

FEE EXEMPT MARKMAN REAPPT 4/29/97

(SPACE BELOW FOR FILING STAMP ONLY)

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FILED - West District
San Bernardino County Clerk

MAR 25 1997
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SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN BERNARDINO

WEST DISTRICT

CHINO BASIN MUNICIPAL WATER DISTRICT,

Plaintiff,

v.

CITY OF CHINO, et al.,

Defendants.

CASE NO. RCV 51010
Specially Assigned to the Honorable
Judge J. Michael Gunn

NOTICE OF MOTION AND MOTION OF
ADVISORY COMMITTEE, AND THE CITY
OF ONTARIO, FOR THE APPOINTMENT
OF THE HONORABLE DON A. TURNER
AS INTERIM WATERMASTER AND TO
MODIFY PARAGRAPH 18 OF THE
JUDGMENT TO PROVIDE FOR
COMPENSATION TO THE INTERIM
WATERMASTER; MEMORANDUM OF
POINTS AND AUTHORITIES;
DECLARATIONS OF TRACI STEWART,
MARY STAULA, MICHELLE LAUFFER,
AND ROBERT E. DOUGHERTY IN
SUPPORT THEREOF

Date: April 29, 1997
Time: 1:30 p.m.
Dept: RC-H

NOTICE IS HEREBY GIVEN that on April 29, 1997, at 1:30 p.m. or as soon thereafter as the matter may be in heard in Department RC-H of the above-entitled court, located at 8303 North Haven Avenue, Rancho Cucamonga, California 91730-3862, the Chino Basin Watermaster Advisory Committee, which was established under and exists pursuant to the authority of paragraph 32 of the Judgment in this case, and the City of Ontario, a party to this action and a member of the

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1 Appropriate Pool as described in Exhibit "H" of the Judgment, will move the court for the
2 following orders:

3 1. Immediate appointment of the Honorable Don A. Turner, Retired Judge of the
4 Superior Court of California, County of San Bernardino, as Interim Watermaster, to serve in that
5 capacity until further order of this court; and

6 2. Modification of paragraph 18 of the Judgment to authorize payment to Don A.
7 Turner, for his services in the capacity of Interim Watermaster, at the rate of \$150.00 per hour, not
8 to exceed the sum of \$3,000.00 per calendar month without further order of this court.

9 This motion is made on the following grounds:

10 1. That paragraph 16 of the Judgment provides, in part, that:

11 *"Watermaster may be changed at any time by subsequent order of the*
12 *court, on its own motion, or on the motion of any party after notice*
13 *and hearing."* [emphasis added]

14 2. The motion to appoint the Honorable Don A. Turner as Interim Watermaster,
15 effective immediately, is supported by a 91.43 % majority of the Chino Basin Watermaster Advisory
16 Committee.

17 3. That modifying the compensation for Watermaster from that set forth presently in
18 paragraph 18 of the Judgment is authorized by paragraph 15 of the Judgment and is necessary and
19 appropriate to provide adequate compensation to a fair and impartial Watermaster who is serving
20 on an interim basis.

21 4. That there is no compelling reason not to remove Chino Basin Municipal Water
22 District, as Interim Watermaster, pending referral of the issues described in the court's tentative
23 decision of March 11, 1997 to Ann Schneider, as Referee, for an Advisory opinion on said issues;
24 and

25 5. The appointment of a retired judge as Watermaster (at least on an interim basis) has
26 been recommended by several of the parties opposing the appointment of the Nine Member Board,
27 including the Overlying (Agricultural) Pool, the City of Chino, the City of Chino Hills, and the
28 Chino Basin Municipal Water District.

1 This motion is based on this notice and motion, on the Memorandum of Points and
2 Authorities and Declarations filed herein, on the pleadings and other documents on file with the
3 court in this matter, and on such other matters as the court may consider at the hearing.

4
5 Respectfully submitted,

6 MARKMAN, ARCYNZSKI, HANSON, CURLEY & SLOUGH

7
8 Dated: March 25, 1997.

By:

Jim Markman
James L. Markman
Attorneys for Chino Basin Watermaster Advisory
Committee

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13 Dated: March 24, 1997.

By:

Robert E. Dougherty
Robert E. Dougherty
Attorneys for the City of Ontario

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1 **MEMORANDUM OF POINTS AND AUTHORITIES**

2 The Board of Directors of Chino Basin Municipal Water District ("CBMWD") has been the
3 Watermaster under the Judgment in this case since the Judgment was entered. In January 1996, the
4 Advisory Committee determined, by more than a majority vote, that the CBMWD Board's tenure
5 as the Watermaster should come to an end.

6 Paragraph 16 of the Judgment allows the court to change the Watermaster at any time, either
7 on its own motion or on the motion of any party. Under paragraph 16 of the Judgment, the court is
8 required to change the Watermaster unless there are compelling reasons to the contrary.

9 More than fourteen months have passed since a majority of the Advisory Committee first
10 requested the court to remove the CBMWD Board as Watermaster. Yet, in spite of the mandate of
11 paragraph 16, that Board still sits as Watermaster.

12 The parties who are opposed to the CBMWD Board being replaced as Watermaster have kept
13 the CBMWD Board in power by attacking, with great vigor and greater vitriol, every proposal which
14 has been made until now for a new Watermaster.

15 So far, the strategy of the CBMWD Board, and its allies, the Cities of Chino and Chino Hills,
16 the Monte Vista Water District, and certain members of the Overlying (Agricultural) Pool, has
17 worked like a charm. For the last fourteen months, the parties have discussed, debated, analyzed,
18 dissected, resected, and more, each and every proposal for a new Watermaster. So far, every
19 proposal has met with opposition from one or more of this vocal minority. The focus has never been
20 on why the CBMWD Board should be retained as Watermaster, but on why (as perceived by the
21 minority) the proposed replacement is not fit to take the CBMWD Board's place.

22 In the latest round of moving and opposing papers (with respect to the Nine Member Board),
23 no party advocates retaining the CBMWD Board as Watermaster, or suggests that there are any
24 compelling reasons why the CBMWD Board should continue as Watermaster. It would, therefore,
25 seem logical that if a proposed new Watermaster is acceptable to the court, the CBMWD Board
26 should, and under the Judgment must, be replaced.

27 The tactics previously employed by those who wish to retain the CBMWD Board in power
28 should no longer work. In their latest round of filed opposition to the proposed appointment of the

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1 Nine Member Board, Chino, Chino Hills, the Overlying (Agricultural) Pool, and the CBMWD each
2 suggested that it would be appropriate and acceptable for this court to appoint a retired judge as
3 Watermaster. In fact, the opposition filed by the CBMWD states that it might be appropriate for this
4 court to appoint Judge Turner.

5 It will be interesting to see if the opposing parties, who have expressed support for a retired
6 judge serving as Watermaster will stick with that recommendation. If they now oppose Judge
7 Turner's appointment, the court is respectfully requested to draw its own conclusion as to why.

8 It is clear from the Declarations submitted with this motion, as well as from the voluminous
9 Declarations submitted over the past year, that replacing the CBMWD Board as Watermaster is
10 essential if proper groundwater basin management is to resume. All of the technical reasons raised
11 by the opposing parties, suggesting that a transition of functions to a new Watermaster would result
12 in significant problems, are nothing but red herrings. The Declaration of Traci Stewart shows that
13 very little still needs to be done in order to complete the transition of all Watermaster functions to,
14 and continue the employment of Watermaster staff by, a new Watermaster.

