

1 SHAWN HAGERTY, Bar No. 182435
2 shawn.hagerty@bbklaw.com
3 BEST BEST & KRIEGER LLP
4 655 West Broadway, 15th Floor
5 San Diego, California 92101
6 Telephone: (619) 525-1300
7 Facsimile: (619) 233-6118

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FILED
Superior Court of California
County of Los Angeles

JUN 17 2020

Sherri R. Carter, Executive Officer/Clerk
By Steven Drew, Deputy

5 CHRISTOPHER M. PISANO, Bar No. 192831
6 christopher.pisano@bbklaw.com
7 SARAH CHRISTOPHER FOLEY, Bar No. 277223
8 sarah.foley@bbklaw.com
9 Best Best & Krieger LLP
300 South Grand Avenue, 25th Floor
Los Angeles, California 90071
Telephone: (213) 617-8100
Facsimile: (213) 617-7480

10 Attorneys for Respondent and Cross-Complainant
11 CITY OF SAN BUENAVENTURA

12 SUPERIOR COURT OF THE STATE OF CALIFORNIA
13 COUNTY OF LOS ANGELES

14 SANTA BARBARA CHANNELKEEPER,
15 a California non-profit corporation,

Case No. 19STCP01176

16 Petitioner,

Judge: Honorable William F. Highberger

17 v.

STATUS CONFERENCE STATEMENT

18 STATE WATER RESOURCES
19 CONTROL BOARD, etc., et al.,

Date: June 24, 2020

Time: 2:30 p.m.

Dept: SS10

20 Respondents.

Action Filed: Sept. 19, 2014

Trial Date: Not Set

21 CITY OF SAN BUENAVENTURA, etc.,

22 Cross-Complainant

23 v.

24 DUNCAN ABBOTT, an individual, et al.

25 Cross-Defendants.
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1 on March 4, 2020, attached hereto as Exhibit A.

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3 2. SERVICE OF THE THIRD AMENDED CROSS-COMPLAINT AND NOTICE
4 OF COMMENCEMENT

5
6 On January 2, 2020, the City filed its Third Amended Cross-Complaint. The total number
7 of Cross-Defendants added to the Third Amended Cross-Complaint is approximately 2,074. As of
8 June 8, 2020, the City's process server has served approximately 1,358 newly named riparian and
9 riparian/overlying Cross-Defendants. The process server attempted but was unable to serve
10 approximately 728 Cross-Defendants. The COVID-19 pandemic, associated state and local
11 emergency health orders, and public health and safety concerns have hindered City's ability to
12 complete service of the Third Amended Cross-Complaint on the remaining named Cross-
13 Defendants. The City has filed 1,251 proofs of service and is in the process of filing an
14 additional 75 proofs of service. The City plans to serve 443 Cross-Defendants by mail and notice
15 and acknowledgement pursuant to Civil Procedure Code Section 415.30. The City is performing
16 further research on an additional 285 Cross-Defendants based on affidavits of non-service received
17 to identify whether notices and acknowledgments can be sent or if dismissals and naming new
18 parties is necessary based on deaths and/or sale of the property. The City will ultimately ask the
19 Court for permission to serve any remaining non-served Cross-Defendants via publication pursuant
20 to Civil Procedure Code Section 415.50.

21
22 On April 3, 2020, the Court advised via the message board that the Parties "can continue
23 any interim deadlines by mutual agreement and without need for a formal Stipulation And
24 [Proposed] Order. Any such paperwork can be submitted after the fact insofar as you want a public
25 record of the new deadlines." On April 29, 2020, counsel for City notified all counsel of the Court's
26 post. The City additionally notified counsel that it would seek a further extension of time to file
27 proofs of service of the Third Amended Cross-Complaint and explained that it would do so when
28 practical and not burdensome for the Court during its closure except for limited essential and

1 emergency matters. The City did not receive any objections to its proposal. The City is now filing
2 another application for extension of time concurrently with this Report, attached hereto as Exhibit
3 B, requesting an extension of time until October 1, 2020 to file the remaining proofs of service.
4

5 In January of 2020, the City began mailing the Notice of Commencement of Groundwater
6 Basin and Watershed Adjudication (“Notice of Commencement”) to the owners of approximately
7 10,000 parcels overlying the four groundwater basins in the Ventura River Watershed. Of the
8 12,766 Notices of Commencement the City mailed, the Notices for 2,544 parcels were unclaimed
9 and returned. Due to the pandemic, the City suspended further mailings or other actions such as
10 physical posting that are necessary to complete the Notice of Commencement process on the
11 remaining parcels. The City is currently reviewing and updating its property ownership and address
12 records based on the responses it received to its first mailing of the Notices of Commencement.
13 The City is now exploring how best to restart and complete the process required by Civil Procedure
14 Code Section 836, subdivisions (d)(1)(B) and (d)(1)(C). At this time, the City plans to mail a
15 second round of Notices of Commencement to the owners of the remaining parcels. It will then
16 physically post the Notices of Commencement on any remaining parcels. City will continue to
17 update the Court and parties about its compliance with the notice procedures required by Civil
18 Procedure Code Section 836.
19

20 Pursuant to Civil Procedure Code Section 835(a)(5), City is required to provide the Notice
21 of Commencement to California Native American tribes on the contact list of the Native American
22 Heritage Commission (“Commission”). On January 17, 2020, City sent a letter via e-mail to the
23 Commission requesting a list of the Native American tribes, if any, with an interest within the
24 Ventura River watershed boundaries. City received a list from the Commission on January 29,
25 2020 and will mail the requisite notice letters via First Class Mail to the entities on the
26 Commission’s list.
27
28

1 Pursuant to Civil Procedure Code Section 835(a)(9), City requested that the Ojai Basin
2 Groundwater Management Agency (“OBGMA”) and Upper Ventura River Groundwater Agency
3 (“UVRGA”) provide their lists of interested parties under the Sustainable Groundwater
4 Management Act. Pursuant to Civil Procedure Code Section 835(d), City is not required to provide
5 notice to persons who have already been served. OBGMA responded it does not currently have an
6 interested parties list, but would provide it to the City once complete. As of June 8, 2020, OBGMA
7 has not completed this list or provided it to City. City will mail the requisite notice letters via First
8 Class Mail to any persons and entities who have not otherwise been served when it receives an
9 interested parties list from OBGMA. UVRGA provided a general list of interested groups and
10 classes of parties but did not provide any contact information to allow City to provide mail notices
11 to any additional persons or entities. If UVRGA identifies any interested parties, City will mail the
12 requisite notice letters via First Class Mail to anyone who has not otherwise been served.

13
14 Pursuant to Civil Procedure Code Section 836.5, City provided the Notice of
15 Commencement and Form Answer by e-mail and U.S. Mail to OBGMA, UVRGA, and State Water
16 Board. OBGMA sent City a list of persons reporting extractions, and City will mail the requisite
17 notice letters via First Class Mail to any persons and entities who have not otherwise been served.
18 UVRGA stated it does not collect this information, but if it did, it has privacy concerns about
19 disclosure. The State Board responded on January 23, 2020, and City will mail the requisite notice
20 letters via First Class Mail to any persons and entities who have not otherwise been served.

21
22 City continues to maintain the neutral website, available at:

23
24 <https://www.venturariverwatershedadjudication.com/>.

1 3. NEWLY APPEARING PARTIES

2
3 The following additional parties have appeared or filed answers to the City's Third
4 Amended Cross-Complaint:

- 5 • T&D Nevada Trust, answer filed January 30, 2020;
- 6 • The Joseph Fedele 1995 Living Trust Oriana Marie Fedele, Trustee, answer filed
- 7 February 10, 2020;
- 8 • Community Memorial Health System, filed an Amended General Denial on
- 9 February 10, 2020.
- 10 • Mihales Family Trust, answer filed February 11, 2020;
- 11 • Petrochem Development, LLC, answer filed February 13, 2020;
- 12 • Heather Blair, answer filed February 14, 2020;
- 13 • Anthonie M. Voogd, answer filed February 14, 2020;
- 14 • Del Cielo, LLC, answer filed February 18, 2020;
- 15 • Michaela Boehm, answer filed February 19, 2020;
- 16 • Hermitage Mutual Water Company, answer filed February 26, 2020;
- 17 • City of Ojai, filed an Ex Parte Application on February 21, 2020;
- 18 • Integritas Ojai, LLC, answer filed March 2, 2020;
- 19 • RDK Land, LLC, answer filed March 6, 2020;
- 20 • Oak Haven LLC, answer filed March 27, 2020; and
- 21 • Southern California Edison Company, filed a Notice of Appearance on June 16,
- 22 2020.

