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9 SUPERIOR COURT OF THE STATE OF CALIFORNIA
10 COUNTY OF SAN BERNARDINO

11 CHINO BASIN MUNICIPAL WATER DISTRICT,
Plaintiff

12 v.

13 CITY OF CHINO, et al.,
14 Defendants

CASE NO. RCV RS 51010

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

**JURUPA COMMUNITY SERVICES
DISTRICT'S JOINDER TO MONTE
VISTA WATER DISTRICT AND
CITY OF ONTARIO'S
OPPOSITION AND REQUEST TO
SUBMIT A SUR-REPLY TO
AGRICULTURAL POOL MOTION
TO AMEND ITS POOLING PLAN
IN THE JUDGMENT**

**Date: June 26, 2020
Time: 1:30 p.m.
Dept.: S-35**

1 Jurupa Community Services District (“**JCSD**”), a member of the Appropriative Pool,
2 hereby joins the Opposition filed by Monte Vista Water District and the City of Ontario’s
3 Opposition (“**Opposition**”) to the Agricultural Pool Motion to Amend its Pooling Plan in the
4 Judgment.

5 In further support of the Opposition, JCSD respectfully requests leave to submit the sur-
6 reply attached hereto as Exhibit A.

7
8 Dated: June 19, 2020

Respectfully,

9 ELLISON SCHNEIDER HARRIS & DONLAN LLP

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11 By



12 Robert E. Donlan
13 Shawnda M. Grady

14 Attorneys for Defendant,
15 Jurupa Community Services District
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EXHIBIT A

1 **SUR-REPLY**

2 Jurupa Community Services District (“**JCSD**”), which is a member of the Appropriative
3 Pool, respectfully submits this Sur-Reply in opposition to the Overlying (Agricultural) Pool’s
4 (“**Ag Pool**”) Motion Regarding Amendment to of Pooling Plan for the Overlying (Agricultural)
5 Pool, Exhibit “F” of the Judgment (“**Ag Pool Motion**”).

6 In addition to the reasons set forth in the Opposition to the Ag Pool Motion filed by
7 Monte Vista Water District and the City of Ontario (“**Opposition**”), there appears to be a dispute
8 between members of the Appropriative and Agricultural Pools regarding the scope of the
9 Agricultural Pool’s expenses for which the Appropriative Pool assumed responsibility through
10 the Peace Agreement. JCSD echoes the concern expressed in the Opposition that the
11 Agricultural Pool’s proposed amendment – which seeks to incorporate some, but not all of
12 Section 5.4(a) of the Peace Agreement into the Judgment – could be used to hold the
13 Appropriative Pool “responsible for Ag Pool expenses not contemplated in the Peace
14 Agreement” or to “validate a blank check for Ag Pool expenses.”

15 Section 5.4(a) of the Peace Agreement reflects an agreement by the members of the
16 Appropriative Pool to pay only those assessments and expenses imposed by the Watermaster on
17 the Ag Pool. The Appropriative Pool did not agree to be responsible for any and all costs and
18 legal fees independently incurred by the Ag Pool. In particular, the Appropriative Pool did not
19 agree to pay for extensive fees and costs incurred by the Ag Pool to initiate disputes or conflicts
20 with the Appropriative Pool, particularly when such disputes are of questionable validity and/or
21 intended to advance ulterior Ag Pool objectives.

22 Read as a whole (as it must be), the Peace Agreement makes clear that the responsibility
23 to pay certain expenses incurred by the Ag Pool is not unlimited. Not only does Section 5.4(a)
24 provide as examples only expenses and assessments imposed by Watermaster, other sections of
25 the Peace Agreement reflect an obligation for the Ag Pool or other parties to the Peace
26 Agreement to be responsible for certain Ag Pool expenses. For example:

- 27 • Section 4.3 requires *all* of the parties to the Peace Agreement to “indemnify and defend
28 ... 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";

- Section 9.2(d) provides that "[i]n any adversarial proceeding between the Parties other than the dispute resolution procedure set forth [in the Peace Agreement] and under the Judgment, the prevailing Party shall be entitled to recover their costs, including reasonable attorneys' fees"; and
- Section 10.5 requires each party to the Peace Agreement "to bear its own costs, expenses, and attorneys' fees arising out of or in connection with the subject matter of [the Peace] Agreement and the negotiation, drafting, and execution of [the Peace] Agreement."

