	FEE EXENT		
1	GENE TANAKA, Bar No. 101423 BEST BEST & KRIEGER LLP		
2	3750 University Avenue, Suite P.O. Box 1028		
3	Riverside, California 92502-10	28 San Bernardino County Cler	
4	Telephone (909) 686-1450	FEB 1 4 1997	
5	Attornaute for Guarmanan County	Wanda DeVinney	
6 7	Attorneys for Cucamonga County Water District, Western Munici Water District and Kaiser Vent Inc.	pal	
8	SUPERIOR COURT OF	THE STATE OF CALIFORNIA	
9	COUNTY OF SAN BERNARDINO		
10	۰. ۱		
11	CHINO BASIN MUNICIPAL WATER) Case No. RCV 51010	
12	DISTRICT,)) CUCAMONGA COUNTY WATER	
13	Plaintiff,) DISTRICT'S, WESTERN MUNICIPAL) WATER DISTRICT'S AND KAISER	
14	v.) VENTURES INC.'S JOINDER IN) MOTION RE APPOINTMENT OF	
15	CITY OF CHINO, et al.,) WATERMASTER)	
16	Defendants.) Date: March 11, 1997) Time: 8:30 a.m.	
17) Dept: H	
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JOINDER IN MOTION RE WATERMA	STER
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Cucamonga County Water District ("CCWD"), Western Municipal 3 4 Water District ("WMWD") and Kaiser Ventures Inc. ("Kaiser") join in 5 the Motion for Appointment of Nine Member Board as Watermaster, 6 etc., served on February 3, 1997 ("Motion"). CCWD, WMWD and Kaiser^{1/} 7 join in the Motion on the grounds that the Judgment allows for the 8 appointment of a Watermaster, where as here, a majority of the 9 Advisory Committee supports the appointment, and there are no 10 compelling reasons to the contrary. 11 Dated: February , 1997. 12

BEST BEST & KRIEGER LLP

By:

Gene Tanaka Attorneys for Cucamonga County Water District, Western Municipal Water District and Kaiser Ventures Inc.

^{1/} Kaiser prefers a nine-member board as Watermaster in which one of the two Overlying Agricultural Pool representatives is the State of California. Yet, recognizing the need for compromise in this matter, Kaiser will support the ninemember board as proposed.

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1 2 3	THOMAS H. MCPETERS (State Bar No. 034300) MCPETERS MCALEARNEY SHIMOFF & HATT FILED - West District A PROFESSIONAL CORPORATION San Bernardino County Clerk 615 Brookside Avenue, Suite B Redlands, CA 92373 (909) 792-8919 (909) 792-6234 (fax) FEB 14 1997 Wanda DeVinney
4	Attorneys for
5	Fontana Union Water Company
6	
7	
8	SUPERIOR COURT OF THE STATE OF CALIFORNIA
9	FOR THE COUNTY OF SAN BERNARDINO - WEST DISTRICT
10	
11	CHINO BASIN MUNICIPAL WATER) Case No. RCV 51010
12	DISTRICT,) JOINDER OF FONTANA
13) UNION WATER COMPANY Plaintiff,) IN MOTION FOR
14) APPOINTMENT OF NINE) MEMBER BOARD AS
15) WATERMASTER
16	CITY OF CHINO,
17) Defendant.
18	
19 20) Date: March 11, 1997) Time: 8:30 a.m.) Place: Department H
20)) Specially assigned to
21 22) the Honorable Judge J.) Michael Gunn
22 23)
23 24	Fontana Union Water Company ("FUWCO") is a party in
24 25	this action and a member of the Appropriative Pool. FUWCO
26	supports and joins in the motion for appointment of the nine
27	member board as Watermaster. It is the position of FUWCO that
28	appointment of this board would be in the best interest of the
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1 Chino Basin. The board would (1) avoid the appearance of 2 conflict of interest that may be attached to Chino Basin 3 Municipal Water District in its dual role as Watermaster and 4 as a significant special district operating within Chino 5 Basin, (2) lead to improved staff responsiveness, (3) result 6 in more effective representation of parties, and (4) allow 7 more effective management of costs associated with the 8 adjudication. FUWCO believes that the nine member board as 9 proposed provides for equitable representation of all parties, 10 provides for checks and balances, and provides a balance among 11 all interests within the Basin.

