William J. Brunick, Esq. (State Bar No. 46289) Steven K. Beckett, State Bar No. 97413 BRUNICK, McELHANEY & BECKETT 1839 Commercenter West Post Office Box 6425 San Bernardino, California 92412-6425 (909) 889-8301; (909) 388-1889 Fax Attorneys for CHINO BASIN WATER CONSERVATION DISTRICT 6 7 SUPERIOR COURT OF THE STATE OF CALIFORNIA FOR THE COUNTY OF SAN BERNARDINO, WEST DISTRICT 8 9 10 CHINO BASIN MUNICIPAL WATER **CASE NO. RCV 51010** DISTRICT: 11 **CHINO** RESPONSE OF THE BASIN Plaintiffs, DISTRICT 12 WATER CONSERVATION WITH RESPECT TO THE CHINO BASIN WATERMASTER'S 13 VS. MOTION APPROVAL OF PEACE II DOCUMENTS CITY OF CHINO, 14 DATE: 11/29/2007 15 Defendants. TIME: 1:30 p.m. DEPARTMENT: R8 16 17 COMES NOW THE CHINO BASIN WATER CONSERVATION DISTRICT (CBWCD) and submits the following comments and concerns with respect to the Chino Basin Watermaster's Motion 18 for Approval of Peace II Documents: 19 20 First of all, the motion and all of its attachments consist of hundreds of pages, many of which involve complex engineering analysis. The initial motion only included the Draft Ground Water 21 22 Model Documentation Report, and the Final Ground Water Model Documentation Report was not prepared and available for review until November 15, 2007. There was also no summary provided as 23 to the specific changes between the draft report and the final report. Therefore, it will be necessary 24 to make a careful review of the two reports for any significant differences and the impact on the 25 parties. In comparing the Executive Summaries of the draft and final reports, there are some 26 significant differences that are troubling. 27

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In the Executive Summary of the Draft Technical Report, on page ES-1, re-operation of the

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basin was explained to be a controlled overdraft from the 200,000 acre feet in the original judgment to a projected 600,000 acre feet for a net increase of 400,000 acre feet. It was clear in the draft report that the 400,000 acre feet increase was to be the maximum amount of increase. However, in the final report, the Executive Summary, while making a couple of passing remarks about the 400,000 acre feet in the re-operation, it does not make it clear that this is the maximum increase in controlled overdraft. When one then looks at the Supplemental Documents that were served by the Chino Basin Watermaster on November 15, 2007, the Supplemental Declaration of Mark Wildermuth states in Paragraph 19 on page 9 that the 400,000 acre feet of controlled overdraft is now a minimum, and that additional controlled overdraft may be necessary in the future. This is a significant change that was completely unexpected and Mr. Wildermuth's explanation that it is based on "extensive modeling analysis" is an insufficient explanation. CBWCD believes that before there can be any increase in controlled overdraft beyond the 400,000 acre feet, there would need to be further analysis by Mr. Wildermuth, Mr. Scalmanini and other interested parties and a Motion filed by Watermaster requesting the court's approval of any such increase in controlled overdraft. Until such time, any order approving Watermaster's Motion must state that the 400,000 acre feet increase in controlled overdraft is a maximum that cannot be exceed without a further evidentiary hearing and order of the court.

Another area of concern is the reduction in safe yield for the baseline alternative which shows a decrease from approximately 145,000 acre feet to approximately 119,000 acre feet by 2060. The alternatives 1A and 1B also show decreases in the safe yield though at a slower rate. It needs to be clear in any approval of this Motion that any reductions in safe yield must be shared pro rata by all appropriators. There must also be a mechanism in place for enforcement of any pro rata reductions in safe yield.

In reviewing the data for the recharge from the Santa Ana River, the executive summary of the draft report indicated that there would be a shortfall in recharge resulting in the reduction and storage by 2030 of about 109,000 acre feet for the baseline alternative, and 123,000 acre feet for Alternatives 1A and 1B. However, in the final report, the executive summary indicates that the reduction in storage by 2030 would be approximately 198,000 acre feet for the baseline alternative (an increase of 82%) and 212,000 acre feet for Alternatives 1A and 1B (an increase of 72%). This is a significant difference

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between the two reports and is an indication of the potential unreliability of the model and the assumptions made. These numbers and the analysis need to be thoroughly reviewed and understood before the court signs off on this.

Additionally, there does not appear to be any long term plan regarding the availability of supplemental water to use for recharge. Given the uncertainty of the availability of water from the State Water Project, the Colorado River and other sources, there needs to be a long term plan in place with realistic assumptions regarding the availability of supplemental water so that the model can be accurately tested.