15 Paragraph 18 of the Judgment only precludes the Watermaster from adopting (or amending)
16 rules and regulations fixing Watermaster Board member compensation at more than \$25.00 per
17 meeting or \$300.00 per year. Paragraph 18 does not limit the power of the court in this regard. The
18 court has, pursuant to paragraph 16 of the Judgment, the power to fix the compensation of any
19 serving Watermaster.

20 Respectfully submitted,
21 MARKMAN, ARCYNZSKI, HANSON, CURLEY & SLOUGH

22 Dated: March 25, 1997.

23 By: Jim Markman
24 James L. Markman
25 Attorneys for Chino Basin Watermaster Advisory
26 Committee

27 Dated: March 24, 1997.

26 COVINGTON & CROWE, LLP
27 By: Robert E. Dougherty
28 Robert E. Dougherty
Attorneys for the City of Ontario

1 **DECLARATION OF ROBERT E. DOUGHERTY**

2 I, Robert E. Dougherty, declare:

3 1. I am an attorney at law licensed to practice such in California. I am a partner in the
4 law firm of Covington & Crowe, LLP. I started representing the City of Ontario in this case in
5 approximately 1976, while the Judgment was being negotiated, and I have continuously represented
6 the City of Ontario in connection with this case ever since.

7 2. During the 19 years that have passed since the entry of Judgment in this case, I have
8 attended many meetings of the Advisory Committee, however, I believe that I have attended far
9 more of them since January 1, 1996 than in all of the preceding years combined. I am reasonably
10 certain that the same is true for all the attorneys who represent producers in the Chino Basin.

11 3. Except for the last few years, there has been a history of general cooperation among
12 the producers from the Basin and there was also little apparent conflict between the Advisory
13 Committee and the Board of Directors of the Chino Basin Municipal Water District ("Watermaster
14 Board"). This cooperation and lack of acrimony did not mean that the Watermaster Board "rubber
15 stamped" every recommendation made by the Advisory Committee. Disagreements did arise on
16 occasion, and when they did, they were handled in the manner prescribed in the Judgment. The
17 Watermaster Board has always had the ability, under paragraph 38(c) of the Judgment to seek court
18 review with respect to any "mandated" action by the Advisory Committee. I cannot recall an
19 occasion where the Watermaster Board actually did so. But I do not believe that this was due to any
20 lack of knowledge on the part of the Watermaster Board of its rights and obligations under the
21 Judgment. The prime mover and shaker in the negotiations which culminated in the Judgment was
22 Donald E. Stark, Esq., now deceased. Mr. Stark represented the Chino Basin Municipal Water
23 District ("CBMWD") during the negotiations. After Judgment was entered, he served as the
24 attorney for the Watermaster Board until his death. Subsequently, Mr. Guido Smith represented the
25 Watermaster Board. There has been no claim that Mr. Smith gave the Watermaster Board the
26 "mushroom treatment" with respect to the Board's rights, duties and obligations. Certainly, it is
27 disingenuous for the Watermaster Board to now blame Mr. Fudacz and Mr. Ossiff with respect to
28 any situation where it is now claimed that the Watermaster Board did, in the 19 years subsequent

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1 to the Judgment, acquiesce in a mandated action because the Watermaster Board believed that it had
2 no legal alternative. If the supporters of the Watermaster Board assert that there are any occasions
3 when that happened, I, for one, would like to see those occasions specifically identified.

4 4. In January, 1996, a majority of the voting power on the Advisory Committee
5 requested that CBMWD be removed as Watermaster. This request was originally combined with
6 one to appoint the Advisory Committee as the new Watermaster. Both of these requests are
7 expressly authorized by paragraph 16 of the Judgment. Since then, the situation has gotten
8 progressively worse. All pretense of civility between the majority of the Advisory Committee and
9 members of the Watermaster Board has disappeared. From the standpoint of providing proper
10 management of the Chino Basin Aquifer, which is the reason the Judgment was negotiated in the
11 first place, very little constructive is getting done.

12 5. As a result of the events occurring over the past year, it has become increasingly clear
13 that fewer and fewer parties to the Judgment support retaining the CBMWD Board as the
14 Watermaster Board. However, every time the Advisory Committee presents a concept for a
15 replacement Watermaster Board, that idea is met with resistance, primarily from the group
16 consisting of Chino, Chino Hills, Monte Vista Water District ("MVWD"), some members of the
17 Overlying (Agricultural) Pool, and the CBMWD Board itself. So much mud, and other substances,
18 have been slung at so many people the last year, that it is reasonable to anticipate that a considerable
19 length of time will elapse before the producers, the Advisory Committee, and whoever ultimately
20 serves as the Watermaster, will again be able to devote their full efforts to managing the precious
21 underground water resource for the benefit of all persons who rely upon it. This healing process
22 cannot even begin until the CBMWD Board is replaced as Watermaster.

23 6. On March 13, 1997, a special meeting of the Advisory Committee was called to
24 discuss the ramifications of the court's March 11, 1997 Tentative Decision should that Decision
25 become the order of the court. There was concern that the court did not intend to appoint the
26 proposed Nine Member Board as the new Watermaster forthwith, but intended to make an advisory
27 reference of that and other issues to Ann Schneider, Esq. However, what most alarmed the majority
28 of the Advisory Committee is that the court's intended Decision, if ordered, will by default keep the

1 CBMWD Board in power as the Watermaster Board for an indefinite period of time. The Advisory
2 Committee members (with certain exceptions whose identities are well known to the court) believe
3 that it is imperative that the CBMWD Board be removed as the Watermaster Board without further
4 delay. Only then will the parties be able to resume doing what the Judgment was entered to allow
5 them to do - properly manage this groundwater Basin.

6 7. Consequently, a motion was passed by a 91.43 % vote of the Advisory Committee
7 to ask the Honorable Don A. Turner if he would agree to serve as Interim Watermaster and, if he did
8 agree, to request that the court appoint him forthwith on an interim basis and also approve an
9 appropriate level of compensation for his services.

10 8. At the request of the Advisory Committee, I contacted Judge Turner and informed
11 him of the Advisory Committee's request that he serve as Interim Watermaster. Judge Turner said
12 that he would accept a court appointment as Interim Watermaster. We then discussed the issue of
13 compensation. Judge Turner is under contract with J.A.M.S. In order that Judge Turner not suffer
14 any loss in compensation by reason of the time spent in serving as Interim Watermaster, he
15 requested that the court be asked to approve compensation in the sum of \$150.00 per hour, with a
16 total not to exceed \$3,000.00 in any one calendar month without further approval of this court.

17 9. The court has indicated an intent to refer the issue of a permanent Watermaster for
18 an advisory recommendation by Ann Schneider, Esq. Ann Schneider does not reside in the County
19 of San Bernardino and a reference to her without consent of the parties is not sanctioned by statute.
20 It is my understanding that the Advisory Committee does not object to the concept of the court
21 referring certain issues to Ann Schneider. However, the Advisory Committee strongly objects to
22 the CBMWD Board continuing to serve as the Watermaster Board for the duration of that reference
23 and for the duration of any proceedings following Ms. Schneider's report. Until now, the supporters
24 of the CBMWD Board have used the issue of who or what should replace it as the Watermaster as

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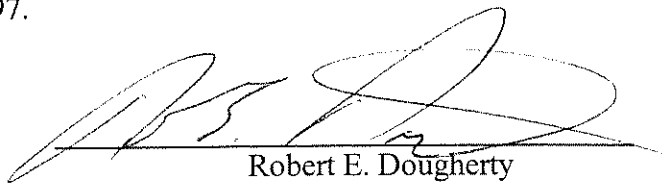
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1 a way of keeping the CBMWD Board in power. If the court appoints Judge Turner as the Interim
2 Watermaster, there will be no reason to object to the proposed advisory reference.

