



1 **MUSICK, PEELER & GARRETT LLP**

2 2801 Townsgate Road, Suite 200  
3 Westlake Village, California 91361  
Telephone (805) 418-3100  
Facsimile (805) 418-3101

4 Gregory J. Patterson (State Bar No. 136665)  
[g.patterson@musickpeeler.com](mailto:g.patterson@musickpeeler.com)  
5 William W. Carter (State Bar No. 115487)  
[w.carter@musickpeeler.com](mailto:w.carter@musickpeeler.com)

6 Attorneys for The Thacher School; Friend's Ranches, Inc.; Topa Ranch & Nursery, LLC;  
7 Finch Farms, LLC; Red Mountain Land & Farming, LLC; Thacher Creek Citrus, LLC; The Finch  
8 Family Trust; James P. Finch; Robert Calder Davis, Jr.; Robert Calder Davis, Jr., TTEE of Trust  
9 Owned Properties; Sharon H. Booth, Trustee of The Survivor's Trust Created Under Declaration  
of Trust of Richard G. Booth and Sharon H. Booth Dated July 10, 1980; David Robert Hamm and  
Reeves Orchard, LLC (collectively, the "East Ojai Group")

10 **SUPERIOR COURT OF THE STATE OF CALIFORNIA**  
11 **COUNTY OF LOS ANGELES**

13 SANTA BARBARA CHANNELKEEPER, a  
14 California non-profit organization

15 Petitioner,

16 vs.

17 STATE WATER RESOURCES CONTROL  
18 BOARD, a California State Agency; CITY OF  
SAN BUENAVENTURA, a California  
municipal corporation,

19 Respondents.

CASE No. 19STCP01176

Judge: Hon. William F. Highberger

**NOTICE OF EX PARTE APPLICATION  
TO CONTINUE TRIAL; POINTS AND  
AUTHORITIES IN SUPPORT OF  
CONTINUANCE**

**[Filed Concurrently with Declarations of  
Gregory J. Patterson and Anthony Brown]**

**Date: January 18, 2022**

**Time: 1:30 p.m.**

**Dept: 10**

Action Filed: September 19, 2014

First Amended Complaint Filed:

September 7, 2018

Trial Date (Phase One): February 14, 2022

24 CITY OF SAN BUENAVENTURA, etc.,

25 Cross-Complainant,

26 DUNCAN ABBOTT, an individual, et al.,

27 Cross-Defendants.  
28

1 TO ALL PARTIES AND THEIR ATTORNEYS OF RECORD:

2 The Thacher School; Friend's Ranches, Inc.; Topa Ranch & Nursery, LLC; Finch Farms,  
3 LLC; Red Mountain Land & Farming, LLC; Thacher Creek Citrus, LLC; The Finch Family  
4 Trust; James P. Finch; Robert Calder Davis, Jr.; Robert Calder Davis, Jr., TTEE of Trust Owned  
5 Properties; Sharon H. Booth, Trustee of The Survivor's Trust Created Under Declaration of Trust  
6 of Richard G. Booth and Sharon H. Booth Dated July 10,1980; David Robert Hamm and Reeves  
7 Orchard, LLC (collectively, the "East Ojai Group") submits this ex parte application for an order  
8 to continue the trial date in this matter currently scheduled on February 14, 2022, until a date  
9 convenient for this Court in either June or July 2022, which is the first available time period the  
10 parties have no pending conflicts, and to continue all pre-trial deadlines related to that new date.

11 This ex parte application is based upon the fact that Cross-Complainant, the City of  
12 Ventura ("City"), did not timely provide its expert's groundwater flow and transport model when  
13 it disclosed its expert's initial report, which relies primarily upon that model. (See Declaration of  
14 Gregory Patterson at Paragraphs 3-11.) The City was required under the Comprehensive  
15 Adjudication Statute, namely, Code Civ. Proc. § 843, to provide its expert's model on August 31,  
16 2021, the date the Court ordered the City to make its initial expert disclosure. In comparison,  
17 Defendant State Water Resources Control Board ("State Board") timely provided its expert's  
18 respective model on September 24, 2021, the date it was required to disclose its expert's initial  
19 report.

20 Thereafter, for several months, the City continued to refuse providing its expert's essential  
21 and material model, despite repeated requests from the East Ojai Group's counsel and others. On  
22 December 27, 2021, after a four-month delay, the City provided its model to a limited number of  
23 parties, pursuant to a stipulation, and after the East Ojai Group's counsel raised this issue at a  
24 hearing before this Court on December 9, 2021. (See Declaration of Gregory Patterson at  
25 Paragraph 11.)

26 In addition, as of this date, the City has also refused to provide its expert's model to certain  
27 other cross-defendants, who, at this time, have not disclosed any experts, despite requests by these  
28 cross-defendants for the model. (See Declaration of Gregory Patterson at Paragraph 14.)

1 In short, the City has improperly withheld critical information necessary for all cross-  
2 defendants to adequately represent their clients' interests in the Phase One Trial. Specifically, the  
3 inability of cross-defendants to timely obtain these models has prevented them from access to  
4 essential information and data critical to preparing their defense, including fully and effectively  
5 deposing the City's experts and others. As a consequence, the delayed production of the City's  
6 expert's models necessitates the continuance of the trial and related pre-trial dates. (See  
7 Declaration of Gregory Patterson at Paragraphs 12, 13; Declaration of Anthony Brown.)

8 It is important to note that neither the City nor any of the significant parties participating  
9 in Phase 1 of the trial initially were opposed to a continuance of the trial, including a continuance  
10 of that trial to a date convenient for his Court in April or May. (See Declaration of Gregory  
11 Patterson at Paragraph 16) However, after consultation among the parties, it became apparent  
12 that there were multiple various conflicts during the months of March, April and May. The  
13 parties do, however, have available dates on June 13-24. (See Declaration of Gregory Patterson  
14 at Paragraph 16 and Exhibit G summarizing then known available dates.)

15 The East Ojai Group, the Upper Ojai Group, Casitas Municipal Water District, and the  
16 State Board are all agreeable to continue and schedule the trial to those dates, subject to Court  
17 availability. (See Declaration of Gregory Patterson at Paragraph 16). Although the City is  
18 agreeable to a continuance of the trial currently-scheduled on February 14, 2022, it opposes a  
19 continuance to June or July. (See Declaration of Gregory Patterson at Paragraphs 16-17.)

20 The East Ojai Group is unaware of any prejudice to the City in continuing the trial to the  
21 date in June dates. In any event, the need for the continuance is of the City's own making: caused  
22 by its delay in providing its experts' model, in contravention of Code Civil Proc. § 843.

23 **I. POINTS AND AUTHORITIES IN SUPPORT OF EX PARTE APPLICATION TO**  
24 **CONTINUE TRIAL**

25 **A. The Court May Continue The Trial If A Party Has Been Precluded From**  
26 **Obtaining Material and Relevant Evidence**

27 California Rules of Court 3.1332(c) provides various grounds for a continuance of a trial.  
28 In particular, Rule 3.1332(c)(6) provides good cause for continuing the trial based a party's

1 inability to obtain essential testimony, documents or other material evidence despite diligent  
2 efforts. Where denial of a continuance would result in substantial injustice, it is an abuse of  
3 discretion to deny it. *Hamilton v. Orange County Sheriff's Dept.* (2107) 8 Cal App. 5<sup>th</sup> 759, 756.

4 In this case, the City has precluded the cross-defendants from obtaining critical data and  
5 model information until very late in the proceedings. More specifically, having just recently  
6 received the requested expert's model, cross-defendants cannot reasonably complete expert  
7 witness depositions and be ready for trial on the currently set date of February 14, 2022.

8 **B. The City Of Ventura Was Required To Turn Over The Modeling Data When**  
9 **It Provided Its Initial Expert Disclosure**

10 California Code of Civil Procedure § 843, involving comprehensive water adjudication  
11 under the Sustainable Groundwater Management Act, a claim asserted by the City in this matter,  
12 provides explicit expert disclosure requirements: Aside from requiring a written report, Code  
13 Civil Proc. § 843(b), requires that the expert's report must be accompanied by "The facts or data  
14 considered by the witness in forming his or her opinions." The City's expert's model, which  
15 includes data and information relied upon by the expert in developing her expert report clearly  
16 falls within the disclosure requirements of § 843(b).<sup>1</sup>

17 Timely access to the City's expert's model, as well as sufficient time to fully and  
18 effectively review the model is necessary and reasonable to allow the cross-defendants the ability  
19 to prepare for the deposition of the City's expert, as well as allow the cross-defendants' respective  
20 experts to prepare their testimony and any related reports. Timely access to the City's expert's  
21 model is especially critical given the anticipated highly-technical and disputed nature and scope  
22 of the Phase 1 trial, namely, whether the groundwater basins and surface waters, which are spread  
23 out over a huge watershed, are hydrologically-interconnected, in a matter of first impression  
24 under the recently enacted provisions of § 830 *et seq.*

25 \_\_\_\_\_  
26 <sup>1</sup> As noted above, although the State Board did turn over its expert's model in a timely manner, it  
27 is important to note that the East Ojai Group's expert finds it more effective and efficient to  
28 analyze the competence and accuracy of all models at the same time. (See Declaration of Anthony  
Brown.)

