

1 Patrick T. Loughman, SBN 105990 Name of Owner/Cross-Defendant/Attorney 2 Cristian R. Arrieta, SBN 236837 3 Address Lowthorp Richards McMillan Miller & Templeman 4 300 E. Esplanade Drive, Suite 850 5 Oxnard, CA 93036 6 (805) 981-8555 Phone Number ploughman@lrmmt.com; carrieta@lrmmt.com 7 Email Address 8 Attorneys for Cross-Defendant, Betty Withers and Betty Bow Withers Trust 9 SUPERIOR COURT OF THE STATE OF CALIFORNIA 10 **COUNTY OF LOS ANGELES** 11 12 SANTA BARBARA CHANNELKEEPER, Case No. 19STCP01176 a California non-profit corporation, 13 Judge: Honorable William F. Highberger Petitioner, 14 VERIFIED INITIAL DISCLOSURES 15 Action Filed: Sept. 19, 2014 Not Set STATE WATER RESOURCES Trial Date: 16 CONTROL BOARD, etc., et al., 17 Respondents. 18 CITY OF SAN BUENAVENTURA, etc., 19 **Cross-Complainant** 20 ٧. 21 DUNCAN ABBOTT, an individual, et al. 22 Cross-Defendants. 23 24 25 26 27 28

INITIAL DISCLOSURES - CODE OF CIVIL PROCEDURE SECTION 842(a)

1. The name, address, telephone number, and email address of the party and, if applicable, the party's attorney.

(a) Name: Betty Withers and Betty Bow Withers Trust

(b) Address: 128 W. Mission Street, Ventura CA 93001/APN 071-0-142-070

(c) Phone Number: (805) 272-5459

(d) Email Address: terry.wagner@live.com

(e) Attorney (if applicable): Cristian R. Arrieta

2. The quantity of any groundwater extracted from the basin by the party and the method of measurement used by the party or the party's predecessor in interest for each of the previous 10 years preceding the filing of the complaint.

Year	Amount of Groundwater Extracted:	Method of Extraction:
	None	
2019	None	
2017	None	
2016	None	
2016	None	
2014	None	
	None	
2013	None	

	Amount of Groundwater Extracted:	Method of Extraction:
2011	None	
2010	None	
3.	The type of water right or rig	ghts claimed by the party for the extraction of
groundwa	ter.	
	Not applicable.	

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4.	A general description of the	purpose to which the groundwater has been put.
	Not applicable	
5	The location of each well or	other source through which groundwater has bee
5. extracted		other source through which groundwater has been
5. extracted		other source through which groundwater has been
		other source through which groundwater has been
		other source through which groundwater has been
		other source through which groundwater has been

1	6. The area in which the groundwater has been used.
2	Not applicable.
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5	
6	
7	7. Any claims for increased or future use of groundwater.
8	Not applicable.
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12	
13	8. The quantity of any beneficial use of any alternative water use that the party
14	claims as its use of groundwater under any applicable law, including, but not limited to, Section
15	1005.1, 1005.2, or 1005.4 of the Water Code.
16	Not applicable.
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21	9. Identification of all surface water rights and contracts that the party claims
22	provides the basis for its water right claims in the comprehensive adjudication.
23	Not applicable.
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The quantity of any replenishment of water to the basin that augmented the basin's 10. 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.

- 5 -VERIFIED INITIAL DISCLOSURES

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: Ventura Water			
4	(b)	Address: 336 San Jon Road, Ventura, CA 93001			
5	(c)	Phone Number: (805) 687-6500			
6	(d)	Email Address:			
7					
8	(a)	Name:			
9	(b)	Address:			
10	(c)	Phone Number:			
11	(d)	Email Address:			
12					
13	(e)	Name:			
۱4	(f)	Address:			
15	(g)	Phone Number:			
16	(h)	Email Address:			
۱7					
18	12.	Any other facts that tend to prove the party's claimed water right.			
19	A	Il water use is obtained through Ventura Water. Ground water extraction does not			
20	1	oply to his party. Cross-Defendant reserves the right to amend/supplement this			
21	aı	sclosure based on further discovery and research.			
22					
23		and the state of t			
24		PETPIL LAW WITHER C			
25	Dated: June	30, , 2021 SIGNATURE			
26		Betty Withers/Betty Bow Withers Trust [CROSS DEFENDANT NAME]			
27		[CROSS DEFENDANT NAME]			
28					
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VERIFICATION 1 2 I have read the foregoing INITIAL DISCLOSURE and know its contents. 3 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 4 X believe them to be true. 5 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 6 7 have read the foregoing document(s). I am informed and believe and on that ground allege that the matters stated in it are true. 8 _, a party to this action. Such I am one of the attorneys of record for _ 9 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 10 am informed and believe and on that ground allege that the matters stated in it are true. 11 12 Executed at [CITY] Ventura, California on June 30, 2021. I declare under penalty of perjury under the laws of the State of California that the 13 foregoing is true and correct. Botton Roya Withous BETTY BOW WITHERS 14 15 TYPE NAME HERE 16 Betty Withers/Betty Bow Withers Trust 17 18 19 20 21 22 23 24 25 26 27 28 - 7 -