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SUPERIOR COURT OF THE STATE OF CALIFORNIA  
COUNTY OF LOS ANGELES

SANTA BARBARA CHANNELKEEPER,  
a California non-profit corporation,

Petitioner,

v.

STATE WATER RESOURCES  
CONTROL BOARD, a California State  
Agency; et al.,

Respondents.

Case No. 19STCP01176  
Judge: The Honorable William F. Highberger

[PROPOSED] STIPULATED PHYSICAL  
SOLUTION AND JUDGMENT

CITY OF SAN BUENAVENTURA, a  
California municipal corporation,

Cross-Complainant,

v.

DUNCAN ABBOTT, an individual; et al.

Cross-Defendants.

Action Filed: September 19, 2014  
Trial Date: Not Set

1           [PROPOSED] STIPULATED PHYSICAL SOLUTION AND JUDGMENT

2  
3       Certain **Parties**<sup>1</sup> to this **Action** have stipulated to entry of this **Physical Solution** and  
4       **Judgment** (“Physical Solution”). The stipulation of the Parties is conditioned on further  
5       proceedings that will result in the Physical Solution becoming binding on all **Bound Parties** in  
6       this Action. The Court, having exercised its constitutional duty to evaluate a physical solution,  
7       considered the pleadings, the stipulation of the Parties, the evidence presented, and based on the  
8       findings of fact and conclusions of law set forth below, approves the Physical Solution<sup>2</sup> and  
9       enters this Judgment in furtherance of the requirements of Article X, section 2 of the California  
10      Constitution. In imposing the Physical Solution, the Court has determined that the Physical  
11      Solution optimizes the reasonable and beneficial use of water in the Ventura River Watershed and  
12      avoids substantial injury, material expense, and unnecessary waste of precious water resources in  
13      a manner protective of public trust resources, that it is consistent with Code of Civil Procedure  
14      sections 830-852, as applicable, and that it conforms with California water law and policy,  
15      including because it preserves the continuing jurisdiction of the Court to enforce the Physical  
16      Solution and to address future disputes, if necessary. This Physical Solution does not determine  
17      water rights or directly limit water **Production**. Instead, it creates a specific plan to manage the  
18      Watershed to protect existing reasonable and beneficial uses of the water within the Watershed.  
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<sup>1</sup> A list of defined terms used herein is attached hereto as Exhibit A. For ease of reference, defined terms are placed  
in initial capitals, and bolded when first defined or used.

21      <sup>2</sup> A “physical solution” describes an agreed upon or judicially-imposed resolution of conflicting claims in a manner  
that advances the constitutional rule of reasonable and beneficial use of the state’s water supply. (*City of Santa Maria  
v. Adam* (2012) 211 Cal.App.4th 266, 288.) It is defined as both a defense to the issuance of an injunction (*Tulare  
Irrigation District v. Lindsay-Strathmore Irrigation District* (1935) 3 Cal.2d 489, 574, 579; *Rancho Santa Margarita  
v. Vail* (1938) 11 Cal.2d 501, 556) and as “an equitable remedy designed to alleviate overdrafts  
and the consequential depletion of water resources in a particular area, consistent with the constitutional mandate to  
prevent waste and unreasonable water use and to maximize the beneficial use of this state’s limited resource.”  
(*California American Water v. City of Seaside* (2010) 183 Cal.App.4th 471, 480.) Physical solutions need not  
allocate water rights if a dispute as to water right priorities is mooted by the implementation of practical measures,  
such as ensuring downstream water users are not adversely affected by upstream use, raising money to improve the  
watershed or import water, and encouraging local water conservation. (*City of Barstow v. Mojave Water Agency*  
(2000) 23 Cal.4th 1224, 1235.) A physical solution is thus a practical remedy that does not change vested rights. (*Id.*  
at p. 1250.) The “established practice” of reserving continuing jurisdiction enables the Court to address water rights  
issues, if and when required. (*Hillside Memorial Park & Mortuary v. Golden State Water Co.* (2011) 199  
Cal.App.4th 658, 671.)

1      The Physical Solution is hereby entered as binding on all Parties to the Action, on certain parcels  
2      within the Watershed identified herein, and on all **Persons** appearing in this Action, including,  
3      without limitation, being binding on all Parties who have stipulated to this Physical Solution, on  
4      all Parties who are subject to prior settlement(s) or judgment(s) of the Court, on all real property  
5      overlying the **Basins** in the Ventura River Watershed, on all Parties who have defaulted, and on  
6      all Persons who hereafter stipulate or otherwise become Parties to this Physical Solution. The  
7      Physical Solution is also binding on all named **Cross-Defendants** owning real property adjoining  
8      or abutting the waters of the Ventura River or its tributaries, whether flowing on the surface or  
9      underground in a known and defined channel, and their successors and on all real property  
10     overlying one or more of the following four **Groundwater**<sup>3</sup> basins that are subject to the Physical  
11     Solution: the **Lower Ventura River Basin**, the **Upper Ventura River Basin**, the **Ojai Valley**  
12     **Basin**, and the **Upper Ojai Valley Basin** (collectively, “**Basins**”). The Physical Solution is also  
13     an in rem judgment binding all real property overlying the Basins. All Parties, Persons, and  
14     properties listed above as bound by this Physical Solution are referred to herein as “Bound  
15     Parties.”

16

17       Based on the findings of fact and conclusions of law contained in this Physical Solution,  
18       the Court determines that the imposition of the Physical Solution is required to implement the  
19       mandate of Article X, section 2 of the California Constitution in a manner that does not cause  
20       substantial injury to water right holders, is consistent with the public trust doctrine, and Code of  
21       Civil Procedure section 849 because it preserves and protects all reasonable and beneficial uses of  
22       water of the Ventura River Watershed and reasonably balances the needs of public trust resources  
23       with the consumptive use needs of people, agriculture, and industry while establishing and  
24       implementing actions to maintain the **Fishery in Good Condition**. The Physical Solution  
25       establishes a long-term **Management Plan or Plan** that accounts for: the specific needs of the  
26       Fishery, variable hydrology of the region, periods of low and very low precipitation, and the

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<sup>3</sup> Groundwater means water beneath the surface of the earth within the zone below the water table in which the soil is completely saturated with water, but not including water that flows in known and definite channels.

1 condition and quality of the habitat during the lifecycle of the Fishery, including the specific  
2 reach habitat requirements pertinent to that lifecycle, and thereby ensures the viability of the  
3 Fishery through a series of coordinated management actions under the **Plan**. Collectively, these  
4 management actions undertaken by the Parties will concurrently preserve public trust resources  
5 and provide a continued water supply for the thousands of people, farms, and businesses that rely  
6 on the Ventura River Watershed for water.

7

8 **1. DESCRIPTION OF LITIGATION**

9 **1.1 Initiation of Litigation**

10 In September of 2014, Plaintiff Santa Barbara Channelkeeper (“**Channelkeeper**”) filed a  
11 Complaint and Petition for Declaratory Relief and a Writ of Mandate (“**Complaint**”) pursuant to  
12 Code of Civil Procedure section 1085 in the County of San Francisco Superior Court (Case No.  
13 CPF-14-513875) against Defendant and Cross-Complainant City of San Buenaventura (“**City**”)  
14 and Respondent State Water Resources Control Board (“**State Board**”). Channelkeeper asked  
15 the Court to declare that the City’s extraction of water from Reach 4 of the Ventura River from  
16 April through October is unreasonable, in violation of Article X, section 2 of the California  
17 Constitution and to direct the State Board to perform alleged mandatory duties under Article X,  
18 section 2, Water Code section 275, and the public trust doctrine, to prevent that alleged  
19 unreasonable use by the City.

20

21 In response to the Complaint, the City filed a Cross-Complaint, and later a First Amended  
22 Cross-Complaint, against other surface water and Groundwater users in the Ventura River  
23 Watershed who it alleged affect the flow of water in the Ventura River. As used herein, the  
24 **Ventura River Watershed or Watershed** includes the entire Ventura River and its tributaries, as  
25 well as the Basins.<sup>4</sup> Channelkeeper moved to strike the City’s First Amended Cross-Complaint,

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27 <sup>4</sup> Although the Physical Solution evaluates the entire Watershed and proposes measures to address habitat conditions  
28 within the Watershed, not every parcel of land within the Watershed is covered by the Judgment. The Judgment  
applies to Bound Parties and also extends to the Basins over which the Court has in rem jurisdiction.

1 and the San Francisco Superior Court granted the motion.  
2

3           **1.2      Appeal and Court of Appeal Decision**

4           The City appealed the decision to strike its First Amended Cross-Complaint. On January  
5 30, 2018, the Court of Appeal, First Appellate District, Division Two, reversed the San Francisco  
6 Superior Court's decision and remanded the matter in *Santa Barbara Channelkeeper v. City of*  
7 *San Buenaventura* (2018) 19 Cal.App.5th 1176.

8           **1.3      Amended Pleadings and Transfer of Venue**

9           Following the Court of Appeal's decision, Channelkeeper filed a First Amended  
10 Complaint and Petition ("Amended Complaint"), and the City filed a Second Amended Cross-  
11 Complaint. The Amended Complaint alleges one claim for relief against the City for declaratory  
12 relief and four claims for relief against the State Board for writ of mandate. On January 2, 2020,  
13 the City filed a Third Amended Cross-Complaint ("Amended Cross-Complaint"). The  
14 Amended Complaint and the Amended Cross-Complaint are the operative pleadings in this  
15 litigation and are collectively referred to in this Physical Solution as the "Action."

16  
17           In the Amended Cross-Complaint, the City named approximately 2,300 Cross-Defendants  
18 who beneficially use or who have potential rights to waters of the Ventura River, including  
19 subterranean water flowing in a known and defined channel, and/or Groundwater in the Ventura  
20 River Watershed, including surface water from the Ventura River and its tributaries and  
21 Groundwater from the Basins. The Amended Cross-Complaint also alleged that the Court has in  
22 rem jurisdiction over all property overlying the Basins. The Amended Cross-Complaint alleges  
23 nine separate claims for relief, which are two claims for injunctive relief (first and second claims  
24 for relief), one claim for entry of a physical solution (sixth claim for relief), and declaratory relief  
25 claims for pueblo and/or treaty water rights, prescriptive water rights, appropriative water rights,  
26 municipal priority, the human right to water, and reasonable and beneficial use (third, fourth,  
27 fifth, seventh, eighth, and ninth claims for relief), and asserts the City's relative priority rights to  
28

1 water, including, without limitation, a request for a comprehensive adjudication of the Ventura  
2 River Watershed and the imposition of a physical solution.

3

4 By stipulation, venue for the Action was transferred from the San Francisco County  
5 Superior Court to the Los Angeles County Superior Court because venue in San Francisco  
6 imposed an unnecessary burden on the numerous Parties and Persons who reside or own property  
7 in Ventura County. The Action was assigned to this Court.

8

9 **1.4 Service of Parties and Default**

10 On or about November 21, 2019, the Court granted the City's motion to approve a notice  
11 of adjudication and form answer pursuant to Code of Civil Procedure section 836. In accordance  
12 with the Court's order and pursuant to the Amended Cross-Complaint, the City has served or  
13 provided notice to: (1) all property owners overlying the Basins; (2) all property owners whose  
14 property is contiguous to the Ventura River or its tributaries, other than the federal government;  
15 and (3) all known holders of appropriative water rights, other than the federal government.  
16 Pursuant to the Court's November 21, 2019 order, the City has served a summons on  
17 approximately 2,300 Cross-Defendants owning approximately 1,750 riparian parcels and  
18 provided 12,766 notices to the owners of approximately 10,000 parcels overlying the Basins. A  
19 complete list of all Cross-Defendants is contained in Exhibit B to this Physical Solution. Exhibit  
20 C to this Physical Solution contains a list of all known parcels that (1) are owned by Cross-  
21 Defendants and/or (2) are overlying the Watershed's Basins.<sup>5</sup> Exhibit C thus provides a list of  
22 parcels known to be bound by the Physical Solution, but it does not necessarily constitute a  
23 complete and exhaustive list of parcels that are bound or will be bound by the Physical Solution  
24 now or in the future.

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26

27 <sup>5</sup> On September 3, 2019, the Department of Water Resources provided a data file to the City containing information  
28 for all parcels overlying the Watershed's four Basins, and the City has inserted the assessor parcel numbers for all of  
those parcels into Exhibit C of this Physical Solution.

1        Certain Cross-Defendants, Producers, ***De Minimis* Producers, Non-Producers**, and  
2 overlying landowners stipulated to this Physical Solution with the understanding that the Physical  
3 Solution is not a determination of their water rights; they accordingly do not object to the  
4 Physical Solution and plan to comply with the requirement to file their water Production  
5 information as specified in Section 7.7.4.4 or *De Minimis* Production information as specified in  
6 Section 7.7.4.6. Stipulation to the Physical Solution constitutes a response to the Amended  
7 Cross-Complaint, and no default shall be taken against such stipulating Parties.

8  
9        Numerous Cross-Defendants have failed to stipulate to the Physical Solution, have not  
10 responded timely, or at all, to the Amended Cross-Complaint, and their defaults have been  
11 entered. Notice of this Physical Solution and Judgment has been given to the defaulted Cross-  
12 Defendants, together with the opportunity to be heard regarding this Physical Solution, and the  
13 Court hereby enters default judgment against all defaulted Cross-Defendants and incorporates  
14 those default judgments into this Physical Solution. All defaulted Cross-Defendants, and their  
15 successors and assigns, are subject to the terms of the Physical Solution and Judgment, and this  
16 Court's continuing jurisdiction as set forth herein. All defaulted Cross-Defendants are identified  
17 in Exhibit D to this Physical Solution.<sup>6</sup>

18  
19        In addition, in accordance with Code of Civil Procedure section 836, the City provided  
20 notice of this Action to all property owners who were not otherwise named Parties to this Action  
21 and who own property overlying the Basins. Property owners who elected to become Parties to  
22 this Action are bound by this Physical Solution as Parties. Consistent with Code of Civil  
23 Procedure section 836(k), property owners who did not elect to become Parties are also bound by  
24 this Physical Solution. Consistent with Code of Civil Procedure section 836(j), the common law  
25 of stream adjudications, and Article X, section 2 of the California Constitution, the Court has in  
26 rem jurisdiction over the real property overlying the Basins, identified herein, inclusive of

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<sup>6</sup> Exhibit D will be completed after the Court enters defaults.

usufructuary rights to the waters of the Basins, the Ventura River and its tributaries, whether flowing on the surface or underground within a known and defined channel, or stored within the Basins, and this Physical Solution applies to those properties. Therefore, all Persons holding fee title to real property overlying one or more of the Basins, whether or not they chose to become a Party in this Action, are subject to the terms of this Physical Solution.

6

### 7        **1.5      Answers, Cross-Complaints, and Intervention**

8        The Court approved two form answers for use in this action, (1) “Form Answer” for  
9        overlying landowners who received mailed notice of the Action and (2) “Court-Approved Answer  
10      for Cross-Defendants Named in the City of San Buenaventura’s Third Amended Cross-  
11      Complaint.” Certain Cross-Defendants answered the Amended Cross-Complaint by filing the  
12      “Court-Approved Answer for Cross-Defendants Named in the City of San Buenaventura’s Third  
13      Amended Cross-Complaint” or by filing some other answer thereto. Certain other property  
14      owners in the Watershed, including but not limited to those to whom City provided required  
15      notice in accordance with Code of Civil Procedure section 836, elected to become Parties in this  
16      action by filing the “Form Answer.”

17

18        On or about December 6, 2019, the Court granted the unopposed motions of the State  
19        Board and the California Department of Fish & Wildlife (“**Department**”) to intervene in the  
20        Action, specifically in the Amended Cross-Complaint. The State Board and the Department, with  
21        Court approval, elected not to file a complaint in intervention, but instead filed notices of  
22        appearance in connection with the Amended Cross-Complaint, subjecting themselves to the  
23        Court’s jurisdiction as Bound Parties and in the absence of their tendering an affirmative  
24        pleading, limiting themselves to the issues raised in the existing pleadings in the Action.

25

### 26        **1.6      City Settlement**

27        On or about September 30, 2019, Channelkeeper and the City entered into a settlement  
28        agreement that resulted in the partial dismissal of Channelkeeper’s cause of action against the

1 City, pending entry of this Physical Solution (“**City Settlement**”). On or about August 20, 2020,  
2 Channelkeeper and the City agreed to amend the City Settlement. The City Settlement, as  
3 amended, included a full waiver and release of Channelkeeper’s claims, other than to a claim for  
4 certain specific attorney fees and the right to “comment on, support, or challenge the physical  
5 solution proposed by any party in the Action.” This Physical Solution and Judgment implements  
6 the terms of the City Settlement, as amended, including the Foster Park Flow Protocols described  
7 in Section 7.3.4.10, and for the additional reasons discussed in Section 3.1, results in the full  
8 dismissal of Channelkeeper’s Amended Complaint, overrules any objections of Channelkeeper to  
9 the Physical Solution, and resolves all issues between Channelkeeper and the City as set forth and  
10 alleged in the Amended Complaint.

11

12 **2. JURISDICTION AND BASIS FOR PHYSICAL SOLUTION**

13 This Action is a comprehensive adjudication that adopts and imposes a Physical Solution  
14 concerning the reasonable and beneficial uses of the waters of the Ventura River Watershed,  
15 including both surface water and Groundwater, without causing waste of precious water  
16 resources. The Court has original jurisdiction<sup>7</sup> over the subject matter of the Action and the  
17 Bound Parties sufficient to enter the Physical Solution pursuant to Article X, section 2 of the  
18 California Constitution, the public trust doctrine, Code of Civil Procedure sections 830-852  
19 (collectively, the “**Comprehensive Adjudication Statutes**”), as applicable, and California water  
20 law and policy.

21

22 On or about March 8, 2019, the State Board submitted a letter to the Honorable Kevin C.  
23 Brazile, Presiding Judge of the Los Angeles Superior Court, regarding the judicial assignment of  
24 this Action and specifically requesting coordination with the Judicial Council. The Court finds  
25 that pursuant to Code of Civil Procedure section 838(a)(1), assignment by the Judicial Council is  
26 not required because the Action was not filed and is not being heard in a county that overlies the

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28 <sup>7</sup> *Nat'l Audubon Society v. Superior Court* (1983) 33 Cal.3d 419, 451.

1 Basins or any portion of the Basins. In addition, the Court has conferred with the Judicial  
2 Council and has determined that no action by the Judicial Council is required. No Party  
3 challenged this determination.

4

5 The Court and the Comprehensive Adjudication Statutes require that all Persons having or  
6 claiming any right, title, or interest to Groundwater within the Basins be notified of the Action.  
7 Notice has been given pursuant to the Court's order and the Comprehensive Adjudication  
8 Statutes. All Persons having or claiming any right, title, or interest to Groundwater within the  
9 Basins have been given an opportunity to become Parties to the Action in accordance with the  
10 Code of Civil Procedure. All named Parties who have not been dismissed or defaulted have  
11 appeared or have been given adequate opportunity to appear. The Court therefore has personal  
12 jurisdiction over those Parties. In addition, the Court has in rem jurisdiction pursuant to Code of  
13 Civil Procedure section 836(j) over the real property, inclusive of usufructuary rights to the  
14 waters within the Basins, and this Physical Solution applies to those properties overlying the  
15 Basins. All known Parties having or claiming any right, title, or interest to surface waters within  
16 the Watershed have been named and served.

17

18 The Court finds and concludes that the imposition of the Physical Solution: (1) optimizes  
19 the reasonable and beneficial use of waters in the Ventura River Watershed and avoids waste in  
20 accordance with Article X, section 2 of the California Constitution; (2) avoids unreasonable  
21 injury to any water right holder and will avoid the present need for a specific allocation of water  
22 among competing water right claims; (3) fairly and reasonably ensures native waters are made  
23 available for beneficial use among all water right holders; (4) establishes a comprehensive  
24 approach to maintaining the **Southern California Steelhead** Fishery population in the Ventura  
25 River Watershed in Good Condition, consistent with the Constitutional mandate of reasonable  
26 and beneficial use and the public trust doctrine; (5) establishes a management structure to ensure  
27 implementation of the Physical Solution emphasizing local involvement (Water Code section  
28 113); (6) facilitates water resource planning and sustainable water use and reduces uncertainty;

1       (7) furthers the mandates of the State Constitution and State water policy; and (8) as is customary  
2       in comprehensive adjudications, maintains continuing jurisdiction of the Court to oversee the  
3       implementation of the Physical Solution and to resolve conflicts as they may arise among the  
4       Parties to and Persons bound by the Physical Solution. As such, the Physical Solution will  
5       provide for the long-term, comprehensive, and efficient management of water in the Watershed in  
6       a manner not otherwise available under applicable law.

7

8           In addition, and as applicable, the Court finds pursuant to Code of Civil Procedure section  
9       850(a) that the Physical Solution: (1) is consistent with Article X, section 2 of the California  
10      Constitution; (2) is consistent with the water right priorities of all Parties and any Persons who  
11      have claims that are exempted pursuant to Code of Civil Procedure section 833 as no water rights  
12      or beneficial uses will incur substantial injury by the imposition of the Physical Solution; and (3)  
13      treats all objecting Parties and any Persons who have claims that are exempted pursuant to Code  
14      of Civil Procedure section 833 equitably as compared to the stipulating Parties.

15

16           Following its complete evaluation and investigation of the Physical Solution, and based  
17      on these findings, the Court enters this Physical Solution on all Bound Parties, including any  
18      objecting Party, to this Action. Additionally, this Physical Solution binds all Persons holding fee  
19      title to real property in the Basins pursuant to Code of Civil Procedure section 836.

20

21      **3. SCOPE OF PHYSICAL SOLUTION**

22      **3.1 Resolution of all Claims**

23           As is discussed herein, all claims in the Action, Amended Complaint, and Amended  
24      Cross-Complaint are hereby resolved, either finally or conditionally, by this Physical Solution  
25      and Judgment, and this Physical Solution and Judgment shall constitute a final judgment pursuant  
26      to Code of Civil Procedure section 577.

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28

1        In the Complaint, Channelkeeper asked the Court to declare that the City's extraction of  
2 water from the Ventura River from April through October is unreasonable, in violation of Article  
3 X, section 2 of the California Constitution, and to direct the State Board to perform alleged  
4 mandatory duties under Article X, section 2, Water Code section 275, and the public trust  
5 doctrine to prevent that alleged unreasonable use by the City. Channelkeeper's claims as against  
6 the City in the Amended Complaint have been resolved by the City Settlement, as amended and  
7 through this Physical Solution. Channelkeeper's claims as against the State Board are deemed  
8 moot based upon entry of the Physical Solution and the Court's ongoing jurisdiction over the  
9 subject matter of those claims.

10

11        The Amended Cross-Complaint alleges nine separate claims for relief and asserts the  
12 City's relative priority rights to water, including, without limitation, a request for a  
13 comprehensive adjudication of the Ventura River Watershed and the imposition of a physical  
14 solution. This Physical Solution is intended to serve as a stipulated judgment, resolving the  
15 City's sixth claim for relief for the imposition of a physical solution. All other claims in the  
16 Amended Cross-Complaint are conditionally reserved as is discussed in section 3.2 herein.

17

### 18        **3.2      Reservation of Claims**

19        The Parties stipulate and the Court finds that this Physical Solution and Judgment  
20 sufficiently resolves the current competing claims among the Bound Parties, and that it is not  
21 necessary at this time for the Court to determine the relative priority rights to water in the  
22 Watershed pursuant to other causes of action in the Amended Cross-Complaint or at this time to  
23 establish a comprehensive adjudication of water rights in the Watershed. The Judgment entered  
24 herein is conditioned upon the successful implementation of the Physical Solution. The Court  
25 specifically retains post-Judgment jurisdiction to determine the relative priority rights to all water  
26 rights subject to this Judgment and/or to establish a comprehensive adjudication of water rights  
27 that are subject to this Judgment, if it becomes necessary to do so in the future. As to the City's  
28 Amended Cross-Complaint, the Court specifically retains jurisdiction to determine the City's

1 first, second, third, fourth, fifth, seventh, eighth, and ninth claims for relief, if it becomes  
2 necessary to do so in the future. Any such determination shall be made pursuant to this Court's  
3 continuing jurisdiction pursuant to and in accordance with Section 9.2 herein.

4

5 Nothing in this Physical Solution shall be construed as limiting or otherwise affecting  
6 prior judicial or administrative decisions regarding water rights in the Watershed, including but  
7 not limited to:

- 8 a. Decree in Santa Ana Water Company vs. Ramon G. De La Riva, et al., 1st Judic.  
9 Dist. of CA, County of Ventura, rendered 3/10/1874;
- 10 b. Santa Ana Water Co. v. Town of San Buenaventura, 56 F. 339 (1893);
- 11 c. Rice v. Meiners (Sup. Ct. of the County of Ventura, October 22, 1902); and
- 12 d. Ventura Water, Light and Power v. Meiners and Rice (Sup. Ct. of the County of  
13 Ventura, Court, March 12, 1904).
- 14 e. Barrett v. County of Ventura (Sup. Ct. of the County of Ventura County, Case No.  
15 51216, January 14, 1970).
- 16 f. Biological Opinion issued by the National Marine Fisheries Service in connection  
17 with Casitas' Robles diversion (March 31, 2003).

18 The Court makes no findings regarding these prior judicial or administrative decisions.

19

### 20        **3.3      Role of the State Board and the Department**

21        The State Board and the Department have intervened in this Action due to their respective  
22 administrative interests related to the Watershed and have become Parties. California's Water  
23 Action Plan ("Action Plan"), Action 4, identifies the Watershed as one of five priority stream  
24 systems in which the State has an interest in protecting the Fishery in Good Condition.  
25 Consistent with this goal, the Department has taken several actions.

26

27

28

1           **3.3.1 Instream Flow Regime Criteria.**

2

3           The Department has prepared Instream Flow Regime Criteria on a Watershed Scale for  
4 the Ventura River dated March 2020, Version 2 updated May 2020, (Watershed Criteria Report  
5 No. 2020-01) (“**Department Report**”). As stated in the Department Report:

6           The Department provides this document as a tool for consideration in water  
7 management planning. It presents an analytical approach that can be  
8 implemented, if appropriate, under the specific circumstances of a watershed,  
9 stream or information need. This report and the Overview [of Analysis for  
10 Instream Flow Regime Criteria on a Watershed Scale], in and of themselves,  
should not be considered to provide binding guidelines, establish legal  
compliance, or ensure project success.

11           Accordingly, this Department Report is “a tool for consideration in the management planning” in  
12 the Watershed, and is considered as part of the broader goal of this Physical Solution, which  
13 considers and balances consumptive uses, Fishery needs, and other needs within the Watershed.  
14 As stated in the Overview Analysis for Instream Flow Regime Criteria on a Watershed Scale  
15 (March 2020), the Department Report presents “a range of different flow regime criteria that can  
16 be adapted to the specific needs of each selected stream and watershed.” Department Report at p.  
17

18           7. Pursuant to Water Code section 1257.5, the State Board must consider the Department Report  
19 and any other recommendations from the Department when acting on applications to appropriate  
20 water, and, subject to judicial review, may seek to establish flow criteria for the Watershed that  
21 balance all needs of the Watershed, which may thereafter be implemented as part of future  
22 regulatory decisions. This Physical Solution and Judgment is consistent with and achieves the  
23 goal of protection of the Fishery in Good Condition in a manner consistent with Action Plan,  
24 Action 4, by considering the criteria set forth in the Department Report and balancing them  
25 against all needs of the Watershed. In approving this Physical Solution and Judgment, the Court  
26 has considered the Department Report, exercises its Constitutional responsibilities within its  
27 original and concurrent jurisdiction with the State Board in the areas of public trust and  
28

1 Constitutional reasonable use, and finds this Physical Solution and Judgment to be consistent with  
2 those recommendations and goals.

3

4       **3.3.2 Draft Instream Flow Recommendations for the Lower Ventura River**  
5       **and Coyote Creek [UPDATE WHEN FINAL]**

6

7       On February 26, 2021, the Department released its Draft Instream Flow  
8       Recommendations for the Lower Ventura River and Coyote Creek (“**Department**  
9       **Recommendations**”) to be used “in water management planning and decision-making  
10      processes”. The Department Recommendations are based upon the Department Report. The  
11      Department Recommendations state:

12

13       Several factors limiting steelhead production and recovery have been identified in  
14       the Ventura River watershed. These factors include altered flow regimes due to  
15       dams, barriers, drought, and climate change; stream habitat that lacks sufficient  
16       spawning gravels and pool habitat; decreased riparian habitat due to urbanization;  
17       and poor water quality associated with increased water temperatures related to  
18       reduced canopy cover and water diversions (Moyle et al. 2008; Walter 2015). The  
19       loss of high quality freshwater habitat is one of the leading causes of salmonid  
20       decline in California (CDFG 2004). Currently, access to over half of the  
21       historically available spawning and rearing habitat in the Ventura River watershed  
22       is blocked by the Matilija Dam and Casitas Dam (Entrix 2003). Furthermore, land  
23       use change and water withdrawals below these dams have degraded the remaining  
24       spawning and rearing habitat (Entrix 2003).

25

26       The Department Recommendations conclude that “maintaining suitable instream flows . . .  
27       . can help maintain freshwater habitat . . .” despite the factors identified above. This Physical  
28       Solution, addresses the limiting factors described in order to balance water availability for  
29       consumptive uses in the watershed in a manner that does not cause substantial injury to water  
30       right holders, consistent with the public trust doctrine.

31

32

33

1      **4. VENTURA RIVER WATERSHED, VENTURA RIVER AND THE BASINS**

2      **4.1    The Ventura River Watershed**

3      The Ventura River Watershed is a coastal watershed located in southern California, with  
4      an approximate catchment area of 226 square miles. The majority of the Watershed is located in  
5      southwest Ventura County, with a small portion (approximately 4%) located in east Santa  
6      Barbara County. The Watershed is fan-shaped and measures eighteen miles north to south and is  
7      seventeen miles at its widest point. A depiction of the Watershed is included in Exhibit E to this  
8      Physical Solution at pages E-1 through E-4.

9

10     The upper reaches of the Watershed lie within the Topa Topa Mountains, Santa Ynez  
11    Mountains, and the greater Transverse Ranges, with ridges in these ranges delineating the upper  
12    extent of the Watershed. The altitude of the Watershed varies from approximately 6,000 feet to  
13    sea level at the coastal lagoon and estuary. The total length from the furthest headwaters to the  
14    Pacific Ocean is over thirty-three miles.

15

16     Steep mountains and foothills comprise most of the land area in the Watershed, covering  
17    most of its north half and framing it on three sides, with a large portion of this area being  
18    U.S. Forest Service land or other conserved lands. Land use in the Watershed is divided  
19    between National Forest, open space, urban or industrial, and agricultural or rural  
20    designations. The largest portion, approximately 75% of the Watershed is wildlands,  
21    composed of U.S. Forest Service land (55%) and open space lands (20%), which includes  
22    both land set aside for conservation and land currently leased for oil and gas exploration  
23    and production. Agricultural or rural areas comprise 20.5% of the Watershed and are used  
24    for grazing, orchards, or row crops. Urban or industrial lands use comprise approximately  
25    4.5% of the Watershed and is divided among the municipalities of the City of Ojai, the  
26    western portion of the City of Ventura, and the communities of Meiners Oaks, Mira  
27    Monte, Oak View, Live Oak Acres, and Casitas Springs, a DWR-designated  
28

1 disadvantaged community. Most of these developed areas are located on the valley floor  
2 near to or within the Ventura River's floodplain.

3

4 Precipitation in the Watershed is highly variable both spatially and temporally. Spatially,  
5 the upper portion of the Watershed receives, on average, double the annual volume of rainfall  
6 received in the lower portion of the Watershed. Seasonally, most rain occurs between November  
7 and April, with minimal rain occurring between May and September. Based on historical records,  
8 the Watershed experiences large differences in annual rainfall volume, with regular cycles of wet  
9 and dry years at least partially caused by El Nino and La Nina cycles. Long periods of drought  
10 are a common occurrence in the Watershed. Periodic high flow events and flooding also occur.

11

12 The Watershed is home to many species, including the Southern California Steelhead, a  
13 species listed as endangered under the federal **Endangered Species Act**, as described in more  
14 detail below. The regular periods of drought experienced in the Watershed, coupled with the  
15 historical development within the Watershed, create challenges to the survival of the steelhead  
16 population. Natural precipitation does not occur in sufficient magnitude in certain years and/or in  
17 drought condition years to enable the successful migration of the steelhead to and from the Pacific  
18 Ocean for the completion of its lifecycle. Consequently, habitat that enables the Fishery to  
19 survive during several years of low precipitation is required to maintain the steelhead population  
20 within the Watershed.

21

22 The Ventura River Watershed consists of both surface waters, including the Ventura River  
23 and its tributaries, and the Basins. These various components of the Watershed are described  
24 below.

25

26 **4.2     The Ventura River**

27 The Ventura River flows through the center of the Watershed, draining tributaries along  
28 an approximately thirty-three mile course from its headwaters to the Pacific Ocean. The main

1 tributaries of the Ventura River include Matilija Creek, North Fork Matilija Creek, San Antonio  
2 Creek, Coyote Creek, and Cañada Larga Creek.

3

4 The Ventura River has traditionally been divided into five reaches. For the reasons set  
5 forth below, the Physical Solution does not use this historical division of the River, but those  
6 historical reaches are: Reach 1, including the Ventura River lagoon and estuary; Reach 2,  
7 extending from the top end of the lagoon and estuary to a point upstream of where treated  
8 wastewater from the Ojai Valley Sanitary District's Wastewater Treatment Plant is discharged to  
9 the River; Reach 3, located downstream of Foster Park and extending from Weldon Canyon to the  
10 confluence of Coyote Creek; Reach 4, located between Coyote Creek and the confluence with the  
11 North Fork Matilija Creek and including Foster Park; and Reach 5, including North Fork Matilija  
12 Creek.

13

14 The upper portions of the Ventura River and its primary headwater Matilija Creek and  
15 North Fork Matilija Creek typically have perennial flow from the higher moisture in the  
16 mountainous climate and high rainfall volumes in the upper catchment. The River in this portion  
17 flows through narrow canyon formations with a steep bed slope resulting in high energy flows.

18

19 The middle section of the Ventura River, from the Robles Diversion to San Antonio Creek  
20 confluence, consists of lower-gradient braided channels incised into a wider floodplain. Due to  
21 the high permeability of the bed material, the water table gradient, and the nature of the aquifer in  
22 this location, the middle reach is often dry.

23

24 The lower section of the Ventura River, from its confluence with San Antonio Creek to  
25 the estuary, is fed by contributions from San Antonio Creek, the Ojai Valley Sanitary District's  
26 wastewater facility,<sup>8</sup> and small intermittent and ephemeral discharges from a number of small

27 \_\_\_\_\_  
28 <sup>8</sup> As described in more detail in Section 7.3 of the Physical Solution, to help maintain the important flows that are  
generated by this facility, the City shall dedicate any rights the City has to this effluent for instream uses.

1 side canyons and tributaries.

2  
3 Because the historical division of the River is not linked directly to the lifecycle and needs  
4 of the Southern California Steelhead in the Watershed, this Physical Solution does not use the  
5 historical division of the River, and instead divides the River into segments consistent with the  
6 lifecycle and needs of the Southern California Steelhead in the Watershed. This Physical  
7 Solution divides the River into seven reaches based on habitat requirements, habitat function, and  
8 shared hydrologic conditions. These reaches are set forth in the table below.

9  
10 **Table 1 – Ventura River Reaches**

Number	Reach	Fishery function
V 1	Ocean-Main Street Bridge (lagoon and estuary)	Migration
V 2	Main Street Bridge-Shell Road	Migration
V 3	Shell Road-San Antonio Creek	Migration, spawning, juvenile rearing
SA 1	San Antonio Creek to Fox Creek/Ojai Creek	Migration, spawning, juvenile rearing
V 4	San Antonio Creek-Robles Diversion	Migration
V 5	Robles Diversion-Matilija Creek/North Fork Matilija Creek confluence (including 1 km section to Matilija Dam)	Migration, spawning, juvenile rearing
NF 1	North Fork Matilija Creek	Migration, spawning, juvenile rearing

21 There are several major human-made flood control and water management features on the  
22 Ventura River. Matilija Dam, currently operated by the Ventura County Watershed Protection  
23 District, is located in the upper watershed above the confluence of Matilija Creek and North Fork  
24 Matilija Creek. Matilija Dam was constructed in 1946-47 with an original capacity of 7,020 acre  
25 feet; however, sedimentation and re-design of the dam has reduced its capacity, and the dam does  
26 not currently divert water for meaningful consumptive use or serve meaningful flood control  
27 functions. Matilija Dam completely blocks the migration of Southern California Steelhead into

1 potentially suitable spawning and rearing areas within Matilija Creek upstream of the Dam. The  
2 Dam does not, however, block access by steelhead to habitat within North Fork Matilija Creek.  
3

4 A second human-made combination of features on the Ventura River is the Robles  
5 Diversion and Fish Passage Facility (“**Robles Diversion Facility**”), the Robles Canal, and Lake  
6 Casitas. These facilities are operated by Cross-Defendant Casitas Municipal Water District  
7 (“**Casitas**”). The Robles Diversion Facility is located on the Ventura River two miles  
8 downstream of the Matilija Dam and approximately fourteen river miles from the Pacific Ocean.  
9 At the Robles Diversion Facility, Casitas diverts water from the Ventura River, channels the  
10 water through the 5.4 mile Robles Canal, and conveys the water to Lake Casitas. Lake Casitas is  
11 a human-made lake designed to hold 254,000 acre feet of water. Aside from limited Groundwater  
12 resources, Lake Casitas is the primary source of drinking water for Ojai, Oak View, Casitas  
13 Springs, and the western side of the City. None of these communities has access to any sources  
14 of State-conveyed water or other imported waters. Operations of the Robles Diversion Facility  
15 are governed by a license (“**Casitas License**”) issued by the State Board and a March 31, 2003  
16 biological opinion (“**Casitas Biological Opinion**”) issued by the National Marine Fisheries  
17 Service. Nothing in this Physical Solution lessens or increases, or may reasonably be interpreted  
18 to lessen or increase, the operational requirements in the Casitas License or in the Casitas  
19 Biological Opinion.

20

21 A third human-made feature on the Ventura River is the Foster Park Subsurface Dam.  
22 The Subsurface Dam extends from the Coyote Creek confluence approximately 973 feet east  
23 across most of the Ventura River. The Subsurface Dam extends five to forty feet deep from west  
24 to east. The dam does not extend across the entire canyon. There is an uncompleted “gap”  
25 approximately 300 feet in length at the eastern end. It was constructed by the City’s predecessor,  
26 Ventura County Power Company, in or about 1906-1908, and is now owned by the City. At or  
27 adjacent to this location, the City operates a subsurface collector and three wells.

1       A fourth human-made feature is the Ventura River Levee. It borders the east side of the  
2 Ventura River, stretching northerly along the Ventura River approximately 2.65 miles from the  
3 Pacific Ocean, running parallel to State Route 33 and extending easterly terminating at high  
4 ground south of Cañada de San Joaquin (School Canyon Road). It was completed by the United  
5 States Army Corps of Engineers Los Angeles District in December 1948 to protect adjacent low-  
6 elevation areas within the City from flooding. The Ventura County Watershed Protection District  
7 operates and maintains the Levee. Several additional smaller levees and hard stabilization  
8 structures occur through other parts of the Watershed.

9

10       **4.3      Groundwater Basins**

11       The Ventura River Watershed includes the Basins; depictions of each of the Groundwater  
12 basins are contained in Exhibit E to this Physical Solution at pages E-4 through E-8. The Basins  
13 are hydrologically interconnected with the Ventura River. For clarity, the Basins do not include  
14 formations that are not underground sources of drinking water in accordance with the Safe  
15 Drinking Water Act, 42 U.S.C. 300(f) et seq., or are otherwise determined to be an “exempted  
16 aquifer” pursuant to 40 C.F.R. section 146.4 and the California Public Resources Code section  
17 3131, and the Physical Solution does not apply to petroleum production-related wells that extract  
18 or inject fluids, including waters from or into formations that are not underground sources of  
19 drinking water or are exempted aquifers.

20

21       **4.3.1   The Lower Ventura River Basin**

22

23       The Lower Ventura River Basin follows the course of the Ventura River from Foster Park  
24 in the north to the Pacific Ocean at its southern end. It also includes two narrow tributary areas:  
25 the narrow area surrounding Cañada Larga Creek that flows in from the east and the Diablo  
26 Canyon Creek, which intermittently flows in from the west. The northern end of this basin is  
27 marked by the Casitas Vista Bridge, the border with the Upper Ventura River Basin below Foster  
28 Park. The east and west borders are formed by the Santa Ynez Mountains where impermeable

1      rocks prevent significant Groundwater flow or storage. To the south, the basin boundary is the  
2      coast of the Pacific Ocean. The Ventura River flows north to south in the basin, eventually  
3      discharging to the Pacific Ocean. Groundwater interacts in some portions of this basin with  
4      surface water along the Ventura River; the degree of this interaction varies in location and time  
5      depending on Groundwater levels, riverbed permeability, water year type, and geographic  
6      location within the basin. The Lower Ventura River Basin is designated as Basin Number 4-3.02  
7      in the Department of Water Resources (“DWR”) Bulletin 118 and has been designated by DWR  
8      as a very low priority basin under the Sustainable Groundwater Management Act (“SGMA”).  
9      The surface area of the Basin is 5,300 acres, and the estimated maximum storage capacity is  
10     approximately 264,000 acre-feet.

11

#### 12        **4.3.2    The Upper Ventura River Basin**

13

14      The Upper Ventura River Basin extends through northern and central Ventura County and  
15     generally follows the Ventura River. The northernmost point is located approximately  $\frac{1}{4}$  mile  
16     downstream of the junction of Matilija Creek and North Fork Matilija Creek. Its northern border  
17     is defined by the Santa Ynez Mountains where low permeability rocks do not provide additional  
18     Groundwater storage. The northeastern boundary that divides the basin from the Ojai Valley  
19     Basin is formed by a subsurface impermeable bedrock ridge. The basin narrows to the south as it  
20     follows the Ventura River Valley until it reaches Foster Park. The Casitas Vista Bridge adjacent  
21     to Foster Park marks the divide between the Upper Ventura River and Lower Ventura River  
22     Basins. The Ventura River flows north to south through the basin. Surface water interacts with  
23     Groundwater in the basin; the degree of this interaction varies in location and time depending on  
24     Groundwater levels, riverbed permeability, water year, type, and geographic location within the  
25     basin. The Upper Ventura River Basin is designated as Basin Number 4-3.01 in DWR’s Bulletin  
26     118 and has been designated by the DWR as a medium priority basin under SGMA. As a  
27     medium priority basin under SGMA, a Groundwater Sustainability Plan (“GSP”) must be  
28     adopted for the basin by Upper Ventura River Groundwater Agency, the designated Groundwater

1 Sustainability Agency (“GSA”), on or before January 31, 2022. The DWR estimated surface area  
2 of the Basin is 7,410 acres, and the DWR-estimated maximum storage capacity is approximately  
3 35,000 acre-feet.

4

5       **4.3.3   The Ojai Valley Basin**

6

7       The Ojai Valley Basin is located next to and easterly of the Upper Ventura River Basin in  
8 central Ventura County. Groundwater storage occurs within the alluvial material filling in the  
9 lower elevations of the relatively flat area in and around the City of Ojai. Alluvial sediment is  
10 composed primarily of sand, silt, and gravel. This sediment originally accumulated as alluvial fan  
11 deposits, formed by rivers and streams draining from the mountains, slowing, spreading out, and  
12 depositing material at the base of the mountain range. These deposits, therefore, are thickest at  
13 the base of the mountains to the north and east. This basin has a DWR-estimated maximum  
14 storage capacity of about 85,000 acre feet and a usable capacity of 25,000 acre feet. The surface  
15 area of the basin is 6,830 acres. The Ojai Valley Groundwater Basin is designated as Basin  
16 Number 4-2 in DWR’s Bulletin 118 and has been designated by DWR as a high priority basin  
17 under SGMA. As a high priority basin under SGMA, a GSP or equivalent must be adopted for  
18 the basin by the applicable GSA on or before January 31, 2022. The Ojai Basin Groundwater  
19 Management Agency (**Ojai GMA**) submitted a GSP alternative to DWR for evaluation and  
20 assessment under SGMA. DWR did not approve the proposed alternative, citing, among other  
21 things, the fact that basin Groundwater is the primary contributor of flow, for much of the year, to  
22 San Antonio Creek, and no evidence was provided to indicate that subsequent studies of safe or  
23 sustainable yield considered impacts to stream flows, or desired or optimal minimum  
24 Groundwater discharge rates to San Antonio Creek.

25

26       The boundaries of the Ojai Valley Basin are mainly mountain ranges, where the geology  
27 does not allow Groundwater flow or storage, and faults. To the north of Ojai, the Topa Topa and  
28 Santa Ynez Mountains form the basin boundary. Black Mountain and the Santa Ana fault bound

1 the basin to the south, and non-permeable rock units along the eastern and western edges prevent  
2 Groundwater flow into or out of the basin. The Ojai Valley Basin is separated from the Upper  
3 Ojai Valley Basin by the San Cayetano Fault. The western boundary also marks the Groundwater  
4 divide that separates the Ojai Valley Basin from the Upper Ventura River Basin. San Antonio  
5 Creek flows across the basin from the northeast to the southwest, and surface flow contributes to  
6 Groundwater. In the southwest portion of the Basin, Groundwater discharges to San Antonio  
7 Creek, draining water from the Basin.

8

9       In addition to the planning and management efforts of the Ojai GMA, Casitas, the Ventura  
10 County Watershed Protection District, the Ojai GMA, and the Ojai Water Conservation District,  
11 have collaborated to develop a project to divert water into settling ponds along San Antonio  
12 Creek for Groundwater recharge of the Ojai Basin. Operation of this diversion is subject to a  
13 number of permits and agreements, including, without limitation, the Operations Agreement  
14 Regarding the San Antonio Creek Spreading Grounds Rehabilitation Project dated January 12,  
15 2015 between the City and the Ventura County Watershed Protection District.

16

17                  **4.3.4   The Upper Ojai Valley Basin**

18

19       The Upper Ojai Valley Basin is located southeast of the Ojai Valley Basin on the eastern  
20 border of the Ventura River Watershed. It is the smallest of the Basins, encompassing 3,806  
21 acres or 5.95 square miles, and has a DWR-estimated maximum storage capacity of 6,000 acre  
22 feet. The basin is an intra-montane depression, bounded on all sides by mountain ranges and  
23 thrust faults that mark the boundary between mountains and the valley floor. On the northern  
24 edge, Black Mountain and the San Cayetano fault separate the basin from the Ojai Valley Basin.  
25 To the south, the Sulfur Mountains and the Lion fault mark the boundary of the Groundwater  
26 storage zone. The Upper Ojai Valley Basin discharges to Lion Canyon Creek, which flows to the  
27 west and is a major contributor to flows in San Antonio Creek. Groundwater in the Upper Ojai  
28 Basin contributes to surface flow in Lion Canyon Creek. The basin is split into halves by a

1 surface water divide, where the eastern portion lies outside of the Ventura River Watershed. The  
2 Upper Ojai Valley Basin is designated as Basin Number 4-1 in DWR's Bulletin 118 and has been  
3 designated by DWR as a very low priority basin under SGMA.

4

5. **REASONABLE AND BENEFICIAL USES OF THE VENTURA RIVER**  
6. **WATERSHED**

7 Currently, the water needs within the Ventura River Watershed, regardless of claim of  
8 right, are supplied entirely from local surface water and Groundwater sources. At the time of this  
9 Physical Solution, no imported water is used within the Watershed. Water from the Ventura  
10 River Watershed is therefore critical to life within the Watershed, to the local economy, and to the  
11 health of the region. Water from the Ventura River Watershed is vital for a variety of both  
12 consumptive and instream reasonable and beneficial uses. These reasonable and beneficial uses  
13 are described in more detail below.

14

15. 5.1 **Forest Land and Open Space**

16 The upper portion and majority of the Watershed remains largely in natural condition and  
17 has been designated as National Forest land and wilderness areas. The largest portion,  
18 approximately 75% of the Watershed is wildlands, comprised of U.S. Forest Service land (55%)  
19 and open space land (20%), which includes both land set aside for conservation and land  
20 currently leased for oil and gas exploration and production and may include agricultural uses. In  
21 1995, Ventura County passed a limited-growth initiative called SOAR (Save Open Space and  
22 Agricultural Resources) to curb urban sprawl, preserve agricultural lands, and protect open space  
23 areas in the unincorporated County land and within multiple Ventura County communities  
24 including Ventura and the greater Ojai Valley. As such, the level of development within the  
25 unincorporated portions of the Watershed has been limited for the last twenty-five years. In 2016,  
26 Ventura County voters approved the extension of this initiative to 2050.

1           **5.2      Consumptive Uses**

2       Water from the Ventura River Watershed supports a variety of reasonable and beneficial  
3 consumptive uses, including municipal, agricultural, and industrial uses under various claims of  
4 right, e.g., riparian, overlying, appropriative, and prescriptive. The types of uses are described  
5 below.

6

7           **5.2.1    Reasonable and Beneficial Municipal Uses**

8

9       Water for municipal uses accounts for approximately 55% of the total water demand from  
10 the Ventura River Watershed, with residential use making up most of urban water demand. Due  
11 to strict conservation efforts, urban water demand has not increased significantly in recent  
12 decades, despite growth in population.

13

14       There are four major municipal water suppliers in the Ventura River Watershed. Cross-  
15 Defendant Casitas is the largest water purveyor in the Watershed, providing water to both water  
16 resale agencies and retail customers. Casitas uses surface water from the Ventura River, which is  
17 diverted from the River through the Robles Diversion into Lake Casitas, runoff from the  
18 surrounding area adjacent to Lake Casitas, and Groundwater from wells in the Upper Ventura  
19 River and Ojai Valley Basins, to provide municipal service to its retail and wholesale customers.  
20 Casitas has implemented significant conservation efforts to reduce municipal demand, including a  
21 Water Shortage Contingency Plan, consistent with the Urban Water Management Planning Act.  
22 Casitas has declared Stage 3 water supply conditions and has implemented restrictions on  
23 residential irrigation, reduced customer allocations, and prohibited waste. These efforts include  
24 implementing and maintaining Stage 3 drought restrictions since April of 2016. These  
25 restrictions include prohibitions on water waste, restrictions on the timing of residential irrigation,  
26 and a 30% reduction in all customers' individual allocations for their non-essential outdoor use.  
27 Casitas also operates many conservation programs including free water surveys, free water  
28 conservation devices, and rebates for small irrigation controllers. In addition, Casitas offers an

1 agricultural rebate program that encourages greater water use efficiency for farms within its  
2 service area.

3

4 The City is the second largest municipal supplier within the Ventura River Watershed.  
5 The City Produces water through a subsurface diversion and three wells at Foster Park to supply  
6 its municipal customers.<sup>9</sup> The City has a Water Shortage Event Contingency Plan that is  
7 consistent with the Urban Water Management Planning Act. The City has implemented  
8 significant conservation efforts to reduce municipal demand. These efforts include implementing  
9 Water Shortage Regulations and Rates, complying with the mandates of the Water Conservation  
10 Act of 2009 (Senate Bill X7-7), maintaining a 20% mandatory conservation cutback, promoting  
11 the use of recycled water, offering rebates to encourage water wise landscaping, offering free  
12 high efficiency sprinkler nozzles, implementing an Advanced Metering Infrastructure program  
13 and a Smart Irrigation Controller program, providing free water efficiency surveys, enacting a  
14 Water Rights Dedication and Water Resources Net Zero (In Lieu) Fee Ordinance and Resolution,  
15 and taking other steps to reduce consumption.

16

17 Cross-Defendant the Ventura River Water District (“VRWD”) is the third largest  
18 municipal supplier within the Ventura River Watershed. VRWD supplies water to an area of  
19 approximately 3.3 square miles, or 2,103 acres, stretching from the southwestern edge of the City  
20 of Ojai down to the northern half of Oak View, and in the eastern half of Casitas Springs. VRWD  
21 serves a population of approximately 5,700 through 2,190 connections, and its customers include  
22 residential, commercial, and industrial. VRWD does not serve agricultural water. VRWD  
23 operates six wells in the Upper Ventura River Basin. VRWD has implemented significant  
24 conservation efforts to reduce municipal demand. During the drought, VRWD customers reduced  
25 water usage by 35%, and in 2016 VRWD adopted its Water Waste and Conservation Ordinance,

26

---

27 <sup>9</sup> The City’s wells are commonly referred to as Nye 7, Nye 8, and Nye 11. The subsurface diversion and Nye 7 and  
28 Nye 8 are subject to the Foster Park Flow Protocols in this Physical Solution. Nye 11 is only utilized during periods  
of very high flow and is not part of the Foster Park Flow Protocols.

1 which directed staff to expand public information campaign and increase public outreach, and  
2 adopted conservation prohibitions for customers to be enforced by fines and water restrictions.  
3 Additional conservation efforts include provision of free water saving equipment, water saving  
4 equipment rebates, irrigation efficiency equipment, free water surveys for residential customers,  
5 funding for drought education and outreach activities, and water budgets for all customers. The  
6 rate structure sends a strong conservation message by putting most costs on the commodity  
7 charge with the monthly service charge reduced from \$10 to \$2 effective March, 2021

8

9       Cross-Defendant the Meiners Oaks Water District (“MOWD”) is the fourth largest  
10 municipal supplier within the Ventura River Watershed. MOWD supplies water to the  
11 community of Meiners Oaks on the east side of the Ventura River, providing potable water  
12 service to a population of approximately 4,200, through 1,280 service connections. MOWD’s  
13 highest priority is to provide water for residential and commercial use, but also provides some  
14 water for agricultural use, which is declining. Agricultural connections primarily serve small  
15 citrus or avocado orchards. MOWD operates four wells in the Upper Ventura River Basin.  
16 MOWD has implemented significant conservation efforts to reduce municipal demand. In 2020  
17 MOWD adopted an Allocation Program by which MOWD adopted and enforces all appropriate,  
18 applicable water conservation measures and policies adopted by its wholesale supplier, Cross-  
19 Defendant Casitas, and MOWD agreed to enact 5 stages of drought measures, consistent with  
20 stages that are adopted by Casitas. For each drought stage, MOWD customers are requested to  
21 reduce water usage by a given percentage. Decreased water usage is encouraged through  
22 MOWD’s water rate structure and required conservation measures are enforced by fines. Since  
23 May of 2016 MOWD customers have been subject to a Stage 3 drought emergency, and MOWD  
24 has prohibited installation of new or increased in size connections. MOWD required that its  
25 customers reduce water use by at least 30%; since the drought emergency declaration, MOWD  
26 has actually realized conservation rates of up to 40%.

27  
28

1        Other municipal suppliers of water include but are not limited to Cross-Defendants  
2 Casitas Mutual Water Company, Gridley Road Water Group, Hermitage Mutual Water Company,  
3 North Fork Springs Mutual Water Company, Old Creek Road Mutual Water Company, Rancho  
4 del Cielo Mutual Water Company, Senior Canyon Water Company, Siete Robles Mutual Water  
5 Company, Sisar Mutual Water Company, and Tico Mutual Water Company.

6  
7 In addition, water for domestic use is provided by way of private wells located on private  
8 property. It is estimated that there are approximately 367 active wells in the Ventura River  
9 Watershed. Owners/Operators of these wells are either Parties to this Action or have been  
10 provided notice of this Action.

11  
12        **5.2.2 Reasonable and Beneficial Agricultural Uses**

13  
14        Use of water from the Watershed for reasonable and beneficial agricultural uses supports a  
15 significant farming economy within the Watershed. According to DWR's Agricultural Land Use  
16 and Crop Mapping from 2014, citrus and avocado are the primary crops grown within the  
17 Watershed, with citrus constituting approximately 51% of the active agricultural acreage and  
18 avocados constituting 32%. Other crops include but are not limited to grains, hay, row crops,  
19 berries, olives, grapes, apples, walnuts, flowers, Christmas trees, and other fruit tree crops.

20  
21        The State Board regulates irrigated agriculture in the Watershed through the statewide  
22 Irrigated Lands Regulatory Program to prevent agricultural discharges from impairing surface  
23 water and Groundwater bodies. The regulations that apply to irrigated agriculture in Ventura  
24 County are contained in the *Conditional Waiver of Waste Discharge Requirements for*  
25 *Discharges from Irrigated Lands within the Los Angeles Region* ("Conditional Waiver"). The  
26 Ventura River Watershed contains approximately 3,253 acres of irrigated agriculture. As of  
27 2019, approximately 92% of those acres (2,978 acres) were enrolled in the Ventura County  
28 Agricultural Irrigated Lands Group ("VCAILG"). In order to protect both surface water and

1 Groundwater quality, the Conditional Waiver requires that growers implement best management  
2 practices that address the quantity and quality of runoff and leachate from agricultural acreage.  
3 Because adoption of efficient irrigation practices limits discharges to both surface and  
4 Groundwater, promotion of irrigation efficiency is a priority for VCAILG and other agricultural  
5 support services in Ventura County. Improvements in irrigation efficiency are promoted through  
6 outreach, education classes and on-farm demonstrations, irrigation system testing services, and  
7 grant programs for purchase and installation of water saving equipment, such as micro sprinkler  
8 and drip irrigation systems.

9

10 Water sources to support reasonable and beneficial agricultural uses include Groundwater  
11 from private wells or from small water companies, with water from Casitas used for supplemental  
12 or backup water. Agriculture has implemented significant conservation efforts; specifically,  
13 highly efficient irrigation systems (drip, micro sprinkler, and combinations thereof) are employed  
14 on the majority of irrigated agriculture, irrigation systems are routinely tested for distribution  
15 uniformity, and irrigation runoff is minimal in the Watershed.

16

17 Agricultural users within the Watershed include but are not limited to Cross-Defendants  
18 Wood-Claeyssens Foundation, Rancho Matilija Mutual Water Company, Senior Canyon Mutual  
19 Water Company, Rancho De Cielo Mutual Water Company, Gridley Road Water Group,  
20 Hermitage Mutual Water Company, Sisar Mutual Water Company, Casitas' and MOWD's  
21 agricultural customers, and family farms in the Ojai Valley.

22

23 The Wood-Claeyssens Foundation and its farm tenants and sub tenants produce water for  
24 agricultural and domestic uses on the historic Taylor Ranch property, which borders the lower  
25 Ventura River and overlies the Lower Ventura River Basin. They are working closely with the  
26 Ventura Farm Bureau and the Ventura County Irrigation Land Group to farm strawberries using  
27 best management practices including micro sprinklers and drip irrigation to minimize water use

1 and runoff and for the lemon and avocado orchards, planting the trees on raised beds using drip  
2 irrigation, which minimizes water use and virtually eliminates runoff.

3

4 The Rancho Matilija Mutual Water Company produces water from the Watershed for its  
5 shareholders to use for agricultural irrigation (primarily blackberries, row crops, and tangerine  
6 orchards at this time) and for domestic ranch and livestock uses on their properties located  
7 northeast of Lake Casitas. Rancho Matilija's shareholders have implemented water conservation  
8 measures such as real-time smart phone-connected moisture sensing used to determine drip  
9 irrigation frequency and duration as well as land fallowing.

10

11       **5.2.3 Reasonable and Beneficial Industrial Uses**

12

13       Water from the Ventura River Watershed is also used for reasonable and beneficial  
14 industrial uses. Such uses include, but are not limited to, support of oil and gas operations.  
15 Certain petroleum production-related wells extract and inject fluids, including waters, from or  
16 into formations that are not underground sources of drinking water in accordance with the Safe  
17 Drinking Water Act or are otherwise exempted from protection pursuant to 40 C.F.R. section  
18 146.4 and the California Public Resources Code section 3131, and the Physical Solution does not  
19 apply to petroleum production-related wells that extract or inject fluids, including waters from or  
20 into formations that are not underground sources of drinking water or are exempted aquifers. The  
21 major oil field in the watershed is the Ventura oil field, an area that covers approximately 3,410  
22 acres on both sides of Highway 33 in the lower Watershed near the coast. The Ojai oil field  
23 comprises 1,780 acres of active fields. There are over 700 active oil wells in the Watershed. Aera  
24 Energy LLC is the primary oil and gas producer in the Watershed. Although it operates the  
25 extraction wells described above, it obtains its potable water from the City. Beyond oil fields, the  
26 Watershed's major industrial land use is in the lower watershed along Ventura Avenue east of the  
27 Ventura River. Various manufacturing, construction, processing, and industrial storage facilities  
28 occupy this area, a number of which serve as support services to the oil extraction industry.

1           **5.2.4 Changes in Consumptive Use**

2

3           There was significant population growth in Ventura County from 1960 through 2010,  
4 increasing from approximately 115,000 people in 1950 to 199,000 people in 1960 and then  
5 rapidly increasing in 1970 (376,000 people), 1980 (529,000 people), 1990 (669,000 people), and  
6 2010 (826,000 people). After 2010, population growth in the County slowed substantially and  
7 declined over the period of 2017 to 2020. Despite this significant overall population growth over  
8 time, consumptive use has not grown at a comparable rate due to conservation, changes in land  
9 use, and increased agricultural efficiency. An analysis of average daily flow data from USGS  
10 Gages 11118500, 11117500, and 11116000 indicates that instream flows metrics (e.g., 60% and  
11 40% exceedance flows, mean annual flows, and median annual flows) have been the same or  
12 slightly higher since the construction of the Casitas and Matilija Dams in the 1950s and 1960s.  
13 Therefore, changes in consumptive use have not had a detectable effect on instream flows within  
14 the period of record analyzed (1930-2019).

15

16           **5.3 Instream Uses – *Oncorhynchus mykiss***

17           The Ventura River Watershed is home to many instream uses. It is home to eleven  
18 endangered or threatened species, including the Southern California Steelhead, arroyo toad,  
19 California least tern, California red-legged frog, Foothill yellow-legged frog, Least Bell's vireo,  
20 southwestern willow flycatcher, and western snowy plover. This Physical Solution uses the  
21 health of the Southern California Steelhead population as a proxy for the overall health of the  
22 instream uses in the Ventura River Watershed, and that population will be referred to in this  
23 Physical Solution as the “Fishery.” The life stages, habitat, and other details regarding the  
24 Southern California Steelhead within the Ventura River Watershed are described below.

25

26           The Watershed provides habitat for adult holding and spawning and juvenile rearing of  
27 both anadromous steelhead trout and resident rainbow trout (together classified taxonomically as  
28 *Oncorhynchusmykiss*, which is typically abbreviated as *O. mykiss*). *O. mykiss* have different life

1 history forms, including as rainbow trout or as steelhead trout. *O. mykiss* that remain in  
2 freshwater throughout their lifecycle are referred to as Rainbow Trout and have a resident life  
3 history form. *O. mykiss* that migrate to the Pacific Ocean and then return to spawn in freshwater  
4 are referred to as Steelhead Trout and have an anadromous life history form. Both life history  
5 forms can be produced by a single set of parents depending on a variety of variables. The core  
6 goal of this Physical Solution is to address the anadromous life history form of the Southern  
7 California Steelhead within the Ventura River Watershed that has been listed as endangered under  
8 the Endangered Species Act. However, for purposes of the Physical Solution's monitoring and  
9 performance evaluation, the target species has been defined as all *O. mykiss* that inhabit waters of  
10 the Ventura River and its tributaries downstream of the first impassable barrier or impediment to  
11 upstream migration and have volitional access to coastal marine waters.

12

13       The particular anadromous life history form of *O. mykiss* in the Ventura River Watershed  
14 has been designated as the Southern California Steelhead Distinct Population Segment or DPS.  
15 In 1997, the Southern California Steelhead Evolutionarily Significant Unit ("ESU") was listed as  
16 endangered under the Federal Endangered Species Act. (62 FR 43937-01.) In 2005, critical  
17 habitat for the Southern California Steelhead ESU was designated, including approximately 48  
18 miles of the Ventura River and its tributaries within the Ventura River Hydrologic Unit. (70 FR  
19 52488-01.) In 2006, the Southern California Steelhead DPS was listed as endangered.<sup>10</sup> (71 FR  
20 834-01.)

21

22       The life history of a Southern California Steelhead starts when a female excavates a  
23 shallow nest, termed a "redd," in streambed gravel and deposits eggs, which males then fertilize.  
24 The period between fertilization by the male and hatching varies, lasting from about three weeks  
25 to two months depending on water temperature and other factors. After the eggs hatch, the young  
26 fish remain in the gravel nest for a period of time as they develop (termed "alevins") before

27

28       <sup>10</sup> Since 2006, the phrase Distinct Population Segment or DPS, has replaced ESU.

1 emerging into the surface waters. The young fish, known as fry, emerge from the gravel two to  
2 six weeks after hatching. The young *O. mykiss* remain in the creek or river rearing for a period of  
3 one to two years as they grow and develop into the parr stage.

4

5 Parr eventually undergo a physiological change known as smoltification that allows them  
6 to migrate to saltwater (e.g., the Pacific Ocean). After growing in the marine environment for  
7 typically one to four years, steelhead leave the marine environment to reproduce in the freshwater  
8 environment (e.g., the Ventura River). Returning adults typically migrate to their natal rivers or  
9 streams but can also spawn in non-natal streams. Steelhead, unlike salmon, may survive after  
10 spawning and migrate back downstream to the ocean to spawn again the next year. Post-  
11 spawning adult steelhead are termed Kelts. Steelhead, primarily females, may spawn two or three  
12 times before they die.

13

14 The habitat and flow needs of the Southern California Steelhead are variable depending on  
15 the life stage of the species. Primary constituent elements (“PCEs”) have been described by the  
16 National Marine Fisheries Service for each life history stage of Southern Steelhead critical habitat  
17 as essential to the conservation of the species. (70 FR 52630). The general PCEs for steelhead  
18 are described below.

19

20 **5.3.1 Spawning**

21

22 Freshwater spawning sites with water quantity and quality conditions and substrate  
23 supporting spawning, egg incubation, hatching, and larval development.

24

25 **5.3.2 Rearing**

26

27 Freshwater rearing sites with water quantity and floodplain connectivity to form and  
28 maintain physical habitat conditions and support juvenile growth and movement; water quality

1 and forage supporting juvenile development; and natural cover such as shade, submerged and  
2 overhanging large wood, large rocks and boulders, and juvenile and adult forage, including  
3 aquatic invertebrates and fishes, supporting growth and maturation.

4

5 **5.3.3 Migration**

6

7 Freshwater migration corridors free of passage obstruction with water quantity and quality  
8 conditions suitable for juvenile and adult movement and survival.

9

10 **5.3.4 Estuary**

11

12 Estuarine areas with water quality, water quantity, and salinity conditions suitable for  
13 juvenile rearing and the physiological transitions between fresh- and saltwater (smolting).

14

15 **5.3.5 Marine Areas**

16

17 Nearshore and offshore marine areas with water quality and quantity conditions and  
18 forage, supporting growth and maturation.

19

20 **5.4 Protection of Both Instream and Consumptive Uses**

21 The purpose of this Physical Solution is to protect both the reasonable and beneficial  
22 instream and consumptive uses described above. Continued consumptive use of water from the  
23 Watershed is essential to support human life, health, and the economy that is dependent on the  
24 Watershed for this vital resource. At the same time, this Physical Solution establishes a  
25 commitment to maintain the steelhead population in the Ventura River Watershed through  
26 improvements to habitat quality and availability for all freshwater life stages of steelhead, as well  
27 as to preserve **Historical Flow Conditions**, which are conditions in the Watershed in the pre-

1 development period generally before 1959 as determined from gages at Casitas Bridge<sup>11</sup> (gage  
2 11118500), San Antonio Creek (gage 11117500), and North Fork Matilija Creek (gage  
3 11116000), as set forth herein in section 7.3 and in the Plan, necessary to support steelhead  
4 whenever physically practicable. This Physical Solution therefore balances the uses in the  
5 manner compelled by Article X, section 2 of the California Constitution, the public trust doctrine,  
6 and California water law by imposing the Physical Solution set forth in Section 7 of this Physical  
7 Solution.

8

9 **6. INTEGRATION OF PHYSICAL SOLUTION WITH GROUNDWATER**  
10 **SUSTAINABILITY PLANS**

11 GSPs are currently being developed for the Ojai Valley Basin and the Upper Ventura  
12 River Basin to meet the January 31, 2022 implementation date required by SGMA and have not  
13 been completed. In addition, GSPs may be developed for the Upper Ojai and Lower Ventura  
14 River Basins in the future. The Physical Solution is designed to minimize interference with the  
15 timely completion and implementation of the ongoing GSPs, and, in accordance with this  
16 Physical Solution, the Parties and the **Management Committee** (“MC”), an arm of the Court,  
17 appointed by the Court, to administer this Physical Solution and Judgment, will coordinate with  
18 the GSAs completing the GSPs in finalizing and preparing the Plan to prevent duplication of  
19 efforts, through their participation in the MC.

