DECLARATION OF SARAH CHRISTOPHER FOLEY

2

1

I, Sarah Christopher Foley, declare as follows:

4

5

6

7

8

9

3

1. I am an attorney at law licensed to practice before all courts in the State of California. I am an associate with the law firm Best Best & Krieger, counsel of record for Respondent and Cross-Complainant City of San Buenaventura ("City") in the above- captioned action. I have personal knowledge of the facts set forth below, and, if called upon to testify about them, I could and would do so competently.

("Notice") and a form answer ("Form Answer") to City's Second Amended Cross-Complaint

adjudication and a draft form answer to City's Cross-Complaint that City originally lodged with

the San Francisco Superior Court when it filed its Second Amended Cross Complaint on

("Cross-Complaint") for which City seeks the Court's approval, are attached as Exhibit A.

A true and correct copy of a notice of commencement of groundwater adjudication

A true and correct copy of a draft notice of commencement of groundwater

City modified the draft Notice that it originally lodged to add this Court's

information and the time to respond to City's Cross-Complaint consistent the Order issued by

Judge Karnow, dated November 15, 2018. The Notice also includes information clarifying that

City's Cross-Complaint seeks an adjudication of the entire Ventura River Watershed, including

10

11 12

2.

3.

4.

the Ventura Groundwater Basins.

September 24, 2018 are attached as Exhibit B.

13

14 15

> 16 17

> 18

19

20

2122

23

24

25

27

26

28

82470.00018\31996238.2

case and party management.

5.

2	

additional identifying information to be filled out by each cross-defendant, which will facilitate

City modified the draft Form Answer to add this Court's information and include

1	6. City's Notice and Form Answer include the required language and form specified
2	by California Code of Civil Procedure section 836(a).
3	
4	7. Before it was transferred to the present Court, this case was designated complex
5	and assigned to Judge Karnow of the San Francisco Superior Court, Complex Division on
6	November 13, 2018. Accordingly, City previously filed a motion for approval of its notice of
7	adjudication and form answer on December 10, 2018. The parties subsequently jointly stipulated
8	to transfer this matter to Los Angeles, and City took its motion off calendar.
9	
10	I declare under penalty of perjury under the laws of the State of California that the
11	foregoing is true and correct.
12	
13	Executed on September 5, 2019 in New Orleans, Louisiana.
14	Q & Foly
15	SARAH CHRISTOPHER FOLEY
16	SARAH CHRISTOFHER FOLE I
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	

82470.00018\31996238.2

EXHIBIT A

1 2 3 4 5 6 7 8 9 SUPERIOR COURT OF THE STATE OF CALIFORNIA COUNTY OF LOS ANGELES 10 11 SANTA BARBARA CHANNELKEEPER, Case No. 19STCP01176 12 a California non-profit corporation, Judge: Honorable William F. Highberger 13 Petitioner, FORM ANSWER 14 v. 15 STATE WATER RESOURCES CONTROL BOARD, a California State 16 Agency; Action Filed: Sept. 19, 2014 FAC Filed: Sept. 7, 2018 CITY OF SAN BUENAVENTURA, a 17 California municipal corporation, Trial Date: Not Set incorrectly named as CITY OF 18 BUENAVENTURA, 19 Respondents. 20 CITY OF SAN BUENAVENTURA, a 21 California municipal corporation, 22 Cross-Complainant 23 v. 24 DUNCAN ABBOTT, an individual, et al. 25 Cross-Defendants. 26 27 28 -1-

Answer to Adjudication Cross-Compl.

82470.00018\31996300.1

ANSWER TO ADJUDICATION CROSS-COMPLAINT

The undersigned denies all material allegations in the cross-complaint in this action that seeks to adjudicate rights in the Ventura River Watershed, including its groundwater basins, which are the (1) Upper Ventura River Groundwater Basin (Department of Water Resources' ("DWR") Bulletin 118, Groundwater Basin Number 4-3.01); (2) Ojai Valley Groundwater Basin (DWR's Bulletin 118, Groundwater Basin Number 4-2); (3) Lower Ventura River Groundwater Basin (DWR's Bulletin 118, Groundwater Basin Number 4-3.02); and (4) Upper Ojai Valley Groundwater Basin (DWR's Bulletin 118 Groundwater Basin Number 4-1) and asserts all applicable affirmative defenses to that cross-complaint.

