Michael Duane Davis, SBN 093678 Marlene L. Allen-Hammarlund, SBN 126418 2 Derek R. Hoffman, SBN 285784 GRESHAM SAVAGE NOLAN & TILDEN, PC 3750 University Avenue, Suite 250 3 Riverside, CA 92501-3335 (951) 684-2171 Telephone: 4 Facsimile: (951) 684-2150 5 Cross-Defendant. Attornevs for **ADAMS** LĹC; BENNETT INVESTMENTS, Cross-6 Defendants and Cross-Complainants, ANTELOPE MUTUALS 7 VALLEY UNITED **GROUP** [comprised of Antelope Park Mutual Water Co., Aqua-J Mutual Water Co., Averydale Mutual Water 8 Co., Baxter Mutual Water Co., Bleich Flat Mutual Water Co., Colorado Mutual Water Co., Eldorado Mutual Water Co., Evergreen Mutual Water Co., Land Projects Mutual Water Co., Landale Mutual 10 Water Co., Shadow Acres Mutual Water Co., Sundale Mutual Water Co., Sunnyside Farms Mutual Water Co., Tierra Bonita Mutual Water Co., 11 West Side Park Mutual Water Co. and White Fence 12 Farms Mutual Water Co.]; and Cross-Defendants, MIRACLE IMPROVEMENT CORPORATION 13 DBA GOLDEN SANDS MOBILE HOME PARK, AKA GOLDEN SANDS TRAILER PARK, NAMED AS ROE 1121; SAINT ANDREW'S ABBEY, INC., NAMED AS ROE 623; SERVICE ROCK PRODUCTS, L.P.; and SHEEP CREEK WATER COMPANY 16

## SUPERIOR COURT OF THE STATE OF CALIFORNIA IN AND FOR THE COUNTY OF LOS ANGELES

20	Special Title (Rule 1550(b))	)	Proceeding N
21	ANTELOPE VALLEY GROUNDWATER CASES	)	Santa Clara C Assigned to t
22	Including Consolidated Actions:	)	Department 1
23	Los Angeles County Waterworks District No.	)	CORRECTION OF ADAMS
24	40 v. Diamond Farming Co. Superior Court of California, County of Los	)	LLC, ANTE
25	Angeles, Case No. BC 325 201	)	WATER CO
26	Los Angeles County Waterworks District No.	)	WATER CO
27	40 v. Diamond Farming Co. Superior Court of California, County of Kern,	)	WATER CO

Judicial Council Coordination Proceeding No. 4408

Santa Clara Case No. 1-05-CV-049053 Assigned to the Honorable Jack Komar Department 17C

CORRECTED MASTER EXHIBIT LIST OF ADAMS BENNETT INVESTMENTS, LLC, ANTELOPE PARK MUTUAL WATER CO., AQUA-J MUTUAL WATER CO., AVERYDALE MUTUAL WATER CO., BAXTER MUTUAL WATER CO., BLEICH FLAT MUTUAL WATER CO., COLORADO MUTUAL WATER CO., ELDORADO MUTUAL

-1-

ATTORNEYS AT LAW
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**Coordination Proceeding** 

1	Case No. S-1500-CV-254-348	)	WATER CO., EVERGREEN MUTUAL
	Wm. Bolthouse Farms, Inc. v. City of	)	WATER CO., LAND PROJECTS
2	Lancaster	)	MUTUAL WATER CO., LANDALE
	Diamond Farming Co. v. City of Lancaster	)	MUTUAL WATER CO., MIRACLE
3	Diamond Farming Co. v. Palmdale Water	)	IMPROVEMENT CORPORATION DBA
	Dist.	)	GOLDEN SANDS MOBILE HOME
4		)	PARK, AKA GOLDEN SANDS
	Superior Court of California, County of	)	TRAILER PARK [ROE 1121], SAINT
5	Riverside, consolidated actions, Case Nos. RIC	)	ANDREW'S ABBEY, INC. [ROE 623],
	353 840, RIC 344 436, RIC 344 668	)	SERVICE ROCK PRODUCTS, L.P.,
6		)	SHADOW ACRES MUTUAL WATER
		)	CO., SHEEP CREEK WATER
7		)	COMPANY, SUNDALE MUTUAL
		)	WATER CÓ., SUNNYSIDE FARMS
8		)	MUTUAL WÂTER CO., TIERRA
		)	BONITA MUTUAL WATER CO., WEST
9		)	SIDE PARK MUTUAL WATER ĆO.
		)	AND WHITE FENCE FARMS MUTUAL
10		)	WATER CO.
		)	
11		)	PROVE-UP
		)	Trial Date: September 28, 2015
12		)	Time: 10:00 A.M.
		)	Dept.: Dept. 1, Los Angeles
13		)	Judge: Hon. Jack Komar
_		)	
14		(	
	AND RELATED ACTIONS.	S	
15			1

## TO ALL PARTIES AND TO THEIR ATTORNEYS OF RECORD:

Cross-Defendant, ADAMS BENNETT INVESTMENTS, LLC ("Adams Bennett"); Cross-Defendants and Cross-Complainants, ANTELOPE VALLEY UNITED MUTUALS GROUP [comprised of Antelope Park Mutual Water Co., Aqua-J Mutual Water Co., Averydale Mutual Water Co., Baxter Mutual Water Co., Bleich Flat Mutual Water Co., Colorado Mutual Water Co., Eldorado Mutual Water Co., Evergreen Mutual Water Co., Land Projects Mutual Water Co., Landale Mutual Water Co., Shadow Acres Mutual Water Co., Sundale Mutual Water Co., Sunnyside Farms Mutual Water Co., Tierra Bonita Mutual Water Co., West Side Park Mutual Water Co. and White Fence Farms Mutual Water Co.] ("Members of the AV United Mutuals Group"); and Cross-Defendants, MIRACLE IMPROVEMENT CORPORATION DBA GOLDEN SANDS MOBILE HOME PARK, AKA GOLDEN SANDS TRAILER PARK.

-2-

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gresham|savage<sup>28</sup> ATTORNEYS AT LAW

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NAMED AS ROE 1121 ("Golden Sands"); SAINT ANDREW'S ABBEY, INC., NAMED AS ROE 623 ("St. Andrew's"); SERVICE ROCK PRODUCTS, L.P. ("Service Rock"); and SHEEP CREEK WATER COMPANY ("Sheep Creek") by and through their attorneys of record, Michael Duane Davis, Esq., Marlene L. Allen-Hammarlund, Esq. and Derek R. Hoffman, Esq. of Gresham Savage Nolan & Tilden, PC, hereby submit this Corrected Master Exhibit List for the Phase 6 [Prove-Up] Trial proceedings.

