Michael Duane Davis, SBN 093678 1 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 Telephone: (951) 684-2171 4 Facsimile: (951) 684-2150 5 Attorneys for Cross-Defendant/Cross-Complainant, A.V. UNITED MUTUALS GROUP; and Cross-6 Defendants, ADAMS BENNETT INVESTMENTS, LLC; MIRACLE IMPROVEMENT CORPORATION dba GOLDEN SANDS MOBILE HOME PARK, aka GOLDEN SANDS TRAILER PARK, named as ROE 8 1121; ST. ANDREW'S ABBEY, INC., named as ROE 623; WHITE FENCE FARMS PRODUCTS, L.P.; and 9 SHEEP CREEK WATER COMPANY, INC. 10 SUPERIOR COURT OF THE STATE OF CALIFORNIA 11 IN AND FOR THE COUNTY OF LOS ANGELES 12 13 Coordination Proceeding Judicial Council Coordination Special Title (Rule 1550(b)) Proceeding No. 4408 14 ANTELOPE VALLEY GROUNDWATER Santa Clara Case No. 1-05-CV-049053 15 **CASES** Assigned to the Honorable Jack Komar Department 17C Including Consolidated Actions: 16 AMENDED EXHIBIT LIST FOR PHASE 17 Los Angeles County Waterworks District 5 TRIAL SUBMITTED ON BEHALF OF No. 40 v. Diamond Farming Co. THE ANTELOPE VALLEY UNITED 18 Superior Court of California, County of Los **MUTUALS GROUP** Angeles, Case No. BC 325 201 19 Los Angeles County Waterworks District Phase 5 Trial Date: February 10, 2014 20 No. 40 v. Diamond Farming Co. 9:00 A.M. Time: Superior Court of California, County of Kern, Dept.: Dept. 1 Case No. S-1500-CV-254-348 21 Judge: Hon. Jack Komar 22 Wm. Bolthouse Farms, Inc. v. City of Lancaster Diamond Farming Co. v. City of Lancaster 23 Diamond Farming Co. v. Palmdale Water 24 Dist. Superior Court of California, County of 25 Riverside, consolidated actions, Case Nos. RIC 353 840, RIC 344 436, RIC 344 668 26 AND RELATED ACTIONS. 27

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TRIAL EXHIBIT NUMBER

SRESHAM SAVAGE

ATTORNEYS AT LAW 3750 UNIVERSITY AVE. STE. 250

RIVERSIDE, CA 92501-3335

(951) 684-2171

Cross-Defendants / Cross-Complainants, the Antelope Valley United Mutuals Group by and through their counsel of record, Michael Duane Davis, Marlene L. Allen-Hammarlund, and Derek R. Hoffman, of GRESHAM SAVAGE NOLAN & TILDEN, PC, submit this Amended Exhibit List with respect to the Phase 5 Trial.

## **DESCRIPTION**

5-AVUMG-1	Order After Hearing on January 27, 2014, 1. Motion by Cross Complainant Antelope Valley-East Kern Water Agency ("AVEK") for Summary Judgment/Summary Adjudication," which was posted to the Santa Clara County Superior Court website on January 30, 2014.
5-AVUMG-2	Opposition to AVEK's Motion for Summary Adjudication which was filed by Los Angeles County Waterworks District No. 40, which was posted to the Santa Clara County Superior Court website on December 27, 2013.
5-AVUMG-3	AVEK 2008 Urban Water Management Plan, dated January 13, 2009, pages 14-15 of 39.
5-AVUMG-4	Court's Transcript from Phase 3 Trial proceedings on October 16, 2013, which is attached as Exhibit LL to Los Angeles County Waterworks District No. 40's Supplemental Request for Judicial Notice of Phase Three Trial Testimonies and Exhibits, Pages 17-18 and 24-26, which was posted to the Santa Clara County Superior Court website on January 24, 2014.
5-AVUMG-5	"City of Palmdale's Proposition 1E Stormwater Flood Management Grant Proposal for the Upper Amargosa Creek Flood Control, Recharge and Habitat Restoration Project", dated April 15, 2011.
5-AVUMG-6	Department of Water Resources, Bulletin No. 91-12 "Water Wells in the Eastern Part of the Antelope Valley Area Los Angeles County, California" prepared by the U.S. Department of the Interior Geological Survey, December 1966, pp. D-44 to D-46, D-49 to D-50, and D-116.

<sup>&</sup>lt;sup>1</sup> A. V. United Mutuals Group has also filed a Joinder to Los Angeles County Waterworks District No. 40's Supplemental Request for Judicial Notice of Phase Three Trial Testimonies and Exhibits, which includes the transcript as Exhibit "LL".

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5-AVUMG-7	AVEK 2010 Urban Water Management Plan, dated June 20, 2011, pages 3-1 and 3-2.
5-AVUMG-8	"Study of Potential Recharge Sites in the Antelope Valley, prepared for Antelope Valley State Water Contractors Association" by Stetson Engineers, Inc., dated September 2002.
5-AVUMG-9	Antelope Valley Integrated Regional Water Management Plan, 2007, with highlights for emphasis.
5-AVUMG-10	Map depicting locations of El Dorado MWC, Landale MWC, Shadow Acres MWC, Sunnyside Farms MWC, West Side Park MWC and White Fence Farms MWC, on January 29, 2007 Map of Water Purveyors of Antelope Valley, produced by Wildermuth Environmental, Inc.

Dated: February 6, 2014.

GRESHAM SAVAGE NOLAN & TILDEN, PC

By:\_

Michael Duane Davis, Esq.

Marlene L. Allen-Hammarlund, Esq.

Derek R. Hoffman, Esq.

Attorneys for CROSS-DEFENDANT / CROSS-COMPLAINANT, A. V. UNITED **MUTUALS** GROUP; 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.

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

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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 Riverside, 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 February 7, 2014 I served the foregoing document(s) described as AMENDED EXHIBIT LIST FOR PHASE 5 TRIAL SUBMITTED ON BEHALF OF THE ANTELOPE VALLEY UNITED MUTUALS 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 February 7, 2014, at San Bernardino, California.

ANTELOPE VALLEY GROUNDWATER CASES

DINA M. SNIDER

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