SUPERIOR COURT FOR THE STATE OF CALIFORNIA FOR THE COUNTY OF SAN BERNARDINO

CHINO BASIN MUNICIPAL WATER DISTRICT.

Plaintiff,

VS.

CITY OF CHINO, et al.,

Defendants

CASE NO. RCV 51010

ORDER APPROVING POST-ORDER MEMORANDUM AND CONFIRMING JUDGMENT MODIFICATIONS; APPROVING INTERVENTION; RECEIVING AND FILING TWENTY-THIRD ANNUAL REPORT; TENTATIVELY APPROVING WATERMASTER RULES AND REGULATIONS; RECEIVING REPORTS ON OBMP IMPLEMENTATION

Date: April 19, 2001

Dept: 8

Time: 2:00 p.m.

On April 19, 2001, a hearing was held in San Bernardino County Superior Court ("Court") on the "Motion to Approve Chino Basin Watermaster Rules and Regulations; Approve Post-Order Memorandum; Approve Intervention; Receive and File 23rd Annual Report" filed by Chino Basin Watermaster ("Watermaster") on March 23, 2001. The Court also received Watermaster's progress report concerning implementation of the optimum basin management program ("OBMP") for the Chino Groundwater Basin ("Basin"). Satisfactory proof having been made, and good cause appearing, IT IS HEREBY ORDERED AND DECREED:

APPROVAL OF POST-ORDER MEMORANDUM AND CONFIRMATION OF JUDGMENT MODIFICATIONS

In accordance with Condition Precedent No. 6 of the Court's July 13, 2000, "Order Concerning Adoption of OBMP," on August 15, 2000, Watermaster filed a "Motion to Amend the Judgment" to obtain approval of Judgment modifications in furtherance of the OBMP. No other party proposed Judgment modifications, nor did any party oppose Watermaster's motion. On September 28, 2000, the Court granted Watermaster's motion, subject to the requirement that the parties file a post-hearing brief by October 26, 2000, clarifying their intent with respect to certain provisions of the Peace Agreement executed by the parties on August 1, 2000, as discussed in Sections II B through II F in the "Special Referee's Report and Recommendation Regarding Watermaster's Motion to Amend Judgment."

Acting through Watermaster, the parties timely filed their "Post-Order Memorandum" on October 26, 2000. The Court has considered the memorandum as well as the Special Referee's comments thereon. The Court approves the parties' "Post-Order Memorandum" and finds that it will be a useful construction aid for the Court in the exercise of its continuing jurisdiction. The Court confirms that the Judgment is amended as follows:

Paragraph 8 of the Judgment is amended to read: "All overlying rights are appurtenant to the land and cannot be assigned or conveyed separate or apart therefrom, except that for the term of the Peace Agreement the members of the Overlying (Non-Agricultural) Pool shall have the right to Transfer or lease their quantified production rights within the Overlying (Non-Agricultural) Pool or to Watermaster in conformance with the procedures described in the Peace Agreement between the Parties therein, dated June 29, 2000."

Paragraph 6 of Exhibit "G" to the Judgment regarding the Overlying Non-Agricultural Pool is amended to read: "Assignment. Rights herein decreed are

appurtenant to that land and are only assignable with the land for overlying use thereon; provided, however, (a) that any appropriator who may, directly or indirectly, undertake to provide water service to such overlying lands may, by an appropriate agency agreement on a form approved by Watermaster, exercise said overlying right to the extent—but only to the extent—necessary to provide water service to said overlying lands and (b) the members of the pool shall have the right to Transfer or lease their quantified production rights within the pool or to Watermaster in conformance with the procedures described in the Peace Agreement between the Parties therein, dated June 29, 2000, for the term of the Peace Agreement."

Exhibit "H" ¶10(b)(3)(i) (see 1995 Judgment Amendment) is amended to read: "For the term of the Peace Agreement, in any year in which sufficient unallocated Safe Yield from the Overlying (Agricultural) Pool is available for such conversion claims, Watermaster shall allocate to each appropriator with a conversion claim 2.0 acre-feet of unallocated Safe Yield water for each converted acre for which conversion has been approved and recorded by the Watermaster."