EXHIBIT DESIGNATION	EXHIBIT DESCRIPTION
4-Adams-1 [Previously marked and the Court admitted as 4-Adams-1]	ADAMS BENNETT INVESTMENTS, LLC's Information and Materials Responsive to December 12, 2012 Discovery Order for Phase 4 Trial, submitted under penalty of perjury and filed by posting on December 21, 2012, containing information and evidence regarding organizational status, land ownership, groundwater wells and infrastructure, groundwater production, imported water purchases, and capture and pumping of return flows.
4-Adams-2 [Previously marked and the Court admitted as 4-Adams-2]	Cross-Defendant, ADAMS BENNETT INVESTMENTS, LLC's First Supplemental Response to December 12, 2012 Discovery Order for Phase 4 Trial, containing information and evidence regarding organizational status, land ownership, groundwater wells and infrastructure, groundwater production, imported water purchases, and capture and pumping of return flows.
Adams-3	Cross-Defendant, ADAMS BENNETT INVESTMENTS, LLC's Second Supplemental Response to December 12, 2012 Discovery Order for Phase 4 Trial, containing evidence of title to real property overlying the Antelope Valley Area of Adjudication that was acquired and is in the process of being acquired after the Phase 4 Trial [Submitted under penalty of perjury and posted to the Court's website on July 30, 2015, Document No. 10263.]
Adams-4	Declaration of Cross-Defendant, ADAMS BENNETT INVESTMENTS, LLC in Support of Prove-Up Trial.

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2	EXHIBIT DESIGNATION	EXHIBIT DESCRIPTION
3	4-AntelopePark-1	Cross-Defendant/Cross-Complainant, Antelope Valley United Mutual Group's Information and
4	[Previously marked and the Court admitted as 4-AntelopePark-1]	Materials Responsive to December 12, 2012 Discovery Order For Phase 4 Trial, containing
5 6		information and evidence regarding organizational status, service area, groundwater wells and infrastructure, groundwater production, imported
7		water purchases, and capture and pumping of return flows.
8	4-AntelopePark-2	Cross-Defendant/Cross-Complainant, Antelope Valley United Mutual Group, Specifically
9 10	[Previously marked and the Court admitted as 4-AntelopePark-2]	ANTELOPE PARK Mutual Water Company's First Supplemental Response to December 12, 2012 Discovery Order for Phase 4 Trial, containing
11		information and evidence regarding organizational status, service area, groundwater wells and infrastructure, groundwater production, imported
12		water purchases, and capture and pumping of return flows.
13 14	4-AntelopePark-3	Cross-Defendant/Cross-Complainant, Antelope Valley United Mutual Group, Specifically
15	[Previously marked and the Court admitted as 4-AntelopePark-3]	ANTÉLOPE PARK Mutual Water Company's Second Supplemental Response to December 12, 2012 Discovery Order for Phase 4 Trial, containing
16		information and evidence regarding organizational status, service area, groundwater wells and
17 18		infrastructure, groundwater production, imported water purchases, and capture and pumping of return flows.
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EXHIBIT DESIGNATION	EXHIBIT DESCRIPTION
AntelopePark-4	Declaration of a Member of Cross-Defendants / Cross-Complainants, Antelope Valley United Mutuals Group, Specifically, ANTELOPE PARK Mutual Water Company, in Support of Prove-Up Trial.

