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 Attornevs for Cross-Defendant, **ADAMS** LLC: INVESTMENTS. BENNETT 6 Cross-Defendants and Cross-Complainants, ANTELOPE 7 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 10 Water Co., Shadow Acres Mutual Water Co., Sundale Mutual Water Co., Sunnyside Farms 11 Mutual Water Co., Tierra Bonita Mutual Water Co., Westside 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. 14 NAMED AS ROE 1121: SAINT ANDREW'S ABBEY, INC., NAMED AS ROE 623; SERVICE 15 ROCK PRODUCTS, L.P.; and SHEÉP CREEK WATER COMPANY 16 17

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

Coordination Proceeding
Special Title (Rule 1550(b))

ANTELOPE VALLEY GROUNDWATER
CASES

Including Consolidated Actions:

Los Angeles County Waterworks District No.
40 v. Diamond Farming Co.
Superior Court of California, County of Los

Angeles, Case No. BC 325 201

Judicial Council Coordination Proceeding No. 4408

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

DECLARATION OF A MEMBER OF CROSS-DEFENDANTS / CROSS-COMPLAINANTS, ANTELOPE VALLEY UNITED MUTUALS GROUP, SPECIFICALLY, TIERRA BONITA MUTUAL WATER COMPANY, IN SUPPORT OF PROVE-UP TRIAL

CAPTION CONTINUED ON NEXT PAGE

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within Declarant's service area that have been improved with a residence, and stand by to serve

the unimproved properties when improved. Upon the formation of Declarant as a mutual benefit,

non-profit corporation, the overlying groundwater rights of the owners of the properties within

the service area (who became the initial shareholders) became the rights of the mutual water

company and have, ever since, been exercised by the mutual water company and not by the

individual property owners/shareholders. There was no known express reservation of the

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overlying groundwater rights by the individual property owners at the time of formation. The property owners/shareholders simply pooled their collective water and (through the mutual water company) constructed, operated and maintained the production, storage and distribution system by which they all receive water for their domestic purposes. Accordingly, the property owners/ shareholders exchanged their overlying water rights for the right to have water delivered to their individual properties. [See Erwin v. Gage Canal Company (1964) 226 Cal.App.2d 189; see also Hildreth v. Montecito Creek Water Co. (1903) 139 Cal. 22, 29; see also City of Glendale v. Crescenta etc. Water Co. (1955) 135 Cal.App.2d 784, 801]. As such, though each shareholder has an interest in the Declarant which owns the water rights, production, storage and distribution facilities, and has the right to receive water upon development and demand, the Declarant is the owner of those certain rights, titles and interests in properties that overlie the Antelope Valley Area of Adjudication as determined by the Court. [From Declarant's Responses to December 12, 2012 Discovery Order for Phase 4 Trial, Responses I.1.a., I.1.b., I.1.j. and I.3.c.; and supporting documents at Attachments I.1.a. and I.3.c.i. thereto; Declarant's First Supplemental Response to December 12, 2012 Discovery Order for Phase 4 Trial, Responses I.3.a. and I.3.c.; and supporting documents at Attachments I.3.a.i. I.3.c.i. thereto].

- 5. Declarant's service area ("Property"), including the production, storage and distribution facilities thereto appertaining, is located in the County of Los Angeles, and is described as follows: West Boundary: 50th East; East Boundary: 55th St East; North Boundary: Ave K-4; and South Boundary: Ave K-8. [From Declarant's Responses to December 12, 2012 Discovery Order for Phase 4 Trial, Response I.1.a.; and supporting documents at Attachment I.1.a. thereto; Declarant's First Supplemental Response to December 12, 2012 Discovery Order for Phase 4 Trial, Response I.3.a.; and supporting documents at Attachment I.3.a.i. thereto].
- 6. Based on Los Angeles County Assessor's Map information, Declarant's service area is comprised of eighty (80) acres. [From Declarant's Responses to December 12, 2012

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Discovery Order for Phase 4 Trial, Response I.1.a.; and supporting documents at Attachment I.1.a. thereto; Declarant's First Supplemental Response to December 12, 2012 Discovery Order for Phase 4 Trial, Response I.3.a.; and supporting documents at Attachments I.3.a.i. thereto].