The Court further confirms that Appendix I to Exhibit "H" ¶10(b) (see 1995 Judgment Amendment) shall be construed to be consistent with the amendment to Exhibit "H." All other parts of the 1995 Judgment Amendment shall remain the same.

11.

APPROVAL OF INTERVENTION

Under the Court's July 14, 1978, "Order Re Intervention Procedures," Watermaster is authorized to accept petitions in intervention and accumulate them for filing from time to time. On January 26, 2001, Watermaster filed its "Petition for Order Confirming and Approving Intervention of Loving Savior of the Hills Lutheran Church." Watermaster requests that Loving Savior of the Hills Lutheran Church be permitted to intervene as a party in this action with its production assigned to the Overlying (Non-agricultural) Pool and that it be assigned an Initial Operating Safe Yield of zero (0.0)

percent. No opposition was filed. Accordingly, the Court orders that Loving Savior of the Hills Lutheran Church is confirmed as a party in this action and that its production is assigned to the Overlying (Non-agricultural) Pool. Loving Savior of the Hills Lutheran Church shall have an Initial Operating Safe Yield of zero (0.0) percent, and shall be bound by all benefits and burdens of the Judgment.

III.

ACCEPTANCE OF TWENTY-THIRD ANNUAL REPORT

Under the Judgment, Watermaster must submit its annual report to the Court nolater than January 31 of each year. Watermaster's "Twenty-Third Annual Report" for the fiscal year 1999-2000 was timely submitted to the Court on January 26, 2001, and is hereby received and filed.

IV.

WATERMASTER RULES AND REGULATIONS

In compliance with Condition No. 2 of the Court's September 28, 2000, "Order Concerning Motion to Extend Nine-Member Board," on February 15, 2001, Watermaster approved and adopted a revised set of rules and regulations for Watermaster activities and Basin operations. At a special workshop held on March 8, 2001, the parties presented the revised rules and regulations to the Special Referee for consideration. The "Special Referee's Report on Workshop and Comments Regarding Watermaster's Revised Rules and Regulations" was filed on March 20, 2001. Watermaster requests the Court to approve the revised Chino Basin Watermaster Rules and Regulations.

The Court has considered the moving papers and the Special Referee's report. The Court also has reviewed the workshop transcript. The Court found all of these documents useful in understanding the revised rules and regulations and appreciates the efforts made in that regard. In addition, the Court has considered the late filings by

Monte Vista Water District, Cucamonga County Water District, San Gabriel Valley Water Company, San Antonio Water Company and Fontana Union Water Company.

The Court accepts the Special Referee's report, which is incorporated herein by this reference, and adopts the recommendation to approve the rules if the Watermaster addresses the changes and clarifications discussed in the report. In addition, the Court requires that the definition of "Minimal Producer" be changed consistent with the Judgment to mean, "any producer whose production does not exceed five acre-feet per year." Alternatively, the parties may elect to seek a Judgment modification to change the definition of "Minimal Producer" to conform to the definition used in the revised rules and regulations. The Court also requires that the revised rules be amended to provide notice to the Court and to all active parties of any Watermaster policies and procedures adopted by the Watermaster Board. In addition, all existing Watermaster policies and procedures should be referenced in the revised rules and attached thereto.

In recognition of the immediate need for an approved set of rules under which to operate the Basin, the Court tentatively approves the revised Chino Basin Watermaster Rules and Regulations submitted as Exhibit A to Watermaster's motion filed on March 23, 2001, and the court directs Watermaster to proceed in conformance therewith, pending final Court approval of the revised rules and regulations. The Court expects that the changes mentioned above will be completed swiftly and that Watermaster will file a motion for final approval of the revised rules no later than June 15, 2001. The Court hereby sets a hearing on July 19, 2001, at 2:00 p.m., to review the changes submitted by Watermaster and to consider final approval of the revised Chino Basin Watermaster Rules and Regulations.

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III

IV.