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2	EXHIBIT DESIGNATION	EXHIBIT DESCRIPTION
3	4-Aqua-J-1	Cross-Defendant/Cross-Complainant, Antelope Valley United Mutual Group's Information and
4	[Previously marked and the Court	Materials Responsive to December 12, 2012
5	admitted as 4-Aqua-J-1]	Discovery Order For Phase 4 Trial, containing information and evidence regarding organizational
6		status, service area, groundwater wells and infrastructure, groundwater production, imported
7		water purchases, and capture and pumping of return flows.
8		Cross-Defendant/Cross-Complainant, Antelope
9	4-Aqua-J-2	Valley United Mutual Group, Specifically AQUA-J
10	[Previously marked and the Court admitted as 4-Aqua-J-2]	Mutual Water Company's First Supplemental Response to December 12, 2012 Discovery Order
11		for Phase 4 Trial, containing information and evidence regarding organizational status, service
12		area, groundwater wells and infrastructure, groundwater production, imported water purchases,
13		and capture and pumping of return flows.
14 15	A ana 12	Declaration of a Member of Cross-Defendants /
16	Aqua-J-3	Cross-Complainants, Antelope Valley United Mutuals Group, Specifically, AQUA-J Mutual
17		Water Company, in Support of Prove-Up Trial.
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2	EXHIBIT DESIGNATION	EXHIBIT DESCRIPTION
2	4-Averydale-1	Cross-Defendant/Cross-Complainant, Antelope
3	[Durani arraha mankad and the Count	Valley United Mutual Group's Information and
4	[Previously marked and the Court admitted as 4-Averydale-1]	Materials Responsive to December 12, 2012 Discovery Order For Phase 4 Trial, containing information and evidence regarding organizational
5		status, service area, groundwater wells and
6		infrastructure, groundwater production, imported water purchases, and capture and pumping of return flows.
7	4.4.	
8	4-Averydale-2	Cross-Defendant/Cross-Complainant, Antelope Valley United Mutual Group, Specifically
9	[Previously marked and the Court	AVERYDALE Mutual Water Company's First
	admitted as 4-Averydale-2]	Supplemental Response to December 12, 2012 Discovery Order for Phase 4 Trial, containing
10		information and evidence regarding organizational status, service area, groundwater wells and
11		infrastructure, groundwater production, imported
12		water purchases, and capture and pumping of return flows.
13	A 11 2	Declaration of a Member of Cross-Defendants /
14	Averydale-3	Cross-Complainants, Antelope Valley United
15		Mutuals Group, Specifically, AVERYDALE Mutual Water Company, in Support of Prove-Up
		Trial.
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2	EXHIBIT DESIGNATION	EXHIBIT DESCRIPTION
3	4-Baxter-1	Cross-Defendant/Cross-Complainant, Antelope
4	[Previously marked and the Court	Valley United Mutual Group's Information and Materials Responsive to December 12, 2012
5	admitted as 4-Baxter-1]	Discovery Order For Phase 4 Trial, containing information and evidence regarding organizational status, service area, groundwater wells and
6		infrastructure, groundwater production, imported water purchases, and capture and pumping of return
7		flows.
8	4-Baxter-2	Cross-Defendant/Cross-Complainant, Antelope Valley United Mutual Group, Specifically BAXTER
9	[Previously marked and the Court admitted as 4-Baxter-2]	Valley United Mutual Group, Specifically BAXTER Mutual Water Company's First Supplemental Response to December 12, 2012 Discovery Order
10	,	for Phase 4 Trial, containing information and evidence regarding organizational status, service
11		area, groundwater wells and infrastructure, groundwater production, imported water purchases,
12		and capture and pumping of return flows.
13	Baxter-3	Declaration of a Member of Cross-Defendants /
14		Cross-Complainants, Antelope Valley United Mutuals Group, Specifically, BAXTER Mutual
15		Water Company, in Support of Prove-Up Trial.
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2	EXHIBIT DESIGNATION	EXHIBIT DESCRIPTION
3	4-BleichFlat-1	Cross-Defendant/Cross-Complainant, Antelope
4	[Previously marked and the Court admitted as 4-BleichFlat-1]	Valley United Mutual Group's Information and Materials Responsive to December 12, 2012 Discovery Order For Phase 4 Trial, containing information and evidence regarding organizational
6 7		status, service area, groundwater wells and infrastructure, groundwater production, imported water purchases, and capture and pumping of return flows.
8 9 10 11 12	4-BleichFlat-2 [Previously marked and the Court admitted as 4-BleichFlat-2]	Cross-Defendant/Cross-Complainant, Antelope Valley United Mutual Group, Specifically BLEICH FLAT Mutual Water Company's First Supplemental Response to December 12, 2012 Discovery Order for Phase 4 Trial, containing information and evidence regarding organizational status, service area, groundwater wells and infrastructure, groundwater production, imported water purchases, and capture and pumping of return flows.
<ul><li>13</li><li>14</li><li>15</li><li>16</li></ul>	BleichFlat-3	Declaration of a Member of Cross-Defendants / Cross-Complainants, Antelope Valley United Mutuals Group, Specifically, BLEICH FLAT Mutual Water Company, in Support of Prove-Up Trial.
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2	EXHIBIT DESIGNATION	EXHIBIT DESCRIPTION
3 4 5 6 7	4-Colorado-1  [Previously marked and the Court admitted as 4-Colorado-1]	Cross-Defendant/Cross-Complainant, Antelope Valley United Mutual Group's Information and Materials Responsive to December 12, 2012 Discovery Order For Phase 4 Trial, containing information and evidence regarding organizational status, service area, groundwater wells and infrastructure, groundwater production, imported water purchases, and capture and pumping of return flows.
8 9 10	4-Colorado-2  [Previously marked and the Court admitted as 4-Colorado-2]	Cross-Defendant/Cross-Complainant, Antelope Valley United Mutual Group, Specifically COLORADO Mutual Water Co.'s First Supplemental Response to December 12, 2012 Discovery Order for Phase 4 Trial, containing information and evidence regarding
11 12		organizational status, service area, groundwater wells and infrastructure, groundwater production, imported water purchases, and capture and pumping of return flows.
13 14	Colorado-3	Declaration of a Member of Cross-Defendants / Cross-Complainants, Antelope Valley United Mutuals Group, Specifically, COLORADO Mutual Water Company, in Support of Prove-Up
<ul><li>15</li><li>16</li></ul>		Trial.
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2	EXHIBIT DESIGNATION	EXHIBIT DESCRIPTION
3	4-ElDorado-1	Cross-Defendant/Cross-Complainant, Antelope Valley United Mutual Group's Information and
4	[Previously marked and the Court admitted as 4-ElDorado-1]	Materials Responsive to December 12, 2012 Discovery Order For Phase 4 Trial, containing
5	dumitied us 1 Diborado 1]	information and evidence regarding organizational status, service area, groundwater wells and infrastructure, groundwater production, imported
6		water purchases, and capture and pumping of return flows.
7		return nows.
8	4-ElDorado-2	Cross-Defendant/Cross-Complainant, Antelope Valley United Mutual Group, Specifically EL
9	[Previously marked and the Court admitted as 4-ElDorado-2]	DORADO Mutual Water Company's First Supplemental Response to December 12, 2012
10	admitted as 4-EiDorado-2]	Discovery Order for Phase 4 Trial, containing information and evidence regarding organizational
11		status, service area, groundwater wells and infrastructure, groundwater production, imported
12		water purchases, and capture and pumping of return flows.
13	ElDorado-3	Cross-Defendant/Cross-Complainant, Antelope
14	Liborado-3	Valley United Mutual Group, Specifically EL DORADO MUTUAL WATER COMPANY,
15		LANDALE MUTUAL WATER CO., SHADOW ACRES MUTUAL WATER COMPANY,
16		SUNNYSIDE FARMS MUTUAL WATER COMPANY, INC., WEST SIDE PARK
17		MUTUAL WATER CO., AND WHITE FENCE FARMS MUTUAL WATER CO.'S Summary of
18		Imported Water.
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EXHIBIT DESIGNATION	EXHIBIT DESCRIPTION
ElDorado-4	Responses to Antelope Valley-East Kern Water Agency's First Set of Production of Documents Propounded to Cross-Defendants / Cross-Complainants, EL DORADO Mutual Water Co., Landale Mutual Water Co., Shadow Acres Mutual Water Co., Sunnyside Farms Mutual Water Co., Westside Park Mutual Water Co., and White Fence Farms Mutual Water Co., Inc., [six of the 16 mutual water companies that comprise A. V. United Mutual Group] [Submitted under penalty of perjury and posted to the Court's website on December 6, 2013, Document No. 7699.]
ElDorado-5	Production of Documents in Response to Antelope Valley-East Kern Water Agency's First Request for Production of Documents Propounded to Cross-Defendants / Cross-Complainants, EL DORADO Mutual Water Co. and Westside Park Mutual Water Co. [two of the 16 mutual water companies that comprise A.V. United Mutual Group] [Submitted under penalty of perjury and posted to the Court's website on December 23, 2013, Document No. 7769.]
ElDorado-6	Supplemental Production of Documents of Cross-Defendants / Cross-Complainants, EL DORADO Mutual Water Co. and Westside Park Mutual Water Co., and Production of Documents of Cross-Defendants / Cross-Complainants, Landale Mutual Water Company, Shadow Acres Mutual Water Company, Sunnyside Farms Mutual Water Company, and White Fence Farms Mutual Water Company [ six of the 16 mutual water companies that comprise A.V. United Mutual Group] in Response to Antelope Valley-East Kern Water Agency's First Request for Production Of Documents [Submitted under penalty of perjury and posted to the Court's website on February 7, 2014, Document No. 8589.]
ElDorado-7	Second Supplemental Production of Documents of Cross-Defendant / Cross-Complainant, EL DORADO Mutual Water Co., and First Supplemental Production of Documents of Cross-Defendant / Cross-Complainant, Sunnyside Farms Mutual Water Company [two of the 16 mutual water companies that comprise A.V. United Mutual Group] in Response to Antelope Valley-East Kern Water Agency's First Request for Production of Documents] [Submitted under penalty of perjury and posted to the Court's website on February 7, 2014, Document No. 8588.]