Date:	
	Signature
	Name – Printed
	Cross-Defendant Name
	Mailing Address:
	Street
	City
	State, Zip Code
	Phone Number
	Email Address

- 2 -

Answer to Adjudication Cross-Compl.

Attorney Information (if applicable): Company/Firm Name Attorney Name Street Address City State, Zip Code Phone Number Fax Number Email Address Email Address 14 15 16 17 18 19 20 21 22 23 24 25 26
Company/Firm Name
Attorney Name Street Address City State, Zip Code Phone Number Fax Number Email Address Email Address 10 11 12 20 21 22 23 24 25 26
Street Address
Street Address City State, Zip Code Phone Number Fax Number Email Address Email Address 14 15 16 17 18 19 20 21 22 23 24 25 26
City State, Zip Code Phone Number Fax Number Email Address Email Address 13 14 15 16 17 18 19 20 21 22 23 24 25 26
City
8 9 State, Zip Code 10 11 12 Fax Number 13 14 15 16 17 18 19 20 21 22 23 24 25 26
10 Phone Number Fax Number Email Address Email Address 13 14 15 16 17 18 19 20 21 22 23 24 25 26
Phone Number Fax Number Email Address Email Address 13 14 15 16 17 18 19 20 21 22 23 24 25 26
Fax Number Email Address Email Address Email Address 20 21 22 23 24 25 26
Email Address Email Address Email Address Email Address Email Address
Email Address Email Address Email Address Email Address Email Address
14 15 16 17 18 19 20 21 22 23 24 25 26
16 17 18 19 20 21 22 23 24 25 26
17 18 19 20 21 22 23 24 25 26
18 19 20 21 22 23 24 25 26
19 20 21 22 23 24 25 26
20 21 22 23 24 25 26
 21 22 23 24 25 26
 22 23 24 25 26
 23 24 25 26
242526
25 26
26
27
27
28
82470.00018\31996300.1 - 3 - Answer to Adjudication Cross-Compl.

1

2

3

4

5

6

7

8

9

10

SUPERIOR COURT OF THE STATE OF CALIFORNIA COUNTY OF LOS ANGELES

11 12 SANTA BARBARA CHANNELKEEPER, a California non-profit corporation, 13 Petitioner, 14 v. 15 STATE WATER RESOURCES 16 CONTROL BOARD, a California State Agency; 17 CITY OF SAN BUENAVENTURA, a California municipal corporation, incorrectly named as CITY OF 18 BUENAVENTURA, 19 Respondents. 20 21 CITY OF SAN BUENAVENTURA, a 22 California municipal corporation, 23 **Cross-Complainant** 24 v. 25 DUNCAN ABBOTT, an individual, et al. 26 Cross-Defendants. 27

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

NOTICE OF COMMENCEMENT OF GROUNDWATER BASIN AND WATERSHED ADJUDICATION

CMC: Nov. 1, 2019 Time: 1:30 p.m. Dept: 10

Action Filed: Sept. 19, 2014 FAC Filed: Sept. 7, 2018 Trial Date: Not Set

28

NOTICE OF COMMENCEMENT OF GROUNDWATER BASIN AND WATERSHED ADJUDICATION

THIS NOTICE IS IMPORTANT. ANY RIGHTS YOU CLAIM TO PUMP OR STORE GROUNDWATER FROM THE BASINS IDENTIFIED IN THIS NOTICE AND/OR ANY RIGHTS YOU CLAIM TO DIVERT OR STORE SURFACE WATER FROM THE VENTURA RIVER WATERSHED MAY BE AFFECTED BY A LAWSUIT INITIATED BY THE CROSS-COMPLAINT SUMMARIZED BELOW.

A copy of the Cross-Complaint may be obtained by contacting Cross-Complainant's attorney identified in this notice. If you claim rights to pump or store groundwater within the basins identified herein, and/or if you claim rights to divert or store surface water from the Ventura River Watershed, either now or in the future, you may become a party to this lawsuit by filing an answer to the lawsuit on or before the deadline specified in this notice. You may file an answer by completing the attached form answer, filing it with the court indicated in this notice, and sending a copy of the form answer to the Cross-Complainant's attorney identified in this notice.

