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Attorneys for Cross-defendants,
HOLLIDAY ROCK CO., INC.,
and LITTLEROCK AGGREGATE CO., INC. dba
ANTELOPE VALLEY AGGREGATE, INC.

SUPERIOR COURT OF THE STATE OF CALIFORNIA

FOR THE COUNTY OF LOS ANGELES

ANTELOPE VALLEY GROUNDWATER CASES) **Judicial Council Coordination No.**
4408

Included Actions:)
Los Angeles County Waterworks) **For filing purposes only:**
District No. 40 v. Diamond) **Santa Clara County Case No.**
Farming Co. Superior Court of) **1-05-CV-049053**
California County of Los Angeles,)
Case No. BC 325 201)

[Assigned to the Honorable Jack Komar]

HOLLIDAY ROCK CO., INC. AND
LITTLEROCK AGGREGATE CO., INC.'S
DISCLOSURE OF WITNESSES AND
EXHIBITS REGARDING PROVE-UP OF
THE [PROPOSED] STIPULATED
JUDGMENT AND PHYSICAL SOLUTION
TRIAL

Date: August 3, 2015
Time: TBD
DEPT.: TBA

Wm. Bolthouse Farms, Inc. V. City
of Lancaster Diamond Farming Co.
V. City of Lancaster Diamond
Farming Co. V. Palmdale Water
Dist. Superior Court of
California, County of Riverside,
consolidated actions, Case No.
RIC 353 840, RIC 344 436, RIC 344
668

1 TO THE COURT, TO ALL PARTIES AND THEIR ATTORNEYS OF RECORD
2 IN THIS MATTER:

3 Cross-defendants HOLLIDAY ROCK CO., INC. and LITTLEROCK
4 AGGREGATE CO., INC. dba ANTELOPE VALLEY AGGREGATE, INC. hereby
5 disclose the following witnesses and exhibits regarding the
6 prove-up of the [Proposed] Stipulated Judgment and Physical
7 Solution trial as follows:

8 1. Frederick J. Koch III - Business records of Southern
9 California Edison.

10 2. Dennis Williams - (Non-Retained Shared Expert)
11 Recommendation of the [Proposed] Judgment and Physical Solution.

12 3. Steve Cortner - (Non-Retained Shared Expert)
13 Reasonable and beneficial use by HOLLIDAY ROCK CO., INC. and
14 LITTLEROCK AGGREGATE CO., INC.

15 4. Frederick John Koch, III of Southern California Edison
16 Company, 10180 Telegraph Rd., Ventura, CA 93004, (805) 654-7312.

17 5. Robert G. Beeby - (Non-Retained Shared Expert)
18 Reasonable and beneficial use of water by Stipulating Parties.

19 6. David Peterson - (Non-Retained Shared Expert)
20 Reasonable and beneficial use of water by Stipulating Parties.

21 7. Robert Wagner (Non-Retained Shared Expert) -
22 Recommendation of the [Proposed] Judgment and Physical Solution.

23 8. Charles W. Binder - (Non-Retained Shared Expert) -
24 Recommendation of the [Proposed] Judgment and Physical Solution.

1 9. John Holliday, Holliday Rock Co., Inc., 1401 N. Benson
2 Ave., Upland, CA 91786, (909) 972-0407. Reasonable and
3 beneficial use by HOLLIDAY ROCK CO., INC. and LITTLEROCK
4 AGGREGATE CO., INC.

5 10. Peter H. Pouwels, Holliday Rock Co., Inc., 1401 N.
6 Benson Ave., Upland, CA 91786, (909) 972-0407. Reasonable and
7 beneficial use by HOLLIDAY ROCK CO., INC. and LITTLEROCK
8 AGGREGATE CO., INC.

9 11. Dean Browning, Holliday Rock Co., Inc., 1401 N. Benson
10 Ave., Upland, CA 91786, (909) 972-0425. Reasonable and
11 beneficial use by HOLLIDAY ROCK CO., INC. and LITTLEROCK
12 AGGREGATE CO., INC.

13 12. Robert J. Pluss, Littlerock Aggregate Co., Inc., 45730
14 Division Street, Lancaster, CA 93535, 661-948-2664. Reasonable
15 and beneficial use by HOLLIDAY ROCK CO., INC. and LITTLEROCK
16 AGGREGATE CO., INC.