-12-

EXHIBIT DESIGNATION	EXHIBIT DESCRIPTION
ElDorado-8	Declaration of a Member of Cross-Defendants / Cross-Complainants, Antelope Valley United Mutuals Group, Specifically, EL DORADO Mutual Water Company, in Support of Prove-Up Trial.

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2	EXHIBIT DESIGNATION	EXHIBIT DESCRIPTION
3 4 5 6 7	4-Evergreen-1  [Previously marked and the Couradmitted as 4-Evergreen-1]	Cross-Defendant/Cross-Complainant, Antelope Valley United Mutual Group's Information and Materials Responsive to December 12, 2012 Discovery Order For Phase 4 Trial, containing information and evidence regarding organizational status, service area, groundwater wells and infrastructure, groundwater production, imported water purchases, and capture and pumping of return flows.
8 9 10 11	4-Evergreen-2  [Previously marked and the Couradmitted as 4-Evergreen-2]	Cross-Defendant/Cross-Complainant, Antelope Valley United Mutual Group, Specifically EVERGREEN Mutual Water Company's First Supplemental Response to December 12, 2012 Discovery Order for Phase 4 Trial, containing information and evidence regarding organizational status, service area, groundwater wells and infrastructure, groundwater production, imported water purchases, and capture and pumping of return flows.
3 4 5 6	Evergreen-3	Declaration of a Member of Cross-Defendants / Cross-Complainants, Antelope Valley United Mutuals Group, Specifically, EVERGREEN Mutual Water Company, in Support of Prove-Up Trial.
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EXHIBIT DESIGNATION	EXHIBIT DESCRIPTION
4-GoldenSands-1  [Previously marked and the Court admitted as 4-GoldenSands-1]	Cross-Defendant, MIRACLE IMPROVEMENT CORPORATION DBA GOLDEN SANDS MOBILE HOME PARK, AKA GOLDEN SANDS TRAILER PARK Information And Materials Responsive To December 12, 2012 Discovery Order For Phase 4 Trial, containing information and evidence regarding organization status, service area, groundwater wells and infrastructure, groundwater production, importe water purchases, and capture and pumping of return flows.
	return nows.
4-GoldenSands-2 [Previously marked and the Court admitted as 4-GoldenSands-2]	Cross-Defendant, MIRACLE IMPROVEMENT CORPORATION DBA GOLDEN SANDS MOBILE HOME PARK, AKA GOLDEN SANDS TRAILER PARK First Supplemental Response to December 12, 2012 Discovery Order for Phase 4 Trial, containing information and evidence regarding organizational status, service area, groundwater wells and infrastructure, groundwater production, imported water purchases, and capture and pumping of return flows.
GoldenSands-3	Declaration of Cross-Defendant, MIRACLE IMPROVEMENT CORPORATION DBA GOLDEN SANDS MOBILE HOME PARK, AKA GOLDEN SANDS TRAILER PARK, in Support of Prove-Up Trial.

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2	EXHIBIT DESIGNATION	EXHIBIT DESCRIPTION
3	4-Landale-1	Cross-Defendant/Cross-Complainant, Antelope Valley United Mutual Group's Information and
4	[Previously marked and the Court admitted as 4-Landale-1]	Materials Responsive to December 12, 2012 Discovery Order For Phase 4 Trial, containing
5	_	information and evidence regarding organizational status, service area, groundwater wells and
6		infrastructure, groundwater production, imported water purchases, and capture and pumping of
7		return flows.
8	4-Landale-2	Cross-Defendant/Cross-Complainant, Antelope
9	[Previously marked and the Court	Valley United Mutual Group, Specifically LANDALE Mutual Water Company's First
10	admitted as 4- Landale-2]	Supplemental Response to December 12, 2012 Discovery Order for Phase 4 Trial, containing
11		information and evidence regarding organizational status, service area, groundwater wells and
12		infrastructure, groundwater production, imported water purchases, and capture and pumping of
13		return flows.
14	Landale-3	Cross-Defendant/Cross-Complainant, Antelope Valley United Mutual Group, Specifically EL
15		DORADO MUTUAL WATER COMPANY, LANDALE MUTUAL WATER CO., SHADOW
16		ACRES MUTUAL WATER COMPANY, SUNNYSIDE FARMS MUTUAL WATER
17		COMPANY, INC., WEST SIDE PARK MUTUAL WATER CO., AND WHITE FENCE
18		FARMS MUTUAL WATER CO.'S Summary of Imported Water.
19	Landale-4	Responses to Antelope Valley-East Kern Water
20		Agency's First Set of Production of Documents Propounded to Cross-Defendants / Cross- Complements El Dorado Mutual Water Co
21		Complainants, El Dorado Mutual Water Co., LANDALE Mutual Water Co., Shadow Acres Mutual Water Co., Supposido Formo Mutual
22		Mutual Water Co., Sunnyside Farms Mutual Water Co., Westside Park Mutual Water Co., and White Force Farms Mutual Water Co. Inc. Isix of
23		White Fence Farms Mutual Water Co., Inc., [six of the 16 mutual water companies that comprise A.
24		V. United Mutual Group] [Submitted under penalty of perjury and posted to the Court's website on December 6, 2013, Document No.
25		7699.]

