Michael Duane Davis, SBN 093678 Marlene L. Allen-Hammarlund, SBN 126418 Derek R. Hoffman, SBN 285784 2 GRESHAM SAVAGE NOLAN & TILDEN, PC 3750 University Avenue, Suite 250 3 Riverside, CA 92501-3335 Telephone: (951) 684-2171 4 Facsimile: (951) 684-2150 5 Attorneys for Cross-Defendants/Cross-Complainants, Eldorado 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 8 A. V. United Mutual Group] 9 10 SUPERIOR COURT OF THE STATE OF CALIFORNIA IN AND FOR THE COUNTY OF LOS ANGELES 11 12 Coordination Proceeding Judicial Council Coordination 13 Special Title (Rule 1550(b)) Proceeding No. 4408 14 ANTELOPE VALLEY GROUNDWATER Santa Clara Case No. 1-05-CV-049053 CASES Assigned to the Honorable Jack Komar 15 Department 17C Including Consolidated Actions: 16 RESPONSES TO ANTELOPE VALLEY-Los Angeles County Waterworks District EAST KERN WATER AGENCY'S FIRST 17 No. 40 v. Diamond Farming Co. REQUEST FOR ADMISSIONS Superior Court of California, County of Los PROPOUNDED TO CROSS-18 Angeles, Case No. BC 325 201 **DEFENDANTS / CROSS-**COMPLAINANTS, ELDORADO 19 Los Angeles County Waterworks District MUTUAL WATER CO., LANDALE No. 40 v. Diamond Farming Co. MUTUAL WATER CO., SHADOW 20 Superior Court of California, County of Kern, ACRES MUTUAL WATER CO., Case No. S-1500-CV-254-348 SUNNYSIDE FARMS MUTUAL WATER 21 CO., WESTSIDE PARK MUTUAL Wm. Bolthouse Farms, Inc. v. City of WATER CO., AND WHITE FENCE FARMS MUTUAL WATER CO., INC., 22 Lancaster Diamond Farming Co. v. City of Lancaster **[SIX OF THE 16 MUTUAL WATER** 23 Diamond Farming Co. v. Palmdale Water COMPANIES THAT COMPRISE A. V. Dist. UNITED MUTUAL GROUP 24 Superior Court of California, County of Riverside, consolidated actions, Case Nos. RIC 25 353 840, RIC 344 436, RIC 344 668 For Court's Use Only: Santa Clara County 26 AND RELATED ACTIONS. Case No. 1-05-CV-049053 (For E-Posting/E-Service Purposes Only) 27 -1-

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**RESPONDING PARTIES:** Eldorado 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]

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

Cross-Defendants / Cross-Complainants, Eldorado 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., [which are six of the 16 mutual water companies that comprise A. V. UNITED MUTUAL GROUP], by and through their attorneys of record, Gresham Savage Nolan & Tilden, PC, by Michael Duane Davis, Marlene L. Allen-Hammarlund, and Derek R. Hoffman submit the following response to Antelope Valley-East Kern Water Agency's First Set of Request for Admissions Pursuant to the provisions of Code of Civil Procedure section 2033.010:

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### **SHADOW ACRES MUTUAL WATER COMPANY:**

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### **REQUEST FOR ADMISSION NO. 1:**

YOU do not claim the right to recapture or use return flows resulting from State Water Project water imported by AVEK.

### **RESPONSE TO REQUEST FOR ADMISSION NO. 1:**

Deny.

### **REQUEST FOR ADMISSION NO. 2:**

YOU do not have any ownership interest in, or right to recapture or use, return flows resulting from State Water Project water imported by AVEK.

### RESPONSE TO REQUEST FOR ADMISSION NO. 2:

Deny.

### **REQUEST FOR ADMISSION NO. 3:**

The amount of money YOU have paid directly to AVEK for the State Water Project water AVEK imports and delivers to YOU, is less that the total cost AVEK has incurred and paid for such water.

### **RESPONSE TO REQUEST FOR ADMISSION NO. 3:**

This responding party does not have sufficient information regarding the total cost that AVEK has incurred and paid for such water, and on that basis cannot admit or deny this Request for Admission.