1           **C.     The East Ojai Group Diligent Efforts to Obtain the Model**

2           On September 1, 2021, counsel for East Ojai Group first requested that the City provide a  
3 fully-functioning model of its expert's model, immediately after the City provided its initial expert  
4 disclosure on August 31, 2021. (See Greg Patterson Declaration at Paragraph 3 and Exhibit A to  
5 the Declaration.

6           However, via an email on September 2, 2021, the City refused to provide the requested  
7 expert's model. (See Declaration of Greg Patterson at Paragraph 4 and Exhibit B attached to the  
8 Declaration.) Subsequently, counsel for the East Ojai Group had multiple conversations with  
9 counsel for the City in an attempt to reach resolution. (Declaration of Greg Patterson at  
10 Paragraph 5.

11           As a result of the City's continued refusal to provide the model, the East Ojai Group was  
12 forced to continue the depositions of City experts, Ms. Tamara Klug and Dr. Claire Archer, that  
13 had been scheduled in early December 2021 and early January 2022, respectively. The  
14 depositions of the State Board's experts scheduled in early January 2022 were also continued by  
15 the East Ojai Group. The East Ojai Group was forced to continue these deposition given its  
16 inability to timely review and analyze the City's expert's model, which was not received until  
17 December 27, 2021, preventing the East Ojai Group's expert the opportunity to compare the City's  
18 expert's model with that model used by the State Board's experts, having different criteria and  
19 variables. As such, the East Ojai Group could not effectively prepare for and take those expert  
20 depositions, where those experts' development and use of the models, which serve as the primary  
21 bases for their respective expert opinions, could be fully examined and challenged.. (See  
22 Declaration of Greg Patterson at Paragraphs 6-13 and Exhibits attached B through E.)

23           On December 6, 2021, counsel for the City finally suggested that the parties discuss a  
24 possible resolution regarding the requested production of the City's expert's model. (See  
25 Declaration of Greg Patterson at Paragraph 8 and Exhibit E attached to the Declaration). After  
26 further discussions, the City agreed to provide the requested model on the condition that the  
27 parties sign a stipulation controlling use and access to the model. Notwithstanding the absence of  
28 any statutory authority requiring such a stipulation, the East Ojai Group agreed to the stipulation

1 in order to expedite obtaining the long-requested model. (Declaration of Greg Patterson at  
2 paragraphs 10-11.)

3 On December 27, 2021, pursuant to the stipulation, the City finally turned over the model  
4 to the East Ojai Group's counsel. Given the schedules and other factors, the East Ojai Group's  
5 expert was not able to begin his review and assessment of the City's expert's model until January  
6 3, 2020. As a consequence, the delayed production of the requested model provided a mere  
7 two(2) weeks to review, analyze and compare the City and State Board models at issue, and  
8 thereafter confer with counsel, as well as prepare for and complete all expert witness depositions  
9 by January 14, 2022, pursuant to the discovery deadline set by this Court. (Declaration of Greg  
10 Patterson at Paragraph 13.)

11 Such a short time period made it impossible for the East Ojai Group and its expert to  
12 effectively review, analyze and compare the expert models at issue. Specifically, after an initial  
13 review of the models at issue, the East Ojai Group's expert has informed counsel that he needs at  
14 least eight (8) weeks to adequately review, analyze and compare the models, develop opinions  
15 regarding those models, consult with counsel and assist counsel in the preparation of expert  
16 depositions and related matters. (See Declaration of Anthony Brown.)

17 The City has also apparently withheld disclosure of the City's expert's model for other  
18 cross-defendants, Andrew Whitman, Heidi Whitman, Nancy L. Whitman and the John R. and  
19 Nancy L. Whitman Trust, although they are named parties to the instant matter. According to a  
20 brief filed by these other parties, the City has refused to provide them with the requested model,  
21 arguing that those parties are not entitled to receive the model because they have not retained an  
22 expert. (Brief filed on January 7, 2022. For the convenience of the Court, a copy of this brief is  
23 attached to the Declaration of Gregory Patterson as Exhibit F.)

24 The City's continued failure to provide its expert's model to other parties remains  
25 unresolved, preventing all named parties who have expressed an intention to participate in  
26 Phase 1 of the trial from effectively challenging the opinions of the City's expert. It appears  
27 manifestly unfair that these other parties would not be able to adequately defend their interests  
28 without access to the requested model.

1           **D. A Continuance of the Trial And Related Dates Will Allow Cross-Defendants**  
2           **The Opportunity to Properly Prepare For Trial**

3           Given the impending pre-trial and trial dates, it is not possible to thoroughly (1) review  
4 and analyze the City's expert's models, as well as compare to the different model used by the  
5 experts for the State Board; (2) prepare expert witness testimony and related matters; (3) prepare  
6 for and complete opposing expert witness depositions; and (4) comply with current pre-trial  
7 deadlines and prepare for trial date on February 14, 2020. Given the delayed production of the  
8 expert model by the City, there simply is not sufficient time and opportunity for the East Ojai  
9 Group to effectively and properly prepare for trial and related litigation dates.

10           As the Court is well aware, this is a case of first-impression involving the recently enacted  
11 Sustainable Groundwater Management Act ("SGMA") (Water Code § 10720 *et seq.*) and the  
12 Comprehensive Adjudication Statute (Code Civ. Procedure §§ 830-852), seeking the  
13 unprecedented comprehensive adjudication of four(4) separate and distinct groundwater basins  
14 and the surface waters of several rivers, creeks and their respective tributaries in a huge  
15 watershed, and involving hundreds of parties – all of which is disputed by the parties, who have  
16 retained at least a half-dozen experts providing highly-technical and conflicting opinions on the  
17 subjects of hydrogeology, biology and botany. It is therefore imperative that a complete and  
18 accurate factual record be made in the instant matter, which requires that cross-defendants have  
19 sufficient time and opportunity to fully investigate and prepare their case.

20           Accordingly, the East Ojai Group respectfully requests that the Court set a trial date in  
21 June, the first available time period in which one or more parties does not have a conflict on date  
22 convenient to the Court and set all other pre-trial dates consistent with the current order.


23           **NOTICE OF SERVICE OF EX-PARTE APPLICATION**

24           This Ex-Parte application was served on all parties om January 13, 2022 via File and  
25 ServExpress as per attached Proof of Service.

1 DATED: January 13, 2022

MUSICK, PEELER & GARRETT LLP

2  
3  
4  
5  
6  
7  
8  
9  
10  
11  
12  
13  
14  
15  
16  
17  
18  
19  
20  
21  
22  
23  
24  
25  
26  
27  
28

By:   
Gregory J. Patterson  
Attorneys for  
the "East Ojai Group")



1  
2  
3  
4  
5  
6  
7  
8  
9  
10  
11  
12  
13  
14  
15  
16  
17  
18  
19  
20  
21  
22  
23  
24  
25  
26  
27  
28

**PROOF OF SERVICE**

**STATE OF CALIFORNIA, COUNTY OF VENTURA**

At the time of service, I was over 18 years of age and not a party to this action. I am employed in the County of Ventura, State of California. My business address is 2801 Townsgate Road, Suite 200, Westlake Village, California 91361.

On January 13, 2022, I served true copies of the following document(s) described as **NOTICE OF EX PARTE APPLICATION TO CONTINUE TRIAL; POINTS AND AUTHORITIES IN SUPPORT OF CONTINUANCE** on the interested parties in this action as follows:

**SEE ATTACHED SERVICE LIST**

**By transmission via E-Service to File & ServExpress:** to the person(s) set forth below. Local Rules of Court 2.10(P)

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Executed on January 13, 2022, at Westlake Village, California.

