1 2	Jennifer Jordan Day & Joel Fox Name of Owner/Cross-Defendant/Attorney				
3	909 N. Rice Road Ojai, CA 93023				
4	S213.321.5253				
5	jenniferjordanday@gmail.com_				
6 7	SUPERIOR COURT OF THE STATE OF CALIFORNIA				
8	COUNTY OF LOS ANGELES				
9		G 100FFGD014F6			
10	SANTA BARBARA CHANNELKEEPER, a California non-profit corporation,	Case No. 19STCP01176			
11	Petitioner,	Judge: Honorable William F. Highberger VERIFIED INITIAL DISCLOSURES			
12	V.	Action Filed: Sept. 19, 2014			
13	STATE WATER RESOURCES CONTROL BOARD, etc., et al.,	Trial Date: Not Set			
14	Respondents.				
15					
16	CITY OF SAN BUENAVENTURA, etc.,				
17	Cross-Complainant				
18	V.				
19	DUNCAN ABBOTT, an individual, et al.				
20	Cross-Defendants.				
21					
22   23					
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		- 1 -			

VERIFIED INITIAL DISCLOSURES

1	INITIAL DISCLOSURES – CODE OF CIVIL PROCEDURE SECTION 842(a)				
2					
3	1.	1. The name, address, telephone number, and email address of the party and, if			
4	applicable, the party's attorney.				
5	(8	n) Name: Jennifer Jordan	Name: Jennifer Jordan Day & Joel Fox		
6	(t	Address: 909 N. Rice R	Road, Ojai, CA 93023		
7	(0	Phone Number: 213.32	1.5253		
8	(0	d) Email Address: jennifer	rjordanday@gmail.com		
9	(6	e) Attorney (if applicable)	Attorney (if applicable):		
10					
11	2. The quantity of any groundwater extracted from the basin by the party and the				
12	method of measurement used by the party or the party's predecessor in interest for each of the				
13	previous 10 years preceding the filing of the complaint.				
14					
15	Year	Amount of Groundwater Extracted:	Method of Extraction:		
16	2019		Method of Extraction:		
		Extracted:	Method of Extraction:		
16 17 18 19	2019	Extracted: None	Method of Extraction:		
16 17 18	2019	None None	Method of Extraction:		
116 117 118 119 220 21 222	2019 2018 2017	None None None	Method of Extraction:		
16 17 18 19 20 21	2019 2018 2017 2016	None None None None None	Method of Extraction:		
116   117   118   119   120   121   122   122   123   124   125   125   136   137	2019 2018 2017 2016 2015	None None None None None None	Method of Extraction:		
116   117   118   119   120   121   122   123   124   131   141   151	2019 2018 2017 2016 2015 2014	None None None None None None None None	Method of Extraction:		

- 2 -VERIFIED INITIAL DISCLOSURES

1	Year	Amount of Groundwater Extracted:	Method of Extraction:
2	2011	None	
3	2010	None	
4	2010	None	
5	2	TTI	
6	3. The type of water right or rights claimed by the party for the extraction of		
7	groundwater. N/A		
8	4	A1 4indian	41
9	4. A general description of the purpose to which the groundwater has been put.		
10	N/A – We purchase 100% of our water from the Meiners Oaks Water District		
12	5.	The location of each well	Lor other source through which groundwater has been
13			
14	extracted. N/A		
15	6.	The area in which the or	oundwater has been used. N/A
16	0.	The area in which the gr	oundwater has been used. 14/11
17	7.	Any claims for increased	d or future use of groundwater.
18	Unknown at this time		
19			
20	8.	The quantity of any bene	eficial use of any alternative water use that the party
21	claims as its use of groundwater under any applicable law, including, but not limited to, Section		
22	1005.1,	1005.2, or 1005.4 of the Wate	r Code. <u>Unknown at this time</u>
23			
24	9.	Identification of all surfa	ace water rights and contracts that the party claims
25	provides	the basis for its water right cla	ims in the comprehensive adjudication.
26	<u>R</u>	iparian rights to Cozy Del Cre	ek on property
27			
28			

10. The quantity of any replenishment of water to the basin that augmented the basin's native water supply, resulting from the intentional storage of imported or non-native water in the basin, managed recharge of surface water, or return flows resulting from the use of imported water or non-native water on lands overlying the basin by the party, or the party's representative or agent, during each of the 10 calendar years immediately preceding the filing of the complaint.

Year	Quantity of replenishment of water
2019	None
2018	None
2017	None
2016	None
2015	None
2014	None
2013	None
2012	None
2011	None
2010	None

28

1	11.	The names, addresses, telephone numbers, and email addresses of all persons
2	possessing information that supports the party's disclosures.	
3	(a)	Name: Jennifer Jordan Day and Joel Fox
4	(b)	Address: 909 N. Rice Road, Ojai CA 93023
5	(c)	Phone Number: 213.321.5253
6	(d)	Email Address: jenniferjordanday@gmail.com
7		
8	12.	Any other facts that tend to prove the party's claimed water right.
9	N/A	
10		
11		
12		fil fil Day
13	Dated: June 1	, 2021
14		SIGNATURE
15		Jennifer Jordan Day [CROSS DEFENDANT NAME]
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VERIFIED INITIAL DISCLOSURES

## **VERIFICATION** I have read the foregoing INITIAL DISCLOSURE and know its contents. I am a party to this action. The matters stated in it are true of my own knowledge except as to those matters which are stated on information and belief, and as to those matters I believe them to be true. I am \_\_\_\_\_ of \_\_\_\_\_, a party to this action, and am authorized to make this verification for and on its behalf, and I make this verification for that reason. I have read the foregoing document(s). I am informed and believe and on that ground allege that the matters stated in it are true. I am one of the attorneys of record for \_\_\_\_\_\_, a party to this action. Such party is absent from the county in which I have my office, and I make this verification for and on behalf of that party for that reason. I have read the foregoing document(s). I am informed and believe and on that ground allege that the matters stated in it are true. Executed at Ojai, California on June 2, 2021. I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct. Jennifer Jordan Day - 6 -

VERIFIED INITIAL DISCLOSURES