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REAPPT  
3/11/97

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FILED - West District  
San Bernardino County Clerk  
**COPY**  
FEB 03 1997  
*Estelle Massingale*

11 SUPERIOR COURT OF THE STATE OF CALIFORNIA  
12 FOR THE COUNTY OF SAN BERNARDINO - WEST DISTRICT

13 CHINO BASIN MUNICIPAL WATER )  
14 DISTRICT, )

15 Plaintiff, )

16 v. )

17 CITY OF CHINO, )

18 Defendant. )

Case No. RCV 51010  
NOTICE OF MOTION AND  
MOTION FOR APPOINTMENT OF  
NINE MEMBER BOARD AS  
WATERMASTER; MEMORANDUM  
OF POINTS AND AUTHORITIES IN  
SUPPORT THEREOF;  
DECLARATION OF TRACI  
STEWART  
DATE: March 11, 1997  
TIME: 8:30 a.m.  
DEPT: H  
Specially assigned to the Honorable  
Judge J. Michael Gunn

19 NOTICE IS HEREBY GIVEN that on March 11, 1997 at 8:30 a.m., or as  
20 soon thereafter as the matter may be heard, in Department H of the above entitled  
21 court, located at 8303 North Haven Avenue, Rancho Cucamonga, California 91730-  
22 3862, the Court will be requested to appoint a newly created nine member board as  
23 Watermaster. The motion is supported by a 67.99% majority of the Chino Basin

1 Watermaster Advisory Committee.

2 This motion is made on the grounds that the Judgment allows any party at  
3 any time to move for appointment of a new Watermaster and directs the Court to act in  
4 conformance with such motion if it is supported by a majority of the Advisory Committee  
5 unless there are compelling reasons to the contrary. The motion for appointment of the  
6 nine member board as Watermaster is supported by a majority of the Advisory  
7 Committee. There are no compelling reasons in opposition to the appointment of the  
8 nine member board. The nine member Board presented herein differs in several  
9 significant respects from the nine member proposal which was submitted to the Court  
10 last June. Issues and concerns which were raised at previous Court hearings and meet  
11 and confer sessions regarding the issue of appointment of a new Watermaster have  
12 been exhaustively discussed among the parties. The nine member Watermaster Board  
13 presented to the Court for approval properly addresses all such issues and concerns.

14 This motion is based upon this notice and motion, on the memorandum of  
15 points and authorities and declarations filed herein, on the pleadings on file with the  
16 Court in this matter, and on such other matters as the Court may properly consider.

17  
18 RESPECTFULLY SUBMITTED:

19 NOSSAMAN, GUTHNER, KNOX & ELLIOTT  
20 FREDERIC A. FUDACZ  
21 JOHN OSSIFF

22 By: 

John Ossiff

23 Attorneys for  
24 CHINO BASIN WATERMASTER  
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1  
2 **MEMORANDUM OF POINTS AND AUTHORITIES**  
3 **IN SUPPORT OF MOTION**  
4

5 **I. INTRODUCTION**

6 This motion is the culmination of well over a year of effort by the parties to  
7 select a new Watermaster. Since January 1996, the matter has been discussed at  
8 several extensive Court hearings, at numerous meetings of the Pool Committees,  
9 Advisory Committee, at a specially formed Ad Hoc Transition Committee, and at several  
10 extensive workshops among the parties. In addition, at the direction of the Court, the  
11 parties discussed the issues, particularly the issue of checks and balances, at two in-  
12 depth meet and confer sessions. The new Watermaster Board which is presented for  
13 Court approval herein represents the result of that extensive and exhaustive process.  
14 That process has involved input from all the parties in the action. Everyone has had a  
15 full opportunity to express their interests and concerns. All points of view have been  
16 considered and discussed. The Watermaster Board presented for approval herein  
17 properly addresses the issues of checks and balances and protects the interests of  
18 every party.

19 While this extensive discussion process has been taking place, the  
20 Watermaster staff has continued, as was previously explained to the Court, to take the  
21 steps necessary to transition the staff away from the Chino Basin Municipal Water  
22 District ("CBMWD"). That transition process is complete. (Stewart Decl. ¶ 3.) The only  
23 step remaining is the actual appointment of a new Watermaster.

24 Since the Court hearing of June 18, 1996, CBMWD has served as  
25 Watermaster, at the direction of the Court, on an interim basis. It has become  
26 impossible however for that situation to continue. CBMWD has increasingly failed to  
27 work cooperatively with the Advisory Committee, has failed to follow mandated direction  
28 given by the Advisory Committee, and has failed to comply with clear requirements of

1 the Judgment and the Watermaster Rules and Regulations. (This is explained in the  
2 motion regarding the costs of an audit ordered by CBMWD, which motion is currently  
3 scheduled for hearing in this Court on March 3, 1997.)

4 The Judgment expressly provides for the appointment of a new  
5 Watermaster, and specifically states that, unless there are "compelling reasons" to the  
6 contrary, "the Court shall act in conformance with a motion requesting the Watermaster  
7 be changed if such motion is supported by a majority of the voting power of the  
8 Advisory Committee." (Judgment, ¶ 16, emphasis added.) This motion is supported by  
9 a majority of the Advisory Committee. There are no compelling reasons to the contrary.  
10 For these reasons, as explained more fully below, the Court is requested and urged to  
11 immediately appoint the described nine member Watermaster Board as Watermaster.  
12

## 13 **II. MAKE UP OF THE NINE MEMBER BOARD PROPOSED AS WATERMASTER**

14 On January 30, 1997, the Advisory Committee by a 67.99% majority,  
15 voted to name a nine member Watermaster Board as described in detail below, to  
16 serve as Watermaster.<sup>1/</sup> The nine member Watermaster Board will be composed and  
17 will function as described below. (Stewart Decl. ¶ 2.)  
18

### 19 **A. Membership**

20 The nine-member Watermaster Board shall consist of:

- 21 (i) two members from the Overlying (Agricultural) Pool  
22 appointed by the Overlying (Agricultural) Pool;  
23 (ii) one member from the Overlying (Non-Agricultural) Pool  
24 appointed by the Overlying (Non-Agricultural) Pool;  
25

---

26 <sup>1/</sup> Also at the January 30, 1997 Advisory Committee meeting the Advisory  
27 Committee, by a 67.99% majority instructed Watermaster legal counsel to file  
28 this motion for Court approval of the new Watermaster. (Stewart Decl. ¶ 2.)

1 (iii) three members from the Appropriative Pool appointed by the  
2 Appropriative Pool;

3 (iv) one member from the Board of Three Valleys Municipal  
4 Water District ("Three Valleys");

5 (v) one member from the Board of Western Municipal Water  
6 District ("Western");

7 (vi) one member from the Board of CBMWD.

8 If one of the three municipal water districts elects not to serve on the nine-  
9 member Watermaster Board, a representative from the State of California will be seated  
10 in their place. Any member of the Appropriative Pool which owns or has a controlling  
11 interest in another member of the Appropriative Pool will not be allowed to serve  
12 concurrently with said other member of the Appropriative Pool on the Watermaster  
13 Board.

14  
15 **B. No Concurrent Seat on Advisory Committee**

16 No individual will be allowed to serve concurrently on the Watermaster  
17 Board while serving as a member of the Advisory Committee and/or their respective  
18 Pool Committee, with the exception of representatives from the Overlying (Non-  
19 Agricultural) Pool.<sup>2/</sup> This shall not prevent the same member agency or entity with a  
20 representative on the Advisory Committee from appointing a different representative to  
21 the Watermaster Board. Additionally, participating agencies with governing bodies are  
22 strongly encouraged to have elected officials serve as their representative on the  
23 Watermaster Board.

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<sup>2/</sup> Because of the limited membership of the Overlying (Non-Agricultural) Pool  
27 precluding its representatives from serving on the Watermaster Board is not  
28 practical.

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**C. Terms on Watermaster Board. Rotation Among Parties.**

Watermaster Board members shall serve staggered two year terms. The appointments by the Municipal Water District boards, the Appropriative Pool and the Overlying (Non-Agricultural) Pool shall be made from their members on a rotating basis with all members afforded an equal opportunity to serve. Appointments by the Overlying (Agricultural) Pool shall be rotated among categories of agricultural producers with each category of producers having an equal opportunity to serve. The State of California shall be included as one of the categories of producers rotating from the Overlying (Agricultural) Pool, unless the State of California is currently serving in a vacant municipal water district position.

**D. Voting Power**

The members of the Watermaster Board will vote on a one person-one vote basis.

**E. Initial Term of Nine Member Watermaster Board**

The first nine-member Watermaster Board will serve until June 30, 1998, at which time the Advisory Committee will either instruct legal counsel to file a re-appointment with the Court or make a recommendation to revisit the matter.<sup>3/</sup>

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<sup>3 /</sup> At the June 18, 1996 hearing, some parties raised the issue of whether parties with water rights in the Basin could be members of the Watermaster Board. There is no limitation in the Judgment which would prohibit those parties from serving on the Watermaster Board. There is certainly nothing in the California constitution or other laws which would prohibit such service. In fact, that is exactly how the Main San Gabriel Basin Watermaster Board is composed. There, as with the Board proposed here, there are nine members, six of whom are nominated by producers, and three of whom are nominated by municipal water districts. That Judgment has been in place since 1972. There has never been any suggestion that the Watermaster Board established by the Judgment violated California law.

1 The Court is requested to set a further hearing on this matter within 30  
2 days, for the purpose of appointing the individual members of the Watermaster Board,  
3 and to direct the Committees, municipal water districts, and State of California to submit  
4 the names of their selected representatives not later than 10 days before that hearing.  
5

6 **III. THE JUDGMENT PROVIDES FOR THE APPOINTMENT OF A NEW**  
7 **WATERMASTER AND DIRECTS THE COURT TO ACT IN CONFORMANCE**  
8 **WITH THE ACTIONS OF THE ADVISORY COMMITTEE UNLESS THERE ARE**  
9 **COMPELLING REASONS TO THE CONTRARY.**

10 CBMWD, acting by and through its Board of Directors, was initially  
11 appointed as Watermaster. (See Judgment, ¶ 16.) The Judgment provides for the  
12 appointment of a successor Watermaster. The Judgment states:

13 “Watermaster may be changed at any time by  
14 subsequent order of the Court, on its own motion, or on  
15 the motion of any party after notice and hearing. Unless  
16 there are compelling reasons to the contrary, **the Court**  
17 **shall act in conformance** with a motion requesting the  
18 Watermaster be changed if such motion is supported by a  
19 majority of the voting power of the Advisory Committee.”

20 (Judgment, ¶ 16; emphasis added.)

21 The nine member Watermaster Board presented to the Court herein has  
22 been approved by a majority of the Advisory Committee. The authority of the Advisory  
23 Committee in such matters has from time to time been confirmed by the Court in the  
24 exercise of its continuing jurisdiction in this action. In July 1989, the Court ruled on a  
25 number of issues presented to it concerning the Watermaster's performance of its  
26 duties. In his written order, Judge Turner, to whom the case was then assigned, stated  
27 that “Watermaster . . . should be changed if the request is supported by a majority of  
28 the voting power of the Advisory Committee.” (Order at p. 2. A true and correct copy of  
the Order is attached hereto as Exhibit A.) The Court found that “under the Judgment



1 [the Advisory Committee] is the controlling body of the ground water basin." (Order at  
2 p. 7.) He also noted that the Advisory Committee is "the policymaking group for the  
3 Basin." (Order at p. 3.) The approval of the nine member board as Watermaster is thus  
4 an exercise of the Advisory Committee's recognized power and authority under the  
5 Judgment.

6  
7 **IV. THE NINE MEMBER BOARD PRESENTED FOR COURT APPROVAL**  
8 **PROPERLY ADDRESSES ISSUES OF "CHECKS AND BALANCES"**

9 At the Court hearing on June 18, 1996, questions were asked about  
10 whether the Judgment required there to be a system of checks and balances between  
11 the Watermaster Board and the Advisory Committee. The Court directed the parties to  
12 have a meet and confer session to discuss that issue. The parties did discuss the issue  
13 at two meet and confer sessions as well as at Pool Committee and Advisory Committee  
14 meetings and at special party workshops called to discuss that issue.

15 The nine member Watermaster Board presented herein provides checks  
16 and balances between the Watermaster Board and the Advisory Committee. First of all  
17 the make up and voting power on the Watermaster Board will be completely different  
18 than voting on the Advisory Committee. On the Advisory Committee, voting power is  
19 allocated on the basis of the amount of assessments paid. This results in the  
20 appropriators which pay the most assessments having the most voting power and thus  
21 results in the Appropriative Pool having a majority vote on the Advisory Committee. On  
22 the Watermaster Board, each member will have one vote. Each vote is equally  
23 weighted. There is no weighting of voting according to assessments paid. It is a simple  
24 one person, one vote method. The Appropriative Pool will have only three  
25 representatives, and thus a minority of the voting power, on the Watermaster Board.

26 The Watermaster Board will ensure that no one party, no one Pool, and  
27 no one entity will have control of the Watermaster Board. This diffusion of power and  
28 diversity of representation will ensure and institutionalize the system of checks and

1 balances among the parties, the Pools, and the Watermaster Board and the  
2 Committees, much as the division of authority among the executive, judicial and  
3 legislative branches ensures a system of checks and balances in our governmental  
4 system.

5 The Watermaster Board will include representatives of the three municipal  
6 water districts, which do not have any voting power on the Advisory Committee.

7 Terms of the representatives are limited to two years. In addition, no one  
8 party under the Judgment will be able to serve consecutive terms on the Watermaster  
9 Board. The positions on the Watermaster Board will be rotated among the members of  
10 the Appropriative Pool and Overlying (Non-Agricultural) Pool so that each party is  
11 afforded an equal opportunity to serve on the Watermaster Board. The positions will be  
12 rotated among the members of the Overlying (Agricultural) Pool to ensure that each  
13 category of agricultural producers is assured a representative on the Watermaster  
14 Board on a regular basis.

15 In addition, diversity of representation on the Watermaster Board will be  
16 further assured by prohibiting any appropriator from being on the Watermaster Board if  
17 that appropriator has a controlling interest in another appropriator who is currently on  
18 the Board.