/s/ Stacey Hanlin  
Stacey Hanlin

SERVICE LIST

1  
2  
3  
4  
5  
6  
7  
8  
9  
10  
11  
12  
13  
14  
15  
16  
17  
18  
19  
20  
21  
22  
23  
24  
25  
26  
27  
28

Daniel Cooper, Esq.  
Sycamore Law, Inc.  
1004 O'Reilly Avenue  
San Francisco, CA 94129  
Tel: (415) 360-2962  
Email: [daniel@sycamore.law](mailto:daniel@sycamore.law)

Attorneys for Petitioner and Plaintiff Santa  
Barbara Channelkeeper

Marc N. Melnick, Esq.  
Deputy Attorney General  
Attorney General's Office  
1515 Clay Street, 20th Floor  
Post Office Box 70550  
Oakland, CA 94612-0550  
Tel: (510) 879-0750  
Email: [Marc.melnick@doj.ca.gov](mailto:Marc.melnick@doj.ca.gov)

Attorneys for Respondent and Intervenor State  
Water Resources Control Board

Edward J. Casey, Esq.  
Gina Angiolillo, Esq.  
Alston & Bird LLP  
333 South Hope Street, 16th Floor  
Los Angeles, CA 90071  
Tel: (213) 576-1000  
Email: [ed.casey@alston.com](mailto:ed.casey@alston.com)  
[gina.angiolillo@alston.com](mailto:gina.angiolillo@alston.com)

Attorneys for Cross-Defendants AGR  
Breeding, Inc.; Bentley Family Limited  
Partnership and Southern California Edison  
Company

Matthew Bullock  
Deputy Attorney General  
California Resources Law Section  
455 Golden Gate Ave., Suite 1100  
San Francisco, CA 94102-7004  
Tel: (415) 510-3376  
Email: [matthew.bullock@doj.ca.gov](mailto:matthew.bullock@doj.ca.gov)

Attorneys for Respondent and Defendant State  
Water Resources Control Board

Eric M. Katz, Supervising Deputy AG  
Noah Golden Krasner, Deputy AG  
Carol Boyd, Deputy AG  
Attorney General's Office  
300 S. Spring Street  
Los Angeles, CA 90013  
Tel: (213) 269-6343  
Fax: (213) 897-2802  
Email: [Eric.Katz@doj.ca.gov](mailto:Eric.Katz@doj.ca.gov)  
[Noah.goldenkrasner@doj.ca.gov](mailto:Noah.goldenkrasner@doj.ca.gov)  
[carol.boyd@doj.ca.gov](mailto:carol.boyd@doj.ca.gov)

Attorneys for Proposed Intervenor California  
Department of Fish & Wildlife

Ryan Blatz  
Blatz Law firm  
206 N. Signal St., Suite G  
Ojai, CA 93023  
Tel: (805) 646-3110  
Email: [ryan@ryanblatzlaw.com](mailto:ryan@ryanblatzlaw.com)

Attorneys for Cross-Defendants Troy Becker  
and Jeri Becker; Janet Boulten; Michael  
Boulten; Michael Caldwell; Joseph Peter Clark,  
successor in interest to The Joseph Clark and  
Linda Epstein Family Trust; Linda Louise  
Epstein, successor in interest to The Joseph  
Clark and Linda Epstein Family Trust; Michael  
I. Cromer and Jody D. Cromer; Michael A.  
Etchart, Trustee of The Michael A. Etchart  
Separate Property Trust; Mark W. Etchart,  
Trustee of The Mark W. Etchart Separate  
Property Trust; Lawrence Hartmann; Ole  
Konig; Krotona Institute of Theosophy;  
Stephen Mitchell and Kathleen Reid Mitchell,  
Trustees of The Stephen Mitchell and Byron  
Katie Trust; North Fork Springs Mutual Water  
Company; Stephen Robert Smith, Trustee of  
The Charles R. Rudd and Lola L. Rudd Trust,  
Dated May 20, 1976; Shlomo Raz; Sylvia Raz;

1  
2  
3  
4  
5  
6  
7  
8  
9  
10  
11  
12  
13  
14  
15  
16  
17  
18  
19  
20  
21  
22  
23  
24  
25  
26  
27  
28

Senior Canyon Mutual Water Company, Siete Robles Mutual Water Company; Soule Park Golf Course, Ltd.; Telos, LLC; Victor C. Timar, Jr., Trustee of The Timar Family Trust; John Town; Trudie Town; Asquith Family Limited Partnership; Burgess Ranch; Cary Cheldin; Cynthia Daniels; Wayne Francis; David Friend; The Larry & Pat Hartmann Family Trust; The John N. Hartmann Trust; Gary Hirschkron; Cheryl Jensen; Lutheran Church of the Holy Cross of Ojai, California; Janice Sattler (Mineo); Eitan Sloustcher; Rogers-Cooper Memorial Foundation; Robert Norris; Patricia Norris; Old Creek Road Mutual Water Company; Margaret Vanderfin; Telos Ojai, LLC; Jennifer Ware; The Walker Jr. Living Trust; David Altman, Trustee of The 1190 El Toro Trust; Babtiste Foundation; Sean A. Bennett and Leslie Bennett, Trustees of The Bennett Family Trust; Dwayne A. Bower and Marilyn E. Bower, Trustees of The Bower Family Trust; Mark Terry Cline and Bonnie Burreson Cline, Trustees of The Mark Terry Cline and Connie Burreson Cline Revocable Trust; Robert R. Daddi and Darlene J. Daddi; Lucille A. Elrod, Trustee of The John and Lucille Elrod Family Trust; Friend's Stable & Orchard, Inc.; Daniel Hultgen, Trustee of The Hultgen Living Trust; Ojai Golf, LLC; Three Oaks, LLC; Erica J. Abrams, Trustee of The Erica J. Abrams Trust; Raul E. Alvarado and Hildegard M. Alvarado, Trustees of The Alvarado Family Trust; William Armstrong and April Nardini; Joseph Lynn Barthelemy and Elvira Lilly Barthelemy, Trustees of The Joseph Lynn Barthelemy and Elvira Lilly Barthelemy 2002 Family Trust; James S. Bennett and

1  
2  
3  
4  
5  
6  
7  
8  
9  
10  
11  
12  
13  
14  
15  
16  
17  
18  
19  
20  
21  
22  
23  
24  
25  
26  
27  
28

Carolyn D. Bennett, Trustees of The Bennett Family Trust; Sumeet Bhatia and Michael McDonald; John Joseph Broesamle and Katherine Sue Broesamle, Trustees of The Broesamle Family Trust; Richard Aaron Carlson, Trustee of The Richard Aaron Carlson Trust; Michelle Larson, Trustee of The Michelle Family Trust; Thomas D. Carver and Cynthia L. Carver; Dana Cenicerros, Trustee of The Dana and Dawn Cenicerros Revocable Living Trust; Deborah Lys Martin Crawford; Frank Clay Creasey, Jr.; Debra Joy Reed, Trustee of The Debra Joy Reed Revocable Trust Dated November 3, 1994; Frederic Devault; Diana Syvertson, Trustee of The Diana Syvertson Living Trust; Dive Deep, LLC; Douglas Roy Parent and Ann Marie Parent; William Erickson; Gelb Enterprises, L.P.; Jan Stephen Grande and Priscilla K. Grande, Trustees of The Grande Family Revocable Living Trust; Margaret J. Griswold; Brian C. Haase and Marie Haase, Trustees of The B&M Haase Trust Dated October 8, 2019; Thomas Lann Harper and Jadona Collier-Harper; Ojai-Jackman L.L.C.; Kevin Rainwater and Marianne Ratcliff; Keith M. Nightingale and Victoria V. Nightingale, Trustees of The Nightingale Family Trust; Heide C. Kurtz, Trustee of The Kurtz Family Trust Dated January 19, 2019; Randall Leavitt, Trustee of The Randall B. Leavitt 2010 Trust; Edward C. Leicht and Jacqueline M. Leicht, Trustees of The Leicht Family 2013 Revocable Trust Dated March 1, 2013; Paul Lepiane and Bengston Bo; Robert Levin and Lisa Solinas, Trustees of The Levin Family Living Trust; Francis Longstaff and Shauna Longstaff, Trustees of The Longstaff Trust Dated October 11, 2018; Mandy Macaluso, Trustee of The Living Trust of Mandy Macaluso; Marilyn Wallace, Trustee of The Marilyn Wallace Separate Property Trust; Daniel J. McSweeney and Yoko McSweeney; Wendell M. Mortensen and Laura L. Mortensen, Trustees of The Mortensen Family Revocable Trust; Timothy Jerome Murch and Jody Caren Murch, Trustees of The Jodim Family 2007 Trust Dated July 31, 2007; Chris E. Platt and Hanh H. Platt; Robert Erickson, Trustee and Ronald Wilson; Michael D. Robertson and Kimberly A. Robertson, Trustees of The Robertson Family Trust; James P. Robie, Trustee of The Robie Family Trust;

1  
2  
3  
4  
5  
6  
7  
8  
9  
10  
11  
12  
13  
14  
15  
16  
17  
18  
19  
20  
21  
22  
23  
24  
25  
26  
27  
28