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

5 Executed this 24th day of March, 1997.



Robert E. Dougherty

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1 **DECLARATION OF TRACI STEWART**

2 TRACI STEWART states and declares as follows:

3 I presently am and at all times mentioned herein have been Chief of
4 Watermaster Services responsible for the administrative functions of the Watermaster
5 provided for in the Judgment entered in *Chino Basin Municipal Water District v. City of*
6 *Chino, et al.*, San Bernardino County Superior Court No. RCV 51010 (originally, Case No.
7 164327). In that capacity, I am personally aware of the activities which have occurred
8 since June, 1996 in order to complete the separation of the functions of the Watermaster
9 administering the above-referenced judgment from the functions of Chino Basin Municipal
10 Water District. Those activities occurred pursuant and subsequent to June, 1996 when
11 the Court indicated that the Watermaster staff was to move forward with the completion of
12 such transition activities. Since that time, the following activities have taken place:

- 13 a. All files and records have been moved to the new office except the prior
14 years' financial and personnel records, which have been requested on several occasions;
- 15 b. A new Interim Controller has been retained;
- 16 c. Bank accounts with signature authorities separate from those of Chino Basin
17 Municipal Water District have been established;
- 18 d. All accounting functions formerly handled by Chino Basin Municipal Water
19 District have been assumed by the Watermaster Services staff;
- 20 e. New forms for the Treasurer's report and voucher list have been established;
- 21 f. Ownership of the Watermaster truck, the one vehicle used for Watermaster
22 purposes, has been transferred;
- 23 g. Accounts have been established for the purchase of office supplies,
24 newspaper notices with the Daily Bulletin, printing and copying, office equipment
25 maintenance and gasoline and maintenance for the Watermaster vehicle;
- 26 h. Insurance has been obtained;
- 27
- 28

1 i. An application for PERS retirement and benefits for Watermaster Services
2 employees separate and distinct from employees of Chino Basin Municipal Water District
3 has been completed, but the final contract has not been executed by Chino Basin
4 Municipal Water District;

5 j. A draft Watermaster employee handbook has been prepared;

6 k. A Watermaster investment policy has been prepared and adopted by a
7 greater than 80% vote by the Advisory Committee, but the Chino Basin Municipal Water
8 District has refused to ratify it;

9 l. Numerous draft procedures to guide Watermaster staff in performing various
10 tasks have been prepared;

11 m. Documents have been prepared describing job tasks, priorities, and self-
12 evaluation methodologies for Watermaster Services employees;

13 n. A new filing system has been developed and implemented;

14 o. A postage meter has been procured at a substantial savings over what was
15 thought would be necessary thereby eliminating a need to amend the adopted
16 Watermaster budget; and

17 p. An RFP for the Watermaster annual financial audit has been processed, the
18 Ad Hoc Finance Committee has reviewed the proposals, and a firm has been selected to
19 recommend to the Watermaster.

20 In summary, virtually all of the activities necessary to disengage the
21 Watermaster Services from Chino Basin Municipal Water District have occurred with the
22 exception of execution of final documents for a PERS contract and obtaining a separate
23 payroll service. The Watermaster Services function could be completely separated from
24 Chino Basin Municipal Water District immediately with the cooperation of Chino Basin
25 Municipal Water District.

26 I have reviewed the Declaration of Mary Staula which is being filed
27 concurrent with this Declaration. I personally share the perception expressed by Mary
28

1 Staula that the employees performing Watermaster Services are not trusted by and in turn
2 do not trust several key employees or the Directors of Chino Basin Municipal Water
3 District. This is due to the ongoing conflict which has arisen between the directions of the
4 Advisory Committee which the Watermaster Services staff feels it must implement, and
5 the contrary positions and directions of Chino Basin Municipal Water District, which
6 conflict has been openly expressed repetitively in Court.

7 The above-described mutual distrust and conflict has generated immense
8 amounts of additional work for the Watermaster staff, substantial daily stress and my
9 personal concern that if Chino Basin Municipal Water District remains Watermaster even
10 on an interim basis, retaliation will be directed at the Watermaster Services staff. My
11 above-stated perception is based upon the incidents referred to in Mary Staula's
12 Declaration as well as direct communications to me such as the letter dated December 16,
13 1996 attached to this Declaration as Attachment No. 1. Further, Chino Basin Municipal
14 Water District's March 19, 1997 agenda included an evaluation of my performance even
15 though the Advisory Committee directed the District not to do so by approximately a 91%
16 vote which occurred on January 8, 1997. I feel retaliation against me by the District is
17 imminent.

18 I have been present in Court, most recently on March 11, 1997, and thus am
19 personally aware of the Court's concern with the well being of the Watermaster Services
20 employees and feel it imperative to inform the Court how the well being of those
21 employees is being negatively impacted under present circumstances.

22 On March 13, 1997, a Special Meeting of the Advisory Committee was held
23 at 1:30 pm. At that meeting, a motion to appoint the Honorable Judge Don A. Turner,
24 retired, as Interim Watermaster was made. It passed by a vote of 91.43% in favor, 8.57%
25 opposed (Monte Vista and the City of Chino opposed). There are no compelling reasons
26 not to appoint Judge Turner as Interim Watermaster and several reasons to make this
27 appointment as outlined above.

28

1 At the March 13, 1997 meeting referenced above, a motion to appoint James
2 M. Markman, Esq. as Special Counsel to the Advisory Committee was made. It passed by
3 a vote of 89.80% in favor, 10.20% opposed (Monte Vista, Cities of Chino and Chino Hills
4 opposed).

5 I declare under penalty of perjury that the foregoing is true and correct and
6 that this Declaration was executed at Rancho Cucamonga, California on March 24, 1997.

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9 Traci Stewart
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Monte Vista

P. Joseph Grindstaff
GENERAL MANAGER

Calvin W. Good, Jr.
CONTROLLER

Bruce Lance
LEGAL COUNSEL
(909) 983-9574

December 16, 1996

Mrs. Traci Stewart
Chief of Watermaster Services
8632 Archibald, #109
Rancho Cucamonga, CA 91730

Like many, we are certain, the Monte Vista Water District Board of Directors has taken notice of the recent apparent theft of Watermaster Funds. The General Manager of this District is the Chairperson of the Advisory Committee. He has requested that the Watermaster Auditor be brought in to be involved in an ongoing investigation. The Monte Vista Water District Board of Directors is relieved that you have now agreed, and have requested Mr. Chuck Fedak, the independent auditor, to conduct an investigation.

It is critical that an independent investigation of Watermaster be instigated immediately. This holds true whether or not any illegal activity or poor business practices are associated with the current management. Any response less than a full investigation of the Watermaster staff, and its' procedures and practices by independent examiners lends credence to public fears about incompetent public servants.

Within the last year, one of the Cities, a member of the Watermaster Advisory Committee formally asked for a Grand Jury investigation of the Watermaster. Failures to act swiftly to address fundamental issues of fiduciary responsibility make that request reasonable.

Monte Vista Water District formally requests and expects that you, as Chief of Watermaster Services, fully cooperate with Mr. Fedak. Mr. Fedak's charge must be to thoroughly investigate the practices, the policies, the procedures and the staff of Watermaster, and to follow said investigation anywhere it leads him. The investigation must be conducted in cooperation with law enforcement authorities and not be hindered in any way.

