

**FEE EXEMPT**

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**CHINO BASIN WATERMASTER**

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

10  
11 CHINO BASIN MUNICIPAL WATER  
DISTRICT,

12 Plaintiff,

13 v.

14 CITY OF CHINO, et. al.,

15 Defendants.

**Case No. RCV RS51010**

[Assigned for All Purposes to the  
Honorable Stanford E. Reichert]

**CHINO BASIN WATERMASTER  
FURTHER RESPONSE TO FEBRUARY  
22, 2017 ORDER**

DATE: April 28, 2017  
TIME: 1:30 P.M.  
DEPT.: S35

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19 In its February 22, 2017 Order, the Court reserved a single issue for further briefing:  
20 whether Desalter Induced Recharge (“DIR”) is a component of the 135,000 AFY Safe Yield, and  
21 how it should be characterized. The Chino Basin Watermaster, the City of Chino (Chino), and  
22 the Cucamonga Water District, Monte Vista Water District, the Cities of Pomona and Upland  
23 (collectively “the Four Entities”) filed responses on March 10, 2017. Watermaster offers this  
24 succinct clarifying reply to both the City of Chino and Four Entities’ pleadings.

25 On the one hand, the City of Chino contends that DIR was not measured in Mr.  
26 Wildermuth’s Chino Basin Groundwater Model Update and Recalculation of Safe Yield Pursuant  
27 to the Peace Agreement (“Tech Report”) and, consequently, there is no DIR available to offset  
28 Desalter Production. (City of Chino’s Response to Issue in Section II of Judge Reichert’s

1 Revised Proposed Order at p. 3 lines 16-20.) On the other hand, the Four Entities argue that by  
2 virtue of the Court’s February 22, 2017 Order, the DIR in the amount of 20,000 AFY<sup>1</sup> must be  
3 disregarded in setting Safe Yield. (Court Authorized Further Briefing re Revised Tentative Order  
4 re Watermaster Motion re 2015 Safe Yield Reset Agreement ¶IV.) Thus, they contend that the  
5 Court must vacate that portion of its February 22, 2017 Order setting Safe Yield at 135,000 AFY,  
6 and instead set Safe Yield at 115,000 AFY so as to avoid further “unauthorized overdraft.”

7 The record compels a different conclusion. The term “Safe Yield” as defined by the  
8 Judgment and used in the Tech Report includes an evaluation of *all* inputs into and all outputs  
9 from the Basin. (Declaration of Mark Wildermuth in Support of Watermaster Response to the  
10 February 22, 2017 Order, at ¶ 3.) The Tech Report provided the basis for Watermaster to  
11 recommend and an independent reason for the Court to set Safe Yield at 135,000 AFY.  
12 Moreover, the Tech Report opined that the actual quantity of DIR will change from year to year.  
13 (See Tech Report Table 7-10; Watermaster’s Response to Order for Additional Briefing, May 6,  
14 2016.) The record reflects DIR is not zero and it is not 20,000 AFY as suggested by Chino and  
15 the Four Agencies respectively. (*Id.*)

16 Setting the Safe Yield at 135,000 AFY in the manner determined by the Court honors the  
17 true observed physical conditions, the methodology used in the Tech Report, as well as the  
18 Judgment and the Peace II Agreement. However, the annually determined DIR must also be  
19 sequestered by Watermaster for the sole purpose of offsetting Desalter Production in that year,  
20 rather than being made available for production by individual parties. (Peace II Agreement, at  
21 ¶7.1) This way, all Desalter Production is offset by: (i) DIR sequestered pursuant to Peace II  
22 Agreement ¶6.2(a)(iii); (ii) “controlled overdraft;” and (iii) bucket for bucket replenishment  
23 (Peace Agreement at ¶7.5(d); Peace II Agreement at ¶ 6.2(b)) and no unauthorized overdraft can  
24 occur.

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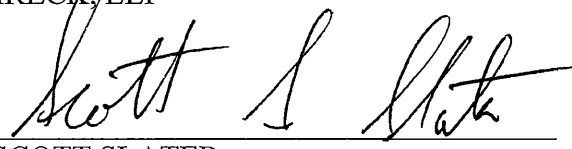
26  
27 <sup>1</sup> Regardless of whether the Four Agencies were citing to Watermaster’s representative example  
28 of 20,000 AFY or as an actual quantity, the number varies from year to year. (Watermaster  
Response to February 22, 2017 Order, page 2, footnote 4.)

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With the Court's clarification on this issue, Watermaster is prepared to implement the Court's February 22, 2017 Order without limitation.

Dated: March 24, 2017

BROWNSTEIN HYATT FARBER  
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By: 

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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.

On March 24, 2017 I served the following:

1. CHINO BASIN WATERMASTER FURTHER RESPONSE TO FEBRUARY 22, 2017 ORDER

/ 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**

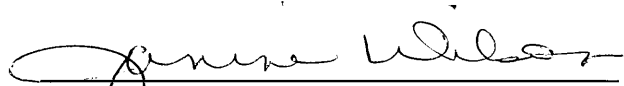
/ \_\_\_ / BY PERSONAL SERVICE: I caused such envelope to be delivered by hand to the addressee.

/ \_\_\_ / 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.

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

Executed on March 24, 2017 in Rancho Cucamonga, California.



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