Petter Romming and Kimi Romming, Trustees;  
Marc Saleh, Trustee of The Saleh Family Trust;  
Konrad Stefan Sonnenfeld, Trustee of The  
Konrad Stefan Sonnenfeld Living Trust; Mark  
Sutherland, Trustee of The Sutherland Marital  
Trust; John H. Thacher and Caroline H.  
Thacher, Trustees of The Thacher Family Trust  
Dated January 2004; Gilbert G. Vondriska and  
Carolyn J. Vondriska, Trustees of The  
Vondriska Living Trust; William D. Rusin, Sr.,  
Trustee of The William D. Rusin, Sr.  
Revocable Trust; and Oscar D. Acosta, Trustee  
of The Acosta Trust

Shawn Hagerty, Esq.  
Best & Krieger LLP  
655 West Broadway, 15<sup>th</sup> Floor  
San Diego, CA 92101  
Tel: (619) 525-1300  
Email: [shawn.hagerty@bbklaw.com](mailto:shawn.hagerty@bbklaw.com)  
  
Attorneys for Respondent and Cross-  
Complainant City of San Buenaventura

Christopher M. Pisano, Esq.  
Sarah Christopher Foley, Esq.  
Patrick D. Skahan, Esq.  
Best, Best & Krieger LLP  
300 South Grand Avenue, 25th Floor  
Los Angeles, CA 90071  
Phone: (213) 617-8100  
Email: [christopher.pisano@bbklaw.com](mailto:christopher.pisano@bbklaw.com)  
[sarah.foley@bbklaw.com](mailto:sarah.foley@bbklaw.com)  
[Patrick.Skahan@bbklaw.com](mailto:Patrick.Skahan@bbklaw.com)

Attorneys for Respondent and Cross-  
Complainant City of San Buenaventura

William G. Short, Esq.  
Law Offices of William G. Short  
Post Office Box 1313  
Ojai, CA 93024-1313  
Tel: (805) 490-6399  
Email: [billshortesq@me.com](mailto:billshortesq@me.com)  
  
Attorney for Cross-Defendant Robin Bernhoft

Anthony Lee Francois, Esq.  
Briscoe Ivester & Bazel  
235 Montgomery Street, Suite 935  
San Francisco, CA 94104  
Tel: (415) 402-2707  
Email: [tfrancois@briscoelaw.net](mailto:tfrancois@briscoelaw.net)  
  
Attorneys for Cross-Defendant Robin Bernhoft

Robert Kwong, Esq.  
Arnold Larochelle Mathews VanConas &  
Zirbel, LLP  
300 Esplanade Drive, Suite 2100  
Oxnard, CA 93036  
Tel: (805) 988-9886  
Email: [rkwong@atozlaw.com](mailto:rkwong@atozlaw.com)  
  
Attorneys for Cross-Defendant Casitas  
Municipal Water District

Patrick Loughman, Esq.  
Cristina Arrieta  
Lowthorp, Richards, McMillan, Miller &  
Templeman  
300 Esplanade Drive, Suite 850  
Oxnard, CA 93036  
Tel: (805) 804-3848  
Email: [Ploughman@lrmmt.com](mailto:Ploughman@lrmmt.com)  
[Carrieta@lrmmt.com](mailto:Carrieta@lrmmt.com)

Attorneys for Cross-Defendants Ernest Ford;  
Tico Mutual Water Company; Betty Withers  
and Betty Bow Withers Trust

1 Lindsay F. Nielson, Esq.  
2 Law Office of Lindsay F. Nielson  
3 845 East Santa Clara Street  
4 Ventura, CA 93001  
5 Tel: (805) 658-0977  
6 Email: [nielsonlaw@aol.com](mailto:nielsonlaw@aol.com)

7 Attorneys for Cross-Defendants Meiners Oaks  
8 Water District and Ventura River Water  
9 District, and Jean Marie Webster, Trustee of  
10 the Roger E. and Jean Marie Webster Trust

11 Neal P. Maguire, Esq.  
12 Ferguson Case Orr Patterson LLP  
13 1050 South Kimball Road  
14 Ventura, CA 93004  
15 Tel: (805) 659-6800  
16 Email: [nmaguire@fcoplaw.com](mailto:nmaguire@fcoplaw.com)

17 Attorneys for Cross-Defendant Rancho  
18 Matilija Mutual Water Company; Bettina  
19 Chandler, Trustee of The Bettina Chandler  
20 Trust; Martin Gramckow, Trustee of The  
21 Monika G. Huss Irrevocable Trust, Trustee of  
22 The Karin W. Gramckow Irrevocable Trust  
23 and Trustee of The Kurt J. Gramckow  
24 Irrevocable Trust

25 Michael J. Van Zandt, Esq.  
26 Nathan A. Metcalf, Esq.  
27 Sean G. Herman, Esq.  
28 Hanson Bridgett LLP  
425 Market Street, 26th Floor  
San Francisco, CA 94105  
Tel: (415) 777-3200  
Email: [mvanzandt@hansonbridgett.com](mailto:mvanzandt@hansonbridgett.com)  
[nmetcalf@hansonbridgett.com](mailto:nmetcalf@hansonbridgett.com)  
[sherman@hansonbridgett.com](mailto:sherman@hansonbridgett.com)

Attorneys for Cross-Defendant Ventura  
County Watershed Protection District and  
County of Ventura

Jeanne Zolezzi, Esq.  
Herum Crabtree Suntag  
5757 Pacific Avenue, Suite 222  
Stockton, CA 95207  
Tel: (209) 472-7700  
Email: [jzolezzi@herumcrabtree.com](mailto:jzolezzi@herumcrabtree.com)

Attorneys for Cross-Defendants Meiners Oaks  
Water District and Ventura River Water District

Thomas S. Bunn, III, Esq.  
Elsa Sham  
Lagerlof Senecal Gosney & Kruse LLP  
301 North Lake Avenue, 10th Floor  
Pasadena, CA 91101-5123  
Tel: (626) 793-9400  
Email: [tombunn@lagerlof.com](mailto:tombunn@lagerlof.com)  
[esham@lagerlof.com](mailto:esham@lagerlof.com)

Attorneys for Cross-Defendant St. Joseph's  
Associates of Ojai, California, Inc. and St.  
Joseph's Health and Retirement Center; Janis  
Long Nicholas; John Jay Nicholas; Jess Earl  
Long (aka Jess E. Long); Johana Rae Long and  
Mary Margaret Long; Janis Long Nicholas and  
Jess E. Long as Trustees of The Long Family  
Trust

Jeffrey E. Barnes  
Chief Assistant County Counsel  
Jason Canger  
Assistant County Counsel  
Office of Ventura County Counsel  
800 South Victoria Ave., L/C #1830  
Ventura, CA 93009  
Tel: (805) 654-2879  
Fax: (805) 654-2185  
Email: [jason.canger@ventura.org](mailto:jason.canger@ventura.org)

Attorneys for Cross-Defendants Ventura  
County Watershed Protection District and  
County of Ventura

1 Scott Slater, Esq.  
2 Bradley Herrema, Esq.  
3 Christopher Guillen, Esq.  
4 Brownstein Hyatt Farber Schreck LLP  
5 1021 Anacapa Street, 2nd Floor  
6 Santa Barbara, CA 93101  
7 Tel: (805) 963-7000  
8 Email: [sslater@bhfs.com](mailto:sslater@bhfs.com)  
9 [bherrema@bhfs.com](mailto:bherrema@bhfs.com)  
10 [cguillen@bhfs.com](mailto:cguillen@bhfs.com)

11 Attorneys for Cross-Defendant Wood  
12 Claeysens Foundation

13 Jeremy N. Jungreis, Esq.  
14 Douglas J. Dennington, Esq.  
15 Rutan & Tucker, LLP  
16 18575 Jamboree Road, 9th Floor  
17 Irvine, CA 92612  
18 Tel: (714) 641-5100  
19 Fax: (714) 546-9035  
20 Email: [jjungreis@rutan.com](mailto:jjungreis@rutan.com)  
21 [ddennington@rutan.com](mailto:ddennington@rutan.com)

22 Attorneys for Cross-Defendant Casitas  
23 Municipal Water District

24 Andrew Brady, Esq.  
25 DLA Piper LLP (US)  
26 550 S. Hope St., Ste. 2400  
27 Los Angeles, CA 90071-2618  
28 Tel: (213) 330-7700  
Fax: (310) 330-7701  
Email: [andrew.brady@us.dlpiper.com](mailto:andrew.brady@us.dlpiper.com)