19 To further insure that the Watermaster Board brings a different  
20 perspective than the Advisory Committee, no individual will be allowed to be a  
21 representative on the Watermaster Board while the individual is a representative on the  
22 Advisory Committee or on a Pool Committee (except for the Overlying (Non-  
23 Agricultural) Pool.

24 This nine member Watermaster Board differs from the proposed board  
25 which was before the Court last June. The proposed board which was considered in  
26 June was to have consisted of two members of the Overlying (Agricultural) Pool, one  
27 member of the Overlying (Non-Agricultural) Pool, one representative each from  
28 Western, Three Valleys, and CBMWD, and three members elected at-large by the

1 Advisory Committee. The Watermaster Board now presented for approval retains the  
2 representation by the Municipal Water Districts. It eliminates the at-large members, and  
3 thus further diffuses any influence of the Advisory Committee or Appropriative Pool in  
4 selecting the members of the Watermaster Board.<sup>4/</sup>

5 Only one other proposal for a new Watermaster was made at the January  
6 30, 1997, Advisory Committee meeting. That proposal was for a five member  
7 Watermaster Board, consisting of three representative of CBMWD, one representative  
8 from Western, and one representative from Three Valleys. It thus would have given  
9 CBMWD a controlling interest on the Board. That proposal received only 32% of the  
10 vote. (Stewart Decl. ¶ 2.)

11  
12 **V. IMMEDIATE APPOINTMENT OF A NEW WATERMASTER IS VITAL TO THE**  
13 **PROPER PERFORMANCE OF WATERMASTER DUTIES**

14 The vote to name the nine member Watermaster Board as Watermaster is  
15 the culmination of a long and arduous process by the parties and by the Court. It is  
16 essential to the proper functioning of Watermaster that that process be brought to  
17 closure by the formal appointment of the new Watermaster.

18 The issue of identifying a new Watermaster was raised in Advisory  
19 Committee meetings in December 1995. Initially the Advisory Committee voted to  
20 name itself as Watermaster. As was discussed in the motions filed in connection with  
21 the June 18, 1996 Court hearing, the motion to name a new Watermaster was made to  
22 alleviate concerns expressed by many of the parties in this action that CBMWD did not  
23 and could not adequately represent the interests of all of the parties in all Pools and in

24  
25 <sup>4 /</sup> One other issue raised at the June 18, 1996, hearing was whether the parties  
26 had received sufficient notice of the intent to name a new Watermaster. This  
27 issue has been more than addressed by the meet and confer session, notice of  
28 meetings published in the newspapers, the noticed Court hearings, and the  
numerous public meetings at which the issue has been discussed.

1 all areas of the Basin. These parties felt that CBMWD's dual role as Watermaster and  
2 as a significant special district operating within a portion of the Chino Basin inherently  
3 creates the potential for a conflict of interest. Whenever CBMWD's interests as a  
4 special district do not correspond precisely with the interests of the groundwater basin  
5 as a whole, CBMWD faces a potential conflict of interest.

6 This potential is exacerbated by the fact that CBMWD is a political body  
7 whose district boundaries cover approximately 70% of the geographic area of the  
8 Basin. A number of water producers and purveyors, including Jurupa Community  
9 Services District serving the water needs of over 40,000 persons, and the City of  
10 Pomona which serves 139,000 persons, totaling approximately one-third of the  
11 population of the Chino Basin, are not represented by CBMWD. This circumstance  
12 gives the impression that those producers located within the CBMWD service area have  
13 more influence with the Watermaster than the producers located out of the service  
14 area, so long as CBMWD serves as Watermaster.

15 The parties further believed that a staff managed solely through the  
16 Watermaster process, as opposed to a staff made up of District employees with  
17 Watermaster duties, would be better able to meet the increasingly complex and time  
18 consuming issues which the parties believe Watermaster will face in the future.  
19 Pursuant to a contractual arrangement, Watermaster staff has been provided from the  
20 employees of the CBMWD. While these employees are assigned to work on  
21 Watermaster matters, and are paid from Watermaster funds and not those of CBMWD,  
22 their paychecks are issued by CBMWD and they have been subject to internal policies  
23 of CBMWD. As CBMWD's needs have dictated, staff has been assigned to or  
24 reassigned from Watermaster duties. This arrangement created uncertain lines of  
25 authority and responsibility within staff and has from time to time caused a lack of  
26 continuity in Watermaster operations. Generally, it has not created the best staff  
27 environment for efficiently addressing Watermaster needs.

28 The motion for appointment of the Advisory Committee as Watermaster

1 was scheduled for hearing on March 20, 1996, but was taken off calendar prior to that  
2 date to allow the parties time to discuss their concerns and refine the proposal. In order  
3 to address the issue, an Ad Hoc Transition Committee was formed by the Advisory  
4 Committee at its January 25, 1996 meeting. Meanwhile, with the support of the parties,  
5 including CBMWD, the staff working on Watermaster matters moved from the offices of  
6 CBMWD to separate facilities.

7 The Ad Hoc Committee considered all of the concerns which were raised  
8 and considered a number of different suggestions which were made in an effort to  
9 address those concerns. A number of meetings were held at which representatives of  
10 all of the Pools were present. CBMWD was apprised of all of these meetings. Those  
11 efforts resulted in the proposal for the nine member panel which was presented to this  
12 Court at the hearing on June 18, 1996.

13 At the June 18, 1996 Court hearing, concerns were raised about whether  
14 the Judgment required Watermaster to provide checks and balances with respect to the  
15 Advisory Committee, and whether the proposed Watermaster Board provided such  
16 checks and balances. The Court appointed CBMWD as Watermaster on an interim  
17 basis and directed the parties to have a meet and confer session to determine whether  
18 the issues between the parties could be resolved. The Court set a date of September  
19 18, 1996 for further hearing.

20 The parties had a meet and confer session on July 29, 1996, and again  
21 on August 28, 1996. The parties also had several workshops to discuss the issue of a  
22 new Watermaster. On August 28th, following the meet and confer, there were  
23 meetings of two of the Pool Committees and a meeting of the Advisory Committee. At  
24 that time, the Advisory Committee voted to reconsider its approval of the nine member  
25 board as Watermaster and voted to approve, in concept, a three member board,  
26 consisting of one representative each from Chino Basin Municipal Water District, Three  
27 Valleys Municipal Water District, and Western Municipal Water District. At the  
28 September 18, 1996 hearing, the Court was requested to continue the hearing to allow

1 the three municipal water districts time to name their representatives and the names of  
2 the representatives to be submitted to the Court for approval. The Court continued the  
3 hearing to November 20, 1996.

4 Three Valleys and Western met and named their representative to the  
5 proposed three member Watermaster Board. CBMWD however never took action to  
6 name a representative. The November 20, 1996, hearing was taken off calendar.

7 In the period of time since November 20, 1996, CBMWD has increasingly  
8 failed to work cooperatively with the Advisory Committee, has failed to follow mandated  
9 direction given by the Advisory Committee, and has failed to comply with clear  
10 requirements of the Judgment and the Watermaster Rules and Regulations. This was  
11 highlighted by recent actions of CBMWD in requesting an audit of Watermaster. These  
12 actions are summarized in a motion pending before the Court in this matter and  
13 scheduled for hearing on March 3, 1997. In summary, CBMWD voted to take action  
14 which was contrary to a mandated direction (i.e., vote of greater than 80% of the  
15 Advisory Committee) without first seeking Court approval, as required by the Judgment,  
16 and after a closed session, contrary to the Rules and Regulations of Watermaster.<sup>5/</sup>  
17 The actions of CBMWD have undermined confidence in the Judgment itself. The  
18 parties, recognizing that it was essential that that confidence be restored by the  
19 immediate appointment of a new Watermaster, met on January 30, 1997, and voted for  
20 a new Watermaster.

21  
22 **VI. CONCLUSION**

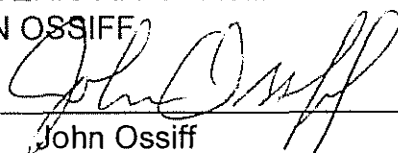
23 For the reasons stated herein, the Court is requested to enter an order  
24 appointing the Watermaster Board as described above and in the proposed Order  
25

26 \_\_\_\_\_  
27 5/ Moreover, the action was taken without having a public hearing, without making  
28 any findings, and without giving 30 days notice.

served and filed herewith.

RESPECTFULLY SUBMITTED:

NOSSAMAN, GUTHNER, KNOX & ELLIOTT  
FREDERIC A. FUDACZ  
JOHN OSSIFF

By: 

John Ossiff  
Attorneys for  
CHINO BASIN WATERMASTER

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# EXHIBIT A



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6 State Bar No. 75055

FILED - Central District  
San Bernardino County Clerk

FILED West District  
San Bernardino County Clerk JUL 31 1989

5 Attorney for Chino Basin M.W. DIST 12 1989  
6 as CHINO BASIN WATERMASTER

By Cynthia C. Pope  
Deputy

*Edwin M. Stanton*

8 SUPERIOR COURT OF THE STATE OF CALIFORNIA

9 IN AND FOR THE COUNTY OF SAN BERNARDINO

51010

*Rec*

11 CHINO BASIN MUNICIPAL WATER )  
12 DISTRICT, )  
13 )  
14 )  
15 )  
16 )

Plaintiff,

vs.

14 CITY OF CHINO, et al., )  
15 )  
16 )  
Defendants. )

Case No. 164327

STATEMENT OF DECISION AND  
ORDER RE MOTION FOR REVIEW  
OF WATERMASTER ACTIONS AND  
DECISIONS FILED BY CITIES  
OF CHINO AND NORCO AND  
SAN BERNARDINO COUNTY  
WATERWORKS DISTRICT NO. 8

17 Prior to 1978, various parties dependent upon the  
18 Chino Basin for water were engaged in litigation concerning  
19 their respective water rights and obligations. This litigation  
20 resulted in a judgment filed in this action on January 30, 1978  
21 (Judgment). The Judgment defined the Chino Groundwater Basin  
22 and, pursuant to the authority of the California Constitution,  
23 put into effect a program for administration of the water rights  
24 within the basin under the Court's authority. The  
25 administration of the water rights included the imposition of a  
26 physical solution and delegated the administration of the  
27 program to the Chino Basin Watermaster with continuing  
28 jurisdiction and supervision of the Court. By agreement of the

003645

AUG 16 1989

1 parties, the Chino Basin Municipal Water District Board of  
2 Directors was appointed to act as Watermaster. Watermaster  
3 appointments are for a period of five (5) years, unless sooner  
4 changed by order of the Court. Any party may request, by  
5 motion, that the Watermaster be changed, and should be changed  
6 if the request is supported by a majority of the voting power of  
7 the Advisory Committee.

8 The Judgment declared the Safe Yield to be 140,000  
9 acre feet per year. This was allocated as follows:

- 10 -- To the Overlying (Agricultural) Pool, an aggregate  
11 of 414,000 acre feet in any consecutive five (5)  
12 years;
- 13 -- To the Overlying (Non-Agricultural) Pool, 7,366  
14 acre feet per year; and
- 15 -- To the Appropriative Pool, 49,834 acre feet per  
16 year.

17 The Appropriative Pool is made up of primarily cities and water  
18 districts and consists of 22 producers, each of which has  
19 assigned specific rights which may be transferred. Each of the  
20 three pools is represented by a committee, members of which are  
21 elected on a yearly basis. All decisions are first submitted to  
22 the various pool committees. After they have acted on a matter,  
23 the matter is referred to the Advisory Committee which is  
24 basically made up of almost all of the members of the  
25 Appropriative Pool and elected representatives of the Overlying  
26 (Agricultural) Pool and Overlying (Non-Agricultural) Pool. At  
27 the present time, there are 100 votes in the Advisory Committee  
28 of which 20 belong to the Overlying (Agricultural) Pool, 5

003646

1 belong to the Overlying (Non-Agricultural) Pool, and 75 are  
2 allotted to the members of the Advisory Committee from the  
3 Appropriative Pool.

4 The Advisory Committee takes actions on all matters  
5 considered by the various pools and submits its recommendations  
6 to the Watermaster. The Advisory Committee is the policymaking  
7 group for the Basin. Any action approved by 80 percent or more  
8 of the Advisory Committee constitutes a mandate for action by  
9 the Watermaster consistent therewith.

10 On February 8 of this year, there was calendared for  
11 hearing a motion for review of Watermaster actions and  
12 decisions. This motion was filed by the City of Chino, City of  
13 Norco and San Bernardino County Water Works District No. 8  
14 (Moving Parties). The Moving Parties are members of the  
15 Appropriative Pool and are members of the Advisory Committee.

16 The Moving Parties pointed out a great many areas in  
17 which they considered the activities of the Watermaster less  
18 than perfect. The matter was continued until March 1, and the  
19 Court ordered the parties to meet and confer in order to narrow  
20 the issues. They did this, and the Court received a  
21 Consolidated Statement of Issues to be Determined by the Court.  
22 Although prepared by the Office of the Attorney General of the  
23 State of California, all parties stipulated to the definition of  
24 remaining issues as therein stated. The Consolidated Statement  
25 of Issues served as the pre-hearing Order of the Court.

26 Before addressing each of the unresolved issues as set  
27 forth in the Consolidated Statement of Issues, the Court wishes  
28 to observe that it is quite aware of the fact that we are

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1 dealing with a problem of enormous proportions. The Chino Basin  
2 is a huge ground water basin which, although primarily in San  
3 Bernardino County, extends partially into or impinges upon the  
4 rights of several neighboring counties. The Moving Parties are  
5 located in the lower end of the basin. They are the recipients  
6 of all problems which have accumulated in the course of the  
7 circulation of water down to their end. They are particularly  
8 subject to the excess of nitrates in the substrata occasioned  
9 partly because of their location in the lower end of the basin  
10 and partly because of the concentration of dairy and  
11 agricultural activities in their part of the territory.

