<ul> <li>SMILAND CHESTER ALDEN LLP</li> <li>William M. Smiland (SBN 041928)</li> <li>Theodore A. Chester, Jr. (SBN 105405)</li> <li>140 South Lake Avenue, Suite 274</li> <li>Pasadena, California 91101</li> <li>Telephone: (213) 891-1010</li> <li>Attorneys for Cross-Defendants</li> <li>Little Rock Sand and Gravel, Inc.;</li> <li>The George and Charlene Lane Family Trust;</li> <li>The Frank and Yvonne Lane 1993 Family Trust;</li> <li>Monte Vista Building Sites, Inc., A.V. Materials</li> </ul>	, Inc.;	
SUPERIOR COURT OF TH		
COUNTY OF I	LUS ANGELE	8
Coordination Proceeding Special Title (Rule 1550 (b))		ncil Coordination No. 4408 Hon. Jack Komar; Dept 17]
ANTELOPE VALLEY GROUNDWATER	Santa Clara C	Case No.: 1-05-CV-049053
Included CONSOLIDATED Actions:	LITTLE RO	ND EXHIBIT LIST OF OCK SAND AND GRAVEL GEORGE AND CHARLEN
Los Angeles County Waterworks District No.40 vs. Diamond Farming Company10 Los Angeles Superior Court Case No.10 BC325201	AND YVON TRUST; MC SITES, INC. FOR PROVI	ILY TRUST; THE FRANK NE LANE 1993 FAMILY ONTE VISTA BUILDING ., A.V. MATERIALS, INC. E-UP OF THE PROPOSEI ED JUDGMENT AND
Los Angeles County Waterworks District No. 40 vs. Diamond Farming Company Kern County Superior Court Case No. S-1500- CV-254348 NFT	PHYSICAL	SOLUTION
Diamond Farming Company vs. City of Lancaster Riverside County Superior Court Lead Case No. RIC 344436 [Consolidated w/ Case Nos. 344668 & 353840])	Trial Date: Time: Dept.:	August 3, 2015 TBD TBA
Willis v. Los Angeles County Waterworks)District No. 40; Los Angeles Superior Court)Case No. BC 364553)		
Wood v. Los Angeles County WaterworksDistrict No. 40; Los Angeles Superior CourtCase No. BC 391869		
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Pursuant to the Second Amended Case Management Order, dated March 27, 2015, Little Rock Sand and Gravel, Inc., The George and Charlene Lane Family Trust, The Frank and Yvonne Lane 1993 Family Trust, Monte Vista Building Sites, Inc., A.V. Materials, Inc., (the "Lane Parties") intend to call the following witnesses and present the following Exhibits at the prove-up of the [Proposed] Stipulated Judgment and Physical Solution.

## WITNESS LIST

1.	George M. Lane	Claim of reasonable and beneficial use by the Lane Parties
2.	Carl F. Voss, Jr.	Business Records of Grimmway Enterprises, Inc.
3.	Blake McCullough- Sanden	Claim of reasonable and beneficial use by the Lane Parties
4.	Fredrick J. Koch III	Business Records of Southern California Edison
5.	John Holliday	Claim of reasonable and beneficial use by the Lane Parties
		(Holliday Rock site)
6.	Peter Pouwels	Claim of reasonable and beneficial use by the Lane Parties
		(Holliday Rock site)
7.	Robert J. Pluss	Claim of reasonable and beneficial use by the Lane Parties
		(Holliday Rock site)
8.	Dean Browning	Claim of reasonable and beneficial use by the Lane Parties
		(Holliday Rock site)
9.	William Taylor	Claim of reasonable and beneficial use by the Lane Parties
		(Granite site)
10.	Steve McCracken	Claim of reasonable and beneficial use by the Lane Parties
		(Granite site)
11.	John Calandri	Claim of reasonable and beneficial use by the Lane Parties
		(Fairmont site)
12.	Steve Cortner	(Non-Retained Expert) Reasonable and beneficial use by
		the Lane Parties.

