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	9	300 South Grand Avenue, 25 th Floor Los Angeles, California 90071				
]	10	Telephone: (213) 617-8100 Facsimile: (619) 617-7480				
]	1					
1	12	Attorneys for Respondent and Cross-Complainar CITY OF SAN BUENAVENTURA	nt			
1	3	GUIDEDIOD GOUDE OF EX				
1	4		E STATE OF CALIFORNIA			
1	.5	COUNTY OF I	LOS ANGELES			
1	6	CANTA DADDADA CHANDEL VIDED				
1	7	SANTA BARBARA CHANNELKEEPER, a California non-profit corporation,	Case No. 19STCP01176			
1	8	Petitioner,	Judge: Hon. William F. Highberger			
1	9	v.	STATUS CONFERENCE REPORT			
2	.0	STATE WATER RESOURCES CONTROL	Date: April 19, 2021 Time: 1:30 p.m.			
2		BOARD, etc., et al.,	Dept: SS10			
	2	Respondents.	Action Filed: Sept. 19, 2014			
		CITY OF GAN DIFFILANT MAN TO A	Trial Date: Not Set			
	3	CITY OF SAN BUENAVENTURA, etc.,				
	4	Cross-Complainant,				
2	5	v.				
2	6	DUNCAN ABBOTT, an individual, et al.,				
2	7	Cross-Defendants.				
2	8					
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	-	- 1 -				

STATUS CONFERENCE REPORT

Defendant and Cross-Complainant City of San Buenaventura (City) submits this Status Conference Report (Report) in advance of the Status Conference scheduled for April 19, 2021 at 1:30 p.m. In accordance with the Court's order at the March 15, 2021 Status Conference, the City has made a good faith effort to solicit input from interested parties prior to submission of this Report. Specifically, counsel for the City sent a draft of this Report via email to all counsel of record and to all parties for which the City has an email address on April 6, 2021 and again on April 9, 2021 and invited input. The City has incorporated feedback from the State Water Resources Control Board, the California Department of Fish and Wildlife, and the California Department of Parks and Recreation (collectively the "State Agencies"), Santa Barbara Channelkeeper (Channelkeeper), the City of Ojai, the Manfred Krankl and Elaine V. Krankl Living Trust, and Kelton Lee Gibson, Trustee of the Gibson Family Trust, dated June 6, 2006. Cross-Defendants Meiners Oaks Water District and Ventura River Water District join in sections 1, 2, and 3 of this Report. The City understands that some parties may submit their own Status Conference Reports.

1. PHYSICAL SOLUTION BRIEF AND RESPONSES

On March 8, 2021, the City, together with Cross-Defendants the Ventura River Water District, Meiners Oaks Water District, the Wood-Claeyssens Foundation, and the Rancho Matilija Mutual Water Company (collectively the "Proposing Parties") filed and served the final version of their brief regarding the law of physical solutions, as well as the request for judicial notice of certain physical solution judgments entered in five California state court water adjudication matters.¹ Cross-Defendants the Casitas Municipal Water District, the City of Ojai, Loa E. Bliss

¹ Antelope Valley Groundwater Cases (Superior Court Santa Clara County, Dec. 23, 2015, No. CV 049053); Orange County Water District v. City of Chino, et al. (Sup. Ct. County of Orange, April 17, 1969, No. 117628); Chino Basin Municipal Water District v. City of Chino, et al. (Sup. Ct. County of San Bernardino, Jan. 27, 1978, No. 51010); Western Municipal Water District of Riverside County, et al. v. East San Bernardino County Water District, et al. (Sup. Ct. County of Riverside, April 17, 1969, No. 78426); Santa Maria Valley Water Conservation District v. City of Santa Maria, et al. (Sup. Ct. County of Santa Clara, Jan. 25, 2008, No. CV 1-97-770214).

and David Gilbert, Trustees of the Loa E. Bliss 2006 Revocable Trust, Claude and Patricia Baggerly, Andrew Whitman, and the State Agencies also submitted briefs related to the law summarized in the Proposing Parties' brief. Due to time constraints, the Court was not able to discuss these issues with the parties at the March 15, 2021 Status Conference.

The Proposing Parties will be prepared to discuss the physical solution briefs at the April 19, 2021 Status Conference. At this time, there is no motion pending, and the Proposing Parties are not seeking any tentative or final rulings on substantive issues. However, the Proposing Parties believe that the briefs set forth the basics regarding the physical solution doctrine, and they will be ready to address any questions the Court has regarding that law.

As noted in the Proposing Parties' brief, the Fifth District of the California Court of Appeal has considered several appeals related to the Antelope Valley Groundwater Cases. The Proposing Parties' cited to the first of those decisions in their brief and notified the Court that other decisions were anticipated. (Proposing Parties' Brief, p. 30 and fn. 18.) On March 16, 2021, the Court of Appeal issued two additional decisions, both of which uphold the trial court's judgment and physical solution in the Antelope Valley Groundwater Cases. One of the two cases, *Antelope Valley Groundwater Cases* (Cal. Ct. App., Mar. 16, 2021, No. F082469) 2021 WL 1301050, reh'g denied (Apr. 6, 2021), was recently ordered published.² The second case, *Los Angeles County Waterworks District No. 40 v. Charles Tapia* (Cal. Ct. App., Mar. 16, 2021, No. F082492) 2021 WL 978676, is currently unpublished, but a publication request is pending, and the City will update the Court if the status changes.