12           The fundamental idea behind the Judgment was to  
13 guarantee, especially in times of drought, that there would be  
14 sufficient water for all legitimate users of the basin and that  
15 the water be of good quality. There was great concern that  
16 water of inferior quality (i.e., of high mineral content) would  
17 be imported into the basin and dilute the quality of water in  
18 storage. The basin constitutes a huge natural reservoir in  
19 which excess water may be stored during wetter years for  
20 withdrawal during the drier years. This, of course, would  
21 contemplate that the groundwater would rise and fall depending  
22 upon the input and outtake of water. Unfortunately, this  
23 affects the Moving Parties somewhat adversely. When the water  
24 level rises, it apparently intercepts higher levels of the  
25 substrata which contain the nitrates which are being leached  
26 down into the basin. It dissolves these nitrates and produces  
27 an unsatisfactory level of nitrate for the pumpers at the lower  
28 end of the basin. This leaves them with the necessity of

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1 removing the nitrates at their pumping stations or building  
2 pipelines to bring water in from another area. The Moving  
3 Parties feel that this is an expense which should be borne by  
4 the entire basin, not just those at the lower end of the basin.  
5 The members of the basin who do not have this problem feel that  
6 they have their own problems to meet and that the Moving Parties  
7 should resolve their problems in whatever way they can. In any  
8 event, the rest of the basin has resisted the efforts to have  
9 them contribute to the cost of purifying water produced at the  
10 lower end of the basin by removing nitrates.

11 This nitrate problem is not one of easy solution. We  
12 cannot waste the great part of the storage capacity of the basin  
13 because to use it would dissolve more nitrates. And yet to use  
14 the storage capacity does affect the quality of the water.  
15 There is at the present time in progress the "Santa Ana River  
16 Nitrate Management Study" which is to be completed later this  
17 year and which, it is hoped, will provide assistance in  
18 evaluating the problem.

19 The Court has been the beneficiary of the arguments in  
20 this case which were heard on March 1 and a large quantity of  
21 briefs supplied by the various interested parties. Having  
22 carefully considered and reconsidered the points and authorities  
23 and other arguments submitted, the Court rules on the unresolved  
24 issues as set forth in the Consolidated Statement of Issues to  
25 be Determined by the Court as follows:

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ISSUE NO. 1.: "The standing of The Metropolitan Water District to respond to the Moving Parties' motion and the Moving Parties' motion to strike."

The Metropolitan Water District is not a party to the Judgment. Metropolitan has entered into a Cyclic Storage Agreement and a Trust Storage Agreement with the Watermaster and exchange agreements with certain of the parties. The Cyclic Storage Agreement and Trust Storage Agreement were entered into with full approval of the Advisory Committee. The Moving Parties are attacking the Trust Storage and related exchange agreements. Metropolitan only claims the right to be heard on Issues 1 and 4 which significantly affect its agreements.

The Moving Parties' contention that Metropolitan either must intervene as a full-fledged, active party to the Judgment or not at all is neither sound nor just. Metropolitan does have standing and, in fact, is an indispensable party to the proper determination of Issue No. 4 which relates to the validity of the aforementioned agreements. The Court finds that Metropolitan may intervene in connection with any motion hearing or other form of litigation to the extent that it affects Metropolitan's real and substantive interests. Therefore, the motion of the Moving Parties to strike Metropolitan's response to the motion for review is denied.

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1                    ISSUE NO. 2.: "Adequacy of data gathering  
2                    by Watermaster."

3  
4                    The Moving Parties have failed to demonstrate by a  
5                    preponderance of the evidence, or indeed by any substantial  
6                    evidence, that the Watermaster has not fully complied with all  
7                    requirements of the pool committees or of the Advisory Committee  
8                    or that its data gathering is not reasonable in view of the  
9                    intent of the Judgment. The Court finds that there is no basis  
10                   for its intervention in this area.

11                   This brings up a matter of some concern to the Court.  
12                   The Moving Parties are members of the Advisory Committee which  
13                   under the Judgment is the controlling body of the ground water  
14                   basin. The Moving Parties between them have slightly more than  
15                   20 percent of the voting power of that body. The evidence  
16                   before the Court seems to indicate that most of the actions of  
17                   the Watermaster have been done with the unanimous approval of  
18                   the Advisory Committee and nowhere have the Moving Parties  
19                   indicated to the Court that they have requested the Advisory  
20                   Committee to vote to instruct the Watermaster to do the things  
21                   they are now urging the Court to order the Watermaster to do.

22                   The purpose of having the pool committees and the  
23                   Advisory Committee is to have a representative assembly where  
24                   the parties most interested can discuss the needs of the basin  
25                   and vote on the best way of meeting those needs. This motion  
26                   comes before the Court without any apparent previous efforts of  
27                   the Moving Parties to accomplish their purposes by convincing  
28                   the Advisory Committee of the wisdom of their requests. This is

1 somewhat akin to resorting to the Court without having first  
2 exhausted one's administrative remedies and should be frowned  
3 upon. The Court particularly feels that Issue No. 2 could well  
4 have been resolved by discussion at the level of the Advisory  
5 Committee rather than by coming to Court. In making the Motion  
6 for Review, the Moving Parties failed to provide the Court with  
7 any record of proceedings of any of the meetings or activities  
8 of the Watermaster, the Advisory Committee, or any of the pool  
9 committees, i.e., of any of the administrative record of the  
10 Watermaster and its component pools and committees. It was only  
11 through the efforts of the Watermaster in providing such record  
12 that the Court was able to review the actions and decisions  
13 brought before the Court for its review.

14 The Court's ruling against the Moving Parties in  
15 connection with Issue No. 2 should not be taken to mean that the  
16 Advisory Committee and the Watermaster should not be constantly  
17 considering the adequacy of its data gathering procedures as  
18 needs and conditions change.

19  
20 ISSUE NO. 3.: "The Optimum Basin Management  
21 Program."

22  
23 The Moving Parties contend that the Watermaster has  
24 failed to develop an adequate Optimum Basin Management Plan  
25 (OBMP). The Watermaster, on the other hand, says that it has an  
26 excellent working OBMP although it has not been reduced to a  
27 single document. In any event, the Moving Parties feel that the  
28 OBMP needs to include the basis for greater flexibility in the



1 use of waters of varying qualities and that it must provide  
2 necessary safeguards to assure equity and water quality  
3 protection throughout the basin.

4 Long before the Judgment was entered, it was  
5 recognized that water quality problems were present in the  
6 basin; however, no one could agree on exactly which problems to  
7 tackle and what to do about them. Where a point source has been  
8 located and identified there has been some mobilization to try  
9 to cure it, but the pervasive nature of nitrate build-up from  
10 dairy farms and agricultural activities has not been adequately  
11 recognized until recently. The Moving Parties have not  
12 suggested any solution to this problem other than to keep the  
13 water level in the basin low so that it will not meet the  
14 descending nitrates and dissolve them and get them into  
15 circulation. The Moving Parties apparently feel that if we are  
16 going to raise the water level in the basin and thus aggravate  
17 the nitrate problem, that the entire basin should be responsible  
18 for curing that nitrate problem which apparently can only be  
19 done by proper treatment at the pump. Of course, long range the  
20 introduction of the nitrates can be reduced, and the nitrates in  
21 the soil will ultimately be leached out. But that will not be  
22 of much help to this generation or the next. The nitrate  
23 problem has its source primarily in the territory of the Moving  
24 Parties, particularly Chino. Whether or not the Judgment had  
25 ever been entered, the nitrate problem would be a problem to the  
26 Moving Parties. However, there is some justification to the  
27 concept put forward by the Moving Parties that the problems of  
28 the lower end of the basin should be the problem of the entire

1 basin.

2 As to the immediate problem of the OBMP, it must be  
3 borne in mind that the primary goal of the Watermaster under the  
4 Judgment is to guarantee an adequate water supply in dry years  
5 as well as wet years for all users and to do everything it can  
6 to improve, or at least not to degrade, the quality of that  
7 water. There is no claim that the Watermaster has not provided  
8 an adequate supply of water, and there is no claim that the  
9 Watermaster has done anything to degrade the quality of the  
10 water. In other words, the Watermaster has not added poor  
11 quality water to the basin. The only contention is that by  
12 adding water at all, the Watermaster is dissolving more nitrates  
13 and getting them into circulation more quickly than nature would  
14 normally do it.

15 As indicated above, there are studies under way trying  
16 to at least define the problem and work out possible solutions.  
17 The Court finds no defect in the OBMP, although the Court does  
18 recommend that within two years the OBMP be reduced to a single  
19 integrated document approved by the Advisory Committee.

20  
21 ISSUE NO. 4.: "Validity of the Exchange  
22 Agreements."

23  
24 The Exchange Agreements and the Trust Storage  
25 Agreement were specifically anticipated in the Judgment  
26 (Paragraphs 12 and 28).

27 The agreements were considered and unanimously  
28 approved by the Advisory Committee (including the

1 representatives of the Moving Parties). These agreements were  
2 approved by the Court without challenge. The time for  
3 challenging the approval of these contracts has long since  
4 expired.

5 However, on the merits, the agreements fully comply  
6 with the letter and spirit of the Judgment, and provide proper  
7 and adequate safeguards to the rights of the parties.

8 The request of the Moving Parties that these  
9 agreements be declared invalid and void is denied.

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ISSUE NO. 5.: "The method and timing of the  
distribution of the Agricultural Pool transfer."

The parties have agreed that the one-time 1988  
transfer of approximately 78,000 acre feet, or at least 28,000  
acre feet, from the Agricultural Pool to the Appropriative Pool  
was valid. However, the Moving Parties ask that 50,000 acre  
feet be placed in an Appropriative Pool holding account pending  
completion of an OBMP and a socio-economic study.

The Court finds no illegality or inequity in this  
transfer. Procedurally, it complied with the requirements of  
the Judgment. The Judgment sets forth a scheme for the  
distribution of transferred waters and excludes this question  
from the continuing jurisdiction of the court.

The request of the Moving Parties is denied.

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ISSUE NO. 6.: "Ontario's storage of 10,000  
acre feet of water."

The Moving Parties request that Ontario's recent agreement to store 10,000 acre feet be nullified. The Moving Parties seem to agree that this agreement was proper and legal under the Judgment, but only because the Judgment was defective in some way as to provide a "loophole".

The Minutes of the Advisory Committee meeting of September 15, 1988, show approval of this agreement with the City of Chino and Water Works District No. 8 (moving parties herein) voting for approval!

The Moving Parties claim to be entitled to an order nullifying this agreement because the Watermaster has not prepared a proper OBMP or a socio-economic study, and has not commented on Metropolitan's draft EIR. None of these claims would justify bringing the operations of the Watermaster to a halt by voiding contracts properly and lawfully entered into .

The motion is denied.

ISSUE NO. 7.: "Is there a mandatory duty of the Watermaster to comment on Metropolitan's conjunctive use draft environmental impact report and, if so, to what extent?"

The Watermaster is the Board of Directors of the Chino Basin Municipal Water District which acts under the policy direction of the Advisory Committee. Unless there is a clear

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1 consensus of opinion as to a particular draft EIR among members  
2 of the Advisory Committee, there is no obligation to comment.  
3 In fact, to do so would be divisive and destructive to the  
4 primary function of the Watermaster and the Advisory Committee.  
5 It would be quite appropriate for the various parties to the  
6 Judgment to make their own comments. In this way, the divergent  
7 interests and views could be considered.

8 The Court finds there is no duty on the part of the  
9 Watermaster to comment on the Metropolitan draft EIR.

10

11 ISSUE NO. 8.: "The adequacy of the  
12 Eleventh Annual Watermaster Report."

13

14 The Moving Parties complain of the Eleventh Annual  
15 Watermaster Report primarily because the socio-economic study  
16 has not been done and the Moving Parties are not satisfied with  
17 the OBMP. There is perhaps also a complaint that it does not  
18 contain a minority point of view.

19

20 It is difficult for the Court to fault the report for  
21 not containing a minority point of view when there was no  
22 minority point of view. The report was unanimously approved by  
23 all parties prior to submission to the Court. This includes  
24 approval by each of the Moving Parties. The report seems to  
25 fairly and accurately set forth what was done by the Watermaster  
during the period of the report.

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The report is approved.

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ISSUE NO. 9.: "Whether the impoundments of the '88-89 annual assessments with interest, costs, and penalties should be transferred to the Watermaster, and how the transfer should be accomplished."

The Judgment provides for assessments to be made by the Watermaster and further provides that challenges to the validity of the Watermaster's assessments must be made within 60 days. In this case, certain assessments were made, and the Moving Parties paid their assessments into an impound account withholding them from use by the Watermaster for which the assessments were intended until determination of this action. No challenge to the Watermaster's assessments was ever made by the Moving Parties, and the time for such challenges has long since expired. It is clear -- in fact, the Moving Parties agree -- that the withholding of the assessments was intended as a political statement, a means of protest.

The Judgment provides legitimate avenues for protest, as does the general law. Withholding payment of proper assessments is a form of political blackmail which is not contemplated by the Judgment and which leads to the inevitable frustration and breakdown of the purposes of the Judgment. Under the facts of this case, such withholding of legitimate assessments was without any legal justification.

Paragraph 55 of the Judgment mandates a late payment penalty of ten percent per annum from 30 days after the date of billing.

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1           The impounded assessments together with all interest  
2 earned thereon (Metropolitan Water District v. Adams [1948] 32  
3 Cal.2d 620) and the ten percent per annum penalty required by  
4 Paragraph 55 of the Judgment are to be paid forthwith by the  
5 Moving Parties to the Watermaster. Interest and penalty  
6 assessments shall accrue until actually paid to the Watermaster.

7           The Judgment also provides that the Watermaster may  
8 recover attorney fees and other costs of collection in  
9 recovering assessments which have been withheld. In recognition  
10 of the good, if misguided, intentions of the Moving Parties, the  
11 Court orders that no costs of collection or attorney fees in  
12 connection therewith shall be paid.

13  
14                   ISSUE NO. 10.: "Attorney fees."

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16           There are two issues in connection with attorney fees.  
17 The first relates to whether the Moving Parties must share in  
18 the cost of defense of their own motion; and the second is  
19 whether the Moving Parties should be required to pay the entire  
20 cost of the defense, including attorney fees.