1	13.	Dennis Williams	(Non-Retained Expert) Recommendation of the [Proposed]
2			Judgment & Physical Solution
3	14.	Robert G. Beeby	(Non-Retained Expert) Reasonable and beneficial use by
4			Stipulating Parties
5	15.	David Peterson	(Non-Retained Expert) Reasonable and beneficial use by
6			Stipulating Parties
7	16.	Robert Wagner	(Non-Retained Expert) Recommendation of the [Proposed]
8			Judgment & Physical Solution
9	17.	Charles W. Binder	(Non-Retained Expert) Recommendation of the [Proposed]
10			Judgment & Physical Solution
11	The I	ane Parties reserve the	e right to designate other witnesses, if necessary. The Lane
12	Parties expre	ssly reserve the right to	o call any of the witnesses identified and/or disclosed by any
13	other party in	n this lawsuit. The Lan	e Parties expressly reserve the right to call any witnesses in
14	rebuttal and impeachment, if any.		
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16			EXHIBIT LIST
17	Lane-1	Declaration of Georg	ge M. Lane in Lieu of Deposition Testimony for Phase 4
17 18	Lane-1	Declaration of Georg Trial;	
	Lane-1 Lane-2	Trial;	
18		Trial;	ge M. Lane in Lieu of Deposition Testimony for Phase 4 garding Exhibits to Declaration of George M. Lane in Lieu of
18 19		Trial; Notice of Errata Reg Deposition Testimor	ge M. Lane in Lieu of Deposition Testimony for Phase 4 garding Exhibits to Declaration of George M. Lane in Lieu of
18 19 20	Lane-2	Trial; Notice of Errata Reg Deposition Testimor Declaration of Blake	ge M. Lane in Lieu of Deposition Testimony for Phase 4 garding Exhibits to Declaration of George M. Lane in Lieu of ny for Phase 4 Trial;
18 19 20 21	Lane-2 Lane-3	Trial; Notice of Errata Reg Deposition Testimor Declaration of Blake	ge M. Lane in Lieu of Deposition Testimony for Phase 4 garding Exhibits to Declaration of George M. Lane in Lieu of hy for Phase 4 Trial; McCullough-Sanden RE Phase 4 Trial;
<ol> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> </ol>	Lane-2 Lane-3	Trial; Notice of Errata Reg Deposition Testimor Declaration of Blake Stipulation of Facts t Trial;	ge M. Lane in Lieu of Deposition Testimony for Phase 4 garding Exhibits to Declaration of George M. Lane in Lieu of hy for Phase 4 Trial; McCullough-Sanden RE Phase 4 Trial;
<ol> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> <li>23</li> </ol>	Lane-2 Lane-3 Lane-4	Trial; Notice of Errata Reg Deposition Testimor Declaration of Blake Stipulation of Facts t Trial;	ge M. Lane in Lieu of Deposition Testimony for Phase 4 garding Exhibits to Declaration of George M. Lane in Lieu of hy for Phase 4 Trial; McCullough-Sanden RE Phase 4 Trial; for Trial Pursuant to Case Management Order for Phase 4 perty ownership, geographic area, county, lessees of property
<ol> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> <li>23</li> <li>24</li> </ol>	Lane-2 Lane-3 Lane-4	Trial; Notice of Errata Reg Deposition Testimor Declaration of Blake Stipulation of Facts t Trial; Chart relating to pro- and approximate size	ge M. Lane in Lieu of Deposition Testimony for Phase 4 garding Exhibits to Declaration of George M. Lane in Lieu of hy for Phase 4 Trial; McCullough-Sanden RE Phase 4 Trial; for Trial Pursuant to Case Management Order for Phase 4 perty ownership, geographic area, county, lessees of property
<ol> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> <li>23</li> <li>24</li> <li>25</li> </ol>	Lane-2 Lane-3 Lane-4 Lane-5	Trial; Notice of Errata Reg Deposition Testimor Declaration of Blake Stipulation of Facts t Trial; Chart relating to pro- and approximate size	ge M. Lane in Lieu of Deposition Testimony for Phase 4 garding Exhibits to Declaration of George M. Lane in Lieu of hy for Phase 4 Trial; McCullough-Sanden RE Phase 4 Trial; for Trial Pursuant to Case Management Order for Phase 4 perty ownership, geographic area, county, lessees of property e of property;
<ol> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> <li>23</li> <li>24</li> <li>25</li> <li>26</li> </ol>	Lane-2 Lane-3 Lane-4 Lane-5	Trial; Notice of Errata Reg Deposition Testimor Declaration of Blake Stipulation of Facts f Trial; Chart relating to pro- and approximate size Appendix D-3: Tabl	ge M. Lane in Lieu of Deposition Testimony for Phase 4 garding Exhibits to Declaration of George M. Lane in Lieu of hy for Phase 4 Trial; McCullough-Sanden RE Phase 4 Trial; for Trial Pursuant to Case Management Order for Phase 4 perty ownership, geographic area, county, lessees of property e of property; le 4—Applied Crop Water Duties and Irrigation Efficiency
<ol> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> <li>23</li> <li>24</li> <li>25</li> <li>26</li> <li>27</li> </ol>	Lane-2 Lane-3 Lane-4 Lane-5 Lane-6	Trial; Notice of Errata Reg Deposition Testimor Declaration of Blake Stipulation of Facts f Trial; Chart relating to pro- and approximate size Appendix D-3: Tabl Values;	ge M. Lane in Lieu of Deposition Testimony for Phase 4 garding Exhibits to Declaration of George M. Lane in Lieu of hy for Phase 4 Trial; McCullough-Sanden RE Phase 4 Trial; for Trial Pursuant to Case Management Order for Phase 4 perty ownership, geographic area, county, lessees of property e of property; le 4—Applied Crop Water Duties and Irrigation Efficiency
<ol> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> <li>23</li> <li>24</li> <li>25</li> <li>26</li> <li>27</li> </ol>	Lane-2 Lane-3 Lane-4 Lane-5 Lane-6 Lane-7	Trial; Notice of Errata Reg Deposition Testimor Declaration of Blake Stipulation of Facts f Trial; Chart relating to pro- and approximate size Appendix D-3: Tabl Values; Photographs of Fairr	ge M. Lane in Lieu of Deposition Testimony for Phase 4 garding Exhibits to Declaration of George M. Lane in Lieu of hy for Phase 4 Trial; McCullough-Sanden RE Phase 4 Trial; for Trial Pursuant to Case Management Order for Phase 4 perty ownership, geographic area, county, lessees of property e of property; le 4—Applied Crop Water Duties and Irrigation Efficiency