- 7. Declarant claims the right to produce and use groundwater to serve its shareholders / customers within its service area(s), as described in Paragraph 5, above. [From Declarant's Responses to December 12, 2012 Discovery Order for Phase 4 Trial, Responses I.1., I.1.g., I.2. and I.3.; and supporting documents at Attachments I.1. and I.3. thereto; Declarant's First Supplemental Response to December 12, 2012 Discovery Order for Phase 4 Trial, Responses I.3.a. and I.3.c.; and supporting documents at Attachments I.3.a.i. and I.3.c.i. thereto].
- 8. The maximum amount of groundwater produced from the Property, measured in acre feet, for the following calendar years is as follows:
  - a. 2000: 57.8
  - b. 2001: 61.7
  - c. 2002: 48.5
  - d. 2003: 51.1
  - e. 2004: 57.6
  - f. 2011: 43.0
  - g. 2012 [January through November]: 38.5

The maximum amount of groundwater produced from the Property for the members of the Antelope Valley United Mutuals Group (which was allocated by and amongst them), including that supplemented by the In-Lieu Water purchased from AVEK by some of the members, is collectively greater than both the Pre-Rampdown Production and Overlying Production Right stated in the Proposed Judgment and Physical Solution. [From Declarant's Responses to December 12, 2012 Discovery Order for Phase 4 Trial, Responses I.1.e., I.3.a. and III.1.d.; and supporting documents at Attachments I.1.a. and I.3.a.i. thereto; Declarant's First

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Supplemental Response to December 12, 2012 Discovery Order for Phase 4 Trial, Response I.3.a.; and supporting documents at Attachments I.3.a.i. thereto; Exhibit 4 to [Proposed] Judgment and Physical Solution].

- 9. The use(s) to which the groundwater produced from the Property for the calendar years listed in Paragraph 8 was for the provision of domestic water service to its mutual members, all of which are single family residential properties. [From Declarant's Responses to December 12, 2012 Discovery Order for Phase 4 Trial, Responses I.1.f., I.1.g. and I.1.h.; and supporting documents at Attachment I.1.a. thereto; Declarant's First Supplemental Response to December 12, 2012 Discovery Order for Phase 4 Trial, Response I.3.a.; and supporting documents at Attachment I.3.a.i. thereto].
- 10. The manner and method for determining the amount of groundwater produced from the Property included: pump tests and SCE electric power records. [From Declarant's Responses to December 12, 2012 Discovery Order for Phase 4 Trial, Response I.3.a.; and supporting documents at Attachment I.3.a.i. thereto; Declarant's First Supplemental Response to December 12, 2012 Discovery Order for Phase 4 Trial, Response I.3.a.; and supporting documents at Attachments I.3.a.i. thereto].
- 11. All the information contained in the evidence introduced at the Phase 4 Trial is expressly incorporated herein and made a part of this Declaration for the benefit of the Declarant, as if stated verbatim as follows:
- a. Declarant's Responses to December 12, 2012 Discovery Order for Phase 4 Trial, dated December 21, 2012, which was marked for identification and admitted into evidence as 4-TIERRABONITA-1.
- b. Declarant's First Supplemental Responses to December 12, 2012 Discovery Order for Phase 4 Trial, dated January 30, 2013, which was marked for identification and admitted into evidence as 4-TIERRABONITA-2.

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

Executed this 19 of April, 2015, at LANCASTER, California.

By:

OUGLAS A. GAUDI

ITS: **P**resident

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

Re: ANTELOPE VALLEY GROUNDWATER CASES
Los Angeles County Superior Court

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 Sept. 16, 2015, I served the foregoing document(s) described as **DECLARATION OF A MEMBER OF CROSS-DEFENDANTS / CROSS-COMPLAINANTS, ANTELOPE VALLEY UNITED MUTUALS GROUP, SPECIFICALLY, TIERRA BONITA MUTUAL WATER COMPANY, IN SUPPORT OF PROVE-UP TRIAL** 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 Sept. 16, 2015, at San Bernardino, California.

DINA M. SNIDER

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