The responses to the Proposing Parties' brief do not, in the view of the Proposing Parties, raise any material objections to the basic summary of the law contained in the brief. Rather, the parties make specific contentions about how that law applies or does not apply to the City's Third Amended Cross-Complaint. The application of the physical solution doctrine to the details of this case was intentionally and expressly not the subject of the brief. The brief was designed to provide the Court with a general overview of the law. The case-specific contentions raised in the responses will need to be addressed by the Court in connection with future motions or during

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² Only the Westlaw citation is currently available. 82470.00018\\(\)33784590.6

future phased trials. In its initial draft of this Report, the City proposed language to clarify some of the issues raised in the responses to the Proposing Parties' brief. However, after meeting and conferring with the State Agencies, the City has removed this clarifying language because the City agrees that these case-specific contentions should be reserved for noticed motion practice, evidentiary hearings, and/or phases of trial, not a status conference report. The Proposing Parties respectfully request the opportunity to discuss the substantive issues in their physical solution brief, including replying to the response briefs, at the Status Conference.

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2. THE CITY'S MOTION TO BIFURCATE AND LIFT THE DISCOVERY STAY

At the April 19, 2021 Status Conference, the City will ask the Court to set a hearing date for May or June, depending on the Court's availability, for a motion to bifurcate and lift the discovery stay. Recognizing the objections to and the Court's concerns regarding setting a hearing on the proposed physical solution, the City will propose two initial trial phases. The first phase would address basin and watershed boundaries and the interconnection between the basins and the surface water. The second phase would be an evidentiary hearing on the proposed physical solution.

The exact parameters of the City's motion will be set forth in its moving papers and related briefs. At this time, however, the City envisions asking the Court to bifurcate the City's Sixth Claim for Relief for Comprehensive Adjudication and Physical Solution, to set a date in November of 2021 for a first phase of trial on watershed boundaries and interconnection, to lift the discovery stay, and to establish a discovery schedule for this first phase. This approach would address multiple concerns expressed by the parties about interconnection, basin boundaries, and the extent and nature of the Watershed. As certain parties have explained, the phasing of legal issues is common in adjudications and consistent with both the Court's inherent powers and with Code of Civil Procedure sections 840(b)(5) and 840(b)(6). This approach would also directly address the legal issues raises by the City of Ojai. Finally, it would be a vehicle to address the concerns raised by counsel for the Whitman parties regarding the boundaries of the Upper Ojai Basin and the boundaries of the Ventura River Watershed, which do not align completely. After

resolution of the extent and interconnectivity of the Watershed, a second phase of trial regarding the proposed physical solution could be set in early 2022. The State Agencies agree that approaching this case in phases is appropriate, do not object to a first phase on basin boundaries and interconnectedness, and will provide their perspective on timing in response to the City's specific relief sought in its motion. Counsel for Cross-Defendants the Manfred Krankl and Elaine V. Krankl Living Trust and Kelton Lee Gibson, Trustee of the Gibson Family Trust, dated June 6, 2006 requested that we advise the Court that they do not agree with this proposed process nor the physical solution proposed.

The City will be prepared to discuss this motion at the Status Conference and will meet and confer with the parties regarding the motion and the City's proposed schedule.

3. SITE VISIT VIA VIDEO TOUR

On March 23, and on April 6, 2021, the City held Zoom meet and confer sessions, which were open to all parties, regarding a proposed site visit. Due to concerns regarding the existing public health orders and concerns about how to structure a site visit consistent with due process and avoidance of ex parte communication, the parties are pursuing the idea of using a drone or other video surveillance device to create or compile a comprehensive video tour of the Watershed. The tentative proposal is to create the video and submit it to the Court for review at a future Status Conference or specially set hearing. The Court would then be able to ask questions of the parties about locations on the video, and all parties would have an opportunity to address the Court's questions. The video would become part of the record of the proceeding and could be used by the parties in future evidentiary hearings as appropriate and subject to proof. The parties who attended the meet and confer sessions appear to have reached a consensus on these basic parameters. Subject to discussion with the Court at the April 19 Status Conference, the parties will work in concert to prepare and submit the video.

4. <u>UPDATE RE SERVICE OF THE THIRD AMENDED CROSS-COMPLAINT</u> AND NOTICE OF COMMENCEMENT OF ADJUDICATION

The City diligently continues to work to complete service of the Third Amended Cross-Complaint (Cross-Complaint) on all named Cross-Defendants and has completed providing the notice of adjudication and form answer to all overlying landowners within the Ventura River Watershed's groundwater basins. The City continues to make substantial progress on these efforts.

A. Notice

On February 21, 2021, the City, through its notice vendor JND Legal Administration (JND), completed the mailing and posting required by Code of Civil Procedure section 836(d). The City will file a notice of completion as required by Code of Civil Procedure section 836(e) in advance of the April 19, 2020 Status Conference. As explained in the notice, the City has completed each of the required steps set forth in Code of Civil Procedure section 836(d). By filing the notice, the City has completed the last remaining step required by Code of Civil Procedure section 836(e). Nothing in Section 836 requires additional action by the City, the Court, or the parties.

The City wishes to inform that Court that it has received questions from several property owners who received the notice of adjudication packet, and for whom the City has received a return receipt from the United States Postal Service (USPS), but who did not physically sign the return receipt. This situation did not arise for the notices that were sent prior to the onset of the pandemic but did arise in certain cases for the notices that were sent during the pandemic. This situation is a direct result of changes in the policies of USPS related to the processing of return receipts during the pandemic. Under these modified policies, postal workers were authorized to sign return receipts upon verified delivery of the mailing to avoid direct contact with the recipient. As explained in the City's notice of completion, the City has fully complied with the required provisions of Section 836(d). However, the City believes that this explanation of USPS's pandemic policy is important to emphasize in light of the approximately twenty inquiries the City has received regarding the return receipts.