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2	EXHIBIT DESIGNATION	EXHIBIT DESCRIPTION
3	Landale-5	Production of Documents in Response to Antelope Valley-East Kern Water Agency's First Request
4		for Production of Documents Propounded to Cross-Defendants / Cross-Complainants, El
5		Dorado Mutual Water Co. and Westside Park Mutual Water Co. [two of the 16 mutual water
6		companies that comprise A.V. United Mutual Group] [Submitted under penalty of perjury and
7		posted to the Court's website on December 23, 2013, Document No. 7769.]
8	Landale-6	Supplemental Production of Documents of Cross- Defendants / Cross-Complainants, El Dorado
9		Mutual Water Co. and Westside Park Mutual Water Co., and Production of Documents of
10		Cross-Defendants / Cross-Complainants, LANDALE Mutual Water Company, Shadow
11		Acres Mutual Water Company, Sunnyside Farms Mutual Water Company, and White Fence Farms
12		Mutual Water Company [ six of the 16 mutual water companies that comprise A.V. United
13		Mutual Group] in Response to Antelope Valley- East Kern Water Agency's First Request for
14		Production Of Documents [Submitted under penalty of perjury and posted to the Court's
15		website on February 7, 2014, Document No. 8589.]
16	Landale-7	Second Supplemental Production of Documents of Cross-Defendant / Cross-Complainant, El Dorado
17		Mutual Water Co., and First Supplemental Production of Documents of Cross-Defendant /
18		Cross-Complainant, Sunnyside Farms Mutual Water Company [two of the 16 mutual water
19		companies that comprise A.V. United Mutual Group] in Response to Antelope Valley-East Kern
20		Water Agency's First Request for Production of Documents] [Submitted under penalty of perjury
21		and posted to the Court's website on February 7, 2014, Document No. 8588.]
22	Landale-8	Declaration of a Member of Cross-Defendants /
23		Cross-Complainants, Antelope Valley United Mutuals Group, Specifically, LANDALE Mutual Wester Company, in Support of Prove Lip Triel
24		Water Company, in Support of Prove-Up Trial.
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2	EXHIBIT DESIGNATION	EXHIBIT DESCRIPTION
3	4-ServiceRock-1	Cross-Defendant, SERVICE ROCK PRODUCTS, LP's Information And Materials Responsive To
4	[Previously marked and the Cou admitted as 4-ServiceRock-1]	December 12, 2012 Discovery Order For Phase 4 Trial, containing information and evidence
5		regarding organizational status, land ownership, groundwater wells and infrastructure,
6		groundwater production, imported water purchases, and capture and pumping of return
7		flows.
8	4-ServiceRock-2	
9	[Previously marked and the Cou	Cross-Defendant, SERVICE ROCK PRODUCTS, LP's First Supplemental Response to December
10	admitted as 4-ServiceRock-2]	containing information and evidence regarding organizational status, land ownership, groundwater
12		wells and infrastructure, groundwater production, imported water purchases, and capture and pumping of return flows.
13 14	ServiceRock-3	Declaration of Cross-Defendant, SERVICE ROCK PRODUCTS, LP, in Support of Prove-Up Trial.
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2	EXHIBIT DESIGNATION	EXHIBIT DESCRIPTION
3	4-ShadowAcres-1	Cross-Defendant/Cross-Complainant, Antelope Valley United Mutual Group's Information and
4	[Previously marked and the Court admitted as 4- ShadowAcres-1]	Materials Responsive to December 12, 2012 Discovery Order For Phase 4 Trial, containing
5		information and evidence regarding organizational status, service area, groundwater wells and
6		infrastructure, groundwater production, imported water purchases, and capture and pumping of
7		return flows.
8	4- ShadowAcres-2	Cross-Defendant/Cross-Complainant, Antelope
9	[Previously marked and the Court	Valley United Mutual Group, Specifically SHADOW ACRES Mutual Water Company's
10	admitted as 4- ShadowAcres-2]	First Supplemental Response to December 12, 2012 Discovery Order for Phase 4 Trial,
11		containing information and evidence regarding organizational status, service area, groundwater
12		wells and infrastructure, groundwater production, imported water purchases, and capture and
13		pumping of return flows.
14	ShadowAcres-3	Cross-Defendant/Cross-Complainant, Antelope Valley United Mutual Group, Specifically EL
15		DORADO MUTUAL WATER COMPANY, LANDALE MUTUAL WATER CO., SHADOW
16		ACRES MUTUAL WATER COMPANY, SUNNYSIDE FARMS MUTUAL WATER
17		COMPANY, INC., WEST SIDE PARK MUTUAL WATER CO., AND WHITE FENCE
18		FARMS MUTUAL WATER CO.'S Summary of Imported Water.
19	ShadowAcres-4	Responses to Antelope Valley-East Kern Water
20		Agency's First Set of Production of Documents Propounded to Cross-Defendants / Cross-
21		Complainants, El Dorado Mutual Water Co., Landale Mutual Water Co., SHADOW ACRES
22		Mutual Water Co., Sunnyside Farms Mutual Water Co., Westside Park Mutual Water Co., and
23		White Fence Farms Mutual Water Co., Inc., [six of the 16 mutual water companies that comprise A.
24		V. United Mutual Group [Submitted under penalty of perjury and posted to the Court's website on December 6, 2013, Document No.
25		website on December 6, 2015, Document No. 7699.]

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EXHIBIT DESIGNATION	EXHIBIT DESCRIPTION
ShadowAcres-5	Production of Documents in Response to Antelope Valley-East Kern Water Agency's First Request for Production of Documents Propounded to Cross-Defendants / Cross-Complainants, El Dorado Mutual Water Co. and Westside Park Mutual Water Co. [two of the 16 mutual water companies that comprise A.V. United Mutual Group] [Submitted under penalty of perjury and posted to the Court's website on December 23, 2013, Document No. 7769.]
ShadowAcres-6	Supplemental Production of Documents of Cross-Defendants / Cross-Complainants, El Dorado Mutual Water Co. and Westside Park Mutual Water Co., and Production of Documents of Cross-Defendants / Cross-Complainants, Landale Mutual Water Company, SHADOW ACRES Mutual Water Company, Sunnyside Farms Mutual Water Company, and White Fence Farms Mutual Water Company [ six of the 16 mutual water companies that comprise A.V. United Mutual Group] in Response to Antelope Valley-East Kern Water Agency's First Request for Production Of Documents [Submitted under penalty of perjury and posted to the Court's website on February 7, 2014, Document No. 8589.]
ShadowAcres-7	Second Supplemental Production of Documents of Cross-Defendant / Cross-Complainant, El Dorado Mutual Water Co., and First Supplemental Production of Documents of Cross-Defendant / Cross-Complainant, Sunnyside Farms Mutual Water Company [two of the 16 mutual water companies that comprise A.V. United Mutual Group] in Response to Antelope Valley-East Kern Water Agency's First Request for Production of Documents] [Submitted under penalty of perjury and posted to the Court's website on February 7, 2014, Document No. 8588.]
ShadowAcres-8	Declaration of a Member of Cross-Defendants / Cross-Complainants, Antelope Valley United Mutuals Group, Specifically, SHADOW ACRES Mutual Water Company, in Support of Prove-Up Trial.

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EXHIBIT DESIGNATION	EXHIBIT DESCRIPTION
4-SheepCreek-1  [Previously marked and the Court admitted as 4-SheepCreek-1]	Cross-Defendant, SHEEP CREEK WATER COMPANY Information And Materials Responsive To December 12, 2012 Discovery Order For Phase 4 Trial, containing information and evidence regarding organizational status, land ownership, groundwater wells and infrastructure, groundwater production, imported water purchases, and capture and pumping of return flows.
SheepCreek-2	Declaration of Cross-Defendant, SHEEP CREEK WATER COMPANY, in Support of Prove-Up Trial.