Failing to participate in this lawsuit could have a significant adverse effect on any right to pump or store groundwater and/or divert or store surface water that you may have. You may seek the advice of an attorney in relation to this lawsuit. Such attorney should be consulted promptly. A case management conference in this groundwater basin adjudication proceeding shall occur on the date specified in this notice. If you intend to participate in the groundwater adjudication proceeding to which this notice applies, you are advised to attend the initial case management

82470.00018\31996349.1

1 conference in person or have an attorney represent you at the initial case management conference. 2 3 Participation requires the production of all information regarding your 4 groundwater and/or surface water use. You must provide this information 5 6 within six months of appearing in the comprehensive adjudication, unless otherwise stipulated by the parties or ordered by the Court pursuant to Code of 7 Civil Procedure section 842. 8 9 A form answer is provided for your convenience. You may fill out the form 10 11 answer and file it with the court. Should you choose to file the form answer, it will serve as an answer to all complaints and cross-complaints filed in this case. 12 13 The following information is provided pursuant to Code of Civil 14 Procedure section 836(a)(1)(B): 15 16 (i) Name of Basins: 17 a. Upper Ventura River Groundwater Basin (Department of Water 18 Resources' ("DWR") Bulletin 118 Groundwater Basin Number 19 4-3.01); 20 21 b. Ojai Valley Groundwater Basin (DWR's Bulletin 118 Groundwater Basin Number 4-2); 22 c. Lower Ventura River Groundwater Basin (DWR's Bulletin 118 23 Groundwater Basin Number 44-3.01); and 24 d. Upper Ojai Valley Groundwater Basin (DWR's Bulletin 118 25 26 Groundwater Basin Number 4-1) (collectively "Ventura River Watershed Groundwater Basins"). 27 28

1 A map of each of the Ventura River Watershed Groundwater Basins is available at https://gis.water.ca.gov/app/bbat/. 2 3 (ii) Case No. 19STCP01176, Los Angeles County Superior Court, 4 Complex Civil Litigation Division, Department No. 010, Judge William F. 5 6 Highberger presiding, located at 312 North Spring Street, Los Angeles, California 90012. 7 8 9 (iii) Cross-Complainant's counsel may be contacted at the following mailing address, telephone number, and email address: 10 11 Gene Tanaka 12 Dakotah Benjamin Best Best & Krieger LLP 13 2001 N. Main Street, Suite 390 Walnut Creek, California 94596 Telephone: 925.977.3300 14 gene.tanaka@bbklaw.com 15 dakotah.benjamin@bbklaw.com 16 Shawn Hagerty Best Best & Krieger LLP 655 West Broadway, 15th Floor 17 San Diego, California 92101 18 Telephone: 619.525.1300 shawn.hagerty@bbklaw.com 19 Sarah Christopher Foley 20 Best Best & Krieger LLP 300 South Grand Ave., 25th Floor 21 Los Angeles, CA 90071 Telephone: 213.787.2560 22 sarah.foley@bbklaw.com 23 The Cross-Complaint initiating this action for a comprehensive (iv) 24 adjudication of the Ventura River Watershed including the Ventura River Watershed 25 Groundwater Basins alleges nine claims for relief: (1) preliminary and permanent 26 injunction reducing Cross-Defendants' use of surface and/or subsurface water and 27

82470.00018\31996349.1

28

groundwater affecting the surface and/or subsurface flow of the Ventura River to a

level of reasonable and beneficial use under California Constitution Article X,
Section 2; (2) preliminary and permanent injunction reducing Cross-Defendants'
use of surface and/or subsurface water and groundwater affecting the surface
and/or subsurface flow of the Ventura River to a level of reasonable and beneficial
use and a level that protects public trust resources under the public trust doctrine;
(3) declaratory relief for pueblo and/or treaty water rights; (4) declaratory relief for
prescriptive water rights; (5) declaratory relief for appropriative water rights; (6)
comprehensive adjudication and physical solution; (7) declaratory relief for
municipal priority; (8) declaratory relief for the human right to water; and (9)
declaratory relief regarding the Cross-Complainant's use of surface and/or
subsurface water and groundwater affecting the Ventura River Watershed and
declaratory relief that Cross-Defendants' water uses are not reasonable or
beneficial and violate the public trust doctrine.

(v) Date by which persons receiving the notice must appear in the comprehensive adjudication: sixty (60) days after receiving this notice and concurrently served form answer, pursuant to the Order issued in this case by Judge Karnow, dated November 15, 2018.