23 4. CALIFORNIA DEPARTMENT OF FISH AND WILDLIFE REPORTS

24
25 On March 23, 2020, the California Department of Fish and Wildlife ("CDFW") issued its

26 Instream Flow Regime Criteria on a Watershed Scale for the Ventura River dated March 2020

27 (Watershed Criteria Report No. 2020-01) ("CDFW Watershed Criteria Report"). The CDFW

28 Report includes standard language stating that: "The Department provides this document as a tool

1 for consideration in water management planning. It presents an analytical approach that can be
2 implemented, if appropriate, under the specific circumstances of a watershed, stream or information
3 need. This report and the Overview [of Analysis for Instream Flow Regime Criteria on a Watershed
4 Scale], in and of themselves, should not be considered to provide binding guidelines, establish legal
5 compliance, or ensure project success.” In the context of the Ventura River adjudication, CDFW
6 expects that the consumptive users will consider and incorporate the findings of the Department’s
7 instream flow studies and related flow recommendations to ensure the physical solution addresses
8 ecosystem and steelhead needs. CDFW made this position clear in correspondence to the City
9 dated April 10, 2020.

10
11 CDFW has indicated that it plans to issue two other reports related to the Ventura River
12 Watershed, one addressing flow needs for adult steelhead spawning and juvenile steelhead survival
13 in San Antonio Creek and another addressing adult steelhead passage flows for the “intermittent
14 reach” of the Ventura River. CDFW has also indicated that it plans to issue flow recommendations
15 in the future for the portion of the Ventura River located at or below the confluence of the River
16 and San Antonio Creek. In addition, the Watershed Criteria Report CDFW has already released
17 contains information and criteria that will serve as the foundation for the future flow
18 recommendations. CDFW has not provided a timeline or other estimate for the issuance of these
19 reports.

20
21 5. INTERIM FLOWS FOR 2020/2021 RAINY SEASON; POTENTIAL FOR
22 MOTION PRACTICE
23

24 Petitioner Santa Barbara Channelkeeper anticipates filing motions in July of 2020 seeking
25 interim pumping limitations for the City to prevent ongoing destruction of public trust resources
26 via the unreasonable use and method of use of water at Foster Park. While Channelkeeper will
27 continue to pursue negotiations with the City to agree on interim pumping limitations, no progress
28 has been made to date to maintain flows in Reach 4 of the Ventura River.

1 City disputes the contention that no progress has been made. City has been complying with
2 the terms of its settlement agreement with Channelkeeper and has implemented pumping
3 restrictions in accordance therewith. Additionally, City has agreed to extend those pumping
4 restrictions until a proposed stipulated judgment and physical solution is considered.

5
6 6. PHYSICAL SOLUTION AND REQUEST FOR FURTHER STATUS
7 CONFERENCE
8

9 A group of significant consumptive users continues to work collaboratively on the
10 development of a stipulated judgment and physical solution that they intend to ask the Court to
11 consider to resolve the issues presented in this action. This group believes that by early August, at
12 a further Status Conference, it will be ready to present the Court and the other parties with a
13 proposed schedule and process for the consideration of the proposed stipulated judgment and
14 physical solution. At least three weeks prior to the proposed August Status Conference, the parties
15 proposing the stipulated judgment intend to share with all parties a draft of their proposed schedule
16 for the release of the proposed stipulated judgment so all parties can meet and confer in good faith
17 about the schedule. The State Board and CDFW believe that this release should occur at least four
18 weeks prior to the proposed August Status Conference, and the State Board and CDFW reserve the
19 right to object to this process depending on what is proposed. The group advocating for this
20 stipulated judgment anticipates that the process would provide the other parties with time to assess
21 and comment on the proposed stipulated judgment and physical solution, conduct discovery related
22 to it, if needed, and ultimately determine whether they will support or oppose the proposal. A site
23 visit by the Court during this period may also be beneficial, if feasible under current public health
24 orders. The process could culminate in an evidentiary proceeding before the Court and, ultimately,
25 a request that the Court enter the proposed stipulated judgment and physical solution. For this
26 reason, the City requests that the Court set a further Status Conference for early August to allow
27 the parties to discuss the details of this process and, it is hoped, to reach a stipulation or consensus
28 on the details of the process.

1 7. CONCLUSION AND SUMMARY OF REQUESTS

2
3 Based on the above report, the parties requests that the Court consider taking the following
4 actions:

- 5
- 6 • Sign the Proposed Order After Status Conference submitted by the City on March
7 4, 2020, if not already signed;
 - 8
 - 9 • Extend until October 1, 2020 the City's time to file the remaining proofs of service;
 - 10
 - 11 • Channelkeeper requests that the Court set a hearing date in August of 2020 for its
12 anticipated motions for interim relief, in order to maintain flows for fish in
13 September, October, and November of 2020.
 - 14
 - 15 • City contends that it is premature to set a hearing date and disputes whether
16 Channelkeeper's contentions can be resolved by motion practice.
 - 17
 - 18 • Set a further Status Conference for early August at which time the consumptive
19 users negotiating settlement will present a proposed schedule and process for the
20 Court's and parties' consideration of the stipulated judgment and physical solution.
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1 Dated: June 17, 2020

BEST BEST & KRIEGER LLP

2
3 By:



4 SHAWN HAGERTY
5 CHRISTOPHER M. PISANO
6 SARAH CHRISTOPHER FOLEY
7 Attorneys for Respondent and
8 Cross-Complainant
9 CITY OF SAN BUENAVENTURA

10 Dated: June 17, 2020

SYCAMORE LAW, INC.

11 By:/s/Daniel Cooper (with permission)

12 DANIEL COOPER
13 Attorneys for Petitioner and Plaintiff
14 SANTA BARBARA CHANNELKEEPER
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EXHIBIT A

RECEIVED
LOS ANGELES SUPERIOR COURT

MAR 04 2020

I. LOVO

SUPERIOR COURT OF THE STATE OF CALIFORNIA
COUNTY OF LOS ANGELES

SANTA BARBARA CHANNELKEEPER,
a California non-profit corporation,

Petitioner,

v.

STATE WATER RESOURCES
CONTROL BOARD, etc., et al.,

Respondents.

Case No. 19STCP01176

Judge: Honorable William F. Highberger

[PROPOSED] ORDER AFTER STATUS
CONFERENCE

Date: February 27, 2020

Time: 1:45 p.m.

Dept: SS10

Action Filed: Sept. 19, 2014

Trial Date: Not Set

CITY OF SAN BUENAVENTURA, etc.,

Cross-Complainant

v.

DUNCAN ABBOTT, an individual, et al.

Cross-Defendants.

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EXHIBIT A

Name of Owner/Cross-Defendant/Attorney

Address

Address

Phone Number

SUPERIOR COURT OF THE STATE OF CALIFORNIA
COUNTY OF LOS ANGELES

SANTA BARBARA CHANNELKEEPER,
a California non-profit corporation,

Petitioner,

v.

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

Respondents.

Case No. 19STCP01176

Judge: Honorable William F. Highberger

COURT-APPROVED ANSWER FOR
CROSS-DEFENDANTS NAMED IN CITY OF
SAN BUENAVENTURA'S THIRD
AMENDED CROSS-COMPLAINT

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

CITY OF SAN BUENAVENTURA, a
California municipal corporation,

Cross-Complainant

v.

DUNCAN ABBOTT, an individual, et al.

Cross-Defendants.

**COURT-APPROVED ANSWER FOR CROSS-
DEFENDANTS NAMED IN CITY OF SAN
BUENAVENTURA’S THIRD AMENDED 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

1 Property Address :
2 Parcel No.(s): _____
3 _____
4 Street
5 _____
6 Street
7 _____
8 City
9 _____
10 State, Zip Code
11 _____
12 Attorney Information (if applicable):
13 _____
14 Company/Firm Name
15 _____
16 Attorney Name
17 _____
18 Street Address
19 _____
20 City
21 _____
22 State, Zip Code
23 _____
24 Phone Number
25 _____
26 Fax Number
27 _____
28 Email Address

PROOF OF SERVICE

I am a resident of the State of California and over the age of eighteen years, and not a party to the action herein; my business address is Best Best & Krieger LLP, 2001 N. Main St. Suite 390, Walnut Creek, CA 94596. On March 4, 2020, I served the following document(s):

[PROPOSED] ORDER AFTER STATUS CONFERENCE

- ☐ by placing the document(s) listed above in a sealed envelope with postage thereon fully prepaid, in the United States mail at Walnut Creek, California addressed as set forth below. I am readily familiar with the firm's practice of collection and processing correspondence for mailing. Under that practice it would be deposited with the U.S. Postal Service on that same day with postage thereon fully prepaid in the ordinary course of business.
- ☐ I caused such envelope to be delivered via overnight delivery. Such envelope was deposited for delivery by United Parcel Service following the firm's ordinary business practices.
- ☒ by transmission via **E-Service to File & ServeXpress** to the person(s) set forth below. Local Rules of Court 2.10 (P).
- ☒ **By e-mail or electronic transmission.** I caused the documents to be sent to the persons at the e-mail addresses listed below. I did not receive, within a reasonable time after the transmission, any electronic message or other indication that the transmission was unsuccessful.