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### **REQUEST FOR ADMISSION NO. 4:**

YOU have not made any payments directly to the State of California or any of its subdivisions (other than AVEK) for the State Water Project water AVEK has imported and delivered to YOU.

### **RESPONSE TO REQUEST FOR ADMISSION NO. 4:**

This responding party does not have sufficient information regarding the application of taxes, assessments, fees, charges and other monies that have been paid to the State of California by this Mutual Water Company and by its shareholders, and on that basis cannot admit or deny this Request for Admission.

### **REQUEST FOR ADMISSION NO. 5:**

All direct payments to the State of California have been paid by AVEK (and indirectly by its taxpayers) for construction and maintenance of the infrastructure needed to deliver to you State Water Project water imported by AVEK.

### **RESPONSE TO REQUEST FOR ADMISSION NO. 5:**

This responding party does not have sufficient information regarding the total cost that AVEK has incurred and paid for such water, and on that basis cannot admit or deny this Request for Admission.

### **REQUEST FOR ADMISSION NO. 6:**

No AVEK customer has made any direct payments to the State of California for the State Water Project water imported by AVEK.

### **RESPONSE TO REQUEST FOR ADMISSION NO. 6:**

This responding party does not have sufficient information regarding the direct payment of money by all AVEK customers to the State of California for the State Water Project water imported by AVEK, and on that basis cannot admit or deny this Request for Admission.

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STE. 250

RIVERSIDE, CA 92501-3335 (951) 684-2171 REQUEST FOR ADMISSION NO. 7:

AVEK is both a wholesaler and retailer of State Water Project water – wholesaling water to the Public Water Suppliers, and retailing water to end users (including AVEK's agricultural and other private customers).

### **RESPONSE TO REQUEST FOR ADMISSION NO. 7:**

This responding party does not have sufficient information regarding AVEK's status as a wholesaler and/or retailer of State Water Project water, or regarding who the users are of water that AVEK distributes, and on that basis cannot admit or deny this Request for Admission.

### **REQUEST FOR ADMISSION NO. 8:**

AVEK has not assigned or transferred to any other person its right to recapture or use the return flows resulting from the State Water Project water AVEK imports into the area of adjudication.

### **RESPONSE TO REQUEST FOR ADMISSION NO. 8:**

This responding party does not have sufficient information regarding whether AVEK has assigned or transferred its right to recapture or use the return flows, and on that basis cannot admit or deny this Request for Admission.

### **REQUEST FOR ADMISSION NO. 9:**

AVEK has not abandoned or otherwise relinquished its claimed right to recapture and use return flows resulting from the State Water Project water AVEK imports into the area of adjudication.

### RESPONSE TO REQUEST FOR ADMISSION NO. 9:

This responding party does not have sufficient information regarding whether AVEK has or has not abandoned or otherwise relinquished its claims right to recapture or use the return flows, and on that basis cannot admit or deny this Request for Admission.

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### **REQUEST FOR ADMISSION NO. 10:**

California's Department of Water Resources ("DWR") has never claimed a right to return flows resulting from the State Water Project water AVEK has imported into the area of adjudication.

### **RESPONSE TO REQUEST FOR ADMISSION NO. 10:**

This responding party does not have sufficient information regarding whether or not California's Department of Water Resources has ever claimed a right to return flows resulting from the State Water Project water AVEK has imported into the area of adjudication, and on that basis cannot admit or deny this Request for Admission.

### **REQUEST FOR ADMISSION NO. 11:**

DWR has never manifested an "intent" to recapture the return flows resulting from the State Water Project water AVEK has imported into the area of adjudication.

### **RESPONSE TO REQUEST FOR ADMISSION NO. 11:**

This responding party does not have sufficient information regarding whether or not DWR has production wells in the area of adjudication capable of capturing return flows, and on that basis cannot admit or deny this Request for Admission.

### **REQUEST FOR ADMISSION NO. 12:**

DWR does not have production wells in the area of adjudication capable of capturing return flows.

### **RESPONSE TO REQUEST FOR ADMISSION NO. 12:**

This responding party does not have sufficient information regarding whether or not DWR has production wells in the area of adjudication capable of capturing return flows, and on that basis cannot admit or deny this Request for Admission.