20

21 Water Code section 10733.6(b)(2) provides that management of a basin pursuant to an  
22 adjudication action may satisfy SGMA requirements. At the election of each GSA, portions of the  
23 Management Plan could be used to inform the management of the Upper Ventura River and Ojai  
24 Basins in accordance with SGMA. The Physical Solution is expressly designed to assist the  
25 GSAs with addressing one of the six “undesirable results” identified by SGMA—the significant  
26 and unreasonable depletion of interconnected surface water caused by groundwater pumping,

27

28 <sup>11</sup> USGS also refers to this gage as “Ventura R NR Ventura”

here, the impacts to the Fishery. (See Water Code § 10721 (x)(6).) The Physical Solution addresses potential undesirable effects of groundwater pumping on the depletion of interconnected surface water, as defined by SGMA, regarding the beneficial use of interconnected surface water by the Fishery. At their discretion, GSAs in the Ventura River Watershed may rely on implementation of the Physical Solution for a finding that no additional implementation measures are required to address potential significant and unreasonable effects of groundwater pumping on the beneficial use of interconnected surface water by the Fishery, in the event that any such potential significant and unreasonable effects of groundwater pumping are identified during initial GSP development or subsequent 5-year GSP updates.

10

## 11      **7. PHYSICAL SOLUTION AND MANAGEMENT PLAN**

### 12      **7.1 Three Phases of the Physical Solution**

13            The Physical Solution includes of three phases, as briefly described here and as described  
14            in detail in Section 7.3.8 below. The first phase, the **Adoption Phase**, is short, begins when the  
15            Physical Solution is entered, and allows the Parties time to establish the governance structure and  
16            adopt the Management Plan that will inform the following two phases. In addition, during the  
17            Adoption Phase, the Parties will take the specific actions set forth below to improve the  
18            Watershed during this short period. The second phase, the **Initial Implementation Phase**, is a  
19            ten-year period after adoption of the Management Plan in which the Parties will implement the  
20            Management Plan, and regularly update and adaptively manage the Plan based on new  
21            information. The third phase, the **Subsequent Implementation Phase**, is a continuing series of  
22            ten-year periods in which the Parties will continue to implement and adaptively manage the  
23            Management Plan until and so that Good Condition is achieved. Each of the three phases  
24            includes distinct management objectives and elements that must be met by the Parties, as further  
25            described in this Physical Solution. The purpose of phasing the Physical Solution is to allow the  
26            Parties to transition from the existing conditions within the Watershed (referred to as the **Baseline**  
27            **Conditions** and initially described in Section 7.2 below and as will be further defined in the  
28            Management Plan) to the improved conditions identified in the Management Plan.

1       **7.2      Baseline Conditions – Reach-By-Reach Habitat Assessment and Limiting**  
2       **Factors**

3       To prepare the Management Plan and to measure the success of the Physical Solution, it is  
4       necessary to first define the current conditions as of the beginning of the Adoption Phase  
5       (Baseline Conditions) in the Watershed. Defining Baseline Conditions will inform the specific  
6       actions that the Parties must take to improve conditions from the Baseline Conditions. In  
7       addition, defining Baseline Conditions will provide the Parties with a way to measure the success  
8       of the Physical Solution and the conditions under which the Court, during the Initial and  
9       Subsequent Implementation Phases, may need to exercise its continuing jurisdiction to address  
10       any material excursions below Baseline Conditions. This portion of the Physical Solution defines  
11       initial Baseline Conditions in the Watershed that exist as of the beginning of the Adoption Phase.  
12       As provided below, the Management Plan will expand upon and provide more detail regarding  
13       the definition of Baseline Conditions that exist as of the beginning of the Initial Implementation  
14       Phase.

15  
16       The health and habitat needs of the Fishery vary within different portions of the  
17       Watershed and the different life stage needs of the species within those different portions of the  
18       system. Maintaining the Fishery requires an understanding of suitability and quality of habitat  
19       pertinent to the life stage habitat requirements of the species. As identified in the Department  
20       Report, “flows in the Ventura River watershed are variable throughout the year and from year to  
21       year.” Department Report at p. 9. The Watershed is subject to wide variations in precipitation,  
22       occasional flooding, periodic large natural disasters such as drought and wildfires, all of which  
23       significantly impact the Watershed, its water quality, and the Fishery. As a result of the  
24       environmental variability in freshwater and ocean conditions (e.g., drought and low flow  
25       conditions, ocean upwelling, etc.), in addition to other factors such as steelhead stock-recruitment  
26       relationships (e.g., the number of spawning adults has a large influence on subsequent juvenile  
27       abundance), variations in food availability within and among years, quality and availability of  
28

1 suitable habitat, and biological interactions with native and non-native species, there is high  
2 variability in *O. mykiss* population abundance within the Ventura River Watershed.  
3

4 There are many different ways to divide the Watershed for purposes of establishing  
5 Baseline Conditions and efficient management of the system. Historically, and as a matter of  
6 convenience, the Ventura River has been described as having the five reaches that are identified  
7 earlier in this Physical Solution. Other methods have described the River as having more than  
8 twenty reaches, and the Department Report uses sixteen reaches. This Physical Solution uses the  
9 seven reaches and associated functions and habitat assessment described below, in which reaches  
10 are defined based on the habitat requirements of the Watershed and the specific lifecycle needs of  
11 the steelhead associated with that habitat. These seven reaches are described in Table 1 and  
12 depicted in Exhibit E to this Physical Solution at page E-2, and the Baseline Conditions of each  
13 reach at the time of this Physical Solution are described as follows:  
14

### 15           **7.2.1   Reach V1**

16

17       Reach V1 begins at the Pacific Ocean and extends to the Main Street bridge crossing.  
18 Reach V1 includes the Ventura River lagoon and estuary. All adult steelhead entering the  
19 Ventura River from the Pacific Ocean, and all steelhead out-migrants (juvenile smolts and post-  
20 spawning adults) must pass through Reach V1. Steelhead smolts that can reach the lagoon and  
21 estuary from upstream rearing habitats may also continue rearing in the lagoon and estuary where  
22 prey items are generally abundant. However, the area of the historic lagoon and estuary has been  
23 reduced and habitat degraded by approximately 70%. Therefore, under Baseline Conditions, the  
24 primary steelhead lifecycle function of Reach V1 is for migration.  
25  
26  
27  
28

1           **7.2.2 Reach V2**

2

3           Reach V2 begins at the Main Street Bridge from the upstream end of the lagoon and  
4 estuary and ends where the Shell Road Bridge crosses over the Ventura River. A major limiting  
5 factor in Reach V2 is the presence of extremely dense stands of *Arundo donax* (“**Arundo**”),  
6 primrose, and other non-native aquatic macrophytes that choke the river channel and riparian  
7 zone, precluding the presence of native plants (especially willows) and blocking or impeding both  
8 upstream and downstream passage of steelhead. Arundo removes surface water (through  
9 evapotranspiration) at higher rates (three times the rate) than native plants. Combined with the  
10 abundance of non-native common carp that degrade habitat and water quality for steelhead,  
11 potential rearing habitat (pools) is severely degraded in Reach V2 at this time. Therefore, under  
12 Baseline Conditions, there is no spawning habitat within this reach, and the sole steelhead  
13 lifecycle function of Reach V2 is for migration.

14

15           **7.2.3 Reach V3**

16

17           Reach V3 begins at Shell Road bridge and ends at the confluence of San Antonio Creek  
18 and the Ventura River. Under Baseline Conditions, reach V3 suffers from Arundo infestation,  
19 degraded stream habitats, and an absence of boulder clusters. Reach V3 includes Foster Park.  
20 The subsurface dam and related facilities in the vicinity of Foster Park sometimes act as barriers  
21 or impediments to steelhead migration under certain conditions. Under Baseline Conditions, this  
22 reach is primarily a passage corridor for upstream and downstream migrating steelhead.  
23 However, spawning and rearing may be supported in certain portions of Reach V3, including in  
24 the area of Casitas Springs and at the confluence of San Antonio Creek. The general pattern is  
25 that fish that spawn in San Antonio Creek (Reach SA1) move to the confluence of the Ventura  
26 River and to the Casitas Springs areas of Reach V3 under favorable conditions during the spring  
27 to rear in the mainstem Ventura River over the summer and fall months.

28

1           **7.2.4 Reach SA 1**

2

3           Reach SA 1 includes that portion of San Antonio Creek from its confluence with the  
4           Ventura River upstream to Fox Canyon. Under Baseline Conditions, San Antonio Creek contains  
5           good spawning habitat, and relatively good habitat for young-of-the-year juvenile rearing.  
6           However, under Baseline Conditions there is a lack of rearing habitat for older juveniles due to  
7           the lack of pools throughout San Antonio Creek. The absence of pool habitat forces rearing  
8           juveniles to an early outmigration into the mainstem rearing habitat in Reach V3 adjacent to and  
9           downstream from the confluence with the Ventura River. There is also an absence of boulder  
10          clusters and other cover for juvenile rearing *O.mykiss* that would provide velocity refuges and  
11          cover, juvenile and adult steelhead holding and foraging sites, substrate for algal and  
12          macroinvertebrate production that are important to the food resources for juvenile *O. mykiss*  
13          growth and survival and also promote pool formation. The presence of Arundo is another  
14          limiting factor in this reach. An additional limiting factor in San Antonio Creek is the presence of  
15          livestock that, when unconstrained, trample the stream banks, causing sedimentation in the stream  
16          channel and spawning beds and reducing riparian vegetation as well as increased nutrient and  
17          coliform loading to the creek.

18

19           **7.2.5 Reach V4**

20

21           Reach V4 is located between the confluence with San Antonio Creek and the Robles  
22          Diversion Facility. Under Baseline Conditions, this reach includes what is commonly referred to  
23          as the “dry reach” downstream of the Robles Diversion Facility that often has intermittent flows  
24          or is dry during the summer and fall months. Under dry conditions, adult steelhead are unable to  
25          migrate to upper Watershed spawning and rearing habitat, and smolts that are produced in the  
26          upper Watershed (Reach V5 and Reach NF 1) are unable to out-migrate through this reach.  
27          Further, smolts that do attempt to out-migrate may be stranded in drying pools, including pools  
28          just downstream of the Robles Diversion Facility. During wet years, this reach is suitable for

1 steelhead migration for short periods during extended runoff from storms. Under Baseline  
2 Conditions, therefore, the lifecycle function served by Reach V4 is for migration under suitable  
3 precipitation conditions.

4

5       **7.2.6   Reach V5**

6

7       Reach V5 extends upstream from the Robles Diversion Facility to the confluence of  
8 Matilija Creek and North Fork Matilija Creek, including the section below Matilija Dam. Under  
9 Baseline Conditions, Reach V5 contains some rearing and spawning habitat. Its primary  
10 functions under Baseline Conditions are for migration, spawning, and juvenile rearing, but the  
11 presence of non-native predatory largemouth bass in this reach may reduce juvenile steelhead  
12 survival.

13

14       **7.2.7   Reach NF 1**

15

16       Reach NF 1 extends from the confluence of North Fork Matilija Creek to the upstream  
17 reaches of North Fork Matilija Creek where a complete barrier or impediment to upstream  
18 migration exists at the Wheeler Gorge Campground. Under Baseline Conditions, Reach NF 1 has  
19 good steelhead spawning and rearing habitat where available, with higher densities of *O. mykiss*  
20 spawners and both young-of-the-year and older juveniles than reaches in the lower Watershed.  
21 This reach has good pool rearing habitat. This reach also includes the presence of resident  
22 steelhead/rainbow trout that support the overall steelhead population. Limiting factors under  
23 Baseline Conditions in this reach include only marginal availability of suitably sized spawning  
24 areas and gravel, and potential competition between juvenile steelhead and resident rainbow trout.

1           **7.2.8   Continuing Jurisdiction is Reserved for Coyote Creek and Cañada**  
2           **Larga Tributaries**  
3

4           Although no management actions are presently recommended for two tributaries of the  
5           Ventura River, they are nevertheless included in this Physical Solution, and the Court retains  
6           continuing jurisdiction over them. First, Coyote Creek from Lake Casitas to the confluence with  
7           the Ventura River is dry much of the year due to the Lake Casitas Dam, and the habitat in this  
8           reach is severely degraded. In addition, on the Cañada Larga tributary, the Highway 33 bridge  
9           creates a barrier or impediment to steelhead passage, but it cannot reasonably be removed. The  
10          stream is usually dry in summer and fall, and cattle graze along and into the streambed. The  
11          adaptive management process in this Physical Solution will allow for the reconsideration of  
12          management actions for these two tributaries in the future.

13

14           **7.3      Management Plan/Mandatory Plan Elements**

15           The core of this Physical Solution is the development, implementation, and adaptive  
16          management and updating of a Management Plan (or the “Plan”) that will move the condition of  
17          the Southern California Steelhead in the Watershed from Baseline Conditions to Good Condition,  
18          as defined in the Plan and in this Physical Solution, during the life of the Physical Solution.  
19          While rainfall and flow in the Watershed has largely remained consistent over the historical  
20          period (generally 1929 through 2019), habitat conditions in the Watershed downstream of  
21          Matilija Dam have been degraded over the past 150 years through agricultural and urban  
22          development, construction of dams, water storage infrastructure, flood control infrastructure, and  
23          other factors. Historical flow records are available prior to 1958 (pre-development conditions)  
24          and post-1958 in three critical reaches in the Watershed: Ventura River near Foster Park, lower  
25          San Antonio Creek, and North Fork Matilija Creek. The population of Ventura County was  
26          substantially lower in the pre-development period, and major water infrastructure projects, e.g.  
27          Robles Diversion and Casitas Dam, did not exist, and the Fishery was reported to be in Good  
28          Condition. By 1959, Matilija Dam, Casitas Dam, and the Robles Diversion Canal were all

1 completed projects. Additionally, population in Ventura County rapidly increased from 1960  
2 through 2010. Flow metrics were the same or lower during the pre-development period as  
3 compared with the post-development period in the three critical reaches. The fish population was  
4 higher in the pre-development period as compared with the post-development period, even though  
5 flows were the same or lower than post-1958 conditions. This finding coupled with the  
6 degradation of the Fishery habitat over the last century demonstrates that habitat conditions,  
7 rather than flow conditions alone, have affected the Fishery. Accordingly, improving habitat  
8 conditions with non-flow measures and preserving Historical Flow Conditions will improve the  
9 Fishery to ultimately achieve Good Condition.

10

11 Specific efforts to maintain Historical Flow Conditions upon which the Southern  
12 California Steelhead depend and habitat enhancement Plan elements are expected to contribute to  
13 improved access and migration opportunity, habitat quality, availability, and suitability. These  
14 efforts to maintain Historical Flow Conditions and implement these habitat improvements are  
15 expected to lead to improved abundance of steelhead and other fish and wildlife within the  
16 Watershed. The Plan will also provide detailed monitoring programs to assess the performance of  
17 Plan elements and status and trends in the *O. mykiss* population over time as well as provide  
18 feedback for adaptive management. The hydrogeology of the Watershed and the seasonality and  
19 variability of precipitation cause portions of the mainstem river and tributaries to exhibit  
20 intermittent flows during the summer months, regardless of human consumptive use. This creates  
21 dry reaches where no summer rearing by Steelhead or other fish is possible. These intermittent  
22 reaches usually provide passage corridors during higher flow periods in the winter and early  
23 spring. Actions to protect Historical Flow Conditions, which are largely replicated by existing  
24 flow conditions, in combination with habitat enhancement elements identified in the Plan, will be  
25 sufficient, barring extraordinary conditions, to move the Fishery from Baseline Conditions to  
26 Good Condition.

27

28

1       The required elements of this Plan are set forth in this Section 7.3 of the Physical  
2 Solution. During the Adoption Phase, the Parties will create more specific mandatory  
3 implementation actions and details to achieve the required elements and adopt the final Plan,  
4 subject to Court oversight. During the Initial Implementation and Subsequent Implementation  
5 Phases, the Parties will implement the Plan, annually measure its success, and adaptively manage  
6 it based on the results of the monitoring and other conditions such as project feasibility. The  
7 Court will retain jurisdiction to ensure Plan implementation and to address material excursions  
8 below Baseline Conditions, following the procedures outlined in this Physical Solution. The Plan  
9 must include the mandatory elements described in this section.

10

### 11           **7.3.1 Management Objectives**

12

13       The Plan shall develop and implement actions that are intended to move the condition of  
14 the Fishery in the Watershed from Baseline Conditions to Good Condition, as defined in the Plan  
15 and this Physical Solution.

16

### 17           **7.3.2 Baseline Conditions Refined**

18

19       The Plan shall provide a more detailed assessment of Baseline Conditions that will include  
20 the definition contained herein but shall include additional metrics to assist with determining  
21 material excursions below Baseline Conditions and improvements above Baseline Conditions.  
22 As discussed more fully in Section 7.3.3 below, these metrics will include both qualitative and  
23 quantitative assessment methods, with the final assessment being qualitative based on the weight  
24 of the evidence.

25

26

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28

### 1           **7.3.3   Healthy Fishery/Good Condition Defined**

2

3           The Plan shall establish detailed criteria to be used to define and measure what constitutes  
4           a healthy Fishery and Good Condition in the Watershed. The Plan shall, at a minimum, use the  
5           following approach to Good Condition. The recognized method for determining whether a  
6           fishery is in good condition is to assess the condition of the fishery at the individual, population,  
7           and community levels or tiers. Under this method, the Fishery in the Watershed will be  
8           considered to be in a Good Condition when the qualitative individual, population, and community  
9           conditions described below are being achieved. The naturally high variability in the dynamics of  
10          the Ventura River *O. mykiss* population makes certain quantitative metrics infeasible, and hence  
11          this Physical Solution uses qualitative assessment based on the weight of the evidence (evidence  
12          which includes both qualitative and quantitative metrics) to make a final assessment of the  
13          condition of the Fishery. Nevertheless, the Plan will include, as set forth in section 7.3.8 and  
14          elsewhere, consideration of quantitative monitoring of measurable objectives and metrics as well  
15          as qualitative indicators of Plan performance. Examples of measurable objectives include metrics  
16          such as plunge pool depth and jump height at passage impediments, water depth and velocities at  
17          modified low-flow passage impediments, gravel size distribution at gravel enhancement sites,  
18          genetic diversity, water depths, dissolved oxygen concentrations, and water temperatures within  
19          mainstem and tributary reaches supporting spawning and juvenile rearing habitat. Semi-  
20          quantitative metrics will also be used to evaluate Plan performance such as comparisons between  
21          design criteria for each physical habitat enhancement project and as-built construction and  
22          monitoring, compliance with the Plan implementation schedule, resilience of habitat elements to  
23          change under high flow conditions, effectiveness of Arundo removal and revegetation, and  
24          monitoring of habitat suitability indicators. Qualitative observations and indicators include  
25          evidence of successful reproduction, evidence of multiple age and size classes, trends over time  
26          of adult steelhead return abundance, noting the frequency and duration of sand bar breaching,  
27          health and condition of individual fish, species diversity, changes in *O. mykiss* densities and  
28          abundance between spring and fall and among years, changes in relative abundance of predatory

1 fish, spawning and rearing habitat usage, and observations of successful upstream passage. The  
2 qualitative and quantitative metrics established in the Plan and Plan performance will be assessed  
3 based on the weight of the evidence and on the specific functions served by each reach of the  
4 Watershed. The general conditions that the Plan must use to assess the condition of the *O. mykiss*  
5 population within the Watershed are as follows:

6

7

### **7.3.3.1 *O. Mykiss* Population**

8 The *O. mykiss* population may be considered to be in a Good Condition if, based on  
9 snorkel surveys or similar evidence, the population shows presence within suitable habitats  
10 (including those areas where habitat enhancement actions have been implemented as part of this  
11 Physical Solution) within the geographic distribution of the Ventura River Watershed, or the  
12 population shows evidence of rebounding following adverse environmental conditions, such as  
13 drought. Natural *O. mykiss* populations, including the Ventura River population, experience  
14 dynamic and variable abundance within and between years in response to a number of factors,  
15 many of which are outside of the control of the Physical Solution (e.g., ocean conditions,  
16 interactions with native and non-native species, baseline hydrologic conditions, and extended  
17 droughts, etc.) and therefore population abundance or species densities alone are not an effective  
18 measure of the condition of the Fishery. However, when assessed within this dynamic and  
19 variable system, the *O. mykiss* population should be present within suitable habitat within the  
20 Watershed when the Fishery is in a Good Condition.

21

22

### **7.3.3.2 *O. Mykiss* Population Diversity**

23 The *O. mykiss* population may be considered to be in Good Condition if, based on snorkel  
24 surveys or similar evidence, the population shows evidence of life stage diversity as reflected by  
25 multiple age classes, including successful reproduction reflected in the presence of young-of-the-  
26 year *O. mykiss*.

27

28

1                   **7.3.3.3 Condition of Individual *O. Mykiss***

2         The *O. mykiss* population may be considered to be in a Good Condition if, based on  
3         snorkel surveys or similar evidence, individual fish in the documented population appear to be  
4         healthy and in good shape, free from abnormalities associated with a diseased or unhealthy  
5         population.

6                   **7.3.3.4 Condition of Overall Watershed *O. Mykiss* Population**

7         The *O. mykiss* population may be considered to be in a Good Condition if, based on  
8         snorkel surveys or similar evidence, the *O. mykiss* population is showing increasing trends while  
9         the non-native species predators and competitors of *O. mykiss*, e.g. carp and largemouth bass, are  
10        showing decreasing trends.

11                  **7.3.4 Required Habitat Improvement Elements**

12                  The Plan will include specific management measures or elements that when implemented  
13        will improve Baseline Conditions and move the Fishery toward Good Condition. These elements  
14        and actions shall be subject to ongoing feasibility determinations and applicable permitting  
15        requirements, including but not limited to necessary approvals by the Ventura County Watershed  
16        Protection District. The elements shall be subject at all times to adaptive assessment and  
17        management as set forth in Section 7.3.8. This adaptive assessment and management process will  
18        require that if projects prove to be infeasible, they are timely replaced with other projects of equal  
19        or greater value, unless a determination is made by the MC that replacement is not required to  
20        achieve Good Condition. Measures can be completed by entities that are not a Party to this  
21        Physical Solution; however, this Physical Solution imposes a duty to support all management  
22        elements in the Plan and ensure their implementation. At a minimum, the Plan shall include the  
23        following elements:

1                   **7.3.4.1 Fish Passage Improvements 1 – Sub-Surface Interceptor Wall**  
2                   **and Improvements Around Concrete Pipe at Foster Park**

3                   Fish Passage Improvements 1 consist of the notching of the existing sub-surface dam at  
4                   Foster Park, within Reach V3, and improvements around a concrete pipe in the Ventura River that  
5                   currently serve as potential fish passage barriers or impediments under low-flow conditions. The  
6                   goal of the projects is to extend the flow range for unimpeded passage for *O. mykiss* and allow  
7                   greater access to existing habitat in the upper Watershed. The City shall cause the construction of  
8                   Fish Passage Improvements 1, at its sole cost, during the Adoption Phase.

9

10                  **7.3.4.2 Fish Passage Improvements 2 – Improvement of the Fraser**  
11                  **Street Road Crossing**

12                  Fish Passage Improvements 2 consist of improvements to the Fraser Street Road Crossing.  
13                  The Fraser Street Road Crossing is located in Reach SA 1. Currently, Fraser Street Road  
14                  Crossing serves as a potential fish passage barrier or impediment under certain flow conditions.  
15                  Fish Passage Improvements 2 will ensure unimpeded passage across a wide range of flow  
16                  conditions, providing spawning access over a range of water year types.

17

18                  **7.3.4.3 Gravel Enhancement in Matilija Creek and North Fork**  
19                  **Matilija Creek**

20                  This element would augment spawning gravel in Reach NF 1. The element would  
21                  strategically inject sufficient amounts of suitable size gravels during appropriate years within a  
22                  period of ten (10) years after entry of the Physical Solution and Judgment. Gravels would then be  
23                  naturally dispersed downstream during high flow events: (1) to replace gravel recruitment  
24                  currently blocked by Matilija Dam, (2) to improve gravel substrate for macroinvertebrate  
25                  production, and (3) to improve the availability of suitable gravel for *O. mykiss* redd construction,  
26                  spawning, and egg incubation.

1                   **7.3.4.4 Boulder and Large Woody Material Augmentation in San**  
2                   **Antonio Creek**

3                   This element would install boulder cover and large woody material augmentation at  
4                   multiple locations in San Antonio Creek to enhance juvenile Steelhead rearing habitat, improve  
5                   protection and cover from predation, increase structural diversity of habitat, and increase holding  
6                   habitat as a velocity refuge.

7                   ~~7.3.4.5 Large Woody Material Augmentation in the Mainstem Ventura~~  
8                   **River near the Confluence with San Antonio Creek**

9                   This element would increase the availability of large woody material and create and  
10                  stabilize deeper pool habitat in the mainstem Ventura River near the confluence with San Antonio  
11                  Creek, improving juvenile over-summering rearing conditions and resulting in greater survival of  
12                  juvenile rearing steelhead. This reach of the River has public access resulting in the potential for  
13                  the public to vandalize the enhanced habitat area (e.g., removal of large woody material and  
14                  boulders, construction of summer rock weirs, destruction or removal of monitoring equipment) as  
15                  well as illegal angling (poaching) of juvenile and adult *O. mykiss* attracted to the enhanced  
16                  habitat. As part of the planning process for this Plan element, siting (location within and along  
17                  the River reach), access (roads, parking, and trails), design features (type, location, anchoring, etc.  
18                  of structural features, signage), construction methods, and monitoring equipment will be  
19                  developed collaboratively in consultation with staff (including local wardens) from the  
20                  Department, the City, National Marine Fisheries Service, Ventura County, and other interested  
21                  parties. The resulting project design will be reviewed as part of state and federal permitting as  
22                  well as the public through the California Environmental Quality Act (“CEQA”) review process.

23                   **7.3.4.6 Arundo Removal**

24                   This element would consist of the removal of Arundo to allow for improvement to  
25                  naturally occurring instream flows by reducing evapotranspiration, decreasing adverse  
26                  geomorphological conditions such as channel braiding, encouraging complex habitat creation,

1 increasing native plant and wildlife species, and improving fish passage conditions by removing  
2 passage barriers or impediments.

3

4 **7.3.4.7 Predator and Non-Native Fish Management**

5 Invasive non-native fish species impair the viability of the Fishery. Non-native fish  
6 species compete with native fish species for food and habitat, degrade habitat quality and water  
7 quality (e.g., carp), and are predators (e.g., largemouth bass) on juvenile steelhead. This element  
8 would, subject to permitting, implement some or all of the numerous existing and proven non-  
9 native fish removal techniques (e.g., electrofishing, netting, hook and line, spearfishing, etc.).

10

11

**7.3.4.8 Matilija Dam**

12 Long-term plans exist for the removal of Matilija Dam. Matilija Dam blocks the  
13 migration of Southern California Steelhead into upstream spawning and rearing areas. Removal  
14 of the Dam would open access to major upstream spawning and rearing grounds for the Fishery.  
15 It is thus the preferred management action to improve the Fishery but may not be possible to  
16 achieve within ten years. Consistent with the continuing provision of water for existing  
17 reasonable and beneficial municipal, agricultural, industrial, or other consumptive uses, the  
18 Parties shall support efforts to remove Matilija Dam. This support shall include, but not be  
19 limited to, consideration of the adoption of resolutions of support for Dam removal or submission  
20 of written letters of support. The MC shall prioritize the removal of Matilija Dam if it becomes  
21 feasible to do so.

22

23

Specifically, the Ventura County Watershed Protection District, along with other private  
and public partners, is currently pursuing the Matilija Dam Ecosystem Restoration Project. This  
Project is an initiative to remove Matilija Dam and make other related improvements to the  
Watershed to facilitate the removal of the Dam. Prior to removal of the Dam, specific  
downstream facilities must be upgraded to accommodate anticipated changes in sediment  
transport and flow elevations. Many of these facility upgrades provide benefits to the Fishery by

1 removing barriers or impediments to steelhead migration or reconnecting the Ventura River to  
2 portions of its historical floodplain. These projects include, but are not limited to, reconstruction  
3 of the Camino Cielo Bridge, which will improve steelhead migration, and improvements to the  
4 Casitas Springs levee, which may help reconnect the Ventura River to its historical  
5 floodplain. Because projects such as these examples have both immediate Fishery benefits and  
6 help facilitate Dam removal, the MC may prioritize these projects as well as the Dam removal in  
7 the Plan. In addition, the MC should consider how Dam removal may impact the projects  
8 identified in Section 7.3.4 to make sure that those projects will not be adversely impacted by the  
9 temporary changes resulting from Matilija Dam removal.

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#### **7.3.4.9 Additional Projects for Further Consideration**

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#### **7.3.4.10 Operations, Maintenance, and Monitoring for Projects**

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For each specific element proposed by the Plan, the Plan shall also provide conditions for long-term operations, maintenance, and monitoring. Provisions for operations, maintenance, and monitoring shall be included in the design of each element, and the MC shall insure that sufficient funding is provided for such operations, maintenance and monitoring.

### 1           7.3.5 Required Historical Flow Protection Elements

2

3           Precipitation in the Watershed is highly variable both spatially and temporally. Spatially,  
4       the upper portion of the Watershed receives, on average, double the annual volume of rainfall  
5       received in the lower portion of the Watershed. Seasonally, the Watershed receives most of its  
6       rainfall between November and April, with minimal rainfall between May and September. Based  
7       on historical records, the Watershed experiences large differences in annual rainfall volume, with  
8       wet and dry years at least partially caused by El Niño and La Niña cycles. Because of the  
9       extreme variability in precipitation timing and amount in the Watershed, streamflow in the River  
10      and its tributaries is also highly variable year-to-year and within a given year, independent of  
11      consumptive uses. The Fishery has adapted to this variability in flow in the Watershed and has  
12      been considered to be in Good Condition when flows in the past were in the range of current  
13      conditions. Accordingly, maintaining the Historical Flow Conditions, in combination with the  
14      implementation of other Plan elements, will be sufficient, barring extraordinary conditions, to  
15      improve habitat conditions to support the Fishery in Good Condition. Thus, the Plan will include  
16      measures to protect Historical Flow Conditions in addition to other Plan elements.

17

18           Because the decline in the Fishery is linked most directly to loss of habitat and access  
19       thereto, the main actions required by the Plan will focus on improvements to Fishery habitat and  
20       Fishery access to habitat. At the same time, however, the Plan must also include specific steps to  
21       maintain and, if feasible and not in conflict with applicable GSPs, enhance Historical Flow  
22       Conditions critical to the Fishery. At a minimum, the Plan will address three high priority  
23       juvenile steelhead rearing reaches and will protect Historical Flow Conditions in these reaches as  
24       follows:

25

26           (1) Foster Park Flow Protocols. The Plan will recognize and include the City's existing  
27       water management protocols at Foster Park that meet or exceed requirements to protect Historical  
28       Flow Conditions in this reach. The City's implementation of these Foster Park Flow Protocols

1 does not determine or limit its water rights in any way, consistent with this Physical Solution.  
2 The City will be responsible for continuing its existing Foster Park Flow Protocols, as described  
3 below:

4

5                     (a) When daily average flows as measured at the VR-1 gage fall below 4.0 cubic  
6 feet per second ("cfs") for 3 consecutive days, the City will shut down wells Nye 7 and 8  
7 before noon on the following business day;

8

9                     (b) If daily average flows as measured at the VR-1 gage fall below 3.0 cfs on any  
10 day of the time period in Section (a) above, the City will also shut down the subsurface  
11 intake at the same time as the shutdown in Section (a) above;

12

13                     (c) If the daily average flows as measured by the VR-1 gage fall below 4.0 cfs for  
14 3 consecutive days, but stay above 3.0 cfs during that period, the City would shut down  
15 wells Nye 7 and 8 but would be permitted to continue to operate the subsurface intake  
16 until the daily average flows fall below 3.0 cfs for three consecutive days, at which time  
17 the City will cease all water extraction at Foster Park until flows return to levels above  
18 these thresholds.

19

20                     (d) The City shall monitor the impact of pumping on instream flows using the  
21 VR1 and VR2 gages. The City shall specifically evaluate the impact of continued  
22 pumping at the subsurface intake after the shutdown of wells Nye 7 and 8 pursuant to  
23 Sections (a) to (c) above. If monitoring at station VR-2 downstream demonstrates a  
24 sustained impact on instream flows after the shutdown of wells Nye 7 and 8, or after the  
25 shutdown of the subsurface intake, the City and Channelkeeper shall meet and confer on  
26 or before 30 June of the following year to discuss whether continuing to pump  
27 groundwater when instream flows fall below 4.0 cfs may occur or whether all Production  
28 should stop at 4.0 cfs. If the City and Channelkeeper are unable to agree, either may

1 pursue any available legal remedy they have related to the sole question of whether  
2 production should stop at 4.0 cfs by seeking resolution of the issue via the Court pursuant  
3 to this Physical Solution.

4

5 (e) The Foster Park Flow Protocols may be temporarily modified or suspended  
6 under emergency conditions. For purposes of this section, emergency conditions include  
7 Act of God, unforeseen pipe failure, and the inability of the City to obtain sufficient  
8 usable replacement water from Casitas or other sources to serve its customers. The City  
9 shall promptly notify Channelkeeper in writing whenever such an emergency condition  
10 exists. The notification shall include the justification for the modification, and supporting  
11 documentation. If necessary, the City and Channelkeeper shall meet and confer about the  
12 modification or suspension to limit its impact on Southern California steelhead and other  
13 impacted species.

14

15 (f) If the City seeks to modify the Foster Park Flow Protocols pursuant to Section  
16 (e) above because it is unable to obtain replacement water from Casitas, the City shall  
17 provide Channelkeeper with 30 days written notice, if such notice is feasible in light of  
18 water management plans or testing trends, or as much advance notice as is feasible when  
19 the inability results from an unexpected event. If the modification is based on the inability  
20 to obtain replacement water from Casitas, the City shall implement the following specific  
21 water conservation measures in the impacted service area during the emergency period of  
22 modification or suspension:

23

24 (i) City Actions

25 a. Encourage maximum conservation by all customers and users in  
26 the impacted area.

27 b. No outdoor irrigation using potable water will be allowed.

28 c. All water use not required for health and safety is prohibited.

- d. Suspend the issuance of any new development approvals and new water connections in the impacted area other than those required to be processed by state law. Building permits which do not create new demand for water or which are for emergencies, public safety and water conservation may be exempted by the City Manager.

(ii) Water Customer Actions

- a. Comply with mandatory water conservation regulations.
  - b. Prohibition of all outside water use unless necessary for the preservation of health and safety and the public welfare.
  - c. Watering with hand-held five gallon maximum bucket, filled at exterior hose bib or interior faucet (not by hose) shall be allowed at any time. This will assist in preserving vegetable gardens or fruit trees.
  - d. The filling of swimming and wading pools is prohibited;

(2) San Antonio Creek. The Plan shall identify Historical Flow Conditions and measures to prevent degradation of flows in San Antonio Creek, as measured at the gage at San Antonio Creek (U.S. Geological Survey (USGS) gage 11117500; VCWPD Station 605), and implement monitoring measures.

(3) North Fork Matilija Creek. The Plan shall identify Historical Flow Conditions and measures to prevent degradation of Historical Flow Conditions in North Fork Matilija Creek, as measured at the gage at North Fork Matilija Creek (USGS gage 11116000; VCWPD Station 604), and implement monitoring measures to determine whether it is feasible to enhance flows and/or habitat in North Fork Matilija Creek.

1       Consistent with the continuing provision of water for existing reasonable and beneficial  
2 municipal, agricultural, industrial, or other consumptive uses, the Plan shall also contain an  
3 element to consider other mandatory Plan elements to be implemented by the Bound Parties,  
4 designed to enhance flow by reducing demand for water from the Watershed or to adjust the  
5 timing and amount of Production as necessary to maintain and, if feasible, enhance base flows to  
6 improve habitat conditions for steelhead. Such efforts, upon a finding of cause and effect  
7 between that Production and Fishery condition, may include conservation efforts, scheduling the  
8 timing of Production in a manner consistent with the life stage needs of the steelhead, and  
9 reducing Production consistent with existing reasonable and beneficial uses and would be  
10 equitably tailored to each Bound Party, taking into consideration past and current conservation  
11 efforts. The Plan may also consider any other feasible elements to be implemented by the Bound  
12 Parties to improve water quality within the Watershed as specifically related to the condition of  
13 the Fishery. Subject to the **Uncontrollable Conditions**, the Court retains jurisdiction to order  
14 specific water management actions when there are material excursions below Baseline Conditions  
15 during the Implementation Phases.

16

#### 17              **7.3.5.1 Voluntary Water Management Measures**

18       The Plan shall include the Production Forbearance Program ordered and approved by the  
19 Court under its continuing jurisdiction and developed and administered by the MC, which will  
20 provide water right protection to Producers who voluntarily and demonstrably reduce Production  
21 from the Watershed as set forth in Exhibit F. Examples of these efforts include the projects  
22 identified as part of the Ventura River Watershed Instream Flow Enhancement and Water  
23 Resiliency Framework, which operate in furtherance of the Physical Solution and the  
24 optimization of beneficial use. Nothing herein prevents any Bound Party from pursuing a change  
25 of water rights under Water Code section 1707.

26

27

28

1           **7.3.6 GSP Processes**

2

3           The Plan shall describe how the Plan will work in concert with the GSP processes.

4           Consistent with the continuing provision of water for existing reasonable and beneficial

5           municipal, agricultural, industrial, or other consumptive uses, the Parties shall exercise good faith

6           and reasonable efforts to participate in the implementation of GSPs for the Basins within the

7           Watershed that require GSPs. In accordance with Code of Civil Procedure section 830(a)(4), the

8           Parties anticipate that this Physical Solution will help to achieve the Groundwater sustainability

9           goals of SGMA within the Watershed. Specifically, this Physical Solution will improve the

10          Fishery, which may be relevant to the undesirable result of depletions of interconnected surface

11          water that have significant and unreasonable adverse impacts on beneficial uses of the surface

12          water, as defined in Water Code section 10721(x)(6). The Plan shall be consistent with the GSPs

13          adopted in the Watershed. By implementing the Plan to maintain the Fishery in a Good

14          Condition, the Parties are avoiding any significant and unreasonable adverse impacts to instream

15          beneficial uses that may be associated with Production in the Basins. GSAs may choose to use

16          data and information from the Physical Solution for GSP purposes. In addition, participation by

17          the Parties in the implementation of the GSPs, once adopted and enforced by the GSAs, will

18          assist in the implementation of this Physical Solution. This Physical Solution and the GSPs will

19          therefore complement each other and collectively assist in achieving the goals of both the

20          Physical Solution and SGMA.

21

22           **7.3.7 Monitoring and Reporting**

23

24           The Plan shall include a specific monitoring and reporting program, including a hydrology

25          monitoring program, a fish monitoring program, performance assessment monitoring for

26          restoration/enhancement features, habitat monitoring program, and annual reporting on each

27          monitoring program. Further details regarding monitoring and reporting are attached hereto as

28          Exhibit G. At a minimum, the general condition of the Fishery and the Watershed shall be

assessed and reported annually as compared to Baseline Conditions. The Plan shall establish a schedule for more detailed monitoring that is based on snorkel surveys or other similar evidence, and could include fish tracking or tagging systems, which shall occur at a minimum every five years. The Plan shall also establish a schedule for more detailed reporting based on these more detailed monitoring efforts. The Plan shall be developed in a manner that prevents duplication of efforts for groundwater and surface water monitoring with the GSAs.

### 7.3.8 **Plan Evaluation – Adaptive Assessment and Management**

The Plan shall provide for the continuous evaluation of its performance in achieving the physical habitat and biological goals and objectives of the Plan and this Physical Solution using data developed through the continuous monitoring and annual reporting program set forth in section 7.3.7 and Exhibit G. This adaptive assessment and management process will include a process to make any necessary adjustments in specific Plan elements, a process to replace any Plan elements or projects that are deemed to be infeasible, and a process to replace any Plan elements or projects that are deemed to be ineffective.

## 7.4 **Phasing**

The Parties are obligated to implement the Physical Solution to move the conditions in the Watershed from the Baseline Conditions toward Good Condition. Implementation of the Physical Solution will take place in the following three phases:

### 7.4.1 **Adoption Phase**

#### 7.4.1.1 **Term**

The period from entry of this Physical Solution through adoption of the Plan shall be defined as the “**Adoption Phase**,” and shall be no longer than eighteen (18) months, unless otherwise extended by the Court upon motion of any Party for good cause shown.

1                   **7.4.1.2 Required actions during Adoption Phase**

2         During the Adoption Phase, the Parties must perform all the actions listed below  
3         (**Adoption Phase Requirements**). Failure to implement the Adoption Phase Requirements will  
4         be a violation of this Physical Solution. Adoption Phase Requirements shall be implemented by  
5         individual Parties, or through action of the MC to be funded by the Parties.

6

7                   **7.4.1.2.1      Formation and Funding of the MC**

8         During the Adoption Phase, the Parties will organize the MC and provide sufficient  
9         funding for the MC and the **Technical Advisor**.

10

11                  **7.4.1.2.2      Adoption of the Management Plan**

12         During the Adoption Phase, the Parties must finalize and have the MC adopt the Plan,  
13         subject to the Court's review and approval.

14

15                  **7.4.1.2.3      Foster Park Flow Management**

16         The City shall implement the Foster Park Flow Protocols described in Section 7.3.4.10.

17

18                  **7.4.1.2.4      Fish Passage Improvements 1**

19         During the Adoption Phase, the City shall complete the construction of Fish Passage  
20         Improvements 1.

21

22                  **7.4.1.2.5      Arundo removal**

23         During the Adoption Phase, certain Parties shall commence or fund and cause Arundo,  
24         removal programs at strategic locations within the Watershed. The Wood-Claeyssens Foundation  
25         will prepare, propose, and fund an Arundo and trash/debris removal program for those portions of  
26         the Ventura River contiguous to its riparian land within Reaches V1 and V2 and for  
27         implementation forthwith in a form and manner approved by the MC. To obtain credit for the  
28         trash/debris removal portion of this work, the MC must find that the Wood-Claeyssens

1 Foundation's program exceeds existing regulatory requirements (such as the Trash TMDL) and  
2 provides a benefit to the Fishery.

3

4 **7.4.1.2.6 Initiation of Monitoring Program**

5 During the Adoption Phase, the Bound Parties shall commence initial hydrology and  
6 biology monitoring within six months of entry of this Physical Solution. The complete  
7 monitoring and assessment program shall be fully developed and implemented by the end of the  
8 Adoption Phase.

9

10 **7.4.1.3 Objectives for the Adoption Phase**

11 During the Adoption Phase, the Parties anticipate that implementation of the Adoption Phase  
12 Requirements will result in improvements in habitat and water management above the Baseline  
13 Conditions, but improvements may be marginal given the limited time involved in the Adoption  
14 Phase. Achievement of the Adoption Phase Requirements shall be compliance with the Physical  
15 Solution.

16

17 **7.4.2 Initial Implementation Phase**

18

19 **7.4.2.1 Term**

20 The “**Initial Implementation Phase**” begins upon final adoption of the Plan and runs for  
21 a ten (10) year period. Once adopted, the Plan becomes an enforceable part of this Physical  
22 Solution, and failure to complete the actions required by the Plan (**Initial Implementation Phase**  
23 **Requirements**) will be a violation of this Physical Solution.

24

25 **7.4.2.2 Required Actions During the Initial Implementation Phase**

26 During the Initial Implementation Phase, the Bound Parties must complete the Initial  
27 Implementation Phase Requirements, including implementation of the Fishery management  
28 actions as provided in the Plan, continuation of the Arundo, trash/debris removal programs

1 proposed and initiated within Reaches V1 and V2 pursuant to Section 7.4.1.2.5 above as may be  
2 modified over time to address current conditions, implementation of the monitoring and  
3 assessment program and submission of all required annual and other reports.

4

5 **7.4.2.3 Objectives for the Initial Implementation Phase**

6 During the Initial Implementation Phase, the Parties anticipate that implementation of the  
7 Initial Implementation Phase Requirements will result in improvements above the Baseline  
8 Conditions and progress toward Good Condition. If, during the Initial Implementation Phase and  
9 subject to Uncontrollable Conditions, there are material excursions below Baseline Conditions, as  
10 defined in the Plan, as originally adopted, or as modified during the Initial Implementation Phase,  
11 the Court may exercise its continuing jurisdiction pursuant to Section 7.5 and for good cause  
12 shown, may require additional actions beyond the Initial Implementation Phase Requirements.  
13 Otherwise, achievement of the Initial Implementation Phase Requirements shall be compliance  
14 with the Physical Solution.

15

16 **7.4.3 Subsequent Implementation Phase**

17

18 **7.4.3.1 Term**

19 The Initial Implementation Phase ends when the Plan has been implemented for a period  
20 of ten (10) years, and the “**Subsequent Implementation Phase**” begins. The Subsequent  
21 Implementation Phase shall consist of a series of ten (10) year periods in which the Plan  
22 continues to be updated and implemented until Good Condition is achievedEach updated Plan  
23 continues as an enforceable part of this Physical Solution, and failure to complete the actions  
24 required by the updated Plan (**Subsequent Implementation Phase Requirements**) will be a  
25 violation of this Physical Solution.

1                   **7.4.3.2 Required Actions During Subsequent Implementation Phase**

2                   Continually during each Subsequent Implementation Phase, the MC must update and  
3 readopt the Plan as necessary to achieve Good Condition. Once the updated Plan for each  
4 Subsequent Implementation Phase is adopted, the Bound Parties must complete the Subsequent  
5 Implementation Phase Requirements, including implementation of the Fishery management  
6 actions as provided in the updated Plan, continuation of the Arundo, trash/debris program  
7 removal in Reaches V1 and V2 initiated pursuant to Section 7.4.1.2.5 above as may be modified  
8 over time to address current conditions, implementation of the monitoring and assessment  
9 program and submission of all required annual and other reports.

10                  **7.4.3.3 Objective for the Subsequent Implementation Phase**

11                  During the Subsequent Implementation Phase, the Parties anticipate that implementation  
12 of the Subsequent Implementation Phase Requirements will result in improvements above the  
13 revised Baseline Conditions, as defined in the updated Plan, and ultimate achievement of Good  
14 Condition. If, during each Subsequent Implementation Phase and subject to Uncontrollable  
15 Conditions, there are material excursions below the revised Baseline Conditions as defined in the  
16 then current updated Plan, the Court may exercise its continuing jurisdiction pursuant to Section  
17 7.5 and, for good cause shown, may require additional actions beyond the Subsequent  
18 Implementation Phase Requirements. Otherwise, achievement of the Subsequent Implementation  
19 Phase Requirements shall be compliance with the Physical Solution.

20                  **7.5        Role of Court to Enforce Physical Solution**

21                  Under its continuing jurisdiction, the Court shall have the authority to enforce any failure  
22 to implement any mandatory requirement of the Physical Solution and any mandatory  
23 requirement of the Plan. If, after completing the dispute resolution process set forth in Section  
24 7.7.7 of this Physical Solution, any Bound Party believes that another Bound Party is not  
25 complying with the mandatory requirements of this Physical Solution, that Bound Party may  
26 petition the Court for appropriate relief upon good cause shown. In addition, if, after the  
27  
28

1 Adoption Phase and despite implementation of the Plan, and subject to Uncontrollable  
2 Conditions, there are material excursions below Baseline Conditions, as described above, the  
3 Court may, on motion and for good cause shown, order such additional actions as required to  
4 return to a condition at or above Baseline Conditions.

5

6       **7.6      Uncontrollable Conditions**

7       The Watershed and the Fishery face significant threats from climate change, natural  
8 catastrophes, drought conditions, water shortages, and similar external factors that are beyond the  
9 ability of the Bound Parties to control. In addition, implementation of the Physical Solution  
10 requires in certain cases approval of other governmental agencies not party to this Physical  
11 Solution. Finally, an amount of reasonable and beneficial consumptive use of water from the  
12 Watershed is necessary to sustain existing human populations and uses and to implement the  
13 human right to water. See Water Code § 106.3. If implementation of any requirement of the  
14 Physical Solution becomes impracticable due to an Uncontrollable Condition, the Bound Parties  
15 will not be considered to be in violation of this Physical Solution for the period of time in which  
16 the Uncontrolled Condition prevents performance. As used in this Physical Solution, an  
17 “Uncontrollable Condition” is any circumstance beyond the Bound Parties’ control, including  
18 without limitation, any act of God, war, fire, earthquake, flood, windstorm, drought or natural  
19 catastrophe, including climate change; the need to provide an amount of reasonable and beneficial  
20 consumptive use of water from the Watershed; criminal acts; civil disturbance, pandemic,  
21 vandalism, sabotage, or terrorism; restraint by court order or public authority or agency; or action  
22 or non-action by, or inability to obtain the necessary authorizations or approvals from any  
23 governmental agency.

24

25

26

27

28

1           **7.7      Management Committee (MC)**

2           **7.7.1    Appointment**

3

4         The Court hereby establishes the MC, which shall be a five member board composed of  
5 one representative each from the (1) City, (2) Casitas, (3) VRWD, (4) MOWD, and (5) the  
6 Agricultural/Agricultural Mutual Water Company Group. There shall be four non-voting ex  
7 officio members of the MC composed of (1) one representative from the County of Ventura, (2)  
8 one environmental stakeholder representative, (3) one representative of the Upper Ventura River  
9 Groundwater Agency, and (4) one representative of the Ojai Basin Groundwater Management  
10 Agency. Each representative shall be an employee, board member, group member, or other  
11 qualified designated representative of the designated entity and shall have knowledge of the  
12 Watershed, the Fishery, and existing water management activities in the Watershed.

13 Appointments to the MC shall be for provisional terms of five (5) years, subject to the discretion  
14 of the Bound Party to substitute designees. This means, each member of the MC is subject to re-  
15 designation by the Bound Party subject to this provision, a reappointment a minimum of every  
16 five (5) years. An Agricultural/Agricultural Mutual Water Company representative must be a  
17 designee of a Bound Party that has produced an amount equal to or greater than an average of  
18 one-hundred (100) AFY in the five (5) year period immediately preceding the appointment. The  
19 MC, subject to Court oversight, shall be primarily responsible for implementing this Physical  
20 Solution.

21

22           **7.7.2    Assessment to Fund Plan Development and Implementation**

23

24         The MC shall adopt an annual budget each year for the purpose of implementing and  
25 administering this Physical Solution. Any portion of the budgeted costs not funded by Party  
26 grants, third party grants, parcel taxes, and benefit assessments will be funded by an assessment  
27 levied upon those Parties to the Judgment that produce water in quantities greater than *De*  
28 *Minimis*. The MC, no later than one year after the commencement of the Initial Implementation

1 Phase, shall adopt an annual assessment (“**Annual Assessment**”), and shall continue to assess and  
2 collect such Annual Assessment for so long as funds may be required for the implementation of  
3 the Physical Solution, including the Plan, subject to adjustment by the MC. Adjustments may be  
4 required, necessary, and prudent to account for the availability of funds from sources made  
5 available other than by assessment on the Parties. For purpose of funding the Physical Solution  
6 only and not as an admission of proportionate, joint, and several responsibility or of the relative  
7 quantities of any water rights, the assessment shall be calculated and imposed on each Producer in  
8 an amount equal to the Producer’s percentage share of total Watershed water production above  
9 the *De Minimis* level.

10

11       The MC shall base its Annual Assessment on the five-year average Production of all  
12 Producers above *De Minimis*. The budgeted costs to implement the Plan and the Physical  
13 Solution shall be apportioned pro rata in an amount equal to each Producer’s percentage share of  
14 the total Watershed water production in five-year increments. This means that the initial Annual  
15 Assessment will be based upon the use in the five years immediately preceding the  
16 commencement of the Initial Implementation Phase and will continue to be the basis for levying  
17 assessments during the first five-year period (the “**Producer’s Percentage**”). Thereafter, the  
18 Producer’s Percentage shall be recalculated every five years and will be an amount equal to the  
19 Producer’s average annual percentage share of the total Watershed water production as measured  
20 over the immediately preceding five-year period.

21

22       The Producers are encouraged to propose measures that will reduce the individual and  
23 cumulative costs of implementing the Plan and the Physical Solution. The MC shall develop,  
24 within six (6) months of its establishment, procedures for Producers to apply for credits as off-  
25 sets against the Annual Assessments for verified in-kind contributions that are approved in  
26 advance by the MC and implement approved elements of the Plan or actions required by the  
27 Physical Solution, including but not limited to Arundo, debris, and trash removal. In addition, the  
28 MC shall develop procedures for Producers to apply for credits against the assessment for the

development of projects that are not required by the Plan or Physical Solution, but are determined by the MC to materially advance the achievement of the management objectives of the Plan, including participation in the Production Forbearance Program, if the MC determines that such participating in the Production Forbearance Program materially advances the management objectives of the Plan. The MC and the Bound Parties shall also make best efforts to secure additional grant or third-party funding where available and appropriate, for the purpose of implementing the Plan and Physical Solution, and such additional funding shall be used to offset the assessment or shall result in a credit against the assessment for individual parties who obtain such funding.

10

In order to ensure that sufficient funding exists to implement the Adoption Phase, and subject to subsequent pro-rata reimbursement derived through Annual Assessments levied upon other unnamed Producers, the following Producer parties shall advance funding in excess of their Producer's Percentage as needed to implement the Adoption Phase based on the following percentages:

16

<b>Party</b>	<b>Estimated Share of Advanced Adoption Phase Costs<sup>12</sup></b>
City	18.940%
Casitas	56.500% <sup>13</sup>
VRWD	6.795%
MOWD	3.785%
Rancho Matilija Mutual Water Company	2.935%
Wood-Claeyssens Foundation	7.216%
Other/Agriculture	3.828%

The MC shall develop an equitable process by which the funding advanced by these initial parties during the Adoption Phase shall be reimbursed or credited against future assessments during the Initial Implementation and Subsequent Implementation Phases. As noted above,

<sup>12</sup> Based on best available information regarding water usage for the past five (5) years, subject to final participation of Parties and confirmation.

<sup>13</sup> The percentage share reflected here for Casitas includes all of its surface water diversions and its groundwater production. Portions of the Casitas surface water diversions are ultimately distributed to the City, VRWD, and MOWD for municipal purposes. Casitas, the City, VRWD, and MOWD shall negotiate how to fairly appropriate the portion of this percentage that is subsequently distributed by Casitas to the City, VRWD, and MOWD to avoid double counting and an inequitable distribution of costs.

1 however, the City shall be solely responsible for the funding of the Foster Park Passage  
2 Improvement Project and all future monitoring costs attributable thereto.  
3

4 In addition, the MC will exercise good faith in considering and supporting reasonable  
5 efforts of any one or more public agencies who may, in their discretion, wish to use their  
6 individual powers through existing legal processes to seek to finance some or all of the  
7 implementation costs through a special parcel tax or a property-based benefit assessment. The  
8 Parties acknowledge that under existing law, a special parcel tax is a tax levied against property  
9 within the Watershed, as authorized under article XIII A of the California Constitution, article  
10 XIII D, section a(2) of the California Constitution, California Government Code section 37100.5,  
11 Government Code section 50075 *et seq.*, and any other provision of law authorizing such public  
12 agency to impose a parcel tax (including, for example, the Mello-Roos Community Facilities Act  
13 of 1982, Government Code section 53311 *et seq.*). Subject to limitations existing in applicable  
14 law authorizing such parcel tax, a public agency may determine a methodology for allocating the  
15 costs of Plan implementation to parcels within the watershed, provided that the parcel tax may not  
16 be based on the assessed value of any parcel. A parcel tax may not be levied by any public  
17 agency until that tax is submitted to the electorate and approved by a two-thirds vote.  
18

19 The Producers further acknowledge that public agencies may also levy a property-based  
20 benefit assessment on property within the Watershed. Assessments are subject to the provisions  
21 of article XIII D of the California Constitution, and Government Code section 53750 *et seq.*  
22 (commonly known as Proposition 218). Assessments may not exceed the proportional specific  
23 benefit conferred on any parcel subject to the assessment, and the methodology for allocating  
24 such specific benefit in a proportionate manner must be supported by a detailed engineer's report  
25 prepared by a registered professional engineer certified by the State of California. Special  
26 benefits include benefits to parcels that are distinct and separate from general benefits conferred  
27 to the public at large. The public agency may not levy an assessment on property unless the  
28 public agency has first held a notified public hearing and balloting proceeding, and received

1       ballots in favor of the assessment from properties subject to the assessment representing a  
2       majority of the total amount of the assessment.

3  
4       Following the expiration of the eighteen (18) month Adoption Phase, the ten (10) year  
5       Initial Implementation Phase, and the first eighteen (18) months of the Subsequent  
6       Implementation Phase (being a total period of thirteen (13) years), a Producer may make  
7       application to the MC, and thereafter to the Court, to have the amount of their annual per acre  
8       foot assessment derived from their Producer's Percentage reduced by an amount equal to their pro  
9       rata share of monitoring costs incorporated into their Producer's Percentage on the grounds that  
10      the percolating Groundwater they pump is not hydrologically interconnected to the Ventura River  
11      or its tributaries, if such a determination on hydrological interconnection has not already been  
12      made by the Court. The Producer making this request bears the burden of proof of demonstrating  
13      by a preponderance of the evidence that there is no material hydrologic connection between their  
14      pumping of Groundwater and flow in the Ventura River or its tributaries. In addition to the time  
15      periods set forth above, the MC may establish other dates by which a Producer may make an  
16      application pursuant to this section based on the results of the groundwater-surface water  
17      modeling effort conducted by the State Board or by one or more of the GSAs. The reduction is  
18      applicable to the cost of monitoring only. The ongoing administrative costs, including legal  
19      expenses, incurred by the MC are not subject to this provision. The initial demonstration will be  
20      made to the MC and reviewable, *de novo*, by the Court.  
21

22       This cost allocation methodology provided herein is the result of a compromise for  
23       purpose of agreed funding and is not an admission, express or implied, that there is a hydraulic  
24       interconnection between percolating Groundwater and water flowing within a known and defined  
25       channel of the Ventura River. Moreover, by agreeing to this method of cost-allocation for the  
26       purpose of funding the Physical Solution and the Plan, the Producers are expressly reserving all  
27       rights, whatever they may be, concerning whether there is a hydrologic interconnection between  
28       the Ventura River – including subsurface flow in a known and defined channel – and percolating

1 Groundwater. This reservation includes the Party's right to oppose further measures not  
2 expressly authorized by the Physical Solution and Plan on the grounds there is no actual  
3 hydrologic interconnection between the production of percolating Groundwater and the Ventura  
4 River and to contest regulatory conditions adopted that are in addition to or in conflict with those  
5 expressly set forth in the Physical Solution.

6

7 Imposition of the cost allocation methodology provided herein is expressly subject to the  
8 condition precedent of the Court ordering the imposition of this Physical Solution, inclusive of  
9 this methodology being binding on all Producers of water from the Watershed in amount greater  
10 than or equal to five (5) AFY (non *De Minimis* Producers).

11

12 **7.7.3 Powers and Duties**

13

14 The MC shall carry out its powers, duties, and responsibilities in an impartial manner  
15 without favor or prejudice to any Bound Party. Subject to the continuing supervision and control  
16 of the Court, the MC shall have and may exercise the following express powers and duties,  
17 together with any specific power and duties set forth elsewhere in this Physical Solution or  
18 ordered by the Court:

19

20 **7.7.3.1 Selection of the Technical Advisor**

21 The MC shall select a Technical Advisor with the necessary training, experience, and  
22 education to provide technical oversight of the implementation and performance of the Plan and  
23 make recommendations to the MC.

24

25 **7.7.3.2 Adoption of Rules and Regulations**

26 The MC shall prepare and propose for adoption by the Court appropriate rules and  
27 regulations, including conflict of interest rules for MC members. The MC shall consider adopting  
28 as part of its rules and regulations a consensus decision-making approach as currently utilized by

1 the Upper Ventura River GSA, with consensus decision-making to be prioritized and with the  
2 voting methods described in Section 7.7.3.4 below to be used only when consensus cannot be  
3 obtained. All MC rules and regulations, and any amendments to the MC rules and regulations,  
4 shall be consistent with this Physical Solution and are subject to approval by the Court, for good  
5 cause shown, after notice to and consideration of the objections of any Bound Party. Before  
6 proposing rules and regulations, or amendments thereto, for adoption by the Court, the MC shall  
7 hold a public hearing. At least thirty (30) days prior to the date of the hearing, the MC shall send  
8 to all Bound Parties electronic notice of the hearing and a copy of the proposed rules and  
9 regulations or amendments thereto.

10

11

### **7.7.3.3 Consideration and Adoption of the Plan and Amendments to the Plan**

12

13

The MC shall consider and adopt the Plan, as well as any amendments to the Plan. The Plan will be frequently modified by adaptive management and accumulated changes will result in

14

15

16

17

### **7.7.3.4 Voting Requirements**

18

19

In accordance with rules and regulations for voting to be adopted by the MC as described in Section 7.7.3.2, the MC will prioritize consensus decision making. The majority voting requirements described herein shall only apply when consensus cannot be obtained. In such situations, decisions of the MC shall be by majority vote as described herein. For all such decisions made the MC, the City and Casitas representatives shall have two votes each, and the MOWD, VRWD, and the Agricultural/Agricultural Mutual Water Company Group representatives shall have one vote each. All such decisions of the MC shall be by simple majority of its voting members provided that, to be valid and binding, the specific decisions of the MC set forth in Sections 7.7.3.4.1, 7.7.3.4.2, and 7.7.3.4.3 must be ratified by either of the following methods: (i) 75% of the votes cast by the Bound Parties with greater than one hundred (100) AFY annual average water production during the five years immediately preceding the vote

1 (notwithstanding that a Bound Party may have no designee on the MC) or (ii) a volume vote of  
2 80% of the votes cast by the Bound Parties based upon the cumulative production of water in the  
3 Watershed that occurred in the five years immediately preceding the vote. A decision of the MC  
4 meeting the requirements of Sections 7.7.3.4.1, 7.7.3.4.2, or 7.7.3.4.3 shall be ratified if it  
5 receives support using either of the methods described above, regardless of the support obtained  
6 using the other method. The vote will be conducted by written ballot pursuant to rules and  
7 regulations promulgated by the MC. For the avoidance of doubt, the presence of the four non-  
8 voting ex officio members shall not be counted for purposes of determining whether a quorum  
9 exists for MC meetings and actions taken.

10

#### 11                   **7.7.3.4.1       Execution of Agreements**

12                   Agreements of more than five (5) years in duration or for which the total value of services  
13 provided thereunder will exceed \$500,000 unless approved pursuant to Section 7.7.3.4.2 below.  
14

#### 15                   **7.7.3.4.2       Approval of Proposed Modifications to the 16 Implementation Measures Set forth in the Physical Solution**

17                   Proposed modifications to the Implementation measures set forth in this Physical Solution  
18 and the Plan that: (i) are reasonably likely to result in an increased cost that is subject to recovery  
19 from the Bound Parties through an Annual Assessment in an amount greater than five hundred  
20 thousand dollars (\$500,000) over the duration of the respective Phase or one million dollars  
21 (\$1,000,000) through all Phases or (ii) the abandonment or discontinuance of any mandatory  
22 element set forth in the Physical Solution and the Plan.  
23

#### 24                   **7.7.3.4.3       Increases in Annual Assessments within a Phase**

25                   An increase in the cumulative Annual Assessment within a Phase, not previously  
26 approved pursuant to Sections 7.7.3.4.1 or 7.7.3.4.2 above, in an amount greater than twenty  
27 percent (20%) over the prior year.  
28

1                   **7.7.3.5 Employment of Experts and Agents**

2                 In addition to the Technical Advisor, the MC may employ, contract with, or otherwise  
3 engage such administrative personnel, engineering, biological (fishery), legal, accounting, or  
4 other specialty services, and consulting assistants as appropriate to carry out the terms of this  
5 Physical Solution.

6

7                   **7.7.3.6 Notice List**

8                 The MC shall maintain a current list of Bound Parties to receive notice. Each Bound  
9 Party shall have an affirmative obligation to provide the MC with their current contact  
10 information. Any Person may be added to the MC's notice list by electronic written request.  
11 Whenever any parcel of property that is subject to this Judgement is transferred, the grantor of the  
12 property shall notify the grantee of the existence of this Physical Solution, and the grantee shall  
13 provide the MC with its current contact information.

14

15                   **7.7.3.7 Annual Budget**

16                 The MC shall prepare a proposed administrative budget for each year covering all of its  
17 operations, including, without limitation, costs of the Technical Advisor and other needed  
18 consultants and personnel. The MC shall hold a public hearing regarding the proposed  
19 administrative budget and adopt an administrative budget. Following the adoption of the budget,  
20 the MC may make expenditures within budgeted items in the exercise of power herein granted, as  
21 a matter of course.

22

23                   **7.7.3.8 Unauthorized Actions**

24                 The MC shall bring such action or motion as is necessary to enjoin any conduct prohibited  
25 by this Physical Solution.

1                   **7.7.3.9 Meetings and Records**

2         Although the MC is not a separate public agency, the MC shall generally provide notice of  
3 and conduct all meetings and hearings in a manner consistent with the standards and timetables  
4 set forth in the Ralph M. Brown Act, Government Code sections 54950 *et seq.*, unless otherwise  
5 required by the MC's rules and regulations. The MC shall establish its own website and make its  
6 files and records available thereon.

7                   **7.7.3.10 Coordination with Groundwater Sustainability Agencies**

8         As set forth above, the MC shall coordinate with all active and any potential GSAs  
9 governing the Basins. In accordance with Code of Civil Procedure section 830(b)(4), this  
10 Physical Solution, and the MC's activities, shall be consistent with the requirements of SGMA.

11                  **7.7.3.11        Consultation.**

12         Prior to adopting the Plan, or any amendments to the Plan, and before making material  
13 modifications to the implementation of the Plan (“**Change**”), the MC shall consult with the State  
14 Board and the Department on the Changes as follows (“Consultation”):

15                  **7.7.3.11.1      Process.**

16         To acknowledge the advisory role of the State Board and the Department, the MC shall  
17 provide written notice to the State Board and the Department of the proposed Change. The State  
18 Board and the Department shall then have thirty (30) days within which to provide written  
19 comments on the proposed Change. The MC shall review and consider the comments provided,  
20 adjust the content of the Change as appropriate, and make a final determination on the Change  
21 thereafter. Should the State Board or the Department disagree with the final content of the  
22 Change, the MC shall call a meeting so the MC can consult with the State Board and the  
23 Department.

1                   **7.7.3.11.2      Emergency.**

2       Should the MC determine that any Change needs to be taken on an emergency basis, it can  
3 make a finding of such condition prior to proceeding with the Change, and undertake a  
4 Consultation after the Change is adopted.

5       Should the State Board or the Department determine that it is necessary to take action on  
6 the Ventura River in order to prevent or remedy an emergency situation, the State Board or the  
7 Department can make a finding that such emergency conditions exist and may petition the Court  
8 by ex parte application to take emergency actions to directly deal with the emergency on a  
9 temporary basis. The State Board or the Department shall promptly notify the Parties in writing  
10 within twenty-four (24) hours of reaching a determination that an emergency condition exists.  
11 The notification shall include the justification for the requested emergency action and supporting  
12 documentation, including the expected duration of the emergency.

13

14                   **7.7.4    Technical Advisor**

15

16       The Technical Advisor shall be appointed by the MC and shall report to the MC and the  
17 Court. The Technical Advisor shall have the following duties.

18

19                   **7.7.4.1 Monitoring Condition of the *O. mykiss* Population**

20       Monitor the status of the *O. mykiss* population and their habitat using the criteria  
21 established in accordance with the Plan.

22

23                   **7.7.4.2 Monitoring Implementation of Required Management  
24                    Measures**

25       Monitor the implementation of the Plan.

1                   **7.7.4.3 Measuring Devices**

2                   Propose to the MC the installation of any additional measuring devices to monitor the  
3 condition of the *O. mykiss* population, water quality, instream flows and water surface elevations,  
4 or to measure water Production in the Watershed.

5

6                   **7.7.4.4 Production Reports; Current Production Baseline**

7                   Require each Producer of water from the Watershed, other than *De Minimis* Producers,  
8 and every Bound Party that claims a right to Produce water within the Ventura River Watershed,  
9 inclusive of surface water, subterranean streams flowing in known and definite channels, and  
10 percolating Groundwater from the Basins in a quantity equal to or greater than five (5) AFY to  
11 file an annual **Production Report** with the MC, in a form, to be developed and promulgated by  
12 the Technical Advisor, in consultation with the GSAs, consistent with Water Code section 4999  
13 *et seq.* disclosing water use over a minimum period of ten (10) years prior to the Production  
14 Report. Production Reports will be filed under penalty of perjury and will be conclusive proof of  
15 the maximum quantity of water applied for beneficial use by the party under any claim of right in  
16 any future evidentiary proceeding. The failure to file a Production Report shall be considered  
17 non-use for that Producer/Bound Party for any such year consistent with Water Code section  
18 5004. The timing and form of filing Production Reports shall be coordinated with the GSAs in  
19 the Watershed to avoid duplication.