Daniel Cooper
Cooper & Lewand-Martin, Inc.
1004B O'Reilly Avenue
San Francisco, CA 94129
Tel: (415) 360-2962
daniel@cooperlewand-martin.com

Matthew Bullock
Deputy Attorney General
California Department of Justice
Natural Resources Law Section
455 Golden Gate Ave., Suite 11000
San Francisco, CA 94102-7004
Tel: (415) 510-3376
matthew.bullock@doj.ca.gov

Attorneys for Petitioner and Plaintiff
Santa Barbara Channelkeeper

Attorneys for Respondent and Defendant State
Water Resources Control Board

Marc N. Melnick
Deputy Attorney General
Attorney General's Office
1515 Clay Street, 20th Floor
P.O. Box 70550
Oakland, CA 94612-0550
Tel: 510-879-0750
Marc.melnick@doj.ca.gov

Attorneys for Respondent and Defendant
State Water Resources Control Board

Edward J. Casey
Clynton Namuo
Alston & Bird LLP
333 South Hope Street, 16th Floor
Los Angeles, CA 90071
Tel: 213.576.1000
ed.casey@alston.com
clynton.namuo@alston.com

Attorneys for Cross-Defendants Bentley
Family Limited Partnership and AGR
Breeding, Inc.

William G. Short, Esq.
Law Offices of William G. Short
Post Office Box 1313
Ojai, California 93024-1313
Tel: (805) 490-6399
Fax: (805) 640-1940
billshortesq@me.com

Attorney for Cross-Defendant Robin
Bernhoft

Eric M. Katz
Supervising Deputy Attorney General
Noah Golden – Krasner
Deputy Attorney General
Carol Boyd
Deputy Attorney General
300 South Spring Street, Suite 1702
Los Angeles, CA 90013
Tel. (213) 269-6343
Fax (213) 897-2802
Eric.Katz@doj.ca.gov
Noah.goldenrasner@doj.ca.gov
Carol.boyd@doj.ca.gov

Attorneys for Proposed Intervenor California
Department of Fish & Wildlife

Paul Blatz
Ryan Blatz
Blatz Law Firm
206 N. Signal St. Suite G
Ojai, CA 93023
Tel: (805) 646-3110
blatzlawfirm@gmail.com
ryan@ryanblatzlaw.com

Attorneys for Cross-Defendants Troy Becker,
Janet Boulten, Michael Boulten, Michael
Caldwell, Joe Clark, Michael Cromer; Linda
Epstein, Etchart Ranch, Lawrence Hartmann,
Ole Konig, Krotona Institute of Theosophy;
Stephen Mitchell; North Fork Springs Mutual
Water Company, Rudd Ranch, LLC; Shlomo
Raz, Sylvia Raz, Senior Canyon Mutual Water
Company, Siete Robles Mutual Water
Company, Soule Park Golf Course, Ltd., Telos,
LLC, Victor Timar, John Town and Trudie
Town

Anthony Lee Francois
Jeremy Talcott
David Deerson
Pacific Legal Foundation
930 G Street
Sacramento, CA 95814-1802
Tel: (916) 419-7111
Fax: (916) 419-7111
alf@pacificlegal.org
TFrancois@pacificlegal.org
jtalcott@pacificlegal.org
ddeerson@pacificlegal.org

Attorney for Cross-Defendant Robin Bernhoft

1 Robert N. Kwong
2 Dennis O. La Rochelle
3 Arnold Larochelle Mathews Vanconas &
4 Zirbel, LLP
5 300 Esplanade Dr Ste 2100
6 Oxnard, CA 93036
7 Tel: (805) 988-9886
8 rk Wong@atozlaw.com

6 Attorneys for Cross-Defendant Casitas
7 Municipal Water District

8 Gregory J. Patterson
9 Musick, Peeler & Garrett LLP
10 2801 Townsgate Road, Suite 200
11 Westlake Village, CA 91361
12 Tel: (805) 418-3103
13 Fax: (805) 418-3101
14 g.patterson@musickpeeler.com

12 Attorneys for Cross-Defendants Robert C.
13 Davis, Jr., James Finch, Friend's Ranches,
14 Inc., Topa Topa Ranch Company, LLC, The
15 Thacher School, Thacher Creek Citrus, LLC

15 Jeanne Zolezzi
16 Herum Crabtree Suntag
17 5757 Pacific Avenue, Suite 222
18 Stockton, CA 95207
19 Tel: (209) 472-7700
20 Fax: (209) 472.7986
21 jzolezzi@herumcrabtree.com

18 Attorneys for Cross-Defendant Meiners
19 Oaks Water District and Ventura River
20 Water District

Patrick Loughman
Cristian Arrieta
Lowthorp, Richards, McMillan, Miller &
Templeman
300 Esplande Drive, Suite 850
Oxnard, CA 93036
Tel: 805.804.3848
Ploughman@lrmmt.com
Carrieta@lrmmt.com

Attorneys for Cross-Defendants Ernest Ford
and Tico Mutual Water Company

Lindsay F. Nielson
Law Office of Lindsay F. Nielson
845 E Santa Clara Street
Ventura, CA 93001
Tel: 805-658-0977
nielsonlaw@aol.com

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

Neal P. Maguire
Ferguson Case Orr Patterson LLP
1050 South Kimball Road
Ventura, CA 93004
Tel: (805) 659-6800
nmaguire@fcoplav.com

Attorneys for Cross-Defendant Rancho Matilija
Mutual Water Company

1 Thomas S. Bunn III
2 Elsa Sham
3 Lagerlof Senecal Gosney & Kruse LLP
4 301 N. Lake Avenue, 10th Floor
5 Pasadena, CA 91101-5123
6 Tel.: (626) 793-9400
7 Fax: (626) 793-5900
8 tombunn@lagerlof.com
9 esham@lagerlof.com

10
11 Attorneys for Cross-Defendant St. Joseph's
12 Associates of Ojai, California, Inc.

13 Scott Slater
14 Bradley Herrema
15 Christopher Guillen
16 Brownstein Hyatt Farber Schreck LLP
17 1021 Anacapa Street, 2nd Floor
18 Santa Barbara, CA 93101
19 Tel: (805) 963-7000
20 Fax: (805) 965-4333
21 sslater@bhfs.com
22 bherrema@bhfs.com
23 cguillen@bhfs.com

24 Attorneys for Cross-Defendant Wood-
25 Claeysens Foundation

26 David B. Cosgrove
27 Jeffrey M. Oderman
28 Douglas J. Dennington
Jeremy N. Jungreis
Rutan & Tucker, LLP
611 Anton Boulevard, Suite 1400
Costa Mesa, CA 92626-1931
Tel: 714-641-5100
Fax: 714-546-9035
dcosgrove@rutan.com
joderman@rutan.com
ddennington@rutan.com
jjungreis@rutan.com

Attorneys for Cross-Defendant Casitas
Municipal Water District

Michael J. Van Zandt
Nathan A. Metcalf
Sean G. Herman
Hanson Bridgett LLP
425 Market Street, 26 Floor
San Francisco, CA 94105
Tel: 415-777-3200
Fax: 415-541-9366
mvanzandt@hansonbridgett.com
nmetcalf@hansonbridgett.com
sherman@hansonbridgett.com

Attorneys for Cross-Defendant Ventura County
Watershed Protection District

Joseph C. Chrisman
Hathaway, Perrett, Webster, Powers, Chrisman
& Gutierrez
5450 Telegraph Road
Ventura, CA 93003
(805) 644-7111
jchrisman@hathawaylawfirm.com

Attorneys for Cross-Defendant Wood-
Claeysens Foundation

Thomas E. Jeffry
Debra J. Albin-Riley
Stefan Bogdanovich
Arent Fox LLP
555 West Fifth Avenue, 48th Floor
Los Angeles, CA 90013-1065
(213) 629-7400
(213) 629-7401
Thomas.jeffry@arentfox.com
Stefan.bogdanovich@arentfox.com

Attorneys or Community Memorial Health
System

Guy C. Nicholson
Matthew L. Venezia
BROWN GEORGE ROSS LLP
2121 Avenue of the Stars, Suite 2800
Los Angeles, CA 90067
Tel. (310) 274-7100
Fax (310) 275-5697
gnicholson@bgrfirm.com
mvenezia@bgrfirm.com

Andrew Brady
DLA Piper LLP (US)
550 South Hope Street, Suite 2400
Los Angeles, CA 90071-2618
Tel. (213) 330-7700
Fax: (213) 330-7701
andrew.brady@us.dlapiper.com

Attorneys for Petrochem Development I,
LLC

Attorneys for Integritas Ojai, LLC

Jennifer T. Buckman
Andrew J. Ramos
Bartkiewicz Kronick & Shanahan, PC
1011 Twenty-Second Street
Sacramento, CA 95816-4907
Tel. (916) 446-4254
Fax (916) 446-4018
jtb@bkslawfirm.com

Attorneys for City of Ojai

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

Executed on March 4, 2020 at Walnut Creek, California.