82470.00018\31996349.1

EXHIBIT B

1	AGR BREEDING, INC., a California
2	corporation;
2	ASQUITH FAMILY LIMITED PARTNERSHIP, LTD., a California
3	Corporation;
	TROY BECKER, an individual;
4	BENTLEY FAMILY LIMITED
5	PARTNERSHIP, a California corporation;
3	ROBIN BERNHOFT, an individual; DEWAYNE BOCCALI, an individual;
6	JANET BOULTON, an individual;
	MICHAEL BOULTON, an individual;
7	DWAYNE BOWER, an individual;
8	BURGESS RANCH, a California
0	corporation; MICHAEL CALDWELL, an individual;
9	CASITAS MUNICIPAL WATER
	DISTRICT, a California special district;
10	CASITAS MUTUAL WATER
11	COMPANY, a California corporation;
11	PETER CHENEY, an individual; CHARLES CHO, an individual;
12	JOE CLARK, an individual;
	KEVIN CLARK, and individual;
13	LISA CLARK, an individual;
14	REBECCA COLLINS, an individual THOMAS COLLINS, an individual
	MICHAEL CROMER, an individual;
15	ROBERT C. DAVIS, JR., an individual;
16	BOYD DRON, an individual;
10	LINDA EPSTEIN, an individual; ESSICK FARM MANAGEMENT
17	COMPANY, LLC, a California
1.0	Corporation;
18	ETCHART RANCH, a California
19	corporation; JAMES FINCH, an individual;
17	FLYING H RANCH, INC., a California
20	Corporation;
21	ERNEST FORD, an individual;
21	WAYNE FRANCIS, an individual; FRIEND'S RANCHES, INC., a California
22	corporation;
	JOĤN GALASKA, an individual;
23	RICHARD GILLELAND, an individual;
24	JURGEN GRAMCKOW, an individual; GRIDLEY ROAD WATER GROUP, a
27	California corporation;
25	STEPHANIE GUSTAFSON, an
26	individual;
26	LAWRENCE HARTMANN, an individual;
27	HIXON TRUST, et al., a California Trust;
	HERMITAGE MUTUAL WATER
28	COMPANY, a California corporation;

1	DOROTHY HOMES, an individual;
2	STEPHEN HUYLER, an individual; J&G TRUST, a California trust;
3	CHERYL JENSEN, an individual; BRETT KANTROWITZ, an individual;
4	DENISE KANTROWITZ, an individual; JERRY KENTON, an individual;
5	OLE KONIG, an individual; KROTONA INSTITUTE OF
6	THEOSOPHY, a section 501(c)(3) California non-profit corporation;
7	TIM KROUT, an individual; BETINA LA PLANTE, and individual;
8	RICHARD LA PLANTE, an individual; LUTHERAN CHURCH OF THE HOLY
9	CROSS OF OJAI, a California Non-profit Corporation;
10	SCOTT LUTTENBERG, an individual; JEFFREY LUTTRULL, an individual;
11	ROBERT MARTIN, an individual; MAYNARD FAMILY TRUST, a
12	California Family trust; STEPHEN MCLAUGHLIN, an individual;
13	MEINERS OAKS WATER DISTRICT, a California special district;
14	FREDRICK MENNINGER; an individual; MARGARET MENNINGER; an individual:
15	individual; MERCER FAMILY TRUST, a California
16	trust; EDWARD K. MERCER, an individual; STEPHEN MITCHELL, an individual;
17	DAVE MOLLAN, an individual; BILL MOSES, an individual;
18	ALICE NEWSOM, an individual; NORTH FORK SPRINGS MUTUAL
19	WATER COMPANY, a California corporation;
20	OJAI WATER CONSERVATION DISTRICT, a California special district;
21	OLD CREEK ROAD MUTUAL WATER COMPANY, a California corporation;
22	RANCHO DE CIELO MUTUAL WATER COMPANY, a California corporation;
23	RANCHO MATILIJA MUTUAL WATER COMPANY, a California corporation;
24	SHLOMO RAZ, an individual; SYLVIA RAZ, an individual;
25	RED ROCK RANCH PROPERTIES, LLC, a California corporation;
26	RINCON WATER AND ROAD WORKS,
27	a California corporation; CHARLES RUDD, an individual; WILLIAM PUSIN, an individual;
28	WILLIAM RUSIN, an individual; MARK SALEH, an individual;