21           The Court is convinced that there are some legitimate  
22 concerns in the way of long-range planning for improved quality  
23 of the water of the basin and for an equitable method of  
24 spreading the costs of improving the quality. The motion filed  
25 by the Moving Parties has served to point out these problems and  
26 bring them to the surface. On the other hand, the Court is  
27 satisfied that the motion was improvidently filed in that there  
28 was apparently no efforts made by the Moving Parties to

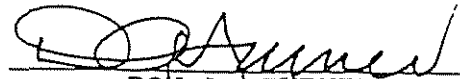
1 accomplish their purposes through the procedures set up in the  
2 Judgment before bringing this lawsuit. They may have been  
3 convinced that with only 20 percent of the vote they had no  
4 chance of getting the Advisory Committee to adopt their  
5 position, but that is no excuse for not presenting the issues  
6 properly and fairly to the Advisory Committee and trying to  
7 persuade all or some of the members of the Advisory Committee to  
8 agree with them on some issues. By filing this action and  
9 particularly by almost burying the legitimate concerns amidst a  
10 myriad of lesser concerns, they have cost the Basin a great deal  
11 of money and, of course, taken considerable court time.  
12 Although the Watermaster is the prevailing party, the Court does  
13 not award attorney fees to the Watermaster. The Watermaster's  
14 legal expenses are a proper expense of the entire Basin, and the  
15 Moving Parties, along with all other parties, will have to pay  
16 their proportional share of the costs of defending this action,  
17 but the Court will not require them to shoulder the entire  
18 expense.

19 A suggestion -- if not a warning -- will be made,  
20 however, that in the future, before any such motion be made, all  
21 reasonable efforts should be made to resolve the issue within  
22 the administrative set-up provided by the Judgment. Any motion  
23 filed should recite in detail what efforts have been made to  
24 achieve the desired results short of filing a motion in court,  
25 and such motion should be supported with copies of the agenda  
26 for and Minutes of the meetings at which the matter brought  
27 before the Court for review has first been calendared for  
28 discussion in the appropriate pool committee, before the



1 Advisory Committee and before the Watermaster.

2 Dated: 7-31-89

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5 DON A. TURNER  
6 Judge of the Superior Court  
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**DECLARATION OF TRACI STEWART**

I, Traci Stewart, declare as follows:

1. I am the Chief of Watermaster Services for the Chino Basin Watermaster ("Watermaster"). I have held that position since August 1994. In that position I am familiar with the records and operations of Watermaster. In addition, I serve as Secretary to the Advisory Committee which was established pursuant to the Judgment herein. I am familiar with the records and operations of the Advisory Committee. This Declaration is based upon my own knowledge of Watermaster and Advisory Committee records and operations, the operations of CBMWD, and my own personal knowledge.

2. On January 30, 1997, at a Special Advisory Committee Meeting, the Advisory Committee took the following actions:

(a) Defeated by a vote of 67.99% opposed to 32.01% in favor, a motion for a new Watermaster Board consisting of three members from Chino Basin Municipal Water District, one member from Three Valleys Municipal Water District, and one member from Western Municipal Water District.

(b) Approved by a vote of 67.99% in favor to 32.01% opposed, a motion to approve a 9 member Watermaster Board, consisting of one representative from Chino Basin Municipal Water District, one representative from Three Valleys Municipal Water District, one representative from Western Municipal Water District, three representatives from the Appropriative Pool, one representative from the Overlying (Agricultural) Pool, and one representative from the Overlying (Non-Agricultural) Pool. For the record the Overlying (Agricultural) Pool voted earlier that day and the vote was State of California four members for and the remaining six members against the nine member Board concept.

(c) Approved by a vote of 67.99% in favor to 12.01% opposed,

1 with the Overlying (Agricultural) Pool abstaining, a motion that a staggered, two year  
2 rotational term of office will apply to all 9 Watermaster Board members.

3 (d) Approved by a vote of 72.31% in favor to 5.77% opposed,  
4 with the Overlying (Agricultural) Pool, and the City of Chino Hills abstaining, a motion  
5 that no individual be allowed to serve concurrently on the Watermaster Board while  
6 serving as a member of the Advisory Committee and/or their respective Pool  
7 Committee, with the exception of representation from the Overlying (Agricultural) Pool.  
8 Additionally, participating agencies with governing bodies are strongly encouraged to  
9 have elected officials serve as their representative on the Watermaster Board. (This  
10 shall not prevent the same party with a representative on the Advisory or Pool  
11 Committee from naming a different representative to be on the Watermaster Board.)

12 (e) Approved by a vote of 74.23% in favor to 5.77% opposed,  
13 with the Overlying (Agricultural) Pool abstaining, a motion that if one of the three  
14 municipal water districts elects not to serve on the 9 member Watermaster Board, a  
15 representative from the State of California will be seated in their place.

16 (f) Approved by a vote of 69.91% in favor to 10.09% opposed,  
17 with the City of Chino and Monte Vista Water District abstaining, a motion that the State  
18 of California be included as one of the categories of producers rotating from the  
19 Overlying (Agricultural) Pool, unless the State of California is currently serving in a  
20 vacant municipal water district position.

21 (g) Approved by a vote of 74.23% in favor to 5.77% opposed,  
22 with the Overlying (Agricultural) Pool abstaining, a motion that any appropriator who  
23 owns or has a controlling interest in another appropriator not be allowed to serve  
24 concurrently with said other appropriator on the 9 member Watermaster Board.

25 (h) Approved by a vote of 69.91% in favor to 5.77% opposed,  
26 with Monte Vista Water District and the Overlying (Agricultural) Pool abstaining, a  
27 motion that the first 9 member Watermaster Board serve until June 30, 1998, at which  
28 time the Advisory Committee will either instruct legal counsel to file a re-appointment

1 with the Court or make a recommendation to revisit the matter.

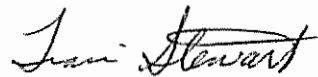
2 (i) Approved by a vote of 67.99% in favor to 32.01% opposed,  
3 a motion to direct Watermaster legal counsel to prepare the necessary documents to  
4 forward to the Court for the appointment of the 9 member board as represented by the  
5 motions regarding the subject matter approved January 30, 1997.

6 (j) Approved by a voted of 87.99% in favor to 12.01% opposed,  
7 a motion to request that the Chino Basin Watermaster take off its calendar for the  
8 scheduled February 26, 1997, special Watermaster meeting, the agenda item for review  
9 and action regarding the legal services contract between Nossaman, Guthner, Knox &  
10 Elliott, LLP and Watermaster.

11 3. At the time of the June 18, 1996, Court hearing, as part of the  
12 transition process to a new Watermaster, the staff of Watermaster services had already  
13 moved to a new location. Since that time other actions necessary for the transition to a  
14 new Watermaster have been completed. All actions necessary for the transition to a  
15 new Watermaster are in place. However, formal approval of some documents, the  
16 terms of which have been finalized, remains to be accomplished. This includes  
17 approval of a resolution of intention to enter into a Public Employee Retirement System  
18 ("PERS") contract in the name of the Chino Basin Watermaster.

19  
20 I declare under penalty of perjury under the laws of the State of California  
21 that the foregoing is true and correct.

22 Executed on February 3, 1997, at Rancho Cucamonga, California.

23 

24 \_\_\_\_\_  
25 Traci Stewart  
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1 NOSSAMAN, GUTHNER, KNOX & ELLIOTT, LLP  
2 FREDERIC A. FUDACZ, STATE BAR NO. 050546  
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9 Attorneys for  
10 CHINO BASIN WATERMASTER

11 SUPERIOR COURT OF THE STATE OF CALIFORNIA  
12 FOR THE COUNTY OF SAN BERNARDINO - WEST DISTRICT

13 CHINO BASIN MUNICIPAL WATER ) Case No. RCV 51010  
14 DISTRICT, )  
15 ) (Proposed)  
16 Plaintiff, )  
17 ) ORDER FOR APPOINTMENT OF  
18 v. ) NINE MEMBER BOARD AS  
19 ) WATERMASTER  
20 CITY OF CHINO, )  
21 Defendant. ) DATE: March 11, 1997  
22 ) TIME: 8:30 a.m.  
23 ) DEPT: H  
24 )  
25 ) Specially assigned to the Honorable  
26 ) Judge J. Michael Gunn  
27 )  
28 )

29 The motion for appointment of a nine member board as Watermaster  
30 came on regularly for hearing on March 11, 1997, in Department H of the above entitled  
31 Court, the Honorable J. Michael Gunn, presiding.

32 The motion having been duly made in accordance with the provisions of  
33 the Judgment herein, having been supported by a majority of the Advisory Committee,

1 and there appearing no compelling reasons to the contrary,

2 IT IS HEREBY ORDERED:

3 1. The position of Chino Basin Watermaster shall be filled by a nine  
4 member board selected and organized as set forth below.

5 **Membership**

6 The nine-member Watermaster Board shall consist of:

- 7 (i) two members from the Overlying (Agricultural) Pool  
8 appointed by the Overlying (Agricultural) Pool;
- 9 (ii) one member from the Overlying (Non-Agricultural) Pool  
10 appointed by the Overlying (Non-Agricultural) Pool;
- 11 (iii) three members from the Appropriative Pool appointed by the  
12 Appropriative Pool;
- 13 (iv) one member from the Board of Three Valleys Municipal  
14 Water District ("Three Valleys");
- 15 (v) one member from the Board of Western Municipal Water  
16 District ("Western");
- 17 (vi) one member from the Board of CBMWD.

18 If one of the three municipal water districts elect not to serve on the nine-  
19 member Watermaster Board, a representative from the State of California will be seated  
20 in their place. Any member of the Appropriative Pool which owns or has a controlling  
21 interest in another member of the Appropriative Pool will not be allowed to serve  
22 concurrently with said other member of the Appropriative Pool on the Watermaster  
23 Board.

24 **No Concurrent Seat on Advisory Committee**

25 No individual will be allowed to serve concurrently on the Watermaster  
26 Board while serving as a member of the Advisory Committee and/or their respective  
27 Pool Committee, with the exception of representatives from the Overlying (Non-  
28 Agricultural) Pool. This shall not prevent the same member agency or entity with a

1 representative on the Advisory Committee from appointing a different representative to  
2 the Watermaster Board. Additionally, participating agencies with governing bodies are  
3 strongly encouraged to have elected officials serve as their representative on the  
4 Watermaster Board.

5 **Terms on Watermaster Board. Rotation Among Parties.**

6 Watermaster Board members shall serve staggered two year terms. The  
7 appointments by the Municipal Water District boards, the Appropriative Pool and the  
8 Overlying (Non-Agricultural) Pool shall be made from their members on a rotating basis  
9 with all members afforded an equal opportunity to serve. Appointments by the  
10 Overlying (Agricultural) Pool shall be rotated among categories of agricultural producers  
11 with each category of producers having an equal opportunity to serve. The State of  
12 California shall be included as one of the categories of producers rotating from the  
13 Overlying (Agricultural) Pool, unless the State of California is currently serving in a  
14 vacant municipal water district position.

15 **Voting Power**

16 The members of the Watermaster Board will vote on a one person-one  
17 vote basis.

18 **Initial Term of Nine Member Watermaster Board**

19 The first nine-member Watermaster Board will serve until June 30, 1998,  
20 at which time the Advisory Committee will either instruct legal counsel to file a  
21 re-appointment with the Court or make a recommendation to revisit the matter.

22 The Court hereby sets a further hearing on this matter for April 10, 1997  
23 The Court hereby orders each of the Appropriative Pool Committee, Overlying  
24 (Agricultural) Pool Committee, Overlying (Non-Agricultural) Pool Committee, Three  
25 Valleys Municipal Water District, Western Municipal Water District, Chino Basin  
26 Municipal Water District, and State of California to submit to the Advisory Committee,  
27 by delivery to the Chief of Watermaster Services, by not later than March 27, 1997, the  
28 names of their representatives to the nine member Watermaster Board.

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The Court hereby orders the Chief of Watermaster Services to file the names of the representatives with the Court and to serve a copy of the names of the representatives on the active parties by not later than April 4, 1997. At the hearing on April 10, 1997, the Court will appoint the nine individuals.

2. The current Watermaster, Chino Basin Municipal Water District, is hereby ordered to take all steps necessary and proper to ensure a smooth and orderly transition to the new Watermaster Board, including but not limited to executing any required resolution of intention to enter into a Public Employee Retirement System ("PERS") contract in the name of Chino Basin Watermaster and other related resolutions and/or agreements to have the employee benefit program in place.

DATED: \_\_\_\_\_

\_\_\_\_\_  
J. Michael Gunn, Judge  
San Bernardino County Superior Court



1 NOSSAMAN, GUTHNER, KNOX, ELLIOTT  
2 FREDERIC A. FUDACZ, STATE BAR NO. 050546  
3 JOHN OSSIFF, STATE BAR NO. 120149  
4 445 South Figueroa Street  
5 Thirty-First Floor  
6 Los Angeles, California 90071  
7 Telephone: (213) 612-7800  
8 Facsimile: (213) 612-7801

9 Attorneys for  
10 CHINO BASIN WATERMASTER

FILED - West District  
San Bernardino County Clerk

FEB 03 1997

*Estelle Massingale*  
COP

11 SUPERIOR COURT OF THE STATE OF CALIFORNIA  
12 FOR THE COUNTY OF SAN BERNARDINO - WEST DISTRICT

13 CHINO BASIN MUNICIPAL WATER )

14 DISTRICT, )

15 Plaintiff, )

16 v. )

17 CITY OF CHINO, )

18 Defendant. )

Case No. RCV 51010

) PROOF OF SERVICE OF  
) MOTION FOR APPOINTMENT OF  
) NINE MEMBER BOARD AS  
) WATERMASTER

) Hearing:  
) DATE: March 11, 1997  
) TIME: 8:30 a.m  
) DEPT: H

) Specially assigned to the Honorable  
) Judge J. Michael Gunn

1 I, Michelle Lauffer, declare:

2 1. I am over the age of 18 and not a party to this action. My business address is  
3 Chino Basin Watermaster, 8632 Archibald Avenue, Suite 109, Rancho Cucamonga, California  
4 91730.

5 2. On today's date, I served the documents identified below by placing a true and  
6 correct copy of same in sealed envelopes address to each of addresses listed on the attached  
7 mailing list "A".

8 • Notice of Motion and Motion for Appointment of Nine Member Board as  
9 Watermaster; Memorandum of Points and Authorities in Support Thereof, Declaration of Traci  
10 Stewart

11 • (Proposed) Order for Appointment of Nine Member Board as Watermaster

12 3. On today's date I served notice of matters identified above on all other active  
13 parties by mailing a postcard containing the information set forth on the attached page, in  
14 accordance with the Court's order of December 13, 1978, addressed to each of the addresses  
15 listed on the attached mailing list "B".