Irene Islas

EXHIBIT B

1. Applicant (*name*): City of San Buenaventura
is
- a. ☐ plaintiff
- b. ☒ cross-complainant
- c. ☐ petitioner
- d. ☐ defendant
- e. ☐ cross-defendant
- f. ☐ respondent
- g. ☐ other (*describe*):
2. The complaint or other initial pleading in this action was filed on (*date*): January 2, 2020
3. Applicant requests that the court grant an order extending time for service of the following pleading:
- a. ☐ Complaint
- b. ☐ Cross-complaint
- c. ☐ Petition
- d. ☐ Answer or other responsive pleading
- e. ☒ Other (*describe*):
Proof of Service of Third Amended Cross-Complaint
4. Service and filing of the pleading listed in item 3 is presently required to be completed by (*date*): May 1, 2020
5. Previous applications, orders, or stipulations for an extension of time to serve and file in this action are:
- a. ☐ None
- b. ☒ The following (*describe all, including the length of any previous extensions*):
The Court previously extended the time to file proofs of service from 30 days to 60 days by Order dated November 27, 2019 and Ex Parte Order, dated February 27, 2020.
6. Applicant requests an extension of time to serve and file the pleading listed in item 3 on the following parties (*name each*):
See attachment.

CASE NAME: Santa Barbara Channelkeeper v. State Water Resources Control Board	CASE NUMBER: 19STCP01176
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7. The pleading has not yet been filed and served on the parties listed in item 6 for the following reasons *(describe the efforts that have been made to serve the pleading and why service has not been completed)*:

There are approximately 2,074 new Cross-Defendants. Diligent attempts have been made to serve them. Some are avoiding service or cannot be located. Further research is required to locate and serve them.

☐ Continued on Attachment 7.

8. An extension of time to serve and file the pleading should be granted for the following reasons:

Good cause exists to grant this application. Applicant has been unable to serve approximately 728 Cross-Defendants, despite diligent efforts. The Covid-19 pandemic has slowed service efforts due to safety concerns. Applicant will continue to diligently attempt to locate and serve the unserved parties. Should Applicant continue to be unsuccessful, it will file an application with the Court for an order for publication of summons pursuant to Code of Civil Procedure section 415.50.

☐ Continued on Attachment 8.

9. If an extension of time is granted, filing and service on the parties listed in item 6 will be completed by *(date)*:
October 1, 2020

10. Notice of this application under rules 3.1200–3.1207 ☒ has been provided as required *(describe all parties or counsel to whom notice was given; the date, time, and manner of giving notice; what the parties or counsel were told and their responses; and whether opposition is expected)* or ☐ is not required *(state reasons)*:

Applicant provided a draft copy of this application via email to all known counsel of record on June 16, 2020 and requested notice of any opposition. No party has stated opposition as of the filing of this application.

☐ Continued on Attachment 10.

11. Number of pages attached: 4

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

Date: June 17, 2020

Sarah Christopher Foley

(TYPE OR PRINT NAME OF APPLICANT OR ATTORNEY FOR APPLICANT)



(SIGNATURE OF APPLICANT OR ATTORNEY FOR APPLICANT)

Order on Application is ☒ below ☐ on a separate document.

ORDER

1. The application for an order extending time to serve and file the pleading is ☐ granted ☐ denied.

2. The pleading must be served and filed no later than *(date)*:

3. ☐ The case management conference is rescheduled to:

a. Date:

b. Time:

c. Place:

4. Other orders:

5. A copy of this application and order must be served on all parties or their counsel that have appeared in the case.

Date:

JUDICIAL OFFICER

SHORT TITLE: Santa Barbara Channelkeeper v. State Water Resources Control Board	CASE NUMBER: 19STCP01176
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ATTACHMENT (Number): 1*(This Attachment may be used with any Judicial Council form.)*

1970 Ranch Road, LLC; 3584 Calle Moreno, LLC; Abel Carranza; Adam Casey; Adaya Walsh; Adriana Montano; Aera Energy, LLC; Aera Energy, LLC; Ajr Investment Partnership, LP; Aki Freshman; Alan Fletcher; Alan Connell; Alberto Montano; Alfredo Bello; Alisa Varney; Amy Hueppe; Ana Cross, Trustee of the Ana Cross Family Trust; Anamaria Schmid; Andre Keunzli; Andrea Pendleton; Andrea Leigh Jensen, Trustee of the Jensen Trust; Andrew Engel; Andrew D. Viles, Trustee of the William L. and Laura B. Peck Trust - Marital Trust; Andrew Jarvis; Andrew Maccalla; Angela Hoekstra; Angela Marie Friend; Angela Ross; Angela Jayne Gardner, Trustee of the Pleasant Avenue Living Trust; Angie Marie Ganasei, Trustee of the Genasei-Danch Family Trust; Anita J Diaz; Ann Henne; Anna Archer; Anna Kirkwood; Anna Rhoda; Anna J Auric, Trustees of the Auric Revocable Trust of 1999; Anna J. Auric, Trustee of the Auric Anna J. Family Trust; Anne Boydston; Anne Brink; Annika Gruenn; Anthony Becchio; Anthony Masiel; Ashlen Aquila; Asli Ruf; Aubrey Balkind; Barbara McCarthy; Barbara Bonsignori; Barclay Hope; Barry Ross; Bart Kennedy; Behrooz Jadidollahi; Bernard Clark; Bernard Martin; Betsy Caland, Trustee of the Philippe M. and Betsy C. Trust; Bette Bluhm; Bettina Chandler, Trustee of the Bettina Chandler Trust; Betty Earnest; Billie Sumner; Blanche Chapler; Blaze Buonpane; Brandon Schneider; Brandon Schneider and Kelsie Simms Schneider, Trustee of the Brandon Schneider and Kelsie Simms-Schneider Family Trust; Breal Rowe; Brenda M. Hill, Trustee of the Trust dated November 1, 2002; Brian Calvin; Brian Haase; Brian Harrison; Brian Segee; Brian Skaggs, Trustee of the Skaggs Trust; Bridget Tsao-Brockman, Trustee of the Tsao Brockman Family Trust; Brittany Chisum; Brittany Sanders; Bruce Abbott; Bruce Hibberd; Bruce C. Brockman, Trustee of the Tsao Brockman Family Trust; Bryan Crawford; Bryan Whitley; Byron Rader; Cal B. Land Co., LLC; Carine Fisher; Carl Hyndman; Carl Bell; Carla Brooks, individually and as Trustee of the Escoda Brooks Family Trust; Carmen Murillo; Carol Atkinson; Carol Cintron; Carolina Murillo; Caroline Turner, Trustee of The Turner Survivors Trust; Carrie Ellen Walker, Co-Trustees of the Walker Jr. Living Trust; Cartin Family, LLC; Caryn Molinelli; Catherine Lancaster; Catherine Smith, Trustee of the Catherine L. Smith Revocable Trust; Cecilia Hickok; Chad Ress; Chad Vick, Trustee of the Chad C Vick Trust; Charles Bennett; Charles Monn; Charles G. Barnett, Successor Trustee of the "Barnett Family Exemption Equivalent Trust"; Charlotte Elerding; Cheryl Austin; Cheryl Jacobs; Christina Tolmie; Christine Bowen; Christine Reed; Christopher Abe; Christopher Borgeson; Christopher Rhoda; Christopher Hart; Christopher Paul Danch, Trustee of the Genasei-Danch Family Trust; Cindy Barrack; Cindy Boehm; Cindy Prose; City of Ojai; Claudia Wunderlich, Trustee of the Claudia A. Wunderlich Trust; Claudia Zenobia Linarte, Trustee of the Olga Trust; Claudio Landeros; Clementine Turner, Trustee of the Clementine Turner Living Trust; Colleen Fry; Colleen Walker; Connie Cline; Connie Cline, Trustee of the Mark Terry Cline Family Trust; Connie S Morgan, Trustee of the Connie S Morgan Trust; Conservation Endowment Fund; Constance Eaton; Culbert Family Partnership; Curtis Tolmie; Curtis Names; Cynthia Anderson; Cynthia Coggins; Cynthia Ellis; Cynthia Garber, Trustee of the The Garber Trust; Damian Bourguet; Damian Vos; Damon Brink; Dan A Newman; Dana Cenicerros; Daniel Kelly; Daniel Mcsweeney; Daniel Walsh; Daniel Hultgen, Trustee of the Hultgen Living Trust; Daniel Poling; Danny Broadhurst; Danny Haar; Darrell Ralston, Trustee of the Darrell Anthony Ralston 2009 Revocable Trust; Darren Lisle; Darylyn Long; Dave Tarrats; David Benezra; David Brubaker; David Cintron; David Friend; David Kille; David Richard; David Sandoval; David Todd; David Wicklund; David Berger; David Johnson; David Mahan; David Murillo; David Silva; David Stanwood; David L. Garber, Trustee of the The Garber Trust; Dawn Cenicerros; Dawn Hope; Dawn Cenicerros; Deborah Gomez; Deborah Guerra; Deborah Todd; Deborah Finley-Delamore, Trustee of the Delamore Finley Family Trust; Deirdre Lynds; Denise Heimo; Dennis Jacobs; Dennis Corte; Derek Meek; Diana Petropulos; Diana Engle, Trustee of the Diana L Engle Revocable Trust; Diana Peron, Trustee of the Diana C Peron Living Trust; Diane Clegg; Diane Ruth White, Trustee of the Diane Ruth White Living Trust; Dianna Farrar; Dianne Mccourtney, Trustee of The Dianne Louise Mccourtney Trust; Dina Murphy; Dolores Keith; Dominique Daniels; Donald Davis; Donald Bowen; Donald G. Davis, Trustee of the Donald G. and Susan B. Davis Revocable Family Trust of 1997; Donelle Woleslagle; Donna Kleeburg; Donna Stevens; Donna Deitch, Trustee of the Donna E. Deitch Trust; Donna Epstein, Trustee of the Epstein Survivors' Trust, Trustee of the Epstein Marital Trust, and Trustee of the Epstein Bypass Trust; Doreen Freeland, Trustee or successor in interest of the Freeland Trust and any amendment; Dori Sandefer; Dorothy Nichols; Dorothy Holmes, Trustee of the Holmes Trust; Douglas Draper; Douglas Wasson, Trustee of the Wasson Trust; Earl G Holder, Trustee of the Holder Survivors Trust; Ed Colby; Edson Taft, Trustee of the Edson B Taft Revocable Trust; Edward Guerra; Edward Lansberg; Edward Pressey; Eilam Byle, Trustee of the Eilam Byle Living Trust; Eileen Van Koppen; Eileen Walker; El Sereno 1225, LLC; Elena Hale; Elia Aldapa; Elizabeth Silva; Elva Fischer; Elvira Lilly Barthelemy; Elvira Lilly Barthelemy, Trustee of the Joseph Lynn Barthelemy and Evira Lilly Barthelemy 2002 Family Trust; Erbay Garcia; Eric Bush; Eric Goode; Ernest Nichols; Ernest Thornsberry, Trustee of the Ernest Thornsberry Revocable Trust; ; Eugene Elerding; Eva Kettles; Eva Weiss; Eva Prince Weiss;