1	SENIOR CANYON MUTUAL WATER
2	COMPANY, a California corporation; SIETE ROBLES MUTUAL WATER
2	COMPANY, a California corporation;
3	SIMS FAMILY TRUST, a California trust;
	SISAR MUTUAL WATER COMPANY, a
4	California corporation;
	SOULE PARK GOLF COURSE, LTD., a
5	California Corporation;
	ST. JOSEPH'S ASSOCIATES OF OJAI,
6	CALIFORNIA, INC., a California
7	corporation;
/	ANDREW STASSE, an individual; GEORGE S. STUART, an individual;
8	JOHN TAFT, an individual;
U	TELOS, LLC, a California Corporation;
9	THACHER CREEK CITRUS, LLC, a
	California Corporation;
10	THE THACHER SCHOOL, a California
	non-profit organization;
11	TICO MUTUAL WATER COMPANY, a
10	California corporation;
12	VICTOR TIMAR, an individual; TOPA TOPA RANCH COMPANY, LLC,
13	a California corporation;
13	LOU TOMESETTA, an individual;
14	JOHN TOWN, an individual;
	TRUDIE TOWN, an individual;
15	ERNESTO VEGA, an individual;
	VENTURA COUNTY WATERSHED
16	PROTECTION DISTRICT, a California
1.7	special district;
17	VENTURA RIVER WATER DISTRICT, a
18	California special district; WOOD-CLAEYSSENS FOUNDATION, a
10	section 501(c)(3) exempt private
19	foundation;
-/	CALVIN ZARA, an individual; and
20	DOES 1-1,000,
	Cross-Defendants.

21

22

23

24

NOTICE OF COMMENCEMENT OF GROUNDWATER BASIN ADJUDICATION

OR STORE GROUNDWATER FROM THE BASINS IDENTIFIED IN THIS

THIS NOTICE IS IMPORTANT. ANY RIGHTS YOU CLAIM TO PUMP

25

26

27

28

82470.00018\31290505.1

COMPLAINT SUMMARIZED BELOW.

- 4 -

NOTICE MAY BE AFFECTED BY A LAWSUIT INITIATED BY THE CROSS-

A copy of the Cross-Complaint may be obtained by contacting Cross-Complainant's attorney identified in this notice. If you claim rights to pump or store groundwater within the basins identified herein, and/or if you claim rights to divert or store surface water from the Ventura River Watershed, either now or in the future, you may become a party to this lawsuit by filing an answer to the lawsuit on or before the deadline specified in this notice. You may file an answer by completing the attached form answer, filing it with the court indicated in this notice, and sending a copy of the form answer to the Cross-Complainant's attorney identified in this notice.

9

10

11

12

13

14

15

16

17

18

1

2

3

4

5

6

7

8

Failing to participate in this lawsuit could have a significant adverse effect on any right to pump or store groundwater and/or divert or store surface water that you may have. You may seek the advice of an attorney in relation to this lawsuit. Such attorney should be consulted promptly. A case management conference in this groundwater basin adjudication proceeding shall occur on the date specified in this notice. If you intend to participate in the groundwater adjudication proceeding to which this notice applies, you are advised to attend the initial case management conference in person or have an attorney represent you at the initial case management conference.

19

20

21

22

Participation requires the production of all information regarding your groundwater and/or surface water use. You must provide this information by the date identified in this notice.

23

24

25

26

27

28

A form answer is provided for your convenience. You may fill out the form answer and file it with the court. Should you choose to file the form answer, it will serve as an answer to all complaints and cross-complaints filed in this case.

The following information is provided pursuant to Code of Civil Procedure section 836(a)(1)(B):

82470.00018\31290505.1

1	(i) Name of Basins:
2	a. Upper Ventura River Groundwater Basin (Department of Water
3	Resources' ("DWR") Bulletin 118 Groundwater Basin Number
4	4-3.01);
5	b. Ojai Valley Groundwater Basin (DWR's Bulletin 118
6	Groundwater Basin Number 4-2);
7	c. Lower Ventura River Groundwater Basin (DWR's Bulletin 118
8	Groundwater Basin Number 44-3.01); and
9	d. Upper Ojai Valley Groundwater Basin (DWR's Bulletin 118
10	Groundwater Basin Number 4-1)
11	(collectively "Ventura River Watershed Groundwater Basins"). A map of each of
12	the Ventura River Watershed Groundwater Basins is available at
13	https://gis.water.ca.gov/app/bbat/.
14	
15	(ii) Case No. CPF-14-513875, San Francisco County Superior Court,
16	Civil Division, Department No. 302, address 400 McAllister St., San Francisco,
17	California 94102.
18	
19	(iii) Cross-Complainant's counsel may be contacted at the following
20	mailing address, telephone number, and email address:
21	Gene Tanaka
22	Dakotah Benjamin
23	Best Best & Krieger LLP 2001 N. Main Street, Suite 390 Walnut Creek, California 94596
24	Telephone: 925.977.3300 gene.tanaka@bbklaw.com
25	dakotah.benjamin@bbklaw.com
26	
27	
28	

