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Attorney for Cross-Defendant,

FRIENDS STABLE & ORCHARD, INC.

SUPERIOR COURT OF THE STATE OF CALIFORNIA COUNTY OF LOS ANGELES

SANTA BARBARA CHANNELKEEPER, a California non-profit corporation,

Petitioner,

VS.

STATE WATER RESOURCES CONTROL BOARD, a California State Agency: CITY OF SAN BUENAVENTURA, a California municipal corporation, incorrectly named as CITY OF BUENAVENTURA,

Respondents.

CITY OF SAN BUENAVENTURA, a California municipal corporation,

Cross-Complainant

VS.

DUNCAN ABBOTT, an individual, et. al.,

Cross-Defendant

Case No. 19STCP01176

Judge: Honorable William F. Highberger

VERIFIED INITIAL DISCLOSURES

Action Filed: Sept. 19, 2014

Trial Date: Not Set

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INTRODUCTION

Cross-Defendant Friends Stable & Orchard, Inc. owner of real property in Ventura County, California, provides this Initial Disclosure pursuant to California Code of Civil Procedure § 842 as follows and reserves the right to amend or supplement this disclosure, where appropriate, at a future date. (Code of Civ. Proc. § 842, subd. (d)(1)-(3).)

DISCLOSURE NO. 1:

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The name, address, telephone number, and email address of the party and, if applicable, the party's attorney.

RESPONSE TO DISCLOSURE NO. 1:

Friends Stable & Orchard, Inc. Friend's
Robert Kittridge Robert Kittridge

3562 Grand Ave.

Ojai, CA 93023

(805) 302-2036

robert@friendsstableandorchard.com

Ryan Blatz

Ryan Blatz Law

109 North Blanche Street, Suite 103

Ojai, CA 93023

(805) 798-2249

ryan@ryanblatzlaw.com

DISCLOSURE NO. 2:

The quantity of any groundwater extracted from the basin by the party and the method of measurement used by the party's predecessor in interest for each of the previous 10 years

preceding the filing of the Complaint.

RESPONSE TO DISCLOSURE NO. 2:

Metered OBGMA well.

Year	AF
2010	114.24
2011	42.69
2012	61.68
2013	65.35
2014	109.51
2015	114.28
2016	92.43
2017	90.43
2018	77.8
2019	78.63
2020	95.34

DISCLOSURE NO. 3:

The type of water right or rights claimed by the party for the extraction of groundwater.

RESPONSE TO DISCLOSURE NO. 3:

Friends Stable & Orchard, Inc. is an overlying landowner and asserts both overlying and unexercised water rights for the extraction of groundwater from a water well located on its property from the Ojai Groundwater Basin.

Friends Stable & Orchard, Inc. also asserts a right to use groundwater under the self-help doctrine, if prescriptive rights to extract groundwater from the basin are determined.

DISCLOSURE NO. 4:

A general description of the purpose to which the groundwater has been put.

RESPONSE TO DISCLOSURE NO. 4:

Friends Stable & Orchard, Inc. extracts and uses groundwater from the Ojai Groundwater Basin for irrigated agriculture on its land to grow Valencia and Navel oranges, as well as Pixie Mandarin tangerines, and other reasonable and beneficial uses of water.

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DISCLOSURE NO. 5:

The location of each well or other source through which the groundwater has been extracted.

RESPONSE TO DISCLOSURE NO. 5:

APN: 029-0-140-020

DISCLOSURE NO. 6:

The area in which the groundwater has been used.

RESPONSE TO DISCLOSURE NO. 6:

APN: 029-0-140-040

APN: 029-0-140-020

APN: 029-0-140-030

APN: 029-0-081-030

Friends Stable & Orchard, Inc. owns the four parcels listed immediately above. These parcels are supplied by a single well within the Ojai Basin Groundwater Management Area (OBGMA).

DISCLOSURE NO. 7:

Any claims for increased or future use of groundwater.

RESPONSE TO DISCLOSURE NO. 7:

Friends Stable & Orchard, Inc. anticipates that its future use of groundwater will be within the same range as its current use.

Friends Stable & Orchard, Inc. asserts the maximum historical right to pump and consumptively use groundwater (whether dormant or currently unexercised, which is never lost, forfeited, or abandoned for any period of non-use) or due to any shift in future irrigated agriculture crop production.

Friends Stable & Orchard, Inc. reserves the right to supplement this initial disclosure with additional future uses.

DISCLOSURE NO. 8:

The quantity of any beneficial use of any alternative water use that the party claims as its use of groundwater under any applicable law, including, but not limited to, Section 1005.1, 1005.2, or 1005.4 of the Water Code.