(If the item that this Attachment concerns is made under penalty of perjury, all statements in this Attachment are made under penalty of perjury.)

Page 1 of 4*(Add pages as required)*

SHORT TITLE: Santa Barbara Channelkeeper v. State Water Resources Control Board	CASE NUMBER: 19STCP01176
--	-----------------------------

ATTACHMENT (Number): 1*(This Attachment may be used with any Judicial Council form.)*

Evangeline Bonsall Smith, a married woman; Evelyn Frament; Evelyn Golis; Fabienne Keunzli-Monard; Fiona Pougher; Floyd Eugene Wiancko, Trustee of the Wiancko Family Trust; Forest Home, Inc; Fortune Real Estate 888, LLC; Francis Longstaff; Frank Robert Walker, Jr. Co-Trustees of the Walker Jr. Living Trust; Fred Fisher; Fred Kramer; Fred Stevens; Frederick Sloman; Gaea Cannaday; Gary Clarke; Gary Fry; Gary Petrowski; Gary Stever; Gary Downard; Gary Hirschkron, Trustee of the Gary Hirschkron Revocable Trust; Gary L Wolfe, Successor Trustee of the Carolyn M. Tastad Revocable Trust; Gelb Enterprises; Gene Saito; Geneva Oliva; Geoffrey Clarke; George Melton; George Stuart; Geraldine Hunsaker; Glenn Ahlberg; Golden Wiley; Gordon Hanusek; Gralar, LLC; Graydon Harrah; Gregory Gilbert; Gregory Hammed; Gregory Heras; Gregory Ignacio; Gregory Johnson; Hannalore Gresser; Hans Gruenn; Hans Van Koppen; Harlan Kossow; Harold Brown; Harrison Hill; Heidi C. Kurtz, Trustee of the Gunild Walsh Seadrift Qprt FBO Heidi C. KurtzGunild Seadrift; Helen Harrah; Helen Peck; Heliberta Valencia; Henry Oliva; Hermann Thomsen; Hiroko Wiancko, Trustee of the Wiancko Family Trust; Howard Miller; Howard Altman, Trustee of the Gerta Maritz Trust; Howard, Hoos; Ian Atkinson; Inge Christiansen; Irene Mcconville; Irene Hoos; Irma Tracy; Irshad Haque; Ivy Aquila; J McGlinchey; Jack Kenton; Jackie M Springer, Trustee to the Jackie M. and Lanie Jo Springer Trust; Jacqueline Urband; James Harvey; James Kleeburg; James Lecroy; James Pendleton; James Sandefer; James Varney; James Fernandez; James J. Finch, Trustee of the James J. Finch and Loraine Holve Finch Living Trust James Paul Finch; James Valencia; James Selman, Trustee of the James C. Selman Revocable Inter Vivos Trust; Jamie Selby; Jan Komura; Jan M Hiester, Trustee of the Jan M. Hiester 2014 Living Trust; Jane Kelly; Jane Mccord, Trustee of the Jane Ann Mccord Living Trust; Jane Spiller, Trustee of the Jane Spiller Trust; Janet Bailey; Janet Peck; Janet L Lecroy; Janice Hall, Trustee of the Hall Trust; Janice Hillestad; Janice Priebe-Tate, Trustee of the Tate Trust, as community property; Janis Long Nicholas, Co-Trustee of the Long Family Trust Michael and Heidi Bradbury, individually; Jason Headley; Jason Loomis; Jayne Pendergast, Trustee of the 2014 Jayne E Pendergast Trust; Jean Harrison; Jeannette Curtis; Jefferie Skaggs; Jeffrey E Frank, Trustee of The Frank Trust; Jeffry Pougher; Jene Loomis; Jennifer Dunn; Jerome H. Hittleman, Trustee of the Jerome H. Hittleman and Lynne M. Goldfarb Revocable 2016 Trust; Jerry Dean Miner, Trustee of the Miner Trust; Jess Earl Long; Jesse Hillestad; Jesse E. Long, Co-Trustee of the Long Family Trust; Jessie Stricchiola, Trustee of the Phoenix Revocable Trust; Jesus Ramos; Jo Bennett; Joanna Schindel; Joanna Pope; Joanne Barnes, Trustee of the Barnes Family Trust; Joel Hernandez; Johanna Collins; Johanna Rae Long; John Elrod; John Johnston; John Vineyard; John Bevans; John Broesamle; John Dyer IV; John Haigh Jr; John Kertis; John Mutlow; John Percival Mawson, Trustee of the Pleasant Avenue Living Trust; John Warner; John Pace, Trustee of the John Brice Pace Family Trust; Jolene Clarke; Jon Hanson; Jonathan Wong; Joseph Lam; Joseph Reseigh; Joseph Tooker; Joseph Lynn Barthelemy, Trustee of the Joseph Lynn Barthelemy and Elvira Lilly Barthelemy 2002 Family Trust; Joseph Lynn Barthelemy; Joseph Lynn Barthelemy, Trustee of the Joseph Lynn Barthelemy and Evira Lilly Barthelemy 2002 Family Trust; Joy Fedele; Joyce Frenette; Judith Reichman; Judith Bell; Julie Grist; June M Spar, Trustee of the June M. Spar Living Trust; Justin Campbell; Karen Brubaker; Karen Traudt; Karen L. Hanson, Trustee of the Hanson L.S. Revocable Living Trust; Karen Rowe; Karen Traudt, Trustee of the Traudt Family Trust; Karin Dron, Trustee of the Boyd S. Dron and Karin K. Dron Joint Living Trust; Karin L. James, Trustee of the James Family Trust; ; Katharine Broesamle; Kathleen Morrison; Kathleen Tarrats; Kathleen Quinlan; Kathleen Nolan, Trustee of the Kathleen Ann Nolan Revocable 2006 Family Trust; Kathryn Headley; Katz Pincetl Orchard, LLC; Kay Burns; Kay Rolfe; Kelsie Schneider; Kelsie Simms Schneider, Trustee of the Brandon Schneider and Kelsie Simms-Schneider Family Trust; Kelvin Dodd; Ken Collin; Kenneth Van Dyke; Kenneth Boydston; Kenneth S Collins, Trustee of the Frank R. Walker, Jr. Trust; Kenneth Vadnais; Kevin Ruf; Kevin Bagley; Kim Jirka, Trustee of the Kim Jirka Trust; Konstantin Demidov; Kris Greco; Kurt Neher; Lance Woleslagle; Larry Davis; Larry Hickok; Larry Hubenthal; Larry Hubenthal, Trustee of the Larry Hubenthal Living Trust; Laughing Dog Ranch, LLC; Laura Alford; Laura Fernandez; Laura Mancilla; Laura B. Peck, Trustee of the William L. and Laura B. Peck Trust - Marital Trust; Laura Green, Trustee of the Green Survivors Trust; Lauren Nichols; Lauren Wilson; Laurie Mahan; Laverne M Browning; Lawrence Clevenson; Lawrence I., Trustee of the Larry and Pat Hartmann Family Trust; Lawrence S. Hanson, Trustee of the Hanson L.S. Revocable Living Trust; Lee Rosenbaum, Trustee of the Chief Cornerstone Trust; Leigh Hyndman; Leslee Gustafson; Leslie Connell; Leslie McCleary; Linda Colby; Linda Haque; Linda Roslansky, Trustee of the Roslansky Family Trust; Linda Turner; Linda Gramckow; Linda L. Lewis, Trustee of the Novak Family Trust; Lisa Smith; Lisa Ayala Johnson; Lisa Solinas; Lisa Lisle; Lisa Skyheart Marshall, Trustee of the Marshall Living Trust; Lloyd Smith; Lois Stone Erburu, as Trustee of the Surviving Spouse's Trust created in the Robert and Lois Erburu Living Trust; Lola L. Rudd, Trustee under the Charles R. Rudd & Lola L. Rudd Trust