B. Service of Original Cross-Defendants Named in the Third Amended Cross-Complaint

As of the last Status Conference, there were 137 unserved Cross-Defendants out of the over 2,500 Cross-Defendants named in the Third Amended Cross-Complaint. Since then, the City has successfully served 35 Cross-Defendants in March and early April and is continuing efforts to serve the remaining 102. Summary tables are provided below. The City will continue to attempt to locate and serve these un-served Cross-Defendants, including by conducting targeted outreach and phone calls to and additional researching and tracking of un-served Cross-Defendants.

Total Cross-Defendants	2,596
Served Cross-Defendants	2,494
Unserved Cross-Defendants	102

Known details regarding categories of un-served Cross-Defendants are summarized in the table below.

Located behind locked gates	53
Evading service or reattempts to be made by process servers	32
Deceased with no known successors/Vacant properties requiring further information from Tax Collector	17

After the last Status Conference and receipt of the Judge's tentative ruling on March 15, 2021, the City contacted the Ventura County Sheriff's office to inquire whether the Sheriff would be more successful than a private process server company at personally serving a private residence located behind fences and gates. During this conversation, the City also inquired whether the Sheriff had any further powers to serve such individuals personally. The Sheriff's office explained that they have the same powers and duties under the California Code of Civil Procedure as a private process server. They did not have any further suggestions as to how the

City could lawfully serve a private residence behind fences and gates.

In advance of the April 19 Status Conference, and consistent with the discussion with the Court at the March Status Conference, the City will submit an application for an order to serve via publication those 53 Cross-Defendants that are behind fences and gates.

C. Roes

On March 3, 2021, the City filed and served two amendments to its Third Amended Cross-Complaint adding newly discovered Roe property owners in the Watershed. On April 8, 2021, City filed and served Amendments No. 4 and No. 5 to add Roes 381-417. Amendment No. 4 adds additional riparian properties for which required further research is required in order to determine both property ownership and corporate status along with further research to locate physical addresses of individuals who were not receiving the tax bills for the property. Amendment No. 5 adds two individuals that recently purchased a property in the Watershed, the prior owners of which informed the City after they were served with process. A summary of service status is set forth in the table below.

Total Roe Cross-Defendants – Amendment Nos. 2-3 (Roes 2-380)	379
Served Roe Cross-Defendants	170
Unserved Roe Cross-Defendants	209
New Roes Amendment Nos. 4-5 (Roes 381-417) (service to	36
commence in April)	

It should be noted that in a large watershed adjudication such as this one, it is typical that additional parties and parcels are identified for either inclusion or exclusion due to e.g., deaths of owners, probate transfers, divorce, other changes in ownership, and modification of assessor parcel numbers. This process is ongoing and will continue even after any judgment is entered. The City is taking steps now to include all known required parties, but the City wishes to make the Court aware that additional information will continue to be obtained that will likely require 82470.00018\33784590.6

additional changes even after any judgment is entered.

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D. <u>Extension of Time to File Proofs of Service</u>

On April 1, 2021, the City filed two Ex Parte Applications for Extension of Time to File Proofs of Service, one for the remaining named Cross-Defendants, and another for the Roe Cross-Defendants 2-380. The City respectfully requests that the Court grant the two applications so that the City will have until July 1, 2021 to file the remaining proofs of service for all un-served Cross-Defendants.

E. Defaults

The City is in process of drafting 1,381 requests for entry of default packages in groups of approximately twenty defaults per package. On March 8, 2021, the City submitted five groups of twenty, and one group of 19, totaling 119 defaults. On March 19, 2021, the City received a Notice of Rejection for one request for entry of default as to Cross-Defendant Bernadette King, due to a clerical error of a misspelled name on the proof of service. On April 9, 2021, the City refiled this single Request for Entry of Default. On April 12, 2021, the City submitted another 120 Requests for Entry of Default. Currently, the City has filed 237 requests for entry of default.

Total Defaults 1,381 Filed Defaults 237 Remaining Defaults 1,144

F. <u>Dismissals</u>

On March 1, 2021, the City filed two sets of dismissals totaling 166 named Cross-

Defendants. One set of dismissals of twenty-nine parties is for deceased and/or misnamed Cross-

Defendants. The second set of 134 dismissals is for Cross-Defendants who sold their riparian

parcel(s) and no longer own any real property interest in the Watershed. The City discovered

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during the personal service process that three additional properties were recently sold and it has

filed one dismissal as to six individual Cross-Defendants. In addition, the City has filed another set of dismissals for approximately five deceased owners and two who are being dismissed due to no longer owning a portion of real property that the City discovered during the personal service process. These individuals are still listed as record owners on the property ownership records.

The City has also contacted the Tax Collector's office for the County of Ventura and is in the process of requesting further payment information for approximately seventeen properties in which the taxes have been paid, property ownership has not been updated, and Tax Assessor records provided to the City show either a PO Box, or a physical address that has been unsuccessfully served. The Tax Collector has agreed to assist the City with further information as soon as practicable given that it is the Tax Collector's heavy collection season. The City may need to amend the names of Cross-Defendants for these seventeen properties to include new information as the successors to the properties are identified. A summary of the requests for dismissal is set forth the table below.

Total Dismissals	177
Filed Dismissals	163
Remaining Dismissals	13

G. <u>Coordination with Court Staff</u>

Counsel for the City and its staff members have been and will continue to work closely with Court staff to ensure items are being filed and party information is being managed in accordance with the Court's requirements and specifications. Court staff has been very accommodating and helpful, and the City will continue to work closely and coordinate with Court staff to facilitate its recordkeeping and case management needs. The City will make every effort to reduce the burden of this large and complicated matter on the Court and its staff.

