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9 Attorneys for Johnny Zamrzla, Pamela Zamrzla,
10 Johnny Lee Zamrzla and Jeanette Zamrzla (collectively
11 "Zamrzla's")

12 SUPERIOR COURT OF CALIFORNIA
13 COUNTY OF LOS ANGELES – CENTRAL DISTRICT

14 Coordinated Proceeding,
15 Special Title (Rule 1550(b))

16 ANTELOPE VALLEY
17 GROUNDWATER CASES.

Judicial Council Coordination
Proceeding No. 4408

LASC Case No. BC 32501

Santa Clara Court Case No. 1-05-CV-049053
Assigned to the Hon. Jack Komar, Judge of the
Santa Clara County Superior Court

**STATUS UPDATE BY ZAMRZLA'S RE
RESOLUTION OF THE
WATERMASTER'S MOTION FOR
MONETARY, DECLARATORY AND
INJUNCTIVE RELIEF AGAINST
ZAMRZLA'S**

Date: March 4, 2022

Time: 9:00 a.m.

Dept.: By Court call

18 COMES NOW Johnny Zamrzla, Pamela Zamrzla, Johnny Lee Zamrzla, and Jeanette
19 Zamrzla (collectively the "Zamrzla's"), through their counsel, Robert H. Brumfield, III, of the
20 Law Offices of Robert H. Brumfield, A Professional Corporation, and submit their Status Report
21 Re Resolution of the Antelope Valley Watermaster's ("Watermaster") Motion for Monetary,
22

1 Declaratory, and Injunctive Relief Against Zamrzla's ("Motion") in regards to the upcoming
2 March 4, 2022 hearing.

3 The Zamrzla's continue to be frustrated that Mr. Parton, counsel for the Watermaster,
4 declines to do what he said he would do at the December 10, 2021 hearing, which was come to
5 an agreement with the Zamrzla's to:

- 6 1. confer jurisdiction;
- 7 2. determine the amount of entitlement, which can then be reduced to be
8 commensurate with everybody else's reduction; and,
- 9 3. determine what the replacement water assessment beyond that entitlement
10 should be.

11 Despite stating that the Watermaster would work towards resolving those precise items
12 (to quote Mr. Parton – “. . . we're meeting to work out just precisely the things the Court has just
13 mentioned. What the pumping will be, cutbacks will be and what they need to pay for our WAs.”),
14 the Watermaster continues to claim that it cannot be a party or participant to any procedure to
15 determine the Zamrzla's entitlement or Production Rights.

16 The Proposed Order submitted by the Watermaster on February 28, 2022 is nothing more
17 that the exact proposed stipulation (i.e., a settlement communication which has now been morphed
18 into an Proposed Order) that was sent to counsel for the Zamrzla's on February 18, 2022 for
19 consideration. The Zamrzla's believe that submitting to the Court a proposed settlement
20 document is inappropriate.

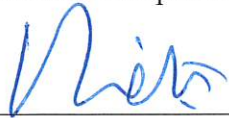
21 The Zamrzla's submitted substantive and substantial comments to the proposed stipulation
22 the morning of March 1, 2022. If the Court would like to see those comments (again a further
23 settlement communication), undersigned counsel can forward them by email to Judge Komar's
24 clerk, Rowena Walker.

25 Any further assistance the Court can provide to help the parties come to a resolution would
26 be appreciated.

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Dated: March 1, 2022

LAW OFFICES OF ROBERT H. BRUMFIELD
A Professional Corporation

By:  _____

Robert H. Brumfield, III
Attorney for Johnny Zamrzla, Pamela
Zamrzla, Johnny Lee Zamrzla and
Jeanette Zamrzla

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PROOF OF SERVICE (C.C.P. §1013a, 2015.5)

I am employed in the County of Kern, State of California. I am over the age of 18 and not a party to the within action; my business address is 1810 Westwind Drive, Bakersfield, CA 93301.

On March 1, 2022, I served the foregoing document(s) entitled:

**STATUS UPDATE BY ZAMRZLA'S RE RESOLUTION OF THE WATERMASTER'S
MOTION FOR MONETARY, DECLARATORY AND INJUNCTIVE RELIEF
AGAINST ZAMRZLA'S**

X by placing the original, X a true copy thereof on all interested parties.

X **BY ELECTRONIC MAIL**
I posted the document(s) listed above to the Santa Clara Superior Court Website @ www.scefiling.org and Glotrans website in the action of the Antelope Valley Groundwater Cases.

X (State) I declare under penalty of perjury under the laws of the State of California that the above is true and correct.

Executed on March 1, 2022, at Bakersfield, California.


SERENA BRAVO