Water District

10575 Central Avenue, Post Office Box 71 • Montclair, California 91763 • (909) 624-0035 • FAX (909) 624-4725

Robb D. Quincey
PRESIDENT

Josephine M. Johnson
VICE PRESIDENT

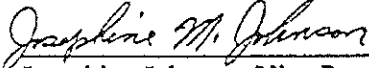
William C. Walker
DIRECTOR

James T. Morgan
DIRECTOR

William A. Ruh
DIRECTOR

Watermaster
Mrs. Traci Stewart
Page 2 of 2

It is imperative that the trust in the integrity of the Watermaster and its' procedures be fully restored, in the eyes of the public, in the eyes of all parties to the judgment, and in the eyes of interested observers outside of the basin, who must deal with the parties to the judgment. This action is only prudent. Any agency, whether court or legislatively created, can do no less. Any attempt by staff to obstruct such investigations is seen by this agency as the most egregious kind of insubordination and failure in the most fundamental of fiduciary responsibilities, of which candidly, this Board believes that you have come dangerously close to in past actions.


Josephine Johnson, Vice President

cc: Water Master Advisory Committee
Water Master Board
Monte Vista Water District Board

DECLARATION OF MARY STAULA

I, Mary L. Staula, declare as follows:

1. I presently am and at all times mentioned herein have been employed as an Administrative Assistant of the Chino Basin Watermaster Services staff in relation to the administration of the judgment in *Chino Basin Municipal Water District v. City of Chino, et al., San Bernardino County Superior Court No. RCV 51010 (originally No. 164327)*. I am primarily responsible for preparing meeting agendas, minutes, resolutions and other official documents related to the functioning of the various pool committees, the Advisory Committee and the Watermaster. Since early 1996, a period of time during which adversary positions have been taken by the Advisory Committee and the Chino Basin Municipal Water District with respect to that District continuing as Watermaster, I have personally been insulted and harassed and feel threatened with respect to the retention of my position on the Watermaster staff. Those perceptions and feelings which I continue to endure daily are based on a continuous series of incidents, some of which are specified below in this Declaration.

2. The above described situation has caused my primary duties to be immensely increased with attendant pressure placed upon me. For example, during January of 1996, prior to the above-referenced controversy arising, there were 5 meetings held to which I had obligations with respect to agendas and minutes. During January 1997, there were 17 meetings to which I had the same obligations. My workload in preparing, copying and mailing agendas and minutes more than tripled as a direct result of the controversy.

3. In my desire to catch up with the workload related to minutes, I actually completed the transcription of seven sets of minutes between the September 10, 1996 meeting of the Advisory Committee and October 3, 1996, and mailed the same the following day with a Concurrent Meeting Agenda for October 10, 1996 pool meetings and October 16, 1996 Advisory Committee meeting. To my surprise, I was openly and publicly reprimanded by Mr. Grindstaff of Monte Vista Water District during the October 10 Appropriative Pool meeting for submitting too many sets of minutes at one time, thereby purportedly not giving pool members enough time to review each set of minutes prior to that meeting, although only one set required review prior to October 10, 1996, the remaining six, prior to October 16, 1996. I thus was made to feel that I would be criticized either for not producing minutes rapidly enough which subsequently occurred, or for producing minutes too rapidly for pool members to absorb.

1 4. The period of time during which the above-referenced controversy has ensued also has
2 generated open, direct and humiliating public criticism of me over purported errors in minutes. For example,
3 Linda Devlin of Soren, McAdam, Bartells, the auditor for the Chino Basin Municipal Water District, stated at a
4 public meeting that there were major discrepancies in minutes such as approval of vouchers in the 300 series
5 through the 3,000 series and indicated potential problems resulting from approval of the vouchers which were
6 suspicious in view of the fact that Watermaster only averages "200" checks per month. In actuality, the only
7 error under discussion creating this "major discrepancy" was the omission of one number, so that I had typed
8 "316" instead of "3216" in the June 26 Advisory Committee meeting minutes. The agenda item had been
9 correctly reported and properly approved. I did not feel and still do not feel that such an error should have
10 generated open public criticism, particularly in view of the obvious and of the workload related to minutes and
11 agendas which I was and am presently experiencing.

12 5. I have specifically been accused by Joe Grindstaff of Monte Vista Water District and Gene
13 Koopman of the Dairy Industry of deliberately placing statements in minutes which do not reflect the correct
14 statement made by each of them during meetings reflected by the minutes. Those accusations were made at
15 public meetings and are false. I felt unjustly humiliated and devastated by such accusations, so much so that I
16 subsequently provided each of them a copy of the meeting tape in an effort to assure them that I had, indeed,
17 correctly transcribed what I had on the tape. The public accusations were never recanted.

18 6. I have been falsely accused of incorrectly preparing Watermaster agendas so as to place on
19 the Watermaster Consent Calendar for ratification items which purportedly did not receive an eighty percent
20 vote of the Advisory Committee. I was also accused of showing only one opposing vote on an item when,
21 purportedly, there were two opposing votes. Those accusations were made without any substantiation at a
22 public meeting on March 13, 1997 by Linda Devlin of Soren, McAdams, Bartlett, the auditor hired by Chino
23 Basin Municipal Water District. They were untrue and humiliated me.

24 7. The same auditor for Chino Basin Municipal Water District reported at the March 13, 1997
25 public meeting that there were no job descriptions for Watermaster Services staff and that staff simply
26 operated without any accountability, parameters, or segregation of duties. Those statements simply are not
27 true and I also felt humiliated by them. During the period of time under discussion, I had a written job
28

1 description, a list of prioritized tasks and personal goals established. Additionally, I have continued to perform
2 my duties under the same accountability and parameters I have always performed them under. As to the
3 segregation of duties, a very definite segregation of primary duties exists among staff.

4 8. A member of Chino Basin Municipal Water District's Finance Department made a statement in
5 a telephone call made to me recently that Watermaster Services staff have not been correctly reporting
6 personal time off on time sheets. Of course, I took that as an insinuation that Watermaster personnel
7 (including me) were taking full pay without working full time. That statement is false and demeaning in view of
8 the fact several staff members have each worked more than 250 hours overtime since January 1, 1997 based
9 upon the increased workload which has resulted from the conflict between Chino Basin Municipal Water
10 District and the Advisory Committee. No member of the staff, with the exception of Ms. Chavarin is paid
11 overtime. Accordingly, the Watermaster Services staff has worked well over and above the amount of work
12 contemplated for the pay period in question.

13
14 9. Recently, Chino Basin Municipal Water District has refused to process merit increases which I
15 and other members of the staff are due, due to the asserted fact that our evaluations were not submitted to
16 Chino Basin Municipal Water District for review. District policy is to submit employee reviews to the General
17 Manager prior to giving the review to the employee for comments. I feel that any merit increases which I have
18 earned will be on hold so long as Chino Basin Municipal Water District serves as Watermaster and the friction
19 between that District and the Advisory Committee remains.

20 10. As a general matter, my telephone contacts with personnel at Chino Basin Municipal Water
21 District, including clerical personnel, and with personnel at Monte Vista Water District, including clerical
22 personnel, have been negative and are something that I dread, but something which must occur on a regular
23 basis due to my job functions. I am treated rudely on the phone by those personnel and am subjected to
24 constant pressure to generate copies of meeting tapes and minutes for them, all of which has increased
25 substantially due to the present conflict described above.
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1 11. In view of the incidents described above, including the refusal to consider my merit increase, it
2 is my perception that if Chino Basin Municipal Water District is afforded the opportunity to remain Watermaster
3 for any further length of time, I will feel personal retaliation in some form of personnel action. That is a
4 perception which I feel on an emotional and physical basis daily.