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2	EXHIBIT DESIGNATION	EXHIBIT DESCRIPTION
3	4-StAndrews-1	Cross-Defendant, ST. ANDREW'S ABBEY,
4	[Previously marked and the Cou admitted as 4-StAndrews-1]	INC.'S Information And Materials Responsive To December 12, 2012 Discovery Order For Phase 4 Trial, containing information and evidence
5	,	regarding organizational status, land ownership, groundwater wells and infrastructure,
6		groundwater production, imported water purchases, and capture and pumping of return
7		flows.
8	4-StAndrews-2	
9	   [Previously marked and the Cou	Cross-Defendant, ST. ANDREW'S ABBEY, INC.'S First Supplemental Response to December
10 11	admitted as 4-StAndrews-2]	containing information and evidence regarding
12		organizational status, land ownership, groundwater wells and infrastructure, groundwater production, imported water purchases, and capture and
13		pumping of return flows.
14	StAndrews-3	Declaration of Cross-Defendant, ST. ANDREW'S ABBEY, INC.'S, in Support of Prove-Up Trial.
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EXHIBIT DESIGNATION	EXHIBIT DESCRIPTION
4-Sundale-1 [Previously marked and the Court admitted as 4-Sundale-1]	Cross-Defendant/Cross-Complainant, Antelope Valley United Mutual Group's Information and Materials Responsive to December 12, 2012 Discovery Order For Phase 4 Trial, containing information and evidence regarding organization status, service area, groundwater wells and infrastructure, groundwater production, importe water purchases, and capture and pumping of return flows.
4-Sundale-2 [Previously marked and the Court admitted as 4-Sundale-2]	Cross-Defendant/Cross-Complainant, Antelope Valley United Mutual Group, Specifically SUNDALE Mutual Water Company's First Supplemental Response to December 12, 2012 Discovery Order for Phase 4 Trial, containing information and evidence regarding organization status, service area, groundwater wells and infrastructure, groundwater production, importe water purchases, and capture and pumping of return flows.
Sundale-3	Declaration of a Member of Cross-Defendants / Cross-Complainants, Antelope Valley United Mutuals Group, Specifically, SUNDALE Mutua Water Company, in Support of Prove-Up Trial.

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2	EXHIBIT DESIGNATION	EXHIBIT DESCRIPTION
3	4-SunnysideFarms-1	Cross-Defendant/Cross-Complainant, Antelope Valley United Mutual Group's Information and
4	[Previously marked and the Court admitted as 4- SunnysideFarms-1]	Materials Responsive to December 12, 2012 Discovery Order For Phase 4 Trial, containing
5		information and evidence regarding organizational status, service area, groundwater wells and
6		infrastructure, groundwater production, imported water purchases, and capture and pumping of return flows.
7		return nows.
8	4- SunnysideFarms-2	Cross-Defendant/Cross-Complainant, Antelope Valley United Mutual Group, Specifically
9	[Previously marked and the Court admitted as 4- SunnysideFarms-2]	SUNNYSIDE FARMS Mutual Water Company's First Supplemental Response to December 12,
10	administration as it is a ministration and a second arms and a second arms and a second arms and a second arms a s	2012 Discovery Order for Phase 4 Trial, containing information and evidence regarding
11		organizational status, service area, groundwater wells and infrastructure, groundwater production,
12		imported water purchases, and capture and pumping of return flows.
13		
14	SunnysideFarms-3	Cross-Defendant/Cross-Complainant, Antelope Valley United Mutual Group, Specifically EL DORADO MUTUAL WATER COMPANY,
15		LANDALE MUTUAL WATER CO., SHADOW ACRES MUTUAL WATER COMPANY,
16		SUNNYSIDE FARMS MUTUAL WATER COMPANY, INC., WEST SIDE PARK
17		MUTUAL WATER CO., AND WHITE FENCE FARMS MUTUAL WATER CO.'S Summary of
18		Imported Water.
19	SunnysideFarms-4	Responses to Antelope Valley-East Kern Water Agency's First Set of Production of Documents
20		Propounded to Cross-Defendants / Cross-Complainants, El Dorado Mutual Water Co.,
21		Landale Mutual Water Co., Shadow Acres Mutual Water Co., SUNNYSIDE FARMS Mutual Water
22		Co., Westside Park Mutual Water Co., and White Fence Farms Mutual Water Co., Inc., [six of the 16]
23		mutual water companies that comprise A. V. United Mutual Group] [Submitted under penalty of
24		perjury and posted to the Court's website on December 6, 2013, Document No. 7699.]
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EXHIBIT DESIGNATION	EXHIBIT DESCRIPTION
SunnysideFarms-5	Production of Documents in Response to Antelope Valley-East Kern Water Agency's First Request for Production of Documents Propounded to Cross-Defendants / Cross-Complainants, El Dorado Mutual Water Co. and Westside Park Mutual Water Co. [two of the 16 mutual water companies that comprise A.V. United Mutual Group] [Submitted under penalty of perjury and posted to the Court's website on December 23, 2013, Document No. 7769.]
SunnysideFarms-6	Supplemental Production of Documents of Cross-Defendants / Cross-Complainants, El Dorado Mutual Water Co. and Westside Park Mutual Water Co., and Production of Documents of Cross-Defendants / Cross-Complainants, Landale Mutual Water Company, Shadow Acres Mutual Water Company, SUNNYSIDE FARMS Mutual Water Company, and White Fence Farms Mutual Water Company [ six of the 16 mutual water companies that comprise A.V. United Mutual Group] in Response to Antelope Valley-East Kern Water Agency's First Request for Production Of Documents [Submitted under penalty of perjury and posted to the Court's website on February 7, 2014, Document No. 8589.]
SunnysideFarms-7	Second Supplemental Production of Documents of Cross-Defendant / Cross-Complainant, El Dorado Mutual Water Co., and First Supplemental Production of Documents of Cross-Defendant / Cross-Complainant, SUNNYSIDE FARMS Mutual Water Company [two of the 16 mutual water companies that comprise A.V. United Mutual Group] in Response to Antelope Valley-East Kern Water Agency's First Request for Production of Documents] [Submitted under penalty of perjury and posted to the Court's website on February 7, 2014, Document No. 8588.]
SunnysideFarms-8	Declaration of a Member of Cross-Defendants / Cross-Complainants, Antelope Valley United Mutuals Group, Specifically, SUNNYSIDE FARMS Mutual Water Company, in Support of Prove-Up Trial.