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Page 2 of 4*(Add pages as required)*

SHORT TITLE: Santa Barbara Channelkeeper v. State Water Resources Control Board	CASE NUMBER: 19STCP01176
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ATTACHMENT (Number): 1*(This Attachment may be used with any Judicial Council form.)*

Lore Exner; Lorenzo Gama; Loretta May Williams, aka Loretta May Blackburn, Trustee of the Loretta May Williams Revocable Living Trust; Lori Ahlberg; Lori Ponce; Lorie Vos; Louis Price; Louise Konstanzer, Trustee of the Ron and Louise Konstanzer Family Trust Lourdes Carranza; Lucille Jane Conforti, Co-Trustee of the "Lucille Jane Conforti Trust"; Luisa Neher; Lupe Milner, Trustee of the Lupe Milner Family Trust; Lynn Coleman; Lynn Pike, Trustee of the Lynn 2016 Trust; Lynn Wilson; Lynne Lundy; Magdalena Landeros; Malinda Chouinard; Mandy Macaluso, Trustee of the Living Trust of Mandy Macaluso; Manuel Almeida; Marcia Albertsen; Marcus Hueppe; Marcus Kettles; Margaret Melton; Margaret Peake; Margo Kelly, Trustee of the Kelly Trust; Maria Barrell; Maria Hertzog; Marie Kenton; Marie Haase; Marika Zoll; Marilyn Wallace, Trustee of the Marilyn Wallace Separate Property Trust; Marion Earnest; Marion Hernvall; Marisa Martinez; Mariska De Feiter; Mark Albertsen; Mark Cline; Mark Cline, Trustee of the Mark Terry Cline Family Trust; Mark Steffy; Mark W. Etchart, Trustee of the Mark W. Etchart Separate Property Trust, and Trustee of the Michel A. Etchart Separate Property Trust; Marshall Murphy; Martha Moran; Martha Lepine; Martin Gramckow; Martin Gramckow; Martin Gramckow, Trustee of the Monika G. Huss Irrevocable Trust, Trustee of the Karin W. Gramckow Irrevocable Trust, Trustee of the Kurt J. Gramckow Irrevocable Trust; Marvel Pierce; Mary Pierpont; Mary Walkart; Mary Morrison; Mary Bergen, Trustee of the Rosemary Hall Bergen Trust Mary L Vomund; Matilija Canyon Alliance; Matthew Dwyer; Maureen Young; Maximiano Ortiz; McNell Creek Ranch, a general partnership; Megan Steffy; Meghan Sandoval; Melesio Ramirez; Melissa Maccalla; Michael Barrett; Michael Bradbury; Michael Clark; Michael Farrar; Michael Krumpschmidt; Michael McCarthy; Michael Montano; Michael T. Marshall, Trustee of the Marshall Living Trust; Michael Boehm; Michael Coggins, Jr; Michael Gresser; Michael Kelley; Michael L. Delamore, Trustee of the Delamore Finley Family Trust; Michael Marietta; Michael L Rockhold, Trustee of the Michael Rockhold Trust; Michael Marietta, Trustee of the Marietta Separate Property Trust; Michael Saleh, Trustee of the Saleh and Lea Saleh 1984 Family Trust; Michaela Watkins; Michele Hammed; Michelle Wells; Mindy Benezra; Moira Tarmy; Montelle Bello; Myra Toth; Myrna R. Mesrobian, Trustee of the Mesrobian Family Trust; Nadine Corte; Nan Davis; Nancy Dennis; Nancy Krumpschmidt; Nathaniel Cox; Nathaniel Traudt, Trustee of the Traudt Family Trust; Nathaniel Traudt; Neil Friedrichsen; Neil Kreitman, Trustee of the Neil Kreitman Living Trust; Nickey Gregory; Nicki Perez; Nicole Crawford; Nina Menconi; Nordi Hintze; Norma Dworkis; Norma Ortiz; ; Nye Ranch, LLC; ; Ojai Assembly of God, Inc., dba Ojai's Church of the Living Christ, Inc.; ; Ole Behrendtsen; Ory Names Names; Ovis, LLC; Pacific Telephone and Telegraph Company; Pamela Thomas; Pamela Wood; Patric Peake; Patricia Friedrichsen; Patricia Unruhe; Patricia Lansberg; Patricia A. Hartmann, Trustee of the Larry and Pat Hartmann Family Trust; Patti Wicklund; Patty Saito; Paul Bailey; Paul Holahan; Paula Clarke; Paula Lasiter; Peggy Stanwood; Per Christiansen; Perry Family, LLC; Peter Dufau; Peter Passell; Peter Strauss; Peter Dworkis; Peter Schey, LLC; Philip Long; Philip Pierpont; Philippe Caland, Trustee of the Philippe M. and Betsy C. Trust; Phyllis Courtney; Quint Morris; Rachel Kondor; Rachel Ticotin; Raffi J. Mesrobian, Trustee of the Mesrobian Family Trust; Rainer Buschmann; Ralph Lundy; Ralph Fairbanks; Rancho Arnaz, LLC; Randall Norman Kirk, Co-Trustee of the "Lucille Jane Conforti Trust"; Ranjit Sevaprakasam; Raymond Kardly; Rebecca Adams; Red Mountain Land and Farming, LLC; Reeves Orchard, LLC; Richard Magana; Richard Turner; Richard Mancilla; Richard Sojka; Richard Sumner; Richard McGrath, Trustee of the Richard K McGrath Living Trust; RJPR Ltd. Partnership; Robert Cannaday; Robert Daniels; Robert Grasmere; Robert Hunsaker; Robert Petropulos; Robert Polidori; Robert Schmid; Robert Young; Robert Auric, Trustees of the Auric Revocable Trust of 1999; Robert Dekkers; Robert Gregory; Robert Petrin; Robert Pierpont; Robert L Stone, Trustee of the Robert L. Stone Revocable Living Trust; Robin Shedlosky; Roger Burke; Ronald Bluhm; Ronald Vogt; Ronald E. Novak, Trustee of the Novak Family Trust; Ronald K. Freeland, Trustee or successor in interest of the Freeland Trust and any amendment; Ronald L.R. Hill and Debi R. Hill, Trustees of the R&D Hill Family Trust; Rosemarie Singer; Rosemary Garrison, Trustee of the Phoenix Revocable Trust; Ross Anderson; Rowland A. Hill II, Trustee of the Trust dated November 1, 2002; Rozanne Bonivito; Ruben Martinez; Russel Alford; Russell Wiley; Ruth Miller; Ryan Nichols; Sabino Perez; Sabrina Venskus, Trustee of the Sabrina Venskus Living Trust; Sally Crain; Salvatore Scarpato; Samuel Eaton; Samuel Schindel; Sandra Murillo; Santa Ana Ranch. Inc.; Sarah Van Dyke; Sarah Young; Sarah McKay; Scott Hertzog; Scott Freshman; Scott McKay; Scott Weiss; Scott Alan Weiss; Scott Lundy, Trustee of the Scott Lundy Trust; Scottie Monical; Serafin Flores; Shanks Investment Group, LLC; Shannon Richard; Shannon Frew; Sharon Engel; Shauna Longstaff; Shawn Reed; Shawn Fulbright, Trustee of the Shawn Fulbright 2014 Revocable Trust; Shull Bonsall, Jr., Trustee of the Shull Bonsall Family Trust; Simone Patterson; Siobhan Calvin; Skynest, LLC; Smadar Orlans; Sonja Barrett; Southern California Associated Investors, Ltd.; SRPS, LP; Staci Valencia; Stanley Stephen Roslansky, Trustee of the Roslansky Family Trust; Stephanie Berger; Stephanie Washburn; Stephen Barrack; Stephen Matzkin, Trustee of the Stephen Matzkin Trust;