Attorneys for Cross-Defendant Integritas Ojai,  
LLC

David R. Krause-Leemon, Esq.  
Beaudoin & Krause-Leemon LLP  
15165 Ventura Blvd., Ste. 400  
Sherman Oaks, CA 91403  
Tel: (818) 205-2809  
Fax: (818) 788-8104  
Email: [david@bk-llaw.com](mailto:david@bk-llaw.com)

Attorneys for Cross-Defendant RDK Land,  
LLC

Joseph C. Chrisman, Esq.  
Hathaway, Perrett, Webster, Powers, Chrisman  
& Gutierrez  
5450 Telegraph Road  
Ventura, CA 93003  
Tel: (805) 644-7111  
Email: [jchrisman@hathawaylawfirm.com](mailto:jchrisman@hathawaylawfirm.com)

Attorneys for Cross-Defendant Wood-  
Claeysens Foundation

Thomas E. Jeffry, Esq.  
Debra J. Albin-Riley, Esq.  
Arent Fox LLP  
555 W. Fifth Ave., 48th Floor  
Los Angeles, CA 90013-1065  
Tel: (213) 629-7400  
Fax: (213) 629-7401  
Email: [Thomas.jeffry@arentfox.com](mailto:Thomas.jeffry@arentfox.com)

Attorneys for Cross-Defendant Community  
Memorial Health System

Jennifer T. Buckman, Esq.  
Holly J. Jacobson, Esq.  
Bartkiewicz Kronick & Shanahan, PC  
1011 Twenty-Second Street  
Sacramento, CA 95816-4907  
Tel: (916) 446-4254  
Fax: (916) 446-4018  
Email: [jtb@bkslawfirm.com](mailto:jtb@bkslawfirm.com)  
[hij@bkslawfirm.com](mailto:hij@bkslawfirm.com)

Attorneys for Cross-Defendant City of Ojai

Eric J. Schindler, Esq.  
Michelle J. Berner, Esq.  
Kroesche Schindler LLP  
2603 Main St., Ste. 200  
Irvine, CA 92614  
Tel: (949) 387-0495  
Fax: (888) 588-0034  
Email: [eschindler@kslaw.legal](mailto:eschindler@kslaw.legal)  
[mberner@kslaw.legal](mailto:mberner@kslaw.legal)

Attorneys for Cross-Defendant Oak Haven,  
LLC

1 Brian A. Osborne, Esq.  
Osborne Law Firm  
2 674 County Square Drive, Ste. 308  
Ventura, CA 93003  
3 Tel: (805) 642-9283  
Fax: (805) 642-7054  
4 Email: [osbornelawyer@gmail.com](mailto:osbornelawyer@gmail.com)

5 Attorneys for Cross-Defendants Brian A.  
Osborne; Ronald W. Rood and Susan B. Rood,  
6 Trustees of The Rood Family Trust

7  
8  
9 Peter A. Goldenring  
Mark R. Pachowicz  
10 Pachowich | Goldenring  
6050 Seahawk Street  
11 Ventura, CA 93003-6622  
Tel: (805) 642-6702  
12 Fax: (805) 642-3145  
Email: [attorneys@gopro-law.com](mailto:attorneys@gopro-law.com)  
13 [peter@gopro-law.com](mailto:peter@gopro-law.com)  
14 [mark@pglaw.law](mailto:mark@pglaw.law)

15 Attorneys for Cross-Defendant The Manfred  
Krankl and Elaine V. Krankl Living Trust

16 Karen A. Feld, Esq.  
Daniel S. Roberts, Esq.  
17 Cole Huber LLP  
3401 Centerlake Dr., Ste. 670  
18 Ontario, CA 91761  
T: (909) 230-4209  
19 F: (909) 937-2034  
Email: [kfeld@colehuber.com](mailto:kfeld@colehuber.com)  
20 [droberts@colehuber.com](mailto:droberts@colehuber.com)

21 Attorneys for Cross-Defendant Ventura  
Unified School District

22  
23 Attn: Roger J. Essick  
Hermitage Mutual Water Company  
2955 Hermitage Road  
24 Ojai, CA 93023  
Tel: (805) 320-1406  
25 Email: [rogeressick@gmail.com](mailto:rogeressick@gmail.com)

Adam D. Wieder, Esq.  
Barry C. Groveman, Esq.  
Ryan Hiete, Esq.  
Groveman Hiete LLP  
35 East Union St., Ste. B  
Pasadena, CA 91103  
Tel: (626) 747-9383  
Fax: (626) 747-9370  
Email: [awieder@grovemanhiete.com](mailto:awieder@grovemanhiete.com)  
[bgroveman@grovemanhiete.com](mailto:bgroveman@grovemanhiete.com)  
[rhiete@grovemanhiete.com](mailto:rhiete@grovemanhiete.com)

Attorneys for Cross-Defendants Michael  
Bradbury; Heidi Bradbury; and The Heidi  
Gramkow Trust

Ernest J. Guadiana  
Elkins Kalt Weintraub Reuben  
Gartside LLP  
10345 W. Olympic Boulevard  
Los Angeles, CA 90064  
Tel: (310) 746-4425  
Email: [eguadiana@elkinskalt.com](mailto:eguadiana@elkinskalt.com)

Attorneys for Michael Lombardo and Charles  
L. Ward III, as Co-Trustees of the Ward-  
Lombardo Living Trust

David A. Ossentjuk, Esq.  
Ossentjuk & Botti  
2815 Townsgate Rd., Ste. 320  
Westlake Village, CA 91361  
T: (805) 557-8081  
F: (805) 456-7884  
Email: [dossentjuk@oandblawyers.com](mailto:dossentjuk@oandblawyers.com)

Attorneys for Cross-Defendant Robert Martin

26  
27  
28 Tiernan Dolan  
995 Riverside Street  
Ventura, CA 93001  
Email: [tdolan@hacityventura.org](mailto:tdolan@hacityventura.org)

Attorney for Cross-Defendants Housing  
Authority of the City of San Buenaventura,  
Triad Properties, Inc., Encanto Del Mar  
Apartments, L.P., Villages at Westview 1 Lp,  
vista Del Mar Commons, LP and Soho  
Associates, L.P.



1 Julia A. Baker  
2 2193 Maricopa Hwy.  
3 Ojai, CA 93023  
4 Tel: (805) 646-8700  
5 Email: [Janjbaker2@gmail.com](mailto:Janjbaker2@gmail.com)

Attn: Oriana Fedele  
The Joseph Fedele 1995 Living Trust  
Oriana Marie Fedele, Trustee  
P.O. Box 298  
Lahaina, HI 96767  
Tel: (818) 601-3161  
Email: [orianafedele@gmail.com](mailto:orianafedele@gmail.com)

5 T&D Nevada Trust  
6 Dennis and Antoinette Mitchell  
7 Mitchell Homes, Inc.  
8 P.O. Box 360  
9 Ojai, CA 93024  
10 Tel: (805) 340-2890  
11 Email: [amitc74383@aol.com](mailto:amitc74383@aol.com)

Michaela Boehm  
12293 Topa Lane  
Santa Paula, CA 93060  
Tel: (323) 493-3737  
Email: [Micboehm@me.com](mailto:Micboehm@me.com)

9 Carlos A. Mejia  
10 Sophie A. Wenzlau  
11 Department of Justice  
12 1300 I Street, Suite 125  
13 P.O. Box 944255  
14 Sacramento, CA 94244-2550  
15 Tel: (916) 210-6379  
16 Email: [carlos.mejia@doj.ca.gov](mailto:carlos.mejia@doj.ca.gov)  
17 [sophie.wenzlau@doj.ca.gov](mailto:sophie.wenzlau@doj.ca.gov)

Justin M. Alvarez  
Lamdien T. Le  
The Alvarez Firm  
24005 Ventura Boulevard  
Calabasas, CA 91302  
Tel: (818) 224-7077  
Fax: (818) 224-1380  
Email: [jalvarez@alvarezfirm.com](mailto:jalvarez@alvarezfirm.com)  
[del@alvarezfirm.com](mailto:del@alvarezfirm.com)

14 Attorneys for California Department of Parks  
15 and Recreation

Attorneys for Cross-Defendant Rancho Sueno,  
LLC

16 Patrick L. Rendon  
17 Lamb and Kawakami LLP  
18 333 S. Grand Ave., Ste. 4200  
19 Los Angeles, CA 90071  
20 Tel: (213) 630-5500  
21 Fax: (213) 630-5555  
22 Email: [prendon@lkfirm.com](mailto:prendon@lkfirm.com)

William Slaughter  
Slaughter, Reagan & Cole, LLP  
625 East Santa Clara St., Ste. 101  
Ventura, CA 93001  
Tel: (805) 658-7800  
Fax: (805) 644-2131  
Email: [slaughter@srllplaw.com](mailto:slaughter@srllplaw.com)