1 Shawn Hagerty Best Best & Krieger LLP 655 West Broadway, 15th Floor 2 San Diego, California 92101 3 Telephone: 619.525.1300 shawn.hagerty@bbklaw.com 4 Sarah Christopher Foley Best Best & Krieger LLP 5 300 South Grand Ave., 25th Floor Los Angeles, CA 90071 Telephone: 213.787.2560 6 sarah.foley@bbklaw.com 7

8 9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

The Cross-Complaint initiating this action for a comprehensive (iv) adjudication of the Ventura River Watershed including the Ventura River Watershed Groundwater Basins alleges nine claims for relief: (1) preliminary and permanent injunction reducing Cross-Defendants' use of surface and/or subsurface water and groundwater affecting the surface and/or subsurface flow of the Ventura River to a level of reasonable and beneficial use under California Constitution Article X, Section 2; (2) preliminary and permanent injunction reducing Cross-Defendants' use of surface and/or subsurface water and groundwater affecting the surface and/or subsurface flow of the Ventura River to a level of reasonable and beneficial use and a level that protects public trust resources under the public trust doctrine; (3) declaratory relief for pueblo and/or treaty water rights; (4) declaratory relief for prescriptive water rights; (5) declaratory relief for appropriative water rights; (6) comprehensive adjudication and physical solution; (7) declaratory relief for municipal priority; (8) declaratory relief for the human right to water; and (9) declaratory relief regarding the Cross-Complainant's use of surface and/or subsurface water and groundwater affecting the Ventura River Watershed and declaratory relief that Cross-Defendants' water uses are not reasonable or beneficial and violate the public trust doctrine.

27

28

(v) Date by which persons receiving the notice must appear in the comprehensive adjudication: thirty (30) days after receiving this notice.

- 8 -

1	AGR BREEDING, INC., a California
2	corporation;
2	ASQUITH FAMILY LIMITED PARTNERSHIP, LTD., a California
3	Corporation;
	TROY BECKER, an individual;
4	BENTLEY FAMILY LIMITED
_	PARTNERSHIP, a California corporation;
5	ROBIN BERNHOFT, an individual; DEWAYNE BOCCALI, an individual;
6	JANET BOULTON, an individual;
	MICHAEL BOULTON, an individual;
7	DWAYNE BOWER, an individual;
0	BURGESS RANCH, a California
8	corporation; MICHAEL CALDWELL, an individual;
9	CASITAS MUNICIPAL WATER
	DISTRICT, a California special district;
10	CASITAS MUTUAL WATER
11	COMPANY, a California corporation;
11	PETER CHENEY, an individual; CHARLES CHO, an individual;
12	JOE CLARK, an individual;
	KEVIN CLARK, and individual;
13	LISA CLARK, an individual;
14	REBECCA COLLINS, an individual THOMAS COLLINS, an individual
17	MICHAEL CROMER, an individual;
15	ROBERT C. DAVIS, JR., an individual;
	BOYD DRON, an individual;
16	LINDA EPSTEIN, an individual;
17	ESSICK FARM MANAGEMENT COMPANY, LLC, a California
1,	Corporation;
18	ETCHART RANCH, a California
19	corporation; JAMES FINCH, an individual;
19	FLYING H RANCH, INC., a California
20	Corporation;
2.1	ERNEST FORD, an individual;
21	WAYNE FRANCIS, an individual;
22	FRIEND'S RANCHES, INC., a California corporation;
	JOHN GALASKA, an individual;
23	RICHARD GILLELAND, an individual;
24	JURGEN GRAMCKOW, an individual;
24	GRIDLEY ROAD WATER GROUP, a California corporation;
25	STEPHANIE GUSTAFSON, an
	individual;
26	LAWRENCE HARTMANN, an
27	individual; HIXON TRUST, et al., a California Trust;
-,	HERMITAGE MUTUAL WATER
28	COMPANY, a California corporation;
	I