The City has discussed with the Court the idea of hiring an outside vendor to maintain a separate register of actions and document database for ease of searching and finding relevant filed documents by Cross-Defendant name, document type, filing party, and date submitted/accepted 82470.00018\33784590.6

by the Court for filing. This procedure has been implemented in other water adjudications. As of the filing of this report, the Court staff and City staff have been unable to discuss this proposal in detail.

H. <u>Stipulations For Entry of Physical Solution and Judgment</u>

Counsel for the City has continued to work closely with the Ryan Blatz Law Firm and other interested parties who wish to stipulate to the physical solution in lieu of filing an answer. The City is working with Mr. Blatz to submit amended and correctly-worded stipulations for the Court's consideration and approval. Approximately 8 new parties have also requested to stipulate to the proposed physical solution, and the City continues its ongoing efforts to identify individual members of erroneously named Cross-Defendant the Gridley Road Water Group who wish to sign stipulations. A chart showing the stipulating parties and status (e.g., filed and approved, to be amended, rejected and to be revised, and new and pending requests) of all stipulations is attached hereto as Exhibit A.

I. Case Website

The City continues to maintain and update the neutral adjudication website, available at: https://www.venturariverwatershedadjudication.com.

5. NEWLY APPEARING PARTIES

A. Answers

As of April 12, 2021, the following additional parties have filed answers to the City's Third Amended Cross-Complaint:

- 1. William Thacher, filed 1/28/21
- 2. Laura R. Shreiner, a.k.a. Laura Rearwin, filed 1/29/21
- 3. Amy Hueppe, filed 1/29/21
 - 4. Paul J. Deneen, filed 1/29/21
 - 5. Jennifer Carafelli and Robin Schwartzburd, filed 1/29/21

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3	8. Kelsey Klein and Paula Kee, filed 1/29/21				
4	9. 235 N. La Luna Owners, an unincorporated association, filed 2/1/21				
5	10. Harry Anthony and Kristie M. Williams, filed 2/1/21				
6	11. Timothy Mahoney, filed 2/3/21				
7	12. Jeff Bacon, as Trustee of the Villa Nero Trust Dated January 25, 2000,				
8	filed 2/9/21				
9	13. Rebecca C. Collins, filed 3/8/21				
10	14. Thomas M. Collins, Jr., filed 3/8/21				
11	15. Ojai Valley Inn, filed 3/11/21				
12	On March 11, and March 26, 2021, the City provided notice to the twenty newly				
13	appearing parties identified in its Status Conference Report, filed March 8, 2021, and to parties				
14	one through twelve above, that because their answers were filed before March 1, 2021, their				
15	initial disclosures are due by June 1, 2021, pursuant to the Court's order on February 9, 2021.				
16	The City only recently became aware of these answers because none of these parties served the				
17	City with them. The City obtained these answers from the Court's document retrieval portal on				
18	March 9, and 12, 2021.				
19					
20	6. <u>CHANNELKEEPER NOTICE OF DISMISSAL</u>				
21	In September of 2019, the City and Channelkeeper entered into a settlement agreement				
22	regarding Channelkeeper's Complaint for Declaratory Relief and Petition for Writ of Mandate.				
23	The City is a named defendant in the First Cause of Action in that Complaint. In the settlement				
24	agreement, the City agreed to implement a Pilot Project of flow restrictions at Foster Park and				
25	agreed to take other actions. Channelkeeper released and waived its claims against the City other				
26	than two reserved issues. First, Channelkeeper reserved its "claim after the Pilot Project is				
27	completed but before entry of a stipulated judgment in the adjudication that future pumping and				
28	diversion of water in Reach 4 of the Ventura River is an unreasonable use in violation of the 82470.00018\33784590.6				

Glenn Bator, filed 1/29/21

John Peakes Jr. and Laura M. Peakes, filed 1/29/21

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California Constitution Article X, Section 2, and the public trust doctrine." Channelkeeper also reserved its claims for unresolved attorney's fees and costs in the amount of \$191,075.29.

As the Court is aware, at the June 24, 2020 Status Conference, after the time for the Pilot Project had ended, Channelkeeper informed the Court of its plan to bring a motion for interim flow measures at Foster Park. The City and Channelkeeper met and conferred over this issue, and in August 2020, the City and Channelkeeper amended the settlement agreement to address the issue. As part of that amended agreement, Channelkeeper agreed "not to seek other interim relief regarding flow." The amended agreement provided that the "settlement relating to interim flows in no way impacts Channelkeeper's ability to comment on, support, or challenge the physical solution proposed by any party in the Action." The amended agreement therefore leaves only two issues remaining as between the City and Channelkeeper—an unresolved claim for attorney's fees and costs and Channelkeeper's participation in the issues related to the physical solution. All other issues are resolved.

On March 16, 2021, Channelkeeper submitted its Request for Dismissal pursuant to the settlement to the Court for filing via the Court's drop box.

7. CONCLUSION AND SUMMARY OF REQUESTS

Based on the above Report, the City respectfully requests that the Court consider taking the following actions at the April Status Conference:

- Discuss and address any general questions raised by the physical solution briefs and responses, reserving any specific decisions on substantive legal issues for motion practice or trial as appropriate.
- Set a hearing date in late May or early June for the City's motion to bifurcate and lift the discovery stay.
- Grant the City's two ex parte applications to extend the date for filing proofs of service.
- Grant the City's application to serve certain Cross-Defendants located behind locked gates by publication.