(If the item that this Attachment concerns is made under penalty of perjury, all statements in this Attachment are made under penalty of perjury.)

Page 3 of 4*(Add pages as required)*

SHORT TITLE: Santa Barbara Channelkeeper v. State Water Resources Control Board	CASE NUMBER: 19STCP01176
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ATTACHMENT (Number): 1

(This Attachment may be used with any Judicial Council form.)

Stephen Zane Fraser; Steven Kanaly; Sudarshan Gautam; Sue Mills; Susan Gilbert; Susan Gruber; Susan Ignacio; Susan Moll; Susan B. Davis, Trustee of the Donald G. and Susan B. Davis Revocable Family Trust of 1997; Susan Webster; Susan Yarnell; Susan Bee, Trustee of the John and Susan Bee Family Trust; Susan Conley, Trustee of the William and Susan Conley Family Trust; Susan Gruber, Trustee of the Susan Gruber Living Trust; Sushma Gujral; Suzanne Harvey; Suzanne Harvey, individually and as Trustee of the Suzanne G. Harvey Revocable Trust; Suzette O Grady; Tane Charles Arnold; Tane Charles Arnold, Trustee of the Tane C. Arnold 2006 Living Trust; Tania Parker; Tanya Smith; Teresa Downard; Terri Imwalle; Terry Gustafson; Terry Hanusek; Terry Wilson, Trustee of the Terry Coultas Wilson Living Trust; Theodor Exner; Theresa Stark; Thomas Carver; Thomas Jackson; Thomas Tamplin; Thomas Reed; Thomas Walbridge, Trustee of the Thomas C Walbridge Trust; Three Oaks, LLC; Timothy Turner; Timothy Austin; Timothy Mchugh; Tobias Parker; Toni Johnson; Trent Greco; Tropico, LLC; Twila Carlsen; Valley Oak Charter; Velda Garcia; Ventura Land Trust; Vicki Daw; Virginia Hibberd; Virginia Hibberd; Virginia Siegfried, Trustee of the Virginia A. Siegfried Revocable Trust; Vivienne Moody; Walter Golis; Walter McGowan, Individually and as Trustee of the Walter Robert McGowan 1995 Trust; Watermark Carp II, LLC ; Wayne Tate, Trustee of the Tate Trust, as community property; Werner Fischer; William Anderson; William Clegg; William Hawksworth; William Lowes; William Walsh; William Hastings; William L. Reynolds; William Loughboro; William Peck; William White, Trustee of the William C. White Trust; Wynn Johnson; Yitzhak Orlans; Yvon Chouinard

(If the item that this Attachment concerns is made under penalty of perjury, all statements in this Attachment are made under penalty of perjury.)

Page 4 of 4

(Add pages as required)

SHAWN HAGERTY, Bar No. 182435
shawn.hagerty@bbklaw.com
BEST BEST & KRIEGER LLP
655 West Broadway, 15th Floor
San Diego, California 92101
Telephone: (619) 525-1300
Facsimile: (619) 233-6118

CHRISTOPHER M. PISANO, Bar No. 192831
christopher.pisano@bbklaw.com
SARAH CHRISTOPHER FOLEY, Bar No. 277223
sarah.foley@bbklaw.com
Best Best & Krieger LLP
300 South Grand Avenue, 25th Floor
Los Angeles, California 90071
Telephone: (213) 617-8100
Facsimile: (213) 617-7480

Attorneys for Respondent and Cross-Complainant
CITY OF SAN BUENAVENTURA

SUPERIOR COURT OF THE STATE OF CALIFORNIA
COUNTY OF LOS ANGELES
SPRING STREET COURTHOUSE

SANTA BARBARA CHANNELKEEPER,
a California non-profit corporation,

Petitioner,

v.

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

Respondents.

Case No. 19STCP01176

Exempt From Filing Fees Pursuant to Cal.
Gov't Code § 6103

PROOF OF SERVICE

Status Conf.: June 24, 2020
Time: 2:30 p.m.
Dept.: SS10

Action Filed: September 19, 2014
Trial Date: Not Set

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CITY OF SAN BUENAVENTURA, a
California municipal corporation,

Cross-Complainant

v.

DUNCAN ABBOTT, an individual, et al.

Cross-Defendants.

FAC Filed: September 7, 2018

PROOF OF SERVICE

I am a resident of the State of California and over the age of eighteen years, and not a party to the action herein; my business address is Best Best & Krieger LLP, 2001 N. Main St. Suite 390, Walnut Creek, CA 94596. On June 17, 2020, I served the following document(s):

STATUS CONFERENCE STATEMENT

- ☐ by placing the document(s) listed above in a sealed envelope with postage thereon fully prepaid, in the United States mail at Walnut Creek, California addressed as set forth below. I am readily familiar with the firm's practice of collection and processing correspondence for mailing. Under that practice it would be deposited with the U.S. Postal Service on that same day with postage thereon fully prepaid in the ordinary course of business.
- ☐ I caused such envelope to be delivered via overnight delivery. Such envelope was deposited for delivery by United Parcel Service following the firm's ordinary business practices.
- ☒ by transmission via **E-Service to File & ServeXpress** to the person(s) set forth below. Local Rules of Court 2.10 (P).
- ☒ **By e-mail or electronic transmission.** I caused the documents to be sent to the persons at the e-mail addresses listed below. I did not receive, within a reasonable time after the transmission, any electronic message or other indication that the transmission was unsuccessful.

Daniel Cooper
Sycamore Law
1004 O'Reilly Ave.
San Francisco CA 94129
Tel: (415) 360-2962
daniel@sycamore.law

Matthew Bullock
Deputy Attorney General
California Department of Justice
Natural Resources Law Section
455 Golden Gate Ave., Suite 11000
San Francisco, CA 94102-7004
Tel: (415) 510-3376
matthew.bullock@doj.ca.gov

Attorneys for Petitioner and Plaintiff
Santa Barbara Channelkeeper

Attorneys for Respondent and Defendant State
Water Resources Control Board

Marc N. Melnick
Deputy Attorney General
Attorney General's Office
1515 Clay Street, 20th Floor
P.O. Box 70550
Oakland, CA 94612-0550
Tel: 510-879-0750
Marc.melnick@doj.ca.gov

Attorneys for Respondent and Defendant
State Water Resources Control Board

Edward J. Casey
Clynton Namuo
Alston & Bird LLP
333 South Hope Street, 16th Floor
Los Angeles, CA 90071
Tel: 213.576.1000
ed.casey@alston.com
clynton.namuo@alston.com

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

William G. Short, Esq.
Law Offices of William G. Short
Post Office Box 1313
Ojai, California 93024-1313
Tel: (805) 490-6399
Fax: (805) 640-1940
billshortesq@me.com

Attorney for Cross-Defendant Robin
Bernhoft

Eric M. Katz
Supervising Deputy Attorney General
Noah Golden – Krasner
Deputy Attorney General
Carol Boyd
Deputy Attorney General
300 South Spring Street, Suite 1702
Los Angeles, CA 90013
Tel. (213) 269-6343
Fax (213) 897-2802
Eric.Katz@doj.ca.gov
Noah.goldenrasner@doj.ca.gov
Carol.boyd@doj.ca.gov

Attorneys for Proposed Intervenor California
Department of Fish & Wildlife

Paul Blatz
Ryan Blatz
Blatz Law Firm
206 N. Signal St. Suite G
Ojai, CA 93023
Tel: (805) 646-3110
blatzlawfirm@gmail.com
ryan@ryanblatzlaw.com