16 4. I then placed said envelopes and postcards for collection, processing and  
17 mailing by Chino Basin Watermaster personnel with the United States Postal Service on  
18 today's date, following Chino Basin Watermaster's ordinary business practices. Pursuant to  
19 these practices, with which I am familiar, addressed post cards are deposited in the ordinary  
20 course of business with the United States Postal Service on the same date they are collected  
21 and processed, with postage thereon fully prepaid.

22 I declare under penalty of perjury under the laws of the State of California  
23 that the foregoing is true and correct.

24 Executed on February 3, 1997, at Rancho Cucamonga, California.

25  
26 

27 Michelle Lauffer  
28

AAAAA AAAAA  
INTERESTED PARTIES/ATTORNEYS OF  
RECORD  
UPDATED 1/31/97

ARNOLD ALVAREZ-GLASMAN ESQ  
ALVAREZ-GLASMAN & CLOVEN  
505 S GAREY AVE  
POMONA CA 91766

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2529 W TEMPLE ST  
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FOR BROGUERRE & CBWCD  
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SAN CLEMENTE CA 92672

VICTOR ZAHN  
GARNER ZAHN & LUCAS  
2539 EAST 7TH STREET  
LONG BEACH CA 90804

\*\*\*\*\* NOTICE OF HEARING \*\*\*\*\*

TO: ALL ACTIVE CHINO BASIN PARTIES, CASE NO. RCV 51010  
WHEN: MARCH 11, 1997; 8:30 a.m.  
WHERE: SAN BERNARDINO SUPERIOR COURT, DEPARTMENT H,  
8303 N. HAVEN AVE, RANCHO CUCAMONGA, CA 91730-3862

WHAT: MOTION FOR APPOINTMENT OF NINE MEMBER BOARD AS WATERMASTER.  
THE PROPOSED NINE MEMBER BOARD WOULD BE COMPOSED OF TWO  
MEMBERS FROM THE AGRICULTURAL POOL, THREE FROM THE  
APPROPRIATIVE POOL, ONE FROM THE NON-AGRICULTURAL POOL AND ONE  
EACH FROM CHINO BASIN MUNICIPAL WATER DISTRICT, THREE VALLEYS  
MUNICIPAL WATER DISTRICT AND WESTERN MUNICIPAL WATER DISTRICT.  
MEMBERS WOULD SERVE PURSUANT TO SPECIFIED TERMS AND CONDITIONS  
AS APPROVED BY THE ADVISORY COMMITTEE AT ITS JANUARY 30, 1997  
MEETING.

A COPY OF THE PLEADINGS REGARDING THESE MATTERS MAY BE OBTAINED BY CONTACTING CHINO BASIN  
WATERMASTER.

YOUR PRESENCE AT THIS HEARING IS NOT REQUIRED BUT YOUR ATTENDANCE IS WELCOME.

TRACI STEWART

CHIEF OF WATERMASTER SERVICES

(909) 484-3888

## ACTIVE PARTY LIST UPDATED 1/31/97 CHINO BASIN WATERMASTER

00060 A. B. & G. CATTLE COMPANY 6655 KIMBALL AVE CHINO, CA 91710-9121	00360 ABBONA TRUST JAMES & ANNA ABBONA 3150 CHINO HILLS PARKWAY CHINO HILLS, CA 91709	00730 J.B.'S CALVES JEAN AGUERRE 6655 KIMBALL AVENUE CHINO, CA 91710-9130
00760 LOUIS AGUERRE 14022 CYPRESS AVE. CHINO, CA 91710-9005	00970 ARROWHEAD MTN. SPRING WATER CO DAVID KUBITZ 5772 JURUPA STREET ONTARIO, CA 91761	01180 RAY ALBERS 8749 MERRILL AVENUE CHINO, CA 91710-9234
01200 JAKE ALEWYN 14361 GROVE AVENUE CHINO, CA 91710-9120	01320 ALGER CATTLE COMPANY RAYMOND ALGER 9675 EAST RIVERSIDE DRIVE ONTARIO, CA 91761-7304	01720 STUEVE BROTHERS FARMS EDGAR STUEVE 8300 PINE AVENUE CHINO, CA 91710-9239
02200 ANDERSON, FARMS JOHN L. ANDERSON 12455 HOLLY AVENUE CHINO, CA 91710-2633	02690 RUBEN ANGUIANO 613 WOOD STREET SANTA ANA, CA 92703	02760 XAVIER APHESSETCHE 7262 BICKMORE AVE. CHINO, CA 91710-9102
03440 LEWIS AUKEMAN 12391 SCHLEISMAN MIRA LOMA, CA 91752-2725	03740 B & G HAY COMPANY, INC. 8775 EAST RIVERSIDE DRIVE ONTARIO, CA 91761-6703	03800 RAYMOND BACHOC 13331 WALKER AVE ONTARIO, CA 91761-7970
04040 WARREN BAIN 6420 HARRISON AVENUE CORONA, CA 91720-9634	04320 BANGMA DAIRY ATTN - MARTIN BANGMA 8847 SCHAEFER AVENUE ONTARIO, CA 91761-7974	04520 ANTHONY BARBA 4844 HAMNER STREET ONTARIO, CA 91761-7809
05080 SUNSHINE DAIRY URSULA BARTEL 2774 MOUNTAIN VIEW DRIVE LA VERNE, CA 91750	05090 BARTH FARMS ROBERT BARTH 13150 ARCHIBALD AVENUE ONTARIO, CA 91761	05120 ROLAND BARTHELEMY 16500 CHINO-CORONA ROAD CHINO, CA 91710
05160 BASQUE AMERICAN DAIRY JEAN GASTELLUBERY 8484 SCHAEFFER AVENUE ONTARIO, CA 91761-7947	05200 DONALD BASSLER 14 CHERRY HILL LANE NEWPORT BEACH, CA 92660	05260 MILDRED BATES 14867 WALTERS CORONA, CA 91720-9645
06200 HANK BEKENDAM 13051 BAKER AVENUE ONTARIO, CA 91761-7903	06360 EUGENE BELLO 500 NORTH EUCLID AVENUE UPLAND, CA 91786-4734	06490 MARVIN BELVILLE 1242 PROSPECT DRIVE POMONA, CA 91766-4216
06960 BERQUIST PROPERTIES, INC. MICHAEL PERRY 6511A KIMBALL AVENUE CHINO, CA 91710	07280 BEN BIDART 5452 RIVERSIDE DRIVE CHINO, CA 91710	07320 MICHAEL BIDART 600 SOUTH INDIAN HILL BLVD. CLAREMONT, CA 91711-5440



07400  
WESLEY BINNELL  
1516 S CUCAMONGA AVE  
ONTARIO, CA 91761-4511

08340  
PETE BOERSMA  
12531 SCHLEISMAN AVENUE  
MIRA LOMA, CA 91752

08560  
LAURA MAY BOLLEMA  
10380 RIVERSIDE DRIVE  
ONTARIO, CA 91761-7817

08800  
GARRET BOOTSMA  
7721 EDISON AVENUE  
CHINO, CA 91710-9253

09080  
GEORGE BORBA  
7955 EUCALYPTUS AVENUE  
CHINO, CA 91710-9065

09200  
JOHN BORBA  
65 HARFORD PLACE  
UPLAND, CA 91786

09280  
JOSEPH BORBA  
14651 GROVE AVENUE  
CHINO, CA 91710-9064

09330  
PETE BORBA ESTATE  
MARY BORBA PARENTE, EXECUTRIX  
8559 EDISON AVENUE  
CHINO, CA 91710-9242

09900  
MANUAL BORGES  
6821 HAMNER AVE.  
CORONA, CA 91720-9632

10120  
JOHN BOS  
28724 STOCKDALE HIGHWAY  
BAKERSFIELD, CA 93312

10240  
TONY BOS  
P.O. BOX 1150  
CLINT, TX 79836

10280  
PETER BOSCH  
13567 WHISPERING LAKES LANE  
ONTARIO, CA 91761-7968

10290  
FRANK BOSCHMA  
7171 CLEVELAND  
CORONA, CA 91720-9625

10360  
HENRY BOSCHMA  
13350 HAVEN AVENUE  
ONTARIO, CA 91761-7810

10440  
JENNIE GOEDHART  
7310 CLEVELAND AVENUE  
CORONA, CA 91720-9625

10520  
GERRIT BOSMA  
13805 AVENUE 160  
TIPTON, CA 93272

10560  
JACOB BOSMA  
318 SPRING COVE ROAD  
BLISS, ID 833145010

10800  
MARTIN BOSNYAK  
20074 LIMECREST DRIVE  
COVINA, CA 91724

11120  
BOUMA DAIRY  
MARTIN BOUMA  
1311 MONTICELLO STREET  
ONTARIO, CA 91762

11480  
BOYS REPUBLIC  
DALE MCDOWELL  
3493 GRAND AVENUE  
CHINO, CA 91709

11960  
BRIANO BROTHERS  
ALBERT BRIANO  
13955 ROAD 80  
TIPTON, CA 93272

12420  
ROBERT BRINKERHOFF  
8512 KIMBALL AVENUE  
CHINO, CA 91710-9230

12600  
MRS. WALTER BRITSCHGI  
7812 CHINO AVENUE  
ONTARIO, CA 91761-7919

14260  
CABLE AIRPORT INC.  
PAUL CABLE  
1749 WEST 13TH STREET  
UPLAND, CA 91786-2199

14490  
CALIFORNIA STEEL INDUSTRIES INC  
STEVE ARBELBIDE  
ENGINEERING  
P.O. BOX 5080 14000 SAN BERNARDINO AVE  
FONTANA, CA 92335

14640  
CHARLES CAMBIO  
11280 RIVERSIDE AVENUE  
MIRA LOMA, CA 91752-2043

15080  
CARDOZA TRUST/INVESTMENT  
TONY CARDOZA, PARTNER  
7475 ARCHIBALD AVENUE  
CORONA, CA 91720

15180  
DONALD CADLINI  
6349 LEE COURT  
CHINO, CA 91710-3724

15250  
SWAN LAKE MOBILE HOME PARK  
DAVID STARNES  
MOBILE COMMUNITY MGMT  
1801 E EDINGER AVE SUITE 230  
SANTA ANA, CA 92705