5 I have been present when the Court has made statements during hearings on the Watermaster issue
6 that one of the Court's greatest concerns is the well being of Watermaster Services employees. I am
7 submitting this Declaration so that the Court is aware of just some of the factors which are presently affecting
8 my well being as such an employee.

9 I declare under penalty of perjury that the foregoing is true and correct and that this Declaration was
10 executed on this 24th day of March, 1997, at Rancho Cucamonga, California.

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16 Mary L. Staula
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DECLARATION OF MICHELLE LAUFFER

Michelle Lauffer states and declares as follows:

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1. My name is Michelle Lauffer and I serve the office of Watermaster (WM) in the capacity of Water Resources Specialist. I am one of the senior members of the Watermaster team and I have the most background in regard to the team's activities during the past five years. In the course and scope of my duties, I am responsible for taking notes for the team, and for doing research into administrative issues. This declaration summarizes my knowledge of the incidents which led up to the current Watermaster situation.

2. The office of Watermaster Services was staffed for approximately 13 years with two staff members. They were not dedicated full time to the duties of Watermaster, at least half of their time was to fulfill duties for the Chino Basin Municipal Water District ("CBMWD or District"). They were Ms. Kathy Beckley and Mr. Fran Brommenschenkel who retired in the early 1980's, and then Mr. Don Peters.

3. Mr. Peters became terminally ill sometime in the latter part of 1990 and was forced to retire for that reason. Ms. Beckley had previously been reassigned to the District purchasing department, yet she was still responsible for implementing many of the Watermaster daily activities. As Mr. Peters became increasingly unable to fulfill the duties of the Chief of Watermaster Services, Mr. Edwin James was brought in from the District Planning Department to assist with the administration of the Judgment at that time.

4. Although there was not a lot of activity prior to this period, the office of Watermaster under Mr. James became increasingly more proactive in basin management issues. Mr. James was promoted in late 1991 and given the dual title of Water Resources Department Director and Chief of Watermaster Services. Ms. Beckley was brought back to the department to assist Mr. James with administration of the Judgment as well as with District water resources issues such as conservation. Interestingly, during this period from the late 1980's and through 1992/93, the District hired approximately 100 employees, increasing the staffing from approximately 200 persons to approximately 300 persons. During this same period, District responsibilities and tasks increased substantially as did the duties of Watermaster. However, Watermaster staff was not increased until 1992, when a

1 part-time field inspector position was created. Mr. Jim Theirl became the first employee
2 brought on board to work solely for Watermaster. Secretarial services were also increased
3 during this period for the Water Resources and Watermaster duties. The secretary's time
4 devoted to Watermaster activities was limited to assisting Ms. Beckley with meeting
5 agendas and minutes.

6 5. As of October 1991, the WM staff had identified the areas where they were
7 lagging behind. At that point in time the WM staff identified the necessity to enter the 1st
8 quarter production data. Apparently, no one considered the effect of removing Kathy
9 Beckley from Watermaster. She had been the sole person responsible for gathering and
10 computing production from some 450 parties. The WM staff also identified the need to
11 prepare and mail the 2nd quarter production reports. Approximately 75 new owner/lessees
12 had been identified. Additionally, it was unknown how many wells existed, the location of
13 many of the wells and the status of the meters which had been installed approximately 12
14 years earlier. In short, the original data had been severely compromised as a result of there
15 being no staff assigned exclusively to work on Watermaster duties. Also identified on the
16 task list was a 16 month backlog of filing. The secretary that had been assigned to Mr.
17 James' department set up files for the Water Resources Department; however, the filing for
18 Watermaster was simply stored in boxes and in no certain order. In 1991, an Ad Hoc
19 Committee of the Advisory Committee was formed to determine the future of the
20 Watermaster and the focus it should take in regard to basin management issues.

21 6. At the first meetings, the Ad Hoc Committee discussed whether or not
22 CBMWD could appropriately serve the office of Watermaster in the continuing
23 administration of the Judgment, whether Mr. James would continue to serve as Chief of
24 Watermaster Services, whether CBMWD should continue to be the Watermaster, and
25 whether the Advisory Committee would create a Watermaster position that would be
26 employed solely by them. The result of these meetings was that the Advisory Committee
27 decided Mr. James should continue as Chief of Watermaster Services, with specific
28 responsibilities expected to be identified, and that Ms. Beckley be allowed to return to duties
with the Watermaster. The District's General Manager concurred with the Advisory
Committee findings; however he told the Committee that Ms. Beckley would only be made

1 available for a short period of time. Mr. Guido Smith, Watermaster General Counsel was
2 instructed by the Advisory Committee to oversee the activities of the staff. It was also
3 decided by the Ad Hoc Committee that another Ad Hoc Committee meeting would be
4 necessary. On November 14, 1991, another Ad Hoc Committee meeting was held and the
5 District's general manager addressed the committee. He said that as a result of
6 negotiations, Mr. James had been selected as the Director of Water Resources, and that a
7 process had begun to recruit staff. Because the Water Resources department was the
8 District's liaison with Metropolitan and local agencies in regard to imported water and water
9 reclamation, the Advisory Committee members were concerned that CBMWD might have
10 conflicting interests and priorities between its WM and District functions.

11 7. The result of this meeting was that a list of options regarding the function
12 of Watermaster was presented, which options included modifying the existing facilities and
13 services contract with the District to provide the appropriate staffing for the administration of
14 Watermaster, or to contract outside the District for WM staff; and to reevaluate
15 Watermaster to determine the potential for Watermaster to consist of some other entities.

16 8. Mr. James' response to the Ad Hoc Committee identified his
17 responsibilities as Chief of Watermaster Services and separated them into three categories;
18 administration - daily functions; project coordination, and water resources he set forth what
19 Watermaster needed to accomplish, what had been done in the past or had been done on
20 a short term basis.

21 9. Ray Wellington, BSI Consulting Engineers, provided the Advisory
22 Committee with a summary of services that could be provided by an outside firm, and
23 strongly encouraged the Advisory Committee to address institutional issues as well as
24 operational issues in management of the basin. His summary addressed the costs for
25 various types of services if separated from the CBMWD, and whether the Advisory
26 Committee wanted to have a Watermaster board that was representative of the producers
27 and primarily made up of the producers.

28 10. In response to the conflict of interest concerns of the Advisory Committee,
Mr. James responded that at the current level of involvement CBMWD had with
Watermaster, the largest conflict seemed to be among the various pools and not with the

1 District. Mr. James may not have been aware when he responded that the District board
2 included three members with definite ties to the agricultural industry. Ms. Beckley reported
3 to the Advisory Committee that only through more proactive involvement on the pool
4 committees could the Watermaster staff function at the appropriate levels.

5 11. Throughout the following months, meetings and discussions continued
6 which resulted in the Advisory Committee making a recommendation that Mr. James report
7 directly to the District General Manager, that a budget be established separate from the
8 District's as had been done previously, that a committee comprised of Advisory Committee
9 members be formed to assist the Watermaster Services staff in negotiations with the
10 District, that the services and facilities contract be amended to allow the changes, and that
11 the WM Attorney be directed to review the 80% rule.