1	Lane-8	Google Map;
2	Lane-9	Grimmway Farm Lease;
3	Lane-10	2011 and 2012 crop maps and flow meter records;
4	Lane-11	Grimmway Monthly flow meter readings summary;
5	Lane-12	Southern California Edison Records for Fairmont Property;
6	Lane-13	Curriculum Vitae for Blake McCullough—Sanden;
7	Lane-14	Summary Calculation Sheet prepared by Expert Witness Blake McCullough-
8		Sanden relating to Fairmont Property;
9	Lane-15	Photographs of Ranch Property;
10	Lane-16	Google Map Aerial Image of Ranch Property with Irrigated Acreage;
11	Lane-17	Summary Calculation Sheet Prepared by Expert Witness Blake McCullough-
12		Sanden relating to Ranch Property;
13	Lane-18	Google Map;
14	Lane-19	70th and N. Well Sites Google Earth Image;
15	Lane-20	Photographs of Goode Pass Property;
16	Lane-21	Summary Calculation Sheet Prepared by Expert Witness Blake McCullough-
17		Sanden relating to Godde Pass Property;
18	Lane-22	Revised Summary Calculation Sheet Prepared by Expert Witness Blake
19		McCullough-Sanden relating to Godde Pass Property;
20	Lane-23	Assessor's Parcel Maps;
21	Lane-24	Deeds;
22	Lane-25	Google Earth Aerial Blow-up;
23	Lane-26	Property Tax Bills;
24	Lane-27	Southern California Edison Pumping Cost Analysis Dated September 16, 2011 for
25		Grimmway Farms;
26	Lane-28	Plat Map;
27	Lane-29	Declaration of Dean Browning in Lieu of Deposition Testimony for Phase 4 Trial;
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	W N	VITNESS AND EXHIBIT LIST OF THE LANE PARTIES FOR PROVE-UP OF THE PROPOSED STIPULATED JUDGMENT AND PHYSICAL SOLUTION