1	Provide direction to the parties regarding the proposal to conduct the site visit					
2	through the use of a video to be viewed by the Court at a future Status Conference					
3	or specially set hearing.	or specially set hearing.				
4	1 Dated: April 12, 2021	BEST BEST & KRIEGER LLP				
5	5	BEST BEST & INCIDENCES				
6	5	By: Sank Jolay				
7	7	SHAV'N D. 4 AGEKTY CHRISTOPHER MARK PISANO				
8	3	SARAH CHRISTOPHER FOLEY Attorneys for Respondent and Cross-				
9	9	Complainant CITY OF SAN BUENAVENTURA				
10	Dated: April 12, 2021	HERUM CRABTREE SUNTAG				
11	1 Batea. April 12, 2021	TILKOW CRADIKEL SOWING				
12	2	By:/S/ Jeanne Zolezzi				
13		JEANNE ZOLEZZI Attorneys for Cross-Defendants				
14		MEINERS OAKS WATER DISTRICT AND VENTURA RIVER WATER				
15		DISTRICT				
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STIPULATION STATUS

Santa Barbara Channelkeeper v. State Water Resources Control Board, et al. Case No. 19STCP01176

I. STIPULATIONS FILED AND APPROVED BY COURT (obtained from Court website)

No.	Date Filed	Stipulating Party Names as Filed w/Court	APNs Included in Filed Stipulation	Status in Case
1.	2/9/21	Chet Hilgers and Mellanie Hilgers	023-0-150-205, 022-0-022-090	Overliers
2.	2/9/21	David Bishop and Sophie Loire	031-0-111-055	Overliers
3.	2/9/21	Stephanie Gustafson	024-0-120-045	Cross-Defendant
4.	3/15/21	Kristi Schoeld and Niel Jorgensen	020-0-080-310	Overliers
5.	3/24/21	Chris E. Platt and Hanh H. Platt	011-0-240-265	Overliers
6.	3/24/21	Deborah Lys Martin Crawford	021-0-072-100	Overlier
7.	7. 3/24/21 Erica J. Abrams, Trustee of the Erica J. Abrams Trust		028-0-130-045	Overlier
8.	3/24/21	Frank Clay Creasey Jr.	024-0-131-015	Overlier
9.	3/24/21	Frederic DeVault	018-0-071-230	Cross-Defendant
10.	3/24/21	Gilbert G. Vondriska and Carolyn J. Vondriska, Trustees of the Vondriska Living Trust	021-0-071-110, 021-0-082-080	Overliers
11.	3/24/21	James P. Robie, Trustee of the Robie Family Trust	011-0-220-295	Overlier
12.	3/24/21	John H. Thacher and Caroline H. Thacher, Trustees of the Thacher Family Trust dated January 2004	028-0-070-030, 028-0-070-040	Overliers
13.	3/24/21	Mandy Macaluso, Trustee of the Living Trust of Mandy Macaluso	018-0-102-315	Cross-Defendant
14.	3/24/21	Margot J. Griswold	040-0-220-265	Overlier

STIPULATION STATUS

No.	Date Filed	Stipulating Party Names as Filed w/Court	APNs Included in Filed Stipulation	Status in Case
15.	3/24/21	Mark Sutherland, Trustee of the Sutherland Marital Trust	014-0-090-825, 014-0-090-835	Overlier
16.	3/24/21	Randall Leavitt, Trustee of the Randall B. Leavitt 2010 Trust	020-0-100-080	Overlier
17.	3/24/21	Raul E. Alvarado and Hildegard M. Alvarado, trustees of the Alvarado Family Trust	024-0-131-035	Overliers
18.	3/24/21	Sumeet Bhatia and Michael McDonald	014-0-030-290	Cross-Defendants
19.	3/24/21	Timothy Jerome Murch and Jody Caren Murch, Trustees of the Jodim Family 2007 Trust dated July 31, 2007	017-0-302-065 019-0-092-050	Overliers
20.	3/24/21	Wendell M. Mortensen and Laura L. Mortensen, Trustees of the Mortensen Family Revocable Trust	031-0-112-345, 031-0-112-355	Overliers
21.	3/24/21	Petter Romming and Kimi Romming, Trustees	024-0-142-075	Overliers
22.	3/24/21	William Armstrong and April Nardini	010-0-193-055, 010-0-193-325, 010-0-193-315	Overliers
23.	3/24/21	Konrad Stefan Sonnenfeld, Trustee of the Konrad Stefan Sonnenfeld Living Trust	020-0-021-110	Overlier

STIPULATION STATUS

Santa Barbara Channelkeeper v. State Water Resources Control Board, et al. Case No. 19STCP01176

II. FILED AND APPROVED STIPULATIONS TO BE AMENDED

No.	Date Filed	Stipulating Party Names as Filed w/Court	APNs Included in Filed Stipulation	Status in Case
1.	3/24/21	Diane Syvertson, Trustee of the Diana Syvertson Living Trust	024-0-072-705	Cross-Defendant Note: Additional APNs owned as Cross-Defendant: 024-0-072-715 024-0-072-695 APNs owned as an Overlying landowner: 024-0-072-685 Amended stipulation to be proposed to Attorney Blatz.
2.	3/24/21	Marilyn Wallace, Trustee of the Marilyn Wallace Separate Property Trust	022-0-051-290	Cross-Defendant Note: Additional APNs owned as Cross-Defendant: 011-0-220-035 Amended stipulation to be proposed to Ms. Wallace.
3.	3/24/21	William Erickson	031-0-101-045	Named Cross-Defendant Note: Additional APNs owned as Cross-Defendant - 031-0-223-125 Amended stipulation to be proposed to Attorney Blatz.

