	·		
1 2	John G. Michael #106107 Lauren D. Layne #273627 Diane E. Coderniz #279458		
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6	Attorneys for Petitioner CCG Ontario, LLC		
7	•		
8			
9	SUPERIOR COURT OF THE STATE OF CALIFORNIA		
10	COUNTY OF SAN BERNARDINO, RANCHO CUCAMONGA		
11			
12	CHINO BASIN MUNICIPAL WATER DISTRICT,	CASE No. RCVRS 51010	
13	Plaintiff,	DECLARATION OF JOHN G. MICHAEL IN SUPPORT OF REPLY TO	
14	v.	OPPOSITION OF CHINO BASIN WATERMASTER TO MOTION FOR	
15	CITY OF CHINO, ET AL.,	LEAVE TO SUE WATERMASTER	
16	Defendants.		
17	2 0 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	Date: August 30, 2013 Time: 1:30 p.m.	
18		Dept.: R6	
19	I, JOHN G. MICHAEL, declare as follows:		
20	1. I am an attorney licensed	to practice in the State of California, and am a	
21	member of the law firm Baker Manock & Jenser	n, PC, attorneys for Petitioner CCG ONTARIO,	
22	LLC ("CCG"), in this case. I am the attorney responsible for representing CCG. I have personal		
23	knowledge of the following facts, and if called to testify, I could and would competently testify		
24	thereto.		
25	2. On or about May 22, 2013, I went onto the website for the Chino Basin		
26	Watermaster, http://www.cbwm.org/, where I found the "Chino Basin Watermaster Rules and		
27	Regulations." From this website, I downloaded the "Chino Basin Watermaster Rules and		
28	Regulations." A true and correct copy of selected portions of the "Chino Basin Watermaster Rules  1366934v1/15802.0005  DECLARATION OF JOHN G. MICHAEL IN SUPPORT OF REPLY TO OPPOSITION OF CHINO BASIN WATERMASTER TO MOTION FOR LEAVE TO SUE WATERMASTER.		
	11		

and Regulations" is attached hereto as Exhibit "A." I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct and this declaration was executed on August 22, 2013, at Fresno, California. John G. Michael 

1366934v1 / 15802.0005

## Exhibit A

# CHINO BASIN WATERMASTER RULES AND REGULATIONS

June 2001

thereby be governed by those rules. The Advisory Committee shall also be governed by its own rules and procedures. However, when these Rules and Regulations make express reference to the Advisory Committee and the context requires such a construction, these Rules and Regulations shall control.

### ARTICLE III MONITORING

- 3.0 <u>Scope.</u> Watermaster will carry out the monitoring activities described under Program Element 1 of the OBMP and as described in the OBMP Implementation Plan. Monitoring procedures not described by this Article III shall be implemented through the development of appropriate Watermaster policies and procedures as necessary. Any such policies and procedures adopted by resolution or minute action shall be reported to the Court in Watermaster's annual report.
- 3.1 <u>Meters</u>. This section sets forth Watermaster's rules and procedures for monitoring Groundwater Production by metering.
  - (a) Reporting. Any person Producing in excess of ten (10) acre-feet per year shall install and maintain in good operating condition, at the cost of each such person except as provided in (b) below, such meters as Watermaster may deem necessary. Any such measuring device shall be subject to regular inspection and testing as the Watermaster may, from time to time, require, but at a minimum every two years. [Judgment ¶21.]
  - (b) Watermaster shall provide a meter testing service with a complete line of carefully calibrated test equipment. Any Producer may request an evaluation of any or all of its water meters at any time. Watermaster shall only pay for tests initiated by Watermaster and for all tests on meters owned by Watermaster
  - (c) Agricultural Pool Meters.
    - (i) Any assessment levied by Watermaster on the members of the Agricultural Pool to fund the installation of meters which is set forth in the Judgment, paragraph 21 regarding metering, shall be paid by the Appropriative Pool. Members of the Agricultural Pool, shall have no obligation to pay for or assume any duty with regard to the installation of meters. The obligation to install and maintain and replace meters on wells owned or operated by members of the Agricultural Pool shall be that of the Watermaster. [Peace Agreement § 5.6(a).]