OBMP IMPLEMENTATION

A. Desalters

The expansion of the existing desalter ("Desalter 1") by the end of 2001, and the construction of a new desalter ("Desalter 2") in the Basin by 2003, are critical elements of the OBMP Implementation Plan. The "OBMP Implementation Status Report" ("Status Report") states that the plans for expansion of Desalter 1 are underway, and the goal is to complete the expansion by December 31, 2001. However, the Status Report also states that design of Desalter 2 has not begun and is pending resolution of certain issues in the agreement between the sellers and purchasers of the desalted water.

The Court has considered Watermaster's late filing which reports that the parties have "achieved agreement" on a Term Sheet to be used as a framework for preparation of formal agreements related to the desalter element of the OBMP. The Court acknowledges and appreciates Watermaster's efforts in facilitating the negotiations. The Court commends the parties on their progress and is pleased that a consensus has been reached. It is paramount that the formal agreements be promptly adopted and executed so that the project may advance and committed funds are not lost. The Court anticipates that 90 days is sufficient to complete formal Term Sheet agreements. The Court also requires that Watermaster submit a report on the status of funding for the desalter component of the OBMP.

Accordingly, the Court sets a hearing on October 4, 2001, at 2:00 p.m., to receive a status report from Watermaster on (1) the adoption and execution of formal Term Sheet agreements, (2) the initiation of the plans for design and construction of Desalter 2, and (3) a report on the status of funding for the desalter component of the OBMP. This status report shall be filed no later than September 20, 2001.

The Court is pleased that Western Municipal Water District is working toward

rescinding its conditional approval and execution of the Peace Agreement. The Court looks forward to receiving a status report from Watermaster soon after the rescission documents are executed.

B. OBMP Implementation Status Report

The Court has considered Watermaster's "OBMP Implementation Status Report" ("Status Report") and the Special Referee's report thereon, "Special Referee's Report and Comments Concerning First OBMP Implementation Status Report." The Court also has considered the late filing by Monte Vista Water District which includes comments concerning the OBMP Implementation Status Report. The parties are encouraged to continue to keep the Court fully informed on Watermaster's progress in implementing the OBMP.

Dated: April 19, 2001

J. Michael Gunn, Judge

CHINO BASIN WATERMASTER

Case No. RCV 51010

Chino Basin Municipal Water District v. The City of Chino

PROOF OF SERVICE

I declare that:

I am employed in the County of San Bernardino, California. I am over the age of 18 years and not a party to the within action. My business address is Chino Basin Watermaster, 8632 Archibald Avenue, Suite 109, Rancho Cucamonga, California 91730; telephone (909) 484-3888.

On April 19, 2001, I served the document identified below

1) ORDER APPROVING POST-ORDER MEMORANDUM AND CONFIRMING JUDGMENT MODIFICATIONS; APPROVING INTERVENTION; RECEIVING AND FILING TWENTY-THIRD ANNUAL REPORT; TENTATIVELY APPROVING WATERMASTER RULES AND REGULATIONS; RECEIVING REPORTS ON OBMP IMPLEMENTATION

by placing a true copy of same in sealed envelopes for delivery by United States Postal Service mail at Rancho Cucamonga, California, to each of the addresses shown on the attached service lists:

- Attorney Service List
- Mailing List A

I declare under penalty of perjury that the foregoing is true and correct and that this declaration was executed at Rancho Cucamonga, California, on April 19, 2001.

Michelle Lauffer

CHINO BASIN WATERMASTER

Case No. RCV 51010

Chino Basin Municipal Water District v. The City of Chino

PROOF OF SERVICE

I declare that:

I am employed in the County of San Bernardino, California. I am over the age of 18 years and not a party to the within action. My business address is Chino Basin Watermaster, 8632 Archibald Avenue, Suite 109, Rancho Cucamonga, California 91730; telephone (909) 484-3888.

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- Attorney Service List
- Mailing List A

I declare under penalty of perjury that the foregoing is true and correct and that this declaration was executed at Rancho Cucamonga, California, on April 19, 2001.

Michelle Lauffer

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