20

21                   Require *De Minimis* Producers to file an annual report under penalty of perjury pursuant  
22 to Section 7.7.4.6 below sufficient to demonstrate that they qualify as *De Minimis* Producers. *De*  
23 *Minimis* Producers may also elect to file annual Production Reports with the MC to document  
24 their historical water Production.

25

26                   Require Non-Producers owning inactive Production wells to file with the MC evidence of  
27 their inactive Production well status on a form to be developed and promulgated by the Technical  
28 Advisor. Non-Producers claiming an unexercised right to Produce water from the Watershed

1 may also elect to provide the MC with evidence of such a claim. In evaluating notices of **New**  
2 **Production**, the MC shall consider such prior claims filed with the MC.

3

4           The Technical Advisor shall also pursue State Board designation in accordance with  
5 Water Code section 5009 such that Producers must only file Production Reports with the MC. In  
6 addition, the Technical Advisor shall prepare an annual inventory of all water Production in the  
7 Watershed using Production Reports and other reports submitted pursuant to the Physical  
8 Solution, and/or previous reports to the State Board, DWR, Ojai GMA, or otherwise pursuant to  
9 Water Code section 5009, including an estimate of the quantity of water Produced by *De Minimis*  
10 Producers and a summary of reports by Non-Producers. This inventory shall be updated annually  
11 and included within the Annual Report. The Technical Advisor shall also analyze this inventory  
12 on annual basis and provide notice to the MC if there are any material increases in Production by  
13 any Producer.

14

#### 15           **7.7.4.5 New Production**

16           Any Bound Party or Non-Producer seeking to commence New Production from the  
17 Watershed, and before seeking a Production-related (e.g., new well or appropriative water right)  
18 permit from any applicable local or state authority, shall give notice to the Technical Advisor of  
19 the proposed New Production on a form to be developed and promulgated by the Technical  
20 Advisor. Upon recommendation from the Technical Advisor, the MC shall evaluate whether the  
21 commencement of proposed New Production unreasonably interferes with the Physical Solution,  
22 complies with the reasonable and beneficial use mandates of Article X, section 2 of the California  
23 Constitution, and is protective of the public trust. The MC may impose reasonable mitigation or  
24 other requirements on the proposed New Production to ensure that it is consistent with the  
25 Physical Solution, the reasonable and beneficial use mandates of Article X, section 2 of the  
26 California Constitution, and protective of the public trust. Any decision of the MC regarding the  
27 New Production is subject to judicial review pursuant to the Court's continuing jurisdiction  
28 pursuant to Section 7.7.6 below.

1                   **7.7.4.6 *De Minimis* Producer**

2       A *De Minimis* Producer shall be defined as any existing and New Production that is  
3 limited to less than five (5) AFY. To qualify as a *De Minimis* Producer, a Producer shall file an  
4 annual *De Minimis* production report with the MC, in a form consistent with Water Code section  
5 4999 *et seq.*, under penalty of perjury. The Technical Advisor shall develop and promulgate  
6 simple forms and procedures for *De Minimis* production reports, in consultation with the GSAs.  
7

8                   **7.7.4.7 Diversion of Flow**

9       No Bound Party shall undertake or cause construction within the Watershed that will  
10 materially reduce the amount of storm flows that would otherwise enter the Watershed, or  
11 adversely affect the Baseline Conditions identified in the Plan and Section 7.2 of this Physical  
12 Solution, without prior notification to and evaluation for consistency with the Physical Solution,  
13 with reasonable and beneficial use requirements, and protection of the public trust by the  
14 Technical Advisor. The Technical Advisor may predetermine types of infiltration projects that  
15 are consistent with the goals of this Physical Solution.  
16

17                   **7.7.4.8 Data, Estimates, and Procedures**

18       The Technical Advisor shall rely on and use the best available science, records and data to  
19 support the implementation of this Physical Solution. Where actual records or data are not  
20 available, the Technical Advisor shall rely on and use sound scientific and engineering estimates.  
21 The Technical Advisor may use preliminary records of measurements, and, if revisions are  
22 subsequently made, may reflect such revisions in subsequent accounting.  
23

24                   **7.7.4.9 Status Reports**

25                   **7.7.4.9.1          Contents of the Annual Report**

26       The Technical Advisor shall prepare a report annually (“**Annual Report**”) that includes  
27 information on the activities of the MC and information sufficient to document the status of the  
28 *O. mykiss* population, as set forth in this Physical Solution. The Annual Report shall include at

1 least the following information: (a) summary of the MC's activities; (b) fiscal report of the  
2 preceding year's operations, including revenue and expenditures; (c) the general condition of the  
3 Fishery and the Watershed as compared to Baseline Conditions; (d) a summary of Plan elements  
4 implemented in the preceding year; (e) production reports for the Watershed; (f) evaluation of any  
5 notices of New Production; and (g) any other information necessary to assess implementation of  
6 the Physical Solution and to comply with the requirements of the Management Plan. The Annual  
7 Report shall be prepared, considered by the MC and filed with the Court in accordance with  
8 Section 7.7.4.9.3 below.

#### **7.7.4.9.2 Long Term Reporting**

11           The Technical Advisor shall prepare and file at the end of the Initial Implementation  
12 Phase, a report with long-term monitoring trends and a comprehensive evaluation of the  
13 Watershed. Subsequent state of the Watershed long term reports shall be filed as to be  
14 determined by the MC (“**Long Term Report**”). The Long Term Reports shall be prepared,  
15 considered by the MC, and filed with the Court in accordance with Section 7.7.4.9.3 below.

### **7.7.4.9.3 Filing of Reports**

18           The Technical Advisor shall prepare and file the Annual Report or Long Term Report  
19 (collectively, “**Status Reports**”), whichever is applicable, with the Court each year, on a date to  
20 be determined by the MC, beginning with an Annual Report to be filed on or after July 1  
21 following the first full year after entry of this Physical Solution. Prior to filing a Status Report  
22 with the Court, the MC shall provide written notice to all Bound Parties that a draft of the Status  
23 Report is available for review and make the Status Report available on a web site available to all  
24 Bound Parties. The MC shall provide written notice to all Bound Parties of a public hearing to  
25 receive comments and recommendations for changes in the Status Report. The public hearing  
26 shall be conducted pursuant to rules and regulations promulgated by the MC. The notice of  
27 public hearing may include such summary of the draft Status Report as the MC may deem

1 appropriate. The Status Reports shall consider annual reports filed under SGMA for that year  
2 pursuant to Water Code section 10728.

3

#### 4       **7.7.5 Removal of the MC**

5

6           The Court retains and reserves full jurisdiction, power, and authority to remove the MC,  
7 or any individual representative serving on the MC, for good cause, and to substitute a new MC  
8 or representative in its place, upon its own motion or upon motion of any Bound Party in  
9 accordance with the notice and hearing procedures set forth in Section 7.7.6 of this Physical  
10 Solution. The Court shall find good cause upon a showing that the MC or representative has: (1)  
11 failed to exercise its powers or perform its duties; (2) performed its powers in a biased manner; or  
12 (3) otherwise failed to act in a manner consistent with the provisions in this Physical Solution or  
13 subsequent order of the Court.

14

#### 15       **7.7.6 Court Review of MC Actions**

16

17           Any action, decision, rule, regulation, or procedure of the MC or the Technical Advisor  
18 pursuant to this Physical Solution shall be subject to review by the Court on its own motion or on  
19 the timely motion by any Bound Party as follows:

20

##### 21           **7.7.6.1 Effective Date of MC Action**

22           Any order, decision or action of MC or Technical Advisor pursuant to this Physical  
23 Solution shall be deemed to have occurred on the date of the order, decision or action.

24

##### 25           **7.7.6.2 Notice of Motion**

26           Any Bound Party may move the Court for review of an action or decision pursuant to this  
27 Physical Solution by way of noticed motion, upon at least 30 days' notice thereof. The motion  
28 shall be served on all Bound Parties and the MC and Technical Advisor. Unless ordered by the

1 Court on its own motion or by request by a Bound Party, any such petition shall not operate to  
2 stay the effect of any action or decision which is challenged. To have standing to bring such a  
3 motion, a Bound Party must have participated in the proceedings of the MC regarding the order,  
4 decision or action in question or make an adequate showing as to why such participating was  
5 impractical or futile.

6

#### 7 7.7.6.3 Time for Motion

8 A Bound Party must file a motion to review any action or decision within ninety (90) days  
9 after such action or decision, except that motions for review of assessments hereunder shall be  
10 filed within thirty (30) days of MC mailing notice of the assessment.

11

#### 12 7.7.6.4 Standard of Review

13 The Court's review of any legal determinations of the MC, including but not limited to  
14 interpretations of this Physical Solution, shall be *de novo*. The factual determinations of the MC  
15 shall be reviewed under a substantial evidence standard, provided, however, that any factual  
16 determinations that involve or affect a Bound Party's vested fundamental rights, directly or  
17 otherwise, shall be reviewed *de novo*. For the purpose of this Physical Solution, such vested  
18 fundamental rights shall include the rights to produce, divert, receive, or use water.

19

#### 20 7.7.6.5 Decision

21 The decision of the Court in such proceeding shall be an appealable supplemental order in  
22 this case. When the Court's decision is final, it shall be binding upon the MC and the Bound  
23 Parties.

24

#### 25 7.7.7 Notice re MC Actions

26

27 Before taking certain actions, to be enumerated in the rules and regulations, including but  
28 not limited to adopting the Plan, amending the Plan, adopting assessments, and adopting rules and

1 regulations, the MC shall provide thirty (30) days advance notice of its proposed action by  
2 posting notice on its website and electronically serving notice on the MC's notice list maintained  
3 pursuant to section 7.7.3.6. Bound Parties may provide comments on the proposed MC action  
4 within fifteen (15) days, and the MC shall consider the comments provided by Bound Parties  
5 within that time period before taking the proposed action of which the MC gave notice.

6

7 **7.8 Dispute Resolution**

8 Except as discussed herein, all disputes arising under this Physical Solution, including  
9 those related to the condition of the Fishery, initially shall be submitted to the MC for resolution  
10 in accordance with this section. Any Bound Party may file a written request with the MC to hold  
11 a hearing on a dispute. Upon receipt of the written request, the MC shall provide notice that  
12 generally describes the nature of the dispute by posting it on its website. Thereafter, the MC shall  
13 cause an item to be placed on the agenda for a regularly-scheduled meeting of the MC within  
14 forty-five (45) days or, or if requested by the moving party, call a special meeting for the purpose  
15 of providing a full hearing of the dispute and providing the interested Bound Parties with notice  
16 and opportunity to be heard. No later than thirty (30) days following the conclusion of the  
17 hearing(s), the MC shall issue a written decision that is dispositive of the dispute and that is  
18 supported by written findings. The written decision may include additional adaptive management  
19 provisions, including but not limited to, any combination of water management and habitat  
20 improvement measures sufficient to establish the Fishery as in Good Condition in accordance  
21 with this Physical Solution. Any Bound Party may seek review of an adverse decision of the MC  
22 in accordance with the provisions of Section 7.7.6. This section does not apply to any dispute  
23 wherein any Party seeks a determination of the relative priority rights to water in the Watershed  
24 or to establish a comprehensive adjudication of water rights in the Watershed. Any such disputes  
25 shall be resolved solely by the Court pursuant to and accordance with Section 9.2 herein.

26

27

28

1           **7.9      Need for Flexibility**

2           This Physical Solution must provide flexibility and adaptability to allow the MC and the  
3 Court to use existing and future technological, social, institutional, and economic options in order  
4 to maximize reasonable and beneficial water use in the Watershed.

5

6           **8.      FINDINGS**

7           The Court finds that the surface water bodies and the subterranean streams flowing  
8 through known and definite channels of the Ventura River and its tributaries are interconnected  
9 with the Ventura River Watershed's four Groundwater Basins: the Lower Ventura River Basin,  
10 the Upper Ventura River Basin, the Ojai Valley Basin, and the Upper Ojai Valley Basin.  
11 Accordingly, pursuant to Code of Civil Procedure section 833(c) and in accordance with *City of*  
12 *Barstow v. Mojave Water Agency* (2000) 23 Cal.4th 1224; *Central Basin Municipal Water*  
13 *District v. Fossette* (1965) 235 Cal.App.2d 689; *San Bernardino v. Riverside* (1921) 186 Cal. 7;  
14 *Orange County Water District v. Riverside* (1959) 173 Cal.App.2d 137; *Los Angeles v. Glendale*  
15 (1942) 23 Cal.2d 68, the Court finds that the adjudication of the surface waters and the  
16 groundwater of the Ventura River Watershed should be joint and in this single proceeding and is  
17 necessary for a fair and effective determination of a physical solution that should be implemented  
18 in the Watershed.

19

20           The Court finds that the Physical Solution: (a) is compelled by the need to maximize the  
21 reasonable and beneficial use of all water in the Watershed, avoid the waste of precious water  
22 resources, and address continued uncertainty created by unresolved competing claims to water in  
23 furtherance of the mandates of the State Constitution and State water policy; (b) is not expected to  
24 result in substantial injury to water right holders or beneficial uses; (c) is a fair and equitable basis  
25 for satisfying the reasonable and beneficial water uses within the Watershed, including  
26 consumptive and instream uses; (d) provides due consideration of and respects common law and  
27 statutory water right priorities and applicable public trust resources; and (e) is sufficient for  
28 addressing potential undesirable effects of groundwater pumping on the depletion of

1 interconnected surface water, as defined by SGMA, regarding the beneficial use of interconnected  
2 surface water by the Fishery so that no additional implementation measures are required under  
3 SGMA. The Court finds that the Physical Solution is a legal, practical, and implementable means  
4 for making the maximum reasonable and beneficial use of the waters within the Watershed and  
5 that the Court is empowered with broad, equitable discretion in imposing this Physical Solution,  
6 including reasonable expenses associated therewith.

7

8       The Court finds that, consistent with the California Constitution and public trust doctrine,  
9 the protections afforded to the Southern California Steelhead in this Physical Solution will also  
10 benefit and protect the other instream uses within the Watershed in an efficient, non-wasteful  
11 manner. The Court finds, in accordance with Code of Civil Procedure section 830(a)(4), that this  
12 Physical Solution is consistent with the achievement of Groundwater sustainability within the  
13 timeframes of SGMA. Specifically, GSPs are designed to attain sustainability by avoiding  
14 “undesirable results.” Water Code section 10721 defines “undesirable results” as including  
15 “depletions of interconnected surface water that have significant and unreasonable adverse  
16 impacts on beneficial uses of surface water” “caused by groundwater conditions occurring  
17 throughout the basin.” GSAs in the Watershed may rely on the implementation of the Physical  
18 Solution in implementation of their GSPs because the Physical Solution addresses potential  
19 undesirable effects of groundwater pumping on the depletion of interconnected surface water, as  
20 defined by SGMA, regarding the beneficial use of interconnected surface water by the Fishery.

21

22       The Court has considered existing water management plans and programs, and also finds  
23 that the Physical Solution is consistent with the water management and conservation goals  
24 contained in the following Water Management Plans:

25

- 26           • The March 2015 Ventura River Watershed Management Plan adopted by the  
27              Ventura River Watershed Council, available at <http://venturawatershed.org/the->  
28              watershed-plan

- 1           • Groundwater Management Plan – 2018 Update, Ojai Valley Groundwater Basin  
2           adopted by the Ojai Basin Groundwater Management Agency, available at  
3           <http://obgma.com/wp-content/uploads/2018/09/OBGMA-GMP-2018-Update-Final-8-30-18s.pdf>.  
4

5

6       Pursuant to Water Code section 10737.8, the Court finds that this Physical Solution will  
7       not substantially impair the ability of a GSA, the State Board, or DWR to comply with SGMA to  
8       achieve sustainable Groundwater management. Pursuant to Water Code section 10737.2, the  
9       Court finds that this Action has been managed in a manner that minimizes interference with the  
10      timely completion and implementation of GSPs for the Basins, avoids redundancy and  
11      unnecessary costs in the development of technical information and a physical solution, and is  
12      consistent with the attainment of sustainable Groundwater management within the timeframes  
13      established by SGMA.

14

15       Pursuant to Code of Civil Procedure section 850(a)(1)-(3), the Court finds that this  
16      Physical Solution: (1) is consistent with Article X, section 2 of the California Constitution; (2) is  
17      consistent with the water right priorities of all non-stipulating Parties and any Persons who have  
18      claims that are exempted by this Physical Solution; and (3) treats all objecting Parties and any  
19      Persons who have claim that are exempted equitably as compared to the stipulating Parties. This  
20      Physical Solution provides flexibility and adaptability to accommodate existing and future  
21      technological, social, institutional, and economic options under the Court's continuing  
22      jurisdiction to maximize reasonable and beneficial water use without significant and unreasonable  
23      harm to public trust resources. Although this Physical Solution is not a determination of the  
24      Bound Parties' relative water rights, the Physical Solution establishes a requirement that all water  
25      use must be undertaken consistent with the Physical Solution and the management measures that  
26      will ensure the availability of water for consumptive uses, regardless of water right, while  
27      simultaneously maintaining the Fishery in Good Condition and for the protection of public trust  
28      resources as provided herein consistent with *National Audubon Society v. Superior Court* (1983)

1       33 Cal.3d 419. However, while the quantification of individual rights and declaration of relative  
2 priorities among Bound Parties is not needed at the present time, it is expressly reserved, without  
3 prejudice for future determination as may be required by the Court at a later date, as necessary to  
4 maintain and implement the Physical Solution or as may be requested by a Party upon a showing  
5 that the Physical Solution is injurious to a Party's water right, the priority of that right, or for  
6 other good cause. The Court reserves its discretion within its continuing jurisdiction to issue  
7 further orders in furtherance of the Physical Solution including the quantification of use and  
8 declaration of relative rights among some or all of the Bound Parties.

9  
10     Through this Physical Solution, the Bound Parties are obligated to implement the  
11 Management Plan that is designed to maintain the Southern California Steelhead population  
12 inhabiting the Ventura River Watershed in Good Condition, consistent with Article X, section 2  
13 of the California Constitution and the public trust doctrine. The Bound Parties will implement  
14 this obligation through the Physical Solution to manage the steelhead population described herein.  
15 The Physical Solution is based on the existing scientific literature addressing steelhead in the  
16 Watershed, including information contained in the Department Report, and the following reach-  
17 by-reach assessment of the Watershed.

18  
19     **9. ENFORCEMENT**

20     **9.1 Compliance with Physical Solution**

21     Each and every Bound Party, its officers, directors, agents, employees, successors, and  
22 assigns is enjoined and restrained from (1) Producing water from the Watershed except in  
23 accordance with the requirements of this Physical Solution, and (2) otherwise violating the terms  
24 of this Physical Solution. The Bound Parties must comply with the terms of Physical Solution,  
25 may not act or use their powers in any way that conflicts or interferes with the provisions of the  
26 Physical Solution, and are subject to the Court's continuing jurisdiction as set forth in section 9.2  
27 in accordance with *California American Water v. City of Seaside* (2010) 183 Cal.App.4th 471.

1           **9.2      Continuing Jurisdiction**

2           The Court retains and reserves full jurisdiction, power, and authority for the purpose of  
3 enabling the Court, upon motion of a Bound Party, to make such further or supplemental order or  
4 direction as may be necessary or appropriate to interpret, enforce, administer, or carry out this  
5 Physical Solution, and to provide for such other matters as are not contemplated by this Physical  
6 Solution, which might occur in the future, and which if not provided for would defeat the purpose  
7 of this Physical Solution. The quantification of individual rights and declaration of relative  
8 priorities among the Bound Parties is expressly reserved, without prejudice, for future  
9 determination as may be required by the Court at a later date, as necessary to maintain and  
10 implement the Physical Solution. Upon a showing to the Court demonstrating that good cause  
11 exists, e.g., that the Parties' efforts to bring the Fishery into Good Condition through the Physical  
12 Solution have been unsuccessful, the Court reserves continuing jurisdiction to require the  
13 quantification of use and declaration of rights among some or all Bound Parties under the City's  
14 first, second, third, fourth, fifth, seventh, eighth, and/or ninth claims for relief. The Court further  
15 reserves its authority to establish all processes and procedures necessary for the determination of  
16 the relative priority rights to water in the Watershed or for an adjudication of water rights in the  
17 Watershed among some or all Bound Parties, and the Court further retains jurisdiction to amend  
18 the Physical Solution as is necessary.

19

20       **10. MISCELLANEOUS PROVISIONS**

21       **10.1   Actions Not Subject to CEQA**

22           Nothing in this Physical Solution, or in the procedural implementation thereof, or the  
23 decisions of any entity acting under the authority of this Physical Solution, including the MC,  
24 shall be deemed a "project" subject to CEQA. (See e.g., *California American Water v. City of*  
25 *Seaside* (2010) 183 Cal.App.4th 471, and *Hillside Memorial Park & Mortuary v. Golden State*  
26 *Water Co.* (2011) 205 Cal.App.4th 534). No Board, committee, or entity formed pursuant to this  
27 Physical Solution shall be deemed a "public agency" subject to CEQA. (See Public Resources  
28

1      Code § 21063.) Individual projects called for in this Physical Solution and implemented by one  
2      or more Parties must be reviewed for required compliance with CEQA, however.

3

4      **10.2 Designation for Notice and Service**

5      Each Bound Party shall designate a name, address, and email address to be used for  
6      purposes of all subsequent notices and service herein, either by its endorsement on this Physical  
7      Solution or by a separate designation to be filed within thirty (30) days after entry of this Physical  
8      Solution. A Bound Party may change its designation by filing a written notice of such change  
9      with the MC. If no designation is made, a Bound Party's designee shall be deemed to be, in order  
10     of priority: i) the Bound Party's attorney of record; ii) if the Bound Party does not have an  
11     attorney of record, the Bound Party itself at the address specified on the MC's list.

12

13     **10.3 Transfer of Real Property**

14     Any Bound Party transferring any real property subject to this Physical Solution shall  
15     notify the transferee of the existence of the Physical Solution and its binding effect on the real  
16     property; provide grantee with a copy of the Physical Solution; and notify the MC of the transfer  
17     and file a written notice of transfer within ten (10) days after the transfer of the real property,  
18     stating the name, address, email address, and other contact information of the transferee.  
19     Transferee shall become a Bound Party, and if necessary, City shall substitute the transferee as  
20     Cross-Defendant pursuant to Code of Civil Procedure section 368.5.

21

22     **10.4 Service of Documents**

23     Unless otherwise ordered by the Court, delivery to or service to any Bound Party by the  
24     Court or any Bound Party of any document required to be served upon or delivered to any Bound  
25     Party pursuant to this Physical Solution shall be deemed made if by electronic service. All  
26     notices or service of documents pursuant to this Physical Solution by MC or any Bound Party will  
27     be made by electronic mail to the greatest extent feasible.

28

1           **10.5   No Abandonment of Rights**

2           In the interest of the Watershed, and consistent with the principles of reasonable and  
3           beneficial use, and the public trust, no Bound Party shall use more water than is reasonably  
4           required. Failure to use all of the water from the Watershed to which a Bound Party is entitled  
5           shall not, in and of itself, be deemed or constitute an abandonment of such Bound Party's right, in  
6           whole or in part.

7

8           **10.6   Intervention after Entry of Physical Solution**

9           Any Person who is not a Bound Party or successor to a Bound Party and who proposes to  
10          Produce water from the Watershed, other than the federal government, is required to seek to  
11          become a Party subject to this Physical Solution through a noticed motion to intervene in this  
12          Physical Solution prior to commencing any Production. Thereafter, if approved by the Court,  
13          such intervenor shall be a Bound Party in this Physical Solution.

14

15           **10.7   Physical Solution Binding on Successors**

16           Subject to the specific provisions contained in this Physical Solution, this Physical  
17          Solution applies to and is binding upon, and inures to the benefit of the Bound Parties to this  
18          Action and all their respective heirs, successors-in-interest, and assigns.

19

20           **10.8   Costs and Fees**

21           Except subject to any existing court orders, each Bound Party shall bear its own costs and  
22          attorney's fees arising from the Action.

23

24           **10.9   Heading and Section References**

25           Captions and headings appearing in this Physical Solution are inserted solely as reference  
26          aids for ease and convenience; they shall not be deemed to define or limit the scope or substance  
27          of the provisions they introduce, nor shall they be used in construing the intent or effect of such  
28          provisions.

1           **10.10 No Third Party Beneficiaries**

2           There are no intended third party beneficiaries of any right or obligation of the Bound  
3           Parties.

5           **10.11 Severability**

6           Except as specifically provided herein, the provisions of this Physical Solution are not  
7           severable.

9           **10.12 Cooperation and Further Acts**

10          The Bound Parties shall fully cooperate with one another and shall take any additional  
11         acts or sign any additional documents as may be necessary, appropriate or convenient to attain the  
12         purposes of this Physical Solution.

14          **10.13 Exhibits and Other Writings**

15          Any and all exhibits, documents, instruments, certificates or other writing attached hereto  
16         or required or provided for by this Physical Solution, shall be part of this Physical Solution and  
17         shall be considered set forth in full at reach reference thereto in this Physical Solution.

19          **10.14 No Limitation on Statutory Authority.**

20          Except as provided in this Physical Solution, including, but not limited to, Section 9, the  
21         Physical Solution does not affect or limit the authority of any Bound Party to fulfill its statutory,  
22         regulatory, or contractual responsibilities under applicable law, including, but not limited to, the  
23         exercise of statutory authority by the State Board, the Department, the Ventura County Watershed  
24         Protection District in implementing Ordinance No. WP-2, and any public agency implementing  
25         SGMA, provided that no Bound Party may violate the Physical Solution's terms as implemented  
26         and as may be modified by the Court.

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By: \_\_\_\_\_  
The Honorable William F. Highberger  
Judge of the Superior Court  
County of Los Angeles

1                   **Exhibit A – Defined Terms**

- 2       1. **Action**. The Comprehensive Adjudication of the Ventura River Watershed, Los  
3                   Angeles Superior Court Case No. 19STCP01176.
- 4       2. **Action Plan**. California's Water Action Plan.
- 5       3. **Adoption Phase**. The period commencing after the Court enters Physical Solution  
6                   and concluding when the Plan is adopted, which shall be no later than eighteen  
7                   (18) months after entry of the Physical Solution unless otherwise extended by the  
8                   Court upon motion of any Party for good cause shown.
- 9       4. **Adoption Phase Requirements**. The actions required to be taken by the Parties  
10                  during the Adoption Phase as described further in Section 7.4.1 of this Physical  
11                  Solution.
- 12       5. **AFY**. Acre feet per year.
- 13       6. **Amended Cross-Complaint**. The City's Third Amended Cross-Complaint as  
14                  thereafter amended in this Action.
- 15       7. **Annual Assessment**. Annual assessment adopted by the MC collected as long as  
16                  funds are required for the implementation of the Plan and Physical Solution.
- 17       8. **Annual Report**. The Annual Report prepared by the Technical Advisor to be  
18                  filed with the Court, as more particularly described in Section 7.7.4.9 of this  
19                  Physical Solution.
- 20       9. **Arundo**. *Arundo donax*.
- 21       10. **Baseline Conditions**. The current condition of each reach of the River at the time  
22                  the Court enters this Physical Solution or as amended hereafter, as more  
23                  particularly described in Section 7.2 of this Physical Solution.
- 24       11. **Basins**. The Lower Ventura River Groundwater Basin, the Upper Ventura River  
25                  Groundwater Basin, the Ojai Valley Groundwater Basin, and the Upper Ojai  
26                  Valley Groundwater Basin, as more particularly described in Section 4.3 of this  
27                  Physical Solution.

- 1       12. **Bound Parties.** The Parties and property bound by this Physical Solution and  
2       their successors. This includes persons served a summons or a notice, owners of  
3       real property overlying the Basins, the State Board, the Department,  
4       Channelkeeper, and any other Person joining this adjudication.
- 5       13. **Casitas.** Cross-Defendant Casitas Municipal Water District.
- 6       14. **Casitas Biological Opinion.** An opinion issued by the National Marine Fisheries  
7       Service for operation of the Robles Diversion and Fish Passage Facility.
- 8       15. **Casitas License.** The license issued by the State Board for operation of the  
9       Robles Diversion and Fish Passage Facility.
- 10      16. **CEQA.** The California Environmental Quality Act, Public Resources Code,  
11      section 21000, *et seq.*
- 12      17. **Cfs.** Cubic feet per second.
- 13      18. **Change.** Adopting the Plan, amending the Plan, making material modifications to  
14      the implementation of the Plan.
- 15      19. **Channelkeeper.** Plaintiff Santa Barbara Channelkeeper.
- 16      20. **City.** Defendant and Cross-Complainant City of San Buenaventura.
- 17      21. **City Settlement.** The settlement agreement executed by Channelkeeper and the  
18      City on September 30, 2019, as amended on August 20, 2020.
- 19      22. **Complaint.** The Complaint and Petition for Declaratory Relief and a Writ of  
20      Mandate filed by Channelkeeper in the County of San Francisco Superior Court  
21      (Case No. CPF-14-513875), and as thereafter amended in this Action.
- 22      23. **Comprehensive Adjudication Statutes.** Code of Civil Procedure sections 830  
23      through 852.
- 24      24. **Conditional Waiver.** The Conditional Waiver of Waste Discharge Requirements  
25      for Discharges from Irrigated Lands in the Los Angeles Region.
- 26      25. **Cross-Defendants.** Those Parties named as defendants in the Amended Cross-  
27      Complaint and those Persons who filed an answer to the Amended Cross-  
28      Complaint.





1 representative, (3) one representative of the Upper Ventura River Groundwater  
2 Agency, and (4) one representative of the Ojai Basin Groundwater Management  
3 Agency. Each representative shall be an employee, board member, group member,  
4 or other qualified designated representative of the designated entity and shall have  
5 knowledge of the Watershed, the Fishery, and existing water management  
6 activities in the Watershed. The MC, subject to Court oversight, shall be primarily  
7 responsible for causing the Parties to implement this Physical Solution.

- 8       46. **MOWD**. The Meiners Oaks Water District.
- 9       47. **New Production**. Any Production from the Watershed by a Person who did not  
10 Produce water from the Watershed prior to January 2, 2020.
- 11       48. **Non-Producer(s)**. A Person who owns real property within the Watershed who is  
12 not presently Producing water and did not do so any time during the five years  
13 preceding January 2, 2020 and who may claim the right to Produce water from the  
14 Watershed.
- 15       49. **Ojai GMA**. The Ojai Basin Groundwater Management Agency.
- 16       50. **Ojai Valley Basin**. The Groundwater Basin designated as Number 4-2 in DWR's  
17 Bulleting 119 and as more particularly described in Section 4.3.3 of this Physical  
18 Solution.
- 19       51. **Party (Parties)**. The parties to this Action and their successors. This may be a  
20 subset of Bound Parties depending on context and intent in the Judgment or  
21 Physical Solution.
- 22       52. **PCEs**. Primary constituent elements.
- 23       53. **Person**. Any natural person, firm, association, organization, joint venture,  
24 partnership, business, trust, corporation, or public entity.
- 25       54. **Physical Solution**. Stipulated Physical Solution and Judgment contained herein.
- 26       55. **Plan or Management Plan**. The Management Plan described in Section 7.3 of  
27 this Physical Solution.
- 28       56. **Produce (Production)**. To pump, extract, or divert water.



1           windstorm, drought or natural catastrophe, including climate change; the need to  
2           provide reasonable and beneficial consumptive use of water from the Watershed;  
3           criminal acts; civil disturbance, vandalism, sabotage, or terrorism; restraint by  
4           court order or public authority or agency; or action or non-action by, or inability to  
5           obtain the necessary authorizations or approvals from any governmental agency.

- 6         67. **Upper Ojai Valley Basin.** The Groundwater Basin designated as Basin Number  
7           4-1 in DWR's Bulletin 118 and as more particularly described in Section 4.3.4 of  
8           this Physical Solution.
- 9         68. **Upper Ventura River Basin.** The Groundwater Basin designated as Basin  
10          Number 4-3.01 in DWR's Bulletin 118 and as more particularly described in  
11          Section 4.3.2 of this Physical Solution.
- 12         69. **VCAILG.** The Ventura County Agricultural Irrigation Lands Group.
- 13         70. **VRWD.** The Ventura River Water District.
- 14         71. **Watershed or Ventura River Watershed.** The entire Ventura River and its  
15          tributaries, as well as the Basins.

1                   Exhibit B – List of Cross-Defendants  
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Exhibit B

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[PROPOSED] STIPULATED PHYSICAL SOLUTION AND JUDGMENT

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## Cross-Defendants

1970 Ranch Road, LLC;  
Aaron and Angela Hoekstra, individually;  
Abel and Lourdes Carranza, individually;  
Abraham Munoz;  
Acslayton, LLC;  
Adam Distl, Jr. and Barbara B. Distl,  
individually as Trustees of the Adam Distl,  
Jr. and Barbara B. Distl 1998 Revocable  
Trust;  
Adrian Ogden;  
Aera Energy, LLC;  
AGR Breeding, Inc.  
Ahde and Ganea Lahti, individually;  
Ajr Investment Partnership, LP;  
Alan and Carol James, individually;  
Alan and Deborah Sharon, individually;  
Alan and Leslie Connell, individually;  
Alan and Mary Kirby, individually;  
Alan and Susan Ecker, individually;  
Alan Walbridge and Dorothy Fay  
Walbridge, individually;  
Alberto and Adriana Montano, individually;  
Alberto and Hilda Zamora, individually;  
Albine Hopcus and Alva Lydia Hopcus,  
individually as Trustees of the Al and Alva  
Trust;  
Alessandro Lobba and Mary E. Jackson,  
individually as Trustees of the Looba-  
Jackson Family Trust;  
Alexander and Maria Doran, individually;  
Alfonso and Alejandra Limon, individually;  
Alfredo and Montelle Bello, individually;  
Allan and Janis Parkhurst, individually;  
Allan and Katharine Parigian, individually;  
Allan and Mary Doane, individually;  
Allen Vail;  
Alvaro and Elva Ruiz, individually;  
Alvin and Claudia Cunningham,  
individually;  
Alvin and Claudia Cunningham,  
individually;  
American Retirement Fund, Inc.;  
Amy Mattison, Trustee of the Amy K.  
Mattison Trust;  
Ana Cross, Trustee of the Ana Cross Family  
Trust;  
Andre Keunzli and Fabrienne Keunzli-  
Monard, individually;  
Andrea Leigh Jensen, Trustee of the Jensen  
Trust;  
Andrew and Jane Holguin, individually;  
Andrew and Melissa Maccalla, individually;  
Andrew and Rebecca Chandler,  
individually;  
Andrew and Sharon Engel, individually;  
Andrew D. West and Patricia G. West,  
individually as Trustees of the West Family  
Revocable Trust;  
Andrew Stasse  
Angie Mari Ganasei and Christopher Paul  
Danch, individually as Trustees of the  
Genasei-Danch Family Trust;  
Anita J. Diaz;  
Ann H. Donlon, Trustee of the Ann H.  
Donlon Revocable Trust;  
Anna Kirkwood;  
Anne and Daniel Goldstein, individually;  
Anne Lombard and Frank Hanson,  
individually;  
Anson B. Thacher and Anne F. Thacher,  
individually as Trustees of the A. and A.  
Thacher Living Trust;  
Anthony Becchio and Denise Heimo,  
individually;  
Anthony Masiel;  
Antonio Espino and Maria Torres,  
individually;  
Armando and Sendi Sanchez, individually;  
Arne Anselm and Michelle Velderrain,  
individually;  
Arne Anselm, Trustee of the Velderrain M.  
Trust;  
Arthur Timothy and Maurya Kathleen Foy,  
individually;  
Ashley and Victoria Edwards, individually;  
Asquith Family Limited Partnership, Ltd.  
Aubrey Balkind;  
Baldemar Alcantar and Micaela Ortiz  
Alcantar, individually;  
Barbara A. Fitzgerald, Trustee of the  
Fitzgerald 1994 Trust;  
Barbara Bonsignori;

## Cross-Defendants

Barbara Chen Lowenthal, Trustee of the 2017 Barbara Kay Chen Lowenthal Revocable Trust; Barbara Hall, Trustee of the Barbara Hall Living Trust; Barnard Properties, LLC; Barry and Angela Ross, individually; Bart Kennedy; Barton Kennedy; Behrooz Javidollahi; Bentley Family Limited Partnership Berkley and Suzanne Baker, individually; Bernard Martin; Beth E. Lindley; Betina La Plante Bettina Chandler, Trustee of the Bettina Chandler Trust; Bettyann Sessing; Big Black Dog, LLC; Bill Moses Blanche Chapler; Blaze Buonpane; Bradford and Cheryl Boyd, individually; Bradley and Andrea Roe, individually; Brand and Tressa Kahler, individually; Brandon and Kelsie Schneider, individually and as Trustees of the Brandon Schneider and Kelsie Simms-Schneider Family Trust; Breal Rowe; Brent and Pamela Lamo, individually; Brent and Shanna Muth, individually; Brett and Lynn Wilson, individually; Brett Cunningham; Brett Kantrowitz Brett Nicholson and Nan Davis, individually; Brian A. Schaffels; Brian and Cynthia McDaniel, individually; Brian and Erin Edwards, individually; Brian McConville; Brian and Jean Harrison, individually; Brian and Joan Archer, individually; Brian and Marie Haase, individually; Brian and Sharon Smith, individually; Brian and Siobhan Calvin, individually; Brian Osborne and Kirsten Hinrichs, individually; Brian S. Stafford and Janice M. Thomas, individually as Trustees of the Stafford Thomas Family Trust; Brian Skaggs, Trustee of the Skaggs Trust; Brigitte Lovell, Trustee of the Lovell Living Trust; Brittany and Alan Fletcher, individually; Bruce Abbott and Kathleen Quinlan, individually; Bruce and Dixie Gladstone, individually; Bruce and Leslie Bouche, individually; Bruce and Virginia Hibberd, individually; Bruce C. Brockman and Bridget Tsao-Brockman, individually as Trustees of the Tsao Brockman Family Trust; Bryan and Nicole Crawford, individually; Bryan Whitley; Bryce and Krista Belgum, individually; Bulmaro and Alfonsa Pena, individually; Burgess Ranch Byron and Jennifer Greene, individually; Byron Rader and Myra Toth, individually; Cal B. Land Co., LLC; Calatlantic Group Inc.; Calvin Zara Camp Ramah in California Inc.; Carl and Barbara Enson, individually; Carl and Judith Bell, individually; Carl and Leigh Hyndman, individually; Carl Gaddis and Anna Hicks, individually; Carla Dennis, Trustee of the Carla D. Dennis Trust; Carla Melson and Carla J. Melson, individually as Trustees of the Carla J. Melson Revocable Living Trust; Carmen and Carolina Murillo, individually; Carmen Chavez and Guadalupe Patino, individually; Carol Ann Tenant, Trustee of the Carol McDonnell Family Trust; Carol Marquez-Olson, Trustee of the Carol Marquez-Olson Trust; Carol Nicholson; Carol Vesecky, Trustee of the Carol B. Vesecky Revocable Living Trust;

## Cross-Defendants

Caroline Turner, Trustee of the Turner Survivors Trust;  
Carolyn Bowman, Trustee of the Carolyn Bowman 2008 Trust;  
Carolyn Huish;  
Carrie Murphy and Michael E. Templin, individually as Trustees of the Templin-Murphy 2016 Living Trust;  
Cartin Family, LLC;  
Caryn Molinelli;  
Casitas Municipal Water District  
Casitas Mutual Water Company  
Catherine E. Lee, Trustee of the Catherine E. Lee Trust;  
Catherine Sellman;  
Catherine Smith, Trustee of the Catherine L. Smith Revocable Trust;  
Cesar and Davienne Guerra, individually;  
Cesar Jimenez and Aura Minera, individually;  
Chaarenne Torris and Raymond Bradley, individually;  
Chad Carper;  
Chad Ress and Stephanie Washburn, individually;  
Chad Vick, Trustee of the Chad C. Vick Trust;  
Chad Westcott and Heather Cushnie Wescott, individually;  
Charlene Van Deusen;  
Charles and Deana Sherry, individually;  
Charles and Jo Bennett, individually;  
Charles Cho  
Charles E. Starbuck, Trustee of the Charles E. Starbuck Trust;  
Charles G. Barnett, Successor Trustee of the "Barnett Family Exemption Equivalent Trust";  
Charles L. Hoff and Kathleen D. Hoff, Co-Trustees of the Hoff Revocable Trust;  
Charles P. Watling, Trustee of the First Charles P. Watling Family Trust;  
Charles R. Rudd and Lola L. Rudd, Trustees under the Charles R. Rudd and Lola L. Rudd Trust;  
Charles Rudd

Charline L. Rich and Richard Gibson Jr., individually;  
Cheryl Jensen  
Christine Golden;  
Christopher and Anna Rhoda, individually;  
Christopher and Shelagh Duke, individually;  
Christopher and Tina Abe, individually;  
Christopher Corsones, Trustee of the Christopher Corsones Living Trust;  
Christopher Hart;  
Christopher McGuire;  
Christopher Moore and Mary Moore, individually as Trustees of the Christopher Moore and Mary Moore Trust;  
Christopher Sewell;  
Cindy Burkhardt, Trustee of the Cindy Burkhardt Living Trust;  
City of Ojai;  
Clair and Stacey Harding, individually;  
Claudia Farr, Trustee of the Sam S. Farr and Claudia S. Farr Trust;  
Claudia Wunderlich, Trustee of the Claudia A Wunderlich Trust;  
Claudia Zenobia Linarte, Trustee of the Olga Trust;  
Claudio and Magdalena Landeros, individually;  
Cody Green;  
Cody Stevens;  
Community Memorial Health System;  
Connie Anaise;  
Connie and Mark Cline, Trustee of the Mark Terry Cline Family Trust;  
Connie S. Morgan, Trustee of the Connie S. Morgan Trust;  
Conservation Endowment Fund;  
Constance and Justin Campbell, individually;  
Constance Eaton;  
Corinne Anne Fraund;  
Cory and Nicholas Wingate, individually;  
County of Ventura;  
Craig and Ana Zwirn, individually;  
Craig and Stephanie Gardner, individually;  
Craig Young;  
Culbert Family Partnership;

## Cross-Defendants

Christina Tolmie;  
Curtis and Ory Names, individually;  
Cynthia Lee, Trustee of the Cynthia Lee Family Trust;  
D & J Campbell Best, LLC;  
Daj Properties, LLC;  
Damon and Anne Brink, individually;  
Dan Newman;  
Dan Wiseman;  
Dana and Dawn Ceniceros, individually;  
Daniel and Adaya Walsh, individually;  
Daniel and Amy Yanez, individually;  
Daniel and Deborah Hoyt, individually;  
Daniel and Elizabeth George, individually;  
Daniel and Elizabeth McLaughlin, individually;  
Daniel and Jane Kelly, individually;  
Daniel and Lydia Ruark, individually;  
Daniel and Nancy McLaren, individually;  
Daniel and Ralph Fairbanks, individually;  
Daniel and Rosalind Grimm, individually;  
Daniel and Tomica Mora, individually;  
Daniel and Yoko McSweeney, individually;  
Daniel Chrynk;  
Daniel Crane;  
Daniel H. I. and William D. Moses Jr., individually as Trustees of the William D. Moses, Jr. Separate Trust No. 1;  
Daniel Hultgen, Trustee of the Hultgen Living Trust;  
Danny Broadhurst;  
Danny Haar and Mariska De Feiter, individually;  
Darrell Ralston, Trustee of the Darrell Anthony Ralston 2009 Revocable Trust;  
Darren and Lisa Lisle, individually;  
Dave and Kathleen Tarrats, individually;  
David and Beverly Fulton, individually;  
David and Carol Cintron, individually;  
David and Deborah Todd, individually;  
David and Donna Berger, individually;  
David and Elizabeth Silva, individually;  
David and Fereschta Sinclair, individually;  
David and Karen Brubaker, individually;  
David and Kathleen Ostby, individually;  
David and Laura Meisch, individually;

David and Laurie Mahan, individually;  
David and Linda Smith, individually;  
David and Meghan Sandoval, individually;  
David and Patti Wicklund, individually;  
David and Peggy Stanwood, individually;  
David and Sandra Murillo, individually;  
David and Shannon Richard, individually;  
David and Sharron Sparks, individually;  
David and Stephanie Berger, individually;  
David and Toni Johnson, individually;  
David Chase and Anne Fitzgerald, individually;  
David Corey and Jean Scholes, individually;  
David E. Pressey and Agnes E. Pressey, individually as Trustees of the David E. and Agnes E. Pressey Family Trust;  
David E. Sissum, Jr. and Diana E. Sissum, individually as Trustees of the Sissum Trust;  
David Flick and Emma Flick, individually;  
David Friend and Angela Marie Friend, individually;  
David Kille and Shannon Frew, individually;  
David Orbach and Eva Araujo, individually;  
David Stanley and Monica Bednar Stanley, individually;  
Dawn and Barclay Hope, individually;  
Dawn and Mark Golden, individually;  
DB Properties, LLC;  
De and Jacque Pisciotta, individually;  
Dean and Gloria Vadnais, individually;  
Dean and Lorinda Strong, individually;  
Deanna Gonzales, individually;  
Deirdre Lynds, individually;  
Del Cielo, LLC;  
Delavan C. Garst and Sharon D. Garst, individually as Trustees of the Delavan and Sharon Garst Family Trust;  
Dell and Anne Mercer, individually;  
Delores Berlin;  
Denise Kantrowitz  
Denise Wizman, as Trustee of the Denise Wizman Revocable Trust;  
Dennis and Cheryl Jacobs, individually;  
Dennis and Nadine Corte, individually;  
Dennis and Susan Ryder, individually;

## Cross-Defendants

Dennis Brown;  
Dennis Wood and Margaret Vigil Wood, individually;  
Derek Meek;  
Devon and Jillian Collinge, individually;  
Dewayne Boccali  
Diana Engle, Trustee of the Diana L Engle Revocable Trust;  
Diana Peron, Trustee of the Diana C Peron Living Trust;  
Diana Syvertson, Trustee of the Diana Syvertson Living Trust;  
Diana Trent, Trustee of the Diana Trent Living Trust;  
Diane and William Clegg, individually;  
Diane Ruth White, Trustee of the Diane Ruth White Living Trust;  
Dive Deep, LLC;  
Dolores Keith;  
Dominic Habibi;  
Donald and Clara Tenpenny, individually;  
Donald and Wendy Givens, individually;  
Donald Brosnac and Twila Carlsen, individually;  
Donald Campbell;  
Donis Montoya Jr. and Teresita Montoya, individually;  
Donna Deitch, Trustee of the Donna E. Deitch Trust;  
Donna Epstein, Trustee of the Epstein Survivors' Trust, Trustee of the Epstein Marital Trust, and Trustee of the Epstein Bypass Trust;  
Dorothy Lanquist;  
Dorthea Keck;  
Douglas and Ann Parent, individually;  
Douglas and Claudia Webber, individually;  
Douglas and Elisabeth Vernand, individually;  
Douglas and Kathleen Leighton, individually;  
Douglas and Moira Volpi, individually;  
Douglas Draper;  
Douglas Freeman and Miranda MargettGunild Seadrifts, individually;  
Douglas Wasson, Trustee of the Wasson Trust;  
Duncan Abbott  
Dustin Beilke;  
Dwayne Bower  
DZ SPE, LLC;  
Ed and Linda Colby, individually;  
Edson Taft, Trustee of the Edson B. Taft Revocable Trust;  
Edward and Deborah Guerra, individually;  
Edward and Geraldine Lee, individually;  
Edward and Laura Savala, individually;  
Edward and Nancy Dennis, individually;  
Edward and Nancy Necker, individually;  
Edward and Roberta Walsh, individually;  
Edward C. Leicht and Jacqueline M. Leicht, individually as Trustees of the Leicht Family 2013 Revocable Trust;  
Edward Dunn and Judith Shelby Dunn, individually;  
Edward Pressey;  
Edwin Norris Procter, Trustee of the "E. Norris Procter Living Trust";  
Eilam Byle, Trustee of the Eilam Byle Living Trust;  
Eileen Sterling, Trustee of the Eileen M. Sterling Revocable Trust;  
El Sereno 1225, LLC;  
Elaiene Keeley, Trustee of the Elaiene Keeley Trust;  
Elaine Ferguson;  
Elena Dhyansky, Trustee of the Elena Dhyansky Trust;  
Eli and Jessica Neiderhiser;  
Elia Aldapa;  
Elizabeth Bauer, Trustee of the Elizabeth A Bauer Trust;  
Elizabeth Keenen;  
Ellen Leopold;  
Elmer and Joan Swift;  
Elton Pedersen and Alma Clayton Pedersen, individually;  
Emily Benson and Lisa Martel, individually;  
Emily Clay and Matthew Goodman, individually;  
Erbay and Velda Garcia, individually;  
Eric and Arlene Schwerdtfeger,

## Cross-Defendants

individually;  
Eric and Jodi Perdue, individually;  
Eric and Jolene Harrington, individually;  
Eric and Ming Jun Nakamura, individually;  
Eric and Trisha Johnson, individually;  
Craig Young;  
Eric Dilks, Trustee of the Eric M. Dilks  
2004 Revocable Trust;  
Eric Goode;  
Eric Lawrence Bernthal, Special Trustee of  
the Boss and Venice Trust;  
Eric Lewis and Bobbi Roderick Lewis,  
individually;  
Eric Moore;  
Eric Rosenberg;  
Erik and Tirica Eads, individually;  
Dorothy Nichols;  
Ernest Ford  
Ernesto Vega  
Esperanza and Sandra Guerrero,  
individually;  
Essick Farm Management Company, LLC  
Etchart Ranch;  
Eugene and Charlotte Elerding, individually;  
Eugenijus Valiulis, Trustee of the Eugenijus  
Valiulis Revocable Living Trust;  
Eusebio and Lori Navarro, individually;  
Evangeline Bonsall Smith, a married  
woman;  
Evelyn Baran, Trustee of the Evelyn F  
Baran Personal Residence Trust;  
Evelyn Frament;  
Ezequiel and Amber Monarrez, individually;  
Felix and Delmy Garcia, individually;  
Fernando Porras;  
Feroz and Mona Zaidi, individually;  
Finch Farms, LLC;  
Floyd and Charlene Fitzgerald, individually;  
Wiancko and Hiroko Wiancko, Trustee of  
the Wiancko Family Trust;  
Flying H Ranch, Inc.  
Forest Home, Inc.;  
Fortune Builders, Inc.;  
Fortune Real Estate 888, LLC;  
Francis and Shauna Longstaff, individually;  
Francisco and Angelica Valles, individually;

Frank and Lila Sheltren, individually;  
Frank C. Urias and Evangeline S. Urias,  
individually as Trustees of the Urias Family  
Trust;  
Frank Charolla;  
Frank Edward Sheltren, Jr., aka Frank E.  
Sheltren and Rita Cheryl Sheltrem,  
individually as Trustees of the Sheltren  
Family Trust;  
Frank Robert Walker Jr. and Carrie Ellen  
Walker, individually as Co-Trustees of the  
Walker Jr. Living Trust;  
Fred and Carine Fisher, individually;  
Fred and Donna Stevens, individually;  
Fred Kramer and Michaela Watkins,  
individually;  
Frederic Devault;  
Frederick and Laura Fulmer, individually;  
Frederick and Lori Ponce, individually;  
Fredrick and Roxanne Baker, individually;  
Fredrick Menninger  
Friend's Ranches, Inc.  
Future Mhps, LLC;  
Gabriel and Margarita Mendoza,  
individually;  
Gale and Bernabe Gaona Jr., individually;  
Galen and Maria David, individually;  
Chari Petrowski;  
Gary and Colleen Fry, individually;  
Gary and Jolene Clarke, individually;  
Gary and Judith Stever, individually;  
Gary and Patricia Tucker, individually;  
Gary and Teresa Downard, individually;  
Gary and Terri McCaskill, individually as  
Trustees of the McCaskill Family Trust;  
Gary Hirschkron, Trustee of the Gary  
Hirschkron Revocable Trust;  
Gary L. Wolfe, Successor Trustee of the  
Carolyn M. Tastad Revocable Trust;  
Gary Speeds and Lisa R. Kirby, individually  
as Trustees of the Gary Speeds and Lisa  
Kirby Family Trust;  
Gelb Enterprises;  
Gene and Patty Saito, individually;  
Genneva Maschler and Richard Yaciuk,  
individually;

## Cross-Defendants

Geoffrey and Paula Clarke, individually;  
Geoffrey Brown and Stephanie Gibson,  
individually;  
George and Linda Boston, individually;  
George and Lynn Malone, individually;  
George and Margaret Melton, individually;  
George and Pamela Zeller, individually;  
George and Roxanne Pelt, individually;  
George and Sigrid Bressler, individually;  
George Hernandez;  
George Lawhead, Trustee of the George and  
Carole Lawhead Revocable Trust;  
George S. Stuart  
George Stuart;  
Gerald and Darlene Carlson, individually;  
Gerard Linsmeier;  
Gerbent and Jill Hoeksma, individually;  
Gino Lynch;  
Girl Scouts Of California's Central Coast;  
Glenn and Lori Ahlberg, individually;  
Glenn Myers, Trustee of the Glenn C. Myers  
Family Trust;  
Gordon and Patricia Black, individually;  
Gordon and Terry Hanusek, individually;  
Gordon Gibbons, Trustee of the Gordon R.  
Gibbons Living Trust;  
Gralar, LLC;  
Grant Kemp;  
Graydon and Helen Harrah, Individually;  
Greg and Julie Tebo, individually;  
Gregg and Rosie Dierickx, individually;  
Gregg Olson, Trustee of the Gregg W.  
Olson Revocable Trust;  
Gregory and Kaori Golden, individually;  
Gregory and Martha Lepine, individually;  
Gregory and Michele Hammed,  
individually;  
Gregory and Sarah Delvecchio, individually;  
Gregory and Susan Gilbert, individually;  
Gregory and Susan Ignacio, individually;  
Gregory and Suzanne Combs;  
Gregory Cavette;  
Gregory Grant and Mary King, individually;  
Gregory Heras and Rozanne Bonavito,  
individually;  
Gregory Johnson;

Gregory N. Pimstone and Lauryn B. Harris,  
individually as Trustees of the Pimstone  
Family Trust;  
Gridley Road Water Group  
Griffin and Nicole Williamson, individually;  
Gudaz, LLC;  
Guy and Sheri Flasch, individually;  
Guy Bratton;  
H and Beverly Leard, individually;  
H. H. Leard and Beverly Leard, individually  
as Trustees to the Leard Family Trust  
Hacienda Ladera, LLC;  
Hank and Alana Garcia, individually;  
Hans and Annika Gruenn, individually;  
Hans and Eileen Van Koppen, individually;  
Harald Wagner;  
Harlan Kossow;  
Harrison Hill and Lauren Wilson,  
individually;  
Harry and Marilyn Lehr, individually;  
Harry Joe;  
Hayden and Raquel White, individually;  
Hector and Rocio Torres, individually;  
Heidi C. Kurtz, Trustee of the Gunild Walsh  
Seadrift Qprt FBO Heidi C. Kurtz;  
Heliberta Valencia;  
Help of Ojai, Inc.;  
Hendrika Maria Von Hecht;  
Geneva Oliva;  
Henry and Leslie Sohm, individually;  
Henry and Moira Tarmy, individually;  
Hermann and Gay Thomsen, individually;  
Hermitage Mutual Water Company  
Hickey Bros Land Co. Inc.;  
Holly Bassuk;  
Howard Altman, Trustee of the Gerta Maritz  
Trust;  
Ruth Miller;  
Hoyt Tarola;  
Hugh and Lindsay Thomson, individually;  
Ian Atkinson;  
Ignacio and Rose Vega, individually;  
Imelda Mares, Trustee of the Imelda Mares  
Trust;  
Industrial Ventura;  
Integritas Ojai, LLC;

## Cross-Defendants

Irma Cruz;  
Irma Tracy;  
Isidro Sanchez;  
J Investments;  
Jack and Marie Kenton, individually;  
Jack and Simone Patterson, individually;  
Jack and Verna Turbyville, individually;  
Jackie M. Springer, Trustee to the Jackie M.  
and Lanie Jo Springer Trust;  
Jacob and Anja Zimmerman, individually;  
Jacqueline Dorfman, Trustee of the  
Jacqueline Dorfman Revocable Living  
Trust;  
Jacqueline Urband;  
Jakob and Marianne Vos, individually;  
James and Alisa Varney, individually;  
James and Andrea Pendleton, individually;  
James and Daniela Casey, individually;  
James and Dori Sandefer, individually;  
James and Gayle David, individually;  
James and Janet Lecroy, individually;  
James and Maryetta Sanders, individually;  
James and Randi Catlett, individually;  
James and Staci Valencia, individually;  
James Mills;  
James and Wendy Osher, individually;  
James and Zelda Carr, individually;  
James Data;  
James Finch  
James Finch, Trustee of the Finch Family  
Trust;  
James Finley, Trustee of the James and M.  
Reen Finley Family Trust;  
James I. Pio, Trustee of the James I. Pio  
Trust;  
James J. Finch and Lorraine Holve Finch,  
individually as Trustees of the James J.  
Finch and Loraine Holve Finch Living  
Trust;  
James Kirk and Jacelyn Hayes, individually;  
James Paul Finch;  
James Peck;  
James Selman, Trustee of the James C.  
Selman Revocable Inter Vivos Trust;  
James W. Coultas and Margaret Coultas,  
Trustees of the James A. and Margaret H.

Coultas Intervivos Trust;  
James W. Coultas, Trustee of the Coultas  
Living Trust;  
Jan and Priscilla Granade, individually;  
Jan M. Hiester, Trustee of the Jan M.  
Hiester 2014 Living Trust;  
Jane E. Hanchett, Trustee of the Hanchett  
Family Trust;  
Jane McCord, Trustee of the Jane Ann  
McCord Living Trust;  
Jane Spiller, Trustee of the Jane Spiller  
Trust;  
Janet Boulton  
Janet Lewis, Trustee of the Janet T. Lewis  
Family Trust;  
Janet McGinnis, Trustee of the Janet Karen  
McGinnis Trust;  
Janet Peck, Trustee of the Janet Lee Peck  
Living Trust;  
Janice and Jesse Hillestad, individually;  
Janice Hall, Trustee of the Hall Trust;  
Janis Long Nicholas and Jess E. Long,  
individually as Co-Trustees of the Long  
Family Trust;  
Jason and Jene Loomis, individually;  
Jason and Lana Spear, individually;  
Jason Loomis;  
Jasper and Jessica Jones, individually;  
Jayne Pendergast, Trustee of the 2014 Jayne  
E Pendergast Trust;  
Jeannette Curtis;  
Jeff and Cheree Simons, individually;  
Jeff and Desiree Wilby, individually;  
Jeff Mabry;  
Jefferie Skaggs and Timothy Bunce,  
individually;  
Jeffrey and Denise Helm, individually;  
Jeffrey and Donna Meyer, individually;  
Jeffrey and Holly Lieber, individually;  
Jeffrey E. Frank, Trustee of The Frank  
Trust;  
Jeffrey Jenson;  
Jeffrey Kenton, Trustee of the Jeffrey T.  
Kenton 2004 Revocable Living Trust;  
Jeffrey Luttrull  
Jeffrey S. Bacon, Trustee of the Villa Nero

## Cross-Defendants

Trust;  
Jeffrey Tubbs and Lynn Dubowy Duran, individually;  
Jeffrey Weinstein;  
Jennie Scott, Trustee of the Jennie Scott Family Trust;  
Jennifer Kistler, Trustee of the Jennifer L Kistler Trust;  
Jennifer Ware and Jamie Selby, individually;  
Jeremy and Brittanica Rennie, individually;  
Jeremy August and Icole Marie Ferro, Individually;  
Jeri Leonard;  
Jerome H. Hittleman and Lynne M. Goldfarb, Trustees of the Jerome H. Hittleman and Lynne M. Goldfarb Revocable 2016 Trust;  
Jerry Dean Miner and Geraldine Ann Miner, Trustees of the Miner Trust;  
Jerry Kenton  
Jess Earl Long;  
Jesse Wadsworth and Susan Hynds, individually;  
Jessie Stricchiola and Rosemary Garrison, individually as Trustees of the Phoenix Revocable Trust;  
Maria Ramos;  
Jesus Cornejo and Idania Judith Cornejo, individually;  
Jill Olivares, Trustee of the Jill Ann Olivares Revocable Living Trust;  
Jimmy and Theresa Ramirez, individually;  
JLB Rancho Vista, LLC;  
Joan Geddes and John Saluppo, individually;  
Joan Kenton, Trustee of The Joan Kenton Living Trust;  
Joan Robles;  
Joann Benson, Trustee of the Joann Alva Benson Revocable Living Trust;  
Joanna Pope;  
Jody Callegari;  
Joe Clark  
Joel Fox and Jennifer Day, individually;  
Joel Hernandez;

Joel Vuylsteke, Trustee of the Country Club Trust;  
Johanna Collins;  
Johanna Rae Long;  
John and A. Elrod, individually;  
John and Alitea Maruszewski, individually;  
John and Crystal Peakes, individually;  
John and Janis Nicholas, individually;  
John and Lisa Dillard, individually;  
Lucille Elrod;  
John and Mari Allen, individually;  
John and Monica Hartmann, individually;  
Nancy Bevans;  
John and Nila Ventress, individually;  
John and Norma Curtis, individually;  
John and Parris Collins, individually;  
John and Patricia Essick, individually;  
John and Tonya Peralta, individually;  
John Battel, Trustee of the John J Battel Living Trust;  
John Broomfield, Trustee of the John Nicholas Broomfield Trust;  
John Edward and Evonne Louise Vacca, individually;  
John F. Johnston and Katherine M. Johnston, individually as Trustees of the John Fraser Johnston Family Trust;  
John Galaska  
John Gutierrez;  
John Haigh, Jr.;  
John Kertis;  
John Laft  
John Mutlow;  
John Pace, Trustee of the John Brice Pace Family Trust;  
John Richardson;  
John Taft Corporation;  
John Town  
John Vineyard;  
John Warner;  
John Willingham;  
John Winspear;  
John Young;  
Jon Hanson;  
Jonathan and Jacqueline Parker, individually;

## Cross-Defendants

Jonathan and Julie Teichert, individually;  
Jonathan Wong and Jan Komura,  
individually;  
Jose and Imelda Hurtado, individually;  
Jose and Lisa Mendez, individually;  
Jose Arreola Jr. and Paola Carreno,  
individually;  
Jose Juarez and Ana Valencia, individually;  
Jose Olvera and Alma Valenciano,  
individually;  
Jose Valadez and Norma Hernandez,  
individually;  
Joseph and Drenda Pledger, individually;  
Joseph and Kathleen Lasalle, individually;  
Joseph and Michelle Harwell, individually;  
Joseph and Nina Neulight, individually;  
Joseph and Shirley Gholson, individually;  
Joseph Lynn and Elvira Lilly Barthelemy,  
individually and Trustees of the Joseph  
Lynn Barthelemy and Elvira Lilly  
Barthelemy 2002 Family Trust;  
Joseph Palmoutsos as Trustee of the Joseph  
Constantinos Palmoutsos Living Trust;  
Joseph Polito, Trustee of the Joseph R Polito  
1989 Trust;  
Joseph Randall, Trustee of the Joseph  
Darden Randall Revocable Trust;  
Joseph Reseigh;  
Joseph Tooker;  
Joshua Antelman;  
Joshua Moreau;  
Joyce and Frank Patota, individually;  
Joyce Frenette;  
Juan and Gloria Estrada, individually;  
Juan and Maria Martinez, individually;  
Juan Espinoza and Travis Coker,  
individually;  
Juana and Henry Murillo; individually;  
Julianne Bloomer and Philip Rabe,  
individually;  
Julie Centeno;  
Julio Luna and Debbie Lun, individually;  
June Sears, Trustee of the June Katherine  
Sears Living Trust;  
Jupeto Properties, LLC;  
Jurgen Gramckow and Geraldine

Gramckow, individually as Trustees of the  
J&G Trust  
Justin and Rachael Jayne, individually;  
Kac LLC;  
Karen L. Hanson and Lawrence S. Hanson,  
Trustees of the Hanson L.S. Revocable  
Living Trust;  
Karen Mendoza, Trustee of the Vork Family  
Trust;  
Karen Phipps, Trustee of the Phipps Family  
Trust;  
Karin Dron, Trustee of the Boyd S. Dron  
and Karin K. Dron Joint Living Trust;  
Karin L. James, Trustee of the James Family  
Trust;  
Katharine and John Broesamle, individually;  
Katherine Patton and Virginia McConnell,  
individually;  
Kathleen and Adam Morrison, individually;  
Kathleen and Thomas German, individually;  
Kathleen Bachelor;  
Kathleen Nolan, Trustee of the Kathleen  
Ann Nolan Revocable 2006 Family Trust;  
Kathleen Turner and Elizabeth Renn,  
individually;  
Kathryn Bartholomew, Trustee of the Kathryn  
OConnor Bartholomew Living  
Trust;  
Kathy Alderman;  
Katz Pincel Orchard, LLC;  
Kay Burns;  
Kay Dornbusch, Trustee of the The  
Dornbusch Family Living Trust;  
Keith and Anahid Jewett, individually;  
Keith and Robin Lawson, individually;  
Keith and Victoria Nightingale,  
individually;  
Kelley and John Dyer IV, individually;  
Kelvin Dodd and Deborah Gomez,  
individually;  
Ken Collin;  
Kenett Niessen;  
Kenneth and Anne Boydston, individually;  
Kenneth and Brenda Whitteker,  
individually;  
Kenneth and Carol Fergeson, individually;

## Cross-Defendants

Kenneth and Elizabeth Gruber, individually;  
Kenneth and Laura Brown, individually;  
Kenneth and Maria Baker, individually;  
Sarah Van Dyke;  
Kenneth Morgan;  
Kenneth S. Collins, Trustee of the Frank R. Walker, Jr. Trust;  
Kenneth Vadnais;  
Kent and Patricia Hardley, individually;  
Kern County;  
Kevin and Asli Ruf, individually;  
Kevin and Jennifer White, individually;  
Kevin and Joanne Olsland, individually;  
Jodi Dunn;  
Kevin Clark  
Kevin K. Cox and Mary C. Cox,  
individually as Trustees of the Cox Family Trust;  
Khaled A. Al-Awar and Sheryl L. Al-Awar,  
individually as Trustees of the K. and S. Al-Awar Family Trust;  
Kiki Lyon, Trustee of the Kiki Lyon Living Trust;  
Kim Hanna, Trustee of the Hanna Family Trust;  
Kim Jirka, Trustee of the Kim Jirka Trust;  
Konstantin Demidov;  
Krishnamurti Foundation of America;  
Kristan Altimus;  
Krotona Institute of Theosophy  
Kurt and Dayna Roggenstroh, individually;  
Kurt and Luisa Neher, individually;  
Kurt Patrick Zierhut and Stephanie Lee Zierhut, Co-Trustees of the Living Trust of Kurt Patrick Zierhut and Stephanie Lee Zierhut;  
Kyle Brown;  
Lance and Donelle Wolessagle, individually;  
Lanspring, LP;  
Joyce Heath;  
Larry Davis;  
Larry Hubenthal, individually and as Trustee of the Larry Hubenthal Living Trust;  
Larry Hubenthal, Trustee of the Larry Hubenthal Living Trust;  
Larry Neff, Trustee of the Larry Neff Trust;  
Las Encinas Mobile Home Park;  
Laszlo and Sharon Bihari, individually;  
Laughing Dog Ranch, LLC;  
Laura B. Peck and Andrew D. Viles,  
individually as Trustees of the William L. and Laura B. Peck Trust - Marital Trust;  
Laura Green, Trustee of the Green Survivors Trust;  
Laurie Johnson, Trustee of the Laurie A. Johnson Living Trust;  
Laurie Smith;  
;  
Lawrence and Rachel Clevenson,  
individually;  
Lawrence and Sharon McMillan,  
individually;  
Lawrence Hartmann  
Lawrence I. and Patricia A. Hartmann,  
individually as Trustees of the Larry and Pat Hartmann Family Trust;  
Lee and Janet Cassel, individually;  
Lee Fitzgerald, Trustee of the Lee I Fitzgerald 2007 Revocable Living Trust;  
Lee Lebeck;  
Lee Rosenbaum, Trustee of the Chief Cornerstone Trust;  
Leon and Caroline Pahle, individually;  
Leon and Cecelia Carter, individually;  
Leonard Fischer;  
Kay Rolfe;  
Leslee and Terry Gustafson, individually;  
Leslie McCleary;  
Lester L. and Linda L. Barbee, individually as Trustees of the Lester L. Barbee and Linda L. Barbee Joint Revocable Living Trust;  
Liana Harp and Nathan Jones, individually;  
Lilian Ruvalcaba;  
Linda Chapman, Trustee Linda of the Jean Chapman Living Trust;  
Linda Epstein  
Linda Griffin;  
Linda McLaughlin, Trustee of the Linda Landrieu McLaughlin Living Trust;  
Linda Oliver, Trustee of the Linda A Oliver 2005 Revocable Living Trust;