- (a) The subcommittee shall hold a regularly scheduled meeting a minimum of once every quarter.
- (b) Prior to each subcommittee meeting, Watermaster shall prepare a summary of the funds, loans or grants secured for the purpose of implementing the OBMP over the past three months and distribute any information it may possess regarding the availability of other potential funds, loans or grants.

#### ARTICLE V PHYSICAL SOLUTION

- 5.0 Scope. This Article generally sets forth the standards for Watermaster implementation of the Physical Solution established by the Judgment, including the application of these standards to Watermaster conduct and decisions under the Judgment, these Rules and Regulations and the OBMP.
- 5.1 <u>Physical Solution</u>. It is essential that this Physical Solution provide maximum flexibility and adaptability to use existing future, technological, social, institutional and economic options to maximize beneficial use of the waters of the Chino Basin. [Judgment ¶ 40.]
- 5.2 <u>Watermaster Control.</u> Watermaster, with the advice of the Advisory and Pool Committees, is granted discretionary powers in order to develop its OBMP. [Based on Judgment ¶ 41.]
- 5.3 <u>Basin Management Parameters</u>. Watermaster shall consider the following parameters in implementing the Physical Solution under Articles VI X of these Rules and Regulations:
  - (a) <u>Pumping Patterns</u>. Chino Basin is a common supply for all persons and agencies utilizing its waters. It is an objective in management of the Basin's waters that no Producer be deprived of access to said waters by reason of unreasonable pumping patterns, nor by regional or localized Recharge of Replenishment Water, insofar as such result may be practically avoided. [Judgment Exhibit "I".]
  - (b) <u>Water Quality</u>. Maintenance and improvement of water quality is a prime consideration and function of management decisions by Watermaster. [Judgment Exhibit "I".]
  - (c) <u>Economic Considerations.</u> Financial feasibility, economic impact and the cost of optimum use of the Basin's resources and the physical facilities of the parties are

objectives and concerns equal in importance to water quantity and quality parameters. [Judgment Exhibit "T".]

#### ARTICLE VI SAFE YIELD AND OPERATING SAFE YIELD

- 6.0 <u>Scope</u>. This Article sets forth the rules and procedures that are applicable to Watermaster's regulation, control, and management of Safe Yield and Operating Safe Yield.
- 6.1 <u>Annual Production Right</u>. The Annual Production Right shall be calculated by Watermaster pursuant to the Judgment and the Peace Agreement.
- 6.2 New Yield. The Judgment provides that Safe Yield may need to be periodically adjusted based on more accurate and updated data and based on evidence of increased capture of native water and increased return flow from use of Replenishment or Stored Water. Safe Yield can only be re-determined periodically when long-term data or evidence is developed in support thereof. In order to encourage maximization of Basin Water under the Physical Solution, New Yield shall be accounted for by Watermaster in interim periods between redeterminations of Safe Yield.
  - (a) Proven increases in yield in quantities greater than the historical level of contribution from certain Recharge sources may result from changed conditions including, but not limited to, the increased capture of rising water, increased capture of available storm flow, and other management activities. These increases are considered New Yield.
  - (b) To the extent the New Yield arises from conditions, programs or projects implemented and operational after July 1, 2000, it is available for allocation by Watermaster as a component of the Annual Production Right for each member of the Appropriative Pool.
  - (c) As part of the documentation for the assessments and annual report for each year, Watermaster will provide a summary and analysis of the historical recharge and whether there are changed conditions that have resulted in a quantity of New Yield.
  - (d) Pursuant to the Peace Agreement, any New Yield shall first be assigned to offsetting Desalter Replenishment Obligations in the immediately following year and as reasonably required to satisfy expected future Replenishment Obligations arising

- (ii) The cost of supplemental surface supplies to the Appropriator, less
  - a) said Appropriator's average cost of Groundwater Production, and
  - b) the applicable Production assessment where the water is Produced.