FUWCO urges the Court to appoint the nine member board as Watermaster and to confirm the individual members of the board as soon as possible. Any further delay on the appointment of a new Watermaster would be detrimental to the Basin, to the interest of the parties in this action and to the confidence of the parties and the public in the Judgment.

18 FUWCO further urges the Court to order the Chino 19 Basin Municipal Water District to promptly take all steps 20 necessary and proper to complete a smooth and orderly 21 transition of the transition to a new Watermaster that a 22 resolution of intention to enter into a Public Employee $\mathbf{23}$ Retirement System ("PEGS") contract in the name of Chino Basin 24 Watermaster to be executed immediately. Delay on this item 25 until formal appointment of the individuals to the new 26 Watermaster Board would be detrimental to the interests of the 27 parties in the action and to Watermaster staff. Chino Basin

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1	Municipal Water District, should be ordered by the Court to
2	immediately execute a resolution of intention to enter into a
3	PEGS contract in the name of Chino Basin Watermaster and other
4	related resolutions and/or agreements to have the employee
5	benefit program in place.
6	
7	MCPETERS MCALEARNEY SHIMOFF & HATT
8	A PROFESSIONAL CORPORATION
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10	Thom O mosts
11	By:
12	Attorneys for Fontana Union Water Company
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FILED - West District 1 Timothy J. Ryan (Bar No. 072487) San Bernardino County Clerk General Counsel 2 San Gabriel Valley Water Company 11142 Garvey Avenue FEB 14 1997 3 El Monte, CA 91734 Telephone (818) 448-6183 Wanda DeVinney 4 Facsimile: (818) 448-5530 5 Attorney for 6 Fontana Water Company 7 8 SUPERIOR COURT OF THE STATE OF CALIFORNIA 9 FOR THE COUNTY OF SAN BERNARDINO - WEST DISTRICT 10 11 12 CHINO BASIN MUNICIPAL WATER Case No. RCV 51010) 13 DISTRICT, JOINDER OF FONTANA WATER 14 Plaintiff, COMPANY IN MOTION FOR)) APPOINTMENT OF NINE MEMBER 15 BOARD AS WATERMASTER v.) CITY OF CHINO, March 11, 1997 16 Date: Time: 8:30 a.m. 17 Defendant. Place: Department H 18 Specially assigned to the Honorable 19 Judge J. Michael Gunn 20 21 22 Fontana Water Company is a party in this action and a member 23 of the Appropriative Pool. Fontana Water Company provides public 24 utility water service to a population of over 100,000 persons residing 25 in the Chino Basin. Fontana Water Company supports and joins in the 26 motion for the appointment of a nine member board as Chino Basin 27 Watermaster. 28

It is the position of Fontana Water Company that appointment 1 of this board would be in the best interests of the Chino Basin because, 2 among other things, it would (1) result in more effective representation 3 of the parties, (2) lead to improved staff responsiveness, (3) allow more 4 effective management of costs associated with the adjudication, and (4) 5 avoid the appearance of conflict of interest that may attach to Chino 6 Basin Municipal Water District in its dual role as Watermaster and as a 7 significant special district operating within Chino Basin. 8

9 Fontana Water Company believes that the nine member board as 10 proposed provides for equitable representation of all parties, provides 11 for chacks and balances, and provides a blanace among all interests 12 within the Chino Basin.

Fontana Water Company urges the Court to appoint the nine member 13 board as Watermaster and to confirm the individual members of the board 14 15 as soon as possible. Any further delay on the appointment of a new 16 Watermaster would be detrimental to the Chino Basin, to the interests of 17 the parties in this action and to the confidence of the parties and the 18 public in the Judgment. Fontana Water Company further urges the Court 19 to order the Chino Basin Municipal Water District to promptly take all 20 steps necessary and proper to complete a smooth and orderly transition 21 to the new Watermaster board.