## Cross-Defendants

Lipka Richard, Trustee of the Lorraine Trust;  
Lisa Clark  
Lisa Lopez and Brian Merrill, individually;  
Lisa Smith;  
Lloyd Smith;  
Logan and Misty Hagege, individually;  
Logan and Tiffany Gould, individually;  
Lois Stone Erburu, as Trustee of the Surviving Spouse's Trust created in the Robert and Lois Erburu Living Trust;  
Lon and Margareta Kirkgaard, individually;  
Longhorn Lane, LLC;  
Lorene Cleary;  
Lorenzo Gama and Ylda Cisnero, individually;  
Loretta May Williams, aka Loretta May Blackburn, Trustee of the Loretta May Williams Revocable Living Trust;  
Lori Schloredt;  
Lou and Barton Matthews, individually;  
Lou Tomesetta  
Louis Gutierrez, Jr. and Irene Gutierrez, individually;  
Louis Price;  
Louise and Gary Culver, individually;  
Louise Konstanzer, Trustee of the Ron and Louise Konstanzer Family Trust;  
Louise Tindle, Sole Trustee of the "Bypass Trust" created under the Tindle Trust;  
Randall Norman Kirk, individually as Co-Trustee of the "Lucille Jane Conforti Trust";  
Luis Herrera and Kimberly Oyama, individually;  
Lutheran Church of the Holy Cross of Ojai Lydia Jimenez;  
Lyle and Cecilia Hallblom, individually;  
Lyndon Hebenstreit;  
Lynn Henne;  
Lynn Coleman;  
Lynn Gotch and Linda Oliver, individually;  
Lynn Pike, Trustee of the Lynn 2016 Trust;  
Lysiane Wallis;  
M. Snyder;  
Malcolm and Brenda Knight, individually;  
Malcolm and Kelley McDowell,

individually;  
Mandy Macaluso, Trustee of the Living Trust of Mandy Macaluso;  
Manuel and Sandy Garcia, individually;  
Marcus and Amy Hueppe, individually;  
Marcus and Eva Kettles, individually;  
Margaret M. Aldrich, Trustee of the Russell F. Aldrich and Margaret M. Aldrich "Decedent's Trust," and Trustee of the Russell F. Aldrich and Margaret M. Aldrich Living Trust;  
Margaret Menninger  
Margo Kelly, Trustee of the Kelly Trust;  
Maria Blasco;  
Maria Collins;  
Marie W. Wallace, Trustee of the Marie Weismiller Wallace Separate Property Trust;  
Marika Zoll;  
Marilyn Sweeney, Trustee of the Marilyn Sweeney Revocable Living Trust;  
Marilyn Wallace, Trustee of the Marilyn Wallace Separate Property Trust;  
Mario Aguirre and Patrice Vernand, individually;  
Mario and Shawn Reyes, individually;  
Marion and Betty Earnest, individually;  
Mark and Colleen Rusin, individually;  
Mark and Connie Cline, individually;  
Mark and Helen Moskovitz, individually;  
Mark and Marcia Albertsen, individually;  
Mark and Megan Steffy, individually;  
Mark Anthony and Kim Marie Crane, individually;  
Mark Bellini;  
Mark Saleh  
Mark Thompson;  
Mark W. Etchart, Trustee of the Mark W. Etchart Separate Property Trust, and Trustee of the Michel A. Etchart Separate Property Trust;  
Marsha MacDonald;  
Marshall and Dina Murphy, individually;  
Martha Fast, Trustee of the Martha L Fast Living Trust;  
Martha Laliberte;  
Martha Moran;

## Cross-Defendants

Martin and Barbara Pops, individually;  
Martin and Darian O'brien, individually;  
Martin and Linda Gramckow, individually;  
Martin and Natalie Ehrlich, individually;  
Martin and Patricia Henderson, individually;  
Martin Gramckow, Trustee of the Monika G. Huss Irrevocable Trust, Trustee of the Karin W. Gramckow Irrevocable Trust, Trustee of the Kurt J. Gramckow Irrevocable Trust;  
Marvel Pierce;  
Mary and Thomas Snow, individually;  
Mary Bergen, Trustee of the Rosemary Hall Bergen Trust;  
Mary Downer, Trustee of the Arthur and Mary Downer Family Trust;  
Mary L. Vomund, Trustee of the Mary L. Vomund 1987 Trust;  
Mary Morrison;  
Mary Thomas, Trustee of The Thomas Survivors Trust;  
Mary Walkart and William Hastings, individually;  
Mary Wingate, Trustee of the Mary Louise Wingate Trust;  
Matilija Canyon Alliance;  
Mattawa and Rond Larue Clements, individually;  
Matthew and Claudia Wilson, individually;  
Matthew and Judy Farmer, individually;  
Matthew and Kimberly Hultgen, individually;  
Matthew Bowe;  
Matthew Dwyer and Colleen Walker, individually;  
Matthew Larrew and Jordana Kaban, individually;  
Matthew Simon and Amanda Vino, individually;  
Max Reed;  
Maximiano and Norma Ortiz, individually;  
McNell Creek Ranch, a general partnership;  
McNell Properties, LLC;  
Meiners Oaks Water District  
Melesio Ramirez;  
Melissa Van Siclen;

Merewether Judson, LLC;  
Merl and Kim Melstrand, individually;  
Michael and Allison Sedlak, individually;  
Michael and Annell La Barge, individually;  
Michael and Barbara McCarthy, individually;  
Michael Clark;  
Michael and Carol Davis, individually;  
Michael and Carol Jackson, individually;  
Michael and Cindy Boehm, individually;  
Michael and Dianna Farrar, individually;  
Michael and Hannalore Gresser, individually;  
Michael and Heidi Bradbury, individually;  
Michael and Kathy Ogden, individually;  
Michael and Kim Regan, individually;  
Michael and Kimberly Robertson, individually;  
Michael and Marie McTavish, individually;  
Michael and Nancy Krumpschmidt, individually;  
Michael and Patricia Mcweeney, individually;  
Michael Barrett;  
Michael and Terri Imwalle, individually;  
Michael Boulton  
Michael Caldwell  
Michael Chambliss;  
Michael Coggins Jr. and Cynthia Coggins, individually;  
Michael Cromer  
Michael Greynald, Trustee of the Greynald Family Trust;  
Michael Hoover, Trustee of the Michael Hoover Living Trust;  
Michael Kelley;  
Michael L. Delamore and Deborah Finley-Delamore, individually as Trustees of the Delamore Finley Family Trust;  
Michael L. Rockhold, Trustee of the Michael Rockhold Trust;  
Michael Lombardo, Trustee of the Michael Lombardo Living Trust;  
Michael Marietta, individually and as Trustee of the Marietta Separate Property Trust;

## Cross-Defendants

Michael Purdy, Trustee of the Purdy Family Revocable Trust;  
Michael Saleh, Trustee of the Saleh and Lea Saleh 1984 Family Trust;  
Michael T. Marshall and Lisa Skyheart Marshall, individually as Trustees of the Marshall Living Trust;  
Michael Tello;  
Michele Willis and Johanna Collins, individually;  
Micky Froelich;  
Miguel and Elvia Ramirez, individually;  
Miguel Estrada;  
Mitchael and Rubeena Breese, individually;  
Mitchell and Ana Yount, individually;  
Mitchell and Joy Dalbey, individually;  
Mitchell and Lisa Myers, individually;  
Murelle Stevens, Trustee of the Stevens Family Trust;  
Nancy Ferrell, Trustee of the Nancy A. Ferrell Family Trust;  
Nancy Graham;  
Nancy Jackson, Trustee of the Nancy J. Jackson Living Trust;  
Nancy Moore, Trustee of the Nancy Anne Moore Separate Property Trust;  
Natalia Moore, Trustee of the Moore Family Trust;  
Nathan Allen;  
Nathaniel and Suzette O'Grady, individually;  
Karen Traudt, individually and as Trustee of the Traudt Family Trust;  
Neil and Patricia Friedrichsen, individually;  
Neil Kreitman, Trustee of the Neil Kreitman Living Trust;  
Nick and Morna Taminich, individually;  
Nick Daily;  
Nikolas and Julia Krankl, individually;  
Nina Menconi;  
North Fork Springs Mutual Water Company  
Oak Haven, LLC;  
Oak View Sanitary District;  
Oilfield Service and Truck Co.;  
Oilfield Service and Truck, Inc.;  
Ojai Assembly of God, Inc., dba Ojai's  
Church of the Living Christ, Inc.  
Ojai Home, LLC;  
Ojai Unified School District;  
Ojai Valley Athletic Club;  
Ojai Valley Conservancy;  
Ojai Valley Land Conservancy;  
Ojai Water Conservation District  
Ojai-Jackman, LLC;  
Old Creek Road Mutual Water Company  
Ole Behrendtsen;  
Ole Konig  
Olga and Trent Jones, individually;  
Orin Jr. and Karen Chappell, individually;  
Orville Hernvall;  
Orville and Pamela Hibdon, individually;  
Orville Hernvall, Trustee of Hervnall Orville and Marion Orville Trust;  
Oscar Acosta, Trustee of the Acosta Trust;  
Oscar and Mary Kaas, individually;  
OST Trucks and Cranes;  
Oswaldo and Norma Ruiz, individually;  
Ovis, LLC;  
Pacific Telephone and Telegraph Company;  
Pamela Grau, Trustee of the Pamela Grau Living Trust;  
Pamela Melone, Trustee of the Pamela M. Melone Living Trust;  
Pamela Wood;  
Margaret Peake;  
Patricia and Edward Lansberg, individually;  
Patricia Boan and Alina Hoffman, individually;  
Patricia Boan and John Hoffman, individually;  
Patricia Cuenot;  
Patricia Marshall, Trustee of the Patricia Ann Marshall Trust;  
Patricia McGann;  
Patricia McPherson;  
Patricia Unruhe and Andrew Jarvis, individually;  
Patrick and Cathy Pagnusat, individually;  
Patrick Henderson and Jessica Maharry, Trustees of the Maharry Henderson Family Trust;  
Patrick Tumamait;

## Cross-Defendants

Paul and Aldine Hennigan, individually;  
Paul and Angela Booth, individually;  
Paul and Ashley Ramsey, individually;  
Paul and Janet Bailey, individually;  
Paul and June Clem, individually;  
Paul and Kim Robie, individually;  
Paul and Maelyn Ebert, individually;  
Paul and Maria Lozano, individually;  
Paul and Martha Medlar, individually;  
Paul and Opal Skaggs, individually;  
Paul and Sally Centeno, individually;  
Paul Fonteyn, individually;  
Paul Holahan and Julie Grist, individually;  
Paul Lepiane and Bo Bengtson, individually;  
Paula Brown, Trustee of the Paula Jean  
Brown Trust;  
Paula Lasiter;  
Paula McCullough, Trustee of the Paula J.  
McCullough Living Trust;  
Pauline Mercado, Trustee of the Pauline  
Mercado Revocable Trust;  
Pedro Cisneros;  
Pedro Tepesano;  
Per and Inge Christiansen, individually;  
Perry Family, LLC;  
Peter and Kelli Freiberg, individually;  
Peter and Linda Daprix, individually;  
Peter and Norma Dworkis, individually;  
Peter and Robin Shedlosky, individually;  
Peter Cambier, Trustee of the Peter and  
Marilyn Cambier Trust;  
Peter Dufau;  
Peter Passell;  
Peter Schey, LLC;  
Peter Strauss and Rachel Ticotin,  
individually;  
Peuvlin Vong;  
Philip and Darylyn Long, individually;  
Philip and Delia Smith, individually;  
Philip Ferrante Jr. and Nicole Aversa-  
Ferrante, individually;  
Philippe Rousseau and Kimberly Shobe,  
individually;  
Phyllis Courtney;  
Preparatory Villanova;  
Quint Morris;

Rachel Kondor and Brian Segee,  
individually;  
Rafael and Magdalena Villalpando,  
individually;  
Rafael Hernandez;  
Raffi J. Mesrobian and Myrna R.  
Mesrobian, individually as Trustees of the  
Mesrobian Family Trust;  
Rainer Buschmann and John Johnston,  
individually;  
Ralph and Lynne Lundy, individually;  
Ramaa Mosley;  
Ramona L. Andrew, Trustee of the Ramona  
L. Andrews Trust;  
Rancho Arnaz, LLC;  
Rancho Casitas, LLC;  
Rancho De Cielo Mutual Water Company  
Rancho Matilija Mutual Water Company  
Rancho Sueno, LLC;  
Randal R. O'Connor, Successor Trustee of  
the Red Clay Trust, and Successor Trustee  
of the Le Cedre Trust;  
Ranjit Sevaprakasam;  
Ray Hall, Trustee-in-Trust of the 30 Acre  
Trust;  
Raymond and Annette West, individually;  
Raymond and Esther Kardly, individually;  
Raymond and Eva Lyons, individually;  
Raymond Magee and Linda Taylor,  
individually;  
RDK Land, LLC;  
Rebecca Adams;  
Rebecca Collins  
Red Mountain Land and Farming, LLC;  
Reeves Orchard, LLC;  
Refugio Gomez;  
Rex and Heidi Lanning, individually;  
Reynolds Fleming;  
Ricardo Gonzalez;  
Richard and Alexandra Dubeau,  
individually;  
Richard and Billie Sumner, individually;  
Richard and Cynthia Robinett, individually;  
Richard and Emily Cargill, individually;  
Richard and Emma Kline, individually;  
Richard and Katherine Godfrey,

## Cross-Defendants

individually;  
Richard and Laura Mancilla, individually;  
Richard and Lee Harper, individually;  
Richard and Marilyn Kallas;, individually  
Richard and Nancy Francis, individually;  
Teresa Turner;  
Richard Bolton;  
Richard Dodson, Trustee of the Richard E.  
Dodson 2010 Revocable Trust;  
Richard Francis;  
Richard Frey and Wendy Appleby,  
individually;  
Richard Gilleland  
Richard Lowen;  
Richard Magana;  
Richard Mathieu and Claudia Herrera  
Mathieu, individually;  
Richard McGrath, Trustee of the Richard K  
McGrath Living Trust;  
Richard Michael and Margaret Kenny,  
individually;  
Richard Sojka;  
Richard Wiles and Peggy Carey,  
individually;  
Rincon Water and Road Works  
Robert Alan and Stacey Jean Boyd,  
individually;  
Robert and Anamaria Schmid, individually;  
Anna J. Auric, individually as Trustee of the  
Auric Anna J. Family Trust;  
Anna J. Auric, individually as Trustee of the  
Auric Revocable Trust of 1999;  
Robert and Antoinette Tivy, individually;  
Robert and Carolyn Jarboe, individually;  
Robert and Diana Petropulos, individually;  
Robert and Dianne Stone, individually;  
Robert and Dominque Daniels, individually;  
Robert and Dora Balitzer, individually;  
Robert and Emily Martin, individually;  
Robert and Gaea Cannaday, individually;  
Robert and Geraldine Hunsaker,  
individually;  
Robert and Jacqueline McDaniel,  
individually;  
Robert and Janice Hastie, individually;  
Robert and Judith Clark, individually;

Robert and Marilyn Salas, individually;  
Robert and Maureen Young, individually;  
Robert and Nickey Gregory, individually;  
Robert and Patricia Mcfall, individually;  
Robert and Sheila Ghen, individually;  
Robert and Sonia Rodarte, individually;  
Robert and Susan Bennett, individually;  
Robert and Taundra Roddick, individually;  
Robert C. Davis, Jr.  
Robert Calder Davis, Jr., Trustee of the  
Robert Davis Surviving Spouse's Trust,  
Trustee of the Davis Family Bypass Trust  
and Trustee of the Davis Family Trust;  
Robert Dekkers;  
Robert Erickson and Ronald Wilson,  
individually;  
Robert Grasmere;  
Robert Levin and Lisa Solinas, individually;  
Robert Mark and Lorraine Melisa Lovato,  
individually;  
Robert OConnor;  
Robert Petrin and Beate Schickerling,  
individually;  
Robert Polidori and Brittany Sanders,  
individually;  
Robert S. Young, Trustee of the Young  
Trust;  
Roberto and Maria Alonso, individually;  
Robin Bernhoft  
Rocky Mann;  
Roderick and Joyce Greene, individually;  
Roger and Susan Dickens, individually;  
Roger Haley; Trustee of the Roger and  
Christina Haley Survivors Trust;  
Roger Walker;  
Rogers-Cooper Memorial Foundation;  
Bette Bluhm;  
Ronald and Janis Calkins, individually;  
Ronald and Julia Bruns, individually;  
Ronald Blood and Linda Jordan,  
individually;  
Ronald Kaplan and Cynthia Daniels,  
individually;  
Ronald L.R. Hill and Debi R. Hill, Trustees  
of the R&D Hill Family Trust;  
Ronald Vogt;

## Cross-Defendants

Rosemarie Singer;  
Rosemary Payne, Trustee of the Rosemary Payne Trust;  
Ross Anderson;  
Rowland A. Hill II and Brenda M. Hill, individually as Trustees of the Trust dated November 1, 2002;  
Ruben and Marisa Martinez, individually;  
Ruben Chavez;  
Ruben Magana and Janette Lupercio, individually;  
Rudolph and Carol Saldamando, individually;  
Rudy Baez;  
Laura Alford;  
Golden Wiley;  
Russell James Hall, Trustee of the Russell James Hall Family Trust;  
Russell Waldrop, Trustee of the Russell B. Waldrop Living Trust;  
Sabino and Nicki Perez, individually;  
Sabrina Venskus, Trustee of the Sabrina Venskus Living Trust;  
Sally Crain;  
Salvatore Scarpato;  
Sam and Debbie Tucker, individually;  
Samuel and Joanna Schindel, individually;  
Samuel Eaton;  
Santa Ana Ranch, Inc.;  
Sarah Young;  
Saunie Krewson;  
Scott Alan and Eva Prince Weiss, individually;  
Scott and Aki Freshman, individually;  
Scott and Bernadette King, individually;  
Scott and Brittany Denton, individually;  
Scott and Carol Rasmussen, individually;  
Scott and Keela Allison, individually;  
Scott and Michele Supan;  
Scott Chasse, Trustee of the Scott Chasse Revocable Living Trust;  
Scott Forsyth and Joy Fedele, individually;  
Scott Gregory Erockson and Hannah Beth Guzik, individually;  
Scott Lundy, Trustee of the Scott Lundy Trust;

Scott Luttenberg  
Scott Luttenberger and Natasha Wilcox, individually;  
Scott R. Johnson and Margaret Bates, individually;  
Scottie Monical;  
Sean and Leslie Bennett, individually;  
Senior Canyon Mutual Water Company Serafin and Martha Flores, individually;  
Serafin Calderon and Blanca Ortiz, individually;  
Sevan Gerard;  
Shahram Shahrokhfar and Dina Nava, individually;  
Shane and Amy Watkins, individually;  
Shane Nash;  
Shanks Investment Group, LLC;  
Sharon and Bruce Spencer, individually;  
Sharon Brown, Trustee of the Sharon Brown Living Trust;  
Shaun and Daisy Garman, individually;  
Shawn Fulbright, Trustee of the Shawn Fulbright 2014 Revocable Trust;  
Shawn Reed;  
Shell Oil Co.;  
Sherrice and John Weeces, individually;  
Sherrie Daily;  
Sheryl Shushan;  
Shippee, LLC;  
Shirley M. Palmer, Trustee of the Shirley Palmer Revocable Trust;  
Shlomo Raz;  
Shull Bonsall, Jr., Trustee of the Shull Bonsall Family Trust;  
Sidney and Jayne Rice, individually;  
Siete Robles Mutual Water Company  
Sisar Mutual Water Company  
Skynest, LLC;  
Societe d'Investissement Immobilier et Financiers Franco-Allemand, a French corporation;  
Soule Park Golf Course, Ltd.  
Southern California Associated Investors, Ltd.;  
Southern California Association of Seventh Day Adventists;

## Cross-Defendants

Southern California Edison Co.;  
Spencer and Bailey Hill, individually;  
SRPS, LP;  
St. Joseph's Associates Of Ojai, California,  
Inc.  
Stacy Cadenasso;  
Stanley and Theresa Wyatt, individually;  
Stanley and W Hubbell, individually;  
Linda Roslansky, individually as Trustee of  
the Roslansky Family Trust;  
State of California, Department of  
Transportation;  
Stefan Kozak and Ana Lopes, individually;  
Stephanie and Cheryl Beas, individually;  
Stephanie Gustafson  
Stephen and Carin Kally, individually;  
Stephen and Cindy Barrack, individually;  
Stephen Carr and Debra Gill, individually;  
Stephen Huyler  
Stephen M. Johnson, Trustee of the Stephen  
M. Johnson Living Trust;  
Stephen Matzkin, Trustee of the Stephen  
Matzkin Trust;  
Stephen Mitchell  
Stephen Sanford;  
Stephen Turner, Trustee of the Stephen R.  
Turner Living Trust;  
Stephen Zane Fraser;  
Steven and Brent Kanaly, individually;  
Steven and Christine Vaughan, individually;  
Steven and Ka Rapholz, individually;  
Steven and Karen Erickson, individually;  
Steven and Krissell Dutter, individually;  
Steven Elliot Edelson, Trustee of the Los  
Angeles Entertainment Trust;  
Steven P. Smith and Lynn Davis-Smith,  
individually as Trustees of the Smith  
Revocable Living Trust;  
Stuart Rupp;  
Sudarshan Gautam;  
Sumeet Bhatia and Michael McDonald,  
individually;  
Sumpuran Khalsa, Trustee of the Sumpuran  
S. Khalsa Living Trust;  
Suria and John Gottesman, individually;  
Susan Bee, Trustee of the John and Susan  
Bee Family Trust;  
Susan Conley, Trustee of the William and  
Susan Conley Family Trust;  
Susan Diller, Trustee of the Susan J Diller  
Trust;  
Susan Garand;  
Susan Gary;  
Susan Gruber, individually and as Trustee of  
the Susan Gruber Living Trust;  
Susan M. Ralph, Trustee of the Ralph Trust;  
Susan Moll;  
Susan Webster;  
Susan Yarnell;  
Sushma Gujral;  
Suzanne Harvey, individually and as Trustee  
of the Suzanne G. Harvey Revocable Trust;  
Suzanne Rhodes, Trustee of the Bateman-  
Rhodes Family Trust;  
Sylvia Raz  
T Bone Holdings, LLC;  
T. Snyder  
Tamarra Barbey;  
Tane Charles Arnold, individually and as  
Trustee of the Tane C. Arnold 2006 Living  
Trust  
Tanya Smith and Michael Montano,  
individually;  
Ted Robinson, Trustee of the Robinson  
Family Trust;  
Teen Challenge of Southern California, Inc.;  
Telos Development Ojai, LLC;  
Telos, LLC  
Terra Crowley;  
Terrance O'Connor and Kathy Franklin,  
individually;  
Terrie Longo;  
Terry Coultas Wilson;  
Terry Wilson, Trustee of the Terry Coultas  
Wilson Living Trust;  
Thacher Creek Citrus, LLC, a California  
Corporation  
The Baptiste Foundation;  
The Ojai Rental, LLC;  
The Ojai Valley Land Conservancy;  
The Roman Catholic Archbishop of Los  
Angeles, a sole corporation;

## Cross-Defendants

The Thacher School  
Theodor and Lore Exner, individually;  
Theodore and Judy Lucas, individually;  
Theodore and Norma Schneider,  
individually;  
Theodore and Tracy Mandryk, individually;  
Theodore Willis Malos, Jr. and Pearl B.  
Malos, individually and as Trustees of the  
Malos Family Trust,;  
Thomas and Christine Reed, individually;  
Thomas and Cynthia Carver, individually;  
Thomas and Jadona Coller Harper,  
individually;  
Thomas and Nanette Benbrook,  
individually;  
Thomas and Nikki Young, individually;  
Thomas Collins  
Thomas Jackson;  
Thomas Tamplin and Michelle Wells,  
individually;  
Three Oaks, LLC;  
Three Sisters Orchard, LP;  
Tico Mutual Water Company  
Tim Krout  
Timothy and Cheryl Austin, individually;  
Timothy and Kathleen McHugh,  
individually;  
Timothy and Kathryn Moran, individually;  
Timothy and Linda Turner, individually;  
Timothy and Mary Williamson,  
individually;  
Timothy and Nicole Beckett, individually;  
Timothy Jones;  
Tobias and Tania Parker, individually;  
Todd and Christina McGinley, individually;  
Todd Henard and Kibhi Marie Henard,  
individually;  
Todd Tullett, Trustee of the Todd Tullett  
Revocable Living Trust;  
Tom and Nancy Roland, individually;  
Tony and Heather Carlos, individually;  
Topa Topa Ranch Company, LLC  
Tracey and Melanie Boulton, individually;  
Trent and Kris Greco, individually;  
Troy Becker  
Trudie Town  
Tyler and Maria Barrell, individually;  
Tyler Labine and Carrie Ruscheinsky,  
individually;  
Uldine and Fabien Castel, individually;  
Uriel and Chieko Lopez, individually;  
US Natural Resources, Inc.;  
Vanlaw Investment Corp.;  
Ventura County Watershed Protection  
District  
Ventura Land Trust;  
Ventura River Water District  
Ventura Unified School District;  
Vicente Guzman;  
Vicki Daw;  
Vicki L. Hollingsworth, Trustee of the  
Hollingsworth Trust;  
Victor and Sheryl Sanchez, individually;  
Victor Timar  
Victoria and John Junkin, individually;  
Vida Vida, Trustee of the Vida Family  
Trust;  
Vijay and Neeta Patel, individually;  
Virginia I. Williamson, individually and as  
Trustee of Trust of Virginia I. Williamson;  
Virginia M. McCarthy, Trustee of the  
Virginia M. McCarthy Living Trust;  
Virginia Siegfried, Trustee of the Virginia  
A. Siegfried Revocable Trust;  
Virginia Trevino;  
Vivian Arber;  
Vivienne Moody;  
Walid A. Alawar, Trustee of the Walid A.  
Alawar Living Trust;  
Walter and Evelyn Golis, individually;  
Walter and Linda Boysiewick, individually;  
Walter McGowan, Individually and as  
Trustee of the Walter Robert McGowan  
1995 Trust;  
Wanda and Meniford Canterbury,  
individually;  
Warren Heath;  
Watermark Carp II LLC;  
Wayne Francis  
Wayne Tate and Janice Priebe-Tate,  
individually as Trustees of the Tate Trust, as  
community property;

## Cross-Defendants

Weiss Investment Properties;  
Wendy and David Churchill, individually;  
Wesley Scott and Kasey Perins,  
individually;  
West Crag Glen Smith, Successor Trustee of  
the Melissa Irene Elizabeth Smith  
Irrevocable Special Needs Trust - 1993;  
Willi and Stefanie U. Coeler, individually  
and as Trustees of the W. and S. Coeler  
Living Trust;  
William and Cheryl Meade, individually;  
William and Helen Peck, individually;  
William and Irene Snively, individually;  
William and Jacqueline Boch, individually;  
William and Kimbra Carnaghe, individually;  
William and Lorraine Walsh, individually;  
William and Melinda Welch, individually;  
William and Paula Stevens, individually;  
William and Susan Luther, individually;  
William B. Hart, Jr., Trustee of the  
Constance Eaton Personal Residence Trust;  
William Bailey, Trustee of the William F.  
Bailey Living Trust;  
William Brothers, Trustee of the William C.  
Brothers Living Trust;  
William Erickson;  
William F. Newton and Charlotte R.  
Newton, individually as Trustees of the  
Newton Family Trust;  
William Gilbreth, Trustee of the William J.  
Gilbreth Trust;  
William Hawksworth;  
William L. Reynolds;  
William Loughboro;  
William Lowes;  
William Rusin  
William Starr;  
William White, Trustee of the William C.  
White Trust;  
William Whorf;  
Wilmetta Davis;  
Winfried and Carol Boersch, individually;  
Wood-Claeyssens Foundation  
Wynn Johnson and Lisa Ayala Johnson,  
individually;  
Yan and Alili Comment, individually;

Yarrow and Caroline Cheney, individually;  
Yitzhak and Smadar Orlans, individually;  
Yong Yi;  
Yvette Marie and Daniel Joseph Sinohui,  
individually;  
Yvon and Malinda Chouinard, individually;  
Zachary and Diane Totten, individually  
Zobeida Olson  
Palm Road, LLC, a Delaware limited  
liability company, Roe 1;  
10740 Chismahoo LLC, a California limited  
liability company, Roe 2;  
11480 Sulphur Mountain Road, LLC, a  
California limited liability company, Roe 3;  
Aisholz LLC, a California limited liability  
company, Roe 4;  
Joellen Alflen, Trustee of The Joellen Alflen  
Separate Property Revocable Trust, Roe 5;  
Hien Dao Andren, Trustee of The Andren  
Family Trust, Roe 6;  
Linh T. Andren, individually, Roe 7;  
Robert Kinglsey Andren, Trustee of The  
Andren Family Trust, Roe 8;  
Son T. Andren, individually, Roe 9;  
Charles H. Andrews III, Trustee of The  
Andrews Trust, Roe 10;  
Susan M. Andrews, Trustee of The Andrews  
Trust, Roe 11;  
Christine J. Bailey, Trustee of The William  
F. Bailey Living Trust, Roe 12;  
Rocky J. Baio, individually , Roe 13;  
Debra Bandy, Trustee of The Bandy Living  
Trust, Roe 14;  
Timothy Bandy, Trustee of The Bandy  
Living Trust, Roe 15;  
Nicholas F. Barham, individually, Roe 16;  
Alicia S Beaty, individually, Roe 17;  
J. Terry Beckett, Trustee of The Beckett  
Family Trust , Roe 18;  
Joy Annette Edwards-Beckett, Trustee of  
The Beckett Family Trust , Roe 19;  
Kelly Beckett, individually, Roe 20;  
June Laurie Behar, Trustee of The Behar  
Living Trust, Roe 21;  
Sheldon Behar, Trustee of The Behar Living  
Trust, Roe 22;  
Carolyn D. Bennett, Trustee of The Bennett  
Family Trust, Roe 23;  
James S. Bennett, Trustee of The Bennett  
Family Trust, Roe 24;  
Big Bagga Acorns LLC, a California limited  
liability company, Roe 25;

## Cross-Defendants

Black Equine Investments, LLC, a California limited liability company, Roe 26;  
Loa E. Bliss, Trustee of The Loa E. Bliss 2006 Revocable Trust, Roe 27;  
Boulevard Haussmann LLC, a California limited liability company, Roe 28;  
Ventura County Council of the Boy Scouts of America, a California nonprofit public benefit corporation, Roe 29;  
Claire S. Brian, Trustee of The Brad & Claire Brian Living Trust, Roe 30;  
Brad D. Brian, Trustee of The Brad & Claire Brian Living Trust, Roe 31;  
Robert Brindis, individually , Roe 32;  
Keith R. Brooks, Trustee of The Keith R. Brooks and Ruth E. Brooks Revocable Trust, Roe 33;  
Ruth E. Brooks, Trustee of The Keith R. Brooks and Ruth E. Brooks Revocable Trust, Roe 34;  
Tanny B. Brooks, individually, Roe 35;  
Bonnie J. Delperdang-Brown, Trustee of The Bonnie J. Delperdang-Brown Trust, Roe 36;  
Emily V. Brown, Trustee of The Restated Emily V. Brown Intervivos Trust, Roe 37;  
BT Ranch Ojai, LLC, a California limited liability company, Roe 38;  
California Department of Parks and Recreation, a division of the State of California , Roe 39;  
Charles Gene Cantello, Trustee of The Charles Gene and Marilyn J. Cantello Living Trust, Roe 40;  
Marilyn J. Cantello, Trustee of The Charles Gene and Marilyn J. Cantello Living Trust, Roe 41;  
Susan K. Capper, Trustee of The Capper Trust Dated August 28, 2003, Roe 42;  
Gordon R Carolin, individually, Roe 43;  
Ileana Cataldo, Trustee of The Cataldo Family Living Trust, Roe 44;  
John George Cataldo, Trustee of The Cataldo Family Living Trust, Roe 45;  
CFC Land Inc., a California corporation, Roe 46;  
Marsha Kee Strong-Chandler, individually, Roe 47;  
Bruce Allen Chernof, Trustee of The Chernof/Garcia Living Trust, Roe 48;  
Chevron U.S.A. Inc., a Pennsylvania corporation, Roe 49;  
James E. Clark II, Trustee of The James E.

Clark II Family Trust, Roe 50;  
Leslie L. Clark, Trustee of The Leslie L. Clark Trust, Roe 51;  
Mary Claire Clark, Trustee of The James E. Clark II Family Trust, Roe 52;  
Catherine A. Collins, individually, Roe 53;  
Sean D. Collins, individually, Roe 54;  
Pamela Cooke, Successor Trustee of The Cooke Family Trust, Roe 55;  
Edward J. Conner, Trustee of The Edward J. Conner Trust, Roe 56;  
Angela Courtin, individually , Roe 57;  
Joseph Davy, individually , Roe 58;  
Patricia A. Davy, individually , Roe 59;  
Tracey Davy, individually , Roe 60;  
Lauren Deneen, individually, Roe 61;  
Paul Deneen, individually, Roe 62;  
Valerie Anne Giscard D'Estaing, Trustee of The Fixot-Giscard D'Estaing Family Trust, Roe 63;  
Patricia Clark Doerner, Trustee of The Richard E. Doerner and Patricia Clark Doerner 2003 Family Trust, Roe 64;  
Richard Doerner, Trustee of The Richard E. Doerner and Patricia Clark Doerner 2003 Family Trust, Roe 65;  
Joaquin Dominguez, individually, Roe 66;  
Tray R Droop, individually, Roe 67;  
Niall Donnelly, individually, Roe 68;  
Donald Dufau, Trustee of The Donald D. Dufau Family Trust, Roe 69;  
Roberta Dufau, Trustee of The Donald D. Dufau Family Trust, Roe 70;  
Jennifer Eckersley, Trustee of The John Scott and Jennifer Jane Eckersley 2004 Family Trust, Roe 71;  
John Eckersley, Trustee of The John Scott and Jennifer Jane Eckersley 2004 Family Trust, Roe 72;  
Kathy Entzel, Trustee of The Entzel Trust, Roe 73;  
Nathan Entzel, Trustee of The Entzel Trust, Roe 74;  
Mary A Ertl, individually, Roe 75;  
Maria Olimpia Feig, Trustee of The Steve and Maria Feig Living Trust, Roe 76;  
Steven Norman Feig, Trustee of The Steve and Maria Feig Living Trust, Roe 77;  
Bernard Fixot, Trustee of The Fixot-Giscard D'Estaing Family Trust, Roe 78;  
Janet K. Fredrick, Trustee of The Fredrick Family Marital Trust and Fredrick Family Exemption Trust, Roe 79;  
Carl Fout, Trustee of The Carl Fout 2018

## Cross-Defendants

Trust, Roe 80;  
Richard Franklin, Trustee of The Richard E. Franklin and Yvette M. Franklin Revocable Trust, Roe 81;  
Yvette Franklin, Trustee of The Richard E. Franklin and Yvette M. Franklin Revocable Trust, Roe 82;  
W. Eric Fulton, Trustee of The Elizabeth Mazell Trust, Roe 83;  
Mandy K. Gaddie, individually, Roe 84;  
William E. Gaddie II, individually, Roe 85;  
Joseph Gamm, Trustee of The Joseph Gamm and Victoria J. Gamm Revocable Trust, Roe 86;  
Victoria J. Gamm, Trustee of The Joseph Gamm and Victoria J. Gamm Revocable Trust, Roe 87;  
Norman B. Garber, individually, Roe 88;  
Daniel Garcia, Trustee of The Chernof/Garcia Living Trust, Roe 89;  
Manuel A. Garcia, Trustee of The Sulphur Mountain Ranch Trust, Roe 90;  
Stephen J. Garcia, Trustee of The Sulphur Mountain Ranch Trust, Roe 91;  
Gloria Gerace, individually, Roe 92;  
Benjamin Gilbert, individually, Roe 93;  
David A. Gilbert, Trustee of The Loa E. Bliss 2006 Revocable Trust, Roe 94;  
Aletheia Gooden, Trustee of The Quick/Gooden Family Trust, Roe 95;  
Robert L. Goddard, individually , Roe 96;  
Moshe Graber, Trustee of The Rain Trust, Roe 97;  
Gail Graham, individually, Roe 98;  
Zachary W. Griffin, III, Trustee of The Zachary W. Griffin, III Living Trust, Roe 99;  
Gerrold Grigsby, individually, Roe 100;  
Karen Grigsby, individually, Roe 101;  
Guadalupe Guzman, individually, Roe 102;  
Ofelia E. Guzman, individually, Roe 103;  
James Hall, individually , Roe 104;  
Marcia Hall, individually, Roe 105;  
Hammond Canyon I, LLC, a California corporation , Roe 106;  
Ralph Hansen, individually, Roe 107;  
Sandra Hansen, individually, Roe 108;  
Happy Valley Foundation, a California corporation, Roe 109;  
Jana C. Hedman, Trustee of The Hedman Trust, Roe 110;  
Ira Paul Heilveil, Trustee of The Heilveil Family Trust, Roe 111;  
Marsha Jeanne McKeon Heilveil, Trustee of

The Heilveil Family Trust, Roe 112;  
C.B. Heller, Trustee of The Heller Family Trust, Roe 113;  
Miranda Heller, Trustee of The Heller Family Trust, Roe 114;  
Jennie Hilliger, Trustee of The Jorgenson Estate Trust, Roe 115;  
Holguin Family Ventures, LLC, a California limited liability company, Roe 116;  
Brian E. Holly, individually, Roe 117;  
Camille Carlson-Holly, individually, Roe 118;  
Douglas J. Homze, individually, Roe 119;  
Sharon M. Homze, individually, Roe 120;  
Helen Huyler, individually, Roe 121;  
Amira J. Ingram, individually , Roe 122;  
Arthur T. Jarvis III, Trustee of The Arthur T. Jarvis III Separate Property Trust , Roe 123;  
Jessica Jeffrey, individually , Roe 124;  
JLA, LLC, a Delaware limited liability company , Roe 125;  
Jonesy-B Limited Partnership, a California limited partnership, Roe 126;  
Domlin A. Juul, Trustee of The Domlin A. Juul Trust, Roe 127;  
Paula Kaiser, individually , Roe 128;  
Thomas Kaiser, individually , Roe 129;  
Soheila Kolahi, individually, Roe 130;  
David Laag, Successor Trustee of The Arthur E. Laag Family 1978 Trust, Roe 131;  
Elizabeth Anne Lane, Trustee of The Moody/Lane Family Trust, Roe 132;  
Beverly L. Lanning, Trustee of The Lanning Family Survivor's Trust, Roe 133;  
Eugene Larson, Trustee of The Larson Living Trust , Roe 134;  
Jacqueline Larson, Trustee of The Larson Living Trust , Roe 135;  
Steven A Lasiter, individually, Roe 136;  
John Lee, individually, Roe 137;  
Gail M. Light, individually, Roe 138;  
Michael T. Lindsay, individually, Roe 139;  
Susan L. Lindsay, individually, Roe 140;  
Catherine M. Logan, Successor Trustee of The Feeney Family Trust, Roe 141;  
Gunnar Lovelace, Trustee of The Gunnar Lovelace Revocable Trust , Roe 142;  
John Lee, individually, Roe 143;  
Richard C. Loy, Trustee of The Loy Family Trust, Roe 144;  
Virginia N. Loy, Trustee of The Loy Family Trust, Roe 145;  
Robin Luttenberger, individually , Roe 146;

## Cross-Defendants

Linda J.G. MacDougall, Trustee of The Linda J.G. MacDougall Living Trust, Roe 147;  
Elizabeth Mallinson, Trustee of The Mallinson-Temmel Living Trust, Roe 148;  
Mike Marietta, Trustee of The Marietta Living Trust, Roe 149;  
Michelle Mason, individually, Roe 150;  
Matilija Canyon Properties, a California limited partnership, Roe 151;  
Matilija Center, LLC, a California limited liability company, Roe 152;  
Matilija Investment Property, LLC, Roe 153;  
Dominick McCormick, Trustee of The Dominick and Stefanie McCormick Trust, Roe 154;  
Stefanie McCormick, Trustee of The Dominick and Stefanie McCormick Trust, Roe 155;  
Meditation Groups, Inc., a California non-profit public benefit corporation , Roe 156;  
Meher Mount Corporation, a California corporation, Roe 157;  
Baulio Mejia, individually, Roe 158;  
Rosamaria Mejia, individually, Roe 159;  
Curtis Menefee, individually, Roe 160;  
Viollette Menefee, individually, Roe 161;  
Lisane S. Menezes, Trustee of The Menezes Community Property Trust, Roe 162;  
Voltaire Gustavo K. Menezes, Trustee of The Menezes Community Property Trust, Roe 163;  
Justin M Mesker, individually , Roe 164;  
John Minkel, individually, Roe 165;  
Theresa Minkel, individually, Roe 166;  
Thomas Molyneux, individually, Roe 167;  
Thomas Mone, individually, Roe 168;  
Joel Alan Moody, Trustee of The Moody/Lane Family Trust, Roe 169;  
Bethany A. Moore, individually , Roe 170;  
Juan J. Morales, individually, Roe 171;  
Bradley A. Morrice, individually, Roe 172;  
Walter W. Mosher, Jr, Trustee of The Walter W. Mosher, Jr. Living Trust, Roe 173;  
Walter W. Mosher, Jr., individually, Roe 174;  
Rebecca Mosher, individually, Roe 175;  
Suzanne Naegle, Trustee of The Sue Naegle 2018 Trust, Roe 176;  
New Civilization, a California corporation, Roe 177;  
Ojai Valley School, a California corporation

, Roe 178;  
Linda F. Olive, Trustee of The Linda F. Olive 2017 Trust, Roe 179;  
Joanne P. Oslund, individually , Roe 180;  
Kevin G. Oslund, individually , Roe 181;  
G. Oviatt, individually, Roe 182;  
Phyllis J. Oviatt, individually, Roe 183;  
Jodie Suzanne Ozatalar, Trustee of The California Ozatalar Family Trust, Roe 184;  
Michael Ray Ozatalar, Trustee of The California Ozatalar Family Trust, Roe 185;  
Johnny Park, individually , Roe 186;  
Iiona M. Pecel, Trustee of The Pecel Trust, Roe 187;  
John L. Pecel, Trustee of The Pecel Trust, Roe 188;  
Deborah B. Perry, individually, Roe 189;  
Justin Peters, individually, Roe 190;  
Stacey Peters, individually, Roe 191;  
Ngoc T. Petrarca, individually, Roe 192;  
Emily Wilson Prather, Trustee of The Frank Lee Prather and Emily Wilson Prather Family Trust, Roe 193;  
Frank Lee Prather, Trustee of The Frank Lee Prather and Emily Wilson Prather Family Trust, Roe 194;  
Jan Preiczer, individually, Roe 195;  
Louis Preiczer, individually, Roe 196;  
Michael W. Price, Trustee of The Michael W. Price Trust, Roe 197;  
Emmanuelle Pytka, individually, Roe 198;  
Trevor Quirk, Trustee of The Quick/Gooden Family Trust, Roe 199;  
Ellen Rakieten, individually , Roe 200;  
Rancho Dos Rios, LLC, a California limited liability company, Roe 201;  
Paul J. Reep, Trustee of The Reep Family Trust, Roe 202;  
Sheila Reep, Trustee of The Reep Family Trust, Roe 203;  
Andra Rich, Trustee of The Andrea Rich Living Trust, Roe 204;  
Jason Robinson, individually, Roe 205;  
Richard Holt Robinson, individually, Roe 206;  
Shane Robinson, individually , Roe 207;  
Christel Rogero, individually, Roe 208;  
Larry Rogero, individually, Roe 209;  
Richard Wayne Roll, Trustee of The Richard Wayne Roll and Susan Geisel Roll Revocable 2004 Trust, Roe 210;  
Susan Geisel Roll, Trustee of The Richard Wayne Roll and Susan Geisel Roll Revocable 2004 Trust, Roe 211;

## Cross-Defendants

Robin K. Roy, Trustee of The RZF Trust, Roe 212;  
Rush Family Limited Partnership, a California limited partnership, Roe 213; James Jay Seltenreich, Trustee of The Seltenreich Family Trust, Roe 214; Janice Seltenreich, Trustee of The Seltenreich Family Trust, Roe 215; Nancy Seltzer, Trustee of The Nancy Seltzer Living Trust, Roe 216; Seneca Gardens Limited, a California limited partnership, Roe 217; Sandra Shinall, individually, Roe 218; Frederick M. Silvers, individually, Roe 219; Alireza Sizdahkhani, individually , Roe 220; Tabandeh Sizdahkhani, individually, Roe 221; Amir Mansour Shahparaki, Trustee of The 2009 Amir Mansour Shahparaki and Jean Alice Hamilton Welsh Revocable Trust, Roe 222; Larry J. Shellnut, Trustee of The Shellnut Trust, Roe 223; Margaret R. Shellnut, Trustee of The Shellnut Trust, Roe 224; Sheron LLC, a California limited liability company, Roe 225; Eitan Sloustcher, individually, Roe 226; Sara Sloustcher, individually, Roe 227; Bradley W. Smith, individually, Roe 228; Robert Smith, individually, Roe 229; Stacy Smith, individually, Roe 230; Stephen Temmel, Trustee of The Mallinson-Temmel Living Trust, Roe 231; Marjorie Tezak, individually, Roe 232; Elisabeth K. Treadwell, individually, Roe 233; Alexander Treadwell, individually, Roe 234; Tropico (2004), LLC, a Delaware limited liability company , Roe 235; John T. Vangel, Trustee of The Vangel Trust, Roe 236; Ysabel Vega, individually, Roe 237; Ventura Industrial Properties II, LLC, a California limited liability company, Roe 238; Karon O. Vereen, individually , Roe 239; VMHP L.P., a California limited partnership, Roe 240; Charles L. Ward III, Co-Trustee of The Ward-Lombardo Living Trust, Roe 241; Jean Marie Webster, Trustee of The Roger E. and Jean-Marie Webster Trust, Roe 242; Roger E. Webster, Trustee of The Roger E.

and Jean-Marie Webster Trust, Roe 243; Jean Alice Hamilton Welsh, Trustee of The 2009 Amir Mansour Shahparaki and Jean Alice Hamilton Welsh Revocable Trust, Roe 244; Dura Milton Williams, Trustee of The Dura Milton Williams and Honor Elizabeth Bliss-Williams Living Trust, Roe 245; Honor Elizabeth Bliss-Williams, Trustee of The Dura Milton Williams and Honor Elizabeth Bliss-Williams Living Trust, Roe 246; Robert L. Yanez, Trustee of The Robert L. Yanez Trust, Roe 247; Susan Young, individually , Roe 248; Catherine R. Zoi, Trustee of The RZF Trust, Roe 249; 2705 Maricopa LLC, a California limited liability company, Roe 250; 4205 Thacher Road LLC, a Delaware limited liability company, Roe 251; Richard Adams, Trustee of The Richard N. Adams and Verna Joy Adams Revocable Trust, Roe 252; Verna Adams, Trustee of The Richard N. Adams and Verna Joy Adams Revocable Trust, Roe 253; Lori M. Ahlberg, Trustee of The Chris V. Browning and M. Laverne Browning Trust dated September 13, 1990, Roe 254; Felipe Varela Arredondo, individually, Roe 255; Arroyo Mobile Home Park LLC, a California limited liability company, Roe 256; Holly Bakarich, individually, Roe 257; Baldwin Ranch LLC, a Nevada limited liability company, Roe 258; Edgar S. Benson, individually, Roe 259; Nicolas G. Berbari, individually, Roe 260; Berryessa 1564, LLC, a California limited liability company , Roe 261; Boulevard Haussmann, LLC, a California limited liability company, Roe 262; Jennifer Kirsten Brewer, Trustee of The Nathan Ray Brewer and Jennifer Kirsten Brewer Trust of 2014, Roe 263; Nathan Ray Brewer, Trustee of The Nathan Ray Brewer and Jennifer Kirsten Brewer Trust of 2014, Roe 264; Lorne M. Buchman, Trustee of The Lorne Buchman Revocable Trust, 2004, Roe 265; Hinderikus Busz, Trustee of The Hinderikus Busz Revocable Trust, Roe 266;

## Cross-Defendants

Samantha Casey, individually, Roe 267; Channel Island Holdings, LLC, a Delaware limited liability company, Roe 268; Herbert D. Chisum, individually , Roe 269; Virgil Clary, individually , Roe 270; James Congdon, Trustee of The Congdon Family Revocable Trust, Roe 271; Sandra Congdon, Trustee of The Congdon Family Revocable Trust, Roe 272; Culbert Family Partnership, Roe 273; Joshua L. Currier, individually , Roe 274; Kristen D. Currier, individually , Roe 275; Leland George Davis, Trustee of The Davis Lee Trust and The First Amended Lee Davis Trust, Roe 276; Mario Del Nagro, individually , Roe 277; Maria Depaola, individually , Roe 278; James Desurra, individually , Roe 279; John Desurra, individually , Roe 280; Karen L. Edwards, individually , Roe 281; Cynthia A. Ellestad, Trustee of The Cynthia Ellestad Trust dated August 22, 2007, Roe 282; Christopher P. Fabian, individually , Roe 283; Adam C. Fenn, individually , Roe 284; Kimberly Fernandez, individually , Roe 285; Michael Flett, individually , Roe 286; Gary R. Gallion, Trustee of The Gary and Nancy Gallion Trust, Roe 287; Nancy L. Gallion, Trustee of The Gary and Nancy Gallion Trust, Roe 288; Robert Gavula, individually , Roe 289; Chris W. Gedwed, individually , Roe 290; Kalli N. Gedwed, individually , Roe 291; Steven J. Gluck, individually , Roe 292; Thayer A. Gowdy, individually , Roe 293; Kristine Griswold, individually , Roe 294; Ronda Grow, Trustee of The Grow Family Trust, Roe 295; Michael P. Halsell, individually , Roe 296; Linda Anne Shufeldt Gidden Haque, Trustee of The Haque Family Trust "A", Roe 297; Brandon Hansen, individually , Roe 298; Jamie Hansen, individually , Roe 299; Meghann L. Haven, individually , Roe 300; Juan L.R. Hernandez, individually , Roe 301; Brett Hitchman, Trustee of The George Replogle Statutory Minor's Trust; , Roe 302; Lee Ann Hitchman, Trustee of The George Replogle Statutory Minor's Trust, Roe 303; Bethalyn Jonker, individually , Roe 304;

Willem Jonker, individually , Roe 305; Janice Kanellis, individually , Roe 306; Kerstin C. Kuhn, individually , Roe 307; Lakeside Housing Partners, LP, a California limited partnership, Roe 308; Leap of Faith Partners, LLC, a California limited liability company, Roe 309; Left Coast Property Investments, LLC, a California limited liability company, Roe 310; Donald A. Lesch, individually , Roe 311; Sheryl A. Lesch, individually , Roe 312; Kelsey M. Lindsey, individually , Roe 313; Matthew D. Lindsey, individually , Roe 314; Honey Sharp Lippman, Trustee of The Nadia Szold Irrevocable Trust, Roe 315; Justin T. Lucia, individually , Roe 316; Patrick N. McCracken, individually , Roe 317; Jeffrey McManus, individually, Roe 318; Julie McManus, individually, Roe 319; Deborah S. Meyer, individually , Roe 320; Megan Meyer, individually, Roe 321; Robert Meyer, individually , Roe 322; Byron Kathleen Mitchell, Trustee of The Stephen Mitchell and Byron Katie Trust Dated June 4, 2002, as amended, Roe 323; Stephen Mitchell, Trustee of The Stephen Mitchell And Byron Katie Trust Dated June 4, 2002, as amended, Roe 324; Brent Monsour, individually , Roe 325; Everest Mueller , Roe 326; Megan J. Rider-Mueller, individually , Roe 327; Niji Productions, Inc., a California corporation, Roe 328; Christopher Noxon, Trustee of The Christopher Noxon Living Trust, Roe 329; Cheryl Mae Olivere, Trustee of The Cheryl Mae Olivere and James Victor Olivere Trust, Roe 330; Michele Ouellet, individually , Roe 331; Pearl Street Associates, LLC, a California limited liability company, Roe 332; David Pickles, Trustee of The Pickles Family Trust dated December 13, 2016, Roe 333; Sasha Pickles, Trustee of The Pickles Family Trust dated December 13, 2016, Roe 334; Jillian Pinto, individually , Roe 335; Hillary D. Plichter, individually , Roe 336; Joseph M. Plichter, individually , Roe 337; Jaime H. Redin, Trustee of The Jaime H.

## Cross-Defendants

Redin and Maria De Lourdes Living Trust dated December 17, 2007, Roe 338; Maria De Lourdes Redin, Trustee of The Jaime H. Redin and Maria De Lourdes Living Trust dated December 17, 2007, Roe 339; Edward R. Richter, Trustee of The Nadia Szold Irrevocable Trust, Roe 340; Austin Ringelstein, individually , Roe 341; Kathleen P. Robertson, individually , Roe 342; Fatima Robinson, Trustee of The Fatima Robinson Living Trust dated June 2, 2015, Roe 343; Carmel A Rodriguez, individually , Roe 344; Haley K. Ryan, individually , Roe 345; Brian Smith, individually , Roe 346; Sharon Smith, individually , Roe 347; Justin Stiegemeyer, Trustee of The 4569 Grand Avenue Trust, Roe 348; Jason T. Stowell, Trustee of The Stowell Family Trust Dated June 6, 2007, Roe 349; Nanette Stowell, Trustee of The Stowell Family Trust Dated June 6, 2007, Roe 350; Dana Stuart, Trustee of The Dana Stuart Trust, Roe 351; Ann M. Supan, individually , Roe 352; Scott T. Supan, individually , Roe 353; Zvi Azriel Swiatycki, Trustee of The Gary Barnett Trust, Roe 354; Charles J. Swift, individually , Roe 355; Nicole L. Swift, individually , Roe 356; Nadia Szold, Trustee of The Nadia Szold Irrevocable Trust, Roe 357; Pamela N. Tellez, individually , Roe 358; Brandon S. Titus, individually , Roe 359; Jessica M. Travaglia, individually , Roe 360; Alexandro Xavier Varela, individually , Roe 361; Angelina Manzo Varela, individually , Roe 362; Scott Warner, individually , Roe 363; Matthew Waterson, Trustee of The Green Door Trust, Roe 364; Rachel Waterson, Trustee of The Green Door Trust, Roe 365; Camren D. Whitledge, individually , Roe 366; Kelly L. Whitledge, individually , Roe 367; Daniel Wilber, individually , Roe 368; Jenna Wilber, individually , Roe 369; Thomas W. Wilber, individually , Roe 370; Yvonne Wilber, individually , Roe 371;

Andrew T. Williams, individually , Roe 372; Iliana V. Dehoyos-Williams, individually, Roe 373; Rebecca Williams, individually , Roe 374; Scott Williams, individually , Roe 375; Alison Wilson, individually , Roe 376; Kenny Wilson, individually , Roe 377; Erica B. Winston, individually , Roe 378; Ramon A. Winston, individually , Roe 379; Lucas A. Wittig, individually , Roe 380; Karen M. Avinelis, individually, Roe 381; Andy Bogetti, Trustee of the Lynne & Andy Bogetti Family Trust dated December 5, 2011, Roe 382; Lynne Bogetti, Trustee of the Lynne & Andy Bogetti Family Trust dated December 5, 2011, , Roe 383; Matthew Bogetti, individually, Roe 384; Nathan A. Bogetti, individually , Roe 385; Robert P. Bogetti, Sr., Trustee of the Bogetti Family Trust, Roe 386; Vincent Bogetti, individually, Roe 387; Canada Larga Ranch, LP, a California limited partnership, as successor to Canada Larga Land & Live Company, Roe 388; Cedarfield Capital, LLC, a Delaware limited liability company, Roe 389; Darlene R. Corts, individually, Roe 390; Billie Diaz, Trustee of the Hawk's View Trust dated January 7, 2016 (formerly known as Billie Early), Roe 391; Benjamin Efram, Trustee of The Benjamin Efram Living Trust, Roe 392; Edward W. Fredrick, individually, Roe 393; Janet Fredrick, individually, Roe 394; Paul F. Hofmeister, individually, Roe 395; Orthopaedic Institute for Children Foundation, as successor to Los Angeles Orthopaedic Foundation, Roe 396; Nut Farm LLC, a California limited liability company , Roe 397; Arlene K. Lemos, individually, Roe 398; Jeanne F. MacDonald, individually, Roe 399; Diane Pacheco, Trustee of the Bypass and Survivor's Trust under the Pacheco Family Trust dated March 14, 2012, Roe 400; Peter A. Reece, Trustee of the Pete and Charlene Reece Family Trust dated June 11, 1999 as amended and restated, Roe 401; John E. Reece, individually, Roe 402; Georgette Seefeldt, individually, Roe 403; Blair Sellers, Trustee of the Blair E. Sellers and Marjorie B. Sellers Revocable Living

## Cross-Defendants

Trust, Roe 404;  
Marjorie Sellers, Trustee of the Blair E.  
Sellers and Marjorie B. Sellers Revocable  
Living Trust, Roe 405;  
R.H. Smith Family Properties, LLC, as  
successor to R H Smith Family Partnership,  
Roe 406;  
Sulphur Mountain Land and Livestock Co.,  
LLC, a California limited liability company,  
Roe 407;  
Anthony H. Taylor, individually, Roe 408;  
Mark S. Taylor, individually, Roe 409;  
F. Michael Shore, successor to Timber  
Canyon Ranches, Roe 410;  
Union Pacific Railroad, as successor to  
Southern Pacific Transportation Company,  
Roe 411;  
Volnav II LLC, a California limited liability  
company , Roe 412;  
Leslie A. Wheelock, individually, Roe 413;  
Amanda Colbeck, Roe 414;  
Daniel Colbeck, Roe 415;  
Lisa M. Crawford, Roe 416;  
Todd C. Crawford, Roe 417

1                   Exhibit C – List of Parcels  
2  
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Exhibit C

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[PROPOSED] STIPULATED PHYSICAL SOLUTION AND JUDGMENT

82470.00018\33112613.24

Parcels

008-0-090-115	009-0-121-035	010-0-080-100	010-0-110-035
008-0-090-175	009-0-122-010	010-0-080-130	010-0-110-070
008-0-090-195	009-0-122-075	010-0-080-180	010-0-110-080
008-0-090-295	009-0-122-085	010-0-080-210	010-0-110-090
008-0-120-075	009-0-130-155	010-0-080-220	010-0-110-100
008-0-120-100	009-0-130-315	010-0-080-240	010-0-110-120
008-0-120-140	009-0-130-395	010-0-080-250	010-0-110-130
008-0-120-175	009-0-130-405	010-0-080-275	010-0-120-020
009-0-050-050	009-0-130-415	010-0-080-305	010-0-120-155
009-0-060-065	010-0-010-010	010-0-080-315	010-0-120-180
009-0-060-070	010-0-010-050	010-0-080-320	010-0-120-200
009-0-060-080	010-0-010-060	010-0-080-330	010-0-120-210
009-0-070-020	010-0-050-010	010-0-080-340	010-0-120-220
009-0-070-040	010-0-050-050	010-0-080-350	010-0-120-230
009-0-070-050	010-0-050-071	010-0-080-380	010-0-120-240
009-0-070-090	010-0-050-072	010-0-090-010	010-0-130-040
009-0-070-100	010-0-050-150	010-0-090-030	010-0-130-090
009-0-070-110	010-0-050-220	010-0-090-040	010-0-130-100
009-0-070-150	010-0-050-230	010-0-090-060	010-0-130-130
009-0-070-160	010-0-050-240	010-0-090-070	010-0-130-150
009-0-070-185	010-0-050-260	010-0-090-080	010-0-130-170
009-0-070-190	010-0-050-280	010-0-090-110	010-0-130-190
009-0-070-200	010-0-050-290	010-0-101-020	010-0-130-210
009-0-080-010	010-0-050-310	010-0-101-030	010-0-130-220
009-0-080-020	010-0-050-320	010-0-101-040	010-0-130-230
009-0-090-020	010-0-060-030	010-0-101-050	010-0-130-240
009-0-090-070	010-0-060-060	010-0-101-060	010-0-130-250
009-0-090-090	010-0-060-070	010-0-101-070	010-0-130-265
009-0-090-110	010-0-060-080	010-0-101-080	010-0-130-275
009-0-090-120	010-0-060-090	010-0-101-090	010-0-130-285
009-0-090-130	010-0-060-110	010-0-101-100	010-0-130-320
009-0-090-140	010-0-060-120	010-0-101-130	010-0-130-350
009-0-090-150	010-0-060-140	010-0-101-140	010-0-140-035
009-0-090-165	010-0-060-150	010-0-101-150	010-0-140-055
009-0-090-175	010-0-070-010	010-0-102-080	010-0-140-065
009-0-090-180	010-0-070-050	010-0-102-090	010-0-140-075
009-0-090-190	010-0-070-070	010-0-102-170	010-0-140-080
009-0-110-295	010-0-070-110	010-0-102-190	010-0-140-115
009-0-110-345	010-0-070-120	010-0-102-200	010-0-140-125
009-0-110-355	010-0-070-130	010-0-102-210	010-0-140-130
009-0-110-385	010-0-070-140	010-0-102-270	010-0-140-150
009-0-110-395	010-0-070-160	010-0-102-280	010-0-140-165
009-0-110-405	010-0-070-210	010-0-102-290	010-0-140-170
009-0-120-015	010-0-070-255	010-0-102-320	010-0-140-180
009-0-121-010	010-0-070-260	010-0-102-330	010-0-140-235
009-0-121-025	010-0-080-040	010-0-102-340	010-0-140-245

Parcels

010-0-150-050	010-0-180-510	010-0-194-070	011-0-010-315
010-0-150-060	010-0-191-045	010-0-201-045	011-0-010-325
010-0-150-090	010-0-191-065	010-0-201-080	011-0-010-335
010-0-150-110	010-0-191-085	010-0-201-090	011-0-010-345
010-0-150-120	010-0-191-095	010-0-201-100	011-0-010-355
010-0-150-150	010-0-191-105	010-0-201-110	011-0-010-365
010-0-150-170	010-0-191-110	010-0-201-120	011-0-010-375
010-0-150-180	010-0-192-035	010-0-201-130	011-0-010-385
010-0-150-190	010-0-192-045	010-0-201-140	011-0-010-445
010-0-150-200	010-0-192-055	010-0-201-150	011-0-010-455
010-0-150-220	010-0-192-065	010-0-201-160	011-0-020-040
010-0-150-230	010-0-192-075	010-0-201-170	011-0-020-060
010-0-150-240	010-0-192-085	010-0-201-180	011-0-020-075
010-0-150-250	010-0-192-095	010-0-201-190	011-0-020-095
010-0-150-260	010-0-192-105	010-0-201-200	011-0-020-100
010-0-160-100	010-0-192-125	010-0-201-210	011-0-020-110
010-0-160-130	010-0-192-135	010-0-201-220	011-0-030-030
010-0-160-160	010-0-192-155	010-0-201-230	011-0-030-040
010-0-160-180	010-0-192-165	010-0-210-040	011-0-030-050
010-0-170-025	010-0-192-175	010-0-210-070	011-0-030-060
010-0-170-050	010-0-192-185	010-0-210-090	011-0-040-135
010-0-170-060	010-0-193-025	010-0-210-115	011-0-052-015
010-0-170-070	010-0-193-035	010-0-210-120	011-0-052-025
010-0-170-090	010-0-193-045	010-0-210-150	011-0-052-035
010-0-170-160	010-0-193-065	010-0-210-170	011-0-052-210
010-0-170-170	010-0-193-100	010-0-210-200	011-0-052-230
010-0-170-200	010-0-193-125	010-0-220-020	011-0-052-240
010-0-170-210	010-0-193-145	010-0-220-030	011-0-052-260
010-0-170-220	010-0-193-160	010-0-220-040	011-0-052-280
010-0-170-230	010-0-193-175	010-0-220-050	011-0-052-290
010-0-170-240	010-0-193-185	010-0-220-060	011-0-052-300
010-0-180-080	010-0-193-225	010-0-220-070	011-0-052-310
010-0-180-120	010-0-193-230	010-0-220-080	011-0-091-230
010-0-180-150	010-0-193-240	010-0-220-090	011-0-091-345
010-0-180-160	010-0-193-255	010-0-220-120	011-0-190-305
010-0-180-180	010-0-193-265	010-0-220-130	011-0-190-315
010-0-180-190	010-0-193-275	010-0-220-140	011-0-220-015
010-0-180-360	010-0-193-285	010-0-231-050	011-0-220-025
010-0-180-370	010-0-193-295	010-0-231-060	011-0-220-035
010-0-180-420	010-0-193-305	010-0-231-070	011-0-220-045
010-0-180-430	010-0-193-315	010-0-231-080	011-0-220-055
010-0-180-440	010-0-193-325	010-0-232-030	011-0-220-065
010-0-180-450	010-0-194-015	010-0-232-040	011-0-220-075
010-0-180-470	010-0-194-040	010-0-232-050	011-0-220-085
010-0-180-490	010-0-194-050	010-0-232-060	011-0-220-095
010-0-180-500	010-0-194-060	011-0-010-245	011-0-220-105

Parcels

011-0-220-115	011-0-240-105	011-0-250-355	014-0-040-070
011-0-220-125	011-0-240-115	011-0-250-365	014-0-040-140
011-0-220-135	011-0-240-125	011-0-250-375	014-0-040-170
011-0-220-145	011-0-240-135	011-0-250-385	014-0-040-200
011-0-220-155	011-0-240-145	011-0-260-055	014-0-040-210
011-0-220-165	011-0-240-155	011-0-260-065	014-0-040-220
011-0-220-175	011-0-240-165	011-0-260-075	014-0-040-230
011-0-220-185	011-0-240-175	011-0-260-085	014-0-040-240
011-0-220-195	011-0-240-185	011-0-270-010	014-0-040-270
011-0-220-205	011-0-240-205	011-0-270-030	014-0-040-280
011-0-220-215	011-0-240-215	011-0-270-040	014-0-050-010
011-0-220-225	011-0-240-225	011-0-270-055	014-0-050-025
011-0-220-235	011-0-240-235	011-0-270-065	014-0-050-060
011-0-220-245	011-0-240-245	011-0-270-075	014-0-050-080
011-0-220-255	011-0-240-255	011-0-270-085	014-0-050-100
011-0-220-265	011-0-240-265	011-0-270-095	014-0-050-130
011-0-220-275	011-0-240-275	011-0-270-105	014-0-050-145
011-0-220-285	011-0-240-285	011-0-270-115	014-0-050-150
011-0-220-295	011-0-250-015	011-0-270-130	014-0-050-160
011-0-230-015	011-0-250-025	011-0-270-140	014-0-050-175
011-0-230-025	011-0-250-035	011-0-270-150	014-0-060-055
011-0-230-035	011-0-250-045	011-0-270-160	014-0-060-100
011-0-230-045	011-0-250-055	011-0-270-170	014-0-060-160
011-0-230-055	011-0-250-065	011-0-270-180	014-0-060-175
011-0-230-065	011-0-250-075	014-0-010-020	014-0-060-185
011-0-230-075	011-0-250-085	014-0-010-080	014-0-060-245
011-0-230-105	011-0-250-095	014-0-010-090	014-0-060-255
011-0-230-115	011-0-250-105	014-0-100-025	014-0-060-365
011-0-230-155	011-0-250-115	014-0-100-035	014-0-060-415
011-0-230-165	011-0-250-125	014-0-120-060	014-0-060-425
011-0-230-175	011-0-250-135	014-0-130-050	014-0-060-435
011-0-230-195	011-0-250-145	014-0-030-050	014-0-060-440
011-0-230-205	011-0-250-155	014-0-030-060	014-0-060-455
011-0-230-215	011-0-250-165	014-0-030-100	014-0-060-465
011-0-230-225	011-0-250-175	014-0-030-140	014-0-060-480
011-0-230-235	011-0-250-185	014-0-030-160	014-0-060-490
011-0-230-255	011-0-250-195	014-0-030-185	014-0-060-500
011-0-240-015	011-0-250-205	014-0-030-205	014-0-070-020
011-0-240-025	011-0-250-215	014-0-030-220	014-0-070-030
011-0-240-035	011-0-250-225	014-0-030-250	014-0-070-040
011-0-240-045	011-0-250-235	014-0-030-275	014-0-070-090
011-0-240-055	011-0-250-245	014-0-030-285	014-0-070-160
011-0-240-065	011-0-250-255	014-0-030-290	014-0-070-170
011-0-240-075	011-0-250-260	014-0-030-300	014-0-070-180
011-0-240-085	011-0-250-295	014-0-040-045	014-0-070-190
011-0-240-095	011-0-250-305	014-0-040-055	014-0-070-200