STIPULATION STATUS

Santa Barbara Channelkeeper v. State Water Resources Control Board, et al. Case No. 19STCP01176

III. REJECTED STIPULATIONS TO REVISE

No.	Stipulating Party Names as Filed:	APNs Included in Stipulation	Name as Appears on Caption/Overlier Spreadsheet	Status in Case
1.	Paul Lepiane and Bengtson Bo	032-0-010-065	Paul Lepiane and Bo Bengtson	Cross-Defendants Note: Amended stipulation to be proposed to Attorney Blatz correcting naming of Cross-Defendant.
2.	James S. Bennett and Carolyn D. Bennett, Trustees of the Bennett Family Trust	030-0-200-075	James and Carolyn Bennett	Overliers Note: James S. Bennett and Carolyn D. Bennett, Trustees of the Bennett Family Trust (erroneously identified in the Court's overlier listing as James and Carolyn Bennett) Amended stipulation to be proposed to Attorney Blatz correcting naming of Overliers.

STIPULATION STATUS

No.	Stipulating Party Names as Filed:	APNs Included in Stipulation	Name as Appears on Caption/Overlier Spreadsheet	Status in Case
3.	Thomas D. Carver and Cynthia L. Carver	018-0-111-245	Thomas and Cynthia Carver	Cross-Defendants Note: Stipulation incorrectly identifies them as overliers; they are Cross-Defendants Amended stipulation to be proposed to Attorney Blatz correcting naming of Cross-Defendants.
4.	Edward C. Leicht and Jacqueline M. Leicht, Trustees of the Leicht Family 2013 Revocable Trust dated March 1, 2013	034-0-260-135	Edward C. Leicht and Jacqueline M. Leicht, individually as Trustees of the Leicht Family 2013 Trust Revocable Trust	Cross-Defendants Note: Amended stipulation to be proposed to Attorney Blatz correcting naming of Cross-Defendants.
5.	Daniel J. McSweeney and Yoko McSweeney	024-0-133-075	Daniel and Yoko McSweeney	Cross-Defendants Note: Amended stipulation to be proposed to Attorney Blatz correcting naming of Cross-Defendants.
6.	Kevin Rainwater and Marianne Ratcliff	040-0-010-215 040-0-010-125	Overliers	Overliers Note: Amended stipulation to be proposed to Attorney Blatz correcting naming of Overliers.

STIPULATION STATUS

No.	Stipulating Party Names as Filed:	APNs Included in Stipulation	Name as Appears on Caption/Overlier Spreadsheet	Status in Case
7.	Debra Joy Reed, Trustee of the Debra Joy Reed Revocable Trust dated November 3, 1994	024-0-033-100	Overliers	Overlier Note: Her name does not appear in the overlier list. Amended stipulation to be proposed to Attorney Blatz correcting naming of Overliers. City to give the Court an updated overlier spreadsheet to correct this issue
8.	Michael D. Robertson and Kimberly A. Robertson, Trustees of the Robertson Family Trust	028-0-120-105 028-0-112-130	Michael and Kimberly Robertson	Cross-Defendants Notes: Amended stipulation to be proposed to Attorney Blatz correcting naming of Cross-Defendants.
9.	William D. Rusin, Sr., Trustee of the William D. Rusin Sr. Revocable Trust	029-0-081-105 019-0-082-025	William Rusin	Cross-Defendant Notes: meet and confer with Attorney Blatz regarding revising stipulation.
10.	Brian S. Stafford and Janice M. Thomas, individually as Trustees of the Stafford Thomas Family Trust	019-0-030-300	Brian S. Stafford and Janice M. Thomas, individually as Trustees of the Stafford Thomas Family Trust est., March 22, 2019	Cross-Defendants Notes: Amended stipulation to be proposed to Attorney Blatz correcting naming of Cross-Defendants.

STIPULATION STATUS

No.	Stipulating Party Names as Filed:	APNs Included in Stipulation	Name as Appears on Caption/Overlier Spreadsheet	Status in Case
11.	Richard Aaron Carlson, Trustee of the Richard Aaron Carlson Trust and Michelle Larson, Trustee of the Michelle Larson Family Trust	011-0-230-035	The Michelle Larson Family Trust; Trust Of Richard Aaron Carlson,	Overliers Notes: Amended stipulation to be proposed to Attorney Blatz correcting naming of Overliers.
12.	Dive Deep L.L.C.	009-0-070-110 009-0-070-190 009-0-070-200	Dive Deep, LLC	Overliers Notes: Amended stipulation to be proposed to Attorney Blatz correcting naming of Overliers.
13.	Robert Erickson, Trustee and Ronald Wilson	024-0-141-035	Robert Erickson and Ronald Wilson	Cross-Defendants Notes: Amended stipulation to be proposed to Attorney Blatz correcting naming of Cross-Defendants.
14.	Douglas Roy Parent and Ann Marie Parent	060-0-270-195 060-0-270-220 060-0-270-240	Douglas and Ann Parent	Cross-Defendants (060-0-270-220) and Overliers (060-0-270-195, 060-0-270-240) Notes: Amended stipulation to be proposed to Attorney Blatz correcting naming of Cross-Defendants and Overliers.
15.	Ojai Jackman L.L.C.	028-0-120-225 029-0-014-060 029-0-081-040	Ojai-Jackman, LLC	Cross-Defendant Notes: Amended stipulation to be proposed to Attorney Blatz correcting naming of Cross-Defendants and Overliers and adding APNs 023-0-160-105, 028-0-073-050, and 029-0-140-060.