20 Attorneys for Real Party in Interest Emily V.  
21 Brown

Attorneys for The Boyd S. Dron and Karin  
Dron Joint Living Trust; and Sisar Mutual  
Water Company

22 Attn: Tim Carey, Managing Member  
23 Del Cielo LLC  
24 22410 Hawthorne, #5  
25 Torrance, CA 90505  
26 Tel: (310) 787-6569  
27 Email: [tim@calvoterguide.com](mailto:tim@calvoterguide.com)

Stephen C. Lewis, Esq.  
Barg Coffin Lewis & Trapp LLP  
600 Montgomery Street, Suite 525  
San Francisco, CA 94111  
Tel: (415) 228-5480  
Email: [slewis@bargcoffin.com](mailto:slewis@bargcoffin.com)

Attorney specially appearing for proposed  
Cross-Defendant Rudd Ranch, LLC

1 Anthonie M. Voogd  
918 Palomar Road  
2 Ojai, CA 93023  
Tel: (805) 646-1512  
3 Email: [avoogd@stanfordalumni.org](mailto:avoogd@stanfordalumni.org)

4 Heather Blair  
5 556 S. Fair Oaks Ave., Ste. 101  
P.O. Box 356  
6 Pasadena, CA 91105  
Tel: (626) 755-6566  
7 Email: [Hblair1946@gmail.com](mailto:Hblair1946@gmail.com)

8 Robert K. Cartin  
9 Cartin Family LLC  
505 Estremoz Ct.  
10 Oceanside, CA 90257  
Tel: (760) 429-4738  
11 Email: [bob.cartin@dvm.com](mailto:bob.cartin@dvm.com)

12 Joyce Syme, and  
The Joyce A. Syme Living Trust  
1760 Ocean Avenue  
13 Santa Monica, CA 90401  
Tel: (310) 403-1760  
14 Email: [seaviewmotel@hotmail.com](mailto:seaviewmotel@hotmail.com)

15 Dale and Patricia Givner  
12617 Koenigstein Rd.  
16 Santa Paula, CA 93060  
Tel: (805) 525-9524  
17 Email: [dalegivner@gmail.com](mailto:dalegivner@gmail.com)

18 David R. Greifinger  
19 Law Office of David R. Greifinger  
15515 West Sunset Blvd., No. 214  
Pacific Palisades, CA 90272  
20 Tel: (424) 330-0193  
21 Email: [tracklaw@me.com](mailto:tracklaw@me.com)

22 Attorney for Cross-Defendants Danny Everett  
and Tiarzha Talvor

23 George and Sigrid Bressler  
340 Longhorn Lane  
24 Ojai, CA 93023  
Tel: (805) 646-1221  
25 Email: [andybsail@gmail.com](mailto:andybsail@gmail.com)

26

27

28

Lawrence S. Mihalas  
Trustees of the Mihalas Family Trust  
419 21st Place  
Santa Monica, CA 90402  
Tel: (310) 739-0700  
Email: [lmihalas@gmail.com](mailto:lmihalas@gmail.com)

Martin Hartmann  
Whitney Hartmann  
430 S. Carrillo Road  
Ojai, CA 93023  
Tel: (805) 798-2253  
Email: [earthbuilding@gmail.com](mailto:earthbuilding@gmail.com)

Loa E. Bliss  
Loa E. Bliss 2006 Revocable Trust  
9030 Ojai Santa Paula Road  
Ojai, CA 93023  
Tel: (617) 750-8500  
Email: [loabliss@hotmail.com](mailto:loabliss@hotmail.com)

Janice and Jesse Hillestad  
9611 N. Ventura Ave.  
Ventura, CA 93001  
Tel: (310) 614-8438  
Email: [janicehillestad@icloud.com](mailto:janicehillestad@icloud.com)  
[jessehillestad@icloud.com](mailto:jessehillestad@icloud.com)

Dennis and Nadine Corte  
12812 MacDonald Drive  
Ojai, CA 93023  
Tel: (805) 701-1950

Kelton Lee Gibson  
878 Oak Grove Court  
Ojai, CA 93023  
Tel: (805) 701-9318  
Email: [kgibson@mwgilaw.com](mailto:kgibson@mwgilaw.com)  
[kgibson878@gmail.com](mailto:kgibson878@gmail.com)

Attorney for Kelton Lee Gibson, Trustee of  
The Gibson Family Trust Dated June 6, 2006

Rebecca C. Collins  
Thomas M. Collins, Jr.  
241 Longhorn Lane  
Ojai, CA 93023  
Tel: (805) 312-5894  
Email: [tominojai@gmail.com](mailto:tominojai@gmail.com)  
[collinst3@sbcglobal.net](mailto:collinst3@sbcglobal.net)

1 Peter Duchesneau  
2 Sigrid R. Waggener  
3 MANNAT, PHELPS & PHILLIPS, LLP  
4 One Embarcadero Center, 30th Flr.  
5 San Francisco, CA 94111  
6 Tel: (415) 291-7400  
7 Fax: (415) 291-7474  
8 Email: [pduchesneau@manatt.com](mailto:pduchesneau@manatt.com)  
9 [swaggener@manatt.com](mailto:swaggener@manatt.com)

10 Attorneys for Cross-Defendant Aera Energy,  
11 LLC

12 Claude R. and Patrica E. Baggerly  
13 119 S. Poli Avenue  
14 Ojai, CA 93023-2144  
15 Tel: (805) 646-0767  
16 Tel: (805) 766-7317  
17 Email: [russ.baggerly65@gmail.com](mailto:russ.baggerly65@gmail.com)

18 Prop Per

19 Henry D. Finkelstein  
20 Brian Moskal  
21 GREENBERG GLUSKER FIELDS  
22 CLAMAN & MACHTINGER LLP  
23 2049 Century Park East, Ste. 2600  
24 Los Angeles, CA 90067  
25 Tel: (310) 785-6833  
26 Fax: (310) 201-2368  
27 Email: [hfinkelstein@ggfirm.com](mailto:hfinkelstein@ggfirm.com)  
28 [bmoskal@greenbergglusker.com](mailto:bmoskal@greenbergglusker.com)

Attorneys for Ginnetti Living Trust; and  
Baldwin Ranch. LLC

Tristan F. Mackprang  
David J. Farkas  
COLEMAN FROST LLP  
201 Nevada St., Smokey Hollow  
El Segundo, CA 92045  
Tel: (424) 277-1650  
Email: [tristan@colemanfrost.com](mailto:tristan@colemanfrost.com)  
[david@colemanfrost.com](mailto:david@colemanfrost.com)

Attorneys for Cross-Defendants Housing  
Authority of the City of San Buenaventura;  
Triad Properties, Inc.; Encanto Del Mar  
Apartments, L.P.; Villages at Westview I L.P.;  
Vista Del Mar Commons, LP; and Soho  
Associates. L.P.

William Francis Tarantino  
Justin Fisch  
Morrison & Foerster LLP  
425 Market St. |  
San Francisco, CA 94105  
Tel. (415) 268-7850  
[jfisch@mofo.com](mailto:jfisch@mofo.com)  
[wtarantino@mofo.com](mailto:wtarantino@mofo.com)

Attorneys for Ventura Land Trust

Judith L. Mercer  
c/o Jason Goldman  
Mercer Family Trust Agreement of 1992  
1175 Grand Avenue  
Ojai, CA 93023  
Tel: (310) 625-7795  
Email: [jgoldman@begroup.com](mailto:jgoldman@begroup.com)

Harry D. Sims and Raymond P. Sims  
Post Office Box 1870  
Ojai, CA 93024  
Tel: (805) 646-0167  
Email: [1978simsfamilytrust@gmail.com](mailto:1978simsfamilytrust@gmail.com)

Andrew K. Whitman  
821 N. Signal Street  
Ojai, CA 93023  
Tel: (805) 444-5671  
Email: [sfreberg@scr-legal.com](mailto:sfreberg@scr-legal.com)

In pro per and attorney for Cross-Defendants  
Andrew K. Whitman and Heidi A Whitman;  
Nancy L. Whitman; John R. Whitman and  
Nancy L. Whitman Family Trust

1 Christopher Danch  
16200 Maricopa Highway  
2 Ojai, CA 93023  
Tel: (805) 640-8534  
3 Email: [chrisdanch@gmail.com](mailto:chrisdanch@gmail.com)

4 Attorney for Cross-Defendants Angie Marie  
Genasci and Christopher Paul Danch, Trustees  
5 of The Genasci-Danch Family Trust; and  
Donald and Wendy Givens

6 Alessandro (Alex) Lobba  
7 Alessandro Lobba and Mary E. Jackson,  
individually and as Trustees of The Lobba-  
8 Jackson Family Trust  
947 Casitas Vista Rd.  
9 Ventura, CA 93001  
Tel: (805) 895-7056  
10 Email: [alobba@gmail.com](mailto:alobba@gmail.com)