Parcels

014-0-070-210	014-0-090-490	014-0-100-340	017-0-010-380
014-0-070-220	014-0-090-525	014-0-100-390	017-0-010-400
014-0-070-290	014-0-090-555	014-0-100-400	017-0-010-410
014-0-070-300	014-0-090-565	014-0-100-415	017-0-010-430
014-0-070-350	014-0-090-595	014-0-110-030	017-0-010-440
014-0-070-360	014-0-090-605	014-0-110-040	017-0-010-450
014-0-080-020	014-0-090-615	014-0-110-050	017-0-010-480
014-0-080-030	014-0-090-625	014-0-110-060	017-0-010-490
014-0-080-065	014-0-090-635	014-0-110-070	017-0-020-010
014-0-080-070	014-0-090-645	014-0-110-080	017-0-020-030
014-0-080-090	014-0-090-665	014-0-110-100	017-0-020-080
014-0-080-115	014-0-090-705	014-0-110-120	017-0-020-090
014-0-080-125	014-0-090-715	014-0-110-130	017-0-020-100
014-0-080-135	014-0-090-725	014-0-110-140	017-0-020-110
014-0-080-140	014-0-090-735	014-0-110-160	017-0-020-170
014-0-080-150	014-0-090-745	014-0-110-200	017-0-020-190
014-0-080-190	014-0-090-755	014-0-110-220	017-0-020-200
014-0-080-225	014-0-090-765	014-0-110-240	017-0-020-210
014-0-080-235	014-0-090-785	014-0-110-250	017-0-020-220
014-0-080-240	014-0-090-790	014-0-120-030	017-0-020-230
014-0-090-035	014-0-090-800	014-0-120-070	017-0-020-260
014-0-090-045	014-0-090-815	014-0-120-080	017-0-020-300
014-0-090-055	014-0-090-825	014-0-120-090	017-0-020-310
014-0-090-130	014-0-090-835	017-0-010-030	017-0-020-320
014-0-090-140	014-0-090-845	017-0-010-040	017-0-020-340
014-0-090-150	014-0-090-855	017-0-010-060	017-0-020-350
014-0-090-160	014-0-100-010	017-0-010-080	017-0-031-010
014-0-090-180	014-0-100-040	017-0-010-090	017-0-031-020
014-0-090-190	014-0-100-050	017-0-010-100	017-0-031-040
014-0-090-210	014-0-100-065	017-0-010-110	017-0-031-050
014-0-090-240	014-0-100-080	017-0-010-120	017-0-031-080
014-0-090-250	014-0-100-090	017-0-010-130	017-0-032-080
014-0-090-260	014-0-100-100	017-0-010-140	017-0-032-110
014-0-090-270	014-0-100-120	017-0-010-160	017-0-032-120
014-0-090-295	014-0-100-130	017-0-010-170	017-0-032-130
014-0-090-330	014-0-100-140	017-0-010-180	017-0-032-150
014-0-090-340	014-0-100-195	017-0-010-210	017-0-032-160
014-0-090-350	014-0-100-200	017-0-010-220	017-0-032-170
014-0-090-375	014-0-100-220	017-0-010-230	017-0-033-020
014-0-090-390	014-0-100-230	017-0-010-240	017-0-033-030
014-0-090-430	014-0-100-240	017-0-010-260	017-0-033-080
014-0-090-440	014-0-100-260	017-0-010-280	017-0-033-090
014-0-090-450	014-0-100-280	017-0-010-290	017-0-033-100
014-0-090-460	014-0-100-290	017-0-010-340	017-0-033-120
014-0-090-470	014-0-100-310	017-0-010-350	017-0-033-130
014-0-090-480	014-0-100-330	017-0-010-360	017-0-033-140

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017-0-033-150	017-0-051-520	017-0-061-400	017-0-062-380
017-0-033-160	017-0-051-530	017-0-061-410	017-0-062-390
017-0-033-170	017-0-051-540	017-0-061-420	017-0-062-400
017-0-033-180	017-0-052-020	017-0-061-430	017-0-062-410
017-0-040-010	017-0-052-050	017-0-061-440	017-0-062-420
017-0-040-030	017-0-052-060	017-0-061-450	017-0-062-430
017-0-040-060	017-0-052-070	017-0-061-460	017-0-062-440
017-0-040-070	017-0-052-080	017-0-061-470	017-0-062-450
017-0-040-110	017-0-052-090	017-0-061-480	017-0-071-020
017-0-040-120	017-0-052-100	017-0-061-490	017-0-071-070
017-0-040-130	017-0-052-130	017-0-061-500	017-0-071-080
017-0-040-150	017-0-052-140	017-0-061-510	017-0-071-090
017-0-040-160	017-0-052-150	017-0-061-520	017-0-071-100
017-0-051-010	017-0-052-170	017-0-061-530	017-0-071-120
017-0-051-020	017-0-052-190	017-0-061-540	017-0-071-130
017-0-051-030	017-0-052-220	017-0-061-550	017-0-071-140
017-0-051-040	017-0-052-230	017-0-061-560	017-0-071-150
017-0-051-075	017-0-052-240	017-0-062-010	017-0-071-180
017-0-051-085	017-0-052-250	017-0-062-020	017-0-071-190
017-0-051-100	017-0-052-260	017-0-062-030	017-0-071-200
017-0-051-110	017-0-052-270	017-0-062-040	017-0-071-220
017-0-051-120	017-0-052-280	017-0-062-050	017-0-071-240
017-0-051-130	017-0-052-290	017-0-062-060	017-0-071-250
017-0-051-140	017-0-061-010	017-0-062-070	017-0-071-260
017-0-051-150	017-0-061-030	017-0-062-100	017-0-071-270
017-0-051-160	017-0-061-040	017-0-062-110	017-0-071-280
017-0-051-170	017-0-061-070	017-0-062-120	017-0-071-290
017-0-051-210	017-0-061-080	017-0-062-150	017-0-071-310
017-0-051-230	017-0-061-140	017-0-062-160	017-0-071-320
017-0-051-240	017-0-061-170	017-0-062-190	017-0-071-330
017-0-051-250	017-0-061-180	017-0-062-200	017-0-071-340
017-0-051-265	017-0-061-190	017-0-062-210	017-0-071-350
017-0-051-270	017-0-061-210	017-0-062-220	017-0-071-360
017-0-051-290	017-0-061-220	017-0-062-230	017-0-071-370
017-0-051-300	017-0-061-230	017-0-062-240	017-0-071-380
017-0-051-340	017-0-061-240	017-0-062-250	017-0-071-400
017-0-051-350	017-0-061-270	017-0-062-260	017-0-071-410
017-0-051-360	017-0-061-290	017-0-062-280	017-0-071-420
017-0-051-380	017-0-061-300	017-0-062-290	017-0-072-020
017-0-051-450	017-0-061-310	017-0-062-300	017-0-072-030
017-0-051-460	017-0-061-330	017-0-062-310	017-0-072-040
017-0-051-470	017-0-061-340	017-0-062-330	017-0-072-060
017-0-051-480	017-0-061-350	017-0-062-340	017-0-072-070
017-0-051-490	017-0-061-360	017-0-062-350	017-0-072-080
017-0-051-500	017-0-061-380	017-0-062-360	017-0-072-090
017-0-051-510	017-0-061-390	017-0-062-370	017-0-072-100

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017-0-072-110	017-0-083-210	017-0-090-650	017-0-121-230
017-0-072-125	017-0-083-220	017-0-090-660	017-0-121-240
017-0-072-135	017-0-084-010	017-0-090-670	017-0-121-250
017-0-081-020	017-0-084-020	017-0-090-685	017-0-121-260
017-0-081-030	017-0-084-030	017-0-101-010	017-0-121-270
017-0-081-040	017-0-084-040	017-0-101-020	017-0-121-300
017-0-081-050	017-0-084-080	017-0-101-030	017-0-121-330
017-0-081-060	017-0-084-100	017-0-101-040	017-0-121-340
017-0-081-070	017-0-084-110	017-0-101-050	017-0-121-360
017-0-081-080	017-0-084-140	017-0-101-060	017-0-121-390
017-0-081-090	017-0-084-150	017-0-101-070	017-0-121-400
017-0-081-100	017-0-084-160	017-0-101-090	017-0-121-410
017-0-081-110	017-0-084-170	017-0-101-100	017-0-121-420
017-0-081-120	017-0-084-180	017-0-101-110	017-0-121-435
017-0-081-130	017-0-084-190	017-0-101-120	017-0-122-010
017-0-081-140	017-0-084-200	017-0-101-130	017-0-122-020
017-0-081-150	017-0-084-210	017-0-102-010	017-0-122-030
017-0-081-160	017-0-084-220	017-0-102-020	017-0-122-040
017-0-081-180	017-0-090-025	017-0-102-030	017-0-122-050
017-0-081-190	017-0-090-070	017-0-102-040	017-0-122-070
017-0-081-200	017-0-090-095	017-0-102-050	017-0-122-090
017-0-081-220	017-0-090-110	017-0-102-060	017-0-122-120
017-0-081-230	017-0-090-120	017-0-102-070	017-0-122-130
017-0-081-240	017-0-090-130	017-0-102-080	017-0-122-140
017-0-081-250	017-0-090-140	017-0-102-090	017-0-122-150
017-0-081-260	017-0-090-150	017-0-102-100	017-0-122-160
017-0-081-270	017-0-090-190	017-0-102-110	017-0-122-170
017-0-082-020	017-0-090-225	017-0-102-120	017-0-122-180
017-0-082-040	017-0-090-240	017-0-102-130	017-0-122-190
017-0-083-020	017-0-090-280	017-0-110-015	017-0-122-210
017-0-083-030	017-0-090-305	017-0-110-025	017-0-122-220
017-0-083-040	017-0-090-325	017-0-110-035	017-0-122-230
017-0-083-060	017-0-090-335	017-0-110-045	017-0-122-260
017-0-083-070	017-0-090-370	017-0-110-055	017-0-122-270
017-0-083-080	017-0-090-405	017-0-110-065	017-0-122-280
017-0-083-090	017-0-090-430	017-0-110-075	017-0-122-290
017-0-083-100	017-0-090-445	017-0-121-010	017-0-122-300
017-0-083-110	017-0-090-450	017-0-121-020	017-0-122-310
017-0-083-120	017-0-090-470	017-0-121-030	017-0-122-320
017-0-083-130	017-0-090-525	017-0-121-080	017-0-122-330
017-0-083-140	017-0-090-545	017-0-121-100	017-0-122-340
017-0-083-160	017-0-090-565	017-0-121-120	017-0-122-350
017-0-083-170	017-0-090-595	017-0-121-130	017-0-122-360
017-0-083-180	017-0-090-605	017-0-121-150	017-0-122-370
017-0-083-190	017-0-090-630	017-0-121-190	017-0-131-090
017-0-083-200	017-0-090-645	017-0-121-200	017-0-131-240

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017-0-131-250	017-0-133-160	017-0-141-210	017-0-144-040
017-0-131-260	017-0-133-180	017-0-141-220	017-0-144-050
017-0-131-270	017-0-133-190	017-0-141-230	017-0-144-060
017-0-131-290	017-0-133-200	017-0-141-240	017-0-144-070
017-0-131-300	017-0-133-210	017-0-141-250	017-0-144-080
017-0-131-310	017-0-133-220	017-0-142-010	017-0-144-090
017-0-131-320	017-0-133-230	017-0-142-025	017-0-144-110
017-0-131-330	017-0-133-240	017-0-142-080	017-0-144-120
017-0-131-340	017-0-134-010	017-0-142-090	017-0-144-140
017-0-131-350	017-0-134-030	017-0-142-110	017-0-144-150
017-0-131-360	017-0-134-040	017-0-142-120	017-0-144-160
017-0-131-370	017-0-134-060	017-0-142-130	017-0-144-180
017-0-131-380	017-0-134-080	017-0-142-140	017-0-144-210
017-0-131-390	017-0-134-090	017-0-142-150	017-0-144-220
017-0-131-420	017-0-134-110	017-0-142-160	017-0-144-230
017-0-131-430	017-0-134-120	017-0-142-170	017-0-144-240
017-0-131-450	017-0-134-130	017-0-142-190	017-0-144-250
017-0-131-460	017-0-134-140	017-0-142-220	017-0-151-010
017-0-131-470	017-0-134-150	017-0-142-230	017-0-151-020
017-0-132-010	017-0-134-160	017-0-142-240	017-0-151-030
017-0-132-020	017-0-134-170	017-0-142-250	017-0-151-040
017-0-132-030	017-0-134-200	017-0-142-260	017-0-151-050
017-0-132-040	017-0-134-210	017-0-142-270	017-0-151-060
017-0-132-050	017-0-134-220	017-0-142-280	017-0-151-070
017-0-132-080	017-0-134-230	017-0-142-290	017-0-151-080
017-0-132-090	017-0-134-240	017-0-142-300	017-0-151-090
017-0-132-100	017-0-134-250	017-0-143-010	017-0-151-100
017-0-132-120	017-0-134-260	017-0-143-020	017-0-151-110
017-0-132-130	017-0-134-270	017-0-143-030	017-0-151-120
017-0-132-140	017-0-134-280	017-0-143-040	017-0-151-130
017-0-132-150	017-0-141-010	017-0-143-050	017-0-151-140
017-0-132-160	017-0-141-020	017-0-143-060	017-0-151-150
017-0-132-180	017-0-141-030	017-0-143-070	017-0-151-160
017-0-132-190	017-0-141-040	017-0-143-080	017-0-151-180
017-0-132-200	017-0-141-050	017-0-143-100	017-0-151-190
017-0-133-030	017-0-141-060	017-0-143-110	017-0-151-200
017-0-133-040	017-0-141-070	017-0-143-120	017-0-151-210
017-0-133-050	017-0-141-080	017-0-143-130	017-0-152-010
017-0-133-060	017-0-141-090	017-0-143-140	017-0-152-020
017-0-133-075	017-0-141-100	017-0-143-150	017-0-152-030
017-0-133-080	017-0-141-120	017-0-143-160	017-0-152-040
017-0-133-095	017-0-141-150	017-0-143-190	017-0-152-060
017-0-133-120	017-0-141-160	017-0-143-200	017-0-152-070
017-0-133-130	017-0-141-180	017-0-144-010	017-0-152-080
017-0-133-140	017-0-141-190	017-0-144-020	017-0-152-090
017-0-133-150	017-0-141-200	017-0-144-030	017-0-152-100

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017-0-152-110	017-0-154-210	017-0-180-595	017-0-194-080
017-0-152-120	017-0-154-220	017-0-180-600	017-0-194-090
017-0-152-130	017-0-154-230	017-0-180-610	017-0-195-010
017-0-152-140	017-0-154-250	017-0-180-620	017-0-195-020
017-0-152-160	017-0-160-060	017-0-191-010	017-0-195-030
017-0-152-180	017-0-160-125	017-0-191-040	017-0-195-040
017-0-152-190	017-0-160-150	017-0-191-060	017-0-195-055
017-0-152-200	017-0-160-165	017-0-191-070	017-0-195-070
017-0-152-210	017-0-160-175	017-0-191-100	017-0-195-080
017-0-152-220	017-0-170-030	017-0-191-110	017-0-195-100
017-0-152-260	017-0-170-070	017-0-191-120	017-0-195-120
017-0-153-240	017-0-170-100	017-0-191-130	017-0-195-130
017-0-153-250	017-0-170-110	017-0-192-010	017-0-195-140
017-0-153-260	017-0-170-135	017-0-192-020	017-0-195-150
017-0-153-270	017-0-170-140	017-0-192-030	017-0-195-160
017-0-153-290	017-0-170-165	017-0-192-040	017-0-195-170
017-0-153-320	017-0-170-175	017-0-192-050	017-0-196-010
017-0-153-330	017-0-180-010	017-0-192-060	017-0-196-020
017-0-153-355	017-0-180-020	017-0-192-080	017-0-196-050
017-0-153-380	017-0-180-050	017-0-192-090	017-0-196-060
017-0-153-390	017-0-180-070	017-0-192-100	017-0-196-070
017-0-153-400	017-0-180-150	017-0-192-110	017-0-196-090
017-0-153-410	017-0-180-170	017-0-192-130	017-0-196-100
017-0-153-420	017-0-180-205	017-0-192-140	017-0-196-110
017-0-153-430	017-0-180-210	017-0-192-150	017-0-196-120
017-0-153-440	017-0-180-230	017-0-192-160	017-0-196-130
017-0-153-450	017-0-180-240	017-0-192-170	017-0-201-010
017-0-153-460	017-0-180-250	017-0-193-010	017-0-201-020
017-0-153-470	017-0-180-305	017-0-193-020	017-0-201-030
017-0-153-500	017-0-180-310	017-0-193-030	017-0-201-040
017-0-153-510	017-0-180-320	017-0-193-040	017-0-201-050
017-0-154-010	017-0-180-360	017-0-193-050	017-0-201-060
017-0-154-020	017-0-180-390	017-0-193-060	017-0-202-020
017-0-154-030	017-0-180-440	017-0-193-070	017-0-202-030
017-0-154-040	017-0-180-460	017-0-193-080	017-0-202-040
017-0-154-050	017-0-180-470	017-0-193-090	017-0-202-050
017-0-154-060	017-0-180-480	017-0-193-100	017-0-202-060
017-0-154-080	017-0-180-490	017-0-193-110	017-0-202-070
017-0-154-100	017-0-180-500	017-0-193-120	017-0-202-080
017-0-154-130	017-0-180-510	017-0-193-130	017-0-202-090
017-0-154-140	017-0-180-520	017-0-193-140	017-0-202-100
017-0-154-150	017-0-180-530	017-0-194-020	017-0-202-110
017-0-154-160	017-0-180-540	017-0-194-030	017-0-202-120
017-0-154-170	017-0-180-560	017-0-194-050	017-0-202-130
017-0-154-190	017-0-180-575	017-0-194-060	017-0-203-010
017-0-154-200	017-0-180-585	017-0-194-070	017-0-203-020

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017-0-203-040	017-0-222-050	017-0-241-200	017-0-270-200
017-0-203-050	017-0-222-060	017-0-241-230	017-0-280-050
017-0-203-060	017-0-222-070	017-0-241-250	017-0-290-020
017-0-203-070	017-0-222-080	017-0-241-260	017-0-301-035
017-0-203-080	017-0-222-090	017-0-241-270	017-0-301-045
017-0-203-090	017-0-222-105	017-0-241-280	017-0-301-055
017-0-210-190	017-0-222-110	017-0-241-290	017-0-301-065
017-0-210-290	017-0-222-120	017-0-241-300	017-0-301-075
017-0-210-330	017-0-222-130	017-0-241-310	017-0-301-085
017-0-210-435	017-0-222-140	017-0-242-010	017-0-301-095
017-0-210-445	017-0-222-150	017-0-242-020	017-0-301-115
017-0-210-455	017-0-222-160	017-0-242-030	017-0-302-025
017-0-210-465	017-0-222-170	017-0-242-040	017-0-302-035
017-0-210-470	017-0-222-180	017-0-242-050	017-0-302-045
017-0-210-480	017-0-230-020	017-0-242-065	017-0-302-055
017-0-210-490	017-0-230-090	017-0-242-070	017-0-302-065
017-0-210-500	017-0-230-100	017-0-242-080	017-0-302-075
017-0-210-510	017-0-230-110	017-0-250-020	017-0-302-105
017-0-210-520	017-0-230-150	017-0-250-060	017-0-303-015
017-0-210-530	017-0-230-175	017-0-250-110	017-0-303-025
017-0-210-540	017-0-230-180	017-0-250-130	017-0-303-035
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017-0-221-080	017-0-230-410	017-0-250-260	017-0-304-105
017-0-221-090	017-0-230-440	017-0-250-270	017-0-304-115
017-0-221-100	017-0-230-470	017-0-250-280	017-0-304-125
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017-0-221-120	017-0-230-490	017-0-250-300	017-0-304-145
017-0-221-130	017-0-230-505	017-0-250-310	017-0-305-015
017-0-221-140	017-0-230-535	017-0-250-320	017-0-305-085
017-0-221-150	017-0-230-540	017-0-250-330	017-0-305-095
017-0-221-160	017-0-230-550	017-0-250-350	017-0-305-105
017-0-221-170	017-0-230-565	017-0-250-360	017-0-305-115
017-0-221-180	017-0-241-050	017-0-250-370	017-0-305-125
017-0-221-190	017-0-241-060	017-0-260-030	017-0-305-135
017-0-221-200	017-0-241-080	017-0-260-060	017-0-305-145
017-0-221-210	017-0-241-100	017-0-260-105	017-0-305-155
017-0-222-010	017-0-241-140	017-0-260-120	017-0-311-015
017-0-222-020	017-0-241-150	017-0-260-130	017-0-311-025
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017-0-311-075	017-0-315-185	017-0-323-105	017-0-342-065
017-0-311-085	017-0-315-195	017-0-323-115	017-0-342-075
017-0-312-015	017-0-315-205	017-0-323-125	017-0-342-085
017-0-312-025	017-0-315-215	017-0-324-075	017-0-342-095
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017-0-313-045	017-0-316-015	017-0-324-125	017-0-342-145
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017-0-313-065	017-0-316-035	017-0-324-185	017-0-342-165
017-0-313-075	017-0-316-045	017-0-325-015	017-0-342-175
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017-0-313-155	017-0-316-125	017-0-330-205	017-0-342-275
017-0-313-165	017-0-320-015	017-0-330-235	017-0-342-285
017-0-313-175	017-0-321-015	017-0-330-255	017-0-342-295
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017-0-314-025	017-0-321-045	017-0-330-315	017-0-342-325
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017-0-314-045	017-0-321-065	017-0-330-345	017-0-342-345
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017-0-315-095	017-0-323-015	017-0-341-085	017-0-343-085
017-0-315-105	017-0-323-025	017-0-341-095	017-0-343-095
017-0-315-115	017-0-323-035	017-0-341-105	017-0-343-105
017-0-315-125	017-0-323-045	017-0-341-115	017-0-343-115
017-0-315-135	017-0-323-055	017-0-342-015	017-0-343-125
017-0-315-145	017-0-323-065	017-0-342-025	017-0-343-135
017-0-315-155	017-0-323-075	017-0-342-035	017-0-343-145

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017-0-343-175	017-0-361-015	017-0-380-115	018-0-022-180
017-0-343-205	017-0-361-025	017-0-380-125	018-0-022-195
017-0-343-215	017-0-361-035	017-0-380-135	018-0-022-205
017-0-343-225	017-0-361-045	018-0-010-255	018-0-030-010
017-0-343-235	017-0-361-055	018-0-010-265	018-0-030-020
017-0-343-245	017-0-361-065	018-0-010-280	018-0-030-050
017-0-343-255	017-0-361-075	018-0-010-290	018-0-030-060
017-0-343-275	017-0-361-085	018-0-010-300	018-0-030-070
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017-0-350-185	017-0-362-230	018-0-021-405	018-0-050-115
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017-0-350-215	017-0-370-025	018-0-022-035	018-0-050-140
017-0-350-225	017-0-370-035	018-0-022-045	018-0-050-150
017-0-350-235	017-0-370-045	018-0-022-055	018-0-061-015
017-0-350-240	017-0-380-015	018-0-022-065	018-0-061-025
017-0-350-270	017-0-380-025	018-0-022-075	018-0-061-035
017-0-350-280	017-0-380-035	018-0-022-105	018-0-061-045
017-0-350-290	017-0-380-045	018-0-022-135	018-0-061-065
017-0-350-300	017-0-380-055	018-0-022-145	018-0-061-075

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018-0-061-135	018-0-071-280	018-0-090-300	018-0-102-165
018-0-061-145	018-0-071-290	018-0-090-310	018-0-102-195
018-0-061-155	018-0-072-010	018-0-090-330	018-0-102-215
018-0-061-165	018-0-072-020	018-0-090-340	018-0-102-235
018-0-061-175	018-0-072-070	018-0-090-350	018-0-102-245
018-0-061-195	018-0-072-090	018-0-090-360	018-0-102-255
018-0-061-205	018-0-072-130	018-0-090-390	018-0-102-315
018-0-061-215	018-0-072-140	018-0-090-400	018-0-102-325
018-0-061-225	018-0-072-180	018-0-090-410	018-0-102-335
018-0-061-235	018-0-072-190	018-0-090-420	018-0-102-345
018-0-061-255	018-0-072-200	018-0-090-430	018-0-102-355
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018-0-062-145	018-0-080-130	018-0-101-205	018-0-111-170
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018-0-071-160	018-0-090-150	018-0-101-325	018-0-112-120
018-0-071-200	018-0-090-160	018-0-101-335	018-0-112-160
018-0-071-210	018-0-090-170	018-0-101-345	018-0-112-170
018-0-071-230	018-0-090-200	018-0-101-355	018-0-112-185
018-0-071-240	018-0-090-220	018-0-102-125	018-0-112-200

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018-0-112-240	018-0-130-260	018-0-160-140	018-0-182-075
018-0-121-020	018-0-130-270	018-0-160-155	018-0-182-085
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018-0-121-060	018-0-140-160	018-0-160-175	018-0-182-105
018-0-121-070	018-0-140-215	018-0-160-180	018-0-182-115
018-0-121-085	018-0-140-230	018-0-170-010	018-0-182-125
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018-0-122-280	018-0-150-265	018-0-170-380	018-0-183-115
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018-0-184-225	018-0-192-075	018-0-200-225	018-0-213-085
018-0-184-235	018-0-192-085	018-0-200-235	018-0-213-095
018-0-184-245	018-0-192-095	018-0-200-245	018-0-213-105
018-0-184-255	018-0-192-105	018-0-200-255	018-0-213-115
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018-0-184-275	018-0-192-125	018-0-200-340	018-0-214-025
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018-0-191-085	018-0-193-105	018-0-211-155	018-0-221-135
018-0-191-095	018-0-193-115	018-0-211-165	018-0-221-145
018-0-191-105	018-0-193-125	018-0-211-175	018-0-221-155
018-0-191-115	018-0-193-135	018-0-211-185	018-0-221-185
018-0-191-125	018-0-194-015	018-0-211-195	018-0-221-195
018-0-191-135	018-0-194-025	018-0-212-015	018-0-221-205
018-0-191-145	018-0-194-035	018-0-212-025	018-0-221-215
018-0-191-155	018-0-194-045	018-0-212-035	018-0-221-225
018-0-191-165	018-0-194-055	018-0-212-045	018-0-221-235
018-0-191-175	018-0-194-065	018-0-212-055	018-0-221-245
018-0-191-185	018-0-194-075	018-0-212-065	018-0-221-255
018-0-191-195	018-0-194-085	018-0-212-075	018-0-221-265
018-0-191-205	018-0-194-095	018-0-212-085	018-0-221-275
018-0-191-215	018-0-200-015	018-0-212-095	018-0-221-285
018-0-191-225	018-0-200-045	018-0-212-105	018-0-221-295
018-0-191-235	018-0-200-055	018-0-212-115	018-0-221-305

Parcels

018-0-221-315	019-0-010-185	019-0-051-010	019-0-062-160
018-0-221-325	019-0-010-195	019-0-051-020	019-0-062-180
018-0-221-335	019-0-010-255	019-0-051-030	019-0-062-190
018-0-221-345	019-0-010-265	019-0-051-040	019-0-070-010
018-0-221-355	019-0-010-315	019-0-051-050	019-0-070-020
018-0-221-365	019-0-010-325	019-0-051-060	019-0-070-030
018-0-221-375	019-0-010-355	019-0-051-070	019-0-070-050
018-0-222-015	019-0-010-365	019-0-051-080	019-0-070-060
018-0-222-025	019-0-010-385	019-0-051-090	019-0-070-070
018-0-222-035	019-0-010-415	019-0-051-100	019-0-070-080
018-0-222-045	019-0-010-425	019-0-051-110	019-0-070-110
018-0-222-055	019-0-010-435	019-0-051-120	019-0-070-120
018-0-222-065	019-0-010-455	019-0-051-130	019-0-070-130
018-0-222-075	019-0-010-465	019-0-051-140	019-0-070-170
018-0-222-085	019-0-010-485	019-0-051-150	019-0-070-180
018-0-222-095	019-0-010-495	019-0-052-010	019-0-070-190
018-0-222-105	019-0-010-505	019-0-052-020	019-0-070-200
018-0-222-115	019-0-010-515	019-0-052-030	019-0-070-210
018-0-222-125	019-0-010-535	019-0-052-040	019-0-070-220
018-0-222-135	019-0-010-565	019-0-052-050	019-0-070-230
018-0-222-145	019-0-010-575	019-0-052-060	019-0-081-010
018-0-222-155	019-0-020-050	019-0-053-015	019-0-081-020
018-0-222-165	019-0-020-140	019-0-053-045	019-0-081-030
018-0-222-175	019-0-020-150	019-0-053-075	019-0-081-040
018-0-222-185	019-0-020-190	019-0-053-095	019-0-081-050
018-0-222-195	019-0-020-210	019-0-053-105	019-0-082-010
018-0-222-205	019-0-020-300	019-0-061-010	019-0-082-020
018-0-222-215	019-0-020-310	019-0-061-030	019-0-082-030
018-0-222-225	019-0-020-320	019-0-061-040	019-0-082-040
018-0-230-015	019-0-020-350	019-0-061-070	019-0-082-080
018-0-230-025	019-0-020-370	019-0-061-080	019-0-082-090
018-0-230-035	019-0-020-380	019-0-061-090	019-0-082-100
018-0-230-045	019-0-020-390	019-0-061-100	019-0-082-110
018-0-230-055	019-0-020-410	019-0-061-110	019-0-082-120
018-0-230-065	019-0-030-130	019-0-061-120	019-0-082-130
018-0-230-075	019-0-030-220	019-0-062-010	019-0-082-140
018-0-230-085	019-0-030-300	019-0-062-030	019-0-082-150
018-0-230-095	019-0-030-310	019-0-062-040	019-0-082-160
018-0-230-105	019-0-030-320	019-0-062-050	019-0-082-170
018-0-230-115	019-0-030-330	019-0-062-070	019-0-082-180
018-0-230-125	019-0-041-020	019-0-062-080	019-0-082-200
018-0-230-135	019-0-041-030	019-0-062-110	019-0-082-210
018-0-230-145	019-0-042-020	019-0-062-120	019-0-082-220
018-0-230-155	019-0-042-031	019-0-062-130	019-0-082-230
018-0-230-165	019-0-042-032	019-0-062-140	019-0-082-240
019-0-010-105	019-0-042-050	019-0-062-150	019-0-082-250

Parcels

019-0-082-270	019-0-100-210	019-0-160-105	019-0-190-150
019-0-082-280	019-0-100-225	019-0-160-115	019-0-190-160
019-0-091-010	019-0-100-240	019-0-160-125	019-0-190-170
019-0-091-020	019-0-100-260	019-0-160-135	019-0-190-180
019-0-091-030	019-0-100-270	019-0-160-145	019-0-190-190
019-0-092-010	019-0-100-280	019-0-160-155	019-0-190-200
019-0-092-030	019-0-110-260	019-0-160-165	019-0-190-210
019-0-092-040	019-0-110-335	019-0-170-015	019-0-200-010
019-0-092-050	019-0-110-360	019-0-170-025	019-0-200-020
019-0-092-060	019-0-110-380	019-0-170-035	019-0-200-030
019-0-092-070	019-0-110-410	019-0-170-045	019-0-200-040
019-0-092-080	019-0-110-420	019-0-170-055	019-0-200-050
019-0-092-090	019-0-110-470	019-0-170-065	019-0-200-060
019-0-092-110	019-0-110-485	019-0-170-075	019-0-200-070
019-0-092-120	019-0-140-015	019-0-170-085	019-0-200-080
019-0-092-140	019-0-140-025	019-0-170-095	019-0-200-090
019-0-092-150	019-0-140-035	019-0-170-105	019-0-200-100
019-0-092-160	019-0-140-045	019-0-170-115	019-0-200-110
019-0-092-170	019-0-140-055	019-0-170-125	019-0-200-120
019-0-092-180	019-0-140-065	019-0-170-135	019-0-200-130
019-0-092-190	019-0-140-075	019-0-170-145	019-0-200-140
019-0-092-200	019-0-140-085	019-0-170-155	019-0-200-150
019-0-092-210	019-0-140-095	019-0-170-165	019-0-200-160
019-0-092-220	019-0-140-105	019-0-170-175	019-0-200-170
019-0-092-230	019-0-140-115	019-0-180-010	019-0-200-180
019-0-092-240	019-0-140-125	019-0-180-020	019-0-200-190
019-0-093-010	019-0-150-015	019-0-180-030	019-0-200-200
019-0-093-030	019-0-150-025	019-0-180-040	019-0-200-210
019-0-093-040	019-0-150-035	019-0-180-050	019-0-200-220
019-0-093-050	019-0-150-045	019-0-180-060	019-0-200-230
019-0-093-060	019-0-150-055	019-0-180-070	019-0-200-240
019-0-094-010	019-0-150-065	019-0-180-080	019-0-200-250
019-0-094-020	019-0-150-075	019-0-190-010	019-0-200-260
019-0-094-030	019-0-150-085	019-0-190-020	019-0-210-010
019-0-094-040	019-0-150-095	019-0-190-030	019-0-210-020
019-0-094-050	019-0-150-105	019-0-190-040	019-0-210-030
019-0-094-060	019-0-150-115	019-0-190-050	019-0-210-040
019-0-094-070	019-0-160-015	019-0-190-060	019-0-210-050
019-0-094-080	019-0-160-025	019-0-190-070	019-0-210-060
019-0-094-090	019-0-160-035	019-0-190-080	019-0-210-070
019-0-094-100	019-0-160-045	019-0-190-090	019-0-210-080
019-0-094-110	019-0-160-055	019-0-190-100	019-0-210-090
019-0-094-120	019-0-160-065	019-0-190-110	019-0-210-100
019-0-100-160	019-0-160-075	019-0-190-120	019-0-210-110
019-0-100-190	019-0-160-085	019-0-190-130	019-0-210-120
019-0-100-200	019-0-160-095	019-0-190-140	019-0-210-130

Parcels

019-0-210-140	020-0-010-440	020-0-052-080	020-0-072-065
019-0-210-150	020-0-010-450	020-0-052-090	020-0-072-075
019-0-210-160	020-0-010-460	020-0-053-010	020-0-072-085
019-0-210-170	020-0-010-470	020-0-053-020	020-0-072-095
019-0-210-180	020-0-010-480	020-0-053-030	020-0-072-105
019-0-210-190	020-0-021-010	020-0-053-060	020-0-072-115
019-0-210-200	020-0-021-020	020-0-061-030	020-0-072-125
019-0-210-210	020-0-021-030	020-0-061-040	020-0-072-135
019-0-210-220	020-0-021-050	020-0-061-050	020-0-073-010
019-0-220-015	020-0-021-060	020-0-061-140	020-0-073-020
019-0-220-025	020-0-021-070	020-0-061-150	020-0-073-030
019-0-220-035	020-0-021-080	020-0-061-160	020-0-073-040
019-0-220-045	020-0-021-110	020-0-061-170	020-0-073-050
019-0-220-055	020-0-021-120	020-0-061-180	020-0-073-060
019-0-220-065	020-0-021-130	020-0-062-010	020-0-073-070
019-0-220-075	020-0-021-140	020-0-062-020	020-0-073-080
019-0-220-085	020-0-021-150	020-0-062-030	020-0-073-090
019-0-220-095	020-0-021-205	020-0-062-040	020-0-073-100
019-0-220-105	020-0-021-210	020-0-062-060	020-0-073-110
019-0-220-115	020-0-022-010	020-0-062-070	020-0-073-120
019-0-220-125	020-0-022-020	020-0-071-120	020-0-073-135
019-0-220-135	020-0-022-030	020-0-071-130	020-0-073-145
019-0-220-145	020-0-022-040	020-0-071-160	020-0-073-155
019-0-220-155	020-0-022-050	020-0-071-200	020-0-080-180
019-0-220-165	020-0-030-010	020-0-071-210	020-0-080-190
019-0-220-175	020-0-030-030	020-0-071-220	020-0-080-200
019-0-220-185	020-0-030-050	020-0-071-230	020-0-080-210
019-0-220-195	020-0-030-060	020-0-071-240	020-0-080-225
019-0-220-205	020-0-030-070	020-0-071-250	020-0-080-235
020-0-010-010	020-0-030-080	020-0-071-260	020-0-080-245
020-0-010-035	020-0-040-030	020-0-071-270	020-0-080-255
020-0-010-100	020-0-040-040	020-0-071-280	020-0-080-265
020-0-010-110	020-0-040-050	020-0-071-290	020-0-080-275
020-0-010-140	020-0-040-080	020-0-071-300	020-0-080-285
020-0-010-310	020-0-040-090	020-0-071-310	020-0-080-310
020-0-010-320	020-0-040-110	020-0-071-370	020-0-080-330
020-0-010-330	020-0-040-130	020-0-071-390	020-0-090-050
020-0-010-340	020-0-040-140	020-0-071-400	020-0-090-060
020-0-010-350	020-0-040-150	020-0-071-450	020-0-090-070
020-0-010-360	020-0-040-160	020-0-071-460	020-0-090-080
020-0-010-370	020-0-052-010	020-0-071-470	020-0-090-110
020-0-010-380	020-0-052-020	020-0-071-530	020-0-090-120
020-0-010-390	020-0-052-040	020-0-071-540	020-0-090-150
020-0-010-400	020-0-052-050	020-0-072-010	020-0-090-160
020-0-010-420	020-0-052-060	020-0-072-030	020-0-090-170
020-0-010-430	020-0-052-070	020-0-072-050	020-0-090-180

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020-0-090-190	020-0-142-090	020-0-201-130	020-0-213-100
020-0-090-200	020-0-142-100	020-0-201-140	020-0-214-010
020-0-100-030	020-0-142-110	020-0-201-150	020-0-214-020
020-0-100-050	020-0-160-010	020-0-201-160	020-0-214-030
020-0-100-060	020-0-170-010	020-0-201-170	020-0-221-010
020-0-100-070	020-0-170-020	020-0-201-190	020-0-221-030
020-0-100-080	020-0-170-050	020-0-201-200	020-0-221-040
020-0-100-090	020-0-181-010	020-0-202-010	020-0-221-050
020-0-110-030	020-0-181-020	020-0-202-030	020-0-221-060
020-0-110-040	020-0-181-030	020-0-202-040	020-0-221-070
020-0-110-050	020-0-181-040	020-0-202-050	020-0-221-080
020-0-110-070	020-0-181-050	020-0-202-060	020-0-222-020
020-0-110-080	020-0-181-070	020-0-202-070	020-0-230-015
020-0-110-090	020-0-181-080	020-0-202-080	020-0-230-025
020-0-110-100	020-0-181-090	020-0-202-090	020-0-230-035
020-0-110-110	020-0-181-110	020-0-202-100	020-0-230-045
020-0-110-120	020-0-181-120	020-0-202-110	020-0-230-055
020-0-130-010	020-0-181-160	020-0-202-120	020-0-230-065
020-0-130-020	020-0-182-040	020-0-202-130	020-0-230-075
020-0-130-050	020-0-191-010	020-0-202-140	020-0-230-085
020-0-130-060	020-0-191-020	020-0-202-150	020-0-230-095
020-0-130-070	020-0-191-030	020-0-202-160	020-0-240-015
020-0-130-080	020-0-191-040	020-0-203-010	020-0-240-025
020-0-130-090	020-0-192-010	020-0-203-020	020-0-240-035
020-0-130-100	020-0-192-020	020-0-203-030	020-0-240-045
020-0-130-110	020-0-192-030	020-0-203-040	020-0-240-055
020-0-130-140	020-0-192-040	020-0-203-050	020-0-240-065
020-0-130-150	020-0-192-060	020-0-203-060	020-0-250-015
020-0-130-160	020-0-192-070	020-0-203-070	020-0-250-025
020-0-141-010	020-0-192-080	020-0-203-080	020-0-250-035
020-0-141-020	020-0-192-090	020-0-203-090	020-0-250-045
020-0-141-030	020-0-192-100	020-0-203-100	020-0-250-055
020-0-141-040	020-0-192-120	020-0-211-010	020-0-250-065
020-0-141-050	020-0-192-130	020-0-211-025	020-0-250-075
020-0-141-060	020-0-192-140	020-0-212-010	020-0-250-085
020-0-141-070	020-0-192-150	020-0-212-020	020-0-250-095
020-0-141-080	020-0-192-160	020-0-212-030	020-0-250-105
020-0-141-090	020-0-201-010	020-0-213-010	021-0-011-020
020-0-141-100	020-0-201-030	020-0-213-020	021-0-011-090
020-0-142-010	020-0-201-040	020-0-213-030	021-0-011-100
020-0-142-020	020-0-201-050	020-0-213-040	021-0-011-110
020-0-142-040	020-0-201-060	020-0-213-050	021-0-011-120
020-0-142-050	020-0-201-070	020-0-213-060	021-0-011-130
020-0-142-060	020-0-201-090	020-0-213-070	021-0-011-140
020-0-142-070	020-0-201-100	020-0-213-080	021-0-011-150
020-0-142-080	020-0-201-120	020-0-213-090	021-0-011-160

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021-0-011-170	021-0-042-050	021-0-052-010	021-0-072-030
021-0-011-180	021-0-042-060	021-0-052-020	021-0-072-040
021-0-011-215	021-0-042-070	021-0-052-030	021-0-072-060
021-0-031-030	021-0-042-080	021-0-052-040	021-0-072-070
021-0-031-040	021-0-042-100	021-0-052-050	021-0-072-080
021-0-031-050	021-0-042-110	021-0-052-060	021-0-072-090
021-0-031-070	021-0-042-120	021-0-061-010	021-0-072-100
021-0-031-080	021-0-042-130	021-0-061-020	021-0-072-110
021-0-031-090	021-0-043-010	021-0-061-030	021-0-073-020
021-0-031-100	021-0-043-020	021-0-061-040	021-0-073-030
021-0-031-110	021-0-043-040	021-0-061-050	021-0-073-060
021-0-031-120	021-0-043-050	021-0-062-010	021-0-073-070
021-0-031-130	021-0-043-120	021-0-062-020	021-0-073-100
021-0-031-150	021-0-043-140	021-0-062-030	021-0-073-110
021-0-031-160	021-0-043-150	021-0-062-040	021-0-073-120
021-0-031-180	021-0-043-160	021-0-062-050	021-0-073-130
021-0-031-190	021-0-043-170	021-0-062-060	021-0-073-140
021-0-031-200	021-0-043-180	021-0-062-070	021-0-073-150
021-0-031-210	021-0-044-020	021-0-063-010	021-0-073-160
021-0-032-010	021-0-044-060	021-0-063-020	021-0-073-170
021-0-032-020	021-0-044-070	021-0-063-030	021-0-073-180
021-0-032-030	021-0-044-080	021-0-063-040	021-0-073-200
021-0-032-040	021-0-044-090	021-0-063-050	021-0-073-210
021-0-032-050	021-0-044-100	021-0-063-080	021-0-073-220
021-0-032-080	021-0-044-110	021-0-063-090	021-0-073-230
021-0-032-090	021-0-044-130	021-0-063-100	021-0-073-240
021-0-032-100	021-0-044-180	021-0-063-110	021-0-073-250
021-0-033-010	021-0-044-190	021-0-063-120	021-0-074-020
021-0-033-020	021-0-044-200	021-0-064-010	021-0-074-030
021-0-033-030	021-0-044-215	021-0-064-020	021-0-074-040
021-0-033-050	021-0-044-225	021-0-064-030	021-0-074-050
021-0-034-080	021-0-044-235	021-0-064-060	021-0-074-060
021-0-034-090	021-0-051-040	021-0-064-070	021-0-074-070
021-0-034-100	021-0-051-050	021-0-064-080	021-0-074-090
021-0-034-110	021-0-051-080	021-0-071-010	021-0-074-100
021-0-034-170	021-0-051-090	021-0-071-020	021-0-074-110
021-0-034-190	021-0-051-100	021-0-071-030	021-0-074-120
021-0-034-210	021-0-051-170	021-0-071-040	021-0-074-130
021-0-034-220	021-0-051-190	021-0-071-060	021-0-074-140
021-0-034-230	021-0-051-200	021-0-071-070	021-0-074-150
021-0-041-020	021-0-051-235	021-0-071-090	021-0-074-160
021-0-041-030	021-0-051-240	021-0-071-100	021-0-074-170
021-0-041-040	021-0-051-250	021-0-071-110	021-0-074-180
021-0-041-055	021-0-051-270	021-0-071-120	021-0-074-190
021-0-042-010	021-0-051-280	021-0-072-010	021-0-081-040
021-0-042-030	021-0-051-290	021-0-072-020	021-0-081-050

Parcels

021-0-081-070	021-0-092-040	021-0-105-120	021-0-131-040
021-0-081-080	021-0-092-050	021-0-106-010	021-0-131-110
021-0-081-120	021-0-092-060	021-0-106-020	021-0-131-120
021-0-081-130	021-0-092-070	021-0-106-030	021-0-131-160
021-0-081-140	021-0-092-080	021-0-106-040	021-0-131-170
021-0-081-150	021-0-092-090	021-0-106-080	021-0-131-230
021-0-081-170	021-0-092-100	021-0-106-095	021-0-131-240
021-0-081-180	021-0-092-110	021-0-106-100	021-0-131-250
021-0-081-210	021-0-092-120	021-0-111-010	021-0-140-010
021-0-081-220	021-0-101-010	021-0-111-030	021-0-140-020
021-0-081-230	021-0-101-020	021-0-111-040	021-0-140-130
021-0-081-240	021-0-101-050	021-0-111-050	021-0-140-140
021-0-081-250	021-0-101-080	021-0-111-060	021-0-140-150
021-0-081-335	021-0-101-090	021-0-111-070	021-0-140-160
021-0-081-345	021-0-101-100	021-0-111-080	021-0-140-170
021-0-081-355	021-0-101-110	021-0-111-100	021-0-140-180
021-0-081-365	021-0-101-120	021-0-111-110	021-0-140-190
021-0-081-375	021-0-101-130	021-0-111-120	021-0-140-205
021-0-081-385	021-0-102-010	021-0-112-020	021-0-140-210
021-0-081-395	021-0-102-040	021-0-113-040	021-0-140-220
021-0-081-405	021-0-102-060	021-0-113-050	021-0-140-230
021-0-081-430	021-0-102-070	021-0-113-060	021-0-140-240
021-0-082-010	021-0-102-090	021-0-113-070	021-0-140-250
021-0-082-020	021-0-102-100	021-0-113-080	021-0-140-260
021-0-082-030	021-0-102-110	021-0-113-090	021-0-140-330
021-0-082-060	021-0-103-010	021-0-113-100	021-0-140-340
021-0-082-070	021-0-103-020	021-0-113-110	021-0-140-360
021-0-082-080	021-0-103-030	021-0-113-120	021-0-140-370
021-0-082-090	021-0-103-040	021-0-113-130	021-0-140-380
021-0-082-100	021-0-104-010	021-0-113-150	021-0-140-400
021-0-082-110	021-0-104-020	021-0-113-180	021-0-140-410
021-0-082-120	021-0-104-030	021-0-113-200	021-0-140-420
021-0-082-130	021-0-104-040	021-0-113-230	021-0-140-430
021-0-082-140	021-0-104-050	021-0-113-250	021-0-140-440
021-0-082-150	021-0-104-060	021-0-113-260	021-0-140-450
021-0-082-160	021-0-104-070	021-0-113-270	021-0-140-460
021-0-082-170	021-0-104-080	021-0-113-280	021-0-140-480
021-0-091-010	021-0-104-090	021-0-113-290	021-0-140-490
021-0-091-020	021-0-105-010	021-0-113-300	021-0-140-500
021-0-091-030	021-0-105-040	021-0-113-310	021-0-140-510
021-0-091-040	021-0-105-060	021-0-113-320	021-0-150-015
021-0-091-050	021-0-105-070	021-0-113-330	021-0-150-025
021-0-091-060	021-0-105-080	021-0-120-010	021-0-150-035
021-0-092-010	021-0-105-090	021-0-131-010	021-0-160-015
021-0-092-020	021-0-105-100	021-0-131-020	021-0-160-025
021-0-092-030	021-0-105-110	021-0-131-030	021-0-160-035

Parcels

021-0-160-045	022-0-013-070	022-0-025-190	022-0-030-635
022-0-012-010	022-0-013-080	022-0-025-200	022-0-030-645
022-0-012-020	022-0-013-090	022-0-030-030	022-0-030-655
022-0-012-030	022-0-013-105	022-0-030-070	022-0-030-665
022-0-012-040	022-0-013-110	022-0-030-080	022-0-030-675
022-0-012-050	022-0-013-120	022-0-030-090	022-0-040-020
022-0-012-210	022-0-013-130	022-0-030-100	022-0-040-030
022-0-012-230	022-0-013-140	022-0-030-110	022-0-040-060
022-0-012-240	022-0-013-150	022-0-030-120	022-0-040-070
022-0-012-250	022-0-013-160	022-0-030-130	022-0-040-080
022-0-012-260	022-0-021-020	022-0-030-140	022-0-040-100
022-0-012-270	022-0-021-030	022-0-030-150	022-0-040-110
022-0-012-280	022-0-021-040	022-0-030-180	022-0-040-120
022-0-012-290	022-0-021-050	022-0-030-190	022-0-040-130
022-0-012-300	022-0-021-060	022-0-030-210	022-0-040-150
022-0-012-310	022-0-021-070	022-0-030-220	022-0-040-170
022-0-012-320	022-0-021-080	022-0-030-230	022-0-040-190
022-0-012-330	022-0-021-090	022-0-030-240	022-0-040-200
022-0-012-340	022-0-022-040	022-0-030-250	022-0-040-210
022-0-012-350	022-0-022-060	022-0-030-260	022-0-040-220
022-0-012-360	022-0-022-070	022-0-030-300	022-0-040-230
022-0-012-370	022-0-022-080	022-0-030-330	022-0-040-240
022-0-012-380	022-0-022-090	022-0-030-340	022-0-040-250
022-0-012-390	022-0-022-100	022-0-030-350	022-0-040-260
022-0-012-430	022-0-022-110	022-0-030-360	022-0-040-270
022-0-012-440	022-0-023-020	022-0-030-370	022-0-051-030
022-0-012-450	022-0-023-050	022-0-030-380	022-0-051-040
022-0-012-460	022-0-024-020	022-0-030-390	022-0-051-050
022-0-012-490	022-0-024-030	022-0-030-400	022-0-051-080
022-0-012-515	022-0-024-050	022-0-030-410	022-0-051-090
022-0-012-525	022-0-024-080	022-0-030-460	022-0-051-100
022-0-012-535	022-0-024-090	022-0-030-480	022-0-051-110
022-0-012-545	022-0-024-110	022-0-030-490	022-0-051-120
022-0-012-555	022-0-024-120	022-0-030-500	022-0-051-130
022-0-012-565	022-0-024-130	022-0-030-510	022-0-051-140
022-0-012-575	022-0-024-140	022-0-030-520	022-0-051-150
022-0-012-615	022-0-025-010	022-0-030-535	022-0-051-180
022-0-012-625	022-0-025-020	022-0-030-545	022-0-051-190
022-0-012-640	022-0-025-040	022-0-030-555	022-0-051-220
022-0-012-665	022-0-025-050	022-0-030-565	022-0-051-230
022-0-013-015	022-0-025-060	022-0-030-575	022-0-051-250
022-0-013-025	022-0-025-100	022-0-030-585	022-0-051-260
022-0-013-035	022-0-025-110	022-0-030-595	022-0-051-270
022-0-013-045	022-0-025-120	022-0-030-605	022-0-051-280
022-0-013-055	022-0-025-150	022-0-030-615	022-0-051-290
022-0-013-060	022-0-025-180	022-0-030-625	022-0-052-010

Parcels

022-0-052-020	022-0-062-205	022-0-081-020	022-0-082-140
022-0-052-030	022-0-063-015	022-0-081-030	022-0-082-150
022-0-052-050	022-0-063-025	022-0-081-040	022-0-083-020
022-0-052-060	022-0-063-035	022-0-081-050	022-0-083-030
022-0-052-070	022-0-063-045	022-0-081-060	022-0-083-040
022-0-052-080	022-0-063-055	022-0-081-070	022-0-083-050
022-0-052-090	022-0-063-065	022-0-081-080	022-0-083-060
022-0-052-100	022-0-063-075	022-0-081-090	022-0-083-070
022-0-052-110	022-0-063-085	022-0-081-100	022-0-083-080
022-0-052-120	022-0-063-095	022-0-081-110	022-0-083-090
022-0-061-025	022-0-063-105	022-0-081-120	022-0-083-100
022-0-061-035	022-0-063-115	022-0-081-130	022-0-083-110
022-0-061-045	022-0-063-125	022-0-081-140	022-0-083-120
022-0-061-055	022-0-063-135	022-0-081-150	022-0-083-130
022-0-061-065	022-0-063-145	022-0-081-160	022-0-083-140
022-0-061-075	022-0-064-015	022-0-081-230	022-0-084-010
022-0-061-085	022-0-064-025	022-0-081-240	022-0-084-020
022-0-061-095	022-0-065-015	022-0-081-250	022-0-084-030
022-0-061-105	022-0-065-025	022-0-081-260	022-0-084-040
022-0-061-115	022-0-065-035	022-0-081-270	022-0-084-070
022-0-061-125	022-0-065-045	022-0-081-280	022-0-084-080
022-0-061-135	022-0-066-015	022-0-081-290	022-0-084-090
022-0-061-145	022-0-066-025	022-0-081-300	022-0-084-100
022-0-061-155	022-0-071-010	022-0-081-310	022-0-084-110
022-0-061-165	022-0-071-020	022-0-081-320	022-0-084-130
022-0-061-170	022-0-071-030	022-0-081-330	022-0-090-010
022-0-061-180	022-0-071-040	022-0-081-340	022-0-090-040
022-0-062-015	022-0-071-050	022-0-081-350	022-0-090-070
022-0-062-025	022-0-071-060	022-0-081-360	022-0-090-080
022-0-062-035	022-0-071-070	022-0-081-370	022-0-090-100
022-0-062-045	022-0-071-080	022-0-081-380	022-0-090-110
022-0-062-055	022-0-071-090	022-0-081-390	022-0-090-120
022-0-062-065	022-0-071-100	022-0-081-400	022-0-090-140
022-0-062-075	022-0-071-110	022-0-082-010	022-0-090-150
022-0-062-085	022-0-072-010	022-0-082-020	022-0-090-160
022-0-062-095	022-0-072-020	022-0-082-030	022-0-090-180
022-0-062-105	022-0-072-030	022-0-082-040	022-0-090-190
022-0-062-115	022-0-072-040	022-0-082-050	022-0-090-200
022-0-062-125	022-0-072-050	022-0-082-060	022-0-090-210
022-0-062-135	022-0-072-060	022-0-082-070	022-0-090-220
022-0-062-145	022-0-072-070	022-0-082-080	022-0-090-230
022-0-062-155	022-0-072-080	022-0-082-090	022-0-090-250
022-0-062-165	022-0-072-090	022-0-082-100	022-0-090-260
022-0-062-175	022-0-072-100	022-0-082-110	022-0-090-270
022-0-062-185	022-0-072-110	022-0-082-120	022-0-090-280
022-0-062-195	022-0-081-010	022-0-082-130	022-0-090-290

Parcels

022-0-090-300	022-0-110-020	022-0-120-095	022-0-130-165
022-0-090-400	022-0-110-040	022-0-120-105	022-0-130-175
022-0-090-410	022-0-110-060	022-0-120-115	022-0-130-185
022-0-090-420	022-0-110-070	022-0-120-125	022-0-130-195
022-0-090-450	022-0-110-090	022-0-120-135	022-0-130-205
022-0-090-480	022-0-110-100	022-0-120-145	022-0-130-215
022-0-090-490	022-0-110-130	022-0-120-155	022-0-130-225
022-0-090-500	022-0-110-150	022-0-120-165	022-0-130-235
022-0-090-510	022-0-110-160	022-0-120-175	022-0-130-240
022-0-090-520	022-0-110-190	022-0-120-185	022-0-140-030
022-0-100-020	022-0-110-200	022-0-120-195	022-0-140-040
022-0-100-030	022-0-110-210	022-0-120-205	022-0-140-050
022-0-100-080	022-0-110-220	022-0-120-215	022-0-140-060
022-0-100-090	022-0-110-230	022-0-120-225	022-0-140-080
022-0-100-100	022-0-110-240	022-0-120-235	022-0-140-090
022-0-100-110	022-0-110-250	022-0-120-245	022-0-140-100
022-0-100-130	022-0-110-260	022-0-120-255	022-0-140-110
022-0-100-150	022-0-110-300	022-0-120-265	022-0-140-120
022-0-100-160	022-0-110-320	022-0-120-275	022-0-140-130
022-0-100-170	022-0-110-330	022-0-120-285	022-0-140-140
022-0-100-180	022-0-110-340	022-0-120-290	022-0-140-150
022-0-100-190	022-0-110-350	022-0-120-300	022-0-140-160
022-0-100-200	022-0-110-380	022-0-120-330	022-0-140-170
022-0-100-230	022-0-110-390	022-0-120-340	022-0-140-180
022-0-100-240	022-0-110-400	022-0-120-350	022-0-140-190
022-0-100-250	022-0-110-410	022-0-120-360	022-0-140-200
022-0-100-260	022-0-110-430	022-0-120-370	022-0-140-210
022-0-100-270	022-0-110-440	022-0-120-380	022-0-140-220
022-0-100-280	022-0-110-460	022-0-120-390	022-0-140-230
022-0-100-290	022-0-110-470	022-0-120-400	022-0-140-260
022-0-100-300	022-0-110-480	022-0-120-410	022-0-140-270
022-0-100-310	022-0-110-490	022-0-130-015	022-0-140-290
022-0-100-320	022-0-110-500	022-0-130-025	022-0-140-300
022-0-100-330	022-0-110-520	022-0-130-035	022-0-140-310
022-0-100-340	022-0-110-530	022-0-130-045	022-0-140-320
022-0-100-350	022-0-110-540	022-0-130-055	022-0-140-330
022-0-100-360	022-0-110-550	022-0-130-065	022-0-140-340
022-0-100-380	022-0-110-560	022-0-130-075	022-0-140-350
022-0-100-390	022-0-110-570	022-0-130-085	022-0-140-365
022-0-100-420	022-0-120-010	022-0-130-095	022-0-140-370
022-0-100-430	022-0-120-020	022-0-130-105	022-0-140-380
022-0-100-440	022-0-120-040	022-0-130-115	022-0-140-390
022-0-100-450	022-0-120-050	022-0-130-125	022-0-140-400
022-0-100-460	022-0-120-065	022-0-130-135	022-0-140-410
022-0-100-470	022-0-120-075	022-0-130-145	022-0-140-460
022-0-110-010	022-0-120-085	022-0-130-155	022-0-140-470

Parcels

022-0-140-490	022-0-151-270	022-0-161-025	022-0-162-065
022-0-140-500	022-0-151-280	022-0-161-035	022-0-162-075
022-0-140-510	022-0-151-290	022-0-161-040	022-0-162-085
022-0-140-520	022-0-151-300	022-0-161-060	022-0-162-095
022-0-140-530	022-0-151-310	022-0-161-070	022-0-162-105
022-0-140-540	022-0-151-320	022-0-161-080	022-0-162-120
022-0-140-550	022-0-151-330	022-0-161-090	022-0-162-145
022-0-140-560	022-0-151-340	022-0-161-100	022-0-171-015
022-0-140-570	022-0-151-350	022-0-161-110	022-0-171-025
022-0-140-580	022-0-151-360	022-0-161-120	022-0-171-035
022-0-140-590	022-0-151-370	022-0-161-130	022-0-171-045
022-0-140-600	022-0-152-010	022-0-161-140	022-0-171-055
022-0-140-610	022-0-152-020	022-0-161-150	022-0-171-065
022-0-140-630	022-0-152-030	022-0-161-160	022-0-171-075
022-0-140-640	022-0-152-040	022-0-161-170	022-0-171-085
022-0-140-650	022-0-152-050	022-0-161-180	022-0-172-015
022-0-140-660	022-0-152-070	022-0-161-195	022-0-172-025
022-0-140-670	022-0-152-080	022-0-161-205	022-0-172-035
022-0-140-680	022-0-152-090	022-0-161-215	022-0-172-045
022-0-140-690	022-0-152-100	022-0-161-225	022-0-172-055
022-0-151-010	022-0-152-110	022-0-161-235	022-0-172-065
022-0-151-020	022-0-152-120	022-0-161-240	022-0-172-075
022-0-151-030	022-0-152-130	022-0-161-250	022-0-172-085
022-0-151-040	022-0-152-140	022-0-161-270	022-0-172-095
022-0-151-050	022-0-152-150	022-0-161-280	022-0-172-105
022-0-151-060	022-0-152-160	022-0-161-290	022-0-172-115
022-0-151-070	022-0-152-170	022-0-161-300	022-0-172-125
022-0-151-080	022-0-152-180	022-0-161-310	022-0-172-135
022-0-151-090	022-0-152-190	022-0-161-320	022-0-172-145
022-0-151-100	022-0-152-200	022-0-161-330	022-0-172-155
022-0-151-110	022-0-152-210	022-0-161-340	022-0-172-165
022-0-151-120	022-0-152-220	022-0-161-350	022-0-173-015
022-0-151-130	022-0-152-230	022-0-161-360	022-0-173-025
022-0-151-140	022-0-152-240	022-0-161-370	022-0-173-035
022-0-151-150	022-0-152-250	022-0-161-380	022-0-173-045
022-0-151-160	022-0-152-280	022-0-161-390	022-0-173-055
022-0-151-170	022-0-152-290	022-0-161-405	022-0-173-065
022-0-151-180	022-0-152-300	022-0-161-415	022-0-173-075
022-0-151-190	022-0-152-310	022-0-161-420	022-0-173-085
022-0-151-200	022-0-152-320	022-0-161-430	022-0-181-015
022-0-151-210	022-0-152-330	022-0-161-440	022-0-181-025
022-0-151-220	022-0-152-340	022-0-161-450	022-0-181-035
022-0-151-230	022-0-152-350	022-0-162-015	022-0-181-045
022-0-151-240	022-0-152-360	022-0-162-035	022-0-181-055
022-0-151-250	022-0-152-370	022-0-162-045	022-0-181-065
022-0-151-260	022-0-161-015	022-0-162-055	022-0-181-075

Parcels

022-0-181-085	022-0-191-055	022-0-193-045	022-0-200-115
022-0-181-095	022-0-192-015	022-0-193-055	022-0-200-125
022-0-181-105	022-0-192-025	022-0-193-060	022-0-200-135
022-0-181-115	022-0-192-035	022-0-193-075	022-0-200-145
022-0-182-015	022-0-192-045	022-0-193-080	022-0-200-155
022-0-182-025	022-0-192-055	022-0-193-095	022-0-200-165
022-0-182-035	022-0-192-065	022-0-193-105	022-0-200-175
022-0-182-045	022-0-192-075	022-0-194-015	022-0-200-185
022-0-182-055	022-0-192-085	022-0-194-025	022-0-200-195
022-0-182-065	022-0-192-095	022-0-194-035	022-0-200-205
022-0-182-075	022-0-192-105	022-0-194-045	022-0-200-215
022-0-182-085	022-0-192-115	022-0-194-055	022-0-200-225
022-0-182-095	022-0-192-125	022-0-194-065	022-0-200-235
022-0-182-105	022-0-192-135	022-0-194-075	022-0-200-245
022-0-182-115	022-0-192-145	022-0-194-080	022-0-200-255
022-0-182-125	022-0-192-150	022-0-194-095	022-0-200-265
022-0-182-135	022-0-192-160	022-0-194-105	022-0-200-275
022-0-182-145	022-0-192-170	022-0-194-110	022-0-200-285
022-0-183-015	022-0-192-180	022-0-194-120	022-0-200-295
022-0-183-025	022-0-192-190	022-0-194-130	022-0-200-305
022-0-183-035	022-0-192-205	022-0-194-145	022-0-200-315
022-0-183-045	022-0-192-215	022-0-194-155	022-0-200-325
022-0-183-055	022-0-192-225	022-0-194-165	022-0-200-335
022-0-183-065	022-0-192-230	022-0-195-010	022-0-200-345
022-0-183-075	022-0-192-245	022-0-195-020	022-0-200-355
022-0-183-085	022-0-192-255	022-0-195-030	022-0-200-365
022-0-183-095	022-0-192-265	022-0-195-045	022-0-200-375
022-0-183-100	022-0-192-275	022-0-195-055	022-0-200-385
022-0-183-110	022-0-192-285	022-0-196-015	022-0-200-395
022-0-183-120	022-0-192-295	022-0-196-020	022-0-200-405
022-0-184-010	022-0-192-305	022-0-196-030	022-0-200-415
022-0-184-020	022-0-192-315	022-0-196-040	022-0-200-425
022-0-184-030	022-0-192-325	022-0-196-050	022-0-200-435
022-0-184-040	022-0-192-335	022-0-196-060	022-0-200-445
022-0-184-050	022-0-192-345	022-0-196-070	022-0-200-455
022-0-184-060	022-0-192-355	022-0-196-080	022-0-200-465
022-0-184-070	022-0-192-365	022-0-196-090	022-0-200-475
022-0-184-080	022-0-192-375	022-0-200-010	022-0-200-485
022-0-184-090	022-0-192-385	022-0-200-035	022-0-200-495
022-0-185-010	022-0-192-395	022-0-200-045	022-0-200-505
022-0-185-020	022-0-192-405	022-0-200-055	022-0-200-525
022-0-185-030	022-0-192-415	022-0-200-065	022-0-200-535
022-0-191-015	022-0-192-425	022-0-200-075	022-0-210-010
022-0-191-025	022-0-193-015	022-0-200-085	022-0-210-020
022-0-191-035	022-0-193-025	022-0-200-095	022-0-210-090
022-0-191-045	022-0-193-035	022-0-200-105	022-0-210-120

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022-0-210-140	023-0-040-060	023-0-062-240	023-0-075-195
022-0-210-170	023-0-040-080	023-0-062-250	023-0-075-205
022-0-210-180	023-0-040-090	023-0-062-270	023-0-075-210
022-0-210-190	023-0-050-010	023-0-063-060	023-0-075-220
022-0-210-200	023-0-050-020	023-0-063-070	023-0-076-020
022-0-210-210	023-0-050-030	023-0-063-080	023-0-077-020
022-0-210-220	023-0-050-080	023-0-063-140	023-0-077-040
022-0-210-230	023-0-050-120	023-0-063-170	023-0-077-050
022-0-210-245	023-0-050-130	023-0-063-190	023-0-077-060
023-0-010-010	023-0-061-040	023-0-063-200	023-0-077-070
023-0-010-040	023-0-061-050	023-0-063-210	023-0-077-080
023-0-010-080	023-0-061-080	023-0-063-220	023-0-077-090
023-0-010-090	023-0-061-090	023-0-063-230	023-0-081-010
023-0-010-100	023-0-061-100	023-0-063-240	023-0-081-020
023-0-010-110	023-0-061-110	023-0-070-010	023-0-081-030
023-0-010-120	023-0-061-120	023-0-070-030	023-0-081-040
023-0-010-130	023-0-061-130	023-0-071-010	023-0-081-050
023-0-020-010	023-0-061-140	023-0-071-030	023-0-081-060
023-0-020-020	023-0-061-150	023-0-071-040	023-0-081-070
023-0-020-030	023-0-061-160	023-0-071-050	023-0-081-080
023-0-020-040	023-0-061-170	023-0-072-010	023-0-081-090
023-0-020-050	023-0-061-210	023-0-072-020	023-0-081-100
023-0-020-060	023-0-061-220	023-0-072-030	023-0-081-110
023-0-020-070	023-0-061-230	023-0-072-040	023-0-081-120
023-0-020-080	023-0-061-250	023-0-072-050	023-0-081-130
023-0-020-100	023-0-061-260	023-0-072-060	023-0-081-145
023-0-020-130	023-0-061-270	023-0-072-070	023-0-081-150
023-0-020-150	023-0-061-280	023-0-073-010	023-0-081-160
023-0-020-160	023-0-062-010	023-0-073-020	023-0-081-300
023-0-020-170	023-0-062-020	023-0-073-030	023-0-081-315
023-0-020-180	023-0-062-030	023-0-073-050	023-0-081-325
023-0-020-200	023-0-062-040	023-0-073-060	023-0-081-335
023-0-020-210	023-0-062-050	023-0-073-070	023-0-081-345
023-0-030-020	023-0-062-060	023-0-073-080	023-0-081-355
023-0-030-030	023-0-062-070	023-0-073-090	023-0-081-365
023-0-030-040	023-0-062-080	023-0-073-100	023-0-081-370
023-0-030-050	023-0-062-090	023-0-073-110	023-0-081-400
023-0-030-060	023-0-062-100	023-0-074-010	023-0-081-410
023-0-030-130	023-0-062-110	023-0-074-020	023-0-081-420
023-0-030-140	023-0-062-120	023-0-074-030	023-0-081-430
023-0-030-150	023-0-062-130	023-0-074-050	023-0-081-440
023-0-030-180	023-0-062-140	023-0-074-060	023-0-081-450
023-0-030-190	023-0-062-150	023-0-074-070	023-0-081-460
023-0-040-020	023-0-062-160	023-0-075-050	023-0-082-010
023-0-040-030	023-0-062-170	023-0-075-170	023-0-082-020
023-0-040-040	023-0-062-230	023-0-075-185	023-0-082-030