The Watermaster Rules and Regulations, section 10.26(a) also provide, in relevant part that in the event of an application, contest, or complaint action, "[e]ach party to the proceeding shall bear its own costs and expenses associated with the proceeding." Section 10.26(e) further provides that nothing in the Watermaster Rules and Regulations "shall be construed as precluding" any party from seeking an award of litigation fees and costs, to the extent "available under general law."

The Ag Pool's argument in its Reply that the "[t]his practice has occurred over the last ten years without objection" (Reply at 5:27), is incorrect or otherwise responds to a misunderstanding of the issue. The Appropriative Pool has previously questioned the scope of its responsibility to pay the Ag Pool's expenses. However, JCSD only recently became aware of the Ag Pool seeking compensation for its legal fees and costs incurred to leverage a position or initiate actions against the Appropriative Pool. This issue began to come to light for JCSD when the Ag Pool opposed the 2019 Motion to Approve Amendments to the Appropriative Pool Pooling Plan and Court-Approved Management Agreements, initiated a Contest challenging Appropriative Pool members' Applications for Storage Agreements and Sale or Transfer of Water, and retained a consultant to oppose Watermaster's Safe Yield Reset Motion.

The fees incurred by the Ag Pool that it is seeking to pass along to the Appropriative Pool are staggering. JCSD and the other public agency members of the Appropriative Pool have a duty to their ratepayers to ensure that that their expenditures of public funds are reasonable and

1 appropriate. Not only is it conceptually unreasonable for the Appropriative Pool to provide an
2 unlimited budget for the Ag Pool to challenge or otherwise bring actions against the
3 Appropriative Pool, but the Appropriative Pool does not have any means to confirm the
4 reasonableness of the amounts incurred by the Ag Pool in such disputes, as Watermaster reported
5 that any detail regarding such fees and costs is subject to attorney-client privilege.

6 Although resolution of the dispute regarding responsibility for such fees is not presently
7 before the Court, it is relevant to the resolution of the Ag Pool Motion. As asserted in the
8 Opposition, the proposed amendments to incorporate select portions of Section 5.4(a) of the
9 Peace Agreement into the Judgment through the Ag Pool Pooling Plan will likely result in
10 further litigation regarding the meaning of the importation of the limited select language into the
11 Judgment.

12 For the reasons set forth in the Opposition and detailed above, JCSD respectfully requests
13 that the Court deny the Ag Pool Motion or, in the alternative, provide a time and direction for
14 resolution of this dispute.

15
16 Dated: June 19, 2020

Respectfully,

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22 Jurupa Community Services District
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CHINO BASIN WATERMASTER

Case No. RCVRS 51010

Chino Basin Municipal Water District v. City of Chino, et al.

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 June 19, 2020 I served the following:

1. JURUPA COMMUNITY SERVICES DISTRICT'S JOINDER TO MONTE VISTA WATER DISTRICT AND CITY OF ONTARIO'S OPPOSITION AND REQUEST TO SUBMIT A SUR-REPLY TO AGRICULTURAL POOL MOTION TO AMEND ITS POOLING PLAN IN THE JUDGMENT

/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

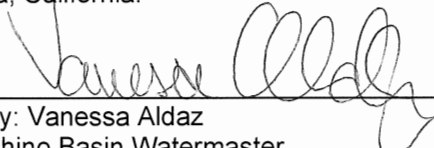
/ BY PERSONAL SERVICE: I caused such envelope to be delivered by hand to the addressee.

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

Executed on June 19, 2020 in Rancho Cucamonga, California.


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