RESPONSE TO DISCLOSURE NO. 8:

To the extent that Friends Stable & Orchard, Inc. may have a riparian right to subsurface underflow that is "part and parcel" of the property, it reserves the right to this additional water use pursuant to Water Code Sections 1005.1, 1005.2, 1005.4, or other applicable law.

Friends Stable & Orchard, Inc. also asserts any quantity of water used as a metered customer of Casitas Municipal Water District (by any source of its own surface of groundwater right(s) of its own) as an alternative source that it might use on any of its property *in lieu of* or as a supplement to any right of use that it might otherwise use to a maximum reasonable and beneficial use for domestic potable uses.

DISCLOSURE NO. 9:

Identification of all surface water rights and contracts the party claims provides the basis for its water right claims in the comprehensive adjudication.

RESPONSE TO DISCLOSURE NO. 9:

Friends Stable & Orchard, Inc. asserts riparian surface rights to McNell Creek, and possible riparian rights to subsurface underflow underneath any of its property.

Friends Stable & Orchard, Inc. also asserts the annual quantity of water used as a metered customer of Casitas Municipal Water District which it might otherwise use *in lieu of* any separate right of use it has to either riparian surface water or overlying landowner groundwater.

DISCLOSURE NO. 10:

The quantity of any replenishment of water to the basin that augmented the basin's native water supply, resulting from the intentional storage of imported or non-native water in the basin, managed recharge of surface water, or return flows resulting from the use of imported water or non-native water on lands overlying the basin by the party, or the party's representative or agent, during each of the 10 calendar years immediately preceding the filing of the Complaint.

RESPONSE TO DISCLOSURE NO. 10:

Friends Stable & Orchard, Inc. does not currently import any non-native water, but reserves all rights to drill a deep well into the fractured bedrock beneath the alluvial soils of the groundwater basin, which would not be hydrologically connected to any surface or subsurface flows.

Friends Stable & Orchard, Inc. does not currently import any non-native water or manage any recharge of surface water peak-flow into groundwater, but it reserves the right to appropriate water and store such waters for more than 30-days (pursuant to a Water Availability Analysis) and/or capture and store stormwater or rainwater.

Friends Stable & Orchard, Inc. reserves the ability to generate any combination of offsets or production forbearance or conserved water credits that might otherwise contribute to either onsite water supply resiliency and reliability or enhance stream flow.

Friends Stable & Orchard, Inc. is exploring the use of mulch in its orchard to further conserve water and reduce onsite annual demand and pumping.

DISCLOSURE NO. 11:

The names, addresses, telephone numbers, and email addresses of all persons possessing information that supports the party's disclosures.

RESPONSE TO DISCLOSURE NO. 11:

Friends Stable & Orchard, Inc.

Robert Kittridge

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robert@friendsstableandorchard.com

Tom Hicks

Hicks Law

35 Temescal Terrace

San Francisco, CA 94118

(415) 309-2098

tdh@tomhickslaw.com

DISCLOSURE NO. 12:

Any other facts that tend to prove the party's claimed water right.

RESPONSE TO DISCLOSURE NO. 12:

Friends Stable & Orchard, Inc., by virtue of its status as an overlying landowner, holds overlying groundwater rights. Such rights are "part and parcel" of the fee interest.

Friends Stable & Orchard, Inc. makes this Initial Disclosure based on the information currently available to it. It will amend or supplement this disclosure, if necessary, consistent with California Code of Civil Procedure section 842(d) (1-3).

Friends Stable & Orchard, Inc. is serving this Initial Disclosure electronically to all parties to the extent possible pursuant to California Code of Civil Procedure section 842(e).

1	DATED: October <u>27</u> , 2021	RYAN BLATZ
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3		By:
4		Ryan Blatz
5		Attorney for FRIENDS STABLE & ORCHARD, INC.
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VERIFICATION 2 I have read the foregoing INITIAL DISCLOSURE and know its contents. 3 I am a party to this action. The matters stated in it are true of my own knowledge 4 except as to those matters which are stated on information and belief, and as to those matters I believe them to be true. 5 6 I am Robert Kittridge of Friends Stable & Orchard, Inc., a party to this action, and am authorized to make this verification for and on its behalf, and I make this verification for 7 that reason. I have read the foregoing document(s). I am informed and believe and on 8 that ground allege that the matters stated in it are true. 9 I am one of the attorneys of record for _ I am one of the attorneys of record for ______, a party to this action. Such party is absent from the county in which I have my office, and I make this verification 10 for and on behalf of that party for that reason. I have read the foregoing document(s). I 11 am informed and believe and on that ground allege that the matters stated in it are true. 12 13 Executed at VENTURA COUNTY, California on October 27, 2021. 14 I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct. 15 16 17 FRIENDS STABLE & ORCHARD, INC. 18 19 20 21 22 23 24 25 26 27 28