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023-0-082-040	023-0-100-100	023-0-110-450	023-0-141-170
023-0-082-050	023-0-100-140	023-0-110-460	023-0-141-200
023-0-082-070	023-0-100-150	023-0-110-470	023-0-141-210
023-0-082-090	023-0-100-160	023-0-120-010	023-0-141-220
023-0-082-105	023-0-100-170	023-0-120-020	023-0-141-230
023-0-082-115	023-0-100-180	023-0-120-040	023-0-141-240
023-0-082-120	023-0-100-190	023-0-120-060	023-0-141-250
023-0-082-130	023-0-100-200	023-0-120-070	023-0-141-260
023-0-083-010	023-0-100-210	023-0-120-080	023-0-141-270
023-0-083-020	023-0-100-220	023-0-120-090	023-0-141-280
023-0-083-030	023-0-100-230	023-0-120-105	023-0-141-310
023-0-083-040	023-0-100-240	023-0-120-110	023-0-141-330
023-0-083-050	023-0-100-250	023-0-120-120	023-0-141-340
023-0-083-060	023-0-100-285	023-0-120-170	023-0-141-360
023-0-083-070	023-0-110-010	023-0-120-180	023-0-141-380
023-0-083-080	023-0-110-040	023-0-120-190	023-0-141-410
023-0-083-090	023-0-110-080	023-0-120-200	023-0-141-420
023-0-083-100	023-0-110-110	023-0-120-210	023-0-141-430
023-0-083-110	023-0-110-120	023-0-120-220	023-0-142-010
023-0-083-120	023-0-110-130	023-0-120-230	023-0-142-020
023-0-083-130	023-0-110-150	023-0-130-010	023-0-142-030
023-0-083-140	023-0-110-160	023-0-130-020	023-0-142-040
023-0-083-150	023-0-110-170	023-0-131-010	023-0-142-050
023-0-090-010	023-0-110-180	023-0-131-025	023-0-142-060
023-0-090-020	023-0-110-190	023-0-132-050	023-0-142-070
023-0-090-030	023-0-110-200	023-0-132-070	023-0-142-080
023-0-090-040	023-0-110-210	023-0-132-090	023-0-142-090
023-0-090-060	023-0-110-220	023-0-132-110	023-0-142-100
023-0-090-080	023-0-110-230	023-0-132-120	023-0-142-150
023-0-090-120	023-0-110-240	023-0-132-160	023-0-142-170
023-0-090-140	023-0-110-250	023-0-132-170	023-0-150-030
023-0-090-150	023-0-110-260	023-0-132-180	023-0-150-040
023-0-090-235	023-0-110-270	023-0-141-010	023-0-150-050
023-0-090-295	023-0-110-280	023-0-141-020	023-0-150-060
023-0-090-305	023-0-110-290	023-0-141-030	023-0-150-070
023-0-090-310	023-0-110-310	023-0-141-040	023-0-150-085
023-0-090-320	023-0-110-320	023-0-141-050	023-0-150-175
023-0-090-330	023-0-110-330	023-0-141-060	023-0-150-205
023-0-090-345	023-0-110-340	023-0-141-070	023-0-150-250
023-0-090-355	023-0-110-360	023-0-141-080	023-0-150-285
023-0-100-020	023-0-110-370	023-0-141-090	023-0-150-295
023-0-100-040	023-0-110-390	023-0-141-100	023-0-150-315
023-0-100-050	023-0-110-400	023-0-141-110	023-0-150-345
023-0-100-060	023-0-110-410	023-0-141-120	023-0-150-405
023-0-100-080	023-0-110-420	023-0-141-130	023-0-150-415
023-0-100-090	023-0-110-440	023-0-141-140	023-0-150-425

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023-0-150-435	023-0-200-025	023-0-210-215	024-0-072-305
023-0-150-445	023-0-200-035	023-0-210-225	024-0-072-335
023-0-150-455	023-0-200-045	023-0-210-235	024-0-072-345
023-0-150-475	023-0-200-055	024-0-010-010	024-0-072-365
023-0-150-480	023-0-200-065	024-0-010-020	024-0-072-385
023-0-150-490	023-0-200-075	024-0-010-030	024-0-072-395
023-0-150-500	023-0-200-085	024-0-010-050	024-0-072-445
023-0-150-510	023-0-200-095	024-0-010-090	024-0-072-455
023-0-160-025	023-0-200-105	024-0-010-100	024-0-072-465
023-0-160-075	023-0-200-115	024-0-010-110	024-0-072-475
023-0-160-085	023-0-200-125	024-0-010-120	024-0-072-485
023-0-160-095	023-0-200-135	024-0-020-010	024-0-072-505
023-0-160-105	023-0-200-145	024-0-020-090	024-0-072-525
023-0-160-115	023-0-200-155	024-0-020-100	024-0-072-535
023-0-160-125	023-0-200-165	024-0-031-130	024-0-072-545
023-0-160-195	023-0-200-175	024-0-031-160	024-0-072-555
023-0-160-205	023-0-200-185	024-0-032-020	024-0-072-565
023-0-160-255	023-0-200-195	024-0-033-020	024-0-072-605
023-0-160-285	023-0-200-205	024-0-033-040	024-0-072-615
023-0-160-305	023-0-200-215	024-0-033-070	024-0-072-625
023-0-160-315	023-0-200-225	024-0-033-080	024-0-072-685
023-0-160-335	023-0-200-235	024-0-033-100	024-0-072-695
023-0-160-345	023-0-200-245	024-0-033-130	024-0-072-705
023-0-160-355	023-0-200-250	024-0-033-170	024-0-072-715
023-0-160-365	023-0-200-260	024-0-033-180	024-0-080-100
023-0-171-060	023-0-200-290	024-0-033-230	024-0-080-135
023-0-172-015	023-0-210-015	024-0-033-240	024-0-080-145
023-0-172-030	023-0-210-025	024-0-041-030	024-0-080-150
023-0-172-055	023-0-210-035	024-0-041-050	024-0-080-160
023-0-172-065	023-0-210-045	024-0-041-060	024-0-090-055
023-0-173-010	023-0-210-055	024-0-042-015	024-0-090-115
023-0-173-020	023-0-210-065	024-0-042-020	024-0-090-125
023-0-173-030	023-0-210-075	024-0-050-070	024-0-090-145
023-0-180-010	023-0-210-085	024-0-050-080	024-0-090-175
023-0-180-020	023-0-210-095	024-0-071-025	024-0-090-210
023-0-180-030	023-0-210-105	024-0-071-085	024-0-090-220
023-0-180-040	023-0-210-115	024-0-071-095	024-0-090-285
023-0-180-050	023-0-210-125	024-0-071-105	024-0-090-295
023-0-180-060	023-0-210-135	024-0-072-015	024-0-090-305
023-0-180-070	023-0-210-145	024-0-072-025	024-0-090-315
023-0-180-080	023-0-210-155	024-0-072-035	024-0-090-325
023-0-180-090	023-0-210-165	024-0-072-055	024-0-090-345
023-0-190-080	023-0-210-175	024-0-072-085	024-0-090-355
023-0-190-110	023-0-210-185	024-0-072-155	024-0-090-365
023-0-190-120	023-0-210-195	024-0-072-245	024-0-090-375
023-0-200-015	023-0-210-205	024-0-072-265	024-0-090-380

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024-0-090-390	024-0-103-080	024-0-112-190	024-0-133-055
024-0-090-415	024-0-103-090	024-0-112-200	024-0-133-065
024-0-090-425	024-0-103-100	024-0-112-210	024-0-133-075
024-0-090-435	024-0-103-110	024-0-112-240	024-0-134-015
024-0-101-010	024-0-103-140	024-0-112-250	024-0-140-025
024-0-101-020	024-0-103-150	024-0-112-260	024-0-140-035
024-0-101-030	024-0-103-160	024-0-112-300	024-0-141-015
024-0-101-080	024-0-103-170	024-0-112-310	024-0-141-025
024-0-101-090	024-0-103-180	024-0-112-320	024-0-141-035
024-0-101-100	024-0-103-190	024-0-112-330	024-0-141-045
024-0-101-110	024-0-103-200	024-0-112-340	024-0-141-055
024-0-101-120	024-0-103-210	024-0-112-350	024-0-141-065
024-0-101-130	024-0-103-220	024-0-112-400	024-0-141-070
024-0-101-140	024-0-103-230	024-0-112-410	024-0-142-015
024-0-101-150	024-0-111-010	024-0-120-025	024-0-142-025
024-0-101-160	024-0-111-020	024-0-120-035	024-0-142-035
024-0-101-170	024-0-111-030	024-0-120-045	024-0-142-045
024-0-101-180	024-0-111-040	024-0-120-055	024-0-142-055
024-0-101-190	024-0-111-060	024-0-120-095	024-0-142-065
024-0-101-200	024-0-111-070	024-0-120-105	024-0-142-075
024-0-101-210	024-0-111-080	024-0-120-145	024-0-142-085
024-0-101-220	024-0-111-090	024-0-120-155	024-0-142-110
024-0-101-230	024-0-111-100	024-0-120-165	024-0-143-015
024-0-102-010	024-0-111-110	024-0-120-175	024-0-143-025
024-0-102-020	024-0-111-120	024-0-120-225	024-0-143-035
024-0-102-070	024-0-111-130	024-0-120-235	024-0-143-045
024-0-102-080	024-0-111-140	024-0-120-265	024-0-144-010
024-0-102-090	024-0-111-160	024-0-120-285	024-0-151-015
024-0-102-100	024-0-111-170	024-0-120-295	024-0-151-025
024-0-102-110	024-0-111-180	024-0-131-015	024-0-151-035
024-0-102-120	024-0-111-190	024-0-131-025	024-0-151-045
024-0-102-140	024-0-111-200	024-0-131-035	024-0-151-055
024-0-102-150	024-0-111-210	024-0-131-045	024-0-151-065
024-0-102-160	024-0-111-220	024-0-131-055	024-0-151-075
024-0-102-170	024-0-111-230	024-0-131-065	024-0-151-085
024-0-102-180	024-0-111-240	024-0-132-015	024-0-151-095
024-0-102-190	024-0-112-010	024-0-132-025	024-0-151-105
024-0-102-200	024-0-112-030	024-0-132-035	024-0-151-115
024-0-102-210	024-0-112-040	024-0-132-045	024-0-160-015
024-0-102-230	024-0-112-050	024-0-132-055	024-0-160-025
024-0-102-240	024-0-112-060	024-0-132-065	024-0-160-035
024-0-102-250	024-0-112-100	024-0-132-075	024-0-160-045
024-0-102-280	024-0-112-110	024-0-133-015	024-0-160-055
024-0-102-290	024-0-112-120	024-0-133-025	024-0-160-065
024-0-103-060	024-0-112-160	024-0-133-035	024-0-160-075
024-0-103-070	024-0-112-170	024-0-133-045	024-0-160-085

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028-0-010-020	028-0-072-130	028-0-092-070	028-0-130-085
028-0-010-040	028-0-072-170	028-0-092-080	028-0-140-015
028-0-010-050	028-0-072-180	028-0-100-060	028-0-140-025
028-0-010-070	028-0-072-190	028-0-100-080	028-0-140-035
028-0-010-080	028-0-072-200	028-0-100-090	028-0-140-040
028-0-010-090	028-0-072-220	028-0-100-100	028-0-140-050
028-0-010-120	028-0-072-230	028-0-100-110	028-0-151-035
028-0-020-030	028-0-072-240	028-0-100-120	028-0-151-045
028-0-020-040	028-0-072-250	028-0-100-130	028-0-151-055
028-0-020-070	028-0-072-260	028-0-100-140	028-0-151-065
028-0-030-020	028-0-072-270	028-0-100-160	028-0-152-125
028-0-030-060	028-0-072-290	028-0-111-010	028-0-152-135
028-0-030-110	028-0-072-300	028-0-111-020	028-0-152-145
028-0-030-135	028-0-072-310	028-0-111-030	028-0-152-155
028-0-040-010	028-0-072-340	028-0-111-040	028-0-152-165
028-0-040-020	028-0-072-350	028-0-111-050	028-0-152-175
028-0-040-030	028-0-072-360	028-0-111-060	028-0-152-185
028-0-040-040	028-0-072-370	028-0-112-025	028-0-152-195
028-0-040-055	028-0-072-390	028-0-112-030	028-0-152-205
028-0-040-100	028-0-072-400	028-0-112-050	028-0-152-215
028-0-040-110	028-0-072-410	028-0-112-065	028-0-152-225
028-0-040-130	028-0-072-420	028-0-112-080	028-0-152-235
028-0-040-140	028-0-072-430	028-0-112-100	028-0-152-245
028-0-040-150	028-0-072-440	028-0-112-110	028-0-152-255
028-0-050-010	028-0-072-450	028-0-112-120	028-0-152-265
028-0-050-030	028-0-072-460	028-0-112-130	028-0-152-275
028-0-050-040	028-0-073-010	028-0-120-010	028-0-152-285
028-0-050-050	028-0-073-040	028-0-120-025	028-0-152-295
028-0-050-060	028-0-073-050	028-0-120-030	028-0-152-305
028-0-060-030	028-0-080-020	028-0-120-040	028-0-152-315
028-0-060-040	028-0-080-030	028-0-120-060	028-0-152-325
028-0-060-050	028-0-080-040	028-0-120-105	028-0-152-335
028-0-060-080	028-0-080-050	028-0-120-115	028-0-153-185
028-0-060-090	028-0-080-060	028-0-120-130	028-0-153-195
028-0-060-100	028-0-080-070	028-0-120-170	028-0-153-205
028-0-071-010	028-0-080-100	028-0-120-180	028-0-153-215
028-0-072-030	028-0-080-110	028-0-120-215	028-0-153-225
028-0-072-040	028-0-080-120	028-0-120-225	028-0-153-235
028-0-072-050	028-0-080-130	028-0-120-230	028-0-153-245
028-0-072-060	028-0-091-020	028-0-120-240	028-0-153-255
028-0-072-070	028-0-091-040	028-0-120-255	028-0-153-265
028-0-072-080	028-0-091-050	028-0-120-265	028-0-153-275
028-0-072-090	028-0-091-090	028-0-130-010	028-0-153-285
028-0-072-100	028-0-091-100	028-0-130-045	028-0-153-295
028-0-072-110	028-0-092-040	028-0-130-065	028-0-153-305
028-0-072-120	028-0-092-060	028-0-130-075	028-0-153-315

Parcels

028-0-153-325	028-0-161-035	028-0-171-160	028-0-181-095
028-0-153-335	028-0-161-045	028-0-171-170	028-0-181-105
028-0-153-345	028-0-161-055	028-0-171-180	028-0-181-115
028-0-153-355	028-0-161-065	028-0-171-190	028-0-181-125
028-0-153-365	028-0-161-075	028-0-171-200	028-0-181-135
028-0-153-375	028-0-161-085	028-0-171-210	028-0-182-015
028-0-153-385	028-0-161-095	028-0-171-220	028-0-182-025
028-0-153-395	028-0-161-105	028-0-171-230	028-0-182-035
028-0-153-405	028-0-161-115	028-0-171-240	028-0-182-045
028-0-153-415	028-0-161-125	028-0-171-250	028-0-182-055
028-0-153-425	028-0-161-135	028-0-171-260	028-0-182-065
028-0-153-435	028-0-161-145	028-0-171-270	029-0-010-025
028-0-153-445	028-0-161-155	028-0-171-280	029-0-010-090
028-0-153-455	028-0-161-165	028-0-172-010	029-0-010-120
028-0-153-465	028-0-161-175	028-0-172-020	029-0-010-145
028-0-153-475	028-0-161-185	028-0-172-030	029-0-010-155
028-0-153-485	028-0-162-015	028-0-172-040	029-0-010-165
028-0-153-495	028-0-162-025	028-0-172-050	029-0-010-175
028-0-153-505	028-0-162-035	028-0-172-060	029-0-010-185
028-0-153-515	028-0-162-045	028-0-172-070	029-0-010-205
028-0-154-095	028-0-162-055	028-0-172-080	029-0-010-215
028-0-154-105	028-0-162-065	028-0-172-090	029-0-010-225
028-0-154-115	028-0-162-075	028-0-172-100	029-0-010-235
028-0-154-125	028-0-162-085	028-0-172-110	029-0-010-245
028-0-154-135	028-0-162-095	028-0-172-120	029-0-010-260
028-0-154-145	028-0-162-105	028-0-172-130	029-0-010-285
028-0-154-155	028-0-162-115	028-0-172-140	029-0-010-310
028-0-154-165	028-0-162-125	028-0-172-150	029-0-010-335
028-0-154-175	028-0-162-135	028-0-172-160	029-0-010-355
028-0-154-185	028-0-162-145	028-0-173-010	029-0-010-370
028-0-154-195	028-0-162-155	028-0-173-020	029-0-010-385
028-0-154-205	028-0-171-010	028-0-173-030	029-0-010-405
028-0-154-215	028-0-171-020	028-0-173-040	029-0-010-420
028-0-154-225	028-0-171-030	028-0-173-050	029-0-010-450
028-0-154-235	028-0-171-040	028-0-173-060	029-0-010-485
028-0-154-245	028-0-171-050	028-0-173-070	029-0-010-490
028-0-155-055	028-0-171-060	028-0-173-080	029-0-010-500
028-0-155-065	028-0-171-070	028-0-173-090	029-0-010-520
028-0-155-075	028-0-171-080	028-0-173-100	029-0-010-530
028-0-155-085	028-0-171-090	028-0-173-110	029-0-010-545
028-0-155-095	028-0-171-100	028-0-173-120	029-0-010-580
028-0-155-105	028-0-171-110	028-0-173-130	029-0-010-590
028-0-155-115	028-0-171-120	028-0-173-140	029-0-010-600
028-0-155-125	028-0-171-130	028-0-181-065	029-0-010-610
028-0-161-015	028-0-171-140	028-0-181-075	029-0-010-620
028-0-161-025	028-0-171-150	028-0-181-085	029-0-010-635

Parcels

029-0-010-645	029-0-032-195	029-0-070-200	029-0-100-450
029-0-010-675	029-0-032-200	029-0-070-210	029-0-100-465
029-0-010-685	029-0-033-190	029-0-070-230	029-0-100-475
029-0-010-690	029-0-033-210	029-0-070-250	029-0-100-485
029-0-010-700	029-0-033-230	029-0-070-260	029-0-100-495
029-0-010-715	029-0-033-240	029-0-070-280	029-0-100-505
029-0-010-725	029-0-033-250	029-0-070-290	029-0-100-510
029-0-010-735	029-0-033-260	029-0-070-300	029-0-100-520
029-0-010-745	029-0-033-270	029-0-070-310	029-0-100-540
029-0-010-795	029-0-033-280	029-0-070-350	029-0-100-550
029-0-010-800	029-0-050-050	029-0-070-360	029-0-100-560
029-0-010-810	029-0-050-060	029-0-081-015	029-0-100-570
029-0-010-820	029-0-050-080	029-0-081-020	029-0-100-580
029-0-010-835	029-0-050-090	029-0-081-030	029-0-100-590
029-0-010-845	029-0-050-100	029-0-081-040	029-0-100-600
029-0-020-040	029-0-050-110	029-0-081-065	029-0-110-010
029-0-020-050	029-0-060-020	029-0-081-095	029-0-110-030
029-0-020-060	029-0-060-030	029-0-081-105	029-0-110-050
029-0-020-070	029-0-060-040	029-0-081-115	029-0-110-060
029-0-020-080	029-0-060-050	029-0-082-025	029-0-110-080
029-0-020-210	029-0-060-060	029-0-090-010	029-0-110-090
029-0-020-230	029-0-060-070	029-0-090-020	029-0-110-100
029-0-020-240	029-0-060-080	029-0-090-070	029-0-110-110
029-0-020-260	029-0-060-120	029-0-090-090	029-0-110-120
029-0-020-280	029-0-060-190	029-0-090-100	029-0-110-200
029-0-020-290	029-0-060-200	029-0-090-120	029-0-110-250
029-0-020-310	029-0-060-230	029-0-090-135	029-0-110-280
029-0-020-320	029-0-060-240	029-0-090-145	029-0-110-300
029-0-020-330	029-0-060-250	029-0-090-150	029-0-110-350
029-0-020-340	029-0-060-260	029-0-100-010	029-0-110-370
029-0-020-350	029-0-060-270	029-0-100-020	029-0-110-380
029-0-020-360	029-0-060-280	029-0-100-050	029-0-110-390
029-0-031-030	029-0-060-290	029-0-100-060	029-0-110-400
029-0-031-040	029-0-070-020	029-0-100-100	029-0-110-440
029-0-031-050	029-0-070-030	029-0-100-130	029-0-110-450
029-0-031-095	029-0-070-040	029-0-100-140	029-0-110-460
029-0-031-100	029-0-070-050	029-0-100-200	029-0-110-470
029-0-031-115	029-0-070-060	029-0-100-235	029-0-110-480
029-0-031-170	029-0-070-070	029-0-100-255	029-0-110-490
029-0-031-185	029-0-070-080	029-0-100-265	029-0-120-021
029-0-031-190	029-0-070-090	029-0-100-275	029-0-120-022
029-0-031-200	029-0-070-100	029-0-100-375	029-0-120-030
029-0-032-020	029-0-070-110	029-0-100-385	029-0-120-040
029-0-032-155	029-0-070-120	029-0-100-395	029-0-120-060
029-0-032-175	029-0-070-140	029-0-100-405	029-0-120-080
029-0-032-185	029-0-070-150	029-0-100-430	029-0-120-090

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029-0-120-100	030-0-030-095	030-0-070-225	030-0-100-395
029-0-120-110	030-0-030-105	030-0-070-240	030-0-100-405
029-0-120-120	030-0-030-115	030-0-070-265	030-0-100-415
029-0-120-130	030-0-030-145	030-0-070-275	030-0-100-425
029-0-120-140	030-0-030-175	030-0-070-280	030-0-100-445
029-0-120-160	030-0-030-195	030-0-070-290	030-0-100-485
029-0-120-180	030-0-030-205	030-0-070-305	030-0-100-495
029-0-130-015	030-0-030-215	030-0-070-315	030-0-100-505
029-0-130-035	030-0-030-255	030-0-090-025	030-0-100-525
029-0-130-045	030-0-030-265	030-0-090-035	030-0-111-015
029-0-130-055	030-0-030-275	030-0-090-075	030-0-111-035
029-0-130-065	030-0-030-315	030-0-090-085	030-0-111-055
029-0-130-075	030-0-030-345	030-0-090-095	030-0-111-065
029-0-130-130	030-0-030-355	030-0-090-115	030-0-111-075
029-0-130-140	030-0-030-365	030-0-090-145	030-0-111-085
029-0-130-155	030-0-030-375	030-0-090-155	030-0-111-095
029-0-130-185	030-0-030-395	030-0-090-165	030-0-111-105
029-0-130-195	030-0-030-405	030-0-090-175	030-0-111-115
029-0-130-205	030-0-030-425	030-0-090-185	030-0-112-025
029-0-130-215	030-0-030-435	030-0-090-205	030-0-112-030
029-0-140-020	030-0-030-445	030-0-090-215	030-0-112-045
029-0-140-030	030-0-030-455	030-0-090-225	030-0-112-055
029-0-140-040	030-0-030-475	030-0-090-245	030-0-120-010
029-0-140-060	030-0-030-495	030-0-090-265	030-0-120-040
029-0-140-100	030-0-030-500	030-0-090-275	030-0-120-050
029-0-140-110	030-0-030-510	030-0-090-285	030-0-120-060
029-0-140-120	030-0-030-525	030-0-090-295	030-0-120-075
029-0-140-130	030-0-030-535	030-0-100-015	030-0-120-105
029-0-140-140	030-0-030-560	030-0-100-025	030-0-120-115
029-0-140-150	030-0-040-070	030-0-100-055	030-0-120-125
030-0-010-010	030-0-040-080	030-0-100-065	030-0-130-045
030-0-010-070	030-0-040-090	030-0-100-085	030-0-130-105
030-0-010-080	030-0-040-100	030-0-100-095	030-0-130-255
030-0-010-090	030-0-040-110	030-0-100-125	030-0-130-265
030-0-020-075	030-0-040-185	030-0-100-135	030-0-130-275
030-0-020-150	030-0-040-195	030-0-100-145	030-0-160-015
030-0-020-160	030-0-040-215	030-0-100-175	030-0-160-025
030-0-020-175	030-0-040-225	030-0-100-195	030-0-160-035
030-0-020-200	030-0-040-235	030-0-100-245	030-0-160-045
030-0-020-210	030-0-040-245	030-0-100-255	030-0-160-075
030-0-020-220	030-0-040-265	030-0-100-275	030-0-160-095
030-0-030-020	030-0-040-270	030-0-100-295	030-0-160-105
030-0-030-030	030-0-070-055	030-0-100-325	030-0-160-165
030-0-030-050	030-0-070-105	030-0-100-335	030-0-160-175
030-0-030-060	030-0-070-115	030-0-100-345	030-0-160-185
030-0-030-070	030-0-070-185	030-0-100-385	030-0-160-240

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030-0-160-255	030-0-220-155	031-0-062-175	031-0-094-045
030-0-160-265	030-0-220-165	031-0-070-105	031-0-094-075
030-0-160-275	030-0-220-215	031-0-070-115	031-0-094-085
030-0-160-295	030-0-220-235	031-0-070-125	031-0-094-115
030-0-160-305	030-0-220-245	031-0-070-135	031-0-094-125
030-0-170-050	030-0-220-255	031-0-070-195	031-0-094-135
030-0-170-080	030-0-220-275	031-0-070-220	031-0-094-145
030-0-170-100	030-0-220-295	031-0-070-240	031-0-094-155
030-0-170-110	030-0-220-325	031-0-070-260	031-0-094-175
030-0-170-120	030-0-220-335	031-0-070-270	031-0-094-185
030-0-170-140	030-0-220-345	031-0-070-280	031-0-094-195
030-0-170-190	030-0-220-355	031-0-070-290	031-0-094-215
030-0-170-200	030-0-220-365	031-0-070-300	031-0-094-225
030-0-180-055	030-0-230-015	031-0-070-320	031-0-094-235
030-0-190-115	030-0-230-025	031-0-091-015	031-0-094-250
030-0-190-135	030-0-230-035	031-0-091-035	031-0-094-265
030-0-190-165	030-0-230-045	031-0-091-045	031-0-094-295
030-0-190-175	030-0-230-055	031-0-091-085	031-0-094-305
030-0-190-205	030-0-230-065	031-0-091-095	031-0-094-315
030-0-190-225	030-0-230-075	031-0-091-105	031-0-094-345
030-0-190-235	030-0-230-085	031-0-091-135	031-0-094-375
030-0-190-245	030-0-230-105	031-0-091-155	031-0-094-385
030-0-190-255	030-0-230-115	031-0-091-165	031-0-094-395
030-0-190-265	030-0-230-125	031-0-092-015	031-0-094-435
030-0-200-015	030-0-230-135	031-0-092-035	031-0-094-445
030-0-200-031	030-0-230-145	031-0-092-065	031-0-094-455
030-0-200-032	030-0-230-155	031-0-092-075	031-0-094-465
030-0-200-045	030-0-230-165	031-0-092-085	031-0-094-475
030-0-200-055	030-0-230-175	031-0-092-105	031-0-094-485
030-0-200-065	030-0-230-215	031-0-092-115	031-0-094-505
030-0-200-075	030-0-230-235	031-0-092-125	031-0-094-515
030-0-200-085	030-0-230-245	031-0-092-135	031-0-094-525
030-0-220-015	030-0-230-255	031-0-093-025	031-0-094-535
030-0-220-025	030-0-230-275	031-0-093-045	031-0-094-555
030-0-220-035	030-0-230-285	031-0-093-055	031-0-094-575
030-0-220-045	030-0-230-295	031-0-093-065	031-0-094-585
030-0-220-055	030-0-230-305	031-0-093-075	031-0-094-595
030-0-220-065	030-0-240-010	031-0-093-085	031-0-094-605
030-0-220-075	030-0-240-035	031-0-093-095	031-0-094-615
030-0-220-085	030-0-240-045	031-0-093-115	031-0-094-625
030-0-220-095	030-0-240-055	031-0-093-135	031-0-094-635
030-0-220-105	030-0-240-065	031-0-093-155	031-0-094-645
030-0-220-115	030-0-240-075	031-0-093-165	031-0-101-030
030-0-220-125	030-0-240-085	031-0-093-175	031-0-101-045
030-0-220-135	031-0-062-155	031-0-093-185	031-0-101-055
030-0-220-145	031-0-062-165	031-0-093-195	031-0-101-065

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031-0-101-075	031-0-111-325	031-0-113-045	031-0-114-315
031-0-101-085	031-0-111-335	031-0-113-055	031-0-114-325
031-0-101-095	031-0-111-375	031-0-113-095	031-0-120-010
031-0-101-110	031-0-111-385	031-0-113-145	031-0-120-170
031-0-101-135	031-0-111-425	031-0-113-155	031-0-120-180
031-0-101-145	031-0-111-435	031-0-113-180	031-0-160-125
031-0-101-155	031-0-111-445	031-0-113-190	031-0-171-030
031-0-101-165	031-0-111-455	031-0-113-205	031-0-174-090
031-0-101-175	031-0-111-475	031-0-113-215	031-0-183-020
031-0-101-185	031-0-111-495	031-0-113-235	031-0-183-030
031-0-101-195	031-0-111-505	031-0-113-255	031-0-183-040
031-0-101-205	031-0-111-515	031-0-113-285	031-0-183-050
031-0-101-215	031-0-111-525	031-0-113-295	031-0-183-120
031-0-101-225	031-0-111-575	031-0-113-305	031-0-183-130
031-0-101-235	031-0-111-585	031-0-113-325	031-0-183-140
031-0-101-265	031-0-111-595	031-0-113-355	031-0-190-010
031-0-101-275	031-0-111-625	031-0-113-365	031-0-190-060
031-0-101-285	031-0-111-635	031-0-113-375	031-0-190-180
031-0-101-295	031-0-111-675	031-0-113-385	031-0-190-380
031-0-101-305	031-0-111-685	031-0-113-395	031-0-190-475
031-0-101-315	031-0-111-695	031-0-113-405	031-0-190-485
031-0-101-325	031-0-111-705	031-0-113-415	031-0-190-490
031-0-101-335	031-0-111-715	031-0-113-425	031-0-190-535
031-0-101-345	031-0-111-725	031-0-113-435	031-0-190-625
031-0-101-355	031-0-111-755	031-0-113-445	031-0-190-680
031-0-101-365	031-0-111-775	031-0-114-045	031-0-200-015
031-0-101-375	031-0-112-015	031-0-114-055	031-0-200-025
031-0-101-385	031-0-112-045	031-0-114-065	031-0-200-035
031-0-101-395	031-0-112-075	031-0-114-085	031-0-200-045
031-0-101-405	031-0-112-085	031-0-114-095	031-0-200-055
031-0-111-035	031-0-112-095	031-0-114-105	031-0-200-065
031-0-111-045	031-0-112-105	031-0-114-115	031-0-200-075
031-0-111-055	031-0-112-145	031-0-114-125	031-0-200-085
031-0-111-065	031-0-112-155	031-0-114-135	031-0-200-095
031-0-111-075	031-0-112-175	031-0-114-155	031-0-200-105
031-0-111-085	031-0-112-215	031-0-114-165	031-0-200-115
031-0-111-095	031-0-112-255	031-0-114-175	031-0-200-125
031-0-111-105	031-0-112-265	031-0-114-195	031-0-200-135
031-0-111-115	031-0-112-275	031-0-114-205	031-0-200-145
031-0-111-145	031-0-112-295	031-0-114-215	031-0-200-155
031-0-111-155	031-0-112-305	031-0-114-235	031-0-200-165
031-0-111-215	031-0-112-345	031-0-114-245	031-0-200-185
031-0-111-225	031-0-112-355	031-0-114-265	031-0-200-195
031-0-111-235	031-0-112-365	031-0-114-275	031-0-200-205
031-0-111-245	031-0-112-375	031-0-114-295	031-0-200-215
031-0-111-255	031-0-113-035	031-0-114-305	031-0-210-025

Parcels

031-0-210-065	032-0-020-165	032-0-061-015	032-0-130-105
031-0-210-075	032-0-030-015	032-0-061-035	032-0-130-115
031-0-210-115	032-0-030-025	032-0-061-045	032-0-130-120
031-0-210-125	032-0-030-035	032-0-061-055	032-0-130-195
031-0-210-175	032-0-030-045	032-0-061-065	032-0-130-205
031-0-210-225	032-0-030-055	032-0-061-075	032-0-130-215
031-0-210-245	032-0-030-075	032-0-061-085	032-0-130-245
031-0-210-255	032-0-030-085	032-0-061-095	032-0-140-430
031-0-210-285	032-0-030-095	032-0-061-105	032-0-150-030
031-0-210-305	032-0-030-105	032-0-062-015	032-0-150-040
031-0-210-315	032-0-030-115	032-0-062-025	032-0-150-065
031-0-210-375	032-0-030-125	032-0-062-045	032-0-150-075
031-0-210-395	032-0-041-015	032-0-062-055	032-0-150-080
031-0-210-405	032-0-041-025	032-0-062-095	032-0-150-100
031-0-210-415	032-0-041-045	032-0-062-135	032-0-172-015
031-0-210-425	032-0-041-055	032-0-062-145	032-0-172-025
031-0-222-075	032-0-041-065	032-0-062-155	032-0-172-085
031-0-222-085	032-0-041-075	032-0-062-165	032-0-172-095
031-0-222-095	032-0-041-085	032-0-062-175	032-0-172-105
031-0-223-025	032-0-041-095	032-0-062-185	032-0-174-045
031-0-223-060	032-0-041-105	032-0-062-195	032-0-174-065
031-0-223-075	032-0-041-115	032-0-062-215	032-0-174-095
031-0-223-085	032-0-041-125	032-0-062-225	032-0-174-110
031-0-223-115	032-0-041-135	032-0-063-025	032-0-174-120
031-0-223-125	032-0-042-025	032-0-063-055	032-0-174-190
031-0-223-200	032-0-042-035	032-0-063-065	032-0-175-065
032-0-010-015	032-0-042-055	032-0-063-075	032-0-175-075
032-0-010-030	032-0-042-065	032-0-063-095	032-0-175-085
032-0-010-040	032-0-042-075	032-0-063-105	032-0-175-095
032-0-010-065	032-0-050-025	032-0-070-030	032-0-175-125
032-0-010-085	032-0-050-035	032-0-070-070	032-0-176-045
032-0-010-120	032-0-050-045	032-0-070-085	032-0-176-055
032-0-010-130	032-0-050-055	032-0-070-105	032-0-176-065
032-0-010-150	032-0-050-065	032-0-110-015	032-0-176-075
032-0-010-160	032-0-050-075	032-0-120-015	032-0-176-095
032-0-020-015	032-0-050-095	032-0-120-030	032-0-176-105
032-0-020-055	032-0-050-105	032-0-120-040	032-0-176-115
032-0-020-065	032-0-050-125	032-0-120-050	032-0-176-125
032-0-020-075	032-0-050-135	032-0-120-065	032-0-176-135
032-0-020-095	032-0-050-145	032-0-120-075	032-0-177-015
032-0-020-105	032-0-050-165	032-0-120-085	032-0-177-025
032-0-020-115	032-0-050-225	032-0-120-115	032-0-177-035
032-0-020-125	032-0-050-235	032-0-120-125	032-0-177-045
032-0-020-135	032-0-050-255	032-0-130-050	032-0-177-065
032-0-020-145	032-0-050-265	032-0-130-060	032-0-177-075
032-0-020-155	032-0-050-275	032-0-130-080	032-0-177-085

Parcels

032-0-177-095	032-0-222-065	032-0-243-325	032-0-261-045
032-0-177-105	032-0-222-075	032-0-243-335	032-0-262-015
032-0-192-015	032-0-222-085	032-0-243-345	032-0-262-025
032-0-192-160	032-0-230-025	032-0-243-355	032-0-262-035
032-0-192-175	032-0-230-035	032-0-243-365	032-0-262-045
032-0-192-180	032-0-230-045	032-0-243-375	032-0-262-055
032-0-192-190	032-0-230-055	032-0-243-385	032-0-262-065
032-0-201-015	032-0-230-065	032-0-260-015	032-0-262-075
032-0-201-025	032-0-230-075	032-0-260-025	032-0-262-085
032-0-201-055	032-0-230-085	032-0-260-035	032-0-263-015
032-0-201-085	032-0-230-095	032-0-260-045	032-0-263-025
032-0-201-105	032-0-230-400	032-0-260-055	032-0-263-035
032-0-201-115	032-0-242-195	032-0-260-065	032-0-263-045
032-0-201-145	032-0-242-205	032-0-260-075	032-0-263-055
032-0-201-155	032-0-242-215	032-0-260-085	032-0-263-065
032-0-201-165	032-0-242-225	032-0-260-095	032-0-263-075
032-0-201-205	032-0-242-235	032-0-260-105	032-0-263-085
032-0-201-225	032-0-242-245	032-0-260-115	032-0-263-095
032-0-201-235	032-0-242-255	032-0-260-125	032-0-263-105
032-0-202-015	032-0-242-265	032-0-260-135	032-0-263-115
032-0-202-055	032-0-242-275	032-0-260-145	032-0-263-125
032-0-202-065	032-0-242-285	032-0-260-155	032-0-263-135
032-0-202-075	032-0-242-295	032-0-260-165	032-0-263-145
032-0-202-095	032-0-242-315	032-0-260-175	032-0-263-155
032-0-202-105	032-0-242-325	032-0-260-185	032-0-263-165
032-0-202-115	032-0-242-335	032-0-260-195	032-0-263-175
032-0-221-065	032-0-242-345	032-0-260-205	032-0-263-185
032-0-221-075	032-0-242-355	032-0-260-215	032-0-263-195
032-0-221-085	032-0-242-365	032-0-260-225	032-0-263-205
032-0-221-095	032-0-243-065	032-0-260-235	032-0-263-215
032-0-221-105	032-0-243-075	032-0-260-245	032-0-263-225
032-0-221-115	032-0-243-085	032-0-260-255	032-0-263-235
032-0-221-125	032-0-243-095	032-0-260-265	032-0-263-245
032-0-221-135	032-0-243-195	032-0-260-275	032-0-263-255
032-0-221-145	032-0-243-205	032-0-260-285	032-0-263-260
032-0-221-215	032-0-243-215	032-0-260-295	032-0-264-015
032-0-221-225	032-0-243-225	032-0-260-305	032-0-264-025
032-0-221-235	032-0-243-235	032-0-260-315	032-0-264-035
032-0-221-245	032-0-243-245	032-0-260-325	032-0-264-045
032-0-221-255	032-0-243-255	032-0-260-335	032-0-264-055
032-0-221-265	032-0-243-265	032-0-260-345	032-0-264-065
032-0-221-275	032-0-243-275	032-0-260-355	032-0-264-075
032-0-221-285	032-0-243-285	032-0-260-365	032-0-264-085
032-0-221-315	032-0-243-295	032-0-261-015	032-0-264-095
032-0-221-325	032-0-243-305	032-0-261-025	032-0-264-105
032-0-221-335	032-0-243-315	032-0-261-035	032-0-264-115

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032-0-264-125	032-0-267-145	032-0-269-195	033-0-030-175
032-0-264-135	032-0-267-155	032-0-269-205	033-0-030-180
032-0-264-145	032-0-267-165	032-0-269-215	033-0-030-190
032-0-264-155	032-0-267-175	032-0-269-225	033-0-030-205
032-0-264-165	032-0-267-185	033-0-020-015	033-0-030-215
032-0-264-175	032-0-267-195	033-0-020-085	033-0-030-225
032-0-264-185	032-0-267-205	033-0-020-095	033-0-030-235
032-0-264-195	032-0-267-215	033-0-020-110	033-0-040-030
032-0-265-015	032-0-268-015	033-0-020-135	033-0-040-060
032-0-265-025	032-0-268-025	033-0-020-175	033-0-040-070
032-0-265-035	032-0-268-035	033-0-020-185	033-0-040-085
032-0-265-045	032-0-268-045	033-0-020-195	033-0-040-090
032-0-265-055	032-0-268-055	033-0-020-205	033-0-040-100
032-0-265-065	032-0-268-065	033-0-020-215	033-0-040-110
032-0-265-075	032-0-268-075	033-0-020-225	033-0-040-130
032-0-265-085	032-0-268-085	033-0-020-245	033-0-040-140
032-0-266-015	032-0-268-095	033-0-020-255	033-0-040-150
032-0-266-025	032-0-268-105	033-0-020-275	033-0-040-165
032-0-266-035	032-0-268-115	033-0-020-285	033-0-040-175
032-0-266-045	032-0-268-125	033-0-020-305	033-0-040-185
032-0-266-055	032-0-268-135	033-0-020-335	033-0-040-225
032-0-266-065	032-0-268-145	033-0-020-345	033-0-040-230
032-0-266-075	032-0-268-155	033-0-020-385	033-0-040-250
032-0-266-085	032-0-268-165	033-0-020-395	033-0-040-280
032-0-266-095	032-0-268-175	033-0-020-405	033-0-040-290
032-0-266-105	032-0-268-185	033-0-020-415	033-0-040-400
032-0-266-115	032-0-268-195	033-0-020-425	033-0-040-410
032-0-266-125	032-0-268-205	033-0-020-435	033-0-040-435
032-0-266-135	032-0-269-015	033-0-020-445	033-0-040-445
032-0-266-145	032-0-269-025	033-0-020-450	033-0-040-455
032-0-266-155	032-0-269-035	033-0-020-460	033-0-050-020
032-0-266-165	032-0-269-045	033-0-020-475	033-0-050-040
032-0-266-175	032-0-269-055	033-0-020-485	033-0-050-050
032-0-267-015	032-0-269-065	033-0-030-015	033-0-050-060
032-0-267-025	032-0-269-075	033-0-030-025	033-0-050-120
032-0-267-035	032-0-269-085	033-0-030-030	033-0-050-130
032-0-267-045	032-0-269-095	033-0-030-040	033-0-050-180
032-0-267-055	032-0-269-105	033-0-030-050	033-0-050-190
032-0-267-065	032-0-269-115	033-0-030-075	033-0-050-210
032-0-267-075	032-0-269-125	033-0-030-080	033-0-050-240
032-0-267-085	032-0-269-135	033-0-030-115	033-0-050-250
032-0-267-095	032-0-269-145	033-0-030-125	033-0-050-280
032-0-267-105	032-0-269-155	033-0-030-130	033-0-050-290
032-0-267-115	032-0-269-165	033-0-030-145	033-0-050-300
032-0-267-125	032-0-269-175	033-0-030-155	033-0-050-310
032-0-267-135	032-0-269-185	033-0-030-165	033-0-050-320

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033-0-050-330	033-0-060-680	033-0-100-120	033-0-291-065
033-0-050-340	033-0-060-690	033-0-100-155	033-0-291-075
033-0-050-350	033-0-060-705	033-0-100-165	033-0-291-085
033-0-050-380	033-0-060-725	033-0-100-170	033-0-291-095
033-0-050-390	033-0-060-735	033-0-100-180	033-0-291-105
033-0-050-400	033-0-060-740	033-0-110-035	033-0-291-115
033-0-050-410	033-0-060-765	033-0-110-095	033-0-293-015
033-0-050-420	033-0-060-775	033-0-110-115	033-0-293-025
033-0-050-430	033-0-060-785	033-0-110-215	033-0-350-020
033-0-050-460	033-0-060-855	033-0-110-235	033-0-350-115
033-0-050-490	033-0-060-865	033-0-110-245	033-0-350-155
033-0-050-540	033-0-060-875	033-0-110-275	033-0-350-225
033-0-050-550	033-0-060-885	033-0-110-285	033-0-350-235
033-0-050-560	033-0-060-895	033-0-110-315	033-0-350-245
033-0-050-570	033-0-070-040	033-0-110-365	033-0-350-295
033-0-050-590	033-0-070-050	033-0-110-375	033-0-350-375
033-0-050-625	033-0-070-115	033-0-110-385	033-0-350-445
033-0-050-635	033-0-070-125	033-0-120-020	033-0-350-455
033-0-050-645	033-0-070-135	033-0-120-035	033-0-350-495
033-0-050-655	033-0-081-010	033-0-120-070	033-0-350-505
033-0-050-665	033-0-082-015	033-0-120-095	033-0-350-515
033-0-050-670	033-0-082-040	033-0-120-100	033-0-350-525
033-0-050-680	033-0-082-075	033-0-120-135	033-0-350-535
033-0-060-010	033-0-082-080	033-0-120-145	033-0-350-545
033-0-060-105	033-0-082-090	033-0-120-150	033-0-350-555
033-0-060-190	033-0-082-115	033-0-120-160	033-0-350-575
033-0-060-205	033-0-082-125	033-0-120-185	033-0-350-585
033-0-060-245	033-0-082-135	033-0-120-190	033-0-350-595
033-0-060-285	033-0-090-015	033-0-120-200	033-0-350-625
033-0-060-315	033-0-090-020	033-0-120-215	033-0-380-015
033-0-060-355	033-0-090-045	033-0-120-225	033-0-380-025
033-0-060-365	033-0-090-055	033-0-120-235	033-0-380-035
033-0-060-375	033-0-090-065	033-0-130-025	033-0-380-045
033-0-060-405	033-0-090-075	033-0-130-085	033-0-380-055
033-0-060-415	033-0-090-080	033-0-130-105	033-0-380-065
033-0-060-490	033-0-090-090	033-0-130-110	033-0-380-075
033-0-060-500	033-0-090-105	033-0-150-540	033-0-380-085
033-0-060-525	033-0-090-115	033-0-150-555	033-0-380-095
033-0-060-535	033-0-100-010	033-0-160-010	033-0-380-105
033-0-060-560	033-0-100-020	033-0-200-365	033-0-380-115
033-0-060-575	033-0-100-045	033-0-270-020	033-0-410-015
033-0-060-585	033-0-100-055	033-0-270-595	033-0-410-075
033-0-060-605	033-0-100-060	033-0-270-640	033-0-420-125
033-0-060-625	033-0-100-090	033-0-280-235	033-0-440-035
033-0-060-660	033-0-100-100	033-0-280-245	033-0-440-045
033-0-060-670	033-0-100-115	033-0-280-255	033-0-440-055

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033-0-440-065	034-0-102-185	035-0-020-010	035-0-100-275
033-0-440-075	034-0-104-075	035-0-030-055	035-0-100-285
033-0-440-085	034-0-104-090	035-0-030-065	035-0-100-295
033-0-440-095	034-0-104-115	035-0-030-075	035-0-100-315
033-0-440-105	034-0-104-125	035-0-030-085	035-0-100-345
033-0-440-115	034-0-104-135	035-0-030-095	035-0-100-355
033-0-440-125	034-0-105-020	035-0-030-105	035-0-120-010
033-0-440-135	034-0-105-055	035-0-030-115	035-0-120-095
033-0-440-145	034-0-105-065	035-0-030-205	035-0-120-100
033-0-440-155	034-0-120-215	035-0-030-215	035-0-120-130
033-0-440-165	034-0-120-225	035-0-030-225	035-0-120-165
033-0-440-215	034-0-150-145	035-0-030-235	035-0-120-175
033-0-440-225	034-0-166-210	035-0-030-275	035-0-120-210
034-0-012-020	034-0-166-260	035-0-030-285	035-0-120-220
034-0-012-055	034-0-211-015	035-0-030-295	035-0-120-230
034-0-030-010	034-0-211-035	035-0-030-325	035-0-120-245
034-0-030-020	034-0-211-045	035-0-030-335	035-0-120-255
034-0-040-025	034-0-211-055	035-0-030-345	035-0-120-265
034-0-040-055	034-0-211-065	035-0-040-025	035-0-120-270
034-0-040-075	034-0-211-075	035-0-040-365	035-0-140-010
034-0-040-080	034-0-211-085	035-0-040-385	035-0-140-065
034-0-040-145	034-0-212-075	035-0-040-435	035-0-140-075
034-0-040-150	034-0-212-095	035-0-040-515	035-0-150-015
034-0-040-160	034-0-240-215	035-0-040-535	035-0-160-035
034-0-040-170	034-0-240-225	035-0-040-545	035-0-160-045
034-0-040-180	034-0-250-015	035-0-040-555	035-0-210-060
034-0-040-200	034-0-250-075	035-0-040-565	035-0-210-165
034-0-040-220	034-0-250-085	035-0-040-575	035-0-210-175
034-0-040-240	034-0-250-095	035-0-040-625	035-0-210-190
034-0-040-250	034-0-250-115	035-0-040-635	035-0-210-200
034-0-040-260	034-0-250-125	035-0-040-655	035-0-210-245
034-0-040-285	034-0-250-135	035-0-040-665	035-0-210-265
034-0-050-060	034-0-250-145	035-0-040-685	035-0-220-075
034-0-050-085	034-0-250-155	035-0-040-695	035-0-220-105
034-0-050-105	034-0-250-185	035-0-040-705	035-0-230-075
034-0-050-265	034-0-250-195	035-0-050-045	035-0-230-105
034-0-050-275	034-0-250-235	035-0-050-055	035-0-230-115
034-0-101-010	034-0-250-285	035-0-050-075	035-0-230-125
034-0-101-020	034-0-260-015	035-0-050-085	035-0-230-135
034-0-101-030	034-0-260-025	035-0-050-115	035-0-230-145
034-0-101-085	034-0-260-035	035-0-090-125	035-0-230-155
034-0-101-125	034-0-260-045	035-0-090-135	035-0-230-185
034-0-101-145	034-0-260-055	035-0-090-195	035-0-230-195
034-0-102-120	034-0-260-135	035-0-090-285	035-0-230-215
034-0-102-150	035-0-010-165	035-0-090-295	035-0-240-035
034-0-102-160	035-0-010-195	035-0-100-260	035-0-240-065

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035-0-240-085	035-0-350-105	037-0-020-435	037-0-080-345
035-0-240-095	035-0-350-115	037-0-031-125	037-0-080-355
035-0-240-105	035-0-350-125	037-0-031-165	037-0-080-365
035-0-240-115	035-0-350-135	037-0-031-175	040-0-010-035
035-0-250-025	035-0-350-145	037-0-070-015	040-0-010-225
035-0-280-015	035-0-350-195	037-0-070-045	040-0-010-345
035-0-280-025	035-0-350-205	037-0-070-055	040-0-010-355
035-0-280-045	037-0-012-015	037-0-070-075	040-0-010-415
035-0-280-095	037-0-012-025	037-0-070-085	040-0-010-465
035-0-280-105	037-0-012-045	037-0-070-105	040-0-010-475
035-0-280-225	037-0-012-075	037-0-070-115	040-0-010-655
035-0-280-235	037-0-012-085	037-0-070-125	040-0-030-015
035-0-280-355	037-0-012-095	037-0-070-155	040-0-030-035
035-0-280-365	037-0-012-105	037-0-070-175	040-0-030-055
035-0-280-425	037-0-012-115	037-0-070-185	040-0-030-070
035-0-290-115	037-0-012-125	037-0-070-195	040-0-030-095
035-0-290-155	037-0-012-135	037-0-070-205	040-0-030-105
035-0-290-165	037-0-012-155	037-0-070-215	040-0-030-115
035-0-290-175	037-0-012-275	037-0-070-225	040-0-030-125
035-0-290-245	037-0-012-345	037-0-070-255	040-0-030-135
035-0-290-265	037-0-012-355	037-0-070-275	040-0-030-170
035-0-300-015	037-0-012-365	037-0-070-295	040-0-030-180
035-0-300-045	037-0-012-375	037-0-070-305	040-0-030-195
035-0-300-055	037-0-012-385	037-0-070-315	040-0-030-205
035-0-300-065	037-0-012-395	037-0-070-325	040-0-030-215
035-0-311-015	037-0-012-415	037-0-070-335	040-0-030-260
035-0-312-035	037-0-012-425	037-0-070-345	040-0-030-270
035-0-320-015	037-0-012-435	037-0-070-355	040-0-030-285
035-0-320-025	037-0-012-445	037-0-070-365	040-0-220-055
035-0-320-035	037-0-012-455	037-0-080-030	040-0-220-065
035-0-340-015	037-0-012-505	037-0-080-065	040-0-220-075
035-0-340-025	037-0-012-515	037-0-080-075	040-0-220-085
035-0-340-035	037-0-012-525	037-0-080-085	040-0-220-095
035-0-340-045	037-0-012-535	037-0-080-115	040-0-220-105
035-0-340-055	037-0-012-545	037-0-080-125	040-0-220-115
035-0-340-065	037-0-012-555	037-0-080-155	040-0-220-125
035-0-340-075	037-0-020-185	037-0-080-160	040-0-220-140
035-0-340-085	037-0-020-195	037-0-080-175	040-0-220-150
035-0-340-095	037-0-020-225	037-0-080-185	040-0-220-165
035-0-340-105	037-0-020-245	037-0-080-195	040-0-220-175
035-0-340-115	037-0-020-285	037-0-080-205	040-0-220-215
035-0-340-125	037-0-020-345	037-0-080-215	040-0-220-220
035-0-340-135	037-0-020-355	037-0-080-245	040-0-220-235
035-0-340-145	037-0-020-375	037-0-080-305	040-0-220-245
035-0-340-155	037-0-020-415	037-0-080-315	040-0-220-255
035-0-350-095	037-0-020-425	037-0-080-325	040-0-220-265

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040-0-220-270	060-0-230-190	060-0-252-710	060-0-320-065
040-0-220-285	060-0-230-200	060-0-260-010	060-0-320-075
040-0-220-295	060-0-230-210	060-0-260-020	060-0-320-080
040-0-220-305	060-0-240-010	060-0-260-030	060-0-320-090
040-0-220-315	060-0-240-100	060-0-260-050	060-0-320-125
040-0-220-325	060-0-240-120	060-0-260-060	060-0-320-135
040-0-220-335	060-0-240-170	060-0-260-070	060-0-320-145
040-0-220-345	060-0-240-240	060-0-270-010	060-0-320-195
040-0-220-355	060-0-240-250	060-0-270-050	060-0-320-215
040-0-220-365	060-0-240-270	060-0-270-065	060-0-320-225
040-0-220-375	060-0-240-280	060-0-270-070	060-0-320-235
060-0-150-185	060-0-240-290	060-0-270-085	060-0-320-245
060-0-150-195	060-0-240-300	060-0-270-105	060-0-320-255
060-0-180-090	060-0-240-310	060-0-270-165	060-0-320-265
060-0-180-110	060-0-240-320	060-0-270-195	060-0-320-275
060-0-180-130	060-0-240-330	060-0-270-200	060-0-320-285
060-0-180-160	060-0-240-390	060-0-270-220	061-0-011-010
060-0-180-170	060-0-240-455	060-0-270-235	061-0-031-310
060-0-180-180	060-0-240-465	060-0-270-240	061-0-055-135
060-0-200-090	060-0-251-020	060-0-280-050	061-0-055-145
060-0-200-110	060-0-251-050	060-0-280-070	061-0-055-205
060-0-200-130	060-0-251-100	060-0-290-015	061-0-062-065
060-0-210-150	060-0-251-110	060-0-290-035	061-0-062-075
060-0-220-050	060-0-252-020	060-0-290-040	061-0-062-085
060-0-220-085	060-0-252-030	060-0-290-050	061-0-064-055
060-0-220-110	060-0-252-040	060-0-300-015	061-0-064-075
060-0-220-120	060-0-252-050	060-0-300-025	061-0-064-085
060-0-220-140	060-0-252-060	060-0-300-035	061-0-064-095
060-0-220-150	060-0-252-070	060-0-300-045	061-0-064-115
060-0-220-200	060-0-252-080	060-0-300-055	061-0-064-125
060-0-220-210	060-0-252-100	060-0-300-065	061-0-066-015
060-0-220-230	060-0-252-200	060-0-300-075	061-0-066-025
060-0-220-240	060-0-252-230	060-0-300-095	061-0-066-075
060-0-220-260	060-0-252-290	060-0-300-100	061-0-066-085
060-0-220-270	060-0-252-305	060-0-310-085	061-0-070-020
060-0-230-025	060-0-252-330	060-0-310-095	061-0-080-010
060-0-230-035	060-0-252-340	060-0-310-105	061-0-080-025
060-0-230-040	060-0-252-350	060-0-310-115	061-0-080-055
060-0-230-050	060-0-252-360	060-0-310-120	061-0-080-065
060-0-230-065	060-0-252-370	060-0-310-155	061-0-080-160
060-0-230-080	060-0-252-380	060-0-310-165	061-0-080-330
060-0-230-090	060-0-252-410	060-0-310-175	061-0-080-415
060-0-230-105	060-0-252-505	060-0-310-185	061-0-090-025
060-0-230-110	060-0-252-540	060-0-310-225	061-0-090-215
060-0-230-120	060-0-252-560	060-0-310-235	061-0-090-220
060-0-230-170	060-0-252-700	060-0-320-050	061-0-090-230

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061-0-090-240	061-0-171-100	061-0-181-310	061-0-190-195
061-0-090-250	061-0-171-110	061-0-181-320	061-0-190-200
061-0-090-260	061-0-171-120	061-0-181-330	061-0-190-210
061-0-090-275	061-0-171-150	061-0-181-340	061-0-190-220
061-0-110-030	061-0-171-160	061-0-181-350	061-0-190-230
061-0-110-040	061-0-171-170	061-0-181-370	061-0-190-240
061-0-110-070	061-0-171-180	061-0-181-380	061-0-190-255
061-0-110-095	061-0-171-210	061-0-181-390	061-0-190-260
061-0-140-255	061-0-171-220	061-0-181-400	061-0-190-275
061-0-150-015	061-0-171-230	061-0-181-410	061-0-190-285
061-0-150-030	061-0-171-265	061-0-182-030	061-0-201-010
061-0-150-170	061-0-171-275	061-0-182-040	061-0-201-030
061-0-150-180	061-0-171-285	061-0-182-050	061-0-201-040
061-0-150-235	061-0-171-295	061-0-182-070	061-0-201-050
061-0-150-240	061-0-171-300	061-0-182-100	061-0-201-060
061-0-150-260	061-0-171-310	061-0-182-110	061-0-201-070
061-0-150-270	061-0-171-320	061-0-182-150	061-0-201-080
061-0-150-285	061-0-171-330	061-0-182-160	061-0-201-090
061-0-160-040	061-0-172-010	061-0-182-170	061-0-201-100
061-0-160-105	061-0-172-030	061-0-182-180	061-0-201-110
061-0-160-110	061-0-172-040	061-0-182-200	061-0-201-120
061-0-160-120	061-0-172-050	061-0-182-225	061-0-201-130
061-0-160-130	061-0-172-060	061-0-182-235	061-0-201-140
061-0-160-140	061-0-172-070	061-0-182-240	061-0-201-180
061-0-160-150	061-0-172-080	061-0-182-250	061-0-201-190
061-0-160-160	061-0-172-110	061-0-182-265	061-0-201-210
061-0-160-170	061-0-172-130	061-0-182-275	061-0-201-260
061-0-160-180	061-0-181-020	061-0-182-280	061-0-201-270
061-0-160-205	061-0-181-045	061-0-182-340	061-0-201-280
061-0-160-225	061-0-181-050	061-0-182-350	061-0-201-300
061-0-160-235	061-0-181-060	061-0-182-365	061-0-201-310
061-0-160-245	061-0-181-080	061-0-190-020	061-0-201-320
061-0-160-285	061-0-181-090	061-0-190-030	061-0-201-350
061-0-160-315	061-0-181-105	061-0-190-050	061-0-202-010
061-0-160-320	061-0-181-120	061-0-190-060	061-0-202-020
061-0-160-335	061-0-181-165	061-0-190-070	061-0-202-030
061-0-160-345	061-0-181-190	061-0-190-080	061-0-202-040
061-0-160-355	061-0-181-200	061-0-190-090	061-0-202-060
061-0-160-365	061-0-181-230	061-0-190-110	061-0-202-070
061-0-171-010	061-0-181-240	061-0-190-120	061-0-211-040
061-0-171-020	061-0-181-250	061-0-190-130	061-0-211-065
061-0-171-030	061-0-181-260	061-0-190-140	061-0-211-105
061-0-171-040	061-0-181-270	061-0-190-150	061-0-211-115
061-0-171-050	061-0-181-280	061-0-190-160	061-0-211-135
061-0-171-080	061-0-181-290	061-0-190-170	061-0-211-145
061-0-171-090	061-0-181-300	061-0-190-180	061-0-211-165

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061-0-211-185	061-0-230-080	063-0-030-060	063-0-060-210
061-0-211-195	061-0-230-145	063-0-030-080	063-0-060-245
061-0-211-205	061-0-230-155	063-0-030-090	063-0-060-255
061-0-211-225	061-0-230-175	063-0-030-100	063-0-060-260
061-0-211-235	061-0-230-180	063-0-030-110	063-0-071-015
061-0-211-245	061-0-230-235	063-0-030-125	063-0-071-025
061-0-211-255	061-0-230-260	063-0-030-135	063-0-071-035
061-0-212-015	061-0-230-270	063-0-040-015	063-0-071-045
061-0-212-020	061-0-230-290	063-0-040-025	063-0-071-055
061-0-212-045	061-0-230-335	063-0-040-055	063-0-071-065
061-0-212-050	061-0-230-340	063-0-040-060	063-0-071-075
061-0-212-070	061-0-230-365	063-0-040-085	063-0-071-085
061-0-212-080	061-0-230-395	063-0-040-095	063-0-071-095
061-0-212-090	061-0-230-410	063-0-040-120	063-0-071-105
061-0-212-100	061-0-230-420	063-0-040-130	063-0-071-115
061-0-212-115	061-0-230-430	063-0-040-160	063-0-071-125
061-0-212-120	061-0-230-440	063-0-040-175	063-0-071-145
061-0-212-130	0611-0-250-075	063-0-050-030	063-0-072-015
061-0-212-150	061-0-250-085	063-0-050-040	063-0-072-025
061-0-212-160	061-0-250-095	063-0-050-055	063-0-072-035
061-0-212-170	061-0-250-105	063-0-050-060	063-0-072-045
061-0-212-180	061-0-250-115	063-0-050-090	063-0-072-055
061-0-212-190	061-0-260-020	063-0-050-100	063-0-072-065
061-0-212-200	061-0-260-030	063-0-050-115	063-0-072-075
061-0-212-215	061-0-260-050	063-0-050-125	063-0-072-085
061-0-212-220	061-0-260-115	063-0-050-145	063-0-072-095
061-0-212-230	061-0-260-120	063-0-050-190	063-0-072-105
061-0-212-240	061-0-260-130	063-0-050-200	063-0-072-115
061-0-212-250	061-0-260-160	063-0-050-220	063-0-072-125
061-0-212-280	061-0-260-170	063-0-050-245	063-0-072-135
061-0-212-315	061-0-260-190	063-0-050-265	063-0-072-145
061-0-220-010	063-0-020-130	063-0-050-270	063-0-072-155
061-0-220-020	063-0-020-140	063-0-050-280	063-0-072-165
061-0-220-030	063-0-020-150	063-0-050-290	063-0-072-175
061-0-220-040	063-0-020-160	063-0-050-305	063-0-072-185
061-0-220-050	063-0-020-190	063-0-050-310	063-0-072-195
061-0-220-065	063-0-020-210	063-0-050-320	063-0-072-205
061-0-220-070	063-0-020-235	063-0-050-345	063-0-072-215
061-0-220-080	063-0-020-250	063-0-050-355	063-0-072-225
061-0-220-090	063-0-020-260	063-0-050-360	063-0-073-015
061-0-220-100	063-0-020-280	063-0-060-020	063-0-073-025
061-0-220-110	063-0-020-300	063-0-060-045	063-0-073-035
061-0-220-120	063-0-020-320	063-0-060-110	063-0-073-045
061-0-230-020	063-0-020-340	063-0-060-130	063-0-073-055
061-0-230-040	063-0-020-360	063-0-060-150	063-0-073-065
061-0-230-050	063-0-030-050	063-0-060-180	063-0-073-075

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063-0-073-085	063-0-075-205	063-0-082-125	063-0-092-215
063-0-073-095	063-0-075-215	063-0-082-135	063-0-092-225
063-0-073-105	063-0-075-225	063-0-082-145	063-0-092-235
063-0-073-115	063-0-077-015	063-0-082-155	063-0-092-245
063-0-073-125	063-0-077-025	063-0-082-165	063-0-092-255
063-0-074-015	063-0-077-035	063-0-082-175	063-0-092-265
063-0-074-025	063-0-077-045	063-0-083-015	063-0-092-275
063-0-074-035	063-0-077-055	063-0-083-025	063-0-092-285
063-0-074-045	063-0-077-065	063-0-084-025	063-0-092-295
063-0-074-055	063-0-077-075	063-0-084-055	063-0-093-015
063-0-074-065	063-0-077-085	063-0-091-015	063-0-093-025
063-0-074-075	063-0-077-095	063-0-091-025	063-0-093-035
063-0-074-085	063-0-077-105	063-0-091-035	063-0-093-045
063-0-074-095	063-0-077-115	063-0-091-045	063-0-093-055
063-0-074-105	063-0-077-125	063-0-091-055	063-0-093-065
063-0-074-115	063-0-081-035	063-0-091-065	063-0-093-075
063-0-074-125	063-0-081-225	063-0-091-075	063-0-093-085
063-0-074-135	063-0-081-245	063-0-091-085	063-0-093-095
063-0-074-145	063-0-081-255	063-0-091-095	063-0-093-105
063-0-074-155	063-0-081-265	063-0-091-105	063-0-093-115
063-0-074-165	063-0-081-275	063-0-091-115	063-0-093-125
063-0-074-175	063-0-081-285	063-0-091-125	063-0-094-015
063-0-074-185	063-0-081-295	063-0-091-135	063-0-094-025
063-0-074-195	063-0-081-305	063-0-091-145	063-0-094-035
063-0-074-205	063-0-081-315	063-0-091-155	063-0-094-045
063-0-074-215	063-0-081-325	063-0-091-165	063-0-094-055
063-0-074-225	063-0-081-335	063-0-092-015	063-0-094-065
063-0-075-015	063-0-081-345	063-0-092-025	063-0-094-075
063-0-075-025	063-0-081-355	063-0-092-035	063-0-094-085
063-0-075-035	063-0-081-365	063-0-092-045	063-0-094-095
063-0-075-045	063-0-081-375	063-0-092-055	063-0-094-105
063-0-075-055	063-0-081-395	063-0-092-065	063-0-094-115
063-0-075-065	063-0-081-405	063-0-092-075	063-0-094-125
063-0-075-075	063-0-081-415	063-0-092-085	063-0-094-135
063-0-075-085	063-0-081-435	063-0-092-095	063-0-094-145
063-0-075-095	063-0-082-015	063-0-092-105	063-0-094-155
063-0-075-105	063-0-082-025	063-0-092-115	063-0-094-165
063-0-075-115	063-0-082-035	063-0-092-125	063-0-094-175
063-0-075-125	063-0-082-045	063-0-092-135	063-0-094-185
063-0-075-135	063-0-082-055	063-0-092-145	063-0-095-015
063-0-075-145	063-0-082-065	063-0-092-155	063-0-095-025
063-0-075-155	063-0-082-075	063-0-092-165	063-0-095-035
063-0-075-165	063-0-082-085	063-0-092-175	063-0-095-045
063-0-075-175	063-0-082-095	063-0-092-185	063-0-095-055
063-0-075-185	063-0-082-105	063-0-092-195	063-0-095-065
063-0-075-195	063-0-082-115	063-0-092-205	063-0-095-075