Even the Watermaster and Mr. Wildermuth recognize the potential for significant error with the 2007 model. The Executive Summary of the final report states at page ES-8 that "[T]here is no way to determine the accuracy of the information used in the future simulations" and "it is possible that the planning information used to evaluate the future alternatives could be flawed and the modeling results questionable." Close monitoring of groundwater, recharge, re-operation and the potential for subsidence should continue for the foreseeable future to assess the accuracy of the model. As the Executive Summary states at page ES-8: "This is especially important on a go forward basis as the projected operation of the basin is outside the bounds of the historical operation used in the calibration of the 2007 Watermaster model."

Accordingly, the court should reserve the right of any and all parties and appropriators to obtain and/or analyze additional data as it is developed so that the impact and accuracy of the 2007 model utilized by Mr. Wildermuth can be assessed and any significant changes brought to the court's attention.

Because of the significance of the issues before the court, the court should continue to utilize the services of the Special Referee and Mr. Scalmanini in reviewing and overseeing the work of the Watermaster and Mr. Wildermuth.

Accordingly, CBWCD agrees with the court's recent Order to Show Cause concerning the continuance of the hearing on the Motion for Approval of the Peace II Documents to some time in early 2008. This should give all parties sufficient time to make a reasoned and informed analysis of the Motion and its supporting documents and to have an opportunity to review the Special Referee's report and any declaration from Mr. Scalmanini regarding the Watermaster's motion.

CBWCD realizes that a delay in the hearing until early 2008 may present some of the parties with a financial problem since assessments for 2008 will be sent out soon. There may be a desalter replenishment obligation of approximately 18,000 acre feet that cannot be met without using some of the proposed 400,000 acre feet increase in controlled overdraft of the basin. In order to avoid this financial problem as a result of a continuance of the hearing, CBWCD has no objection to the court issuing an order at the November 29, 2007 hearing that allows a partial use of the proposed 400,000 acre feet increase in controlled overdraft in order to meet the expected desalter replenishment obligation of approximately 18,000 acre feet.

DATED: November 19, 2007

BRUNICK, McELHANEY & BECKETT

William J. Brunick

Steven K. Beckett

ATTORNEYS FOR CHINO BASIN WATER
CONSERVATION DISTRICT

PROOF OF SERVICE 1 2 STATE OF CALIFORNIA 3 COUNTY OF SAN BERNARDINO I, the undersigned, am employed in the aforesaid County, State of California; I am over the age 4 of 18 years, not a party to this action and am employed at 1839 Commercenter West, San Bernardino, California 92408. 5 On November 19, 2007, I served the following document: RESPONSE OF THE CHINO 6 BASIN WATER CONSERVATION DISTRICT WITH RESPECT TO THE CHINO BASIN WATER MASTER'S MOTION FOR APPROVAL OF PEACE II DOCUMENTS on the interested parties in this action as follows: 8 Janine Wilson Chino Basin Watermaster 9641 San Bernardino Road Rancho Cucamonga, California 91730 iwilson@cbwm.org 11 12 BY ELECTRONIC SERVICE to: iwilson@cbwm.org. Receipt of service was confirmed using the Return Receipt Requested feature of electronic mail system. (STATE) I declare under penalty of perjury under the laws of the State of California that the [XX] above is true and correct. I declare under penalty of perjury under the laws of the State of California, that the above is true and correct. 16 Executed on November 19, 2007 at San Bernardino, California. 20 21

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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, 9641 San Bernardino Road, Rancho Cucamonga, California 91730; telephone (909) 484-3888.

1) RESPONSE OF THE CHINO BASIN WATER CONSERVATION DISTRICT WITH RESPECT TO

On November 19, 2007 I served the following:

Executed on November 19, 2007 in Rancho Cucamonga, California.

	THE CHINO BASIN WATERMASTER'S MOTION FOR APPROVAL OF PEACE II DOCUMENTS
/_x_/	BY MAIL: in said cause, by placing a true copy thereof enclosed with postage thereon fully prepaid, for delivery by United States Postal Service mail at Rancho Cucamonga, California, addresses as follows: See attached service list: Mailing List 1
//	BY PERSONAL SERVICE: I caused such envelope to be delivered by hand to the addressee.
//	BY FACSIMILE: I transmitted said document by fax transmission from (909) 484-3890 to the fax number(s) indicated. The transmission was reported as complete on the transmission report, which was properly issued by the transmitting fax machine.
/_x_/	BY ELECTRONIC MAIL: I transmitted notice of availability of electronic documents by electronic transmission to the email address indicated. The transmission was reported as complete on the transmission report, which was properly issued by the transmitting electronic mail device.
I decla	re under penalty of perjury under the laws of the State of California that the above is true and

lanine/Wilson

Chino Basin Watermaster

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