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9 10	Facsimile: (213) 617-7480		
11	Attorneys for Respondent and Cross₌Compla CITY OF SAN BUENAVENTURA	inant	
12			
13	SUPERIOR COURT OF THE STATE OF CALIFORNIA		
14	COUNTY OF LOS ANGELES		
15	SANTA BARBARA CHANNELKEEPER,	Case No. 19STCP01176	
16	a California non-profit corporation,	Judge: Honorable William F. Highberger	
17	Petitioner, v.	NOTICE OF RULING	
18	STATE WATER RESOURCES	Date: February 27, 2020 Time: 1:45 p.m.	
19	CONTROL BOARD, etc., et al.,	Dept: SS10	
20	Respondents.	Action Filed: Sept. 19, 2014 Trial Date: Not Set	
21 22			
23	CITY OF SAN BUENAVENTURA, etc.,		
24	Cross-Complainant		
25	v. DUNCAN ABBOTT, an individual, et al.		
26	Cross-Defendants.		
27	Cioss-Detenualits.		
28			
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NOTICE OF RULING

On February 27, 2020, the parties appeared at the Status Conference, the Honorable William F. Highberger, Judge presiding. The parties stated their appearances on the record. The Court reviewed the papers, listened to the comments of counsel, and made the following orders.

The Court discussed specially appearing party City of Ojai's ("Ojai") Ex Parte
Application for Extension of Time to Serve Pleading, and Defendant and Cross-Complainant City
of San Buenaventura's ("City") Ex Parte Application for Extension of Time to Serve Pleading.
No party opposed the applications, and the Court granted the requests, extending the time for
responding to City's Third Amended Cross-Complaint until September 08, 2020.

No party opposed City's Ex Parte Application for Extension of Time to File Proof of
Service, and the Court granted the application, extending the time for City to file proofs of service
of its Third Amended Cross-Complaint until May 1, 2020.

The Court discussed the City's request that Cross-Defendants who have not yet appeared
be authorized to file and serve the Court-approved Form Answer. To assist with the Court's
intake and tracking process, the Court ordered that the Answer used by Cross-Defendants be
entitled "Court-Approved Answer for Cross-Defendants Named in City of San Buenaventura's
Third Amended Cross-Complaint."

18 No party opposed City's request for a six month extension of time for all parties who have
19 appeared to provide initial disclosures, and the Court granted the request.

20 No party opposed City's request that Cross-Defendants filing a Stipulation for Disclaimer 21 pay only a \$20.00 stipulation and order filing fee. The Court granted the request and ordered that 22 multiple parcels owned by different persons or entities not be bundled in a single Stipulation for 23 Disclaimer and Order. The Court stated that a single household, e.g., husband and wife as owners 24 of property, may jointly file a single Stipulation for Disclaimer and Order and pay a single \$20.00 25 stipulation and order filing fee, but multiple owners of a single property, must file a separate 26 Stipulation for Disclaimer & Order and pay a separate \$20.00 stipulation and order filing fee for 27 each owner.

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1	No party opposed City's request for the Court to authorize the use of File&ServeXpress		
2	by pro per parties for this case, and the Court granted the request.		
3	The parties and Court discussed rescheduling of the "science day" technical presentation.		
4	The Court confirmed the Case Management Conference ("CMC") scheduled for June 1, 2020, at		
5	1:30 p.m., and set another CMC for May 8, 2020, at 1:30 p.m. The Court ordered City to file and		
6	serve an updated CMC Report by May 1, 2020. Other parties may join-in City's CMC Report or		
7	file their own CMC Reports by May 1, 2020.		
8	The Court ordered counsel for City to give notice on File&ServeXpress.		
9			
10	Dated: March 4, 2020 BEST BEST & KRIEGER LLP		
11	Sand Folg		
12	By:		
13	SHAWN HAGERTY CHRISTOPHER M. PISANO		
14	SARAH CHRISTOPHER FOLEY Attorneys for Respondent and		
15	Cross-Complainant CITY OF SAN BUENAVENTURA		
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1	PROOF OF SERVICE		
2			
3	I am a resident of the St	ate of California and over the age of eighteen years, and	
4	not a party to the action herein; my business address is Best & Krieger LLP, 2001 N. Main		
5	St. Suite 390, Walnut Creek, CA 94596. On March 4, 2020, I served the following document(s):		
6	NOTICE OF RULING		
7	by placing the document(s) listed above in a sealed envelope with postage thereor fully prepaid, in the United States mail at Walnut Creek, California addressed as		
8 9	set forth below. I am readily familiar with the firm's practice of collection an processing correspondence for mailing. Under that practice it would be deposite with the U.S. Postal Service on that same day with postage thereon fully prepaid		
10	the ordinary course of bu	Isiness.	
11	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		
12	business practices.		
13	by transmission via E-Service to File & ServeXpress to the person(s) set forth below. Local Rules of Court 2.10 (P).		
14 By e-mail or electronic transmission. I caused the doc			
15		resses listed below. I did not receive, within a reasonable on, any electronic message or other indication that the	
16			
17	Daniel Cooper	Matthew Bullock	
18	Cooper & Lewand-Martin, Inc. 1004B O'Reilly Avenue	Deputy Attorney General California Department of Justice	
19	San Francisco, CA 94129 Tel: (415) 360-2962	Natural Resources Law Section 455 Golden Gate Ave., Suite 11000	
20	daniel@cooperlewand-martin.com	San Francisco, CA 94102-7004 Tel: (415) 510-3376	
21		matthew.bullock@doj.ca.gov	
22			
23	Attorneys for Petitioner and Plaintiff Santa Barbara Channelkeeper	Attorneys for Respondent and Defendant State Water Resources Control Board	
24	*		
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		Proof of Service	

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1 2 3 4 5 6 7 8 9	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	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
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27 28	Attorney for Cross-Defendant Robin Bernhoft	jtalcott@pacificlegal.org ddeerson@pacificlegal.org Attorney for Cross-Defendant Robin Bernhoft
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	Proof of Service 82470.00018\32769455.1		

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		- 4 -
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6	6 Attorneys for Petrochem Development I, Attorney LLC	ys for Integritas Ojai, LLC	
7	Jennifer T. Buckman		
8	Bartkiewicz Kronick & Shanahan, PC		
9	Sacramento, CA 95816-4907		
10	Fax (916) 446-4018		
11	5		
12	Attorneys for City of Ojai		
13	I declare under penalty of perjury under the laws of the State of California that the		
14	above is true and correct.		
15	Executed on March 4, 2020 at Walnut Creek, California.		
16 17	Querteral		
18	3	Irene Islas	
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