STIPULATION STATUS

No.	Stipulating Party Names as Filed:	APNs Included in Stipulation	Name as Appears on Caption/Overlier Spreadsheet	Status in Case
16.	Thomas Lann Harper and Jadona Collier-Harper	018-0-071-280	Thomas and Jadona Coller Harper	Cross-Defendants Notes: Amended stipulation to be proposed to Attorney Blatz correcting naming of Cross-Defendants.
17.	Brian C. Haase and Marie Haase, Trustees of the B&M Haase Trust dated October 8, 2019	010-0-180-490	Brian and Marie Haase	Cross-Defendants Notes: Amended stipulation to be proposed to Attorney Blatz correcting naming of Cross-Defendants.
18.	Jan Stephen Granade and Priscilla K. Granade, Trustees of the Granade Family Revocable Living Trust	018-0-071-260	Jan and Priscilla Granade	Cross-Defendants Notes: Amended stipulation to be proposed to Attorney Blatz correcting naming of Cross-Defendants.
19.	Robert Levin and Lisa Solinas, Trustees of the Levin Family Living Trust	019-0-020-210	Robert Levin and Lisa Solinas	Cross-Defendants Notes: Amended stipulation to be proposed to Attorney Blatz correcting naming of Cross-Defendants.
20.	Heidi C. Kurtz, Trustee of the Kurtz Family Trust dated January 19, 2019	017-0-180-610	Heidi C. Kurtz, Trustee of the Gunild Walsh Seadrift Qprt FBO Heidi C. Kurtz Gunild Seadrift	Cross-Defendant Notes: Amended stipulation to be proposed to Attorney Blatz correcting naming of Cross-Defendant.

STIPULATION STATUS

No.	Stipulating Party Names as Filed:	APNs Included in Stipulation	Name as Appears on Caption/Overlier Spreadsheet	Status in Case
21.	Dana Ceniceros, Trustee of the Dana and Dawn Ceniceros Revocable Living Trust	009-0-070-090	Dana Ceniceros	Cross-Defendant Notes: Amended stipulation to be proposed to Attorney Blatz correcting naming of Cross-Defendants (adding property owner Dawn Cencineros) and adding APN 009-0-070-090.
22.	Gelb Enterprises L.P.	009-0-060-065 090-0-070-160	Gelb Enterprises	Cross-Defendant Notes: Amended stipulation to be proposed to Attorney Blatz correcting naming of Cross-Defendant.
23.	Giannetti Living Trust	024-0-120-035	Stephen & Brooke Giannetti	Overliers Notes: Amended stipulation to be proposed to Attorney Blatz correcting naming of Overliers.
24.	Marc Saleh, Trustee of the Saleh Family Trust	028-0-040-110	Mark Saleh	Cross-Defendant Notes: meet and confer with Attorney Blatz regarding revising stipulation.
25.	Francis Longstaff and Shauna Longstaff, Trustees of the Longstaff Trust dated October 11, 2018	011-0-250-085	Francis and Shauna Longstaff	Cross-Defendants Notes: Amended stipulation to be proposed to Attorney Blatz correcting naming of Cross-Defendant.

STIPULATION STATUS

No.	Stipulating Party Names as Filed:	APNs Included in Stipulation	Name as Appears on Caption/Overlier Spreadsheet	Status in Case
26.	John Joseph Broesamle and Katharine Sue Broesamle, Trustees of the Boresamle Family Trust	014-0-100-390	John and Katharine Broesamle	Cross-Defendants Notes: Amended stipulation to be proposed to Attorney Blatz correcting naming of Cross-Defendant.
27.	Keith M. Nightingale and Victoria V. Nightingale, Trustees of the Nightingale Family Trust	029-0-032-020 029-0-032-195	Keith and Victoria Nightingale	Cross-Defendants Notes: Amended stipulation to be proposed to Attorney Blatz correcting naming of Cross-Defendant.
28.	Gridley Water Group			Notes: City will meet and confer with Gridley Water Group representative regarding revising stipulations with these parties.

STIPULATION STATUS

Santa Barbara Channelkeeper v. State Water Resources Control Board, et al. Case No. 19STCP01176

IV. OTHER/NEW STIPULATIONS

No.	Stipulating Party Names	APNs Included in Stipulation	Status in Case	Stipulation filed with Court by Cross- Defendant and/or Overlier?
1.	Big Black Dog, LLC	063-0-140-405	Cross-Defendant City provided its executed stipulation on 4/1/21 to counsel for Big Black Doc, LLC	
2.	Ventura Unified School District	063-0-131-045; 068-0-040-045; 063-0-140-605; 063-0-140-615; 068-0-052-255; 068-0-082-135; 068-0-101-150; 069-0-030-030; 069-0-030-110; 071-0-040-160; 071-0-052-020; 071-0-095-010	Cross-Defendant City provided its executed stipulation on 4/1/21 to counsel for Ventura Unified School District.	
3.	The Roman Catholic Archbishop of Los Angeles, a sole corporation	017-0-210-470	Cross-Defendant City provided its executed stipulation on 2/24/21 to counsel for The Roman Catholic Archbishop of Los Angeles.	
4.	Samuel Rufus Williams and Paytre Ruth Topp	009-0-080-020 009-0-090-020	Cross-Defendant Notes: Stipulation to be proposed to Attorney Blatz	

STIPULATION STATUS

No.	Stipulating Party Names	APNs Included in Stipulation	Status in Case	Stipulation filed with Court by Cross- Defendant and/or Overlier?
5.	Floyd Dee Fitzgerald and Charlene D. Fitzgerald, Trustees of the Fitzgerald Family Trust	018-0-111-275 018-0-111-255 (well property) 018-0-102-395 018-0-102-405	Cross Defendants and Overliers Notes: Stipulation to be proposed to Attorney Blatz	
6.	Scott Williams and Rebecca Williams	011-0-270-095 011-0-270-085	Cross-Defendants (Roe 374 and 375) Notes: Stipulation to be proposed to Attorney Blatz	
7.	Aubrey Balkind	010-0-180-470	Cross-Defendants Notes: Stipulation to be proposed to Attorney Blatz	
8.	Janice Kanellis	034-0-040-220	Cross-Defendant (Roe 306) Notes: Stipulation to be proposed to Attorney Blatz	