15880  
ROBERT & ELVIRA CHACON  
7659 RIVERSIDE DRIVE  
ONTARIO, CA 91761-6703

16130  
DAVID CHEZ  
1735 KELLEY AVENUE  
UPLAND, CA 91786

16520  
CHINO WATER COMPANY  
W. BEACH, BOARD PRESIDENT  
11910 BENSON  
ONTARIO, CA 91762-4748

17240  
ARTHUR CLARKE  
8822 KIMBALL AVE.  
CHINO, CA 91710-9230

17720  
SHELBY COLLINSWORTH  
10529 E EUCALYPTUS AVE  
ONTARIO, CA 91761-7963

18200  
CORONA FARMS PARTNERS  
JEFF PIERSON  
3090 PULLMAN ST STE 209  
COSTA MESA, CA 92626

19400  
CROSSROADS AUTO DISMANTLERS  
HANK CAMPBELL  
12421 RIVERSIDE AVE  
MIRA LOMA, CA 91762-1004

20720  
DE BERARD BROS.  
R.H. DE BERARD  
P.O. BOX 1223  
UPLAND, CA 91786-0918

21080  
ANDREW DE BOS  
14300 SCHLEISMAN ROAD  
CORONA, CA 91720-9613

21440  
JAKE DE GROOT  
14080 HAVEN AVENUE  
ONTARIO, CA 91761

21680  
MARTIN DE HOOG  
8311 EDISON AVENUE  
CHINO, CA 91710-9212

16330  
CHINO BASIN MWD  
DOUG DRURY  
P.O. BOX 697 9400 CHERRY AVENUE, BLDG A  
RANCHO CUCAMONGA, CA 91729-0697

16560  
CITY OF CHINO  
GIL ALDACO  
PUBLIC WORKS SERVICE CENTER  
5050 SCHAEFER  
CHINO, CA 91710

17290  
CLASSIC DEVELOPMENT CORP.  
MICHAEL HAXBY, V.P.  
17682 MITCHELL NORTH, STE. 200  
IRVINE, CA 92714

17840  
CALMAT (CONROCK)  
SCOTT WILCOTT  
EXEC. VP, LAW AND PROPERTY  
P.O. BOX 2950  
LOS ANGELES, CA 90051

18640  
DIMAS COSTA  
14451 BON VIEW  
CHINO, CA 91710-9106

19760  
CUCAMONGA COUNTY WATER DIST.  
TOM SHOLLENBERGER  
P.O. BOX 638  
RANCHO CUCAMONGA, CA 91729-0638

20960  
FRED DE BOER  
9155 RIVERSIDE DR.  
ONTARIO, CA 91761-7301

21200  
DICK DE GROOT  
7993 SCHAEFER  
ONTARIO, CA 91761-7959

21560  
HENRY DE HAAN  
9029 SCHAEFER AVENUE  
ONTARIO, CA 91761-7975

21760  
MITCH DE HOOG  
8381 EDISON AVE.  
CHINO, CA 91710-9212

16510  
CHINO VALLEY INVESTMENT  
DENISE MIERSMA  
15916 MOUNTAIN AVENUE  
CHINO, CA 91710

17000  
PIERCE FAMILY, INC.  
350 EAST 25TH STREET  
UPLAND, CA 91784

17440  
COELHO DAIRY  
ISABEL COELHO  
2930 WALKER AVENUE  
ONTARIO, CA 91761-7125

17860  
CONSOLIDATED FREIGHTWAYS  
11888 MISSION BOULEVARD  
MIRA LOMA, CA 91752-1099

19060  
W R CRAMER RANCH  
JIM TRASK, MGR.  
11418 68TH STREET  
MIRA LOMA, CA 91752-2701

20160  
JOAQUIM DA COSTA  
23561 ROAD 168  
TULARE, CA 93274

21040  
SIDNEY DE BOER  
8865 KIMBALL AVENUE  
CHINO, CA 91710-9230

21320  
ERNEST DE GROOT  
7587 EDISON AVENUE  
CHINO, CA 91710-9253

21610  
LINDA DE JAGER  
5460 DOVER STREET  
CHINO, CA 91710-1972

21840  
GEORGE VANDER DUSSEN  
6871 SUMNER AVENUE  
CORONA, CA 91720

22080  
JACK DE JONG  
9811 EDISON AVENUE  
CHINO, CA 91710-9249

22640  
ABRAHAM DE VRIES  
15524 GROVE AVENUE  
CHINO, CA 91710-9222

22720  
CASE DE VRIES  
10869 EUCALYPTUS AVE  
ONTARIO, CA 91761-7964

24000  
DI TOMMASO RANCH  
TONY DI TOMMASO  
1317 N FIRST AVE  
UPLAND, CA 91786

24450  
CHARLES DIXON  
9301 REMINGTON AVENUE  
CHINO, CA 91710-9243

24720  
MIKE DOLAN  
2735 SOUTH CITRUS AVENUE  
WEST COVINA, CA 91791-3407

24760  
NELLIE DONKERS  
7990 EDISON AVENUE  
CHINO, CA 91710-9253

24840  
DOTTA BROS.  
3023 RIVERSIDE TERRACE  
CHINO, CA 91710-2965

24960  
DOUMA BROTHERS  
FRED & HERM DOUMA  
135 MAPLE AVENUE  
RIPON, CA 953662327

25100  
PHILLIP DOUMA  
9983 HILLSIDE ROAD  
ALTA LOMA, CA 91701

25400  
LAUREN DUHALDE  
9859 EUCALYPTUS AVE  
CHINO, CA 91710-9218

25520  
JOHN DUITZ  
13450 SOUTH BON VIEW AVENUE  
ONTARIO, CA 91761-7969

25760  
WILLIAM DURRINGTON  
8107 KIMBALL AVENUE  
CHINO, CA 91710-9271

25880  
DICK DYKSTRA  
10129 SCHAEFER  
ONTARIO, CA 91761-7973

25920  
MRS. JOHN DYKSTRA  
11111 EDISON AVE  
ONTARIO, CA 91761-7824

25960  
PETE AND JOHN DYKSTRA  
11091 EDISON AVE  
ONTARIO, CA 91761-7824

26020  
ANDY DYT  
6207 ARCHIBALD  
CORONA, CA 917209600

26090  
COR DYT TRUST  
PATTI LEKKERKERKER DYT  
15950 EUCLID AVENUE  
CHINO, CA 91710

26200  
CARLOS ECHEVERRIA  
9711 EUCALYPTUS AVENUE  
CHINO, CA 91710-9218

26240  
JUAN ECHEVERRIA DAIRY  
JUAN ECHEVERRIA  
8762 KIMBALL AVENUE  
CHINO, CA 91710-9230

26280  
PABLO ECHEVERRIA  
7481 CLEVELAND AVENUE  
CORONA, CA 91720-9624

26580  
EL PRADO GOLF COURSE  
DENNIS JOBERT  
6555 PINE AVENUE  
CHINO, CA 91710-9192

26880  
ENGELSMA DAIRY  
JAKE ENGELSMA  
8011 KIMBALL  
CHINO, CA 91710-9231

27480  
EXCELSIOR FARMS  
WALTER D RANNEY  
7401 HAMNER AVENUE  
CORONA, CA 91720-9630

27960  
VELMA FERNANDEZ  
8321 SCHAEFER AVENUE  
ONTARIO, CA 91761-7947

28040  
FRANK FERREIRA  
13950 SOUTH HAVEN AVENUE  
ONTARIO, CA 91761-2616

28080  
JOE FERREIRA  
14400 GROVE AVENUE  
CHINO, CA 91710-9221

28120  
NARCIE FERREIRA  
7601 EAST WALNUT  
ONTARIO, CA 91761-6723

28180  
BILL FIEN  
2975 SOUTH 2200 E  
WENDELL, ID 833553147

28440  
JOSEPH & MARY FILIPPI TRUST  
MARY FILIPPI  
P.O. BOX 2  
MIRA LOMA, CA 91752

28880  
FLAMINGO DAIRY  
VALERIE MC CUNE  
OFFICE MANAGER  
14970 CHANDLER AVE  
CORONA, CA 91718-1295

29240  
FOSS BROTHERS DAIRY  
GERALD R. FOSS, PARTNER  
6641 RIVERSIDE DRIVE  
CHINO, CA 91710-9098

30240  
GALLEANO WINERY, INC  
DONALD GALLEANO  
4231 WINEVILLE AVE  
MIRA LOMA, CA 91752-1412

31680  
JOHN GODINHO  
13380 CITRUS  
CORONA, CA 91720-9633

32240  
JOE GORZEMAN  
12451 BELLEGRAVE AVENUE  
MIRA LOMA, CA 91752-1548

34320  
MARY HANSEN  
235 OLD RANCH ROAD  
SEAL BEACH, CA 90740

34720  
HERMAN HARINGA  
8552 KIMBALL  
CHINO, CA 91710-7978

34970  
JIMMY HARRIS  
7360 SUMNER AVENUE  
CORONA, CA 91720-9623

36520  
HEIN HETTINGA  
17190 CUCAMONGA  
CORONA, CA 91720-9506

36730  
HARVEY HETTINGA  
11111 EAST EUCALYPTUS AVENUE  
ONTARIO, CA 91761-7966

28980  
LEWELLYN FLORY  
4800 STONE AVE.  
RIVERSIDE, CA 92509-4001

29680  
BEATRICE FREITAS  
12940 HILLCREST DRIVE  
CHINO, CA 91710

30500  
PETE GARCIA  
13462 OAKS AVENUE  
CHINO, CA 91710-5317

32130  
INLANDEMPIRE DAIRY  
CANDIDO & MARIA COSTA  
7316 SCHAEFER AVENUE  
CHINO, CA 91710

32440  
ALBERT GOYENETCHE  
16130 EUCLID AVENUE  
CHINO, CA 91710

34400  
HARADA BROS.  
ATTN GEORGE & STEVE  
12774 CLOVERDALE ROAD  
CORONA, CA 91720-9615

34760  
RUDY HARINGA  
7322 CHINO AVENUE  
ONTARIO, CA 91761-7913

35730  
JOE HEIM  
13456 SO. WALKER  
ONTARIO, CA 91761-7978

36560  
PETE HETTINGA DAIRY  
PETE HETTINGA  
11101 E. EUCALYPTUS AVE  
ONTARIO, CA 91761-7966

36960  
HIGGINS BRICK CO.  
RON HIGGINS  
15920 POMONA RINCON RD.  
CHINO, CA 91710

29180  
FONTANA WATER COMPANY  
MIKE MC GRAW  
P.O. BOX 987  
FONTANA, CA 92334

30050  
FULLMER CATTLE COMPANY  
DEBRA J. FULLMER, OWNER  
16600 HELMAN AVENUE  
CORONA, CA 91720

31410  
GLEN GILSTRAP  
8312 GRAPEWIN  
CORONA, CA 91720-9633

32200  
HENRY GORZEMAN  
12586 SCHLEISMAN  
CORONA, CA 91720-9627

33240  
GERRITT GREYANUS  
31 NORTH ROLLING HILLS DRIVE  
POMONA, CA 91766

34440  
JAMES HARADA  
9490 EDISON AVENUE  
CHINO, CA 91710-9214

34800  
WILLIAM HARINGA  
14842 EAST KEYES ROAD  
PENAIR, CA 95316-9607

35780  
MR. JIM HEIDA  
6101 HARRISON ROAD  
CORONA, CA 91720-9635

36720  
WILBER HETTINGA  
5240 HAMNER  
ONTARIO, CA 91761-7809

37160  
NORTHVIEW DAIRY  
FRANK HILARIDES  
10601 EAST RIVERSIDE DRIVE  
ONTARIO, CA 91761-7819

37240  
ASTOR & PHILLIPS  
ESTATE OF JOHN HILARIDES  
800 WILSHIRE BLVD. SUITE 1500  
LOS ANGELES, CA 90017-2612

37640  
EDWARD HOEKSTRA  
HILLCREST DAIRY  
11255 BELLGRAVE  
MIRA LOMA, CA 91752-9606

37800  
HOFER RANCH  
11248 SOUTH TURNER AVE.  
ONTARIO, CA 91761-7688

37920  
DICK HOFSTRA  
4405 GETTISBURG AVE  
CHINO, CA 91710-3211

37960  
MARIE HOFSTRA  
13849 GROVE AVENUE  
ONTARIO, CA 91761

38060  
WARREN HOGG  
8271 CHINO AVENUE  
ONTARIO, CA 91761-7928

38160  
HAROLD HOHBERG  
7716 CHINO AVE.  
ONTARIO, CA 91761-7918

38600  
JEFF HOLMES  
8087 EAST SCHAEFER AVENUE  
ONTARIO, CA 91710

39000  
HOOGENDAM DAIRY  
MARVIN HOOGENDAM  
12871 SCHLEISMAN ROAD  
CORONA, CA 91720-9626

39840  
WILLIAM IDSINGA  
8391 PINE AVENUE  
CHINO, CA 91710-9239

40200  
MARCELINE INDABURU  
15970 EUCLID  
CHINO, CA 91710-9115

40490  
FRANCISCO ISLAS  
P.O. BOX 3002 1548 WEST FIRST STREET  
SANTA ANA, CA 92703

40560  
KOWITO  
6015 KIMBALL AVENUE  
CHINO, CA 91710

41540  
JOHNSON BROTHERS, INC.  
RON THOMAS  
13610 SOUTH ARCHIBALD  
ONTARIO, CA 91761-7999

41800  
OLD ENGLISH RANCHO  
JOHNSTON, E.W., EXECUTOR  
1550 EAST LOCUST STREET  
ONTARIO, CA 91761-7798

42200  
JONGSMA DAIRY  
HANK OR JORGE JONGSMA  
1710 NORTH WARREN ROAD  
SAN JACINTO, CA 92582-2093

42360  
HAROLD JONGSMA  
8050 HELLMAN AVE  
CORONA, CA 91720-9610

42440  
JOHN JONGSMA  
9928 EDISON AVENUE  
CHINO, CA 91710

42560  