11 Julia Taft-Whitman, President CEO  
Taft Corporation  
12 111 West Topa Street  
Ojai, CA 93023  
13 Tel: (805) 794-2837  
14 Email: [juliawhitman@gmail.com](mailto:juliawhitman@gmail.com)

16 Kelley M. Rasmussen, Trustee  
2420 Park Road  
17 Lake Oswego, OR 97034  
Tel: (805) 798-7125  
18 Email: [kelleyras@gmail.com](mailto:kelleyras@gmail.com)

19 William E. Colborn, Jr.  
13183 Ojai Road  
20 Santa Paula, CA 93060  
Tel: (805) 795-1909  
21 Email: [iake@colbornandassociates.com](mailto:iake@colbornandassociates.com)

22 Joshua Beckman  
913 Oso Road  
23 Ojai, CA 93023  
Tel: (323) 404-0465  
24 Email: [joshbfbp@gmail.com](mailto:joshbfbp@gmail.com)

Paul R. Huff, Esq.  
The Huff Law Firm  
21 S. California St., Ste. 205  
Ventura, CA 93001  
Tel: (805) 667-8940  
Fax: (805) 850-7399  
Email: [phuff@hufffirm.com](mailto:phuff@hufffirm.com)

Attorneys for Berbard Properties, Inc.

Christine Steiner  
2560 Ladera Road  
Ojai, CA 93023  
Tel: (310) 600-3220  
Email: [csteiner@csteinerlaw.com](mailto:csteiner@csteinerlaw.com)

Jaide Whitman, President  
Julia Whitman, Director  
Conservation Endowment Fund  
P.O. Box 6  
Oak View, CA 93022  
Tel: (805) 649-2333  
Fax: (805) 804-7005  
Email: [jaide.whitman@gmail.com](mailto:jaide.whitman@gmail.com)  
[TaftGardensOffice@gmail.com](mailto:TaftGardensOffice@gmail.com)

Angela Small Booth, Attorney  
2175 Valley Meadow Drive  
Oak View, CA 93022  
Tel: (805) 765-5413  
Email: [angie@angiesmall.org](mailto:angie@angiesmall.org)

Rebecca Tickell  
350 Verano Drive  
Ojai, CA 93023  
Tel: (323) 559-5700  
Email: [rebccca@bigpictureranch.com](mailto:rebccca@bigpictureranch.com)

Gregg S. Garrison and Rosanna Garrison  
Garrison Law Corporation  
12986 MacDonald Drive  
Ojai, CA 93023  
Tel: (650) 726-1111  
Fax: (805) 669-3168  
Email: [gsgarrison@garrisonlawcorp.com](mailto:gsgarrison@garrisonlawcorp.com)

Attorney for Cross-Defendants Gregg S.  
Garrison, Rosanna Garrison, and Emily V.  
Brown, Trustee of the Restated Emily V.  
Brown Intervivos Trust. Roe 37

1	Robert L. Smith 12777 Tree Ranch Road Ojai, CA 93023 Tel: (805) 558-6322 Email: <a href="mailto:treeranch@vmail.com">treeranch@vmail.com</a>	Susan M. Glennon 292 Cruzero Street Ojai, CA 93023 Tel: (805) 646-4816 Email: <a href="mailto:theglennonest@aol.com">theglennonest@aol.com</a>
4	Robin Schwartzburd 411 Franklin Drive Ojai, CA 93023 Tel: (805) 272-5877 Email: <a href="mailto:robin.schwartzburd@gmail.com">robin.schwartzburd@gmail.com</a>	Melinda Hass 11947 Kocnigstein Road Santa Paula, CA 93060 Tel: (213) 713-4360 Email: <a href="mailto:mlynnbooking@gmail.com">mlynnbooking@gmail.com</a>
7	Malinda K. Vaughn Mitchell B. Vaughn 12283 Ojai Santa Paula Road Ojai, CA 93023-9323 Tel: (805) 890-6616 Email: <a href="mailto:vaughnmb@aol.com">vaughnmb@aol.com</a>	Rebecca D. Schwermer P. O. Box 174 Santa Paula, CA 93061 Tel: (805) 551-3494 Email: <a href="mailto:octoberbabies2@verizon.net">octoberbabies2@verizon.net</a>
11	Jennifer Jordan Day and Joel Fox 909 North Rice Road Ojai, CA 93023 Tel: (213) 321-5253 Email: <a href="mailto:jenniferjordanday@gmail.com">jenniferjordanday@gmail.com</a>	Brigitte Lovell, Trustee of Lovell Living Trust 295 Encino Drive Oak View, CA 93022 Tel: (915) 227-9412 Email: <a href="mailto:loveb9@gmail.com">loveb9@gmail.com</a>
14	Catherine Ferro & Catherine Eileen Ferro Inter Vivos Trust 312 Montana Road Ojai, CA 93023 Tel: (805) 326-1686 Email: <a href="mailto:cepharoah@gmail.com">cepharoah@gmail.com</a>	Susan C. White Steven J. White 2 Shorewood Drive Bellingham, WA 98225 Tel: (425) 891-9249 Email: <a href="mailto:curranwhite1@hotmail.com">curranwhite1@hotmail.com</a>
17	Susan Capper 12870 Tree Ranch Road Ojai, CA 93023 Tel: (805) 794-6421 Email: <a href="mailto:chelsue@aol.com">chelsue@aol.com</a>	Lindy & Karen C. Goetz 12338 Linda Flora Ojai, CA 93023-9721 Tel: (805) 649-2526; (805) 794-2312 Email: <a href="mailto:lindygoetz@roadrunner.com">lindygoetz@roadrunner.com</a>
20	Joyce L. Heath Joyce Heath, Trustee The Heath Family Living Trust, P.O. Box 1323 Ojai, CA 93024 Tel: (805) 290-6231 Email: <a href="mailto:mamaheath55@gmail.com">mamaheath55@gmail.com</a>	Thomas M. German 301 N. Drown Avenue Ojai, CA 93023 Tel: (805) 646-2130 Email: <a href="mailto:kittycatgirl214@gmail.com">kittycatgirl214@gmail.com</a>
24	Ronald W. Bowman, Trustee The Bowman Trust Dated April 8, 2011 672 W. Villanova Road Ojai, CA 93023 Tel: (805) 732-4014 Email: <a href="mailto:ron@l-binc.com">ron@l-binc.com</a>	Amy Hueppe 1025 Moreno Drive Ojai, CA 93023 Tel: (310) 699-4619 Email: <a href="mailto:amyhueppe@gmail.com">amyhueppe@gmail.com</a>

1 Andrew P. Byrne, Esq.  
2 1140 Highland Avenue, Ste. 250  
3 Manhattan Beach, CA 90266  
4 Tel: (310) 505.7170  
5 Email: [Andy@ByrneLaw-LA.com](mailto:Andy@ByrneLaw-LA.com)

6 Attorneys for Cross-Defendant Roman Catholic  
7 Archdiocese of Los Angeles

8 Glenn Bator  
9 338 Montana Road  
10 Ojai, CA 93023  
11 Tel: (805) 798-1802  
12 Email: [denibator@aol.com](mailto:denibator@aol.com)

13 David L. Osias, Esq.  
14 Allen Matkins Leck Gamble  
15 Mallory & Natsis LLP  
16 One America Plaza  
17 600 West Broadway, 27<sup>th</sup> Floor  
18 San Diego, CA 92101-0903  
19 Tel: (619) 233-1155  
20 Fax: (619) 233-1158  
21 Email: [dosias@allenmatkins.com](mailto:dosias@allenmatkins.com)

22 Attorneys for Cross-Defendant Jeff Bacon as  
23 Trustee of The Villa Nero Trust Dated January  
24 25. 2000

25 Laura M. Peakes  
26 John E. Peakes, Jr.  
27 316 Verano Drive  
28 Ojai, CA 93023  
Tel: (805) 402-0249  
Email: [jpeakesjr@aol.com](mailto:jpeakesjr@aol.com)

Laura R. Schreiner, aka Laura Rearwin  
418 Crestview Drive  
Ojai, CA 93023  
Tel: (805) 479-5400  
Email: [laura@rearwin.com](mailto:laura@rearwin.com)

Jennifer Carafelli  
Robin Schwartzburd  
211 Village Commons Boulevard, No. 21  
Camarillo, CA 93012  
Tel: (805) 340-2540  
Email: [carafelli@gmail.com](mailto:carafelli@gmail.com)