28	BEST BEST & KRIEGER LLP Attorners at Law 655 West Broadway, 15th Floor San Diego, Califorin 92101	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17		Sherri R. Carter, Executive Officer/Clork By: Amanda Flores, Deputy at E STATE OF CALIFORNIA		
II 00470 00010100001		18 19 20 21 22 23 24 25 26 27 28	v. STATE WATER RESOURCES CONTROL BOARD, a California State Agency, et al., Respondents. CITY OF SAN BUENAVENTURA, a California municipal corporation, Cross-Complainant v. DUNCAN ABBOTT, an individual, et al. Cross-Defendants.	Action Filed: September 19, 2014 Trial Date: Not Set		
		19 20 21 22 23 24 25	STATE WATER RESOURCES CONTROL BOARD, a California State Agency, et al., Respondents. CITY OF SAN BUENAVENTURA, a California municipal corporation, Cross-Complainant v.	Action Filed: September 19, 2014 Trial Date: Not Set		
20		19 20 21 22 23 24	STATE WATER RESOURCES CONTROL BOARD, a California State Agency, et al., Respondents. CITY OF SAN BUENAVENTURA, a California municipal corporation, Cross-Complainant	Action Filed: September 19, 2014 Trial Date: Not Set		
26 DUNCAN A		19 20 21 22	STATE WATER RESOURCES CONTROL BOARD, a California State Agency, et al., Respondents. CITY OF SAN BUENAVENTURA, a California municipal corporation,	Action Filed: September 19, 2014 Trial Date: Not Set		
25 v. 26 DUNCAN A		19 20 21	STATE WATER RESOURCES CONTROL BOARD, a California State Agency, et al., Respondents. CITY OF SAN BUENAVENTURA, a	Action Filed: September 19, 2014 Trial Date: Not Set		
23 California m 24 25 v. 26 DUNCAN A		19 20	STATE WATER RESOURCES CONTROL BOARD, a California State Agency, et al.,	Action Filed: September 19, 2014 Trial Date: Not Set		
23 CITY OF SA California m 24 25 v. 26 DUNCAN A		19	STATE WATER RESOURCES CONTROL	Action Filed: September 19, 2014 Trial Date: Not Set		
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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 & Krieger LLP, 2001 N. Main St. Suite 390, Walnut Creek, CA 94596. On April 12, 2021, I served the following document(s):

STATUS CONFERENCE REPORT

- 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.

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

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Santa Barbara Channelkeeper

Attorneys for Respondent and Defendant State
Water Resources Control Board

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Attorneys for Proposed Intervenor California Department of Fish & Wildlife

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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 Carolyn D. Bennett, Trustees of the Bennett Family Trust; Sumeet Bhatia and Michael McDonald; John Joseph Broesamle and Katharine Sue Broesamle, Trustees of the Broesamle Family Trust; Richard Aaron Carlson, Trustee of the Richard Aaron Carlson Trust and Michelle Larson. Trustee of the Michelle Larson Family Trust; Thomas D. Carver and Cynthia L. Carver; Dana Ceniceros, Trustee of the Dana and Dawn Ceniceros 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 L.L.C.; Douglas Roy Parent and Ann Marie Parent; William Erickson; Gelb Enterprises, L.P.; Jan Stephen Granade and Priscilla K. Granade, Trustees of the Granade Family Revocable Living Trust; Margot 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 Bengtson Bo; Robert Levin and Lisa Solinas, Trustees of The Levin Family Living Trust; Francis Longstaff and Shauna Longstaff, Trustees of The Longstaff Trust Dated

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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; 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; Oscar D. Acosta, Trustee of the Acosta Trust

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7	Withhelpal Water District	Attorneys for Cross-Defendants Ernest Ford, Tico Mutual Water Company, and Betty Withers and Betty Bow Withers Trust
8		Ž
9	Gregory J. Patterson Musick, Peeler & Garrett LLP	Lindsay F. Nielson Law Office of Lindsay F. Nielson
10	2801 Townsgate Road, Suite 200 Westlake Village, CA 91361	845 E Santa Clara Street Ventura, CA 93001
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12	g.patterson@musickpeeler.com	Attorneys for Cross-Defendant Meiners Oaks
13	Attorneys for Cross-Defendants Robert C. Davis, Jr.; James Finch; Topa Topa Ranch	Water District and Ventura River Water District
14	Company, LLC; The Thacher School; Thacher Creek Citrus, LLC; Ojai Oil	
15	Company; Ojai Valley School; Sharon Hamm-Booth and David Robert Hamm, Co-	
16	Trustees of The Hamm 2004 Family Trust Dated April 29, 2004; Reeves Orchard, LLC;	
17	and Ojai Valley Inn	
18	Jeanne Zolezzi	Neal P. Maguire
19	Herum Crabtree Suntag 5757 Pacific Avenue, Suite 222	Ferguson Case Orr Patterson LLP 1050 South Kimball Road
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21	Fax: (209) 472.7986 jzolezzi@herumcrabtree.com	nmaguire@fcoplaw.com
22	Attorneys for Cross-Defendants Meiners Oaks	Attorneys for Cross-Defendants Rancho Matilija Mutual Water Company; Bettina
23	Water District and Ventura River Water District	Chandler, Trustee of the Bettina Chandler Trust; Martin Gramckow and Linda
24		Gramckow individually; Martin Gramckow, Trustee of the Monika G. Huss Irrevocable
25		Trust, Trustee of the Karin W. Gramckow Irrevocable Trust, and Trustee of the Kurt J.
26		Gramckow Irrevocable Trust
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I declare under penalty of perjury under the laws of the State of California that the above is true and correct.

Executed on April 12, 2021 at Walnut Creek, California

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