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063-0-095-085	063-0-120-315	063-0-132-175	063-0-152-025
063-0-095-095	063-0-131-010	063-0-132-185	063-0-152-035
063-0-095-105	063-0-131-020	063-0-132-195	063-0-152-045
063-0-095-115	063-0-131-035	063-0-132-205	063-0-152-055
063-0-095-125	063-0-131-045	063-0-132-215	063-0-152-075
063-0-095-135	063-0-131-055	063-0-132-225	063-0-152-085
063-0-101-015	063-0-131-065	063-0-132-235	063-0-152-095
063-0-101-025	063-0-131-075	063-0-132-245	063-0-152-125
063-0-101-035	063-0-131-085	063-0-132-255	063-0-152-130
063-0-101-045	063-0-131-095	063-0-132-265	063-0-152-145
063-0-101-055	063-0-131-105	063-0-132-275	063-0-152-150
063-0-101-065	063-0-131-115	063-0-140-040	063-0-152-160
063-0-101-075	063-0-131-125	063-0-140-085	063-0-152-175
063-0-101-085	063-0-131-135	063-0-140-240	063-0-152-215
063-0-101-095	063-0-131-145	063-0-140-250	063-0-152-245
063-0-101-105	063-0-131-155	063-0-140-275	063-0-152-265
063-0-101-115	063-0-131-165	063-0-140-290	063-0-152-275
063-0-102-015	063-0-131-175	063-0-140-395	063-0-152-285
063-0-102-025	063-0-131-185	063-0-140-405	063-0-152-305
063-0-102-035	063-0-131-195	063-0-140-410	063-0-152-315
063-0-102-045	063-0-131-205	063-0-140-475	063-0-152-325
063-0-102-055	063-0-131-215	063-0-140-515	063-0-152-365
063-0-102-065	063-0-131-225	063-0-140-525	063-0-152-375
063-0-102-075	063-0-131-235	063-0-140-575	063-0-152-385
063-0-102-085	063-0-131-245	063-0-140-605	063-0-152-395
063-0-102-095	063-0-131-255	063-0-140-615	063-0-152-425
063-0-102-105	063-0-131-265	063-0-140-665	063-0-152-435
063-0-102-115	063-0-131-275	063-0-140-675	063-0-152-445
063-0-102-125	063-0-131-285	063-0-151-025	063-0-152-455
063-0-102-135	063-0-131-295	063-0-151-045	063-0-153-020
063-0-103-015	063-0-132-015	063-0-151-065	063-0-153-085
063-0-110-065	063-0-132-025	063-0-151-075	063-0-153-095
063-0-110-090	063-0-132-035	063-0-151-085	063-0-153-105
063-0-110-135	063-0-132-045	063-0-151-095	063-0-153-115
063-0-110-145	063-0-132-055	063-0-151-115	063-0-153-125
063-0-110-155	063-0-132-065	063-0-151-125	063-0-153-135
063-0-110-165	063-0-132-075	063-0-151-135	063-0-153-145
063-0-110-175	063-0-132-085	063-0-151-155	063-0-153-155
063-0-120-015	063-0-132-095	063-0-151-165	063-0-153-165
063-0-120-020	063-0-132-105	063-0-151-175	063-0-153-175
063-0-120-095	063-0-132-115	063-0-151-185	063-0-153-185
063-0-120-165	063-0-132-125	063-0-151-365	063-0-153-195
063-0-120-215	063-0-132-135	063-0-151-385	063-0-153-205
063-0-120-235	063-0-132-145	063-0-151-395	063-0-153-215
063-0-120-295	063-0-132-155	063-0-151-405	063-0-161-030
063-0-120-305	063-0-132-165	063-0-151-415	063-0-161-040

Parcels

063-0-161-060	063-0-171-095	063-0-172-375	063-0-180-465
063-0-161-070	063-0-171-105	063-0-172-385	063-0-180-475
063-0-161-080	063-0-171-115	063-0-172-395	063-0-180-480
063-0-161-090	063-0-171-125	063-0-172-405	063-0-180-490
063-0-161-100	063-0-171-135	063-0-172-425	063-0-180-500
063-0-162-050	063-0-171-140	063-0-172-435	063-0-190-045
063-0-162-060	063-0-171-155	063-0-172-445	063-0-190-085
063-0-162-075	063-0-171-160	063-0-172-465	063-0-190-125
063-0-162-100	063-0-171-175	063-0-172-475	063-0-190-145
063-0-162-115	063-0-171-185	063-0-172-485	063-0-190-165
063-0-162-120	063-0-171-190	063-0-173-015	063-0-190-255
063-0-162-130	063-0-171-205	063-0-173-035	063-0-190-265
063-0-162-145	063-0-171-215	063-0-173-045	063-0-190-275
063-0-162-155	063-0-171-225	063-0-173-055	063-0-200-015
063-0-162-160	063-0-171-230	063-0-173-085	063-0-200-021
063-0-162-170	063-0-171-240	063-0-173-095	063-0-200-022
063-0-162-180	063-0-172-045	063-0-173-105	063-0-200-035
063-0-162-195	063-0-172-055	063-0-173-115	063-0-200-040
063-0-162-205	063-0-172-060	063-0-173-125	063-0-200-050
063-0-162-255	063-0-172-070	063-0-173-135	063-0-200-120
063-0-162-265	063-0-172-085	063-0-173-140	063-0-200-170
063-0-162-275	063-0-172-095	063-0-173-170	063-0-200-190
063-0-162-285	063-0-172-105	063-0-173-185	063-0-200-210
063-0-162-295	063-0-172-110	063-0-173-195	063-0-200-230
063-0-162-315	063-0-172-125	063-0-173-200	063-0-200-275
063-0-162-320	063-0-172-130	063-0-173-215	063-0-210-020
063-0-162-335	063-0-172-140	063-0-173-225	063-0-210-045
063-0-162-355	063-0-172-150	063-0-173-245	063-0-210-065
063-0-162-375	063-0-172-160	063-0-180-030	063-0-210-075
063-0-162-425	063-0-172-170	063-0-180-055	063-0-210-085
063-0-162-440	063-0-172-205	063-0-180-060	063-0-210-095
063-0-162-450	063-0-172-210	063-0-180-070	063-0-210-105
063-0-162-460	063-0-172-235	063-0-180-085	063-0-210-115
063-0-162-475	063-0-172-245	063-0-180-090	063-0-210-125
063-0-162-485	063-0-172-255	063-0-180-100	063-0-220-020
063-0-162-505	063-0-172-265	063-0-180-110	063-0-220-085
063-0-162-515	063-0-172-275	063-0-180-130	063-0-220-095
063-0-162-525	063-0-172-285	063-0-180-140	063-0-220-100
063-0-162-535	063-0-172-295	063-0-180-165	063-0-220-110
063-0-171-020	063-0-172-305	063-0-180-210	063-0-220-125
063-0-171-035	063-0-172-315	063-0-180-220	063-0-220-135
063-0-171-040	063-0-172-325	063-0-180-295	063-0-220-145
063-0-171-050	063-0-172-335	063-0-180-305	063-0-220-155
063-0-171-065	063-0-172-345	063-0-180-320	063-0-220-165
063-0-171-070	063-0-172-355	063-0-180-385	064-0-010-015
063-0-171-080	063-0-172-365	063-0-180-445	064-0-080-045

Parcels

064-0-150-040	068-0-070-055	068-0-090-330	068-0-112-010
064-0-150-115	068-0-070-075	068-0-090-340	068-0-112-020
064-0-150-125	068-0-070-095	068-0-090-355	068-0-112-030
064-0-150-135	068-0-070-105	068-0-090-365	068-0-112-050
064-0-150-155	068-0-070-115	068-0-090-375	068-0-112-060
068-0-010-015	068-0-070-135	068-0-090-385	068-0-113-020
068-0-010-025	068-0-070-145	068-0-090-430	068-0-113-030
068-0-020-010	068-0-081-015	068-0-090-440	068-0-113-040
068-0-020-025	068-0-081-021	068-0-090-485	068-0-113-050
068-0-030-020	068-0-081-022	068-0-090-495	068-0-113-060
068-0-030-030	068-0-082-035	068-0-090-505	068-0-113-070
068-0-030-045	068-0-082-095	068-0-090-515	068-0-113-080
068-0-030-050	068-0-082-125	068-0-090-525	068-0-113-090
068-0-030-070	068-0-082-135	068-0-090-535	068-0-113-100
068-0-030-085	068-0-083-015	068-0-090-545	068-0-113-110
068-0-040-015	068-0-083-095	068-0-090-555	068-0-113-120
068-0-040-025	068-0-083-105	068-0-090-565	068-0-113-140
068-0-040-030	068-0-083-125	068-0-090-570	068-0-113-150
068-0-040-045	068-0-083-135	068-0-101-040	068-0-113-160
068-0-040-050	068-0-083-155	068-0-101-065	068-0-113-170
068-0-040-085	068-0-083-165	068-0-101-075	068-0-113-180
068-0-040-125	068-0-083-175	068-0-101-080	068-0-113-190
068-0-040-135	068-0-083-185	068-0-101-095	068-0-113-200
068-0-040-145	068-0-090-025	068-0-101-105	068-0-113-210
068-0-040-155	068-0-090-035	068-0-101-110	068-0-113-220
068-0-051-025	068-0-090-045	068-0-101-120	068-0-113-240
068-0-051-035	068-0-090-055	068-0-101-140	068-0-113-255
068-0-052-010	068-0-090-065	068-0-101-150	068-0-113-265
068-0-052-035	068-0-090-085	068-0-101-160	068-0-113-275
068-0-052-040	068-0-090-095	068-0-102-010	068-0-113-280
068-0-052-075	068-0-090-105	068-0-102-020	068-0-113-295
068-0-052-085	068-0-090-115	068-0-102-030	068-0-113-300
068-0-052-105	068-0-090-125	068-0-102-040	068-0-113-310
068-0-052-145	068-0-090-135	068-0-102-050	068-0-113-320
068-0-052-155	068-0-090-145	068-0-102-060	068-0-113-335
068-0-052-185	068-0-090-155	068-0-102-070	068-0-113-345
068-0-052-195	068-0-090-175	068-0-102-080	068-0-113-350
068-0-052-255	068-0-090-185	068-0-102-090	068-0-113-395
068-0-060-015	068-0-090-245	068-0-102-110	068-0-113-415
068-0-060-025	068-0-090-250	068-0-102-150	068-0-113-425
068-0-060-215	068-0-090-260	068-0-102-160	068-0-113-430
068-0-060-225	068-0-090-270	068-0-102-185	068-0-113-440
068-0-070-015	068-0-090-280	068-0-111-015	068-0-113-455
068-0-070-025	068-0-090-290	068-0-111-025	068-0-113-460
068-0-070-035	068-0-090-300	068-0-111-075	068-0-113-475
068-0-070-045	068-0-090-310	068-0-111-085	068-0-114-015

Parcels

068-0-114-030	068-0-123-075	068-0-124-230	068-0-150-145
068-0-114-040	068-0-123-080	068-0-124-240	068-0-150-155
068-0-114-055	068-0-123-095	068-0-124-250	068-0-150-165
068-0-114-065	068-0-123-100	068-0-124-260	068-0-150-175
068-0-114-075	068-0-123-115	068-0-124-275	068-0-150-185
068-0-114-090	068-0-123-155	068-0-124-280	068-0-150-195
068-0-114-105	068-0-123-160	068-0-124-290	068-0-150-205
068-0-114-110	068-0-123-170	068-0-124-300	068-0-150-215
068-0-114-125	068-0-123-185	068-0-124-310	068-0-150-225
068-0-114-130	068-0-123-190	068-0-124-320	068-0-150-235
068-0-114-140	068-0-123-200	068-0-124-335	068-0-150-245
068-0-114-165	068-0-123-210	068-0-124-375	068-0-150-255
068-0-114-170	068-0-123-220	068-0-124-385	068-0-150-265
068-0-114-185	068-0-123-230	068-0-131-025	068-0-150-275
068-0-114-190	068-0-123-240	068-0-131-045	068-0-150-285
068-0-114-200	068-0-123-255	068-0-132-015	068-0-150-295
068-0-114-210	068-0-123-270	068-0-132-040	068-0-150-305
068-0-114-225	068-0-123-285	068-0-132-105	068-0-150-315
068-0-114-230	068-0-123-290	068-0-132-115	068-0-150-325
068-0-114-245	068-0-123-300	068-0-141-015	068-0-150-335
068-0-114-250	068-0-123-310	068-0-142-020	068-0-150-345
068-0-114-260	068-0-123-320	068-0-142-030	068-0-150-355
068-0-114-270	068-0-123-330	068-0-142-045	068-0-150-365
068-0-114-285	068-0-123-340	068-0-142-065	068-0-150-395
068-0-114-290	068-0-123-360	068-0-142-070	068-0-150-405
068-0-114-300	068-0-124-010	068-0-142-100	068-0-161-015
068-0-114-310	068-0-124-020	068-0-142-115	068-0-161-025
068-0-114-320	068-0-124-035	068-0-142-135	068-0-162-015
068-0-114-330	068-0-124-040	068-0-142-145	068-0-162-025
068-0-114-340	068-0-124-055	068-0-142-155	068-0-162-035
068-0-114-360	068-0-124-060	068-0-142-175	068-0-162-045
068-0-114-370	068-0-124-070	068-0-142-185	068-0-162-055
068-0-114-380	068-0-124-080	068-0-142-195	068-0-163-015
068-0-114-390	068-0-124-095	068-0-142-205	068-0-163-025
068-0-121-015	068-0-124-105	068-0-142-215	068-0-163-035
068-0-121-020	068-0-124-115	068-0-142-220	068-0-163-045
068-0-121-030	068-0-124-120	068-0-142-230	068-0-163-055
068-0-122-040	068-0-124-135	068-0-142-245	068-0-163-065
068-0-122-055	068-0-124-145	068-0-150-055	068-0-163-075
068-0-122-065	068-0-124-150	068-0-150-065	068-0-163-085
068-0-123-015	068-0-124-160	068-0-150-075	068-0-163-095
068-0-123-020	068-0-124-175	068-0-150-095	068-0-163-105
068-0-123-030	068-0-124-195	068-0-150-105	068-0-163-115
068-0-123-045	068-0-124-200	068-0-150-115	068-0-163-125
068-0-123-050	068-0-124-215	068-0-150-125	068-0-163-135
068-0-123-060	068-0-124-225	068-0-150-135	068-0-163-145

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068-0-163-155	068-0-165-065	068-0-180-055	068-0-190-105
068-0-163-165	068-0-165-075	068-0-180-065	068-0-190-115
068-0-163-175	068-0-165-085	068-0-180-075	068-0-190-125
068-0-163-185	068-0-165-095	068-0-180-085	068-0-190-135
068-0-163-195	068-0-165-105	068-0-180-095	068-0-190-145
068-0-163-205	068-0-165-115	068-0-180-105	068-0-190-155
068-0-163-215	068-0-165-125	068-0-180-115	068-0-190-165
068-0-163-225	068-0-165-135	068-0-180-125	068-0-190-175
068-0-163-235	068-0-165-145	068-0-180-135	068-0-190-185
068-0-163-245	068-0-170-015	068-0-180-145	068-0-190-195
068-0-163-255	068-0-170-045	068-0-180-155	068-0-190-205
068-0-164-015	068-0-170-055	068-0-180-165	068-0-190-215
068-0-164-025	068-0-170-065	068-0-180-175	068-0-190-225
068-0-164-035	068-0-170-075	068-0-180-185	068-0-190-235
068-0-164-045	068-0-170-085	068-0-180-195	068-0-190-245
068-0-164-055	068-0-170-095	068-0-180-205	068-0-190-255
068-0-164-065	068-0-170-105	068-0-180-215	068-0-190-265
068-0-164-075	068-0-170-115	068-0-180-225	068-0-190-275
068-0-164-085	068-0-170-125	068-0-180-235	068-0-190-285
068-0-164-095	068-0-170-135	068-0-180-245	068-0-190-295
068-0-164-105	068-0-170-145	068-0-180-255	068-0-190-305
068-0-164-115	068-0-170-155	068-0-180-265	068-0-190-315
068-0-164-125	068-0-170-165	068-0-180-275	068-0-190-325
068-0-164-135	068-0-170-175	068-0-180-285	068-0-190-335
068-0-164-145	068-0-170-185	068-0-180-295	068-0-190-345
068-0-164-155	068-0-170-195	068-0-180-305	068-0-190-355
068-0-164-165	068-0-170-205	068-0-180-315	068-0-190-365
068-0-164-175	068-0-170-215	068-0-180-325	068-0-200-015
068-0-164-185	068-0-170-225	068-0-180-335	068-0-200-025
068-0-164-195	068-0-170-235	068-0-180-345	068-0-200-035
068-0-164-205	068-0-170-245	068-0-180-355	068-0-200-045
068-0-164-215	068-0-170-255	068-0-180-365	068-0-200-055
068-0-164-225	068-0-170-265	068-0-180-375	068-0-200-065
068-0-164-235	068-0-170-275	068-0-180-385	068-0-200-075
068-0-164-245	068-0-170-285	068-0-180-395	068-0-200-085
068-0-164-255	068-0-170-295	068-0-180-405	068-0-200-095
068-0-164-265	068-0-170-305	068-0-180-415	069-0-010-020
068-0-164-275	068-0-170-315	068-0-180-425	069-0-010-075
068-0-164-285	068-0-170-325	068-0-190-025	069-0-010-145
068-0-164-295	068-0-170-335	068-0-190-035	069-0-010-165
068-0-164-305	068-0-170-345	068-0-190-045	069-0-010-175
068-0-165-015	068-0-170-355	068-0-190-055	069-0-010-185
068-0-165-025	068-0-180-015	068-0-190-065	069-0-020-015
068-0-165-035	068-0-180-025	068-0-190-075	069-0-020-020
068-0-165-045	068-0-180-035	068-0-190-085	069-0-020-165
068-0-165-055	068-0-180-045	068-0-190-095	069-0-020-305

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069-0-020-315	069-0-043-275	069-0-052-165	069-0-053-225
069-0-020-325	069-0-043-285	069-0-052-175	069-0-060-015
069-0-030-030	069-0-043-295	069-0-052-185	069-0-060-040
069-0-030-110	069-0-043-325	069-0-052-195	069-0-060-050
069-0-030-180	069-0-043-345	069-0-052-205	069-0-060-090
069-0-041-015	069-0-043-350	069-0-052-215	069-0-060-100
069-0-041-025	069-0-043-365	069-0-052-235	069-0-060-110
069-0-041-035	069-0-043-375	069-0-052-245	069-0-060-120
069-0-041-045	069-0-043-385	069-0-052-255	069-0-060-130
069-0-041-055	069-0-043-395	069-0-052-265	069-0-071-010
069-0-041-065	069-0-051-015	069-0-052-275	069-0-071-030
069-0-041-075	069-0-051-025	069-0-052-285	069-0-071-040
069-0-041-095	069-0-051-035	069-0-052-295	069-0-071-055
069-0-041-105	069-0-051-045	069-0-052-305	069-0-071-060
069-0-041-115	069-0-051-055	069-0-052-325	069-0-071-075
069-0-042-035	069-0-051-065	069-0-052-335	069-0-071-085
069-0-042-045	069-0-051-075	069-0-052-345	069-0-071-090
069-0-042-055	069-0-051-085	069-0-052-355	069-0-071-100
069-0-042-065	069-0-051-095	069-0-052-370	069-0-072-015
069-0-042-075	069-0-051-105	069-0-052-380	069-0-072-025
069-0-042-095	069-0-051-115	069-0-052-390	069-0-072-035
069-0-042-105	069-0-051-125	069-0-052-405	069-0-072-045
069-0-042-115	069-0-051-135	069-0-052-415	069-0-072-055
069-0-042-125	069-0-051-145	069-0-052-425	069-0-072-065
069-0-042-135	069-0-051-155	069-0-052-435	069-0-072-075
069-0-042-145	069-0-051-165	069-0-052-445	069-0-072-085
069-0-042-185	069-0-051-175	069-0-053-015	069-0-072-095
069-0-042-195	069-0-051-185	069-0-053-025	069-0-072-105
069-0-042-205	069-0-051-195	069-0-053-035	069-0-072-115
069-0-043-025	069-0-051-205	069-0-053-045	069-0-072-125
069-0-043-045	069-0-051-215	069-0-053-055	069-0-072-145
069-0-043-055	069-0-052-015	069-0-053-065	069-0-072-155
069-0-043-065	069-0-052-025	069-0-053-075	069-0-072-165
069-0-043-075	069-0-052-035	069-0-053-085	069-0-072-175
069-0-043-085	069-0-052-045	069-0-053-095	069-0-072-185
069-0-043-095	069-0-052-055	069-0-053-105	069-0-072-195
069-0-043-105	069-0-052-065	069-0-053-115	069-0-072-205
069-0-043-175	069-0-052-075	069-0-053-125	069-0-072-215
069-0-043-185	069-0-052-085	069-0-053-135	069-0-072-245
069-0-043-195	069-0-052-095	069-0-053-145	069-0-073-025
069-0-043-205	069-0-052-105	069-0-053-155	069-0-073-035
069-0-043-210	069-0-052-115	069-0-053-175	069-0-073-045
069-0-043-220	069-0-052-125	069-0-053-185	069-0-073-055
069-0-043-230	069-0-052-135	069-0-053-195	069-0-073-065
069-0-043-240	069-0-052-145	069-0-053-200	069-0-073-075
069-0-043-250	069-0-052-155	069-0-053-215	069-0-073-085

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069-0-073-095	069-0-082-125	069-0-083-175	069-0-091-235
069-0-073-105	069-0-082-135	069-0-083-185	069-0-091-245
069-0-073-115	069-0-082-145	069-0-083-195	069-0-091-255
069-0-073-125	069-0-082-155	069-0-083-205	069-0-091-265
069-0-073-135	069-0-082-165	069-0-083-215	069-0-091-275
069-0-073-145	069-0-082-175	069-0-083-225	069-0-091-285
069-0-073-165	069-0-082-185	069-0-083-235	069-0-091-295
069-0-073-175	069-0-082-195	069-0-083-245	069-0-091-300
069-0-073-185	069-0-082-205	069-0-083-255	069-0-091-310
069-0-073-195	069-0-082-215	069-0-083-265	069-0-091-325
069-0-073-215	069-0-082-225	069-0-083-275	069-0-091-330
069-0-073-225	069-0-082-245	069-0-083-285	069-0-091-340
069-0-073-255	069-0-082-255	069-0-083-295	069-0-091-350
069-0-073-295	069-0-082-265	069-0-083-305	069-0-091-360
069-0-081-015	069-0-082-275	069-0-083-315	069-0-091-370
069-0-081-025	069-0-082-285	069-0-083-325	069-0-091-385
069-0-081-035	069-0-082-295	069-0-083-335	069-0-091-390
069-0-081-045	069-0-082-305	069-0-083-345	069-0-091-405
069-0-081-055	069-0-082-315	069-0-083-355	069-0-091-410
069-0-081-065	069-0-082-325	069-0-083-365	069-0-091-420
069-0-081-075	069-0-082-335	069-0-083-375	069-0-091-430
069-0-081-085	069-0-082-345	069-0-083-385	069-0-092-010
069-0-081-095	069-0-082-355	069-0-083-395	069-0-092-020
069-0-081-105	069-0-082-365	069-0-083-405	069-0-092-035
069-0-081-115	069-0-082-375	069-0-091-015	069-0-092-040
069-0-081-125	069-0-082-385	069-0-091-025	069-0-092-050
069-0-081-135	069-0-082-395	069-0-091-035	069-0-092-065
069-0-081-145	069-0-082-405	069-0-091-045	069-0-092-075
069-0-081-155	069-0-082-415	069-0-091-055	069-0-092-080
069-0-081-165	069-0-082-425	069-0-091-065	069-0-092-100
069-0-081-175	069-0-083-015	069-0-091-075	069-0-092-110
069-0-081-185	069-0-083-025	069-0-091-085	069-0-092-120
069-0-081-195	069-0-083-035	069-0-091-095	069-0-092-130
069-0-081-205	069-0-083-045	069-0-091-105	069-0-092-145
069-0-081-215	069-0-083-055	069-0-091-115	069-0-092-155
069-0-082-015	069-0-083-065	069-0-091-125	069-0-092-160
069-0-082-025	069-0-083-075	069-0-091-135	069-0-092-170
069-0-082-035	069-0-083-085	069-0-091-145	069-0-092-180
069-0-082-045	069-0-083-095	069-0-091-155	069-0-092-190
069-0-082-055	069-0-083-105	069-0-091-165	069-0-092-205
069-0-082-065	069-0-083-115	069-0-091-175	069-0-092-210
069-0-082-075	069-0-083-125	069-0-091-185	069-0-092-220
069-0-082-085	069-0-083-135	069-0-091-195	069-0-101-015
069-0-082-095	069-0-083-145	069-0-091-205	069-0-101-025
069-0-082-105	069-0-083-155	069-0-091-210	069-0-101-035
069-0-082-115	069-0-083-165	069-0-091-225	069-0-101-045

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069-0-101-055	069-0-102-155	069-0-103-285	069-0-112-140
069-0-101-065	069-0-102-165	069-0-103-290	069-0-112-150
069-0-101-075	069-0-102-185	069-0-103-305	069-0-112-160
069-0-101-085	069-0-102-190	069-0-103-310	069-0-112-170
069-0-101-095	069-0-102-205	069-0-103-325	069-0-112-180
069-0-101-105	069-0-102-215	069-0-103-330	069-0-112-190
069-0-101-115	069-0-102-220	069-0-103-340	069-0-112-200
069-0-101-125	069-0-102-235	069-0-103-350	069-0-112-210
069-0-101-135	069-0-102-245	069-0-103-360	069-0-112-220
069-0-101-145	069-0-102-250	069-0-103-370	069-0-112-230
069-0-101-155	069-0-102-260	069-0-111-015	069-0-112-245
069-0-101-165	069-0-102-275	069-0-111-025	069-0-121-010
069-0-101-175	069-0-102-285	069-0-111-030	069-0-121-025
069-0-101-185	069-0-102-290	069-0-111-045	069-0-121-030
069-0-101-195	069-0-102-305	069-0-111-055	069-0-121-040
069-0-101-205	069-0-102-310	069-0-111-065	069-0-121-060
069-0-101-215	069-0-102-325	069-0-111-075	069-0-121-075
069-0-101-225	069-0-102-335	069-0-111-085	069-0-121-085
069-0-101-235	069-0-102-345	069-0-111-090	069-0-121-095
069-0-101-245	069-0-102-355	069-0-111-105	069-0-121-100
069-0-101-255	069-0-103-015	069-0-111-115	069-0-121-110
069-0-101-265	069-0-103-025	069-0-111-125	069-0-121-120
069-0-101-275	069-0-103-035	069-0-111-130	069-0-121-130
069-0-101-285	069-0-103-040	069-0-111-140	069-0-121-140
069-0-101-295	069-0-103-050	069-0-111-170	069-0-121-155
069-0-101-305	069-0-103-060	069-0-111-180	069-0-121-160
069-0-101-315	069-0-103-070	069-0-111-190	069-0-121-170
069-0-101-325	069-0-103-080	069-0-111-200	069-0-121-180
069-0-101-335	069-0-103-095	069-0-111-225	069-0-121-190
069-0-101-345	069-0-103-100	069-0-111-250	069-0-121-200
069-0-101-355	069-0-103-110	069-0-111-260	069-0-121-210
069-0-101-365	069-0-103-130	069-0-111-270	069-0-121-220
069-0-102-015	069-0-103-140	069-0-111-280	069-0-121-230
069-0-102-025	069-0-103-155	069-0-112-010	069-0-121-240
069-0-102-035	069-0-103-160	069-0-112-020	069-0-121-250
069-0-102-045	069-0-103-175	069-0-112-030	069-0-121-260
069-0-102-055	069-0-103-180	069-0-112-040	069-0-121-270
069-0-102-065	069-0-103-190	069-0-112-050	069-0-121-280
069-0-102-075	069-0-103-200	069-0-112-060	069-0-121-290
069-0-102-085	069-0-103-215	069-0-112-070	069-0-121-310
069-0-102-095	069-0-103-220	069-0-112-080	069-0-121-320
069-0-102-105	069-0-103-230	069-0-112-090	069-0-121-330
069-0-102-115	069-0-103-240	069-0-112-100	069-0-121-340
069-0-102-125	069-0-103-250	069-0-112-110	069-0-121-350
069-0-102-135	069-0-103-260	069-0-112-120	069-0-121-365
069-0-102-145	069-0-103-275	069-0-112-130	069-0-121-370

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069-0-121-380	069-0-131-150	069-0-141-145	069-0-151-165
069-0-122-010	069-0-131-160	069-0-141-155	069-0-151-175
069-0-122-020	069-0-131-170	069-0-141-165	069-0-151-185
069-0-122-030	069-0-131-210	069-0-141-175	069-0-151-195
069-0-122-040	069-0-131-250	069-0-141-185	069-0-151-205
069-0-122-050	069-0-131-260	069-0-141-195	069-0-151-215
069-0-122-060	069-0-131-270	069-0-141-205	069-0-151-225
069-0-122-070	069-0-132-010	069-0-141-215	069-0-151-235
069-0-122-080	069-0-132-020	069-0-141-225	069-0-151-245
069-0-122-090	069-0-132-030	069-0-141-235	069-0-151-255
069-0-122-100	069-0-132-040	069-0-142-015	069-0-151-265
069-0-122-110	069-0-132-050	069-0-142-025	069-0-151-275
069-0-122-120	069-0-132-060	069-0-142-035	069-0-152-015
069-0-122-130	069-0-132-070	069-0-142-045	069-0-152-025
069-0-122-140	069-0-132-080	069-0-142-055	069-0-152-035
069-0-122-150	069-0-132-090	069-0-142-065	069-0-152-045
069-0-122-160	069-0-132-100	069-0-142-075	069-0-152-055
069-0-122-170	069-0-132-110	069-0-142-085	069-0-152-065
069-0-122-190	069-0-132-120	069-0-142-095	069-0-152-075
069-0-122-200	069-0-132-130	069-0-142-105	069-0-152-085
069-0-122-210	069-0-132-140	069-0-142-115	069-0-152-095
069-0-122-220	069-0-132-150	069-0-142-125	069-0-152-105
069-0-122-230	069-0-132-160	069-0-142-135	069-0-152-115
069-0-122-260	069-0-132-180	069-0-142-145	069-0-152-125
069-0-122-270	069-0-132-190	069-0-142-155	069-0-152-135
069-0-122-280	069-0-132-200	069-0-143-015	069-0-152-145
069-0-122-295	069-0-132-210	069-0-143-025	069-0-152-155
069-0-122-300	069-0-132-220	069-0-143-035	069-0-152-165
069-0-122-320	069-0-132-230	069-0-143-045	069-0-152-175
069-0-122-330	069-0-132-240	069-0-143-055	069-0-152-185
069-0-122-340	069-0-132-260	069-0-143-065	069-0-152-195
069-0-122-350	069-0-132-270	069-0-151-015	069-0-152-205
069-0-131-010	069-0-132-280	069-0-151-025	069-0-152-215
069-0-131-020	069-0-141-010	069-0-151-035	069-0-152-225
069-0-131-030	069-0-141-025	069-0-151-045	069-0-152-235
069-0-131-040	069-0-141-035	069-0-151-055	069-0-152-245
069-0-131-050	069-0-141-045	069-0-151-065	069-0-153-015
069-0-131-060	069-0-141-055	069-0-151-075	069-0-153-025
069-0-131-070	069-0-141-065	069-0-151-085	069-0-153-035
069-0-131-080	069-0-141-075	069-0-151-095	069-0-153-045
069-0-131-090	069-0-141-085	069-0-151-105	069-0-153-055
069-0-131-100	069-0-141-095	069-0-151-115	069-0-153-065
069-0-131-110	069-0-141-105	069-0-151-125	069-0-153-075
069-0-131-120	069-0-141-115	069-0-151-135	069-0-153-085
069-0-131-130	069-0-141-125	069-0-151-145	069-0-153-095
069-0-131-140	069-0-141-135	069-0-151-155	069-0-153-105

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069-0-153-115	069-0-171-035	069-0-181-185	069-0-183-045
069-0-154-015	069-0-171-045	069-0-181-195	069-0-183-055
069-0-154-025	069-0-171-055	069-0-181-205	069-0-183-065
069-0-154-035	069-0-171-065	069-0-181-215	069-0-183-075
069-0-154-045	069-0-171-075	069-0-181-225	069-0-191-015
069-0-161-015	069-0-171-105	069-0-181-235	069-0-191-025
069-0-161-025	069-0-171-115	069-0-181-245	069-0-191-035
069-0-161-035	069-0-172-015	069-0-181-255	069-0-191-105
069-0-161-045	069-0-172-025	069-0-181-265	069-0-191-115
069-0-161-055	069-0-172-035	069-0-181-275	069-0-191-125
069-0-161-065	069-0-172-045	069-0-181-280	069-0-191-135
069-0-161-075	069-0-172-055	069-0-182-025	069-0-191-145
069-0-161-085	069-0-172-095	069-0-182-035	069-0-191-155
069-0-161-095	069-0-172-105	069-0-182-045	069-0-191-225
069-0-161-105	069-0-172-115	069-0-182-055	069-0-191-235
069-0-161-115	069-0-172-125	069-0-182-065	069-0-191-245
069-0-161-125	069-0-172-145	069-0-182-075	069-0-191-375
069-0-162-015	069-0-172-155	069-0-182-115	069-0-191-385
069-0-162-025	069-0-172-165	069-0-182-125	069-0-191-395
069-0-162-035	069-0-173-025	069-0-182-135	069-0-191-405
069-0-162-045	069-0-173-035	069-0-182-145	069-0-191-415
069-0-162-055	069-0-173-045	069-0-182-155	069-0-191-425
069-0-162-065	069-0-173-055	069-0-182-165	069-0-191-435
069-0-162-075	069-0-173-065	069-0-182-205	069-0-191-445
069-0-162-085	069-0-173-075	069-0-182-215	069-0-192-035
069-0-163-015	069-0-173-085	069-0-182-225	069-0-192-045
069-0-163-025	069-0-173-095	069-0-182-305	069-0-192-055
069-0-163-035	069-0-173-125	069-0-182-315	069-0-192-065
069-0-163-045	069-0-173-135	069-0-182-325	069-0-192-075
069-0-164-015	069-0-181-015	069-0-182-335	069-0-192-085
069-0-164-025	069-0-181-025	069-0-182-345	069-0-192-095
069-0-164-035	069-0-181-035	069-0-182-355	069-0-192-165
069-0-164-045	069-0-181-045	069-0-182-365	069-0-192-175
069-0-164-055	069-0-181-055	069-0-182-375	069-0-192-185
069-0-164-065	069-0-181-065	069-0-182-385	069-0-192-195
069-0-164-075	069-0-181-075	069-0-182-395	069-0-192-205
069-0-164-085	069-0-181-085	069-0-182-405	069-0-192-215
069-0-164-095	069-0-181-095	069-0-182-415	069-0-192-285
069-0-164-105	069-0-181-105	069-0-182-425	069-0-192-295
069-0-164-115	069-0-181-115	069-0-182-435	069-0-192-305
069-0-164-125	069-0-181-125	069-0-182-445	069-0-192-465
069-0-164-135	069-0-181-135	069-0-182-455	069-0-192-475
069-0-164-145	069-0-181-145	069-0-182-465	069-0-192-485
069-0-164-155	069-0-181-155	069-0-183-015	069-0-192-495
069-0-171-015	069-0-181-165	069-0-183-025	069-0-192-505
069-0-171-025	069-0-181-175	069-0-183-035	069-0-192-515

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069-0-192-525	069-0-202-065	069-0-213-045	069-0-221-680
069-0-192-535	069-0-202-075	069-0-221-010	069-0-221-690
069-0-192-545	069-0-202-085	069-0-221-040	069-0-221-700
069-0-192-555	069-0-202-095	069-0-221-050	069-0-221-710
069-0-192-565	069-0-202-105	069-0-221-060	069-0-221-720
069-0-192-575	069-0-202-115	069-0-221-070	069-0-221-730
069-0-192-585	069-0-202-125	069-0-221-080	069-0-221-750
069-0-192-595	069-0-202-135	069-0-221-110	069-0-221-760
069-0-192-605	069-0-202-145	069-0-221-120	069-0-221-780
069-0-192-615	069-0-202-155	069-0-221-130	069-0-221-800
069-0-192-625	069-0-202-165	069-0-221-140	069-0-221-810
069-0-192-635	069-0-202-175	069-0-221-160	069-0-221-820
069-0-192-645	069-0-202-185	069-0-221-170	069-0-221-830
069-0-193-015	069-0-202-195	069-0-221-190	069-0-222-020
069-0-193-025	069-0-211-015	069-0-221-200	069-0-222-030
069-0-193-035	069-0-211-025	069-0-221-210	069-0-222-040
069-0-193-045	069-0-211-035	069-0-221-230	069-0-222-050
069-0-193-055	069-0-211-045	069-0-221-240	069-0-222-060
069-0-193-065	069-0-211-055	069-0-221-250	069-0-222-070
069-0-193-075	069-0-211-065	069-0-221-260	069-0-222-080
069-0-194-015	069-0-211-075	069-0-221-270	069-0-222-090
069-0-194-025	069-0-211-085	069-0-221-300	069-0-222-100
069-0-194-035	069-0-211-095	069-0-221-310	069-0-222-110
069-0-194-045	069-0-211-105	069-0-221-320	069-0-222-120
069-0-201-015	069-0-211-115	069-0-221-340	069-0-222-140
069-0-201-025	069-0-211-125	069-0-221-350	069-0-222-150
069-0-201-035	069-0-211-135	069-0-221-360	069-0-222-160
069-0-201-045	069-0-211-145	069-0-221-370	069-0-222-170
069-0-201-055	069-0-211-155	069-0-221-380	069-0-222-180
069-0-201-065	069-0-211-165	069-0-221-420	069-0-222-190
069-0-201-075	069-0-212-015	069-0-221-430	069-0-222-200
069-0-201-085	069-0-212-025	069-0-221-440	069-0-222-210
069-0-201-095	069-0-212-035	069-0-221-450	069-0-222-230
069-0-201-105	069-0-212-045	069-0-221-460	069-0-222-240
069-0-201-115	069-0-212-055	069-0-221-470	069-0-222-250
069-0-201-125	069-0-212-065	069-0-221-480	069-0-222-260
069-0-201-135	069-0-212-075	069-0-221-490	069-0-222-280
069-0-201-145	069-0-212-085	069-0-221-500	069-0-222-290
069-0-201-155	069-0-212-095	069-0-221-510	069-0-222-300
069-0-201-165	069-0-212-105	069-0-221-570	069-0-222-310
069-0-201-175	069-0-212-115	069-0-221-580	069-0-222-320
069-0-202-015	069-0-212-125	069-0-221-590	069-0-222-370
069-0-202-025	069-0-212-135	069-0-221-600	069-0-222-380
069-0-202-035	069-0-213-015	069-0-221-610	069-0-222-390
069-0-202-045	069-0-213-025	069-0-221-660	069-0-222-400
069-0-202-055	069-0-213-035	069-0-221-670	069-0-222-410

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069-0-222-430	069-0-231-335	069-0-233-065	069-0-240-155
069-0-222-440	069-0-231-345	069-0-233-075	069-0-240-185
069-0-222-450	069-0-231-355	069-0-233-085	069-0-240-195
069-0-222-460	069-0-231-385	069-0-233-095	069-0-240-205
069-0-222-470	069-0-231-415	069-0-233-105	069-0-240-215
069-0-222-480	069-0-231-425	069-0-233-115	069-0-240-235
069-0-222-490	069-0-231-435	069-0-233-125	069-0-240-245
069-0-222-500	069-0-231-445	069-0-233-135	069-0-240-255
069-0-222-510	069-0-231-455	069-0-233-145	069-0-240-265
069-0-222-520	069-0-231-485	069-0-233-155	069-0-240-275
069-0-222-540	069-0-231-495	069-0-233-165	069-0-240-285
069-0-222-550	069-0-231-505	069-0-233-175	069-0-251-045
069-0-222-560	069-0-231-515	069-0-233-185	069-0-251-055
069-0-222-570	069-0-231-535	069-0-233-195	069-0-251-065
069-0-222-580	069-0-231-545	069-0-233-205	069-0-251-075
069-0-222-590	069-0-231-555	069-0-233-215	069-0-251-085
069-0-222-600	069-0-231-565	069-0-233-225	069-0-251-095
069-0-222-610	069-0-231-575	069-0-233-235	069-0-251-105
069-0-223-010	069-0-231-595	069-0-233-245	069-0-251-115
069-0-224-010	069-0-231-635	069-0-233-255	069-0-251-125
069-0-231-025	069-0-231-645	069-0-233-265	069-0-251-135
069-0-231-035	069-0-231-655	069-0-233-275	069-0-251-145
069-0-231-045	069-0-231-665	069-0-233-285	069-0-251-155
069-0-231-055	069-0-231-675	069-0-233-295	069-0-251-165
069-0-231-065	069-0-231-685	069-0-233-305	069-0-251-175
069-0-231-075	069-0-231-705	069-0-233-315	069-0-251-185
069-0-231-085	069-0-231-715	069-0-233-325	069-0-251-205
069-0-231-095	069-0-231-725	069-0-233-335	069-0-251-215
069-0-231-105	069-0-231-745	069-0-233-345	069-0-251-225
069-0-231-115	069-0-231-755	069-0-233-355	069-0-251-235
069-0-231-125	069-0-231-765	069-0-233-365	069-0-251-245
069-0-231-135	069-0-231-775	069-0-233-375	069-0-251-255
069-0-231-155	069-0-231-785	069-0-233-385	069-0-251-265
069-0-231-165	069-0-231-815	069-0-233-395	069-0-251-275
069-0-231-175	069-0-231-825	069-0-233-405	069-0-251-285
069-0-231-205	069-0-231-835	069-0-233-415	069-0-251-295
069-0-231-215	069-0-231-845	069-0-233-425	069-0-251-305
069-0-231-225	069-0-231-855	069-0-233-435	069-0-251-315
069-0-231-235	069-0-231-865	069-0-240-025	069-0-252-015
069-0-231-245	069-0-231-935	069-0-240-055	069-0-252-025
069-0-231-265	069-0-231-945	069-0-240-075	069-0-253-025
069-0-231-275	069-0-231-965	069-0-240-105	069-0-253-035
069-0-231-285	069-0-231-975	069-0-240-115	069-0-253-045
069-0-231-295	069-0-232-015	069-0-240-125	069-0-253-055
069-0-231-315	069-0-232-025	069-0-240-135	069-0-253-065
069-0-231-325	069-0-233-055	069-0-240-145	069-0-253-075

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069-0-253-085	069-0-263-325	069-0-270-385	069-0-280-205
069-0-253-095	069-0-263-335	069-0-270-395	069-0-280-215
069-0-261-015	069-0-263-345	069-0-270-405	069-0-280-225
069-0-261-025	069-0-263-355	069-0-270-415	069-0-280-235
069-0-261-035	069-0-263-365	069-0-270-425	069-0-280-245
069-0-261-045	069-0-263-375	069-0-270-435	069-0-280-255
069-0-261-065	069-0-263-385	069-0-270-445	069-0-280-265
069-0-261-075	069-0-263-395	069-0-270-455	069-0-280-275
069-0-261-085	069-0-263-405	069-0-270-465	069-0-280-285
069-0-261-095	069-0-263-415	069-0-270-475	069-0-280-295
069-0-261-105	069-0-263-425	069-0-270-485	069-0-280-305
069-0-262-015	069-0-263-435	069-0-270-495	069-0-280-315
069-0-262-025	069-0-263-445	069-0-270-505	069-0-280-325
069-0-262-035	069-0-263-455	069-0-270-515	069-0-280-335
069-0-262-045	069-0-270-065	069-0-270-525	069-0-280-345
069-0-262-055	069-0-270-075	069-0-270-535	069-0-280-355
069-0-262-075	069-0-270-085	069-0-270-545	069-0-280-365
069-0-262-095	069-0-270-095	069-0-270-555	069-0-280-375
069-0-262-105	069-0-270-105	069-0-270-565	069-0-280-385
069-0-262-115	069-0-270-115	069-0-270-575	069-0-280-395
069-0-262-125	069-0-270-125	069-0-270-585	069-0-280-405
069-0-262-135	069-0-270-135	069-0-270-595	069-0-280-415
069-0-262-145	069-0-270-145	069-0-270-605	069-0-280-425
069-0-262-155	069-0-270-155	069-0-270-615	069-0-280-435
069-0-262-165	069-0-270-165	069-0-270-625	069-0-280-445
069-0-262-175	069-0-270-175	069-0-270-635	069-0-280-455
069-0-262-185	069-0-270-185	069-0-270-645	069-0-280-465
069-0-262-195	069-0-270-195	069-0-270-655	069-0-280-475
069-0-263-015	069-0-270-205	069-0-280-025	069-0-280-485
069-0-263-035	069-0-270-215	069-0-280-035	069-0-280-495
069-0-263-045	069-0-270-225	069-0-280-045	069-0-280-505
069-0-263-055	069-0-270-235	069-0-280-055	069-0-280-515
069-0-263-125	069-0-270-245	069-0-280-065	069-0-280-525
069-0-263-195	069-0-270-255	069-0-280-075	069-0-280-535
069-0-263-205	069-0-270-265	069-0-280-085	069-0-280-545
069-0-263-215	069-0-270-275	069-0-280-095	069-0-280-555
069-0-263-225	069-0-270-285	069-0-280-105	069-0-280-565
069-0-263-235	069-0-270-295	069-0-280-115	069-0-280-575
069-0-263-245	069-0-270-305	069-0-280-125	069-0-280-585
069-0-263-255	069-0-270-315	069-0-280-135	069-0-290-015
069-0-263-265	069-0-270-325	069-0-280-145	069-0-290-035
069-0-263-275	069-0-270-335	069-0-280-155	069-0-290-045
069-0-263-285	069-0-270-345	069-0-280-165	069-0-290-055
069-0-263-295	069-0-270-355	069-0-280-175	069-0-290-065
069-0-263-305	069-0-270-365	069-0-280-185	069-0-290-075
069-0-263-315	069-0-270-375	069-0-280-195	069-0-290-085

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069-0-290-095	069-0-290-575	069-0-300-235	069-0-300-705
069-0-290-105	069-0-290-585	069-0-300-245	069-0-300-715
069-0-290-115	069-0-290-595	069-0-300-255	069-0-300-725
069-0-290-125	069-0-290-605	069-0-300-265	069-0-300-735
069-0-290-135	069-0-290-615	069-0-300-275	069-0-300-745
069-0-290-145	069-0-290-625	069-0-300-285	069-0-300-755
069-0-290-155	069-0-290-635	069-0-300-295	069-0-300-765
069-0-290-165	069-0-290-645	069-0-300-305	069-0-300-775
069-0-290-175	069-0-290-655	069-0-300-315	069-0-300-785
069-0-290-185	069-0-290-665	069-0-300-325	071-0-010-030
069-0-290-195	069-0-290-675	069-0-300-335	071-0-010-040
069-0-290-205	069-0-290-685	069-0-300-345	071-0-010-050
069-0-290-215	069-0-290-695	069-0-300-355	071-0-010-060
069-0-290-225	069-0-290-705	069-0-300-365	071-0-010-080
069-0-290-235	069-0-290-715	069-0-300-375	071-0-010-110
069-0-290-255	069-0-290-725	069-0-300-385	071-0-010-120
069-0-290-265	069-0-290-735	069-0-300-395	071-0-010-140
069-0-290-275	069-0-290-745	069-0-300-405	071-0-010-150
069-0-290-285	069-0-290-755	069-0-300-415	071-0-010-160
069-0-290-295	069-0-290-765	069-0-300-425	071-0-010-220
069-0-290-305	069-0-290-775	069-0-300-435	071-0-010-310
069-0-290-315	069-0-290-785	069-0-300-445	071-0-010-340
069-0-290-325	069-0-290-795	069-0-300-455	071-0-010-370
069-0-290-335	069-0-290-805	069-0-300-465	071-0-010-380
069-0-290-345	069-0-300-015	069-0-300-475	071-0-010-460
069-0-290-355	069-0-300-025	069-0-300-485	071-0-010-470
069-0-290-365	069-0-300-035	069-0-300-495	071-0-010-480
069-0-290-375	069-0-300-045	069-0-300-505	071-0-010-490
069-0-290-385	069-0-300-055	069-0-300-525	071-0-010-500
069-0-290-395	069-0-300-065	069-0-300-535	071-0-010-520
069-0-290-405	069-0-300-075	069-0-300-545	071-0-010-535
069-0-290-415	069-0-300-085	069-0-300-555	071-0-010-550
069-0-290-425	069-0-300-095	069-0-300-565	071-0-010-560
069-0-290-445	069-0-300-105	069-0-300-575	071-0-021-015
069-0-290-455	069-0-300-115	069-0-300-585	071-0-021-020
069-0-290-465	069-0-300-125	069-0-300-595	071-0-021-030
069-0-290-475	069-0-300-135	069-0-300-605	071-0-021-040
069-0-290-485	069-0-300-145	069-0-300-615	071-0-021-050
069-0-290-495	069-0-300-155	069-0-300-625	071-0-021-060
069-0-290-505	069-0-300-165	069-0-300-635	071-0-021-070
069-0-290-515	069-0-300-175	069-0-300-645	071-0-021-080
069-0-290-525	069-0-300-185	069-0-300-655	071-0-021-090
069-0-290-535	069-0-300-195	069-0-300-665	071-0-021-110
069-0-290-545	069-0-300-205	069-0-300-675	071-0-021-120
069-0-290-555	069-0-300-215	069-0-300-685	071-0-021-130
069-0-290-565	069-0-300-225	069-0-300-695	071-0-021-140

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071-0-021-150	071-0-022-540	071-0-032-485	071-0-051-240
071-0-021-165	071-0-022-550	071-0-032-495	071-0-051-250
071-0-021-170	071-0-031-010	071-0-032-505	071-0-051-280
071-0-021-180	071-0-031-020	071-0-032-515	071-0-051-295
071-0-021-190	071-0-031-030	071-0-033-010	071-0-051-305
071-0-021-200	071-0-031-040	071-0-033-020	071-0-051-310
071-0-021-210	071-0-031-050	071-0-033-030	071-0-051-330
071-0-021-220	071-0-031-060	071-0-033-040	071-0-051-340
071-0-022-010	071-0-031-070	071-0-033-050	071-0-051-350
071-0-022-020	071-0-031-080	071-0-033-060	071-0-051-360
071-0-022-030	071-0-031-090	071-0-033-070	071-0-051-370
071-0-022-040	071-0-031-100	071-0-033-080	071-0-052-020
071-0-022-050	071-0-031-110	071-0-033-090	071-0-053-010
071-0-022-060	071-0-031-120	071-0-033-100	071-0-053-020
071-0-022-070	071-0-031-130	071-0-033-120	071-0-053-040
071-0-022-080	071-0-032-010	071-0-033-130	071-0-053-050
071-0-022-090	071-0-032-025	071-0-033-140	071-0-053-060
071-0-022-170	071-0-032-030	071-0-033-150	071-0-053-070
071-0-022-180	071-0-032-055	071-0-033-160	071-0-053-085
071-0-022-190	071-0-032-065	071-0-033-170	071-0-053-090
071-0-022-200	071-0-032-075	071-0-033-180	071-0-053-100
071-0-022-210	071-0-032-085	071-0-033-195	071-0-053-130
071-0-022-220	071-0-032-090	071-0-040-030	071-0-053-140
071-0-022-230	071-0-032-110	071-0-040-040	071-0-053-150
071-0-022-240	071-0-032-130	071-0-040-050	071-0-053-180
071-0-022-250	071-0-032-140	071-0-040-060	071-0-053-190
071-0-022-260	071-0-032-150	071-0-040-120	071-0-053-200
071-0-022-270	071-0-032-160	071-0-040-130	071-0-053-210
071-0-022-280	071-0-032-170	071-0-040-160	071-0-053-220
071-0-022-310	071-0-032-180	071-0-040-170	071-0-053-230
071-0-022-320	071-0-032-190	071-0-040-180	071-0-053-240
071-0-022-330	071-0-032-200	071-0-040-205	071-0-053-250
071-0-022-340	071-0-032-210	071-0-040-215	071-0-053-260
071-0-022-355	071-0-032-220	071-0-040-220	071-0-053-270
071-0-022-365	071-0-032-230	071-0-051-010	071-0-053-280
071-0-022-370	071-0-032-240	071-0-051-020	071-0-053-290
071-0-022-380	071-0-032-250	071-0-051-030	071-0-053-300
071-0-022-420	071-0-032-260	071-0-051-060	071-0-053-310
071-0-022-430	071-0-032-310	071-0-051-090	071-0-053-320
071-0-022-440	071-0-032-320	071-0-051-100	071-0-053-330
071-0-022-460	071-0-032-360	071-0-051-110	071-0-053-340
071-0-022-480	071-0-032-380	071-0-051-120	071-0-053-350
071-0-022-500	071-0-032-405	071-0-051-140	071-0-053-360
071-0-022-510	071-0-032-415	071-0-051-150	071-0-053-370
071-0-022-520	071-0-032-440	071-0-051-160	071-0-053-380
071-0-022-530	071-0-032-470	071-0-051-170	071-0-053-390

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071-0-053-400	071-0-061-080	071-0-062-040	071-0-071-130
071-0-053-410	071-0-061-090	071-0-062-050	071-0-071-140
071-0-053-425	071-0-061-100	071-0-062-060	071-0-071-150
071-0-053-430	071-0-061-110	071-0-062-070	071-0-071-180
071-0-053-440	071-0-061-120	071-0-062-080	071-0-071-190
071-0-053-450	071-0-061-130	071-0-062-090	071-0-071-200
071-0-053-460	071-0-061-140	071-0-062-105	071-0-071-210
071-0-054-010	071-0-061-150	071-0-062-110	071-0-071-230
071-0-054-030	071-0-061-160	071-0-062-120	071-0-071-240
071-0-054-040	071-0-061-170	071-0-062-130	071-0-071-250
071-0-054-050	071-0-061-180	071-0-062-140	071-0-071-260
071-0-054-060	071-0-061-190	071-0-062-150	071-0-071-275
071-0-054-070	071-0-061-200	071-0-062-160	071-0-071-290
071-0-054-080	071-0-061-210	071-0-062-170	071-0-071-300
071-0-054-090	071-0-061-220	071-0-062-180	071-0-071-310
071-0-054-100	071-0-061-270	071-0-062-190	071-0-071-340
071-0-054-110	071-0-061-280	071-0-062-200	071-0-071-350
071-0-054-120	071-0-061-290	071-0-062-210	071-0-071-360
071-0-054-130	071-0-061-300	071-0-062-220	071-0-072-020
071-0-054-140	071-0-061-310	071-0-062-230	071-0-072-030
071-0-054-150	071-0-061-320	071-0-062-240	071-0-072-040
071-0-054-160	071-0-061-330	071-0-062-250	071-0-072-050
071-0-054-170	071-0-061-340	071-0-062-260	071-0-072-060
071-0-054-180	071-0-061-350	071-0-062-270	071-0-072-070
071-0-054-190	071-0-061-360	071-0-062-280	071-0-072-080
071-0-054-200	071-0-061-370	071-0-062-290	071-0-072-090
071-0-054-210	071-0-061-380	071-0-062-300	071-0-072-100
071-0-054-220	071-0-061-390	071-0-062-310	071-0-072-110
071-0-054-230	071-0-061-400	071-0-062-320	071-0-072-120
071-0-054-240	071-0-061-410	071-0-062-330	071-0-072-130
071-0-054-250	071-0-061-460	071-0-062-340	071-0-072-140
071-0-054-260	071-0-061-470	071-0-062-350	071-0-072-150
071-0-054-270	071-0-061-480	071-0-062-360	071-0-072-160
071-0-054-300	071-0-061-490	071-0-062-370	071-0-072-170
071-0-054-310	071-0-061-500	071-0-062-380	071-0-072-180
071-0-054-320	071-0-061-510	071-0-071-010	071-0-072-200
071-0-054-330	071-0-061-520	071-0-071-020	071-0-072-210
071-0-054-340	071-0-061-530	071-0-071-040	071-0-072-220
071-0-054-350	071-0-061-540	071-0-071-050	071-0-072-230
071-0-054-360	071-0-061-550	071-0-071-060	071-0-072-240
071-0-061-010	071-0-061-560	071-0-071-070	071-0-072-255
071-0-061-020	071-0-061-570	071-0-071-080	071-0-072-260
071-0-061-030	071-0-061-600	071-0-071-090	071-0-072-270
071-0-061-040	071-0-061-610	071-0-071-100	071-0-072-300
071-0-061-060	071-0-061-620	071-0-071-110	071-0-072-310
071-0-061-070	071-0-062-030	071-0-071-120	071-0-072-320

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071-0-081-010	071-0-093-240	071-0-094-320	071-0-102-020
071-0-081-020	071-0-093-255	071-0-094-330	071-0-102-030
071-0-081-030	071-0-093-260	071-0-094-340	071-0-102-040
071-0-081-040	071-0-093-270	071-0-094-360	071-0-102-050
071-0-081-050	071-0-093-280	071-0-094-370	071-0-102-060
071-0-081-060	071-0-093-290	071-0-094-400	071-0-102-070
071-0-081-070	071-0-093-300	071-0-094-410	071-0-102-080
071-0-082-020	071-0-093-310	071-0-095-010	071-0-102-090
071-0-082-030	071-0-093-320	071-0-101-020	071-0-102-100
071-0-082-050	071-0-093-330	071-0-101-030	071-0-102-110
071-0-082-060	071-0-093-340	071-0-101-040	071-0-102-120
071-0-082-070	071-0-093-350	071-0-101-050	071-0-102-130
071-0-082-080	071-0-093-360	071-0-101-060	071-0-102-140
071-0-082-090	071-0-093-370	071-0-101-070	071-0-102-155
071-0-082-100	071-0-093-380	071-0-101-090	071-0-102-160
071-0-082-110	071-0-093-390	071-0-101-100	071-0-102-170
071-0-082-120	071-0-094-010	071-0-101-110	071-0-102-180
071-0-082-135	071-0-094-020	071-0-101-120	071-0-102-190
071-0-082-150	071-0-094-030	071-0-101-130	071-0-102-210
071-0-082-160	071-0-094-040	071-0-101-140	071-0-102-230
071-0-082-170	071-0-094-050	071-0-101-150	071-0-102-240
071-0-082-190	071-0-094-060	071-0-101-160	071-0-102-250
071-0-082-200	071-0-094-070	071-0-101-170	071-0-102-270
071-0-082-210	071-0-094-080	071-0-101-180	071-0-102-290
071-0-093-020	071-0-094-090	071-0-101-200	071-0-102-300
071-0-093-030	071-0-094-100	071-0-101-210	071-0-102-310
071-0-093-040	071-0-094-110	071-0-101-230	071-0-102-320
071-0-093-050	071-0-094-125	071-0-101-240	071-0-102-330
071-0-093-060	071-0-094-130	071-0-101-250	071-0-102-340
071-0-093-070	071-0-094-140	071-0-101-260	071-0-102-355
071-0-093-085	071-0-094-150	071-0-101-270	071-0-102-360
071-0-093-090	071-0-094-160	071-0-101-280	071-0-102-370
071-0-093-100	071-0-094-170	071-0-101-290	071-0-102-380
071-0-093-110	071-0-094-180	071-0-101-300	071-0-102-390
071-0-093-120	071-0-094-190	071-0-101-310	071-0-102-400
071-0-093-130	071-0-094-200	071-0-101-320	071-0-102-410
071-0-093-140	071-0-094-210	071-0-101-330	071-0-102-420
071-0-093-150	071-0-094-220	071-0-101-340	071-0-102-430
071-0-093-160	071-0-094-240	071-0-101-350	071-0-102-440
071-0-093-170	071-0-094-250	071-0-101-370	071-0-102-450
071-0-093-180	071-0-094-260	071-0-101-380	071-0-102-465
071-0-093-190	071-0-094-270	071-0-101-390	071-0-102-475
071-0-093-200	071-0-094-280	071-0-101-400	071-0-102-485
071-0-093-210	071-0-094-290	071-0-101-410	071-0-102-495
071-0-093-220	071-0-094-300	071-0-101-420	071-0-102-505
071-0-093-230	071-0-094-310	071-0-102-010	071-0-102-515

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071-0-102-525	071-0-131-110	071-0-141-060	071-0-142-240
071-0-111-010	071-0-131-120	071-0-141-070	071-0-142-265
071-0-111-020	071-0-131-130	071-0-141-080	071-0-142-270
071-0-111-030	071-0-131-140	071-0-141-090	071-0-142-280
071-0-111-040	071-0-131-150	071-0-141-100	071-0-142-310
071-0-111-060	071-0-131-160	071-0-141-110	071-0-142-320
071-0-111-070	071-0-131-170	071-0-141-120	071-0-142-330
071-0-111-080	071-0-131-180	071-0-141-130	071-0-142-340
071-0-111-090	071-0-131-190	071-0-141-140	071-0-142-350
071-0-111-100	071-0-131-200	071-0-141-150	071-0-142-395
071-0-111-110	071-0-131-210	071-0-141-160	071-0-142-400
071-0-111-120	071-0-131-220	071-0-141-170	071-0-142-410
071-0-111-130	071-0-131-230	071-0-141-180	071-0-151-010
071-0-111-140	071-0-131-240	071-0-141-190	071-0-151-040
071-0-111-150	071-0-131-250	071-0-141-200	071-0-151-060
071-0-112-040	071-0-131-260	071-0-141-210	071-0-151-070
071-0-112-080	071-0-131-270	071-0-141-220	071-0-151-080
071-0-112-100	071-0-131-280	071-0-141-230	071-0-151-090
071-0-112-110	071-0-132-010	071-0-141-240	071-0-151-100
071-0-112-120	071-0-132-020	071-0-141-250	071-0-151-115
071-0-112-135	071-0-132-030	071-0-141-260	071-0-151-120
071-0-112-140	071-0-132-050	071-0-141-270	071-0-151-140
071-0-112-150	071-0-132-060	071-0-141-285	071-0-151-150
071-0-112-160	071-0-132-070	071-0-141-290	071-0-151-160
071-0-112-200	071-0-132-080	071-0-141-300	071-0-152-010
071-0-112-210	071-0-132-090	071-0-141-310	071-0-152-020
071-0-112-220	071-0-132-100	071-0-141-320	071-0-152-030
071-0-112-230	071-0-132-110	071-0-141-330	071-0-152-040
071-0-120-020	071-0-132-120	071-0-142-010	071-0-152-050
071-0-120-050	071-0-132-130	071-0-142-020	071-0-152-060
071-0-120-075	071-0-132-140	071-0-142-030	071-0-152-080
071-0-120-090	071-0-132-150	071-0-142-040	071-0-152-090
071-0-120-100	071-0-132-160	071-0-142-050	071-0-152-100
071-0-120-110	071-0-132-170	071-0-142-060	071-0-152-120
071-0-120-140	071-0-132-180	071-0-142-070	071-0-152-160
071-0-120-160	071-0-132-190	071-0-142-080	071-0-152-170
071-0-131-010	071-0-132-220	071-0-142-090	071-0-152-180
071-0-131-020	071-0-132-230	071-0-142-100	071-0-152-210
071-0-131-030	071-0-132-240	071-0-142-110	071-0-152-220
071-0-131-040	071-0-132-250	071-0-142-120	071-0-152-230
071-0-131-050	071-0-132-260	071-0-142-130	071-0-152-240
071-0-131-060	071-0-141-010	071-0-142-140	071-0-152-255
071-0-131-070	071-0-141-020	071-0-142-190	071-0-152-260
071-0-131-080	071-0-141-030	071-0-142-200	071-0-152-280
071-0-131-090	071-0-141-040	071-0-142-220	071-0-152-290
071-0-131-100	071-0-141-050	071-0-142-230	071-0-152-300

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071-0-152-320	071-0-160-180	071-0-180-230	071-0-201-040
071-0-152-330	071-0-160-200	071-0-180-240	071-0-201-050
071-0-152-340	071-0-160-210	071-0-180-250	071-0-201-060
071-0-152-350	071-0-160-220	071-0-180-260	071-0-201-070
071-0-152-360	071-0-171-090	071-0-180-270	071-0-201-080
071-0-153-010	071-0-171-100	071-0-180-280	071-0-201-130
071-0-153-040	071-0-171-110	071-0-180-290	071-0-201-140
071-0-154-010	071-0-171-120	071-0-180-300	071-0-201-150
071-0-154-020	071-0-172-030	071-0-180-310	071-0-201-160
071-0-154-030	071-0-172-075	071-0-180-320	071-0-201-180
071-0-154-040	071-0-172-085	071-0-180-330	071-0-201-210
071-0-154-050	071-0-173-020	071-0-180-340	071-0-201-220
071-0-154-060	071-0-173-030	071-0-180-350	071-0-201-230
071-0-154-070	071-0-173-040	071-0-180-360	071-0-201-240
071-0-154-080	071-0-174-060	071-0-180-370	071-0-201-250
071-0-154-090	071-0-174-070	071-0-180-400	071-0-202-040
071-0-154-100	071-0-174-140	071-0-180-410	071-0-202-050
071-0-154-110	071-0-174-150	071-0-180-420	071-0-202-060
071-0-154-120	071-0-174-160	071-0-180-430	071-0-210-010
071-0-154-130	071-0-174-180	071-0-191-010	071-0-210-050
071-0-154-140	071-0-174-190	071-0-191-020	071-0-210-070
071-0-154-150	071-0-174-205	071-0-191-030	071-0-210-080
071-0-154-160	071-0-174-215	071-0-191-040	071-0-210-090
071-0-154-170	071-0-174-220	071-0-191-050	071-0-210-100
071-0-154-180	071-0-180-010	071-0-191-060	071-0-220-015
071-0-155-010	071-0-180-020	071-0-191-170	071-0-220-025
071-0-155-020	071-0-180-030	071-0-191-180	071-0-220-035
071-0-155-030	071-0-180-040	071-0-191-190	071-0-220-045
071-0-155-040	071-0-180-050	071-0-191-200	071-0-220-055
071-0-155-050	071-0-180-060	071-0-191-210	071-0-220-065
071-0-155-090	071-0-180-070	071-0-191-400	071-0-220-075
071-0-155-100	071-0-180-080	071-0-192-010	071-0-220-085
071-0-155-110	071-0-180-090	071-0-193-010	071-0-220-095
071-0-155-120	071-0-180-100	071-0-194-070	071-0-220-105
071-0-155-130	071-0-180-110	071-0-194-100	071-0-220-115
071-0-160-020	071-0-180-120	071-0-194-320	071-0-220-125
071-0-160-030	071-0-180-130	071-0-194-360	071-0-220-135
071-0-160-040	071-0-180-140	071-0-194-370	071-0-220-145
071-0-160-050	071-0-180-150	071-0-194-380	071-0-220-155
071-0-160-060	071-0-180-160	071-0-194-390	071-0-220-165
071-0-160-070	071-0-180-170	071-0-194-405	071-0-220-175
071-0-160-090	071-0-180-180	071-0-194-415	071-0-220-185
071-0-160-120	071-0-180-190	071-0-194-425	071-0-220-195
071-0-160-130	071-0-180-200	071-0-201-010	071-0-220-205
071-0-160-140	071-0-180-210	071-0-201-020	071-0-220-215
071-0-160-175	071-0-180-220	071-0-201-030	071-0-220-225