12 12. By June of 1992, a Watermaster Administrative Assistant had been hired
13 and a field inspector was being recruited. Jim Theirl was hired for the part-time field
14 inspector position and he began the process of updating the well files in order to conduct an
15 intensive well location, owner/user identification program. The primary goal of this effort
16 was to more accurately identify the production occurring in the agricultural pool.

17 13. I soon replaced the Administrative Assistant in the department. My
18 responsibilities were broadly defined at this point. I was supposed to be the recording
19 secretary for the various committees of Watermaster. What really happened was that I was
20 given the boxes of files that had been growing larger since 1991 (the 16 month backlog), I
21 was given responsibility for the seasonal storage program, the 16th annual report, which
22 was already late, budget activities, and various additional "duties as assigned".

23 14. In early 1993, issues concerning conjunctive use, Kaiser and CSI, the
24 desalter, and reclamation caused numerous meetings and consumed time. I completed the
25 seasonal storage program; however, I could not make any headway with the annual report.
26 I assisted with budget preparation and still couldn't find the time to complete the annual
27 report. The issue of whether Watermaster was being appropriately served once again
28 became the subject of much discussion. The staff could not keep up with the amount of
work that needed to be done in the administration of Watermaster. Increasingly, there was
a strain put on Mr. James as he tried to juggle the needs of the two entities. It finally came

1 to a head in early 1994, and Mr. James left the District to become the general manager of
2 the Jurupa Community Services District. At about the same time, the District moved its
3 headquarters to Fontana.

4 15. In 1993, a data base consultant had been hired to write a new program
5 for the Watermaster. Unfortunately the system 36 being used by the District no longer
6 served its needs or that of the Watermaster. I was also by this time transitioning to include
7 the production duties that had previously been done by Ms. Beckley. This was in part due
8 to the fact that Ms. Beckley was increasingly busy with District duties which included the
9 conservation program.

10 16. I still had not completed the 16th annual report. In fact months went by
11 without me even cracking that file open. Ms. Beckley was assigned as Interim Chief, then
12 Ms. Traci Stewart, who had been in our department as the Water Resources Engineer,
13 started to become involved in the activities of Watermaster. As an engineer, she had an
14 understanding of the issues facing Watermaster. Ms. Stewart attempted to repair the
15 growing rift that was occurring between the Watermaster and the District. She was hired to
16 be the Chief of Watermaster Services in August of 1994. She soon confronted District
17 Chairman Bill Hill's agenda to get desalters built, reclamation programs, and to expand
18 District functions. Mr. Hill ignored and superseded the Advisory Committee goals and
19 actions, and interfered with WM duties in the accomplishment of his agenda through the
20 District Board.

21 17. In 1993, the Appropriators agreed by Resolution to mitigate the
22 replenishment obligation for the Desalter and to credit the agricultural users for the salt
23 removed from the basin. Later, in 1995 according to Mr. Hill, the Regional Water Quality
24 Control wanted further assurance that the desalters would effect clean up. As a result of
25 Mr. Hill's urging, the Agricultural Pool voted to dedicate 18,000 acre-feet of water each year
26 from the agricultural pool allocation to the desalter effort. The Appropriators believed they
27 had been double crossed by Mr. Hill. They had already agreed to take responsibility for the
28 replenishment offset and now 18,000 acre-feet that had previously been automatically
reallocated to the Appropriators pursuant to the Judgment, and despite prohibitions against
changing the allocation of water under the Judgment, would not be available to them if the

1 action was not challenged. Additionally, the appropriators had been picking up the tab for
2 the ag pool since 1988 as part of an agreement to accelerate the reallocation of the unused
3 ag water from five years to annually. Politicians and attorneys began to regularly attend
4 Watermaster Advisory and Pool Committee meetings. The increase in demand on staff
5 was now five times greater than ever before. And there was a high level of activity in regard
6 to issues including storage limits, developing and implementing a method for land use
7 conversion, and the elimination of the 85/15 rule. Additionally, in late 1994, the WM
8 secretary had become seriously ill and was out on leave for several months. Although WM
9 obtained some temporary staff, it also changed attorneys and this added to my original 16
10 month filing back log (now 28 months) as we received the files from the previous attorney.
11 Much work had to be done to copy the files for the new attorney, so the temporary worked
12 fairly exclusively on that project. Finally, in 1995, we began to see daylight, the new
13 Watermaster computer system was up and running, we were all growing accustomed to the
14 new software that Watermaster purchased when the District decided to take back their
15 computers. In July 1995, Mary Staula was transferred from the District's engineering
16 department as I had formally taken over all the duties previously held by Ms. Beckley,
17 creating an opening for an Administrative Assistant. Mary immediately started to take on
18 responsibilities for the meetings, developed draft policies and procedures and a draft
19 employee manual, standard operating procedures and all the things needed as part of
20 Watermaster.

21 18. When Mary applied for and subsequently was hired for the Watermaster
22 position, Mr. Hill told her she was a traitor. District employees began speculating that WM
23 employees would be fired. District positions were eliminated, based on a staffing audit that
24 had been conducted; however, the Water Resources department expanded. People were
25 being shuffled around from one office to the other. Ms. Stewart moved at least twice during
26 the short time we were there. In fact, in late 1994, staff was being moved from cubicle to
27 cubicle around that building on what seemed like a weekly basis. At one point a vacancy
28 became available in one of the offices and I was told I could move in. I got myself
organized and started to work; however, Mr. Hill saw me sitting in the office working and
that very afternoon I was told that I was to move out. I held the exact same position as the

1 person I would have shared the office with, Ms. Beckley. Unfortunately it was felt that I
2 should not be allowed access to Kathy or an actual office. By that time I was well
3 established in the Watermaster duties and functions and I was definitely capable of doing
4 the job without assistance.

5 19. Several months went by and the daily stress of the situation got worse
6 and worse. It seemed that daily something was going on. We worked very late into most
7 evenings and several times Mary and I saw people leaving the building from Mr. Hill's office.
8 Also, because of our physical location next to the hallway into the executive offices,
9 conversations were overheard regarding the status of Watermaster in association with the
10 desalter and the reclamation program.

11 20. In a January 1996 Advisory Committee meeting, a formal decision was
12 made to separate the Watermaster from the District. From then on Watermaster staff
13 became concerned in regard to their futures. As District employees under contract to serve
14 the Watermaster we were definitely in a no-win situation. What Mary and I knew at that
15 point was that it was becoming increasingly difficult to get any cooperation with the District
16 executive level staff, as well as from some of the upper level supervisory staff. At first,
17 many District staffers were helpful and professional and some took chances to let us know
18 when something was not being done appropriately. The example I use here is that Mr. Hill
19 on several occasions told Mr. Rudder to pay certain invoices from Watermaster funds.
20 While some of the invoices were appropriate (this for example was where we found out the
21 ag pool had hired special counsel), the process was being circumvented. Additionally, Mr.
22 Hill attempted to receive payment for Watermaster meetings at the rate he was given as a
23 member of the District's Board. Watermaster meetings are only compensated at \$25 per
24 meeting with a cap of \$300 annually. The District board receives \$147.74 for meeting
25 attendance.