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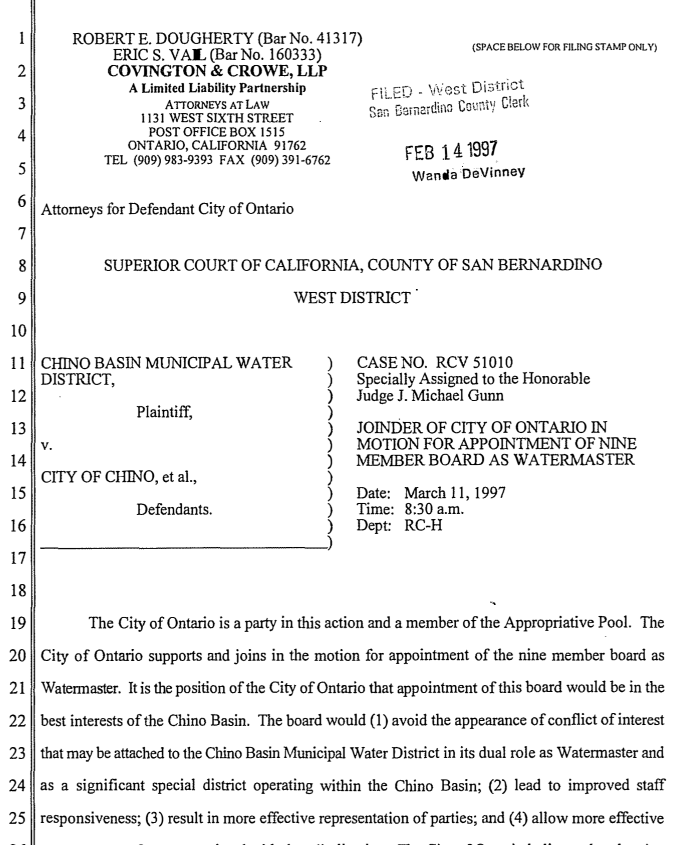
28

TIMOTHY J. RYAN

By

Timothy J. Ayan Attorney for Fontana Water Company

ATTORNEYS AT LAW 1131 WEST SIXTH STREET POST OFFICE BOX 1515 ONTARIO, CA 91762 COVINGTON & CROWE, LLP A Limited Liability Partnership



management of costs associated with the adjudication. The City of Ontario believes that the nine 26

27 member board, as proposed, provides for equitable representation of all parties, provides for checks

28 and balances, and provides a balance among all interests within the Chino Basin. The City of Ontario urges the Court to appoint the nine member board as Watermaster and to confirm the individual members of the board as soon as possible. Any further delay on the appointment of a new Watermaster would be detrimental to the Chino Basin, to the interests of the parties in this action, and to the confidence of the parties and the public in the Judgment.

5 The City of Ontario further urges the Court to order the Chino Basin Municipal Water District to promptly take all steps necessary and proper to complete a smooth and orderly transition 6 7 to the new Watermaster Board. It is particularly important for the completion of the transition to 8 a new Watermaster that a resolution of intention to enter into a Public Employee Retirement System 9 ('PERS'') contract in the name of Chino Basin Watermaster be executed immediately. Delay on this 10 item until formal appointment of the individuals to the new Watermaster Board would be detrimental 11 to the interests of the parties in the action and to Watermaster staff. Chino Basin Municipal Water 12 District should be ordered by the Court to immediately execute a resolution of intention to enter into 13 a PERS contract in the name of Chino Basin Watermaster and other related resolutions and/or 14 agreements to have the employee benefit program in place.

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16 Dated: February 11, 1997

Respectfully submitted,

COVINGTON & CROWE, LLP

By: bert E. Dougherty

Attorneys for Defendant City of Ontario

ONTARIO'S JOINDER

COVINGTON & CROWE, LLI A Limited Liability Partnership ArtonNEYS AT LAW 1131 WEST SIXTH STREET POST OFFICE BOX 1515 ONTARIO, CA 91762

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11 12 13 14 15 16 17 18 19 20 21) Case No. RCV 51010) JOINDER OF CITY OF POMONA IN) MOTION FOR APPOINTMENT OF) NINE MEMBER BOARD AS) WATERMASTER) DATE: March 11, 1997 > TIME: 8:30 A.M.) PLACE: Department H) > Specially assigned to the Honorable > Judge J. Michael Gunn) party in this action and a member of Appropriative F POMONA supports and joins in the motion for atermaster. It is the position of the CITY OF
22	POMONA that appointment of this board wo	ould be in the best interests of the Chino Basin. The

