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2 BROWNSTEIN HYATT FARBER SCHRECH 21 East Carrillo Street	K, LLP
 Santa Barbara, California 93101 Telephone No: (805) 963-7000 Facsimile No: (805) 965-4333 	
Attorneys for: Gene T. Bahlman, Thomas M. Bo	
	Luz Chavez, Consolidated Rock Products, Del Sur
A. Godde and Godde Trust, Robert and Phillip Go	•
	i and Sahara Nursery, Juniper Hills Water Group, Frust, James W. Kyle, James W. Kyle as Trustee of
the Kyle Family Trust, Julia Kyle, Wanda E. Kyle Maritorena, Richard H. Miner, Barry S. Munz, Te	
Nebeker, R and M Ranch, Inc., Richard and Mich Mabel Selak, Jeffrey L. & Nancee J. Siebert, Dr. S	ael Nelson, Robert Jones, John and Adrienne Reca, Samuel Kremen and Tierra Bonita Ranch
Company, Triple M Property FKA and 3M Prope	
Valley Groundwater Agreement Association ("	
SUPERIOR COURT OF THE	E STATE OF CALIFORNIA
5 ANTELOPE VALLEY FOR THE COUNTY	OF LOS ANGELES Judicial Council Coordination Proceeding
GROUNDWATER CASES	No. 4408
/ Included Actions:)	Santa Clara Case No. 1-05-CV-049053
Los Angeles County Waterworks District No.) 40 v. Diamond Farming Co. Superior Court of	Assigned to The Honorable Jack Komar
California County of Los Angeles, Case No. BC) 325 201 Los Angeles County Waterworks	AGWA'S EXHIBIT LIST FOR PHASE IV TRIAL
District No. 40 v. Diamond Farming Co.	Trial Date: May 28, 2013
Case No. S-1500-CV-254-348 Wm. Bolthouse) Farms, Inc. v. City of Lancaster Diamond	Time: 1:00 pm Dept: 322, Central Civil West
Farming Co. v. City of Lancaster Diamond Farming Co. v. Palmdale Water Dist. Superior	Judge: Hon. Jack Komar
Court of California, County of Riverside, consolidated actions, Case No. RIC 353 840,	
RIC 344 436, RIC 344 668	
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1 Per the Court's Case Management Order for Phase IV Trial, as amended, and the Court's 2 May 23, 2013 Minute Order, Cross-Complainants the members of the Antelope Valley 3 Groundwater Agreement Association ("AGWA Parties") hereby submit their Exhibit List for the 4 Phase IV trial in this matter. Due to the fact that each of the AGWA Parties have stipulated as to 5 their groundwater pumping for 2011-2012 with the Public Water Suppliers – the only parties that 6 have objected to their claimed 2011-2012 pumping – and in accordance with the court's direction 7 regarding the entrance of stipulations, the AGWA Parties intend to offer only their stipulations 8 and the portions of their declarations and supporting exhibits pertaining to 2011-2012 pumping.