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1	Lane-30	Declaration of Peter H. Pouwels in Lieu of Deposition Testimony of Phase 4		
2		Trial;		
3	Lane-31	Stipulation of Facts for Trial Pursuant to Case Management Order for Phase IV		
4		Trial;		
5	Lane-32	Declaration of George M. Lane for Phase 5 Trial;		
6	Lane-33	George M. Lane Family Pumping Data—2000-2012;		
7	Lane-34	George M. Lane Family, et al. Summary Statement;		
8	Lane-35	List of Opinions of expert Steve C. Cortner relating to Holliday Rock and Granite		
9		Water Usage.		
10	Lane-36	DOCUMENTS prepared by Antelope Valley East Kern Water District, including		
11		sales ledgers and summaries thereof, showing the quantities of water purchased		
12		from AVEK by George Lane, the George and Charlene Lane Family Trust, Frank		
13		Lane, the Frank and Yvonne Lane Family Trust, and/or Yvonne Lane, between		
14		1962 and the present date at real property located at 60th Street West and Avenue		
15		L in Lancaster, California;		
16	Lane-37	DOCUMENTS prepared by AVEK, including sales ledgers, and summaries		
17		thereof, showing the quantities of water purchased from AVEK by George Lane,		
18		the George and Charlene lane Family Trust, Frank Lane, the Frank and Yvonne		
19		Lane Family Trust, and Yvonne Lane between 1962 and the present at real		
20		property located at or near 70th Street West and Avenue "N" in Palmdale,		
21		California.		
22				
23	Dated: April	27, 2015 Respectfully submitted		
24		SMILAND CHESTER ALDEN LLP		
25				
26		$R_{V/s}$ Theodore $\Delta$ Chester Ir		
27		By <u>/s/ Theodore A. Chester, Jr.</u> Theodore A. Chester, Jr.		
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	W	/ITNESS AND EXHIBIT LIST OF THE LANE PARTIES FOR PROVE-UP OF THE PROPOSED STIPULATED JUDGMENT AND PHYSICAL SOLUTION		

## **PROOF OF SERVICE**

## STATE OF CALIFORNIA ) ) COUNTY OF LOS ANGELES )

I, Felicia Herbstreith am employed in the County of Los Angeles, State of California. I am over the age of 18 and not a party to the within action; my business address is: 140 South Lake Avenue, Suite 274, Pasadena, California 91101.

On April 27, 2014, I served the foregoing document described as: WITNESS AND EXHIBIT LIST OF LANE PARTY'S FOR PROVE-UP OF THE PROPOSED STIPULATED JUDGMENT AND PHYSICAL SOLUTION on the interested parties in this action by posting the document listed above to the Santa Clara County Superior website in regard to the Antelope Valley Groundwater Adjudication matter, pursuant to the Electronic Filing and Service Standing Order of Judge Komar.

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

Executed on April 27, 2015, at Pasadena, California.

/s/ Felicia Herbstreith Felicia Herbstreith

WITNESS AND EXHIBIT LIST OF THE LANE PARTIES FOR PROVE-UP OF THE PROPOSED STIPULATED JUDGMENT AND PHYSICAL SOLUTION