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1	board would (1) avoid the appearance of conflict of interest that may be attached to Chino Basin
2	Municipal Water District in its dual role as Watermaster and as a significant special district
3	operating within Chino Basin, (2) lead to improved staff responsiveness, (3) result in more
4	effective representation of parties, and (4) allow more effective management of costs associated
5	with the adjudication. The CITY OF POMONA believes that the nine member board, as
6	proposed, provides for equitable representation of all parties, provides for checks and balances,
7	and provides a balance among all interests within the Basin.
8	The CITY OF POMONA urges the Court to appoint the nine member board as
9	Watermaster and to confirm the individual members of the board as soon as possible. Any
10	further delay on the appointment of a new Watermaster would be detrimental to the Basin, to the
11	interests of the parties in this action and to the confidence of the parties and the public in the
12	Judgment.
13	The CITY OF POMONA further urges the Court to order the Chino Basin
14	Municipal Water District to promptly take all steps necessary and proper to complete a smooth
15	and orderly transition to the new Watermaster Board. It is particularly important for the
16	completion of the transition to a new Watermaster that a resolution of intention to enter into a
17	Public Employee Retirement system ("PERS") contract in the name of Chino Basin Watermaster
18	be executed immediately. Delay on this item until formal appointment of the individuals to the
19	new Watermaster Board would be detrimental to the interests of the parties in the action and to
20	Watermaster staff. Chino Basin Municipal Water District should be ordered by the Court to
21	immediately execute a resolution of intention to enter into a Public Employee Retirement System
22	("PERS") contract in the name of Chino Basin Watermaster and other related resolutions and/or
	agreements to have the employee benefit program in place

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Dated: 2/11/97 ARNOLD M. ALVAREZ-GLASMAN City Attorney By: RICHARD L. ADAMS II, Deputy City Attorney for City of Pomona

1 THOMAS H. MCPETERS (State Bar No. 034300) MCPETERS MCALEARNEY SHIMOFF & HATT 2 A PROFESSIONAL CORPORATION FILED - West District 615 Brookside Avenue, Suite B 3 Redlands, CA 92373 (909) 792-8919 (909) 792-6234 (fax San Bernardino County Clerk 4 FEB 1 4 1997 Attorneys for San Antonio Water Company 5 Wanda DeVinney 6 7 8 SUPERIOR COURT OF THE STATE OF CALIFORNIA 9 FOR THE COUNTY OF SAN BERNARDINO - WEST DISTRICT 10 11 CHINO BASIN MUNICIPAL WATER Case No. RCV 51010) 12 DISTRICT, JOINDER OF SAN ANTONIO 13 WATER COMPANY Plaintiff, IN MOTION FOR 14 APPOINTMENT OF NINE MEMBER BOARD AS 15 WATERMASTER v. 16 CITY OF CHINO, 17 Defendant. 18 19 Date: March 11, 1997 Time: 8:30 a.m. 20 Place: Department H 21 Specially assigned to the Honorable Judge J. 22 Michael Gunn 23 24 San Antonio Water Company ("SAWCO") is a party in 25 this action and a member of the Appropriative Pool. SAWCO 26 supports and joins in the motion for appointment of the nine 27 member board as Watermaster. It is the position of SAWCO that 28 appointment of this board would be in the best interest of the

Chino Basin. The board would (1) avoid the appearance of conflict of interest that may be attached to Chino Basin Municipal Water District in its dual role as Watermaster and as a significant special district operating within Chino Basin, (2) lead to improved staff responsiveness, (3) result in more effective representation of parties, and (4) allow more effective management of costs associated with the adjudication. SAWCO believes that the nine member board as proposed provides for equitable representation of all parties, provides for checks and balances, and provides a balance among all interests within the Basin.

12 SAWCO urges the Court to appoint the nine member 13 board as Watermaster and to confirm the individual members of 14 the board as soon as possible. Any further delay on the 15 appointment of a new Watermaster would be detrimental to the 16 Basin, to the interest of the parties in this action and to 17 the confidence of the parties and the public in the Judgment.

