

Rutan & Tucker, LLP attorneys at law

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FURTHER STATUS CONFERENCE REPORT

Cross-Defendant CASITAS MUNICIPAL WATER DISTRICT, a California special district ("Casitas"), submits this Status Conference Report ("Report") in advance of the Status Conference scheduled for April 19, 2021.

I. PHYSICAL SOLUTION ISSUES

As is the case with the other parties who briefed physical solution issues, Casitas stands ready to address any issues or questions the Court may have with the background law it has presented on this point. Casitas agrees with those who understood such briefing has been presented as a type of "hornbook" legal overview, and Casitas affirms it is not at this juncture seeking advance determination of specific issues related to the specific facts of this lawsuit.

Casitas' direct discussions with the City of Ventura on physical solution issues continue. The Proposing Parties have recently shared a revised draft of the stipulation for the physical solution, which Casitas is studying. The work to come to some consensus on the structure and specifics of a proposed physical solution continues, but at this juncture, there is no specific agreement on specific issues to report.

II. POTENTIAL BIFURCATION

Obviously, Casitas cannot respond to a future motion, and reserves its rights to do so once such a motion is framed, finished, and filed. That said, Casitas acknowledges that given the number of parties involved who appear to be interested in taking an active role in the conduct of the case, the geographic extent of the areas and different basins involved, and the time it is taking for proposed physical solution issues to get fair airing and consideration among affected parties, some priority of issue determination would appear to be of benefit to all. The suggestion of placing the interconnectedness of groundwater production and surface water flows earlier in the process has logical resonance, both in terms of defining the scope of issues the ultimate judgment will need to encompass, and the parties to be affected by it. Ventura's suggestion to have a final hearing on this matter by November appears to Casitas to be a bit ambitious, given the level of expert analysis and discovery such issues are likely to consume, and the "at issue" status of the litigation as a whole. Casitas reserves more specifically directed comment on such timing issues

until the specific motion is presented

III. SITE VISIT ISSUES.

Casitas welcomes, and supports, the suggestion of providing the Court objective video presentation of the watershed and its operative facilities, gathered through drone technology, to serve as a COVID-aware method of providing a type of dynamic mapping of the interworking of the systems involved. Discussions of how the footage will be edited, and presented in a neutral fashion, have been the subject of the predictable wary and watchful eyes of counsel when there are so many parties and issues involved, but Casitas is confident a workable compromise on this proposal will emerge, and serve at least as a useful platform for the Court's understanding of the basins and watershed. From that base point, the Court can seek additional information from the parties as it deems necessary on further nuances, as opposed to the parties clashing over what may or may not be important, from their own individual perspectives.

By:

David B. Cosgrove

WATER DISTRICT, a California special district

Attorneys for Cross-Defendant CASITAS MUNICIPAL

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Dated: April 12, 2021 **RUTAN & TUCKER, LLP** DOUGLAS J. DENNINGTON DAVID B. COSGROVE

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PROOF OF SERVICE 1 2 STATE OF CALIFORNIA, COUNTY OF ORANGE 3 I am employed by the law office of Rutan & Tucker, LLP in the County of Orange, State 4 of California. I am over the age of 18 and not a party to the within action. My business address is 18575 Jamboree Road, 9th Floor, Irvine, CA 92612. My electronic notification address is mslobodien@rutan.com. 6 On April 12, 2021, I served on the interested parties in said action the within: 7 STATUS CONFERENCE REPORT OF CROSS-DEFENDANT CASITAS MUNICIPAL WATER DISTRICT 8 as stated below: 9 X By transmission via E-Service to File & ServeXpress as listed on File & ServeXpress 10 service list. 11 Executed on April 12, 2021, at Irvine, California. 12 I declare under penalty of perjury under the laws of the State of California that the 13 foregoing is true and correct. 14 Mia R. Slobodien 15 (Type or print name) 16 17 18 19 20 21 22 23 24 25 26 27 28