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6	Attorneys for Cross-Defendant	COMPANY			
7	SOUTHERN CALIFORNIA EDISON	COMPANY			
8	SUPERIOR COURT O	OF THE STAT	<b>FE OF CALIFORNIA</b>		
9	FOR THE CO	UNTY OF LO	DS ANGELES		
10					
11	ANTELOPE VALLEY		ncil Coordination No. 4408		
12	GROUNDWATER CASES		)5-CV-049053 The Honorable Jack Komar		
13	INCLUDED ACTIONS:	Ū			
14	LOS ANGELES COUNTY WATERWORKS DISTRICT NO. 40 v. CALIFORNIA EDISON COMPANY'S				
15	DIAMOND FARMING COMPANY, et al., Los Angeles Superior Court Case No.	DISCLOSU	<b>RE OF WITNESSES AND REGARDING PROVE-UP TRIAL</b>		
16	BC325201;	RE: [PROPOSED] STIPULATED JUDGMENT AND PHYSICAL SOLUTION			
17	LOS ANGELES COUNTY WATERWORKS DISTRICT NO. 40 v.				
18	DIAMOND FARMING COMPANY, et al., Kern County Superior Court Case	DATE:	August 3, 2015		
19	No. S-1500-CV-254-348;	TIME: DEPT:	10:00 a.m. TBA		
20	DIAMOND FARMING COMPANY, and W.M. BOLTHOUSE FARMS, INC.,				
21	v. CITY OF LANCASTER, et al., Riverside Superior Court Case No. RIC				
22	344436 [c/w case no. RIC 344668 and 355840]				
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	SOUTHERN CALIFORNIA EDISON'S WITNESS AND EXHIBIT DISCLOSURE				

1	TO ALL PARTIES AND TO THEIR ATTORNEYS OF RECORD:				
2	PLEASE TAKE NOTICE that in accordance with Court's Second Case Managemer				
3	Order dated	Order dated March 27, 2015, Cross Defendant Southern California Edison Company ("Edison"			
4	hereby disc	hereby discloses the following witnesses and exhibits regarding the prove-up of the [Proposed]			
5	Stipulated Judgment and Physical Solution trial, commencing August 3, 2015, as follows:				
6	Witr	Witnesses:			
7	1.	Craig S. Reiter – Op	Operations/Reasonable and beneficial use;		
8	2.	Jacob A. Sertich – C	Operations/Reasonable and beneficial use;		
9	3.	. Joy K. Glasser – Property ownership;			
10	4.	4. Dennis Williams – Recommendation of the [Proposed] Judgment & Physical			
11	Solution non-retained joint expert with other settling parties);				
12	5.	5. Robert G. Beeby – Reasonable and beneficial use of water by Stipulating Parties			
13	non-retained joint expert with other settling parties);				
14	6.	6. David Peterson – Reasonable and beneficial use of water by Stipulating Parties			
15	non-retained joint expert with other settling parties);				
16	7.	7. Robert Wagner [Charles W. Binder] - Recommendation of the [Proposed]			
17	Judgment & Physical Solution non-retained joint expert with other settling parties).				
18	The	above list does not incl	ude any witnesses to be called for rebuttal and impeachment,		
19	if any. In ac	ldition to the witnesses	listed above, Edison reserves the right to supplement or add		
20	to this list of	witnesses, if necessary	7.		
21	<u>Exhi</u>	<u>bits</u> :			
22	1.	4-EDISON-1	Southern California Edison's Declarations in Lieu of		
23			Depositions;		
24	2.	4-EDISON-2	Response to December 12, 2012 Discovery		
25			Order for Phase 4 Trial;		
26	3.	4-EDISON-3	Statement of Water Rights		
27	4.	4-EDISON-4	Stipulation Concerning Land Ownership and Prior		
28		Groundwater Production;			
	1				
	SOUTHERN CALIFORNIA EDISON'S WITNESS AND EXHIBIT DISCLOSURE LEGAL02/35515343v1				

	5.	4-EDISON-5	Stipulation Concerning Land Ownership and Prior
			Groundwater Production.
	In addition to the exhibits listed above, Edison reserves the right to supplement or add to		
	this list of e	xhibits, if necessary.	
7    3	DATED: A	pril 27, 2015	EDWARD J. CASEY ANDREW BRADY <b>ALSTON &amp; BIRD LLP</b>
			Ah /
			Andrew Brady Attorneys for Cross-Defendant
			Attorneys for Cross-Defendant SOUTHERN CALIFORNIA EDISON COMPANY
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1	1 PROOF OF SEF	RVICE		
2	2 I, Yolanda S. Ramos, declare:			
3	I am employed in the County of Los Angeles, State of California. I am over the age of 18			
4	and not a party to the within action. My business address is Alston & Bird LLP, 333 South Hope Street, Sixteenth Floor, Los Angeles, CA 90071.			
5	on ripin 27, 2015, i bertea me accament	On April 27, 2015, I served the document(s) described as CROSS-DEFENDANT SOUTHERN CALIFORNIA EDISON COMPANY'S DISCLOSURE OF WITNESSES AND		
6		L RE: [PROPOSED] STIPULATED		
7	7 the document(s) in a sealed envelope addressed as follow			
8	processing of correspondence for mailing with	the United States Postal Service. In the		
9 10	Postal Service at 333 South Hope Street, Los An	geles, California 90071 with postage thereon		
10	mailing at the firm. Following ordinary business	practices, I placed for collection and mailing		
12	Street, Los Angeles, California 90071.	ope at Auston & Did EDI, 555 South Hope		
13	Court website. www.seening.org regarding the			
14	14 matter.			
15	deposited such envelope in a facility regularly n			
16	i denvered the enverope to a counter of univer	of $\Box$ FEDERAL EXPRESS $\Box$ UPS $\Box$		
17	17 OVERNIGHT DELIVÊRY [specify name of se Alston & Bird LLP, 333 South Hope Street, Los fully provided for.	Angeles, California 90071 with delivery fees		
18				
19	$19 \qquad \qquad BY FACSIMILE: I telecopied a copy of said d the following number(s) in accordance with the w$	vritten confirmation of counsel in this action.		
20	above is true and correct.	the laws of the State of California that the		
21	[ [Federal] I declare under penalty of perjury f	that the foregoing is true and correct.		
22				
23	Executed on April 27, 2015, at Los Angeles, Cali	ifornia		
24 25		/ chill 872		
26	-	YOLANDA S. RAMOS		
27				
28				
	LEGAL02/35515343v1			