18 SAWCO further urges the Court to order the Chino 19 Basin Municipal Water District to promptly take all steps 20 necessary and proper to complete a smooth and orderly 21 transition of the transition to a new Watermaster that a 22 resolution of intention to enter into a Public Employee 23 Retirement System ("PEGS") contract in the name of Chino Basin 24 Watermaster to be executed immediately. Delay on this item 25 until formal appointment of the individuals to the new 26 Watermaster Board would be detrimental to the interests of the 27 parties in the action and to Watermaster staff. Chino Basin

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1	Municipal Water District, should be ordered by the Court to
2	immediately execute a resolution of intention to enter into a
3	PEGS contract in the name of Chino Basin Watermaster and other
4	related resolutions and/or agreements to have the employee
5	benefit program in place.
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7	MCPETERS MCALEARNEY SHIMOFF & HATT A PROFESSIONAL CORPORATION
8	A FROFESSIONAL CORFORATION
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10	By: Thom O Mills
11	Thomas H. McPeters Attorneys for San Antonio
12	Water Company
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1 2 3 4 5	DANIEL E. LUNGREN, Attorney General of the State of California CHARLES W. GETZ, IV Assistant Attorney General MARILYN H. LEVIN, State Bar No. 92800 Deputy Attorney General 300 South Spring Street Los Angeles, California 90013-1204	FILED - West District San Bernardino County Clerk FEB 1 4 1997
6	Telephone: (213) 897-2612	Wanda DeVinney
7	Attorneys for State of California	, ,
8		
9	SUPERIOR COURT OF	THE STATE OF CALIFORNIA
10	FOR THE COUNTY OF SAN	BERNARDINO - WEST DISTRICT
11	CHINO BASIN MUNICIPAL WATER) Case No. RCV 51010
12	DISTRICT,)) JOINDER OF THE STATE OF CALIFORNIA
13	Plaintiff,	IN MOTION FOR APPOINTMENT OF NINE MEMBER BOARD AS
14	ν.	WATERMASTER
15	CITY OF CHINO,)
16	Defendant.) DATE: March 11, 1997) TIME: 8:30 a.m
17		DEPT: H
18))) Specially assigned to the Henerable
19		Specially assigned to the Honorable Judge J. Michael Gunn
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1	The State of California is a party to this action and a member of the Agricultural
2	Pool. The State of California supports and joins in the motion for appointment of the nine
3	member board as Watermaster. It is the position of the State of California that appointment of
4	this board at this time is in the best interest of the Chino Basin. The State of California
5	believes that the nine member board as proposed at this time provides for equitable
б	representation of all partles, provides for checks and balances, and provides a balance among
7	all Interests within the Basin, including the Chino Basin Municipal Water District.
8	The State of California urges the Court to appoint the nine member board as
9	Watermaster, with an automatic review time to be set by this Court. Any further delay on the
10	appointment of a new Watermaster would be detrimental to the Basin, to the interests of the
11	partles in this action and to the confidence of the parties and the public in the Judgment.
12	The State of California further urges the Court to order the Chino Basin
13	Municipal Water District to promptly take all steps necessary and proper to complete a smooth
14	and orderly transition to the new Watermaster Board.
15	Dated: February <u>13</u> , 1997
18	
17	DANIEL E. LUNGREN, Attorney General of the State of California
18	CHARLES W. GETZ IV. Assistant Attorney General
19	MARILYN H. LEVIN, Deputy Attorney General
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21	MARILYN H. LEVIN
22	Deputy Attorney General
23	Attorneys for State of California
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1	MARKMAN, ARCZYNSKI, HANSON, CURLEY A Professional Corporation	& SLOUGH	FILED IN COURT
2 3	JAMES L. MARKMAN, State Bar #43536 BOYD L. HILL, State Bar #140435 Number One Civic Center Circle		Wanda Devinney
4	Post Office Box 1059 Brea, California 92822-1059		
5	Telephone: (714) 990-0901 Fax: (714) 990-6230		
6 7	Attorneys for Defendant, CITY OF UPLAND		
8			
9	SUPERIOR COURT OF THE	STATE OF CALIFORN	IA
10	FOR THE COUNTY OF SAN BERNARDINO - WEST DISTRICT		
11			
12	CHINO BASIN MUNICIPAL WATER)) Case No. RCV 510	
13	DISTRICT,)) JOINDER OF DEFEN	
14	Plaintiff,) UPLAND IN MOTION) APPOINTMENT OF N	N FOR
15	vs.) BOARD AS WATERM)	ASTER
16	CITY OF CHINO, et al.,) DATE: March 11,) Time: 8:30 a.m.	1997
17	Defendants.) Dept. H)	
18 19) Specially assign) Honorable Judge) Gunn	
20)	
21			
22	Defendant CITY OF UPLAND	is a party and a	member of the
23	Appropriative Pool. CITY OF UPLAND supports and joins in the		
24	motion for appointment of the nine member board as Watermaster.		
25	It is the position of the CITY OF UPLAND that appointment of this		tment of this
26	board would be in the best interest	s of the CHINO BA	SIN. The
27	board would (1) avoid the appearance	e of conflict of	interest that
28	may be attached to CHINO BASIN MUNI	CIPAL WATER DISTR	EICT in its