26 21. Throughout the period prior to the actual separation of the Watermaster
27 and the Water Resources Department we were instructed to meet with the District General
28 Manager, Bob Westdyke, for transition meetings. Bob and Robb Quincey, current District
General Manager, called the meetings "Water Buffalo" meetings. They did not give us clear
direction. We could not get Mr. Westdyke to assist us with situations that arose such as the

1 decision to take our computers away. He just said that Bill wanted a computer in his office
2 and there wasn't anything he could do about it. Watermaster staff was forced to request
3 the Advisory Committee to intervene. The computers were replaced through a budget
4 amendment passed by the Advisory Committee with one stipulation, that the equipment be
5 modern so as to take us into the future and that the system run separate from the District's

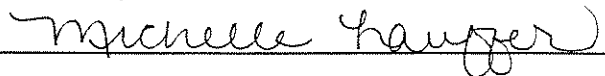
6 22. On March 27, 1996, Watermaster annual meetings were held.
7 Watermaster staff had been instructed just two months prior to begin the process of
8 separating from the District. The District agreed to assist WM staff with the transition and
9 we thought things would be okay. However, what was being done was a lot different than
10 what was being said. We proceeded to complete the move to the new WM office in April of
11 1996 and to obtain the equipment and supplies necessary for the separation. However,
12 every time WM staff needed a check processed or signed it became a major confrontation.
13 By mid May we were getting an idea that the work load was going to increase even more.
14 We were having to familiarize ourselves with court filings and mass mailings. Watermaster
15 staff sympathizers faced political opposition organized by Mr. Hill. Mr. Teal was removed
16 from the Advisory Committee and Appropriative Pool; Mr. Shollenberger was later forced
17 out at Cucamonga County Water District. We were and still are getting outrageous
18 demands placed on us by staff members of the opposing producers and the District that are
19 doing everything possible to maintain the District as Watermaster. The District has
20 overridden WM staff functions and has begun to set its own Watermaster calendar of
21 meetings even though they ratified a revised quarterly meeting schedule in November 1996.
22 They fax over a notice of meeting and tell us the agenda will follow and that we are to
23 distribute it to the appropriate parties.

24 23. I have been personally accused by District staff of theft, both in public and
25 in private, and District staff has indicated to me that such accusations were part of a
26 political agenda and not believed by District staff. An investigation exonerated me, but not
27 until after public humiliation.

28 24. It is because of the way Chino Basin MWD's actions don't match their
words, their disrespect for the Judgment and the political maneuverings that have cost all

1 the producers and the basin a lot of time and money that CBMWD cannot remain
2 Watermaster, even on an interim basis.

3 I declare under penalty of perjury that the foregoing is true and correct and
4 that this Declaration was executed at Rancho Cucamonga, California on March 25, 1997.

5  A handwritten signature in cursive script, reading "Michelle Lauffer", is written over a horizontal line.

6 Michelle Lauffer

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7 **Attorneys for Chino Basin Watermaster Advisory Committee**

8 **Robert E. Dougherty (Bar No. 41317)**
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10 1131 West Sixth Street
11 Ontario, California 91762
12 TEL: (909) 983-9393 FAX (909) 391-6762
13 **Attorneys for Defendant City of Ontario**

14 SUPERIOR COURT OF THE STATE OF CALIFORNIA
15 FOR THE COUNTY OF SAN BERNARDINO - WEST DISTRICT

16 CHINO BASIN MUNICIPAL WATER

17 DISTRICT,

18 Plaintiff,

19 v.

20 CITY OF CHINO,

21 Defendant.

) Case No. RCV 51010

))
) PROOF OF SERVICE OF:

) NOTICE OF MOTION AND MOTION OF
) ADVISORY COMMITTEE, AND THE CITY
) OF ONTARIO, FOR THE APPOINTMENT
) OF THE HONORABLE DON A. TURNER
) AS INTERIM WATERMASTER AND TO
) MODIFY PARAGRAPH 18 OF THE
) JUDGMENT TO PROVIDE FOR
) COMPENSATION TO THE INTERIM
) WATERMASTER; MEMORANDUM OF
) POINTS AND AUTHORITIES;
) DECLARATIONS OF TRACI STEWART,
) MARY STAULA, MICHELLE LAUFFER,
) AND ROBERT E. DOUGHERTY IN
) SUPPORT THEREOF

))
))
))
) Hearing:

) DATE: April 29, 1997

) TIME: 1:30 p.m.

) DEPT: H

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

1 I, Mary L. Staula, declare:

2
3 1. I am over the age of 18 and not a party to this action. My business address is
4 Chino Basin Watermaster, 8632 Archibald Avenue, Suite 109, Rancho Cucamonga, California
5 91730.

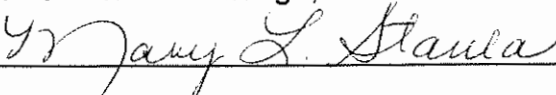
6
7 2. On today's date, I served the documents identified below by placing a true and
8 correct copy of same in sealed envelopes address to each of addresses listed on the attached
9 mailing list "A" and by mailing a postcard containing the information set forth on the attached
10 page, addressed to each of the addresses listed on the attached mailing list "B".

11 • Notice of Motion and Motion of Advisory Committee, and the City of Ontario, for
12 the Appointment of the Honorable Don A. Turner as Interim Watermaster and to Modify
13 Paragraph 18 of the Judgment to provide for Compensation to the Interim Watermaster;
14 Memorandum of Points and Authorities; Declarations of Traci Stewart, Mary Staula, Michelle
15 Lauffer and Robert E. Dougherty in Support Thereof.

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

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

26
27 Executed on March 25, 1997, at Rancho Cucamonga, California.

28 
Mary L. Staula

AAAAA AAAAA
MAILING LIST A INTERESTED PARTIES
ATTORNEYS OF RECORD
UPDATED 3/14/97/WMSVS/MDL

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P.O. BOX 5906
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100 PINE STREET, 10TH FLOOR
SAN FRANCISCO CA 94111

JIM GALLAGHER
SOUTHERN CALIFORNIA WATER CO
2143 CONVENTION CENTER WAY SUITE
110
ONTARIO CA 91764

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4158 CENTER STREET
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GENERAL ELECTRIC COMPANY
275 BATTERY STREET, SUITE 2140
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THREE VALLEYS M W D
3300 N PADUA AVE
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RIVERSIDE CA 92517-5286

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1020 9TH ST 3RD FL
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8621 JURUPA RD
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8353 SIERRA AVE
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STEPHEN B JOHNSON
STETSON ENGINEERS INC
3104 E GARVEY AVE
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2539 EAST 7TH STREET
LONG BEACH CA 90804

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

TO: ALL ACTIVE CHINO BASIN PARTIES, CASE NO. RCV 51010
WHEN: April 29, 1997, 1:30 p.m.
WHERE: SAN BERNARDINO SUPERIOR COURT, DEPARTMENT H,
8303 N. HAVEN AVE, RANCHO CUCAMONGA, CA 91730-3862

WHAT: NOTICE OF MOTION AND MOTION OF ADVISORY COMMITTEE, AND THE CITY OF ONTARIO, FOR THE APPOINTMENT OF THE HONORABLE DON A. TURNER AS INTERIM WATERMASTER AND TO MODIFY PARAGRAPH 18 OF THE JUDGMENT TO PROVIDE FOR COMPENSATION TO THE INTERIM WATERMASTER; MEMORANDUM OF POINTS AND AUTHORITIES; DECLARATIONS OF TRACI STEWART, MARY STAULA, MICHELLE LAUFFER, AND ROBERT E. DOUGHERTY IN SUPPORT THEREOF.