<u>EXHIBITS</u>

<u>Exhibit No.</u>	Description
	Bahlman
4-Bahlman-1	Stipulation for Phase IV Trial re 2011-12 Groundwater Pumping by Gene Bahlman
4-Bahlman-2	Declaration of Gene Bahlman in Lieu of Deposition Testimony for Phase IV Trial
	<u>Bookman</u>
4-Bookman-1	Stipulation for Phase IV Trial re 2011-12 Groundwater Pumping by Gene Bahlman
4-Bookman-2	Declaration of Thomas Bookman in Lieu of Deposition Testimony for Phase IV Trial
	<u>Calandri</u>
4-Calandri-1	Stipulation for Phase IV Trial re 2011-12 Groundwater Pumping by John Calandri, Calandri Farms, Sonrise Farms LP, and B.J. Calandr John Calandri, John Calandri as Trustee of the John and B.J. Calandri 2001 Trust
4-Calandri-2	Declaration of John Calandri in Lieu of Deposition Testimony for Phase IV Trial
Cardile	
4-Cardile-1	Stipulation for Phase IV Trial re 2011-12 Groundwater Pumping by Sal and Connie Cardile
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	4-Cardile-2	Declaration of Sal and Connie Cardile in Lieu of Deposition Testimony for Phase IV Trial
		<u>Chavez</u>
	4-Chavez-1	Stipulation for Phase IV Trial re 2011-12 Groundwater Pumping by Efren Chavez
	4-Chavez-2	Declaration of Efren Chavez in Lieu of Deposition Testimony for Phase IV Trial
		<u>Del Sur</u>
	4-Del Sur-1	Stipulation for Phase IV Trial re 2011-12 Groundwater Pumping by Del Sur Ranch, LLC
	4-Del Sur-2	Declaration of Aleks Baharlo in Lieu of Deposition Testimony for Phase IV Trial
		Dickey
	4-Dickey-1	Stipulation for Phase IV Trial re 2011-12 Groundwater Pumping by Billie and Randall Dickey
	4-Dickey-2	Declaration of Billie and Randall Dickey in Lieu of Deposition Testimony for Phase IV Trial
		Godde
	4-Godde-1	Stipulation for Phase IV Trial re 2011-12 Groundwater Pumping by Steven Godde and Forrest Godde Trust of 1998
	4-Godde-2	Declaration of Steven Godde in Lieu of Deposition Testimony for Phase IV Trial
		<u>Gorrindo</u>
	4-Gorrindo-1	Stipulation for Phase IV Trial re 2011-12 Groundwater Pumping by Robert Gorrindo
	4-Gorrindo-2	Declaration of Robert Gorrindo in Lieu of Deposition Testimony for Phase IV Trial
		Griffin
	4-Griffin-1	Stipulation for Phase IV Trial re 2011-12 Groundwater Pumping by Laura Griffin
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4-Griffin-2	Declaration of Jim Nye in Lieu of Deposition Testimony for Phas IV Trial
	Healy
4-Healy-1	Stipulation for Phase IV Trial re 2011-12 Groundwater Pumping Jane Healy and Healy Enterprises, Inc.
4-Healy-2	Declaration of Jane Healy in Lieu of Deposition Testimony for Phase IV Trial
	Juniper Hills
4-Juniper Hills-1	Stipulation for Phase IV Trial re 2011-12 Groundwater Pumping Juniper Hills Water Group
Kyle	
4-Kyle-1	Stipulation for Phase IV Trial re 2011-12 Groundwater Pumping R&M Ranch and Julie and Gailen Kyle
4-Kyle-2	Declaration of Julie Kyle in Lieu of Deposition Testimony for Pha IV Trial
4-Kyle-3	Southern California Edison bills for 2011-2012 and pump tests demonstrating pumping in 2011-2012
	Maritorena
4-Maritorena-1	Stipulation for Phase IV Trial re 2011-12 Groundwater Pumping Jose, Marie, Jean (John) Maritorena, Maritorena Farms, and Jose Maritorena Living Trust
4-Maritorena-2	Declaration of John Maritorena in Lieu of Deposition Testimony Phase IV Trial
	<u>Miner</u>
4-Miner-1	Stipulation for Phase IV Trial re 2011-12 Groundwater Pumping Richard Miner
4-Miner-2	Declaration of Richard Miner in Lieu of Deposition Testimony fo Phase IV Trial
4-Miner-3	Supplemental Declaration of Richard Miner
	Munz
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3	4-Sahara-1	Declaration of John (Medhi) Javadi in Lieu of Deposition Testimon for Phase IV Trial Stipulation for Phase IV Trial re 2011-12 Groundwater Pumping by
5	4-Sahara-2	Saĥara Nursery