dual role as Watermaster and as a significant special district 1 operating within CHINO BASIN, (2) lead to improved staff 2 responsiveness, (3) result in more effective representation of 3 parties, and (4) allow more effective management of costs 4 associated with the adjudication. CITY OF UPLAND believes that 5 the nine member board as proposed provides for equitable 6 representation of all parties, provides for checks and balances, 7 and provides a balance among all interests within the BASIN. 8

9 CITY OF UPLAND urges the Court to appoint the nine 10 member board as Watermaster and to confirm the individual members 11 of the board as soon as possible. Any further delay on the 12 appointment of a new Watermaster would be detrimental to the 13 BASIN, to the interests of the parties in this action and to the 14 confidence of the parties and the public in the Judgment.

CITY OF UPLAND further urges the Court to order the 15 CHINO BASIN MUNICIPAL WATER DISTRICT to promptly take all steps 16 necessary and proper to complete a smooth and orderly transition 17 to the new Watermaster Board. It is particularly important for 18 the completion of the transition to a new Watermaster that a 19 resolution of intention to enter into a Public Employee Retirement 20 21 System ("PERS") contract in the name of CHINO BASIN WATERMASTER be executed immediately. Delay on this item until formal appointment 22 of the individuals to the new Watermaster Board would be 23 detrimental to the interests of the parties in the action and to 24 Watermaster staff. CHINO BASIN MUNICIPAL WATER DISTRICT should be 25 ordered by the Court to immediately execute a resolution of 26 intention to enter into a Public Employees Retirement System 27 ("PERS") contract in the name of CHINO BASIN WATERMASTER and other 28

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1	related resolutions and/or agreements to have the employee benefit	
2	program in place.	
3		
4	Dated: February <u>2</u> , 1997 MARKMAN, ARCZYNSKI, HANSON, CURLEY & SLOUGH	
5	Attorneys for Defendant CITY OF UPLAND	
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8	By: James I. Markman	
9	City Attorney	
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1 2	THOMAS H. MCPETERS (State Bar No. 034300) - West District MCPETERS MCALEARNEY SHIMOFF & HATT A PROFESSIONAL CORPORATION San Bernardino County Clerk
2	615 Brookside Avenue, Suite B Redlands, CA 92373 (909) 792-8919 (909) 792-6234 (fax) FEB 14 1997
4 5	Attorneys for Wanda DeVinney West End Consolidated Water Company
6	
7 8	SUPERIOR COURT OF THE STATE OF CALIFORNIA
9	FOR THE COUNTY OF SAN BERNARDINO - WEST DISTRICT
10 11	CHINO BASIN MUNICIPAL WATER) Case No. RCV 51010
12	DISTRICT,)) JOINDER OF WEST END
13 14) CONSOLIDATED WATER) COMPANY Plaintiff,) IN MOTION FOR) APPOINTMENT OF NINE
15 16	<pre>v.</pre> MEMBER BOARD AS WATERMASTER
17	CITY OF CHINO,
18	Defendant.)
19 20) Date: March 11, 1997) Time: 8:30 a.m.) Place: Department H
21 22)) Specially assigned to) the Honorable Judge J.) Michael Gunn
23	;
24	West End Consolidated Water Company ("WECWC") is a
25 26	party in this action and a member of the Appropriative Pool.
27	WECWC supports and joins in the motion for appointment of the
28	nine member board as Watermaster. It is the position of WECWC
	1

1 that appointment of this board would be in the best interest 2 of the Chino Basin. The board would (1) avoid the appearance 3 of conflict of interest that may be attached to Chino Basin 4 Municipal Water District in its dual role as Watermaster and 5 as a significant special district operating within Chino 6 Basin, (2) lead to improved staff responsiveness, (3) result 7 in more effective representation of parties, and (4) allow 8 more effective management of costs associated with the 9 adjudication. WECWC believes that the nine member board as 10 proposed provides for equitable representation of all parties, 11 provides for checks and balances, and provides a balance among 12 all interests within the Basin.