1	DOROTHY HOMES, an individual; STEPHEN HUYLER, an individual;
2	J&G TRUST, a California trust;
3	CHERYL JENSEN, an individual; BRETT KANTROWITZ, an individual; DENISE KANTROWITZ, an individual;
4	JERRY KENTON, an individual;
5	OLE KONIG, an individual; KROTONA INSTITUTE OF
	THEOSOPHY, a section 501(c)(3)
6	California non-profit corporation; TIM KROUT, an individual;
7	BETINA LA PLANTE, and individual;
8	RICHARD LA PLANTE, an individual; LUTHERAN CHURCH OF THE HOLY CROSS OF OJAI, a California Non-profit
9	Corporation;
10	SCOTT LUTTENBERG, an individual; JEFFREY LUTTRULL, an individual;
1 1	ROBERT MARTIN, an individual;
11	MAYNARD FAMILY TRUST, a California Family trust;
12	STEPHEN MCLAUGHLIN, an individual; MEINERS OAKS WATER DISTRICT, a
13	California special district;
14	FREDRICK MENNINGER; an individual; MARGARET MENNINGER; an
	individual;
15	MERCER FAMILY TRUST, a California trust;
16	EDWARD K. MERCER, an individual; STEPHEN MITCHELL, an individual;
17	DAVE MOLLAN, an individual;
18	BILL MOSES, an individual; ALICE NEWSOM, an individual;
	NORTH FORK SPRINGS MUTUAL
19	WATER COMPANY, a California corporation;
20	OJAI WATER CONSERVATION
21	DISTRICT, a California special district; OLD CREEK ROAD MUTUAL WATER
22	COMPANY, a California corporation; RANCHO DE CIELO MUTUAL WATER
23	COMPANY, a California corporation; RANCHO MATILIJA MUTUAL WATER
	COMPANY, a California corporation;
24	SHLOMO RAZ, an individual; SYLVIA RAZ, an individual;
25	RED ROCK RANCH PROPERTIES,
26	LLC, a California corporation; RINCON WATER AND ROAD WORKS,
27	a California corporation; CHARLES RUDD, an individual;
28	WILLIAM RUSIN, an individual; MARK SALEH, an individual;

1	SENIOR CANYON MUTUAL WATER
	COMPANY, a California corporation;
2	SIETE ROBLES MUTUAL WATER
	COMPANY, a California corporation;
3	SIMS FAMILY TRUST, a California trust;
	SISAR MUTUAL WATER COMPANY, a
4	California corporation;
	SOULE PARK GOLF COURSE, LTD., a
5	California Corporation;
	ST. JOSEPH'S ASSOCIATES OF OJAI,
6	CALIFORNIA, INC., a California
	corporation;
7	ANDREW STASSE, an individual;
	GEORGE S. STUART, an individual;
8	JOHN TAFT, an individual;
	TELOS, LLC, a California Corporation;
9	THACHER CREEK CITRUS, LLC, a
	California Corporation;
10	THE THACHER SCHOOL, a California
	non-profit organization;
11	TICO MUTUAL WATER COMPANY, a
	California corporation;
12	VICTOR TIMAR, an individual;
	TOPA TOPA RANCH COMPANY, LLC,
13	a California corporation;
	LOU TOMESETTA, an individual;
14	JOHN TOWN, an individual;
. ~	TRUDIE TOWN, an individual;
15	ERNESTO VEGA, an individual;
1.	VENTURA COUNTY WATERSHED
16	PROTECTION DISTRICT, a California
	special district;
17	VENTURA RIVER WATER DISTRICT, a
18	California special district;
10	WOOD-CLAEYSSENS FOUNDATION, a
19	section 501(c)(3) exempt private
19	foundation;
20	CALVIN ZARA, an individual; and
۷0	DOES 1-1,000,

21

22

23

24

ANSWER TO ADJUDICATION CROSS-COMPLAINT

25

26

27

The undersigned denies all material allegations in the cross-complaint in this action that seeks to adjudicate rights in the Ventura River Watershed, including its groundwater basins, which are the (1) Upper Ventura River Groundwater Basin

28

2470.00018\31290529.1

82470.00018\31290529.1

- 5 -