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13	SUPERIOR COURT OF THE STATE OF CALIFORNIA	
14	FOR THE COUNTY OF LOS ANGEL	ES - SPRING STREET COURTHOUSE
15	SANTA BARBARA CHANNELKEEPER, a California non-profit corporation,	Case No. 19STCP01176
16 17	Petitioner,	Hon. William F. Highberger; Dept: 10 STATUS CONFERENCE REPORT OF
18	v. STATE WATER RESOURCES CONTROL	CROSS DEFENDANT CASITAS MUNICIPAL WATER DISTRICT
19 20	BOARD, a California State Agency; CITY OF SAN BUENA VENTURA, a California municipal corporation, incorrectly	Further Status Conference Hearing:DATE:February 9, 2021TIME:1:30 p.m.
21	named as CITY OF BUENA VENTURA,	DEPT.: 10
22	Respondents.	
23	California municipal corporation,	
24	Cross-Complainant,	
25	v.	
26 27	DUNCAN ABBOTT, et al.	Date Action Filed: September 19, 2014 Trial Date: None Set
27 28	Cross-Defendants.	
Rutan & Tucker, LLP attorneys at law	150/020518 0002	-1- ERENCE REPORT

E-SERVICE

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 February 9, 2021.

STATUS CONFERENCE REPORT

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I.

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## STIPULATED JUDGMENT AND PHYSICAL SOLUTION ISSUES

Casitas has continued with the City of Ventura ("City") discussions regarding the proposed 6 7 Stipulated Judgment and Physical Solution, released September 15, 2020. These discussions have included new proposals from Casitas, which are still being explored by the parties. At Casitas' 8 9 request, these talks remain focused on involvement of principals, and broader "deal point" issues, 10 and have not involved attorneys in any lead role. Casitas has requested this under the belief that 11 the professional water managers are best suited to craft the water management solutions any long-12 term balance of needs and resources will require, to forge a stable, permanent physical solution. 13 In addition, Casitas understands that representatives of the State Board and California Department of Fish and Wildlife have expressed reservations about the Stipulated Judgment and 14 15 Physical Solution, and to the proposed litigation schedule put forth by the City.

16 **II**.

## I. <u>PROPOSED SCHEDULE</u>

17 Given the foregoing, and anticipating improvements in the next few months to the limitations of judicial resources under continuing COVID-19 constraints, Casitas proposes that the 18 Status Conference be continued to April 1, 2021, or thereafter, with no party yet being required to 19 20 provide the Initial Disclosures under Code of Civil Procedure section 842. This additional time 21 will allow the City to further, and perhaps complete, service issues so that the case will truly be "at 22 issue." While most major players may well already be in the litigation, the short additional time 23 may allow participation in the crafting of the physical solution by all who are expected to work within it, rather than leaving the perception by late-served parties that it has been formulated by 24 25 others, and presented as a "take it or leave it" proposition. Casitas also intends to continue its discussions with both the City and the State in the intervening time. 26

Questions of longer term litigation scheduling, discovery deadlines, expert discovery, and
hearing dates appear yet to be premature, and Casitas therefore suggests such matters be held until

1	the rescheduled Status Conference.	
2	Dated: February 2, 2021	RUTAN & TUCKER, LLP DOUGLAS J. DENNINGTON
3		DAVID B. COSGROVE By: David B. Cosgrove Attorneys for Cross-Defendant CASITAS MUNICIPAL WATER DISTRICT, a California special district
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Rutan & Tucker, LLP		
attorneys at law	159/029518-0003 15744506.1 a02/02/21 STA'	-3- TUS CONFERENCE REPORT