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

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

TO: ALL ACTIVE CHINO BASIN PARTIES, CASE NO. RCV 51010
WHEN: APRIL 29, 1997, 1:30 p.m.
WHERE: SAN BERNARDINO SUPERIOR COURT, DEPARTMENT H,
8303 N. HAVEN AVE, RANCHO CUCAMONGA, CA 91730-3862

WHAT: NOTICE OF MOTION AND MOTION OF ADVISORY COMMITTEE, AND THE CITY OF ONTARIO, FOR THE APPOINTMENT OF THE HONORABLE DON A. TURNER AS INTERIM WATERMASTER AND TO MODIFY PARAGRAPH 18 OF THE JUDGMENT TO PROVIDE FOR COMPENSATION TO THE INTERIM WATERMASTER; MEMORANDUM OF POINTS AND AUTHORITIES; DECLARATIONS OF TRACI STEWART, MARY STAULA, MICHELLE LAUFFER, AND ROBERT E. DOUGHERTY IN SUPPORT THEREOF.

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

TRACI STEWART

CHIEF OF WATERMASTER SERVICES

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MAILING LIST "B"
UPDATED 3/21/97

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01180
RAY ALBERS
8649 MERRILL AVENUE
CHINO, CA 91710-9234

01720
STUEVE BROTHERS FARMS
EDGAR STUEVE
8300 PINE AVENUE
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02760
XAVIER APHESSETCHE
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13331 WALKER AVE
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04520
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05120
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16500 CHINO-CORONA ROAD
CHINO, CA 91710

05260
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14867 WALTERS
CORONA, CA 91720-9645

06490
MARVIN BELVILLE
1242 PROSPECT DRIVE
POMONA, CA 91766-4216

00060
A. B. & G. CATTLE COMPANY
6655 KIMBALL AVE
CHINO, CA 91710-9121

00760
LOUIS AGUERRE
14022 CYPRESS AVE.
CHINO, CA 91710-9005

01200
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CHINO, CA 91710-9120

02200
ANDERSON, FARMS
JOHN L. ANDERSON
12455 HOLLY AVENUE
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LEWIS AUKEMAN
12391 SCHLEISMAN
MIRA LOMA, CA 91752-2725

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05160
BASQUE AMERICAN DAIRY
JEAN GASTELLUBERY
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ONTARIO, CA 91761-7947

06200
HANK BEKENDAM
13051 BAKER AVENUE
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06960
BERQUIST PROPERTIES, INC.
MICHAEL PERRY
6511A KIMBALL AVENUE
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00360
ABBONA TRUST
JAMES & ANNA ABBONA
3150 CHINO HILLS PARKWAY
CHINO HILLS, CA 91709

00970
ARROWHEAD MTN. SPRING WATER CO
DAVID KUBITZ
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01320
ALGER CATTLE COMPANY
RAYMOND ALGER
9675 EAST RIVERSIDE DRIVE
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02690
RUBEN ANGUIANO
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SANTA ANA, CA 92703

03740
B & G HAY COMPANY, INC.
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04320
BANGMA DAIRY
ATTN - MARTIN BANGMA
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05090
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05200
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NEWPORT BEACH, CA 92660

06360
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07320
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07400
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08340
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08800
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09280
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09330
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10290
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10560
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BLISS, ID 833145010

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MARTIN BOSNYAK
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MARTIN BOUMA
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DALE MCDOWELL
3493 GRAND AVENUE
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ALBERT BRIANO
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TIPTON, CA 93272

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PAUL CABLE
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UPLAND, CA 91786-2199

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RANCHO CUCAMONGA, CA 91729-0697

16510
CHINO VALLEY INVESTMENT
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16520
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W. BEACH, BOARD PRESIDENT
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16560
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PUBLIC WORKS SERVICE CENTER
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17000
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350 EAST 25TH STREET
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17240
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17290
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JIM TRASK, MGR.
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JUAN ECHEVERRIA
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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
5009 BRAMBLE COURT
ALTA LOMA, CA 917372474

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

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
INLAND EMPIRE 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

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

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

37960
MARIE HOFSTRA
13849 GROVE AVENUE
ONTARIO, CA 91761

38600
JEFF HOLMES
8087 EAST SCHAEFER AVENUE
ONTARIO, CA 91710

40200
MARCELINE INDABURU
15970 EUCLID
CHINO, CA 91710-9115

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

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

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

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

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

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

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

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

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

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

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

42440
JOHN JONGSMA
9928 EDISON AVENUE
CHINO, CA 91710

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

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

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

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

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

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

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

40560
KOW ITO
6015 KIMBALL AVENUE
CHINO, CA 91710

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

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

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

44200
GERRIT KOETSIER
1442 E DEERFIELD CT
ONTARIO, CA 917617134

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

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
LEENDERT LEKKERKERK
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

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

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

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

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

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

58240
ADELINE ORTEGA
13512 CITRUS AVENUE
CORONA, CA 917209633

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

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

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

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

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

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

57080
MARION OKUMURA
8010 SCHAEFFER AVE
ONTARIO, CA 917618218

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

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

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

59210
JAY PARK
8406 CHINO AVENUE
ONTARIO, CA 91761

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

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

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

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

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

57260
MARY OLIVEIRA
5009 YORKSHIRE DRIVE
CYPRESS, CA 90630

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

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

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

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

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

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. DULGIE CROWDER
DEPT OF COMMUNITY & CULTURAL
RESOURCES
777 EAST RIALTO 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 ORIVE
ONTARIO, CA 91761

71800
HUBERT SLEGGERS
6263 GARFIELD
CHINO, CA 91710-2729

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

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

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
RESEARCH & DEVELOPMENT
P.O. BOX 3720
ONTARIO, CA 91761

76240
FANNIE SWIERSTRA
25095 TEHAMA VINA ROAD #44
LOS MOLINOS, CA 960550124

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

73040
SOUTHERN CALIFORNIA WATER CO.
HELEN LONG
REGION III HEADQUARTERS
2143 CONVENTION CTR WY ST 110
ONTARIO, CA 91764

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 SYTSMAN
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 917109082

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

85000
SYBRAND VANDER DUSSEN
10573 EDISON AVENUE
ONTARIO, CA 91761

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

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

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

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

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

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

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

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

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

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

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

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

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

86360
SYLVESTER VANDER TUIJ
16348 AVENUE 192
TULARE, CA 93274

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

87480
AMELIA VEIGA
16195 MOUNTAIN AVENUE
CHINO, CA 91710

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

88920
LOYOLA DAIRY
7565 EUCALYPTUS AVENUE
ONTARIO, CA 917109059

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

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

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

85810
JOHN VANDER POEL
14726 SCHLEISMAN
CORONA, CA 91720

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

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

87240
ELEANOR VASQUEZ
3233 GRAND AVENUE
CHINO HILLS, CA 91709

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

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

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
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P.O. BOX 42
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92080
PETE WIERSEMA
6812 EISENHOWER COURT
CHINO, CA 91710-6215

92720
WIND FAMILY TRUST
JOHN WIND
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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 DAIRY
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ROSE KETCHOYAN
4111 SEPULVEDA AVENUE
SHERMAN OAKS, CA 91403

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13503 SAN ANTONIO AVE
CHINO, CA 91710-9024

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EWOUDE BOUMA
831 LA RODA COURT
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MIKE WRIGHT
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ANDY DYT
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CORONA, CA 91720-9635

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DONALD SHAW
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95034
BLUE RIBBON NURSERY&LANDSCAPE
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17533 LORI ANN LANE
CERRITOS, CA 907038521

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ONTARIO, CA 91761

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7777 SCHAEFER AVENUE
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DEBORAH HANKINS
GEOMATRIX CONSULTANTS, INC.
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WAYMAN WALTON
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LYON COMMUNITY, INC.
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