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071-0-220-235	071-0-230-125	071-0-240-045	071-0-240-505
071-0-220-245	071-0-230-135	071-0-240-055	071-0-240-515
071-0-220-255	071-0-230-145	071-0-240-065	071-0-240-525
071-0-220-265	071-0-230-155	071-0-240-075	071-0-250-010
071-0-220-275	071-0-230-165	071-0-240-085	071-0-250-020
071-0-220-285	071-0-230-175	071-0-240-095	071-0-250-030
071-0-220-295	071-0-230-185	071-0-240-105	071-0-250-040
071-0-220-305	071-0-230-195	071-0-240-115	071-0-250-050
071-0-220-315	071-0-230-205	071-0-240-125	071-0-250-060
071-0-220-325	071-0-230-215	071-0-240-135	071-0-250-070
071-0-220-335	071-0-230-225	071-0-240-145	071-0-250-125
071-0-220-345	071-0-230-235	071-0-240-155	071-0-250-135
071-0-220-355	071-0-230-245	071-0-240-165	071-0-250-145
071-0-220-365	071-0-230-255	071-0-240-175	071-0-250-155
071-0-220-375	071-0-230-265	071-0-240-185	071-0-250-165
071-0-220-385	071-0-230-275	071-0-240-195	071-0-250-175
071-0-220-415	071-0-230-285	071-0-240-205	071-0-260-035
071-0-220-425	071-0-230-295	071-0-240-215	071-0-260-045
071-0-220-435	071-0-230-305	071-0-240-225	071-0-260-145
071-0-220-445	071-0-230-315	071-0-240-235	071-0-260-155
071-0-220-455	071-0-230-325	071-0-240-245	071-0-260-185
071-0-220-465	071-0-230-335	071-0-240-255	071-0-260-195
071-0-220-475	071-0-230-345	071-0-240-265	071-0-260-250
071-0-220-485	071-0-230-355	071-0-240-275	071-0-260-265
071-0-220-495	071-0-230-365	071-0-240-285	071-0-260-275
071-0-220-505	071-0-230-375	071-0-240-295	071-0-260-285
071-0-220-515	071-0-230-385	071-0-240-305	071-0-260-300
071-0-220-525	071-0-230-395	071-0-240-315	071-0-260-330
071-0-220-535	071-0-230-405	071-0-240-325	071-0-260-355
071-0-220-545	071-0-230-415	071-0-240-335	071-0-260-360
071-0-220-555	071-0-230-425	071-0-240-345	071-0-270-035
071-0-220-565	071-0-230-435	071-0-240-355	071-0-270-045
071-0-220-575	071-0-230-445	071-0-240-365	071-0-270-055
071-0-220-585	071-0-230-455	071-0-240-375	071-0-270-065
071-0-220-595	071-0-230-465	071-0-240-385	071-0-270-075
071-0-230-015	071-0-230-475	071-0-240-395	071-0-270-085
071-0-230-025	071-0-230-485	071-0-240-405	071-0-270-095
071-0-230-035	071-0-230-495	071-0-240-415	071-0-270-105
071-0-230-045	071-0-230-505	071-0-240-425	071-0-270-115
071-0-230-055	071-0-230-515	071-0-240-435	071-0-270-125
071-0-230-065	071-0-230-525	071-0-240-445	071-0-270-135
071-0-230-075	071-0-230-535	071-0-240-455	071-0-270-145
071-0-230-085	071-0-230-545	071-0-240-465	071-0-270-155
071-0-230-095	071-0-240-015	071-0-240-475	071-0-270-165
071-0-230-105	071-0-240-025	071-0-240-485	071-0-270-175
071-0-230-115	071-0-240-035	071-0-240-495	071-0-270-205

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071-0-280-015	071-0-290-125	071-0-290-585	073-0-021-040
071-0-280-025	071-0-290-135	071-0-290-595	073-0-021-050
071-0-280-035	071-0-290-145	071-0-290-605	073-0-021-060
071-0-280-045	071-0-290-155	071-0-290-615	073-0-021-100
071-0-280-055	071-0-290-165	071-0-290-625	073-0-021-140
071-0-280-065	071-0-290-175	071-0-290-635	073-0-021-170
071-0-280-075	071-0-290-185	071-0-290-645	073-0-021-200
071-0-280-085	071-0-290-195	071-0-290-655	073-0-022-150
071-0-280-095	071-0-290-205	071-0-290-665	073-0-022-160
071-0-280-105	071-0-290-215	071-0-290-675	073-0-022-170
071-0-280-115	071-0-290-225	071-0-290-685	073-0-022-180
071-0-280-125	071-0-290-235	071-0-290-695	073-0-022-200
071-0-280-135	071-0-290-245	071-0-290-705	073-0-022-220
071-0-280-145	071-0-290-255	071-0-290-715	073-0-031-020
071-0-280-155	071-0-290-265	071-0-290-725	073-0-031-030
071-0-280-165	071-0-290-275	071-0-290-735	073-0-031-040
071-0-280-175	071-0-290-285	071-0-290-745	073-0-031-080
071-0-280-185	071-0-290-295	071-0-290-755	073-0-031-090
071-0-280-195	071-0-290-305	071-0-290-765	073-0-031-100
071-0-280-205	071-0-290-315	071-0-290-775	073-0-031-110
071-0-280-215	071-0-290-325	071-0-290-785	073-0-031-120
071-0-280-225	071-0-290-335	071-0-290-795	073-0-031-130
071-0-280-235	071-0-290-345	071-0-290-805	073-0-031-140
071-0-280-245	071-0-290-355	072-0-101-170	073-0-031-150
071-0-280-255	071-0-290-365	072-0-101-200	073-0-031-160
071-0-280-265	071-0-290-375	072-0-101-240	073-0-031-170
071-0-280-275	071-0-290-385	072-0-271-010	073-0-032-050
071-0-280-285	071-0-290-395	072-0-272-010	073-0-032-070
071-0-280-295	071-0-290-405	072-0-275-135	073-0-032-080
071-0-280-305	071-0-290-415	073-0-011-040	073-0-032-090
071-0-280-315	071-0-290-425	073-0-011-050	073-0-032-100
071-0-280-325	071-0-290-435	073-0-011-060	073-0-032-110
071-0-280-335	071-0-290-445	073-0-011-210	073-0-032-120
071-0-280-345	071-0-290-455	073-0-011-225	073-0-032-130
071-0-280-355	071-0-290-465	073-0-011-245	073-0-032-140
071-0-290-015	071-0-290-475	073-0-011-250	073-0-032-165
071-0-290-025	071-0-290-485	073-0-011-260	073-0-032-170
071-0-290-035	071-0-290-495	073-0-011-275	073-0-032-180
071-0-290-045	071-0-290-505	073-0-012-010	073-0-032-190
071-0-290-055	071-0-290-515	073-0-012-110	073-0-032-200
071-0-290-065	071-0-290-525	073-0-012-120	073-0-032-210
071-0-290-075	071-0-290-535	073-0-012-130	073-0-032-220
071-0-290-085	071-0-290-545	073-0-012-150	073-0-032-230
071-0-290-095	071-0-290-555	073-0-012-160	073-0-032-240
071-0-290-105	071-0-290-565	073-0-021-020	073-0-033-030
071-0-290-115	071-0-290-575	073-0-021-030	073-0-033-080

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073-0-033-090	073-0-114-100	073-0-231-030	073-0-310-065
073-0-033-100	073-0-114-115	073-0-231-040	073-0-310-075
073-0-033-110	073-0-116-010	073-0-231-055	073-0-310-085
073-0-033-120	073-0-116-060	073-0-231-060	073-0-310-095
073-0-033-140	073-0-116-080	073-0-231-070	073-0-310-105
073-0-033-150	073-0-116-090	073-0-240-040	073-0-310-115
073-0-033-180	073-0-116-100	073-0-240-095	073-0-310-125
073-0-033-190	073-0-116-110	073-0-240-115	073-0-310-135
073-0-033-200	073-0-118-020	073-0-240-130	073-0-310-145
073-0-033-210	073-0-118-050	073-0-240-140	073-0-310-155
073-0-033-230	073-0-118-080	073-0-240-150	073-0-310-165
073-0-033-240	073-0-118-090	073-0-240-160	073-0-310-175
073-0-033-250	073-0-118-100	073-0-240-175	073-0-310-185
073-0-034-020	073-0-118-110	073-0-240-185	073-0-310-195
073-0-034-110	073-0-118-120	073-0-300-015	073-0-310-205
073-0-034-120	073-0-118-130	073-0-300-025	073-0-310-215
073-0-034-130	073-0-118-165	073-0-300-035	073-0-310-225
073-0-034-140	073-0-118-170	073-0-300-045	073-0-310-235
073-0-034-150	073-0-121-090	073-0-300-055	073-0-310-245
073-0-035-010	073-0-121-110	073-0-300-065	073-0-320-015
073-0-103-215	073-0-121-130	073-0-300-075	073-0-320-025
073-0-103-225	073-0-121-140	073-0-300-085	073-0-320-035
073-0-104-080	073-0-121-150	073-0-300-095	073-0-320-045
073-0-104-090	073-0-121-160	073-0-300-105	073-0-320-055
073-0-104-190	073-0-121-170	073-0-300-115	073-0-320-065
073-0-104-200	073-0-121-180	073-0-300-125	073-0-320-075
073-0-106-020	073-0-122-015	073-0-300-135	073-0-320-085
073-0-106-090	073-0-122-020	073-0-300-145	073-0-320-095
073-0-106-100	073-0-122-250	073-0-300-155	073-0-320-105
073-0-106-110	073-0-122-295	073-0-300-165	073-0-320-115
073-0-106-130	073-0-122-315	073-0-300-175	073-0-320-125
073-0-107-070	073-0-123-050	073-0-300-185	073-0-320-135
073-0-107-105	073-0-123-140	073-0-300-195	073-0-320-145
073-0-107-115	073-0-123-150	073-0-300-205	073-0-320-155
073-0-108-060	073-0-123-160	073-0-300-215	073-0-330-015
073-0-108-085	073-0-123-170	073-0-300-225	073-0-330-025
073-0-111-010	073-0-123-180	073-0-300-235	073-0-330-035
073-0-111-040	073-0-123-260	073-0-300-245	073-0-330-045
073-0-111-050	073-0-123-280	073-0-300-255	073-0-330-055
073-0-111-160	073-0-123-300	073-0-300-265	073-0-330-065
073-0-111-200	073-0-123-310	073-0-300-275	073-0-330-075
073-0-113-060	073-0-123-320	073-0-310-015	073-0-330-085
073-0-114-030	073-0-124-010	073-0-310-025	073-0-330-095
073-0-114-040	073-0-124-235	073-0-310-035	073-0-330-105
073-0-114-080	073-0-231-010	073-0-310-045	073-0-330-115
073-0-114-090	073-0-231-020	073-0-310-055	073-0-330-125

Parcels

073-0-340-015	073-0-350-265	073-0-390-015	901-0-130-280
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073-0-340-035	073-0-360-025	073-0-390-035	901-0-130-300
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073-0-340-055	073-0-360-045	073-0-400-015	901-0-130-320
073-0-340-065	073-0-360-055	073-0-400-025	901-0-130-330
073-0-340-075	073-0-360-065	073-0-400-055	901-0-130-340
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073-0-340-105	073-0-360-095	073-0-400-085	901-0-130-370
073-0-340-110	073-0-360-105	073-0-400-095	901-0-130-380
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073-0-350-015	073-0-360-215	901-0-130-030	901-0-130-490
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073-0-350-035	073-0-360-235	901-0-130-050	901-0-130-510
073-0-350-045	073-0-360-245	901-0-130-060	901-0-130-520
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073-0-350-155	073-0-360-355	901-0-130-170	901-0-130-630
073-0-350-165	073-0-360-365	901-0-130-180	901-0-130-640
073-0-350-175	073-0-360-375	901-0-130-190	901-0-130-650
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073-0-350-205	073-0-360-405	901-0-130-220	901-0-130-680
073-0-350-215	073-0-360-415	901-0-130-230	901-0-130-690
073-0-350-225	073-0-360-425	901-0-130-240	901-0-130-700
073-0-350-235	073-0-380-025	901-0-130-250	901-0-130-710
073-0-350-245	073-0-380-035	901-0-130-260	901-0-130-720
073-0-350-255	073-0-380-045	901-0-130-270	901-0-130-730

Parcels

901-0-130-740  
901-0-130-750  
901-0-130-760  
901-0-130-770  
901-0-130-780  
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901-0-130-800  
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901-0-130-820  
901-0-130-830  
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901-0-130-860  
901-0-130-870  
901-0-130-880  
901-0-130-890  
901-0-130-900

1           **Exhibit D – List of Defaulted Cross-Defendants –**

2           **To be Completed with Court Confirmation**

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Exhibit D

1                   Exhibit E – Watershed and Basin Maps

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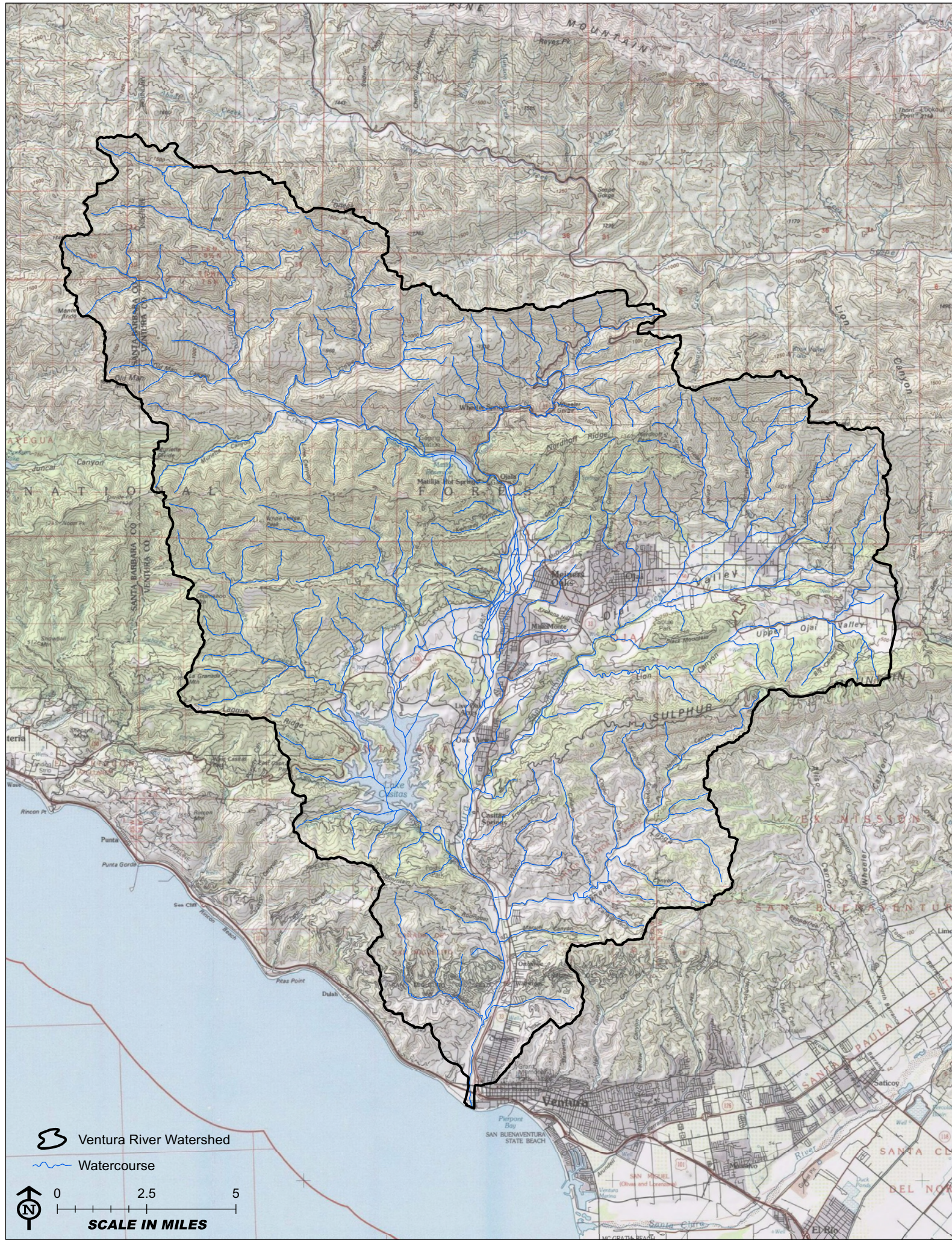
24

25

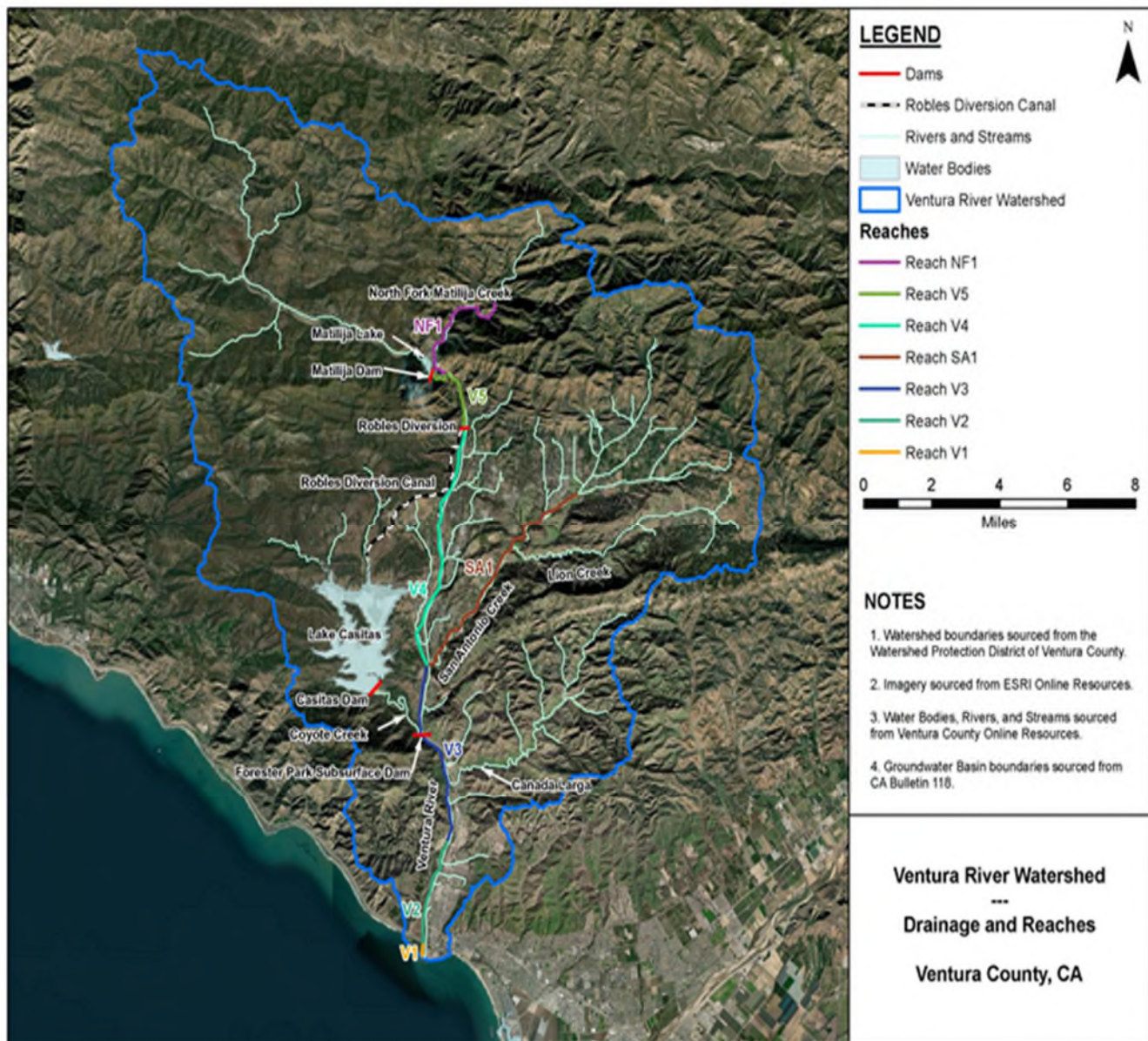
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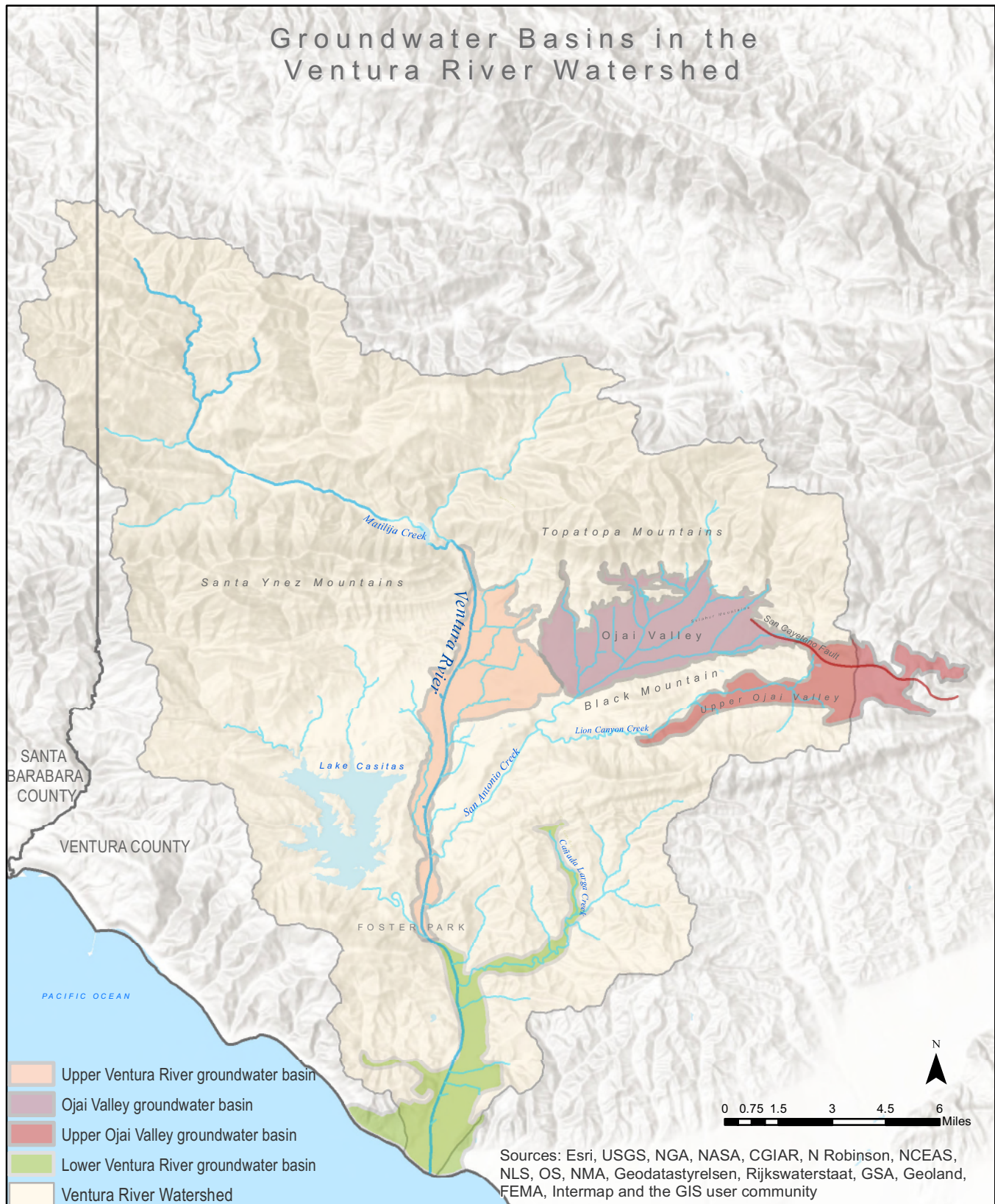
27

28

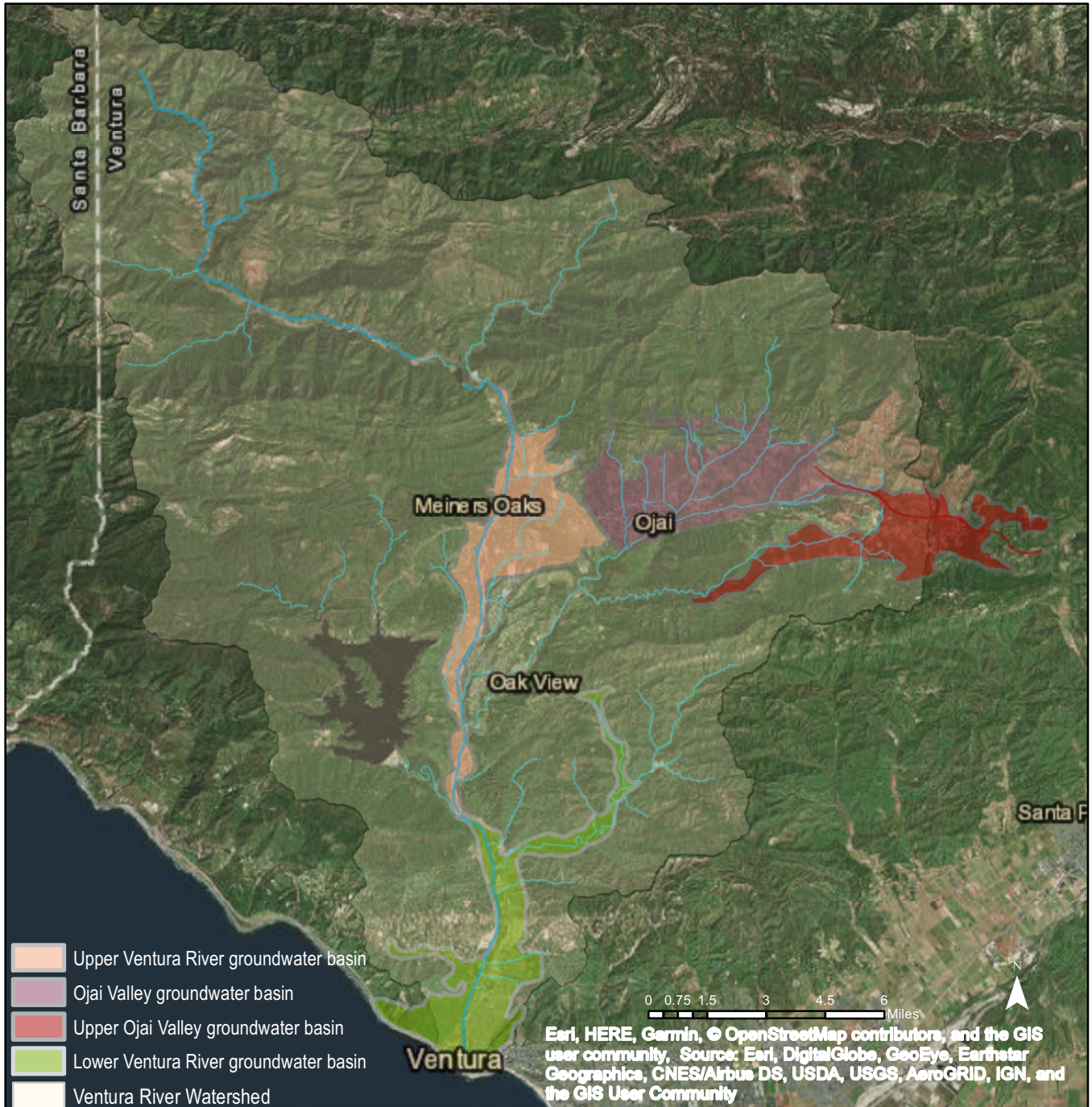


## Ventura River Reaches Map

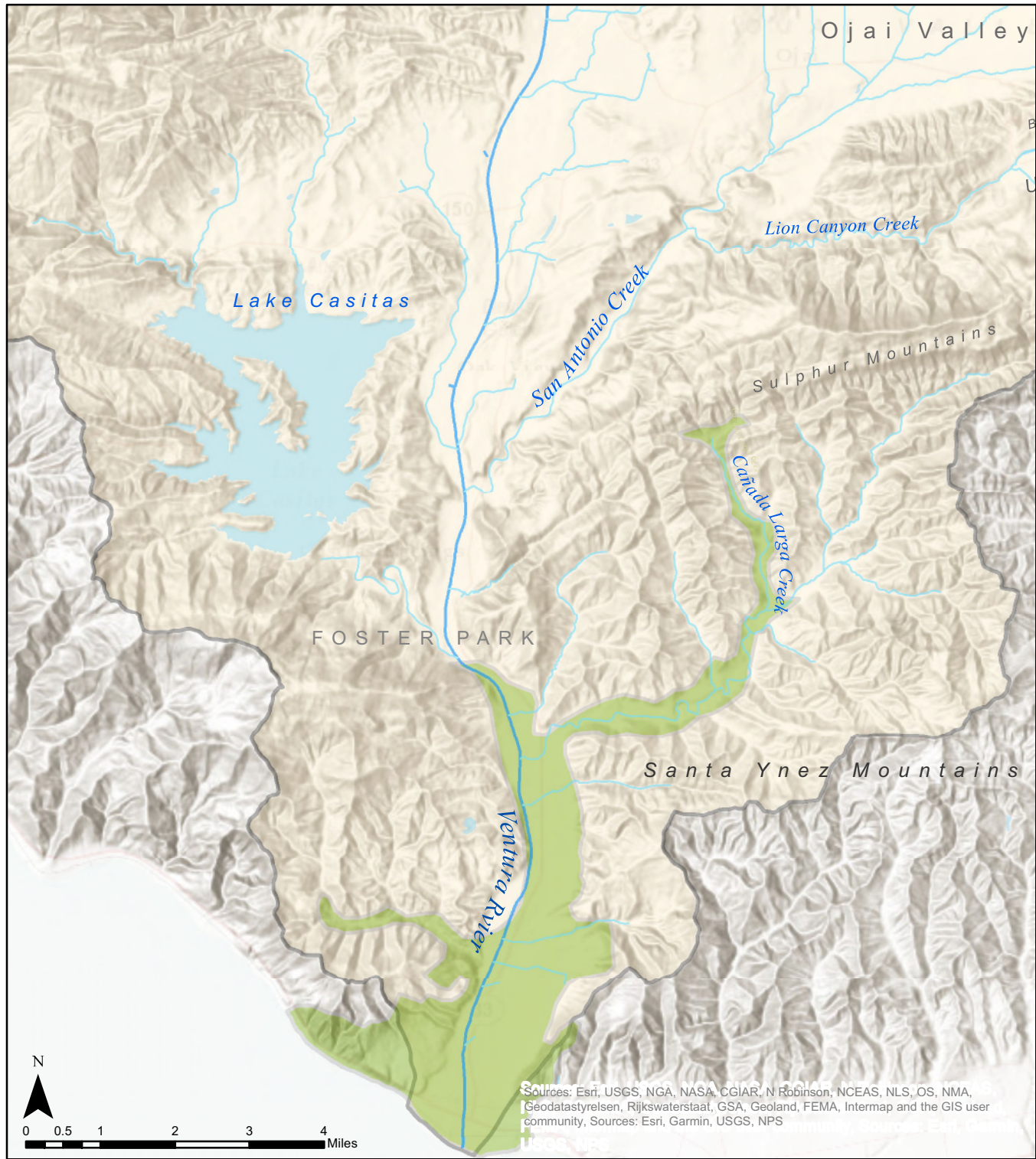




## Groundwater Basins in the Ventura River Watershed



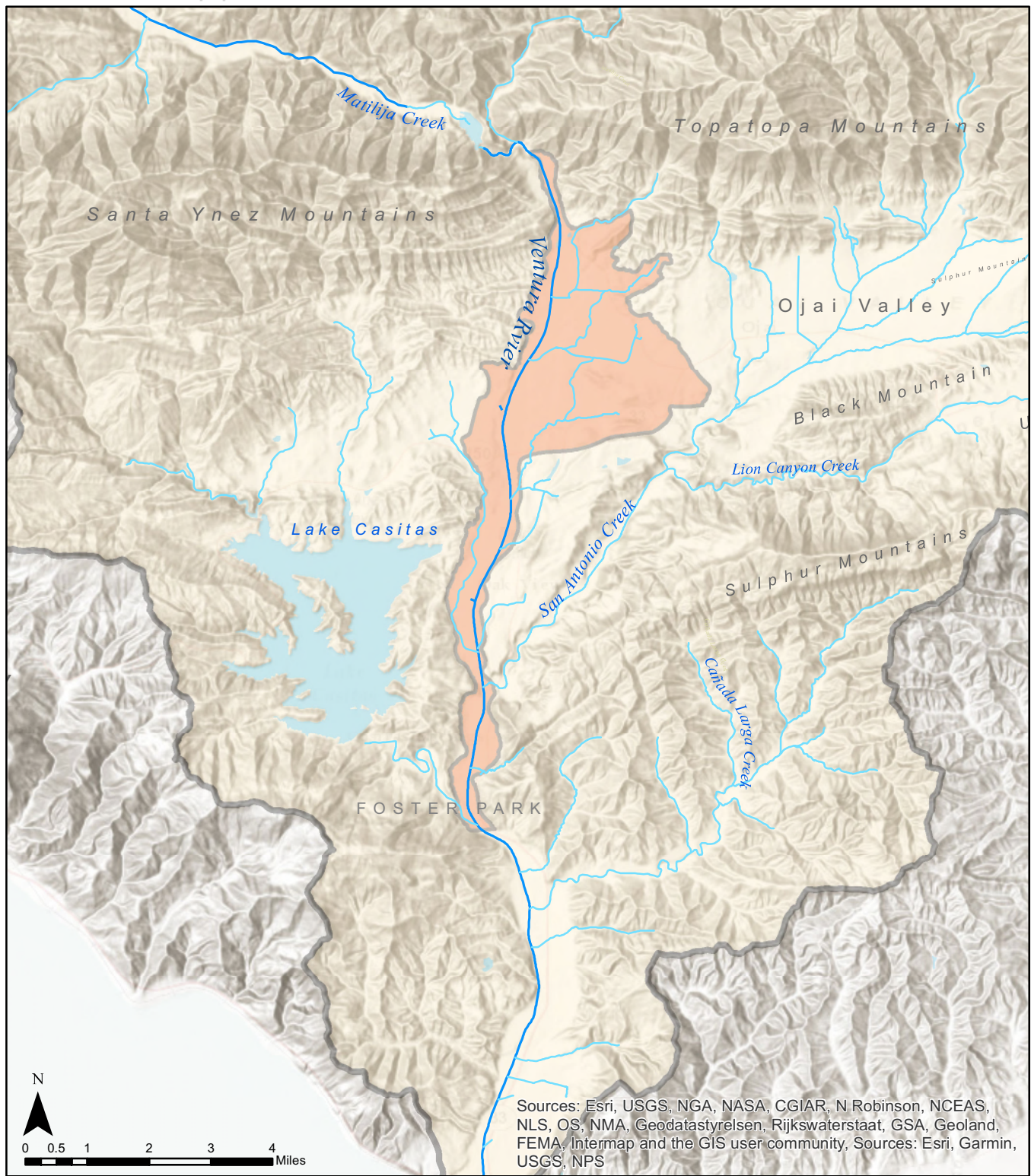
## Lower Ventura River Groundwater Basin



Lower Ventura River groundwater basin extent

Ventura River Watershed

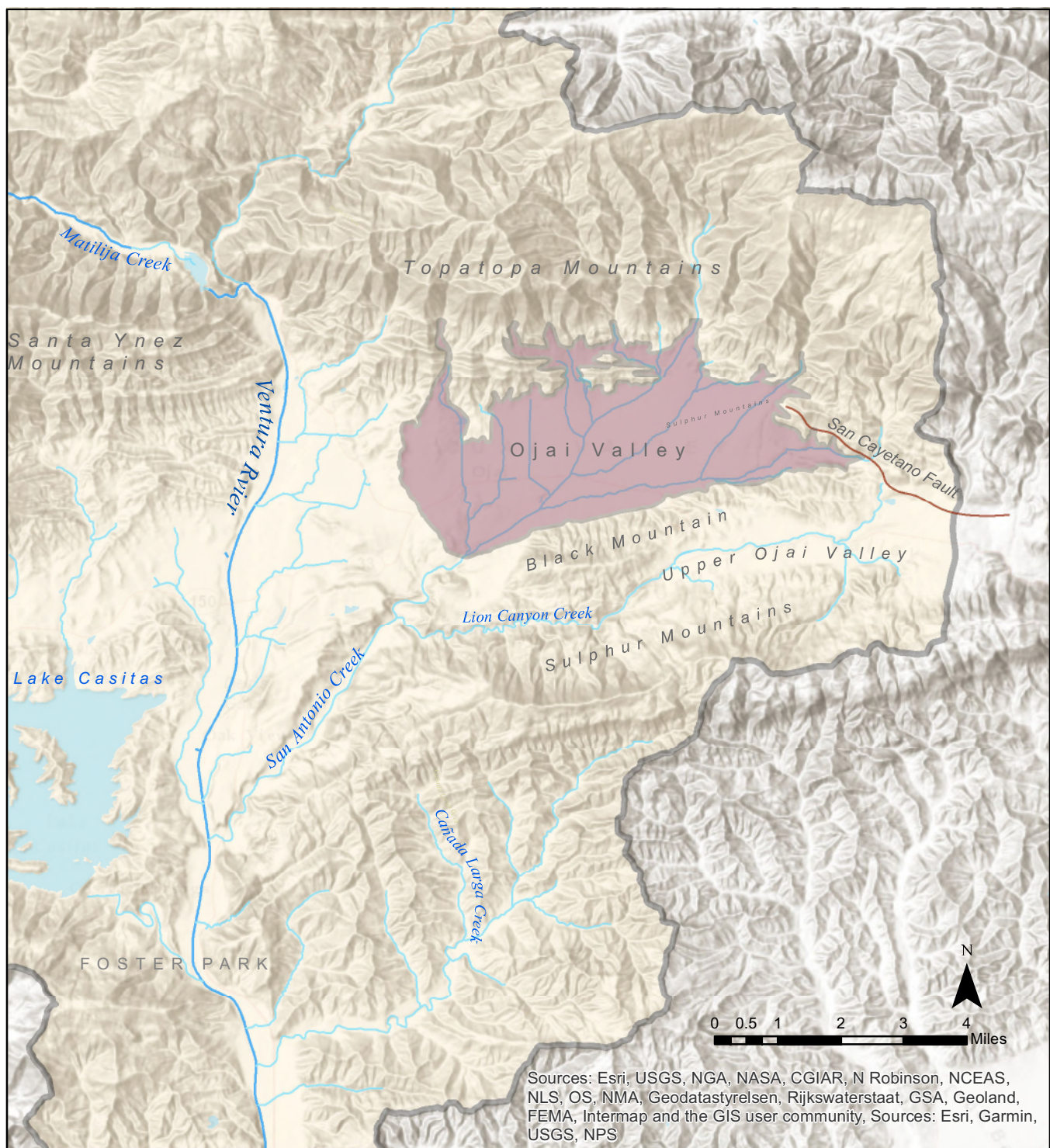
## Upper Ventura River Groundwater Basin



Ventura River Watershed

Upper Ventura River groundwater basin extent

## Ojai Valley Groundwater Basin

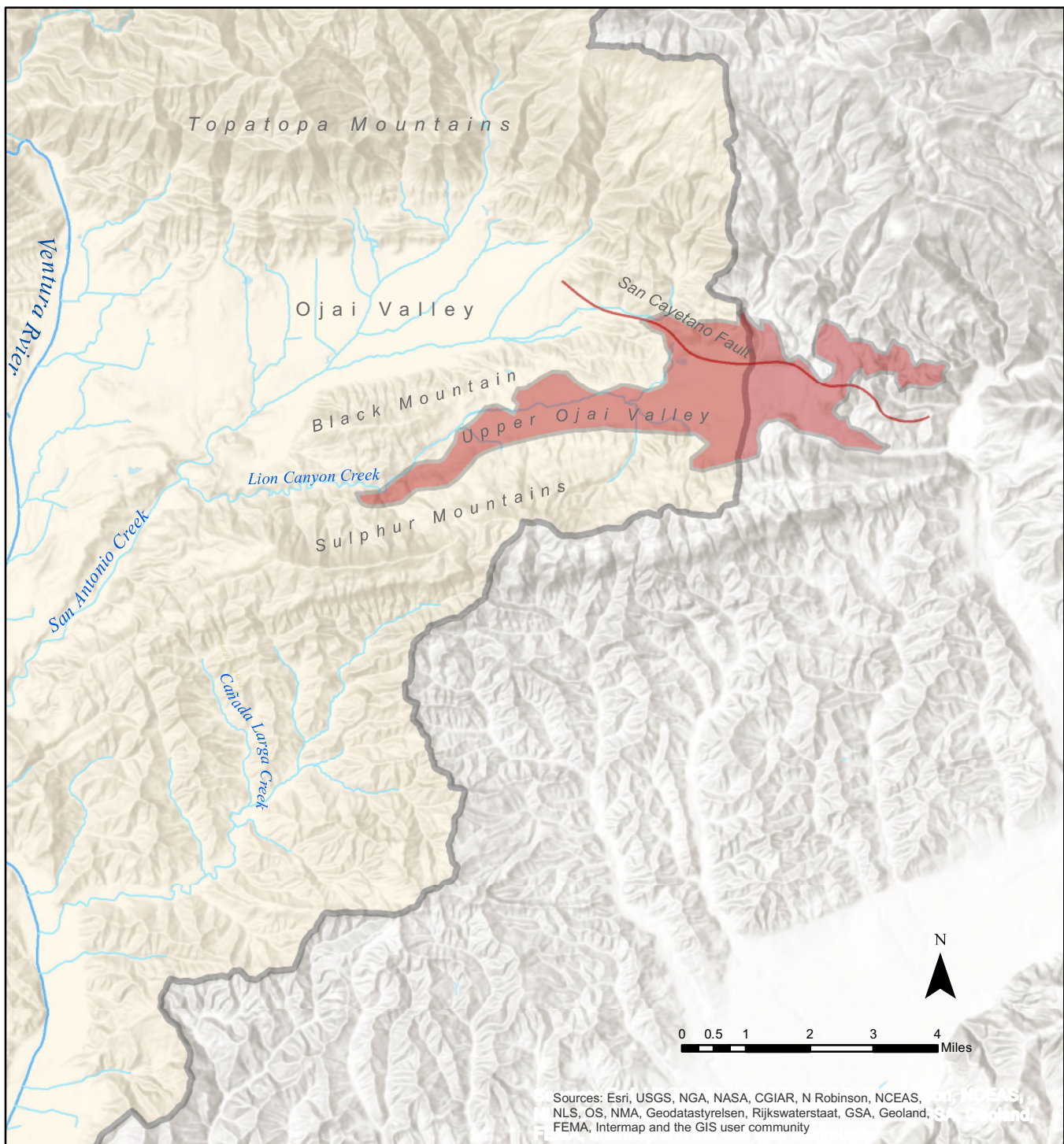


Ventura River Watershed



Ojai Valley groundwater basin extent

## Upper Ojai Valley Groundwater Basin



- Upper Ojai Valley Basin
- Ventura River Watershed

1                   **Exhibit F – Production Forbearance Program**

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1. Eligibility. Any Producer is eligible to enroll in the Court-approved and MC-developed and administered Production Forbearance Program as set forth herein.
2. Methods. Any Producer may reduce their Production under methods developed pursuant to this Court approved Production Forbearance Program or otherwise approved by the MC after making a finding that the Production reduction is in compliance with the goals and objectives of the Production Forbearance Program and the Physical Solution.
3. Term. A Producer may enroll in the Production Forbearance Program permanently or temporarily, (for periods not less than one year) and thereby agrees to voluntarily reduce Production by an amount the Producer determines in its sole discretion (“Enrollment Period”). An Enrollment Period may be antedated to no earlier than January 2, 2020, so long as the MC makes a finding that the Production reduction measure undertaken prior to the entry of this Stipulated Physical Solution and Judgment reasonably satisfied the MC’s requirements under sections 2 and 4.
4. Administration of the Production Forbearance Program. The MC shall develop procedures to administer the Production Forbearance Program, including: the creation of simple enrollment forms (an example is provided at the end of this exhibit); notice of enrollment; identification of the methodology employed; basic verification methods to demonstrate reduced Production; monitoring; and termination of enrollment. The MC shall approve a Producer’s application for enrollment so long as the Producer fulfills the enrollment’s procedural requirements.
5. No Verification of Streamflow Enhancement Required. No enrolled Producer will be required to demonstrate a quantifiable streamflow enhancement resulting from reduced Production. However, enrolled Producers must verify reduced Production using the methods approved by the MC
6. Future Required Demand Management. The Physical Solution contemplates potential mandatory demand management measures that the MC and/or the Court may impose to meet the objectives of the Physical Solution. When setting a Producer’s base Production amount for that purpose, if such a setting is ever required, the base period shall not include Enrollment Period(s). If base Production or future allocations are quantified by another method, past and ongoing conservation measures shall be equitably tailored to account for an enrolled Producer’s voluntary efforts pursuant to the Production Forbearance Program.
7. Future Water Rights Determination. In any future water rights determination, any base or historical period used to quantify a temporarily enrolled Producer’s water right shall not include Enrollment Period(s). Reduced Production during an Enrollment Period shall not be evidence of abandonment, forfeiture, or failure to engage in self-help.

- 1     8. Statutory Water Conservation Provisions. The Court finds reduced Production pursuant to
- 2       an appropriative right under the Production Forbearance Program qualifies the Producer
- 3       for the protections set forth in Water Code section 1011.
- 4     9. No Other Approvals Necessary. No other state agency or Court approval is required to
- 5       afford an enrolled Producer in the benefits and protections provided by the Production
- 6       Forbearance Program.
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1           **Exhibit F – Production Forbearance Program – Temporary Enrollment Form**

2           Date:

3           Name:

6           Place of Use (APN #s, Address):

8           Method of Production:

10          Statement of Diversion and Use # or Permit or License #, if applicable:

12          Well name, State Well Number, and Recordation Number, if applicable:

14          Previous Five-Year Production Average:

16          Description of Proposed Water Conservation Measures:

18          Estimated Amount of Water Forborne:

20          Anticipated Term of Enrollment:

22          Signature:

1                   Exhibit G – Monitoring and Reporting Program

2                   **1. Hydrology Monitoring Program**

3                   **a. Water Quality Monitoring**

4                   The purpose of the water quality monitoring program is to characterize water chemistry  
5 and temperature conditions relevant to assessing habitat suitability and the health of the  
6 Fishery. Monitoring includes measurement of both air and water temperature, conductivity (as a  
7 measure of salinity), and where relevant, dissolved oxygen at or near locations where either  
8 sensitive habitat exists or where habitat enhancement projects associated with the Physical  
9 Solution are being implemented.

10                  *i. Water Temperature*

11                  Water temperature is a primary habitat consideration for the successful over-summering  
12 and rearing of juvenile *O. mykiss*. Water temperature in the watershed is known to vary with  
13 season, streamflow, pool depth, shade cover, ambient air temperature, variations in solar radiation  
14 (cloudiness), and inputs by both surface water and groundwater. Instrumentation for monitoring  
15 water temperatures is readily available either as standalone programmable temperature recorders  
16 (e.g., Onset temperature data loggers) or as multiparameter data sondes to measure water  
17 temperature, electrical conductivity, and other water quality parameters. This instrumentation  
18 would be deployed to monitor conditions in the mainstem and appropriate portions of the  
19 tributaries from March through November, when stream flows are typically low and do not  
20 threaten loss of equipment. Units will be accessed for performance checks and data downloads  
21 on a periodic basis, typically monthly or quarterly. All instrumentation will be tested for accuracy  
22 annually before deployment, as recommended by manufacturer specifications, and recalibrated as  
23 needed.

24                  *ii. Dissolved Oxygen*

25                  Dissolved oxygen (DO) is a critical measure of the suitability of surface waters for fish  
26 habitat. Dissolved oxygen data can be acquired on a continuing basis via instrumentation and  
27 maintained on submersible datalogger units for periodic download. An additional component of  
28 the monitoring program will be to collect dissolved oxygen data in areas identified as critical

1 spawning/rearing and refuge habitat. This data will be collected by portable recording DO unit  
2 and downloaded on a monthly basis. This instrumentation will be deployed from late March  
3 through November when flows are lower and will be accessed for performance checks and data  
4 downloads on a periodic basis, typically weekly or monthly.

5 Handheld portable multiparameter water quality monitoring units are available for use in  
6 making instantaneous water quality measurements (grab sample measurements) associated with  
7 snorkel surveys and other fishery and habitat monitoring efforts. These multiple parameter units  
8 typically include sensors such as temperature, pH, and electrical conductivity. All  
9 instrumentation will be tested for accuracy annually before deployment, as recommended by  
10 manufacturer specifications, and recalibrated as needed.

11        *iii. Additional Water Quality Parameters*

12        In addition to the field-measured water quality parameters, the physical solution  
13 monitoring program recommends that additional water quality samples be collected for laboratory  
14 analysis on a semi-annual basis and compared on an inter- and intra-station basis. This will allow  
15 a measure of water quality and an assessment of water types that may be present at different  
16 locations along the course of the river. The tested parameters will include cations (Ca, Mg, Mn,  
17 K), anions (CO<sub>3</sub>, HCO<sub>3</sub>, SO<sub>4</sub>, NO<sub>3</sub>), Fe, and Mn.

18        If other deleterious surface water quality conditions are observed or suspected, additional  
19 sampling for pollutants or chemicals of concern (COCs) can be performed in conjunction with  
20 periodic monitoring events or on an as needed basis. Typical COCs that might occur in the  
21 watershed would be those associated with urban and agricultural runoff such as nitrates, high  
22 TDS, salts, volatile and semi-volatile organic compounds, coliform bacteria, and metals. Since  
23 there are a number of entities that already evaluate surface water quality conditions in the  
24 watershed, efforts to perform additional water quality analyses will be integrated with other  
25 programs in order to minimize duplication of effort and maximize the collection of data relevant  
26 to project needs.

1                  *iv. Flow Monitoring*

2                  The instream flow monitoring will be divided into two portions. A regional monitoring  
3 effort will involve downloading data from active USGS, City of Ventura, Casitas MWD, or other  
4 public entity gages to evaluate the larger scale flows in the watershed. Currently, there are three  
5 gages on the mainstem that monitor and report average daily flows: USGS gage at Foster Park in  
6 Reach V3 (USGS gage 11118500), and the City of Ventura Water's gages at and above Foster  
7 Park. There are four active gages on Ventura River tributaries that record daily flows and are  
8 operated by the VCWPD: gage 605A on San Antonio Creek, gage 603A on Matilija Creek, gage  
9 616 on San Antonio Creek at Camp Comfort, and gage 604 on North Fork Matilija Creek.  
10 Although USGS and VCWPD data is collected automatically on a 15-minute delay basis and is  
11 available on the World Wide Web, the instantaneous and daily data are considered preliminary  
12 for extended periods of time after collection. Rating curves are updated on an ongoing basis, so  
13 values are subject to change and the final approved data are typically not available for three to  
14 four months after collection. Once final data are acquired, they will be reviewed for  
15 completeness and the flow data will be aggregated on a monthly and annual basis.

16                  In addition to the regional in-stream flow monitoring, a site-specific in-stream flow  
17 monitoring program is proposed for areas where critical habitat elements are located and/or at  
18 locations where physical solution programs with flow components are proposed or implemented.  
19 The intent of these gages is to provide detailed site-specific streamflow data during lower flow  
20 seasons and to characterize flows at or near locations of implemented habitat enhancement  
21 actions. The site-specific program will involve establishing a gaging station early in each post-  
22 storm season, ideally one in each reach where conditions permit. These stations will allow for the  
23 collection of continuous water level and water temperature data from a removable stilling well  
24 installed in the river channel outfitted with a recording pressure transducer.

25                  Once installed, transect surveys will be performed perpendicular to the river to collect  
26 surface-water velocity and water depth data that will be used to develop a rating curve. Using  
27 this rating curve, discharge values can be calculated for any period of time that depth data was  
28 recorded by the transducers. The transducers will be programmed to collect depth and

1 temperature data on an hourly basis with data downloaded monthly. Supplemental depth and  
2 velocity surveys to update the rating curve would also be conducted on a monthly basis.

3 Each season will typically conclude in late fall or while dry and low flow conditions  
4 persist. At the conclusion of each season, the data will be tabulated and classified and compared  
5 to the seasonal biological observations.

6                   **v. Surface water groundwater monitoring**

7                   A detailed sub-River data collection program is recommended in areas where surface  
8 water-groundwater interaction is suspected and where such interaction is critical to habitat  
9 maintenance. These monitoring stations will include a small-diameter steel pipe placed through  
10 the riverbed equipped with a recording water level and temperature transducer. A stilling well  
11 will also be installed in close proximity equipped with a water level/temperature transducer to  
12 collect surface water levels and temperatures. The depth to water measurements will be  
13 referenced to fixed survey points to calculate water level elevations to compare groundwater  
14 elevations to surface water elevations. Surface water and groundwater temperatures will also be  
15 compared. Trend comparison studies that include concurrent pumping by local wells will also be  
16 performed to determine whether surface water and groundwater levels respond to natural diurnal  
17 changes, precipitation and climatic conditions, well pumping, and/or diversion.

18

19                   **2. Fish Monitoring Program**

20                   **a. Core Fishery Monitoring**

21                   The Ventura River *O. mykiss* monitoring program has been developed to document habitat  
22 conditions, abundance, lifestages and fish condition, and distribution of Southern California *O.*  
23 *mykiss* in the mainstem Ventura River below Matilija Dam, North Fork Matilija Creek, and San  
24 Antonio Creek. The primary objective of the monitoring program is to develop technical  
25 information on the *O. mykiss* population and habitat in the lower Ventura River watershed for use  
26 in managing habitat conditions and evaluating the performance of management actions for the  
27 benefit of *O. mykiss*. The purposes of the monitoring program are to:

28

- 1     • Detect and evaluate the effects of implementing the proposed Physical Solution and  
2       document other factors that may affect the *O. mykiss* population;
- 3     • Determine the effectiveness and benefits to *O. mykiss* of the instream flows, passage  
4       impediment improvements, and other restoration/conservation actions described in the  
5       proposed Physical Solution; and
- 6     • Assess trends in the health and condition of individual *O. mykiss*, the *O.*  
7       *mykiss* population, and the community of fish inhabiting the watershed.

8       To accomplish these objectives, a multifaceted monitoring program has been developed  
9       that includes biologically based monitoring of the status and trends in juvenile *O.*  
10      *mykiss* abundance, distribution, survival, and adult returns that were designed and implemented  
11      for 6 years of fish monitoring by Allen (2015). In addition, the protocols follow those identified  
12      and described in several California Department of Fish and Wildlife documents,  
13      including *California Salmonid Stream Habitat Restoration Manual* (Flosi et al. 2002; 2010  
14      updated Fourth Edition), and as later reflected in CDFW California *Fish Bulletin 180, California*  
15      *Coastal Salmonid Population Monitoring: Strategy, Design and Methods* (Adams et al.  
16      2011). Population metrics, such as smolt-to-adult survival and cohort replacement rates, can also  
17      be quantified based on results of the proposed Passive Integrated Transponder (PIT) tag  
18      monitoring element. Since each biological monitoring method has strengths and weaknesses, a  
19      variety of monitoring techniques has been proposed, ranging from electrofishing to seasonal  
20      snorkel surveys to PIT-tag mark-recapture studies. The monitoring plan also includes  
21      consideration of factors that affect *O. mykiss* production and survival, including monitoring  
22      changes in habitat conditions, instream flow, water quality (with the primary focus on water  
23      temperature as a limiting factor), and lagoon and estuary breaching, which affects both juvenile  
24      and adult *O. mykiss* migration opportunities.

25       Surveys of fishery resources will include snorkel surveys, electrofishing, PIT tagging and  
26       lifecycle monitoring, and *O. mykiss* genetics assessment.

1                   *i. Spring and Fall Snorkel Surveys*

2                 Spring and fall snorkel surveys were selected as the preferred monitoring method in an  
3 effort to reduce the risk of incidental take of *O. mykiss*. However, in the event that instream flows  
4 are too low to allow snorkel surveys, sampling will be conducted using a backpack electro-  
5 shocker and block nets in accordance with CDFW and NMFS protocols. Snorkel surveys will be  
6 used to:

- 7                 • Characterize the size and geographic distribution of juvenile and adult *O. mykiss*;
- 8                 • Develop estimates of juvenile production (number of juveniles per spawning adult),  
9                 density (number of juveniles per 100 square meters [ $m^2$ ]) for each reach surveyed, and an  
10                 index of *O. mykiss* abundance for each study reach;
- 11                 • Annually monitor the geographic distribution, genetic characteristics, health and  
12                 condition, and size classes of *O. mykiss* in the North Fork Matilija and San Antonio  
13                 Creeks and the mainstem;
- 14                 • Assess changes in juvenile abundance and distribution between the spring and fall (a  
15                 rough estimate of reproductive success and over-summering survival) and changes in size  
16                 distribution (a rough estimate of juvenile growth); and
- 17                 • Annually monitor the species compositions, abundance, geographic distribution, and size  
18                 classes of native and non-native fish observed in the snorkel surveys in the tributaries and  
19                 the mainstem Ventura River.

20                 Snorkeling (direct observation) is an effective monitoring method when depths are  
21 sufficient for divers to efficiently navigate through the entire sampling unit (e.g., pools and most  
22 flatwater habitat). However, snorkeling is not effective in shallow depths, as is the  
23 case for riffle habitat. In that case, electrofishing can be highly effective to generate abundance  
24 estimates. For this program, sampling by direct observation is the preferred methodology.  
25 Sampling will generally progress from downstream study sites to upstream sites with the majority  
26 of surveys occurring during the low-flow period in early-summer and again in the fall.

27                 Snorkel surveys will be conducted in portions of the lower watershed that are legally  
28 accessible and have the potential to contain *O. mykiss*. We propose that two snorkeling surveys

1 per year be conducted, with one survey during the spring (May–June) to assess over-wintering  
2 success and the second survey during the fall (October–November) to assess over-summering  
3 success. Survey reaches will be consistent with the locations and protocol of Allen (2015).

4 The species composition, abundance, geographic distribution, and size classes of *O.*  
5 *mykiss* and all other fish species (e.g., Centrarchids, Ictalurids, stickleback, etc.) observed will be  
6 recorded. The biannual surveys are expected to take approximately two weeks to complete.  
7 Surveys will be conducted in designated survey reaches where access is permitted and will  
8 include pool, riffle, and run habitats. Riffle habitats will be sampled using electrofishing  
9 methodology since they are too shallow to allow effective snorkel surveys. Additional snorkel  
10 surveys may be performed prior to, and after, completion of fish passage and habitat enhancement  
11 projects to provide data for evaluation of site-specific habitat enhancement project performance.

12 In the case of electrofishing, a standard three-pass depletion survey design will be used to  
13 estimate the abundance and 95 percent confidence intervals at each location (habitat unit) as well  
14 as *O. mykiss* density (e.g., catch per unit effort [CPUE] reflected by *O. mykiss* per 100 m<sup>2</sup>).

15 CPUE can be calculated based on fish density and standardized by sampling effort (i.e.,  
16 snorkel time and habitat unit area) with corresponding confidence intervals (Hankin and Reeves  
17 1988). Results will be used to test for statistically significant differences and trends in the  
18 abundance and density of *O. mykiss* and other fishes in response to implementation of site-  
19 specific habitat enhancement actions, in response to variation in hydrologic conditions within and  
20 among years, and in the various study reaches. Observations of individual *O. mykiss* showing  
21 external signs of disease (e.g., blackspot disease), deformities, or other abnormalities will be  
22 recorded. Results of these surveys will be used to evaluate year class abundance and the status of  
23 the population in achieving metrics of good condition.

24 ***ii. PIT Tagging/Lifecycle Monitoring***

25 Limited electrofishing collections and associated Passive Integrated Transponder (PIT)  
26 tagging will be used to:

- 27 • Characterize the size distribution (length frequency) of juvenile and adult *O. mykiss*;

- Determine *O. mykiss* smolt and returning adult migration rates and seasonal migration timing;
- Develop estimates of juvenile *O. mykiss* production (number of juveniles per spawning adult);
- Collect *O. mykiss* tissue samples and have them processed by a qualified genetic testing laboratory to monitor genetic structure, diversity, and anadromy (e.g., Omy5 allele; Leitwein et al. 2017) and support the development of the California genetics database developed and held by NMFS;
- Capture wild *O. mykiss* for installation of PIT tags and PIT tag detections;
- Develop annual estimates of cohort replacement rate based on results of adult *O. mykiss* escapement; and
- Develop estimates of *O. mykiss* adult straying within the lower watershed based on PIT tag detection at mainstem and tributary sampling sites.

Backpack electrofishing following standard CDFW and NMFS protocols will be conducted during the fall at sites in the mainstem river (e.g., San Antonio Creek confluence to Foster Park), San Antonio Creek, and North Folk Matilija Creek as part of the population surveys and to collect *O. mykiss* for PIT tagging. PIT tags are each unique and identify individual fish whenever the tag is detected in the future. The date, time, length, weight, individual tag number, and location of capture and release will be recorded. Fish will be measured to the nearest millimeter (fork length [FL]); scales and a small tissue clip will be removed from the upper lobe of the caudal fin from all *O. mykiss*. Scales will be processed for aging. Fin clips will be preserved in 95 percent ethanol and sent to the NMFS Southwest Fisheries Science Center or other qualified laboratory for genetic analysis. In the event of an *O. mykiss* mortality, the fish will be preserved in 95 percent ethanol for further processing. Otoliths from mortalities will be dissected for age and growth assessment and analyzed. Reproductive condition and sex will be determined by visual inspection for adult *O. mykiss*. All mortalities will be reported to CDFW and NMFS as part of incidental take.

PIT tags will be inserted into *O. mykiss* at least 100 millimeters (mm) (FL) captured in the electrofishing. Fish will be released directly into the stream to continue migration in the direction of travel in which they were captured.

*iii. Lifecycle Monitoring (PIT Tagging)*

PIT tagging will be used to:

- Determine *O. mykiss* smolt and returning adult migration rates and correlations with environmental covariates;
- Estimate juvenile *O. mykiss* survival;
- Detect and individually identify juvenile and adult *O. mykiss*;
- Identify the source of juvenile *O. mykiss* that survive to return as adults (e.g., mainstem river, North Fork Matilija Creek, etc.);
- Characterize the migration timing, abundance of returning adult *O. mykiss*, and their age distribution using non-lethal monitoring methods;
- Use multiple tag detection arrays to develop general estimates of reach-specific *O. mykiss* outmigrant survival rates and determine key reaches in the mainstem and tributaries where migration is impeded and locations where the risk of predation mortality is increased (predator hot spots) based on results of reach-specific survival estimates; and
- Estimate smolt to adult ocean survival from returning adult *O. mykiss*.

To reduce handling stress, fish will not be tagged when water temperature is above 18 C or the fish have been stressed by other factors such as excessive handling. Because larger PIT tags tend to have greater detection ranges, the largest PIT tags that do not affect juvenile *O. mykiss* survival will be used. The 100 mm (FL) size threshold will be used based on results of PIT tag size and fish size tagging studies, which suggest little to no effects of 23 mm PIT tags injected into salmonids 100 mm (FL) or greater in length (Zydlowski et al. 2003; Bateman and Gresswell 2006; Bond et al. 2007). *O. mykiss* less than 250 mm (FL) will be tagged in the body cavity (just off the ventral midline and posterior to the pectoral fin) and fish greater than 250 mm will be tagged using the inter-muscle method either in the pelvic or dorsal region.

PIT tagging will follow PTAGIS (2014) protocol, created for salmonid monitoring in the Columbia Basin, and BioMark fish tagging methods, and may be revised as needed. PIT tags have been used extensively for salmonid studies on the Columbia River and elsewhere in the Pacific Northwest.

PIT tag detection has the advantage of being non-lethal and does not require capture or handling of the fish. PIT tag detector arrays will be placed lower North Fork Matilija Creek and San Antonio Creek and two arrays (for redundancy and to estimate tag detection probability) will be positioned in the mainstem river upstream of the lagoon and estuary. There is also a potential to position a PIT detector in the Robles fish ladder. Detector arrays will be operated continuously throughout the November through June migration monitoring period. Arrays are capable of being kept in place at higher flows and may be successful in documenting migration during and following storm events. However, at extremely elevated flows, arrays will need to be removed from the river to minimize equipment damage and/or loss.

**iv. *O. mykiss* Genetics**

A tissue sample, typically a small piece of the caudal fin, will be taken for all *O. mykiss* collected by electrofishing (or a subsample in the event that more than 50 *O. mykiss* are collected at a single location). Tissue samples will be labeled and preserved in 95 percent ethanol. Tissue samples will be provided periodically to the NMFS Southwest Fishery Science Center or other qualified genetics laboratory for genetic analysis.

**3. Performance Assessment Monitoring for Restoration/ Enhancement Features**

Performance monitoring will be conducted in San Antonio Creek, North Fork Matilija Creek, and the mainstem Ventura River wherever habitat enhancement features are installed. In general, supplemental monitoring will be conducted using snorkel surveys for fish distribution and abundance, and habitat mapping, visual survey, photo-documentation, and GPS methods for restoration/enhancement feature installations and gravel augmentation programs, all of which will be assessed through adaptive management techniques. Performance assessment will also include habitat suitability metrics such as water depth, velocity, substrate, cover, passage criteria at impediments, and water quality. Comparisons will be made of the *O. mykiss* densities within an

1 enhanced habitat area and adjacent areas where enhancement has not been made to assess habitat  
2 utilization.

3 **4. Supplemental Habitat Monitoring Program**

4 Supplemental Habitat monitoring will be considered in order to:

- 5 • Periodically (5-year interval) conduct habitat inventories within North Fork Matilija  
6 Creek, San Antonio Creek, and the mainstem river to characterize changes in river and  
7 tributary conditions; and  
8 • Synthesize data on daily flows and hourly water temperatures (collected as part of the  
9 hydrologic monitoring program) within North Fork Matilija Creek, San Antonio Creek,  
10 and the mainstem river for use in environmental analyses of wild *O. mykiss* production,  
11 survival, and migration rates.

12 **a. Habitat Conditions**

13 Habitat suitability of a stream reach for various life stages of *O. mykiss* is determined, in  
14 part, by the distribution, abundance, and quality of mesohabitats (i.e., pool, riffle, and run), and  
15 how these are utilized by the various age classes of *O. mykiss*. Quantitative habitat inventories  
16 (mapping) will be conducted periodically in the mainstem river and in North Fork Matilija and  
17 San Antonio creeks after substantial channel-altering flow events, approximately every 5 years.  
18 Habitat conditions and suitability for *O. mykiss* will be documented so that changes over time may  
19 be monitored. CDFW habitat inventory methodology will be followed per CDFW's 2010 Stream  
20 Habitat Restoration Manual, Section III.

21 CDFW has determined that subsampling 10 percent of the length of a stream reach is  
22 sufficient to accurately describe stream habitat. Selected mainstem and tributary stream sections  
23 will be subsampled following CDFW methods. Data will be collected at Level 4, which classifies  
24 habitat units into 24 specific habitat types within the riffle, flatwater, and pool categories. Photos  
25 will be taken of each individual habitat unit surveyed, facing the upstream and downstream  
26 direction, and will be catalogued.

1                   *i. Photo Points*

2                 In addition to photos taken during habitat surveys, photos may be periodically taken from  
3 specific locations throughout the watershed to document visible habitat changes over time. This  
4 effort would occur annually in the fall and would continue, with additional photo points added as  
5 needed to aid in evaluating specific habitat enhancement projects. Photos may be taken within  
6 and from outside of stream channels, depending on the photo point location and the subject of  
7 interest (e.g., stream channel or reach, passage impediment/project, developing riparian corridor).

8                   *ii. Lagoon and Estuary Breaching*

9                 Monitoring of the lagoon and estuary sand bar status may be used to determine migratory  
10 access between the river and ocean. A recording water surface elevation probe would be deployed  
11 in the lagoon and estuary to monitor water surface elevation throughout the year. Monitoring of  
12 lagoon and estuary passage conditions and breaching of the sand bar would include periodic  
13 visual observations from November 1 through June 30 each year to determine dates of sandbar  
14 breach and lagoon and estuary closure. Lagoon and estuary monitoring is currently conducted by  
15 Casitas Municipal Water District and would not be duplicated by this element of the monitoring  
16 program unless the current monitoring effort is curtailed.

17                 **5. Incidental Take**

18                 Although the proposed monitoring program has been designed to reduce the risk of injury  
19 and mortality of *O. mykiss*, electrofishing and tagging require handling that contributes to stress as  
20 well as some level of risk of mortality. Snorkel surveys, habitat monitoring, flow monitoring,  
21 water quality monitoring, and lagoon and estuary breaching are not expected to result in  
22 incidental take of *O. mykiss* other than temporary and localized disturbance. As the *O.*  
23 *mykiss* population grows in size within the watershed the numbers of juvenile *O. mykiss* collected  
24 in electrofishing is expected to increase. Mortality of collected juvenile *O. mykiss* is expected to  
25 be substantially less than 5%.

26                 Monitoring the status and response of *O. mykiss* to the proposed Physical Solution is a  
27 fundamental element in determining the performance of the actions in benefiting the *O.*  
28 *mykiss* population and the contribution of the program to conservation of the species. Information

1 on abundance of various life stages of *O. mykiss*, reproductive success, age and growth, juvenile  
2 survival, adult returns, and cohort replacement rates are all important metrics used to assess the  
3 status of the species. The proposed monitoring plan will contribute to the growing body of  
4 scientific information on the status and trends in *O. mykiss* size, abundance, and geographic  
5 distribution, as well as factors affecting the quality and availability of suitable habitat for *O.*  
6 *mykiss* within the mainstem river and major tributaries.

7 **6. Reporting**

8 Annual monitoring reports will present a tabular and graphic summary of monitoring  
9 results of each year's activities. For the purposes of annual reporting, the monitoring period has  
10 been defined as the water year extending from October 1 through September 30. The annual  
11 report format will be standardized. Annual reports will be publicly available in January of the  
12 year following each year of monitoring activities.

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