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### **REQUEST FOR ADMISSION NO. 13:**

The water rates charged to AVEK's customers do not recover some of the fixed and variable costs incurred and paid by AVEK relating to the State Water Project facilities.

### **RESPONSE TO REQUEST FOR ADMISSION NO. 13:**

This responding party does not have sufficient information regarding whether or not the water rates charged to AVEK's customers do not recover some of the fixed and variable costs incurred and paid by AVEK relating to the State Water Project facilities, and on that basis cannot admit or deny this Request for Admission.

### **REQUEST FOR ADMISSION NO. 14:**

The water rates charged to AVEK's customers do not recover some of the fixed and variable costs incurred and paid by AVEK relating to its own internal transportation, treatment and delivery facilities.

### **RESPONSE TO REQUEST FOR ADMISSION NO. 14:**

This responding party does not have sufficient information regarding whether or not the water rates charged to AVEK's customers recover some of the fixed and variable costs incurred and paid by AVEK relating to its own internal transportation, treatment and delivery facilities, and on that basis cannot admit or deny this Request for Admission.

### **REQUEST FOR ADMISSION NO. 15:**

None of AVEK's customers pay the full cost of the State Water Project water which is imported and sold to them by AVEK.

### **RESPONSE TO REQUEST FOR ADMISSION NO. 15:**

This responding party does not have sufficient information regarding whether or not AVEK's customers pay the full cost of the State Water Project water which is imported and sold to them by AVEK, and on that basis cannot admit or deny this Request for Admission.

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### Verification by Authorized Individual:

Declaration under Penalty of Perjury:

I, Tim Sullivan, am the President of the Shadow Acres Mutual Water Company and have personal knowledge of the facts set forth above.

If called to do so, I could and would competently testify to these facts under oath. I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Executed this 5 day of December, 2013 at Palmdale, CA.

TIM SULLIVAN

CIRESHAM | BAVAGE ATTORNEYS AT LAW 28 3750 UNIVERSITY AVE 511, 250 RIVERSIDE. CA 92501-3335 (951) 684-3171

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ANTELOPE VALLEY UNITED MUTUAL GROUP'S RESPONSES TO ANTELOPE VALLEY-EAST KERN WATER AGENCY'S FIRST SET OF REQUEST FOR ADMISSIONS

A785-000 -- 1234541.1

1	SIGNED BY ATTORNEY AS TO OBJECTIONS ONLY.	
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3	DATED: December 5, 2013	Respectfully submitted,
4		CDECUAM CANACENOT AM & TIDEN, PC
5		Ti/100
6		MichaelChamber
7		Ву:
8		MICHAEL DUANE DAVIS, ESQ. MARLENE L. ALLEN-HAMMARLUND, ESQ.
9		DEREK R. HOFFMAN, EQ. Attorneys for CROSS-DEFENDANT / CROSS-
10		COMPLAINANT, A. V. UNITED MUTUAL GROUP and Cross-Defendants. ADAMS BENNETT
11		INVESTMENTS, LLC; MIRACLE IMPROVEMENT CORPORATION dba GOLDEN SANDS MOBILE
12		HOME PARK, aka GOLDEN SANDS TRAILER PARK, named as ROE 1121; ST. ANDREW'S
13		ABBEY, INC., named as ROE 623; SERVICE ROCK PRODUCTS, L.P.; and SHEEP CREEK WATER
14		COMPANY, INC.
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### PROOF OF SERVICE

### STATE OF CALIFORNIA, COUNTY OF SAN BERNARDINO

ANTELOPE VALLEY GROUNDWATER CASES

Los Angeles County Superior Court Judicial Council Coordinated

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

I am employed in the County of San Bernardino, State of California. I am over the age of 18 years and not a party to the within action; my business address is: 550 East Hospitality Lane, Suite 300, San Bernardino, CA 92408-4205.

On December 6, 2013, I served the foregoing document(s) described as RESPONSES TO ANTELOPE VALLEY-EAST KERN WATER AGENCY'S FIRST REQUEST FOR ADMISSIONS PROPOUNDED TO CROSS-DEFENDANTS / CROSS-COMPLAINANTS, ELDORADO 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] on the interested parties in this action in the following manner:

(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,

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

Executed on December 6, 2013, at San Bernardino, California.

DINA M. SNIDER

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