Attorneys for Cross-Defendants Troy Becker,
Janet Boulten, Michael Boulten, Michael
Caldwell, Joe Clark, Michael Cromer; Linda
Epstein, Etchart Ranch, Lawrence Hartmann,
Ole Konig, Krotona Institute of Theosophy;
Stephen Mitchell; North Fork Springs Mutual
Water Company, Rudd Ranch, LLC; Shlomo
Raz, Sylvia Raz, Senior Canyon Mutual Water
Company, Siete Robles Mutual Water
Company, Soule Park Golf Course, Ltd., Telos,
LLC, Victor Timar, John Town and Trudie
Town

Anthony Lee Francois
Jeremy Talcott
David Deerson
Pacific Legal Foundation
930 G Street
Sacramento, CA 95814-1802
Tel: (916) 419-7111
Fax: (916) 419-7111
alf@pacificlegal.org
TFrancois@pacificlegal.org
jtalcott@pacificlegal.org
ddeerson@pacificlegal.org

Attorney for Cross-Defendant Robin Bernhoft

1 Robert N. Kwong
2 Dennis O. La Rochelle
3 Arnold Larochelle Mathews Vanconas &
4 Zirbel, LLP
5 300 Esplanade Dr Ste 2100
6 Oxnard, CA 93036
7 Tel: (805) 988-9886
8 rk Wong@atozlaw.com

6 Attorneys for Cross-Defendant Casitas
7 Municipal Water District

8 Gregory J. Patterson
9 Musick, Peeler & Garrett LLP
10 2801 Townsgate Road, Suite 200
11 Westlake Village, CA 91361
12 Tel: (805) 418-3103
13 Fax: (805) 418-3101
14 g.patterson@musickpeeler.com

12 Attorneys for Cross-Defendants Robert C.
13 Davis, Jr., James Finch, Friend's Ranches,
14 Inc., Topa Topa Ranch Company, LLC, The
15 Thacher School, Thacher Creek Citrus, LLC

15 Jeanne Zolezzi
16 Herum Crabtree Suntag
17 5757 Pacific Avenue, Suite 222
18 Stockton, CA 95207
19 Tel: (209) 472-7700
20 Fax: (209) 472.7986
21 jzolezzi@herumcrabtree.com

18 Attorneys for Cross-Defendant Meiners
19 Oaks Water District and Ventura River
20 Water District

Patrick Loughman
Cristian Arrieta
Lowthorp, Richards, McMillan, Miller &
Templeman
300 Esplande Drive, Suite 850
Oxnard, CA 93036
Tel: 805.804.3848
Ploughman@lrmmt.com
Carrieta@lrmmt.com

Attorneys for Cross-Defendants Ernest Ford
and Tico Mutual Water Company

Lindsay F. Nielson
Law Office of Lindsay F. Nielson
845 E Santa Clara Street
Ventura, CA 93001
Tel: 805-658-0977
nielsonlaw@aol.com

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

Neal P. Maguire
Ferguson Case Orr Patterson LLP
1050 South Kimball Road
Ventura, CA 93004
Tel: (805) 659-6800
nmaguire@fcoplaw.com

Attorneys for Cross-Defendant Rancho Matilija
Mutual Water Company

1 Thomas S. Bunn III
2 Elsa Sham
3 Lagerlof Senecal Gosney & Kruse LLP
301 N. Lake Avenue, 10th Floor
4 Pasadena, CA 91101-5123
Tel.: (626) 793-9400
5 Fax: (626) 793-5900
tombunn@lagerlof.com
esham@lagerlof.com

7 Attorneys for Cross-Defendant St. Joseph's
8 Associates of Ojai, California, Inc.

9 Scott Slater
10 Bradley Herrema
Christopher Guillen
Brownstein Hyatt Farber Schreck LLP
11 1021 Anacapa Street, 2nd Floor
Santa Barbara, CA 93101
12 Tel: (805) 963-7000
Fax: (805) 965-4333
13 sslater@bhfs.com
bherrema@bhfs.com
14 cguillen@bhfs.com

15 Attorneys for Cross-Defendant Wood-
16 Claeysens Foundation

17 David B. Cosgrove
Jeffrey M. Oderman
18 Douglas J. Dennington
Jeremy N. Jungreis
19 Rutan & Tucker, LLP
611 Anton Boulevard, Suite 1400
20 Costa Mesa, CA 92626-1931
Tel: 714-641-5100
21 Fax: 714-546-9035
dcosgrove@rutan.com
22 joderman@rutan.com
ddennington@rutan.com
23 jjungreis@rutan.com

24 Attorneys for Cross-Defendant Casitas
25 Municipal Water District

Michael J. Van Zandt
Nathan A. Metcalf
Sean G. Herman
Hanson Bridgett LLP
425 Market Street, 26 Floor
San Francisco, CA 94105
Tel: 415-777-3200
Fax: 415-541-9366
mvanzandt@hansonbridgett.com
nmetcalf@hansonbridgett.com
sherman@hansonbridgett.com

Attorneys for Cross-Defendant Ventura County
Watershed Protection District

Joseph C. Chrisman
Hathaway, Perrett, Webster, Powers, Chrisman
& Gutierrez
5450 Telegraph Road
Ventura, CA 93003
(805) 644-7111
jchrisman@hathawaylawfirm.com

Attorneys for Cross-Defendant Wood-
Claeysens Foundation

Thomas E. Jeffry
Debra J. Albin-Riley
Stefan Bogdanovich
Arent Fox LLP
555 West Fifth Avenue, 48th Floor
Los Angeles, CA 90013-1065
(213) 629-7400
(213) 629-7401
Thomas.jeffry@arentfox.com
Stefan.bogdanovich@arentfox.com

Attorneys or Community Memorial Health
System

Guy C. Nicholson
Matthew L. Venezia
BROWN GEORGE ROSS LLP
2121 Avenue of the Stars, Suite 2800
Los Angeles, CA 90067
Tel. (310) 274-7100
Fax (310) 275-5697
gnicholson@bgrfirm.com
mvenezia@bgrfirm.com

Attorneys for Petrochem Development I,
LLC

Jennifer T. Buckman
Andrew J. Ramos
Bartkiewicz Kronick & Shanahan, PC
1011 Twenty-Second Street
Sacramento, CA 95816-4907
Tel. (916) 446-4254
Fax (916) 446-4018
jtb@bkslawfirm.com

Attorneys for City of Ojai

Eric J. Schindler
Michelle J. Berner
Kroesche Schindler LLP
2603 Main Street, Suite 200
Irvine, CA 92614
Tel. (949) 387-0495
Fax (888) 588-0034 Fax
eschindler@kslaw.legal
mberner@kslaw.legal

Attorneys for Oak Haven, LLC

Via First Class Mail

Hermitage Mutual Water Company
Attn: J. Roger Essick
2955 Hermitage Road
Ojai, CA 93023
Tel. (805) 320-1406
rogeressick@gmail.com

Andrew Brady
DLA Piper LLP (US)
550 South Hope Street, Suite 2400
Los Angeles, CA 90071-2618
Tel. (213) 330-7700
Fax: (213) 330-7701
andrew.brady@us.dlapiper.com

Attorneys for Integritas Ojai, LLC

David R. Krause-Leemon
BEAUDOIN & KRAUSE-LEEMON LLP
15165 Ventura Blvd., Suite 400
Sherman Oaks, CA 91403
Tel. (818) 205-2809
Fax (818) 788-8104
david@bk-llaw.com

Attorneys for RDK Land, LLC

Via First Class Mail

Del Cielo LLC
Attn. Tim Carey, Managing Member
22410 Hawthorne # 5
Torrance, CA 90505
Tel. (310) 787-6569

Via First Class Mail

Julie A. Baker
2193 Maricopa Hwy
Ojai, CA 93023
(805) 646-8700
Jandjbaker2@gmail.com

Via First Class Mail

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

Via First Class Mail

Michaela Boehm
12293 topa Lane
Santa Paula, CA 93060
Tel. (323) 493-3737
Micboehm@me.com

Via First Class Mail

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

Via First Class Mail

T&D Nevada Trust
Dennis and Antoinette Mitchell
Mitchell Homes Inc.
P.O. Box 360
Ojai, CA 93024
(805) 340-2890

Via First Class Mail

Anthonie M. Voogd
918 Palomar Road
Ojai, CA 93023
Tel. (805) 646-1512
avoogd@standfordalumni.org

Via First Class Mail

Heather Blair
556 So. Fair Oaks Ave., Ste 101
Box 356
Pasadena, CA 91105
Tel. (626) 755-6566
Hblair1946@gmail.com

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

Executed on June 17, 2020 at Walnut Creek, California.



Irene Islas