#### ARTICLE VIII STORAGE

- 8.0 <u>Scope</u>. This Article sets forth Watermaster's obligations and responsibilities regarding the management, regulation and control of storage within the Basin.
- 8.1 <u>In General</u>.
  - (a) Watermaster Control. A substantial amount of available Groundwater storage capacity exists in the Basin that is not used for storage or regulation of Basin Waters. It is essential that the use of storage capacity of the Basin be undertaken only under Watermaster control and regulation so as to protect the integrity of the Basin. Watermaster will exercise regulation and control of storage primarily through the execution of Groundwater Storage Agreements. [Judgment ¶ 11.]
  - (b) <u>Categories of Groundwater Storage Agreements</u>. There are different categories of storage and different types of Groundwater Storage agreements. Only those Groundwater Storage agreements defined as "Qualifying Storage agreements" require new Watermaster approval. The agreements identified in section 8.1(f)(iii) herein do not require new Watermaster approval. Qualifying Storage agreements will be processed by Watermaster in accordance with the forms provided by Watermaster and attached hereto as Appendix 1.
  - (c) <u>Court Notification and Approval</u>. Before it is effective, any Storage and Recovery Agreement entered into pursuant to a Storage and Recovery Program shall first receive Court Approval. With respect to all other Groundwater Storage Agreements, Watermaster shall notify the Court after approval.
  - (d) Relationship Between Recapture and Storage. Recapture of water held in a storage account will generally be approved by Watermaster as a component of and coincident with a Groundwater Storage Agreement for Qualifying Storage. However, an Applicant for Qualifying Storage may request, and Watermaster may approve, a

- (j) Nothing herein shall be construed as prohibiting the export of Supplemental Water stored under a Storage and Recovery Program and pursuant to a Storage and Recovery Agreement; and
- (k) The Parties shall indemnify and defend the State of California and the members of the Agricultural Pool against any lawsuit or administrative proceedings, without limitation, arising from Watermaster's adoption, approval, management, or implementation of a Storage and Recovery Program.

#### 8.4 Recapture.

- (a) All Recapture of water held in a storage account under a Groundwater Storage Agreement shall be subject to the requirement that the Recovery of the water not result in Material Physical Injury to a party to the Judgment or the Basin.
- (b) Recapture of water held in a Local Storage Account that pre-exists the adoption of these Rules and Regulations and that was extended by Watermaster in accordance with Article V of the Peace Agreement and these Rules and Regulations until July 1, 2005, shall be in accordance with the provisions of the plan for Recapture previously approved by Watermaster. Any amendments to an approved Recapture plan shall require additional Watermaster's approval under the provisions of Article X.
- (c) A person with an approved plan for Recapture shall have the right to process amendments to the previously approved plan in accordance with the provisions of Article X.

#### ARTICLE IX TRANSFERS

- 9.0 Scope. Any Transfer shall be made only in accordance with the Judgment, the Peace Agreement section 5.3, the OBMP and this Article IX.
- 9.1 In General. Watermaster will ensure that any party to the Judgment may Transfer water in a manner that is consistent with the Judgment, the Peace Agreement, the OBMP and the law. Watermaster shall approve a Transfer if it is consistent with the terms of the Peace Agreement, and will not cause any Material Physical Injury to any party to the Judgment or the Basin. Any potential or threatened Material Physical Injury to any party to the Judgment or the Basin caused by the Transfer of water shall be fully and reasonably mitigated as a condition of approval. In the event the Material Physical Injury cannot be fully and reasonably mitigated, the request for Transfer must be denied. Upon receipt of written request by

Watermaster, a party to the Judgment shall exercise Best Efforts to provide Watermaster with a preliminary projection of any anticipated Transfer of Production within the Year.

