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11	Attorneys for Respondent and Cross-Complainar				
12	CITY OF SAN BUENAVENTURA				
13	SUPERIOR COURT OF THE STATE OF CALIFORNIA				
14	COUNTY OF LOS ANGELES				
15					
16	SANTA BARBARA CHANNELKEEPER, a	Case No. 19STCP01176			
17	California non-profit corporation,	Judge: Hon. William F. Highberger			
18	Petitioner,	STATUS CONFERENCE REPORT			
19		Date:	November 15, 2021		
20	STATE WATER RESOURCES CONTROL BOARD, etc., et al.,	Time: Dept:	1:30 p.m. SS10		
21	Respondents.	Action Filed: Trial Date:	Sept. 19, 2014 Feb. 14, 2022		
22	CITY OF SAN BUENAVENTURA, etc.,		160. 14, 2022		
23	Cross-Complainant,				
24					
25	V.				
26	DUNCAN ABBOTT, an individual, et al.,				
27	Cross-Defendants.				
28					
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		DENCE DEDODT			

BEST BEST & KRIEGER LLP 300 South Grand Avenue, 25<sup>th</sup> Floor Los Angeles, CA 9-0071

STATUS CONFERENCE REPORT

	STATUS CONFERENCE REPORT				
	Defendant and Cross-Complainant City of San Buenaventura (City) submits this status				
conference report (Report) in advance of the status conference scheduled for November 15, 202					
at 1:30 p.m. On November 3, 2021, the City emailed a draft of this Report to all parties who ha					
appeared and invited input and joinder and subsequently addressed all comments received.					
Cross-Defendants Meiners Oaks Water District, Ventura River Water District, and the Wood					
Claeyssens Foundation have joined in this Report, as reflected on the signature page. Consister					
with the Court's instructions, some parties may submit their own status conference reports.					
	1. CASE STATISTICS				
	Updated key statistics related to the case are summarized for the Courts cons	ideration			
	opulated key statistics related to the case are summarized for the Courts cons				
	Total number of named Cross-Defendants	2,763 <sup>1</sup>			
Total number of parcels overlying the groundwater basins in the Ventura12,80					
	River Watershed that were provided notice of adjudication per CCP § 836				
	Cross-Defendant and noticed parties who have appeared (parties)	297			
	Parties who have answered	187			
	Parties who served initial disclosures	75			
	Parties whose initial disclosures report no current extraction	19			
	Parties whose initial disclosures report extraction of less than 5 acre-feet per year (AFY)	16			
	Parties whose initial disclosures report extraction of more than 5 AFY or in	40			
	an unknown amount				
	Parties who have stipulated to the physical solution	98			
	Filed stipulations	33			
	Pending stipulations	65			
		1568			
	Defaults pending with the Court	564			
	Dismissals   Defaults entered   Defaults pending with the Court   2. HAFFNER'S MOTION TO BE RELIEVED AS COUNSEL	180			
	On October 8, 2021, Matthew Haffner filed a Notice of Motion and Motion t	o be Rel			
as	Counsel for Cross-Defendant Susan Moll. A hearing on this motion is scheduled	for			
1 1 1	The City is preparing a tenth amendment to include additional Gridley Road Water cently identified and will serve these new Roes 439 through 460 as soon as it is fil 70.00018/34494688.1	· Users ed.			

STATUS CONFERENCE REPORT

1	November 15, 2021 at 1:30 p.m. No party has opposed the motion.			
2				
3	3. <u>DECEMBER 2021 STATUS CONFERENCE</u>			
4	At the October 18, 2021 status conference, the Court stated that it needs to reschedule the			
5	December 20, 2021 status conference, but nothing was set on calendar. The parties suggest			
6	setting a further status conference for December 13, 2021, if the Court is available.			
7				
8	4. <u>DRONE VIDEO</u>			
9	The parties continue to negotiate the terms of a stipulation regarding the drone video			
10	footage of the Watershed.			
11				
12	5. <u>CONCLUSION</u>			
13	The parties respectfully request that the Court take the following actions at the November			
14	15, 2021, status conference:			
15	• Set a further status conference for the month of December 2021.			
16				
17	Dated: November 8, 2021BEST BEST & KRIEGER LLP			
18	Sand Folay			
19	By:			
20	CHRISTOPHER MARK PISANO SARAH CHRISTOPHER FOLEY			
21	PATRICK D. SKAHAN Attorneys for Respondent and Cross-			
22	Complainant CITY OF SAN BUENAVENTURA			
23	Dated: November 8, 2021 HERUM CRABTREE SUNTAG			
24				
25	By: <u>/s/Jeanne Zolezzi (with permission)</u>			
26	JÉANNE ZOLEZZI Attorneys for Cross-Defendants			
27 28	MEINERS OAKS WATER DISTRICT AND VENTURA RIVER WATER DISTRICT			
20	82470.00018\34494688.1			
	- 3 - STATUS CONFERENCE REPORT			

