1	CRAIG A. PARTON, State Bar No. 132759	Exempt from Filing Fees
2	TIMOTHY E. METZINGER, State Bar No. 145 CAMERON GOODMAN, State Bar No. 307679	
3	PRICE, POSTEL & PARMA LLP 200 East Carrillo Street, Fourth Floor	
4	Santa Barbara, California 93101	
5	Telephone: (805) 962-0011 Facsimile: (805) 965-3978	
6	Attorneys for	
7	Antelope Valley Watermaster	
8	SUPERIOR COURT OF T	HE STATE OF CALIFORNIA
9	FOR THE COUNTY OF LOS A	NGELES - CENTRAL DISTRICT
10		
11	Coordination Proceeding, Special Title (Rule 1550(b))	Judicial Council Coordination Proceeding No. 4408
12		LASC Case No.: BC 325201
13	ANTELOPE VALLEY GROUNDWATER CASES	Santa Clara Court Case No. 1-05-CV-049053
14		Assigned to the Hon. Jack Komar, Judge of the Santa Clara Superior Court
15		[PROPOSED] ORDER ON MOTION FOR
16 17		MONETARY, DECLARATORY AND INJUNCTIVE RELIEF AGAINST ZAMRLZAS
18	AND ALL RELATED ACTIONS	Date: October 28, 2021
19		Time: 9:00 a.m. Dept: By Courtcall
20		
21	judge presiding, on a motion by the Antelope Va	earing by Courtcall, the Honorable Jack Komar,
22	monetary, declaratory and injunctive relief again	
23	individually and as Trustees of the Johnny and P	
24	dated April 30, 1999 ("J&P"), and John Lee Zar	
25		pove captioned action. Appearances are as shown
26	in the Court record. Due cause being shown and	
27	Court orders as follows:	
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[PROPOSED] ORDER ON MOTION FOR MONETARY, DECLARATORY AND INJUNCTIVE RELIEF

1	1. Judgment is hereby entered in favor of the Watermaster and against J&P in the
2	amount of \$28,755.35 in delinquent Replacement Water Assessments ("RWAs") for the year
3	2018, plus accrued interest of <b>\$2,875.54</b> .
4	2. Judgment is hereby entered in favor of the Watermaster and against J&J in the
5	amount of \$6,415.90 in delinquent RWAs for the year 2018, plus accrued interest of \$641.59.
6	3. Judgment is hereby entered in favor of the Watermaster and against the Zamrzlas
7	jointly and severally, for attorneys' fees in the amount of \$7,437.
8	4. The Zamrzlas are hereby enjoined from producing any further groundwater from
9	the Antelope Valley Adjudicated Basin until: (a) all such delinquent 2018 RWAs with interest
10	and fees are paid in full, (b) the Zamrzlas each install water flow meters on all of their respective
11	wells that are compliant with the Judgment and all applicable Watermaster Rules and
12	Regulations, (c) the Zamrzlas each submit Annual Water Production Reports for years 2016
13	through 2020, and (d) the Zamrzlas each pay RWAs and Administrative Assessments for their
14	respective annual production for the years 2016 through 2020, plus accrued interest thereon.
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16	IT IS SO ORDERED.
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18	DATED: By:
19	Judge of the Superior Court
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Price, Postei	
& Parma LLF Santa Barbara	

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1	PROOF OF SERVICE	
2	STATE OF CALIFORNIA, COUNTY OF SANTA BARBARA	
3	I am employed in the County of Santa Barbara, State of California. I am over the age of	
4	eighteen (18) and not a party to the within action. My business address is 200 East Carrillo Street, Fourth Floor, Santa Barbara, California 93101.	
5	On September 29, 2021, I served the foregoing document described as [PROPOSED]	
6	ORDER ON MOTION FOR MONETARY, DECLARATORY AND INJUNCTIVE RELIEF AGAINST ZAMRZLAS, on all interested parties in this action by placing the original and/or true	
7	сору.	
8 9	BY ELECTRONIC SERVICE: I posted the document(s) listed above to the Santa Clara County Superior Court Website @ www.scefiling.org and Glotrans website in the action of the Antelope Valley Groundwater Cases.	
10	(STATE) I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.	
11 12	□ ( <i>FEDERAL</i> ) I hereby certify that I am employed in the office of a member of the Bar of this Court at whose direction the service was made.	
13		
14	Executed on September 29, 2021, at Santa Barbara, California.	
15	aqui	
16	Signature	
17	Elizabeth Writeht	
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