JAMES AND NONA JORRITSMA  
8061 EDISON AVENUE  
CHINO, CA 91710-9212

42640  
JURUPA COMM. SVCS. DIST.  
EDWIN JAMES  
8621 JURUPA ROAD  
RIVERSIDE, CA 92509-3297

42800  
KAISER VENTURES, INC.  
LEE REDMOND III  
3633 INLAND EMPIRE BLVD, SUIT  
ONTARIO, CA 91764-4922

43040  
KASBERGEN DAIRY  
NEIL KASBERGEN  
12400 LIMONITE AVENUE  
MIRA LOMA, CA 91752-2402

43760  
JOHN KNEVELBAARD  
6560 HARRISON AVENUE  
CORONA, CA 91720-9634

43840  
KNUDSEN BROTHERS  
ROBERT KNUDSEN  
13130 SOUTH BAKER AVENUE  
ONTARIO, CA 91761-7903

44200  
GERRIT KOETSIER  
1442 E DEERFIELD CT  
ONTARIO, CA 917617134

44400  
J.N. KONING ESTATE  
VICTOR KONING  
1471 ELECTRA BAY  
LAKE HAVASU CITY, AZ 86404-2407

44560  
JOHN KONING  
17174 POMONA RINCON RD.  
CHINO, CA 91710-9284

44760  
SOPHIE KOOLHAAS  
14717 HAVEN AVENUE  
CHINO, CA 91710-9223

44840  
SILAS KOOPAL  
16050 MOUNTAIN AVE  
CHINO, CA 91710-9124

44920  
GENE KOOPMAN  
13898 ARCHIBALD AVENUE  
ONTARIO, CA 91761-7979

44960  
TENA KOOPMAN  
26900 CALIFORNIA AVENUE  
HEMET, CA 92545-9062

45400  
JAKE KROES  
14561 HAVEN AVENUE  
CHINO, CA 91710-9223

45760  
PERRY KRUCKENBERG  
130 NORTH GIRARD STREET  
HEMET, CA 92544-4627

46250  
RONALD V. LA BRUCHERIE  
12953 S. BAKER AV.  
ONTARIO, CA 91761

46450  
KELLY LAM  
123 WEST GARVEY  
MONTEREY PARK, CA 91754

46820  
MACLIN MARKETS, INC.  
7407 RIVERSIDE DRIVE  
ONTARIO, CA 91761-6712

47320  
CORONA DAIRY RANCH  
6313 ARCHIBALD AVENUE  
CORONA, CA 91720-9656

47600  
TOM WORTHINGTON  
7556 EUCALYPTUS AVENUE  
CHINO, CA 91710-9011

47880  
HENRIETTA LEE  
8750 HILLCREST ROAD  
BUENA PARK, CA 90621

48000  
LEENDERTLEKKERKERK  
15779 MOUNTAIN AVE  
CHINO, CA 91710-9124

48080  
WALT LEKKERKERKER  
15822 EUCLID AVENUE  
CHINO, CA 91710-9162

49360  
MIGUEL GOMEZ  
13134 SOUTH EUCLID AVENUE  
ONTARIO, CA 91761-7943

49470  
LOS SERRANOS COUNTRY CLUB  
ATTN: KEVIN SULLIVAN  
15656 YORBA AVENUE  
CHINO, CA 91709

49480  
CARLOS LOURENCO DAIRY  
MARY LOURENCO  
8681 ARCHIBALD  
CORONA, CA 91720-9650

49600  
C.P. LOURENCO ESTATE  
MARY PEDRO  
EXECUTOR  
26017 ROAD 100  
TULARE, CA 93274

50040  
JOHN LUSK  
17550 GELLETE AVENUE  
IRVINE, CA 92713

50760  
MARQUEZ DAIRY  
ARTHUR MARQUEZ  
7360 PINE AVENUE  
CHINO, CA 91710

50880  
MARQUINE TRUST  
BERNARD BIDART  
5452 RIVERSIDE DRIVE  
CHINO, CA 91710

50940  
FRANK MARTIN  
7080 SUMNER AVE.  
CORONA, CA 91720-9201

51320  
TONY MARTIN  
10129 EDISON AVENUE  
CHINO, CA 91710-9213

51560  
MARYGOLD MUTUAL WATER CO  
BILL STAFFORD  
9715 ALDER STREET  
BLOOMINGTON, CA 92316-1602

52880  
GOLDEN WEST DAIRIES  
ENOS MELLO  
15090 ARCHIBALD AVENUE  
CHINO, CA 91710-4460

53400  
LOUISE MICHEL  
P.O. BOX 394  
NORTHRIDGE, CA 91324

53560  
HARRY MIERSMA  
6828 ARCHIBALD AVENUE  
CORONA, CA 91720-9665

53960  
MARIE MINABERRY  
8120 HARRISON  
CORONA, CA 91720-9320

54040  
SPACE CENTER MIRA LOMA, INC.  
ATTN- MICHAEL THIES  
3401 ETIWANDA AVE BLDG 503  
MIRA LOMA, CA 91752-1133

54100  
MIRA LOMA THOROUGHBRED FARM  
12071 BELLEGRAVE AVENUE  
MIRA LOMA, CA 91752-1547

54260  
MOCHO AND PLAA INC  
12421 BELLEGRAVE AVENUE  
MIRA LOMA, CA 91752-1548

54280  
MONTE VISTA WATER DISTRICT  
JOE GRINDSTAFF  
P.O. BOX 71  
MONTCLAIR, CA 91763-0071

54320  
MONTE VISTA IRRIGATION CO.  
HAROLD ANDERSEN  
2529 W TEMPLE STREET  
LOS ANGELES, CA 900264819

54400  
ELIZABETH MONTES  
13172 S. BAKER  
ONTARIO, CA 91761-7904

54440  
JACK MOONS  
6310 HELLMAN AVE  
CHINO, CA 91710-9224

54500  
JOHN MOORE  
13315 S. BON VIEW AVE.  
ONTARIO, CA 91761-7969

54790  
LOUIS MORENO  
16532 JOHNSON AVENUE  
CHINO, CA 91710-9227

54890  
MOTION PICTURES ASSOCIATES INC  
HELEN COHEN  
223 WEST ALAMEDA, #101  
BURBANK, CA 91502-2575

55480  
MUTUAL WATER COMPANY OF  
TERRI HORN  
GLEN AVON HEIGHTS  
9643 MISSION BOULEVARD  
RIVERSIDE, CA 92509-2691

55720  
C/O SANWA BANK CALIFORNIA  
NANNETRUST  
601 S.FIGUEROA ST 10TH FLOOR  
LOS ANGELES, CA 90017-3405

55960  
HANS NEDEREND  
13752 BON VIEW AVENUE  
CHINO, CA 91710-9160

56540  
GEORGE NOBLE  
10460 60TH STREET  
MIRA LOMA, CA 91752-2633

56560  
NORCO, CITY OF  
ATTN - JOE SCHENK  
P.O. BOX 428  
NORCO, CA 91760-0428

56960  
JIM NYENHUIS  
8711 REMINGTON AVE.  
CHINO, CA 91710-9243

57080  
MARION OKUMURA  
8010 SCHAEFFER AVE  
ONTARIO, CA 917618218

57260  
MARY OLIVEIRA  
5009 YORKSHIRE DRIVE  
CYPRESS, CA 90630

57320  
ALBERT OLSON  
15757 MOUNTAIN AVE  
CHINO, CA 91710-9124

57360  
ANTON OMLIN  
14739 ARCHIBALD AVENUE  
CHINO, CA 91710-9201

57420  
ONTARIO CHRISTIAN SCHOOL ASSN  
ELEANOR DEN HARTIGH  
931 WEST PHILADELPHIA ST  
ONTARIO, CA 91761-4997

57440  
ONTARIO, CITY OF  
ATTN-MIKE TEAL  
MUNICIPAL SERVICE CENTER  
1425 SO. BON VIEW AVENUE  
ONTARIO, CA 91761-4406

57640  
OOSTEN FAMILY TRUST  
ATTN: RICHARD LORENZ  
8405 ARCHIBALD AVENUE  
CORONA, CA 91720-9648

57760  
ORANGE COUNTY WATER DIST  
P.O. BOX 8300  
FOUNTAIN VALLEY, CA 92728-8300

58240  
ADELINE ORTEGA  
13512 CITRUS AVENUE  
CORONA, CA 917209633

58280  
BERNARD ORTEGA  
13512 CITRUS AVENUE  
CORONA, CA 91720-9633

58360  
JOSEPH OSTERKAMP  
8301 ARCHIBALD AVENUE  
CORONA, CA 91720-9649

58960  
MARY PARENTE  
8559 EDISON AVENUE  
CHINO, CA 91710-9242

59210  
JAY PARK  
8406 CHINO AVENUE  
ONTARIO, CA 91761

59600  
PAYNE RANCH  
MARGO MCCANTY PAYNE  
8800 MCCARTY ROAD  
CORONA, CA 91720

60720  
PIERCE FAMILY CORPORATION  
TERESA CORTEZ  
3765 EUCALYPTUS AVENUE  
CHINO HILLS, CA 91709

61040  
VIRGINIA PINE  
1306 FERNWOOD CIRCLE  
CORONA, CA 91720-1288

61400  
GEORGE PLANTENGA  
6500 HAMNER AVENUE  
CORONA, CA 91720-9632

61760  
POMONA CEMETERY ASSOCIATION  
MELODY MCCLURE  
P.O. BOX 1  
POMONA, CA 91769-0001

61880  
CITY OF POMONA  
ROBERT DELOACH / CECIL MCALISTER  
PUBLIC WORKS  
P.O. BOX 660  
POMONA, CA 91769-0660

63960  
LOUIS REITSMA  
8007 CHINO AVENUE  
ONTARIO, CA 91761-7924

64520  
GEORGE RILEY  
14330 BON VIEW AVENUE  
CHINO, CA 91710-9106

64760  
JOHN ROCHA  
7363 PINE AVENUE  
CHINO, CA 91710-9258

65280  
ELIZABETH ROHRS  
113 GRAND CANAL STREET  
BALBOA ISLAND, CA 92662

66000  
ANGELINE ROUKEMA  
JOHN VANDER POEL  
14780 SCHLEISMAN  
CORONA, CA 91720

66280  
BRAD LEAL  
12741 CLOVERDALE ROAD  
CORONA, CA 91720-9617

66560  
PETE VERHOVEN  
8790 AVENUE 152  
TIPTON, CA 93272-9761

66960  
SAN ANTONIO WATER COMPANY  
RAY WELLINGTON  
139 NORTH EUCLID AVENUE  
UPLAND, CA 91786-6036

67000  
S.B. CNTY. DEPT. OF AIRPORTS  
GLEN E. PORTER, MANAGER  
7000 MERRILL AVENUE, BOX 1  
CHINO, CA 91710-9016

67001  
S.B. CNTY. DEPT. OF AIRPORTS  
GLEN E. PORTER, MGR.  
7000 MERRILL AVENUE, BOX 1  
CHINO, CA 91710-9016

67003  
CITY OF CHINO HILLS  
KEN HACKMAN  
14575 PIPELINE AVENUE  
CHINO, CA 91710-5699

67004  
SAN BRND. CO. GENERAL SERVICES  
MS. DULCIE CROWDER  
DEPT OF COMMUNITY & CULTURAL  
RESOURCES  
777 EASTRIALTO AVENUE  
SAN BERNARDINO, CA 924150763

67040  
EDMUNDO SANCHEZ  
13115 S ONTARIO AVENUE  
ONTARIO, CA 91761-7955

67120  
SANTA ANA RIVER WATER CO.  
ATTN: ARNOLD RODRIGUEZ  
10530 54TH STREET  
MIRA LOMA, CA 91752-2331

67260  
LEGACY RANCH, INC.  
PETE PARRELLA  
15709 EUCLID AVENUE  
CHINO, CA 91710-9291

67840  
FRED SCHAKEL, SR.  
5815 SUMNER AVENUE  
CHINO, CA 91710

68520  
MADELEINE SCHMIDT  
2862 SOUTH CAMPUS AVENUE  
ONTARIO, CA 91761-6707

68580  
ESTHER SCHONEVELD  
14683 RIVER ROAD  
CORONA, CA 91720-9606

68640  
JOHN SCHONEVELD, SR.  
14058 ARCHIBALD AVENUE  
ONTARIO, CA 91761-7999

68680  
JOHN SCHONEVELD  
10115 EUCALYPTUS AVENUE  
CHINO, CA 91710-9218

68760  
HAROLD SCHUH  
14307 SAN ANTONIO  
CHINO, CA 91710-9026

69080  
RENE PEAUROI  
12000 EAST END AVENUE  
CHINO, CA 91710-1597

69120  
STANDARD FEEDING CO.  
JOHN DEJONG  
13751 S. HAVEN STREET  
ONTARIO, CA 91761-7810

69800  
SHADY GROVE DAIRY FARM  
MR. MIKE MUSSER  
13485 S BON VIEW AVENUE  
ONTARIO, CA 91761-7969

69860  
BERT SHAMEL  
11 SAN SIMEON  
LAGUNA NIGUEL, CA 92677-2715

71080  
JACK SILVEIRA  
13101 CLOVERDALE ROAD  
CORONA, CA 91720-9612

71160  
JOE SIMAS, SR.  
6160 HARRISON AVENUE  
CORONA, CA 91720

71440  
JIM SINNOTT  
7684 RIVERSIDE DRIVE  
ONTARIO, CA 91761

71800  
HUBERT SLEGERS  
6263 GARFIELD  
CHINO, CA 91710-2729

71820  
JAKE SLEGERS  
11400 HARREL STREET  
MIRA LOMA, CA 91752-1406



71840  
LENWOOD SLEGGERS  
10401 S RIVERSIDE DRIVE  
ONTARIO, CA 91761-7817

73040  
SOUTHERN CALIFORNIA WATER CO.  
HELEN FISHER-LONG  
WATER QUALITY ADMINISTRATOR  
2143 EAST D. STREET, SUITE 110  
ONTARIO, CA 91761