17 The above list does not include any witnesses to be called
18 for rebuttal and impeachment, if any. In addition to the
19 witnesses listed above, the parties reserve the right to
20 supplement or add to this list of witnesses if necessary.

21 Exhibits:

22 1. **4-Littlerock Aggregate -1**

23 Declaration of Robert J. Pluss in Lieu of Deposition

24 Testimony for Phase 4 Trial;

2. **4-Littlerock Aggregate -2**

Declaration of John Holliday in Lieu of Deposition
Testimony for Phase 4 Trial;

3. **4-Littlerock Aggregate -3**

Declaration of Dean Browning in Lieu of Deposition
Testimony for Phase 4 Trial;

4. **4-Littlerock Aggregate -4**

Declaration of Peter H. Pouwels in Lieu of Deposition
Testimony for Phase 4 Trial;

5. **4-Littlerock Aggregate -5**

Photographs of properties leased by Holliday Rock Co.,
Inc.;

6. **4-Littlerock Aggregate -6**

Google map showing general geographic location of
properties leased by Holliday Rock Co., Inc.;

7. **4-Littlerock Aggregate -7**

Southern California Edison Pump Test relating to
Littlerock Aggregate Co., Inc. Property;

8. **4-Littlerock Aggregate -8**

Southern California Edison Pump Test relating to
Little Rock Sand and Gravel, Inc. Property;

9. **4-Littlerock Aggregate -9**

Southern California Edison Pump Test relating to
Little Rock Sand and Gravel, Inc. Property;

10. **4-Littlerock Aggregate -10**

Productivity - Rock Plant Summary Documents;

11. **4-Littlerock Aggregate -11**

Calculations and summary relating to Littlerock
Aggregate Co., Inc. Property;

12. **4-Littlerock Aggregate -12**

Calculations and summary relating to Little Rock Sand
and Gravel, Inc. Property;

13. **4-Littlerock Aggregate - 13**

Stipulation of Facts for Trial Pursuant to Case
Management Order for Phase 4 Trial.

14. **4-Littlerock Aggregate -14**

List of Opinions of expert Steve C. Cortner relating
to Holliday Rock Water Usage re Aggregate Production;

15. **4-Littlerock Aggregate -15**

Curriculum Vitae for expert Douglas C. Shumway;

16. **4-Littlerock Aggregate -16**

Aerial Photograph;

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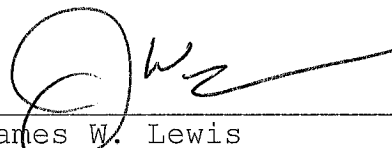
17. 4-Littlerock Aggregate -17

Grant deeds.

Dated: April 27, 2015

TAYLOR & RING

By:


James W. Lewis
Attorneys for Cross-
Defendants HOLLIDAY ROCK
CO., INC., and
LITTLEROCK AGGREGATE
CO., INC. dba ANTELOPE
VALLEY AGGREGATE, INC.

PROOF OF SERVICE
(C.C.P. 1013A, 2015.5)

STATE OF CALIFORNIA

I am employed in the County of Los Angeles, State of California. I am over the age of eighteen years and not a party to the within action; my business address is 10900 Wilshire Boulevard, Suite 920, Los Angeles, California 90024.

On April 27, 2015, I served the foregoing document, described as:

**HOLLIDAY ROCK CO., INC. AND LITTLEROCK AGGREGATE CO., INC.'S
DISCLOSURE OF WITNESSES AND EXHIBITS REGARDING PROVE-UP OF
THE [PROPOSED] STIPULATED JUDGMENT AND PHYSICAL SOLUTION
TRIAL**

on the interested parties in this action in the following manner:

 X **BY ELECTRONIC SERVICE AS FOLLOWS** by posting the document(s) listed above to the Santa Clara website in the action of the *Antelope Valley Groundwater Litigation*, Judicial Council Coordination Proceeding No. 4408, Santa Clara Case No. 1-05-CV-049053.

Executed on April 27, 2015 at Los Angeles, California.

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

James W. Lewis