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2	EXHIBIT DESIGNATION	EXHIBIT DESCRIPTION
3	4-TierraBonita-1	Cross-Defendant/Cross-Complainant, Antelope Valley United Mutual Group's Information and
4	[Previously marked and the Court admitted as 4- TierraBonita-1]	Materials Responsive to December 12, 2012 Discovery Order For Phase 4 Trial, containing information and evidence regarding organizational
5		status, service area, groundwater wells and infrastructure, groundwater production, imported
6		water purchases, and capture and pumping of return flows.
7	4- TierraBonita-2	Cross-Defendant/Cross-Complainant, Antelope
8		Valley United Mutual Group, Specifically TIERRA BONITA Mutual Water Company's First
9	[Previously marked and the Court admitted as 4- TierraBonita-2]	Supplemental Response to December 12, 2012 Discovery Order for Phase 4 Trial, containing
10		information and evidence regarding organizational status, service area, groundwater wells and
11		infrastructure, groundwater production, imported water purchases, and capture and pumping of
12		return flows.
13	TierraBonita-3	Declaration of a Member of Cross-Defendants / Cross-Complainants, Antelope Valley United
14		Mutuals Group, Specifically, TIERRA BONITA Mutual Water Company, in Support of Prove-Up
15		Trial.
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EXHIBIT DESIGNATION	EXHIBIT DESCRIPTION
4-WestSidePark-1  [Previously marked and the Court admitted as 4- WestSidePark-1]	Cross-Defendant/Cross-Complainant, Antelope Valley United Mutual Group's Information and Materials Responsive to December 12, 2012 Discovery Order For Phase 4 Trial, containing information and evidence regarding organizations status, service area, groundwater wells and infrastructure, groundwater production, imported water purchases, and capture and pumping of return flows.
4- WestSidePark-2  [Previously marked and the Court	Cross-Defendant/Cross-Complainant, Antelope Valley United Mutual Group, Specifically WEST SIDE PARK Mutual Water Company's First
admitted as 4- WestSidePark-2]	Discovery Order for Phase 4 Trial, containing information and evidence regarding organization status, service area, groundwater wells and infrastructure, groundwater production, imported water purchases, and capture and pumping of
WestSidePark-3	return flows.  Cross-Defendant/Cross-Complainant, Antelope Valley United Mutual Group, Specifically EL DORADO MUTUAL WATER COMPANY, LANDALE MUTUAL WATER CO., SHADOW ACRES MUTUAL WATER COMPANY, SUNNYSIDE FARMS MUTUAL WATER COMPANY, INC., WEST SIDE PARK MUTUAL WATER CO., AND WHITE FENCE FARMS MUTUAL WATER CO.'S Summary of Imported Water.
WestSidePark-4	Responses to Antelope Valley-East Kern Water Agency's First Set of Production of Documents Propounded to Cross-Defendants / Cross-Complainants, El Dorado Mutual Water Co., Landale Mutual Water Co., Shadow Acres Mutual Water Co., Sunnyside Farms Mutual Water Co., WESTSIDE PARK Mutual Water Co., and White Fence Farms Mutual Water Co., Inc., [six of the mutual water companies that comprise A. V. United Mutual Group] [Submitted under penalty of perjury and posted to the Court's website on December 6, 2013, Document No. 7699.]

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EXHIBIT DESIGNATION	EXHIBIT DESCRIPTION
WestSidePark-5	Production of Documents in Response to Antelope Valley-East Kern Water Agency's First Request for Production of Documents Propounded to Cross-Defendants / Cross-Complainants, El Dorado Mutual Water Co. and WESTSIDE PARK Mutual Water Co. [two of the 16 mutual water companies that comprise A.V. United Mutual Group] [Submitted under penalty of perjury and posted to the Court's website on December 23, 2013, Document No. 7769.]
WestSidePark-6	Supplemental Production of Documents of Cross-Defendants / Cross-Complainants, El Dorado Mutual Water Co. and WESTSIDE PARK Mutual Water Co., and Production of Documents of Cross-Defendants / Cross-Complainants, Landale Mutual Water Company, Shadow Acres Mutual Water Company, Sunnyside Farms Mutual Water Company, and White Fence Farms Mutual Water Company [ six of the 16 mutual water companies that comprise A.V. United Mutual Group] in Response to Antelope Valley-East Kern Water Agency's First Request for Production Of Documents [Submitted under penalty of perjury and posted to the Court's website on February 7, 2014, Document No. 8589.]
WestSidePark-7	Second Supplemental Production of Documents of Cross-Defendant / Cross-Complainant, El Dorado Mutual Water Co., and First Supplemental Production of Documents of Cross-Defendant / Cross-Complainant, Sunnyside Farms Mutual Water Company [two of the 16 mutual water companies that comprise A.V. United Mutual Group] in Response to Antelope Valley-East Kern Water Agency's First Request for Production of Documents] [Submitted under penalty of perjury and posted to the Court's website on February 7, 2014, Document No. 8588.]
WestSidePark-8	Declaration of a Member of Cross-Defendants / Cross-Complainants, Antelope Valley United Mutuals Group, Specifically; WEST SIDE PARK Mutual Water Company, in Support of Prove-Up Trial.

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2	EXHIBIT DESIGNATION	EXHIBIT DESCRIPTION
3	4-WhiteFenceFarms-1	Cross-Defendant/Cross-Complainant, Antelope Valley United Mutual Group's Information and
4	[Previously marked and the Court admitted as 4-WhiteFenceFarms-1]	Materials Responsive to December 12, 2012 Discovery Order For Phase 4 Trial, containing information and evidence regarding organizational
5		status, service area, groundwater wells and infrastructure, groundwater production, imported
6 7		water purchases, and capture and pumping of return flows.
8	4- WhiteFenceFarms-2	Cross-Defendant/Cross-Complainant, Antelope Valley United Mutual Group, Specifically WHITE
9	[Previously marked and the Court admitted as 4- WhiteFenceFarms-2]	FENČE FARMS Mutual Water Company's First Supplemental Response to December 12, 2012 Discovery Order for Phase 4 Trial, containing
10		information and evidence regarding organizational status, service area, groundwater wells and
11 12		infrastructure, groundwater production, imported water purchases, and capture and pumping of
13	WhiteFenceFarms-3	return flows.  Cross-Defendant/Cross-Complainant, Antelope Valley United Mutual Group, Specifically EL
14		DORADO MUTUAL WATER COMPANY, LANDALE MUTUAL WATER CO., SHADOW
15		ACRES MUTUAL WATER COMPANY, SUNNYSIDE FARMS MUTUAL WATER COMPANY, INC., WEST SIDE PARK
16		MUTUAL WATER CO., AND WHITE FENCE FARMS MUTUAL WATER CO.'S Summary of
17		Imported Water.
18 19	WhiteFenceFarms-4	Responses to Antelope Valley-East Kern Water Agency's First Set of Production of Documents
20		Propounded to Cross-Defendants / Cross- Complainants, El Dorado Mutual Water Co., Landale Mutual Water Co., Shadow Acres Mutual
21		Water Co., Sunnyside Farms Mutual Water Co., Westside Park Mutual Water Co., and WHITE
22		FENCE FARMS Mutual Water Co., Inc., [six of the 16 mutual water companies that comprise A.
23		V. United Mutual Group [Submitted under penalty of perjury and posted to the Court's
24		website on December 6, 2013, Document No. 7699.]