WECWC urges the Court to appoint the nine member board as Watermaster and to confirm the individual members of the board as soon as possible. Any further delay on the appointment of a new Watermaster would be detrimental to the Basin, to the interest of the parties in this action and to the confidence of the parties and the public in the Judgment.

19 WECWC further urges the Court to order the Chino 20Basin Municipal Water District to promptly take all steps 21 necessary and proper to complete a smooth and orderly 22 transition of the transition to a new Watermaster that a 23 resolution of intention to enter into a Public Employee 24 Retirement System ("PEGS") contract in the name of Chino Basin 25 Watermaster to be executed immediately. Delay on this item 26 until formal appointment of the individuals to the new 27 Watermaster Board would be detrimental to the interests of the

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1	parties in the action and to Watermaster staff. Chino Basin		
2	Municipal Water District, should be ordered by the Court to		
3	immediately execute a resolution of intention to enter into a		
4	PEGS contract in the name of Chino Basin Watermaster and other		
5	related resolutions and/or agreements to have the employee		
6	benefit program in place.		
7			
8	MCPETERS MCALEARNEY SHIMOFF & HATT A PROFESSIONAL CORPORATION		
9	A PROPESSIONAL CORPORATION		
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11	By: Thom O MSERS		
12	Thomas H. McPeters Attorneys for West End		
13	Water Company		
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1 2 3 4 5 6	NOSSAMAN, GUTHNER, KNOX, ELLIOTT FREDERIC A. FUDACZ, STATE BAR NO. 0 JOHN OSSIFF, STATE BAR NO. 120149 445 South Figueroa Street Thirty-First Floor Los Angeles, California 90071 Telephone: (213) 612-7800 Facsimile: (213) 612-7801 Attorneys for CHINO BASIN WATERMASTER	FILED - West Diatrict San Bernardino County Clerk FEB 1 4 1997 Wanda DeVinney
7 8	SUPERIOR COURT OF	THE STATE OF CALIFORNIA
9	FOR THE COUNTY OF SAN BERNARDINO - WEST DISTRICT	
10		
11	CHINO BASIN MUNICIPAL WATER	Case No. RCV 51010
12	DISTRICT,	PROOF OF SERVICE OF JOINDERS
13	Plaintiff,	IN MOTION FOR APPOINTMENT OF NINE MEMBER BOARD AS
14	v	WATERMASTER
15	CITY OF CHINO,	
16 17	Defendant.	DATE: March 11, 1997 TIME: 8:30 a.m. DEPT: H
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19		Specially assigned to the Honorable
20		Judge J. Michael Gunn
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I, Michelle Lauffer, declare: 1 1. I am over the age of 18 and not a party to this action. My business 2 address is Chino Basin Watermaster, 8632 Archibald Avenue, Suite 109, Rancho 3 Cucamonga, California 91730. 4 2. On today's date, I served the documents identified below by placing a true 5 and correct copy of same in sealed envelopes address to each of addresses listed on the 6 attached mailing list "A". 7 Joinder of Cucamonga County Water District's Western Municipal Water 8 District's and Kaiser Ventures Inc.'s in Motion for Appointment of Nine Member Board as 9 Watermaster. 10 Joinder of Fontana Union Water Company in Motion for Appointment of Nine 11 Member Board as Watermaster. 12 Joinder of Fontana Water Company in Motion for Appointment of Nine 13 Member Board as Watermaster. 14 Joinder of City of Ontario in Motion for Appointment of Nine Member Board 15 as Watermaster. 16 Joinder of City of Pomona in Motion for Appointment of Nine Member Board 17 as Watermaster. 18 Joinder of San Antonio Water Company in Motion for Appointment of Nine 19 Member Board as Watermaster. 20 Joinder of the State of California in Motion for Appointment of Nine Member 21 Board as Watermaster. 22 Joinder of City of Upland in Motion for Appointment of Nine Member Board as 23 Watermaster. 24 Joinder of West End Consolidated Water Company in Motion for 25 Appointment of Nine Member Board as Watermaster. 26 27 28

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

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

Executed on February 13, 1997, at Rancho Cucamonga, California.

Mulle haup Michelle Lauffer

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