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11	Attorneys for Respondent and Cross-Complainan CITY OF SAN BUENAVENTURA	t
12		
13	SUPERIOR COURT OF THE STATE OF CALIFORNIA	
14	COUNTY OF LOS ANGELES	
15		
16	SANTA BARBARA CHANNELKEEPER, a California non-profit corporation,	Case No. 19STCP01176
17	Petitioner,	Judge: Hon. William F. Highberger
18	V.	STATUS CONFERENCE REPORT
19	STATE WATER RESOURCES CONTROL	Date: July 19, 2021 Time: 3:00 p.m.
20	BOARD, etc., et al.,	Dept: SS10
21	Respondents.	Action Filed: Sept. 19, 2014 Trial Date: Feb. 14, 2022
22	CITY OF SAN BUENAVENTURA, etc.,	ten sonoronitet (M. Innovania) in sonoronitet (M. Innovania)
23	Cross-Complainant,	
24	V.	
25	DUNCAN ABBOTT, an individual, et al.,	
26	Cross-Defendants.	
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STATUS CONFERENCE REPORT

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3	Defendant and Cross-Complainant City of San Buenaventura (City) submits this status				
4	conference report (Report) in advance of the status conference scheduled for July 19, 2021 at 3:00				
5	p.m. On July 8, 2021, the City emailed a draft of this Report to all parties who have appeared and				
6	invited input and joinder. The City revised the draft Report based on feedback from the State				
7	Water Resources Control Board, Department of Fish and Wildlife, California State Parks.				
8	Consistent with the Court's instructions, some parties may submit their own status conference				
9	reports.				
10					
11	1. <u>UPDATE RE DEFAULTS</u>				
12	The City is in the process of requesting defaults for 1,376 Cross-Defendants. As of July				
13	12, 2021, the City has filed 594 requests for entry of default in packages 1 through 30, with 20				
14	requests per package. Seven requests were rejected by the Court, including one that has been				
15	resubmitted and six that will be resubmitted to the Court. The Court has accepted and processed				
16	the remainder. The City will file another 789 requests for defaults for this initial group of non-				
17	appearing Cross-Defendants. The City also anticipates having to request defaults of				
18	approximately 400 non-appearing Roe Cross-Defendants in the upcoming months.				
19					
20	Defaults submitted	594			
21	Defaults rejected, to be resubmitted	6			
22	Defaults not yet processed by the Court	1			
23	Defaults accepted	587			
24	Defaults to be submitted for initial group	789			
25	TOTAL	1376			
26					
27					
28					
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	STATUS CONFERENCE REPORT				

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2. PROPOSED DISCOVERY AND PRETRIAL SCHEDULE FOR PHASE 1

Pursuant to the Court's instructions at the July 6, 2021 status conference, the City submitted a discovery schedule brief on July 9, 2021. The City requests that the Court set a discovery and pretrial schedule for phase 1 at the July 19, 2021 status conference.

3. INITIAL DISCLOSURES

7 At the July 6, 2021 status conference, the Court determined that parties who have 8 stipulated to the proposed physical solution do not need to serve Initial Disclosures until after 9 March 1, 2022, when the Court will reconsider this issue. Certain stipulating parties have 10 represented to the City that they are either non-pumpers/non-water diverters or *de minimis* users of water (i.e., they divert or extract fewer than five acre feet of water from the Watershed per 11 12 year).¹ Based on a request from a party that contends it is a *de minimis* user but is not currently a 13 stipulating party, there is a question about whether the Court's determination on this issue should 14 apply to all *de minimis* users. It is the City's position that parties that do not currently pump or 15 divert water from the Ventura River Watershed or parties that constitute de minimis users should 16 not have to serve Initial Disclosures until after March 1, 2022. Initial disclosures are not relevant 17 to Phase 1 trial, and requiring these parties to submit Initial Disclosures will not provide 18 meaningful information that appears to be relevant to any issue pending in Phase 1.

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4. LODGMENT OF PROPOSED PHYSICAL SOLUTION

21 Pursuant to the Court's instructions at the July 6, 2021 status conference, on July 12, 22 2021, the City, together with Cross-Defendants the Ventura River Water District, Meiners Oaks 23 Water District, the Wood-Claeyssens Foundation, and the Rancho Matilija Mutual Water 24 Company, will lodge and serve the public review draft of the proposed physical solution dated 25 May 17, 2021. Pursuant to the Court's instructions and meet and confer, the proposed physical 26 solution will clearly indicate that it is a draft document, and the Section 8 Findings will be 27 redacted. The City will also file and serve a notice of lodgment.

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 1 These representations are set forth in the individual stipulations. $^{82470.00018\backslash 34182748.2}$ - 3 -

1	5. ORDER TO SHOW CAUSE REGARDING SERVICE BY PUBLICATION		
2	On June 30, 2021, the Court conducted an order to show cause (OSC) hearing regarding		
3	service by publication of remaining unserved Cross-Defendants in response to the City's request		
4	to file an application for an order for service by publication. At the hearing the Court continued		
5	the OSC to July, 6, 2021 at 2:00 p.m. At the July 6, 2021 status conference, the Court granted the		
6	City's request to continue the OSC hearing to the July 19, 2021 status conference. Since the June		
7	30, 2021 hearing, the City has received 5 signed notices of acknowledgment of receipt and served		
8	5 additional Cross-Defendants. There are currently 61 unserved Cross-Defendants. In addition,		
9	one corporation was served. The City will provide notice of the OSC and will submit the		
10	required paperwork to the Court to request the approval of an order for service by publication on		
11	July 19 th .		
12			
13	6. <u>CONCLUSION AND SUMMARY OF REQUESTS</u>		
14	The City respectfully requests that the Court consider taking the following actions at the		
15	July 19, 2021 status conference:		
16	• Issue an order setting a discovery plan and pretrial schedule for Phase 1 trial.		
17	• Confirm whether the Court's determination on Initial Disclosures applies to all <i>de</i>		
18	minimis and non-users.		
19	• Issue an order for service by publication at the OSC.		
20	Detail Inter 12, 2021 DEST DEST & KDIECED LLD		
21	Dated: July 12, 2021 BEST BEST & KRIEGER LLP		
22	Pro O i Feli		
23	By:		
24	SARAH CHRISTOPHER MARK PISANO SARAH CHRISTOPHER FOLEY PATRICK D. SKAHAN		
25	Attorneys for Respondent and Cross-		
26	Complainant CITY OF SAN BUENAVENTURA		
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1	1 Dated: July 12, 2021	HERUM CRABTREE SUNTAG		
2		HEROW CRADINEL BOWING		
		Den /s/ Learne Zeleen:		
3	3	By: <u>/s/ Jeanne Zolezzi</u> JEANNE ZOLEZZI		
4		Attorneys for Cross-Defendants Meiners Oaks Water District and Ventura River		
5 6		Oaks Water District and Ventura River Water District		
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	STATUS CONFERENCE REPORT			