Bryan M. Sullivan, Esq.  
Early Sullivan Wright Glizer & Mcrae LLP  
6420 Wilshire Boulevard, 17<sup>th</sup> Floor  
Los Angeles, CA 90048  
Tel: (323) 301-4660  
Email: [bsullivan@earlysullivan.com](mailto:bsullivan@earlysullivan.com)

Attorneys for Cross-Defendant  
Jeff Bacon as Trustee of the Villa Nero Trust  
Dated Januarv 25. 2000

Harry Anthony Williams  
915 Daly Road  
Ojai, CA 93023  
Tel: (661) 609-1253  
Tel: (805) 794-6922  
Email: [awilliam@me.com](mailto:awilliam@me.com)

Thomas Adams  
Adams & Associates  
21781 Ventura Boulevard, Suite 10005  
Woodland Hills, CA 93003  
Tel: (805) 229-1529  
Email: [tom@adamsassoc.com](mailto:tom@adamsassoc.com)

Attorneys for Cross-Defendant 235 La Luna  
Owners, an unincorporated association

Kelsey Klein  
Paula Kee  
1042 Fairview Road  
Ojai, CA 93023  
Tel: (805) 640-5154  
Email: [kelseyklein88@gmail.com](mailto:kelseyklein88@gmail.com)

Paul J. Deneen  
12170 Ojai Santa Paula Road  
Ojai, CA 93023-9358  
Tel: (805)218-0211  
Email: [paul@carbide.com](mailto:paul@carbide.com)

Timothy Mahoney  
10244 Ojai Santa Paula Road  
Ojai, CA 93023  
Tel: (323) 252-3309  
Email: [honedog@mac.com](mailto:honedog@mac.com)

1 Salvatore Scarpato  
106 Calhoun Lane  
2 Georgetown, TX 78633  
Tel: (805) 797-8767  
3 Email: salscarpato@att.net

4 William R. Thatcher  
5 12195 Linda Flora Drive  
Ojai, CA 93023-9723  
6 Email: [thelostplanetairmen@yahoo.com](mailto:thelostplanetairmen@yahoo.com)

7  
8  
9 Chet Hilgers  
Mellanie Hilgers  
10 [mellaniehilgers@gmail.com](mailto:mellaniehilgers@gmail.com)

11 Kristi Schoeld  
Neil Jorgensen  
12 Tel. (805) 272-8360  
Email: [neilkristi@googlemail.com](mailto:neilkristi@googlemail.com)

13  
14  
15 Linda J.G. MacDougall, Trustee of the Linda  
16 J.G. MacDougall Living Trust  
Marsha Kee Strong-chandler  
17 Richard Holt Robinson  
119 E. Channel Islands Blvd.  
18 Port Hueneme, CA 93041  
Tel: (805) 202-6379  
19 Email: [speakerholistic@gmail.com](mailto:speakerholistic@gmail.com)

20 James A. Vickman  
Vickman & Associates  
21 424 South Beverly Drive  
Beverly Hills, CA 90212  
22 Tel. (310) 553-8533  
Fax (310) 553-0557  
23 [jv@vickmanassociates.com](mailto:jv@vickmanassociates.com)

24 Attorneys for Cross-Defendant New  
Civilization, a California corporation  
25 Nancy J. Johnson

Robert Kyle  
The Robert Kyle Living Trust  
715 Sunset Place  
Ojai, CA 93023  
Tel: (626) 260-5509  
Email: [robertkyle61@gmail.com](mailto:robertkyle61@gmail.com)

**Via US Mail**

Warren W. Greene  
Bonnie M. Green  
958 E. Main Street  
Ventura, CA 93001  
Tel: (805) 652-1080  
Fax: (805) 652-0400

Stephanie Gustafson  
Tel. (805) 646-1423  
[sgustafson@ovs.org](mailto:sgustafson@ovs.org)

Robert Turnage  
9902 Sulphur Mountain Road  
Ojai, CA 93023  
Tel. (916) 837-3907  
Email: [Robert.turnage@sbcglobal.net](mailto:Robert.turnage@sbcglobal.net)

Authorized Representative for Cross-Defendant  
Meher Mount Corporation

Gerrold Grigsby  
Karen Grigsby  
9799 Ojai Santa Paula Road  
Ojai, CA 93023  
Tel. (805) 649-1624  
Email: [grisbyranch@gmail.com](mailto:grisbyranch@gmail.com)

Nancy J. Johnson  
Berliner Cohen LLP  
10 Almaden Blvd., 11th Floor  
San Jose, CA 95113  
Tel. (408) 286-5800  
Fax (408) 998-5388  
[Nancy.Johnson@berliner.com](mailto:Nancy.Johnson@berliner.com)

Attorneys for Cross-Defendant Union Pacific  
Railroad Company, a Delaware corporation -  
Roe 411

1 Claire S. Brian and Brad D. Brian, Trustees of  
2 the Brad & Claire Brian Living Trust, Roes 30  
3 and 31  
4 1150 So Arroyo Blvd.  
5 Pasadena, CA 91105  
6 cbrian8587@gmail.com  
7 brad.brian@mto.com

8 Stacey Birchfield  
9 Double Vision Development, LLC  
10 1810 Miramar Drive  
11 Ventura, CA 93001  
12 Tel. (805) 340-0929  
13 stacey.birchfield@gmail.com

14 Erin E. Holebrook  
15 Jerald M. Montoya  
16 Steven J. Dadaian  
17 Erick L. Solares  
18 Julie Del Rivo  
19 Tucker Wisdom-Stack  
20 100 South Main Street, 1300  
21 Los Angeles, California 90012-3702  
22 Tel. (213) 687-6000  
23 Fax (213) 687-8300  
24 Tucker.Wisdom-Stack@dot.ca.gov

25 Tom Maloney  
26 Executive Director  
27 Ojai Valley Land Conservancy  
28 P.O. Box 1092  
Ojai, CA 93024  
Tel. (805) 649-6852 Ext. 1  
[tom@ovlc.org](mailto:tom@ovlc.org)

Christopher Stolz  
Valerie Levett  
11871 Koenigstein Rd.  
Santa Paula, CA 93060  
[kitstolz@gmail.com](mailto:kitstolz@gmail.com)  
Via First Class Mail

Michael W. Price, Trustee of the Michael W.  
Price Trust, Roe 197  
Leslie L. Clark, Trustee of the Leslie L. Clark  
Trust, Roe 51  
10886 Creek Rd  
Ojai, CA 93023  
[michael@nomadgal.com](mailto:michael@nomadgal.com)  
[leslie@nomadgal.com](mailto:leslie@nomadgal.com)

Thomas G. Gehring, Esq.  
Julia J. Park, Esq.  
Thomas G. Gehring & Associates, a  
Professional Corporation  
1534 17th Street, Suite 203  
Santa Monica, CA 90404  
Tel. (310) 264-7744  
Fax (310) 264-7746  
[tom@tomgehring.com](mailto:tom@tomgehring.com)  
[julia@tomgehring.com](mailto:julia@tomgehring.com)

Attorneys for Cross-Defendant Teen  
Challenge of Southern California, Inc., a  
California nonprofit corporation

Kathleen Janetatos Smith, Trustee of the  
Smith Family 2020 Revocable Trust dated  
January 3, 2020, Roe 426  
Tel. (805) 844-2093  
[kathismith@sbcglobal.net](mailto:kathismith@sbcglobal.net)

Adam C. Kear  
1940 N. Saint Andrews Place  
Los Angeles, CA 90068  
Phone (323) 481-9392  
[ackear@gmail.com](mailto:ackear@gmail.com)

Attorneys for Cross-Defendant Senior Canyon  
Mutual Water Company (co-counsel w/Ryan  
Blatz)

Warren W. Greene  
Bonnie M. Greene  
958 E. Main Street  
Ventura, CA 93001  
Tel. (805) 652-1080  
Fax (805) 652-0400



1  
2  
3  
4  
5  
6  
7  
8  
9  
10  
11  
12  
13  
14  
15  
16  
17  
18  
19  
20  
21  
22  
23  
24  
25  
26  
27  
28

Via First Class Mail

Lewis A. Enstedt  
12617 Macdonald Drive  
Ojai, CA 93023  
(310) 613-3937

David Bishop  
Sophie Loire  
Tel. (805) 403-5370  
frenchiephotos@yahoo.com

Brandon Hansen (pro per)  
for Jamie Hansen, Ralph Hansen, Sandra  
Hansen, Ojai Highlands LLC, BH Holding  
LLC, 403 Bryant LLC and 401 Bryant LLC  
PO Box 1516  
Oak View, CA 93022  
Tel. (805) 207-1869  
Email: brandon@welldo.com

Amy Elmore  
110 Park Road  
Ojai, Ca 93023  
Tel. (805) 746-1551  
elmoreaw@gmail.com