1 2 3	SMILAND CHESTER ALDEN LLP Theodore A. Chester, Jr. (SBN 105405) Mary C. Alden (SBN 100043) 140 South Lake Avenue, Suite 274 Pasadena, California 91101			
4	Telephone: (213) 891-1010			
5	Attorneys for Cross-Defendants Landiny, Inc.; Bruce Burrows; 300 A 40 H, LLC; Little Rock Sand and Gravel, Inc.;			
6 7	The George and Charlene Lane Family Trust; The Frank and Yvonne Lane 1993 Family Trust; Monte Vista Building Sites, Inc., and A.V. Materials, Inc.			
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9	SUPERIOR COURT OF THE STATE OF CALIFORNIA			
10	COUNTY OF LOS ANGELES			
11	Coordination Proceeding Special Title (Rule 1550 (b))		Council Coordination No. 4408 I to Hon. Jack Komar; Dept 17]	
12	ANTELOPE VALLEY GROUNDWATER	Santa Clara Case No.: 1-05-CV-049053		
13	CASES))		
14 15	Included CONSOLIDATED Actions:	LANE FAMILY'S CASE CONFERENCE MANAGEMENT STATEMENT		
16	Los Angeles County Waterworks District No. 3 40 vs. Diamond Farming Company 1 Los Angeles Superior Court Case No. 3	Date: Time: Place:	February 10, 2016 10:00 a.m. Los Angeles Superior Court	
17 18	BC325201	Dept.:	111 N. Hill Street 322; 2nd Floor	
19	Los Angeles County Waterworks District No.) 40 vs. Diamond Farming Company))		
20	Kern County Superior Court Case No. S-1500-) CV-254348 NFT			
21)		
22	Diamond Farming Company vs. City of Lancaster Riverside County Superior Court			
23	Lead Case No. RIC 344436 [Consolidated w/ Case Nos. 344668 & 353840]			
25	Willis v. Los Angeles County Waterworks)			
26	District No. 40; Los Angeles Superior Court Case No. BC 364553))		
27	Wood v. Los Angeles County Waterworks))		
28	District No. 40; Los Angeles Superior Court () Case No. BC 391869))		

Little Rock Sand and Gravel, Inc., the George and Charlene Lane Family Trust, the Frank and Yvonne Lane 1993 Family Trust, Monte Vista Building Sites, Inc., and A.V. Materials, Inc. (collectively, the "Lane Family") file this Case Management Conference Statement to advise the A revised [Proposed] Order is submitted herewith for the Stipulation to Set Aside Default of Cross-Defendant Frank A. Lane requires correction to reflect entry of the Judgment on December 28, 2015, and to reflect the identity of stipulating parties. A revised proposed There are no recent developments to report with respect to Lane Family/Granite Respectfully submitted SMILAND CHESTER LLP By /s/ Theodore A. Chester, Jr. Theodore A. Chester, Jr.

1	PROOF OF SERVICE		
2	STATE OF CALIFORNIA)		
3	COUNTY OF LOS ANGELES)		
4	I, Felicia Herbstreith am employed in the County of Los Angeles, State of California. I		
5	am over the age of 18 and not a party to the within action; my business address is: 140 South		
6	Lake Avenue, Suite 274, Pasadena, California 91101.		
7 8	On February 9, 2016 , I served the foregoing document described as: LANE		
9	FAMILY'S CASE MANAGEMENT STATEMENT on the interested parties in this action by		
10	posting the document listed above to the Santa Clara County Superior website in regard to the		
11	Antelope Valley Groundwater Adjudication matter, pursuant to the Electronic Filing and Service		
12	Standing Order of Judge Komar.		
13	I declare under penalty of perjury under the laws of the State of California that the above		
14	is true and correct.		
15	Executed on February 9, 2016 , at Pasadena, California.		
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17	/s/ Felicia Herbstreith Felicia Herbstreith		
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