73800  
ZIPPORA STAHL  
P.O. BOX 526  
JEROME, ID 83338

74280  
CALIF. INSTITUTE FOR MEN  
L. JACK HAGERMAN  
CHIEF OF PLANT 3  
P.O. BOX 128  
CHINO, CA 91710-0128

74680  
STERK FAMILY TRUST  
6683 CHINO AVENUE  
CHINO, CA 91710-9003

75520  
HENRY STRUIKMANS  
8535 EDISON AVENUE  
CHINO, CA 91710-9212

75920  
JOHANNA SWAGER  
8485 EDISON AVENUE  
CHINO, CA 91710

76720  
ALBERT SYTSMA  
8331 NOOKSACH ROAD  
EVERSON, WA 98247

77680  
H & T TRUST  
GEORGE PHILLIPS  
800 WILSHIRE BLVD. 15TH FLOOR  
LOS ANGELES, CA 90017-2619

78800  
ALMA HERMANS  
14123 SOUTH EUCLID AVE  
CHINO, CA 91710-9082

72960  
SOUTHERN CALIF. EDISON CO.  
RICHARD DARNELL  
MANAGER OF OPERATIONS  
8996 ETIWANDA  
ETIWANDA, CA 91739-9697

73100  
ANGELICA RENTAL SERVICE  
ERICK VAUGHN  
300 RANGER  
BREA, CA 92621-6217

74200  
EVERETT STARK  
7653 KIMBALL AVENUE  
CHINO, CA 91710-9229

74360  
CALIF. INSTITUTION FOR WOMEN  
R. PETE HALL  
CHIEF ENGINEER  
16756 CHINO-CORONA ROAD  
FRONTERA, CA 91720-9507

74770  
STERLING BUILDERS, INC.  
DAVE GILBERT  
270 BRISTOL ST #101-236  
COSTA MESA, CA 92626

75770  
SUKOT CONSTRUCTION, INC  
ED MARTIN, PROPERTY MANAGER  
4010 WEST CHANDLER  
SANTA ANA, CA 92704-5202

75960  
GERBEN SWAGER  
7945 CHINO CORONA RD  
CORONA, CA 91720-9502

77480  
BERNARD TE VELDE  
5821 WEST PROSPECT DRIVE  
VISALIA, CA 93291

77940  
SUNSHINE GROWERS NURSERY  
GARY TEED, MANAGER  
13130 MILLIKEN AVENUE  
ONTARIO, CA 91761

79000  
FRED THOMMEN  
7345 SCHAEFER AVE  
CHINO, CA 91710-9127

73000  
H.G. STARK YOUTH TRAINING SCH.  
ANTHONY R. KOLATH  
CHIEF ENGINEER  
P.O. BOX 800  
ONTARIO, CA 91761

73280  
FRANK SOUZA  
16185 EUCLID AVENUE  
CHINO, CA 91710-9114

74240  
STATE DEPT. OF FISH & GAME  
GLENN F. BLACK  
4775 BIRD FARM ROAD  
CHINO, CA 91709-3175

74520  
STELLINGWERF FAMILY TRUST  
STAN STELLINGWERF, TRUSTEE  
18022 SUMMER AVENUE  
ARTESIA, CA 90701

74955  
STEVE STILES  
13608 SOUTH GROVE AVENUE  
ONTARIO, CA 91761

75800  
SUNKIST GROWERS, INC.  
ATTN - DAVID COOPER  
PROCESS DEVELOPMENT  
P.O. BOX 3720  
ONTARIO, CA 91761

76240  
FANNIE SWIERSTRA  
25095 TEHAMA VINA ROAD #44  
LOS MOLINOS, CA 96055-0124

77600  
TEE VEE DAIRY  
GEORGE TE VELDE  
14744 ARCHIBALD AVE.  
CHINO, CA 91710-9201

78440  
BERNARD TEUNISSEN  
16754 HELLMAN AVENUE  
CORONA, CA 91720-9609

79090  
LEMON THRALL  
14891 WALTERS  
CORONA, CA 91720-9645

79200  
HAROLD TILLEMA  
6848 ARCHIBALD AVENUE  
CORONA, CA 91720-9665

79400  
TOLLMARK CORPORATION  
HAROLD TOLLERUP  
P.O. BOX 753  
SOLANA BEACH, CA 92075

79620  
ALFRED TOURIGNY  
5990 DODD STREET  
MIRA LOMA, CA 91752

80000  
TROOST, FRED & ANNIE NO 2 INC  
FRED TROOST  
11561 BELLGRAVE  
MIRA LOMA, CA 91752-1603

80080  
HARRY TUINHOUT  
14741 CARPENTER  
CHINO, CA 91710-9252

80240  
JAKE TULS  
950 SOUTH MOUNTAIN AVE., #49  
ONTARIO, CA 91762

80440  
PRAXAIR INC.  
R.WAYNE SALMI  
5735 EAST AIRPORT DRIVE  
ONTARIO, CA 91761

80570  
UNITEX CORPORATION  
JEFF PIERSON  
6101 CHERRY AVENUE  
FONTANA, CA 92336

80640  
CITY OF UPLAND  
ROB TURNER  
DIRECTOR OF PUBLIC WORKS  
P.O. BOX 460  
UPLAND, CA 91785-0460

81000  
VALLEY HAY  
JOHN RESSEGUE  
1281 MAYAPAN RD  
LA HABRA, CA 906318425

81320  
MAURICE VAN CANNEYT  
16461 MOUNTAIN AVENUE  
CHINO, CA 91710-9124

81400  
BAS VAN DAM  
2726 SOUTH PALM AVENUE  
ONTARIO, CA 91761

81520  
DON VAN DAM  
7225 EDISON AVENUE  
CHINO, CA 91710-9253

81640  
MARVIN VAN DEN BERG  
P.O. BOX 671 1684 LEWIS LANE  
TULARE, CA 93274

82000  
STANLEY VAN DER LINDEN  
3830 PILGRAM WAY  
CHINO, CA 91710

82280  
BART VAN DYK  
13628 S HAVEN STREET  
ONTARIO, CA 91761-7810

82560  
WILLIAM VAN FOEKEN  
7436 SCHAEFFER  
CHINO, CA 91710-9127

82680  
STEVE VAN HOFWEGEN  
15913 MOUNTAIN AVENUE  
CHINO, CA 91710-9124

83000  
ALBERT VAN KLAVEREN  
15113 MONTE VISTA  
CHINO, CA 91710-9621

83200  
FAIRVIEW FARMS  
ARIE VAN LEEUWEN  
6875 PINE AVENUE  
CHINO HILLS, CA 91710-9125

83240  
FAIRVIEW FARMS  
ARLAN VAN LEEUWEN  
6829 PINE AVE.  
CHINO, CA 91710

83440  
GERALDINE SWOPE  
7545 VINEYARD AVENUE  
HAGERMAN, NM 88232

83560  
JOHN VAN LEEUWEN  
16311 MOUNTAIN AVENUE  
CHINO, CA 91710-9124

83660  
WILLIAM VAN LEEUWEN  
13000 CITRUS STREET  
CORONA, CA 91720-9633

83880  
VAN RYN DAIRY  
DICK VAN RYN  
14487 SCHLEISMAN ROAD  
CORONA, CA 91720-9613

84040  
JOHN VAN VEEN  
9581 CHINO AVENUE  
ONTARIO, CA 91761-7938

84120  
HUGO VAN VLIET  
12151 HIGHWAY 95  
PARMA, ID 83660

84160  
MRS. KLAAS VAN VLIET  
16931 JOHNSON AVENUE  
CHINO, CA 91710-9227

84170  
NICK VAN VLIET  
8571 MERRILL AVENUE  
CHINO, CA 91710

84320  
H & R DAIRY  
HARRY AND RONALD MIERSMA -L-  
15916 MOUNTAIN AVENUE  
CHINO, CA 91710-9124

84400  
GERTIE VANDEN BERGE  
6715 WINEVILLE AVENUE  
MIRA LOMA, CA 91752-2452

84480  
GRACE DE JONG  
2218 BASELINE AVE  
LA VERNE, CA 917502229

84640  
B. VANDER DUSSEN FAMILY TRUST  
ALVIN FIKSE  
8919 CHINO AVENUE  
ONTARIO, CA 91761

84920  
RENE VANDER DUSSEN  
13420 CITRUS AVENUE  
CORONA, CA 91720-9633

85000  
SYBRAND VANDER DUSSEN  
10573 EDISON AVENUE  
ONTARIO, CA 91761

85080  
CASE VANDER EYK, JR.  
13661 HAVEN STREET  
ONTARIO, CA 91761-7810

85120  
CASE VAN DER EYK DAIRIES  
CASE VAN DER EYK  
17400 HELLMAN AVENUE  
CORONA, CA 91720-9609

85170  
ROBERT VANDER EYK  
13750 SOUTH HAVEN STREET  
ONTARIO, CA 91761

85360  
BEN VANDER LAAN  
8755 CHINO-CORONA ROAD  
CORONA, CA 91720-9501

85480  
JAMES VANDER LAAN  
8800 CHINO CORONA ROAD  
CORONA, CA 91720-9501

85520  
MARTIN VANDERLAAN  
13429 SOUTH GROVE AVENUE  
ONTARIO, CA 91761-7949

85760  
DICK VANDER MEER  
6851 HARRISON AVENUE  
CORONA, CA 91720-9634

85810  
JOHN VANDER POEL  
14726 SCHLEISMAN  
CORONA, CA 91720

85840  
PETE VANDER POEL  
8711 PINE AVENUE  
CHINO, CA 91710-9239

86120  
JOHN VANDER SCHAAF  
7849 SCHAEFER AVENUE  
ONTARIO, CA 91761-7959

86160  
TED VANDER SCHAAF  
7777 SCHAEFER AVENUE  
ONTARIO, CA 91761-8219

86240  
CLARENCE VANDER STELT  
6701 HARRISON AVENUE  
CORONA, CA 91720-9634

86360  
SYLVESTER VANDER TUIG  
16346 AVENUE 192  
TULARE, CA 93274

86520  
CORNELIUS VANDERHAM  
13920 HAMNER AVENUE  
ONTARIO, CA 91761-7806

86580  
CORRIE VANDERHAM  
4860 WINEVILLE AVENUE  
MIRA LOMA, CA 91752-1415

86800  
VANDERHAM BROTHERS DAIRY  
PETE VANDERHAM  
13575 SOUTH WALKER AVENUE  
ONTARIO, CA 91761-7978

87240  
ELEANOR VASQUEZ  
3233 GRAND AVENUE  
CHINO HILLS, CA 91709

87360  
VEENENDAAL DAIRY  
JOHN VEENENDAAL  
13566 SOUTH BON VIEW AVENUE  
ONTARIO, CA 91761-7969

87480  
AMELIA VEIGA  
16195 MOUNTAIN AVENUE  
CHINO, CA 91710

87760  
JACK VERBURG  
15743 EL PRADO ROAD  
CHINO, CA 91710-9155

87960  
MARTIN VERHOEVEN  
6718 EUCALYPTUS AVENUE  
CHINO, CA 91710-9010

88040  
DICK VERMEER  
1771 NORTH EUCLID AVENUE  
UPLAND, CA 91786-2004

88240  
PAT VERNOLA  
12080 BELLEGRAVE AVENUE  
MIRA LOMA, CA 91752-1546

88720  
HENRY VISSER  
6841 BICKMORE AVENUE  
CHINO, CA 91710-9101

88920  
LOYOLA DAIRY  
7565 EUCALYPTUS AVENUE  
ONTARIO, CA 917109059

89240  
GERTRUDE VOORTMAN  
8025 SCHAEFER AVE.  
ONTARIO, CA 91761-7959

89260  
EDWIN VOORTMAN  
13960 GROVE AVENUE  
CHINO, CA 91710-9221

89880  
PETER WASSENAAR  
8015 KIMBALL AVENUE  
CHINO, CA 91710-9231

89980  
LEON WEAVER  
4032 WEST CROWLEY COURT  
VISALIA, CA 93291

90240  
DANIEL WEEDA DAIRY  
DANIEL WEEDA  
15708 POMONA RINCON ROAD  
CHINO HILLS, CA 91709

90280  
O.L. WEEKS  
11530 VERNON AVE  
CHINO, CA 91710

90920  
WEST END CONSOLIDATED WATER CO  
RAY WELLINGTON  
139 NORTH EUCLID AVENUE  
UPLAND, CA 91786-6036

91090  
INTEX PROPERTIES  
BARBARA KLEINBECH  
6101 CHERRY AVENUE  
FONTANA, CA 92336

91160  
H & R WESTRA DAIRY  
HENRY WESTRA  
7851 BICKMORE AVE  
CHINO, CA 91710-9205

91240  
JAKE WESTRA  
11023 EUCALYPTUS  
ONTARIO, CA 91761

91360  
PETE WESTSTEYN  
14762 SCHLEISMAN  
CORONA, CA 91720-9613

91920  
HARRY WIERSEMA  
8315 MERRILL AVE  
CHINO, CA 91710-9234

92040  
OTTO WIERSMA  
P.O. BOX 42  
BUHL, ID 83316-0042

92080  
PETE WIERSMA  
6812 EISENHOWER COURT  
CHINO, CA 91710-6215

92720  
WIND FAMILY TRUST  
JOHN WIND  
ROUTE 1 BOX 203A  
CORONA, CA 91720

92840  
JOHN WIND  
C/O D.B.A. LIBERTY RANCH  
8486 CHINO-CORONA ROAD  
CORONA, CA 91720-9502

93020  
DN WOLL  
13230 ORANGE STREET  
CORONA, CA 91720-9621

93400  
ANDY WYNJA  
13041 S. CAMPUS AVE  
ONTARIO, CA 91761-7908

93600  
YELLIS INVESTMENT L.P.  
GARY YELLIS  
2640 S DIVERSA DR.  
ONTARIO, CA 91761-6433

93760  
WEST EUCLID WATER GROUP  
JOELLEN MURRAY  
P O BOX 1005  
CHINO, CA 91708-1005

94040  
GEORGE ZIVELONGHI  
13450 SOUTH EUCLID  
ONTARIO, CA 91761-7945

95002  
FRANCISCO MOTA  
402 SOUTH 5TH AVENUE  
LA PUENTE, CA 91746

95006  
ANGELAN GENDIAS TRUST  
ROSE KETCHOYAN  
4111 SEPULVEDA AVENUE  
SHERMAN OAKS, CA 91403

95009  
DAVID DE VUYST  
13503 SAN ANTONIO AVE  
CHINO, CA 91710-9024

95010  
EWOUDE BOUMA  
831 LA RODA COURT  
ONTARIO, CA 91762

95011  
EMIL DE VUYST  
13503 SAN ANTONIO AVE  
CHINO, CA 91710

95018  
W. RIVERSIDE CNTY REG. W.W. AUTHORITY  
MIKE WRIGHT  
11615 STERLING AVENUE  
RIVERSIDE, CA 92503

95020  
COR DYTTRUST  
ANDYDYT  
6207 ARCHIBALD AVENUE  
CORONA, CA 91720-9635

95022  
WINESIDE45  
DONALD SHAW  
160 NEWPORT CENTER DRIVE, #120  
NEWPORT BEACH, CA 92660

95034  
BLUE RIBBON NURSERY&LANDSCAPE  
MIKE RAWLS  
1425 NORTH SANTIAGO BOULEVARD  
ORANGE, CA 92669

95035  
CARDOZA DAIRY  
TONY CARDOZA, PARTNER  
7475 ARCHIBALD AVENUE  
CORONA, CA 91720

95050  
JEAN MOYNIER  
7123 SILVERADO TRAIL  
NAPA, CA 94558

95055  
SANWA BANK/RANCON FINANCIAL  
DAVID CROWDER  
27720 JEFFERSON AVENUE  
TEMECULA, CA 92590

95060  
SO.CAL.AGRICULTURAL LAND FND.  
CHUCK HALE  
13839 BON VIEW AVENUE  
CHINO, CA 91710

95065  
SKY COUNTRY INVESTMENT COMPANY  
ROBERT MCCUNE  
P.O. BOX 1295  
CORONA, CA 91718

95075  
J.G.J. JOINT VENTURE  
MARGUERITE  
14651 GROVE AVENUE  
CHINO, CA 91710-9064

95083  
FRANK WALTON  
13525 EUCLID AVENUE  
ONTARIO, CA 91761

95090  
ERNESTO GUTIERREZ  
13020 BON VIEW STREET  
ONTARIO, CA 917617906

95109  
COAST GRAIN  
SEISO KAWASAKI  
5355 EAST AIRPORT DRIVE  
ONTARIO, CA 91761

95120  
FRANK LIZZARAGA  
7310 PINE AVENUE  
CHINO, CA 91710

95038  
ANTHONY OSTERKAMP  
P.O. BOX 5546  
ORANGE, CA 92667

95051  
PAUL HO  
P.O. BOX 4507  
CERRITOS, CA 90703

95056  
CATHERINE MENDIONDO  
12760 SULTANA AVENUE  
ONTARIO, CA 91761

95062  
RICHARD VAN LOON  
8500 HELLMAN AVENUE  
CORONA, CA 91720-9609

95066  
LAND DESIGN SERVICES  
JOHN GERARDI, PARTNER  
840-G "9TH" STREET  
UPLAND, CA 91786

95077  
DAVE VANDER SCHAAF  
7777 SCHAEFER AVENUE  
ONTARIO, CA 91761

95086  
GENERAL ELECTRIC CORPORATION  
DEBORAH HANKINS  
GEOMATRIX CONSULTANTS, INC.  
275 BATTERY STREET, SUITE 2140  
SAN FRANCISCO, CA 94111

95096  
BANAL NA PAGAARAL CHURCH  
EMIL GASTON  
7777 EAST RIVERSIDE DRIVE  
ONTARIO, CA 91761-6802

95111  
TONY RODRIGUEZ  
7416 SCHAEFER AVENUE  
CHINO, CA 91710-9127

95121  
DAVENPORT GROUP  
RON PIETERSMA  
P.O. BOX 2500  
CHINO, CA 91708

95044  
J & L DAIRY  
LARRY VANDEN BERGE  
14610 CHANDLER AVENUE  
CORONA, CA 91720-9641

95052  
LYON COMMUNITY, INC.  
4490 VON KARMAN  
NEWPORT BEACH, CA 92660

95057  
CASE TERMAATEN  
5457 DOVER STREET  
CHINO, CA 91710

95063  
MARY BROGURERE ESTATE  
BERTHA BROGURERE  
14840 ORANGE GROVE AVENUE  
HACIENDA HEIGHTS, CA 91745

95070  
BETO FLORES  
220 WEST PHILADELPHIA STREET  
ONTARIO, CA 91762

95082  
ANDRES DEL LAS SANTOS  
1051 EAST EMERSON STREET  
PASADENA, CA 91106

95087  
PYRITE CANYON GROUP, INC  
DANIEL BERGMAN  
EXECUTIVE DIRECTOR  
3200 C PYRITE STREET  
RIVERSIDE, CA 92509

95107  
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