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2	EXHIBIT DESIGNATION	EXHIBIT DESCRIPTION
3	WhiteFenceFarms-5	Production of Documents in Response to Antelope Valley-East Kern Water Agency's First Request
		for Production of Documents Propounded to
4		Cross-Defendants / Cross-Complainants, El Dorado Mutual Water Co. and WHITE FENCE
5		FARMS Mutual Water Co. [two of the 16 mutual
6		water companies that comprise A.V. United Mutual Group] [Submitted under penalty of
		perjury and posted to the Court's website on
7	WhiteFenceFarms-6	December 23, 2013, Document No. 7769.]  Supplemental Production of Documents of Cross-
8		Defendants / Cross-Complainants, El Dorado
9		Mutual Water Co. and WHITE FENCE FARMS Mutual Water Co., and Production of Documents
10		of Cross-Defendants / Cross-Complainants, Landale Mutual Water Company, Shadow Acres
		Mutual Water Company, Sunnyside Farms Mutual
11		Water Company, and WHITE FENCE FARMS Mutual Water Company [ six of the 16 mutual
12		water companies that comprise A.V. United
13		Mutual Group] in Response to Antelope Valley- East Kern Water Agency's First Request for
		Production Of Documents [Submitted under
14		penalty of perjury and posted to the Court's website on February 7, 2014, Document No.
15	WhiteFenceFarms-7	8589.]
16	whiterencerarms-/	Second Supplemental Production of Documents of Cross-Defendant / Cross-Complainant, El Dorado
17		Mutual Water Co., and First Supplemental Production of Documents of Cross-Defendant /
		Cross-Complainant, Sunnyside Farms Mutual
18		Water Company [two of the 16 mutual water companies that comprise A.V. United Mutual
19		Group] in Response to Antelope Valley-East Kern
20		Water Agency's First Request for Production of Documents] [Submitted under penalty of perjury
21		and posted to the Court's website on February 7, 2014, Document No. 8588.]
22	WhiteFenceFarms-8	Declaration of a Member of Cross-Defendants /
23		Cross-Complainants, Antelope Valley United Mutuals Group, Specifically, WHITE FENCE
24		FARMS Mutual Water Company, in Support of Prove-Up Trial.
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By:

MICHAEL DUANE DAVIS, ESQ. MARLENE L. ALLEN-HAMMARLUND, ESQ. DEREK R. HOFFMAN, ESQ. Attorneys for CROSS-DEFENDANT / CROSS-COMPĽAINANT, A. V. UNITED MUTUAL GROUP [comprised of Antelope Park Mutual Water Co., Aqua-J Mutual Water Co., Averydale Mutual Water Co., Baxter Mutual Water Co., Bleich Flat Mutual Water Co., Colorado Mutual Water Co., Eldorado Mutual Water Co., Evergreen Mutual Water Co., Land Projects Mutual Water Co., Landale Mutual Water Co., Shadow Acres Mutual Water Co., Sundale Mutual Water Co., Sunnyside Farms Mutual Water Co., Tierra Bonita Mutual Water Co., West Side Park Mutual Water Co. and White Fence Farms Mutual Water Co.]; and CROSS-DEFENDANTS, ADAMS BENNETT INVESTMENTS, LLC, MIRACLE IMPROVEMENT CORPORATION dba GOLDEN SANDS MOBILE HOME PARK, aka GOLDEN SANDS TRAILER PARK [ROE 1121], ST. ANDREW'S ABBEY, INC. [ROE 623], WHITE FENCE FARMS PRODUCTS, L.P., and SHEEP CREEK WATER COMPANY, INC.

gresham|savage<sup>28</sup>

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## PROOF OF SERVICE STATE OF CALIFORNIA, COUNTY OF SAN BERNARDINO

Court

Proceedings No. 4408; Santa Clara County Superior Court Case No. 1-05-CV-049053

18 years and not a party to the within action; my business address is: 550 East Hospitality Lane,

I am employed in the County of San Bernardino, State of California. I am over the age of

Judicial

Council

Coordinated

Superior

ANTELOPE VALLEY GROUNDWATER CASES

County

Angeles

Suite 300, San Bernardino, CA 92408-4205.

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ATTORNEYS AT LAW
3750 I INIVERSITY AVE

3750 UNIVERSITY AVE. STE. 250 RIVERSIDE, CA 92501-3335 (951) 684-2171

On September 28, 2015, I served the foregoing document(s) described as **CORRECTED** MASTER EXHIBIT LIST OF ADAMS BENNETT INVESTMENTS, LLC, ANTELOPE PARK MUTUAL WATER CO., AQUA-J MUTUAL WATER CO., AVERYDALE MUTUAL WATER CO., BAXTER MUTUAL WATER CO., BLEICH FLAT MUTUAL WATER CO., COLORADO MUTUAL WATER CO., ELDORADO MUTUAL WATER CO., EVERGREEN MUTUAL WATER CO., LAND PROJECTS MUTUAL WATER **LANDALE MUTUAL** WATER CO., **MIRACLE IMPROVEMENT** CORPORATION DBA GOLDEN SANDS MOBILE HOME PARK, AKA GOLDEN SANDS TRAILER PARK [ROE 1121], SAINT ANDREW'S ABBEY, INC. [ROE 623], SERVICE ROCK PRODUCTS, L.P., SHADOW ACRES MUTUAL WATER CO., SHEEP CREEK WATER COMPANY, SÚNDALE MUTUAL WATER CO., SUNNYSIDE FARMS MUTUAL WATER CO., TIERRA BONITA MUTUAL WATER CO., WEST

(X) **BY ELECTRONIC SERVICE** – I posted the document(s) listed above to the Santa Clara County Superior Court website, <a href="http://www.scefiling.org">http://www.scefiling.org</a>, in the action of the Antelope Valley Groundwater Cases,

SIDE PARK MUTUAL WATER CO. AND WHITE FENCE FARMS MUTUAL WATER

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

Executed on September 28, 2015, at San Bernardino, California.

**CO.** on the interested parties in this action in the following manner:

DINA M. SNIDER

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