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9 Attorneys for Cross-Defendants
Landinv, Inc.; Bruce Burrows; 300 A 40 H, LLC;
Little Rock Sand and Gravel, Inc.;
10 The George and Charlene Lane Family Trust;
The Frank and Yvonne Lane 1993 Family Trust;
11 Monte Vista Building Sites, Inc., A.V. Materials, Inc.;
Holliday Rock Co., Inc.; Littlerock Aggregate Co., Inc.
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14 SUPERIOR COURT OF THE STATE OF CALIFORNIA
15 COUNTY OF LOS ANGELES

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17 Coordination Proceeding Special Title
(Rule 1550 (b))

Judicial Council Coordination No. 4408
[Assigned to Hon. Jack Komar; Dept 17]

18)
19 **ANTELOPE VALLEY GROUNDWATER**)
20 **CASES**)

Santa Clara Case No.: 1-05-CV-049053

21 Included **CONSOLIDATED** Actions:)

LANDOWNERS' JOINDER TO PUBLIC
WATER SUPPLIER'S AMENDED PHASE
5 TRIAL REQUEST FOR JUDICIAL
NOTICE

22 Los Angeles County Waterworks District No.)
40 vs. Diamond Farming Company)
23 Los Angeles Superior Court Case No.)
BC325201)

Trial Date: February 10, 2014
Time: 9:00 a.m.
Dept.: Old Dept. 1

24 Los Angeles County Waterworks District No.)
40 vs. Diamond Farming Company)
25 Kern County Superior Court Case No. S-1500-)
26 CV-254348 NFT)
27)
28)

1 Diamond Farming Company vs. City of)
 2 Lancaster Riverside County Superior Court)
 3 Lead Case No. RIC 344436 [Consolidated w/)
 Case Nos. 344668 & 353840])
 4 Willis v. Los Angeles County Waterworks)
 5 District No. 40; Los Angeles Superior Court)
 Case No. BC 364553)
 6 Wood v. Los Angeles County Waterworks)
 7 District No. 40; Los Angeles Superior Court)
 8 Case No. BC 391869)

9 Landinv, Inc., Bruce Burrows; 300 A 40 H, LLC, Little Rock Sand and Gravel, Inc., The
 10 George and Charlene Lane Family Trust, The Frank and Yvonne Lane 1993 Family Trust, Monte
 11 Vista Building Sites, Inc., A.V. Materials, Inc., Holliday Rock Co., Inc., Littlerock Aggregate
 12 Co., Inc. (“Landowners”) hereby join in the Public Water Suppliers’ Amended Phase 5 Trial
 13 Request for Judicial Notice (“RJN”).

14 In addition to the items for which judicial notice is requested in the RJN, on the grounds
 15 set forth in the RJN, Landowners request that the Court take judicial notice of the following
 16 additional documents:

- 17 1. Water Supply contract between the State of California Department of Water
 18 Resources and AVEK, and Amendments numbered 1 through 24. (Exhibit A)
- 19 2. The California Water Plan, Bulletin No. 3, Department of Water Resources (May
 20 1957) (Exhibit B)

21
 22 Dated: April 2, 2014

Respectfully submitted

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 24 SMILAND CHESTER LLP
 RING & TAYLOR

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 26 By /s/ Theodore A. Chester, Jr.
 Theodore A. Chester, Jr.

1 **PROOF OF SERVICE**

2 STATE OF CALIFORNIA)
3)
4 COUNTY OF LOS ANGELES)

5 I, Felicia Herbstreith am employed in the County of Los Angeles, State of California. I
6 am over the age of 18 and not a party to the within action; my business address is: 601 West
7 Fifth Street, Suite 1100, Los Angeles, California 90071.

8 On **April 2, 2014**, I served the foregoing document described as: **LANDOWNERS’**
9 **JOINDER TO PUBLIC WATER SUPPLIER’S AMENDED PHASE 5 TRIAL REQUEST**
10 **FOR JUDICIAL NOTICE** on the interested parties in this action by posting the document
11 listed above to the Santa Clara County Superior website in regard to the Antelope Valley
12 Groundwater Adjudication matter, pursuant to the Electronic Filing and Service Standing Order
13 of Judge Komar.

14 I declare under penalty of perjury under the laws of the State of California that the above
15 is true and correct.

16 Executed on **April 2, 2014**, at Los Angeles, California.

17
18 /s/ Felicia Herbstreith
19 Felicia Herbstreith
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