5	4-Sahara-3	Southern California Edison bills for 2011-2012 and pump tests
7		Schilling
	4-Schilling-1	Declaration of Lawrence Schilling in Lieu of Deposition Testimony for Phase IV Trial
)	4-Schilling-2	Stipulation for Phase IV Trial re 2011-12 Groundwater Pumping by Lawrence Schilling
		Selak
2		Stipulation for Phase IV Trial re 2011-12 Groundwater Pumping by
3	4-Selak-1	Mabel Selak
	4-Selak-2	Declaration of Mabel Selak in Lieu of Deposition Testimony for Phase IV Trial
5	T 5010A-2	
		Stipulation for Phase IV Trial re 2011-12 Groundwater Pumping by
,	4-Siebert-1	Stipulation for Phase IV Trial re 2011-12 Groundwater Pumping by Jeffrey and Nancee Siebert

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4-Siebert-2	Declaration of Jeffrey and Nancee Siebert in Lieu of Deposition Testimony for Phase IV Trial
	<u>Tierra Bonita</u>
4-Tierra Bonita-1	Stipulation for Phase IV Trial re 2011-12 Groundwater Pumping b Tierra Bonita Ranch
4-Tierra Bonita-2	Declaration of Dr. Samuel Kremen in Lieu of Deposition Testimor for Phase IV Trial
4-Tierra Bonita-3	Southern California Edison Bills for 2011-2012 and pump tests and acreage farmed
	<u>Triple M</u>
4-Triple M-1	Stipulation for Phase IV Trial re 2011-12 Groundwater Pumping b Triple M Properties
4-Triple M-2	Declaration of Michael Smith in Lieu of Deposition Testimony for Phase IV Trial
	<u>Vulcan</u>
4-Vulcan-1	Stipulation for Phase IV Trial re 2011-12 Groundwater Pumping b Vulcan Materials and its affiliated entities
4-Vulcan-2	Declaration of Robert Bowcock in Lieu of Deposition Testimony f Phase IV Trial
	<u>Willow</u>
4-Willow-1	Stipulation for Phase IV Trial re 2011-12 Groundwater Pumping b Willow Springs Co.
4-Willow-2	Declaration of Richard Nelson in Lieu of Deposition Testimony fo Phase IV Trial
	Wilson
4-Wilson-1	Stipulation for Phase IV Trial re 2011-12 Groundwater Pumping b Donna Wilson
4-Wilson-2	Declaration of Donna Wilson in Lieu of Deposition Testimony for Phase IV Trial
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AGWA reserves the right to supplement the above exhibit list. The above list of exhibits does not contain rebuttal exhibits, and AGWA reserves the right to modify its exhibit list to present additional evidence at trial in rebuttal of expert witness testimony offered by other parties, to the extent such additional evidence is necessary. Dated: May 29, 2013 **BROWNSTEIN HYATT FARBER** SCHRECK, LLP By: MICHAEL T. FIFE **BRADLEY J. HERREMA** Attorneys for Cross-Complainants ANTELOPE VALLEY GROUNDWATER AGREEMENT ASSOCIATION 037966\0001\10376191.5 AGWA EXHIBIT LIST FOR PHASE IV TRIAL

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2	<u>PROOF OF SERVICE</u>				
3	STATE OF CALIFORNIA,				
4	COUNTY OF SANTA BARBARA				
5	I am employed in the County of Santa Barbara, State of California. I am over the age of				
6	18 and not a party to the within action; my business address is: 21 E. Carrillo Street, Santa Barbara, California 93101.				
7	On May 29, 2013, I served the foregoing document described as:				
8	AGWA'S EXHIBIT LIST FOR PHASE IV TRIAL				
9	on the interested parties in this action				
10	on the interested parties in this action. By posting it on the website by 5:00 p.m. on May 29, 2013.				
11	This posting was reported as complete and without error.				
12					
13	(STATE) I declare under penalty of perjury under the laws of the State of California that the above is true and correct.				
14	Executed in Santa Barbara, California, on May 29, 2013.				
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18 19	Kinder Minky				
20	LINDA MINKY TYPE OR PRINT NAME SIGNATURE				
20	ITTE OKTKINI NAME SIGNATURE				
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	AGWA EXHIBIT LIST FOR PHASE IV TRIAL				