- 9.2 <u>Application to Transfer</u>. A party to the Judgment may make Application to Watermaster to Transfer water as provided in the Judgment under the procedures set forth in Article X.
  - (a) Watermaster shall provide reasonable advance written notice to all the Active Parties of a proposed Transfer, prior to approving the Transfer as provided in Article X.
  - (b) Watermaster shall approve the Transfer of water as provided in the Judgment so long as the individual Transfer does not result in any Material Physical Injury to any party to the Judgment or the Basin. Watermaster may approve a proposed Transfer with conditions that fully and reasonably mitigate any threatened or potential Material Physical Injury.
  - (c) There shall be a rebuttable presumption that the Transfer and the Production by the transferee does not result in Material Physical Injury to a party to the Judgment or the Basin.
  - (d) Watermaster shall base any decision to approve or disapprove any proposed Transfer upon the record after considering potential impacts associated with the individual Transfer alone and without regard to impacts attributable to any other Transfers. [Peace Agreement § 5.3(b)(v).] However, nothing herein shall be construed as impairing or restraining Watermaster's duty and discretion with regard to cumulative impacts in the context of section 9.3.
  - (e) Transfers which occur between the same parties in the same year shall be considered as a single Transfer for the purpose of determining Material Physical Injury.
- 9.3 <u>Integrated Watermaster Review.</u> In reviewing Transfers under these Rules and Regulations, Watermaster shall exercise reasonable discretion. Watermaster shall review each proposed Transfer based upon the record before it and considering the potential impacts of the proposed Transfer alone. However, Watermaster shall also consider the cumulative impacts of Transfers generally when carrying out its responsibilities to implement the OBMP and Recharge and monitoring programs authorized by these Rules and Regulations or the Judgment.
  - (a) Watermaster will evaluate the cumulative physical impact of Transfers on the Basin, if any, by July 1, 2003, and a minimum of once every two years thereafter.
  - (b) Watermaster will take the results of its evaluation into account when carrying out its obligations under section 7.1 of these Rules and Regulations.

#### **PROOF OF SERVICE**

#### STATE OF CALIFORNIA, COUNTY OF FRESNO

At the time of service, I was over 18 years of age and **not a party to this action**. I am employed in the County of Fresno, State of California. My business address is 5260 North Palm Avenue, Fourth Floor, Fresno, CA 93704.

On August 22, 2013, I served true copies of the following document(s) described as **DECLARATION OF JOHN G. MICHAEL IN SUPPORT OF REPLY TO OPPOSITION OF CHINO BASIN WATERMASTER TO MOTION FOR LEAVE TO SUE WATERMASTER** on the interested parties in this action as follows:

#### SEE ATTACHED SERVICE LIST

**BY MAIL:** I enclosed the document(s) in a sealed envelope or package addressed to the persons at the addresses listed in the Service List and placed the envelope for collection and mailing, following our ordinary business practices. I am readily familiar with Baker Manock & Jensen, PC's practice for collecting and processing correspondence for mailing. On the same day that the correspondence is placed for collection and mailing, it is deposited in the ordinary course of business with the United States Postal Service, in a sealed envelope with postage fully prepaid.

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

Executed on August 22, 2013, at Fresno, California.

Kndg M. Mulleyv Lvjda M. Phillips

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#### SERVICE LIST

- 1	SERVICE LIST	
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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. DECLARATION OF JOHN G. MICHAEL IN SUPORT OF REPLY TO OPPOSITION OF CHINO BASIN WATERMASTER TO MOTION FOR LEAVE TO SUE WATERMASTER

On August 26, 2013 I served the following:

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.
 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

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

transmission report, which was properly issued by the transmitting electronic mail device.

Executed on August 26, 2013 in Rancho Cucamonga, California.

By: Janine Wilson

Chino Basin Watermaster

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