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		to Government Code §0105
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6 7	Attorneys for Cross-Defendant CASITAS MUNICIPAL WATER DISTRICT a special district	California
8	SUPERIOR COURT OF TH	IE STATE OF CALIFORNIA
9	FOR THE COUNTY OF L	LOS ANGELES, DISTRICT
10	SANTA BARBARA CHANNELKEEPER, a California non-profit corporation,	Case No. 19STCP01176
11	Petitioner,	Judge: Hon. William F. Highberger Dept: 10
12	VS.	DECLARATION OF CASITAS
13	STATE WATER RESOURCES CONTROL	MUNICIPAL WATER DISTRICT GENERAL MANAGER MICHAEL FLOOD
14	BOARD, et. al.,	IN SUPPORT OF JOINT EX PARTE APPLICATION FOR AN ORDER TO
15	Respondents.	CONTINUE THE CURRENT STAY FOR AN ADDITIONAL SIX MONTHS TO
16	CITY OF SAN BUENA VENTURA, et. al.,	MARCH 30, 2024 [Filed concurrently with the Joint Ex Parte
17	Cross-Complainant,	Application and [Proposed] Order]
18 19	vs.	Date: September 27, 2023 Time: 3:30 P.M. Dept.: 10
20	DUNCAN ABBOTT, an individual, et al.,	Date Action Filed: September 19, 2014
20	Cross-Defendants.	Trial Date: Not Set
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20 Rutan & Tucker, LLP attorneys at law	2629/029518-0003 DECLARATION OF MICHAEL FI	LOOD IN SUPPORT OF EX PARTE CONTINUE THE STAY

1	DECLARATION OF MICHAEL FLOOD	
2	I, Michael Flood, declare:	
3	1. I am the General Manager of Casitas Municipal Water District ("Casitas"). I have	
4	personal knowledge of the facts set forth in this declaration, and if called as a witness, could	
5	competently testify to all matters set forth herein.	
6	2. I make this declaration in support of the Joint Application for an order from the	
7	Court continuing the current stay in this action for an additional six (6) months to March 30, 2024	
8	3. I have been appointed by the Casitas Board to serve on the Casitas Negotiating	
9	Team in connection with the mediation in this matter.	
10	4. In this role, I have attended all mediation sessions held with the mediator, David	
11	Ceppos, and representatives of the cities of Ojai and Ventura and the East Ojai Group (collectively	
12	the "Initial Mediation Parties") as well as representatives of the Ventura River Water District	
13	(VRWD), Meiners Oaks Water District (MOWD), the Wood-Clyaessens Foundation	
14	(Foundation), Rancho Matilija Mutual Water Company (Rancho Matilija) and the Ventura County	
15	Watershed Protection District (Watershed Protection District).	
16	5. Since the last extension of the stay in March of 2023, I have attended Mediation	
17	Session 6 on March 23, 2023, Mediation Session 7 on April 21, 2023 and Mediation Session 8 on	
18	³ May 23, 2023.	
19	6. In my role on the Casitas Negotiating Team, I have also participated in other	
20	meetings with the mediator as requested, and in other meetings with other Ventura Watershed	
21	stakeholders to discuss possible components of a physical solution and associated governance	
22	structure and the development of a management plan that is envisioned to benefit Steelhead in the	
23	Ventura River.	
24	7. I believe that the parties in the mediation are making good progress towards a	
25	resolution of the issues presented in the litigation. Since the last extension approved by the Court,	
26	the parties have made substantial progress regarding the management structure/governance for the	
27	proposed physical solution, as well as progress on technical issues related to the development of a	
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IIP	2629/029518-0003 LISUISES 2:000/12/22 APPLICATION TO CONTINUE STAY	

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management plan that is intended to benefit Steelhead in the Ventura River as part of the physical
solution. The Parties are also working hard to prepare for direct discussions with the State Water
Resources Control Board (State Board) and the California Department of Fish & Wildlife
(CDFW), and there have been informative communications and concepts exchanged between the
mediation parties and CDFW/State Board via the Mediator during recent months. While much
additional work is required, the progress that is being made suggests to me that additional
mediation should be pursued.

8 8. While significant progress has been made towards a final settlement and physical 9 solution, it will not be feasible to complete the mediation by September 30, 2023. More work is 10 required by the mediating parties, and other parties, including the State Board and CDFW, before 11 a proposal will be ready for the Court's consideration. In addition, due to events involving the 12 health of the mediator and his family that were unforeseen and uncontrollable, the structured mediation faced unanticipated delays in July and August of 2023 that necessitate additional time. 13 14 9. Obtaining an additional six months extension of the stay to March 30, 2024 should 15 provide the parties with time to continue to making diligent progress towards a settlement. I declare under penalty of perjury under the laws of the State of California that the 16 17 foregoing is true and correct. Executed this 12th day of September, 2023 at Oak View, California. 18 19 20 Michael Flood 21 General Manager, Casitas MWD 22 23 24 25 26 27 28 -3-DECLARATION OF MICHAEL FLOOD IN SUPPORT OF EX PARTE 2629/029518-0003 Rutan & Tucker, LLP APPLICATION TO CONTINUE STAY 18918565 2 a09/12/23 attorneys at law