FEE EXEMPT SCOTT S. SLATER (State Bar No. 117317) 1 sslater@bhfs.com BRADLEY J. HERREMA (State Bar No. 228976) 2 bherrema@bhfs.com CHRISTOPHER R. GUILLEN (State Bar No. 299132) 3 cguillen@bhfs.com BROWNSTEIN HYATT FARBER SCHRECK, LLP 4 1021 Anacapa Street, 2nd Floor Santa Barbara, CA 93101-2102 5 Telephone: 805.963.7000 Facsimile: 805.965.4333 6 7 Attorneys for CHINO BASIN WATERMASTER 8 SUPERIOR COURT OF THE STATE OF CALIFORNIA 9 FOR THE COUNTY OF SAN BERNARDINO 10 11 CHINO BASIN MUNICIPAL WATER Case No. RCV RS 51010 DISTRICT, 12 [Assigned for All Purposes to the Honorable Stanford E. Reichert] Plaintiff, 13 DECLARATION OF BRADLEY J. ٧. 14 HERREMA IN SUPPORT OF REQUEST FOR COURT TO RECEIVE AND FILE CITY OF CHINO, ET AL., 15 WATERMASTER SEMI-ANNUAL OBMP Defendants. STATUS REPORT 2020-1 16 17 Date: January 8, 2021 Time: 1:30 pm 18 Dept: S35 19 [Filed concurrently herewith: Request for Court to Receive and File Watermaster Semi-Annual 20 OBMP Status Report 2020-1; [Proposed] Order] 21 22 23 24 25 26 27 28 1

DECLARATION OF BRADLEY J. HERREMA IN SUPPORT OF REQUEST FOR COURT TO RECEIVE AND FILE WATERMASTER SEMI-ANNUAL OBMP STATUS REPORT 2020-1

DECLARATION OF BRADLEY J. HERREMA

I, Bradley J. Herrema, declare:

- 1. I am an attorney duly admitted to practice before all of the courts of this State, and am a shareholder in the law firm of Brownstein Hyatt Farber Schreck, LLP, counsel of record for Chino Basin Watermaster ("Watermaster"). I have personal knowledge of the facts stated in this declaration, except where stated on information and belief, and, if called as a witness, I could and would competently testify to them under oath. I make this declaration in support of the above-referenced request.
- 2. As legal counsel for Watermaster, I am familiar with Watermaster's practices and procedures, as well as actions taken by the Pool Committees, Advisory Committee and Watermaster Board.
- 3. At its regularly scheduled meeting on September 24, 2020, the Watermaster Board unanimously adopted the Semi-Annual OBMP Status Report 2020-1, a copy of which is attached hereto as **Exhibit A** and directed its filing with the Court.
- 4. I am unaware of any opposition to the Court receiving and filing the above referenced report.

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

Dated this 30th day of September, 2020, at Redondo Beach, California.

BRADLEY J. HERREMA

Dreby D. Hem

Exhibit A

Staff Status Report 2020-1: January to June 2020



CHINO BASIN WATERMASTER

Optimum Basin Management Program

Highlighted Activities

- During this reporting period, Watermaster manually measured 380 water levels at about 50 private wells and 12 municipal supply wells throughout the Chino Basin, conducted two quarterly download events at about 135 wells containing pressure transducers, collected 16 groundwater quality samples from eight wells, and collected eight surface water quality samples.
- Pursuant to a monitoring and mitigation requirement of the Peace II Subsequent Environmental Impact Report (SEIR), Watermaster, the Inland Empire Utilities Agency (IEUA), and the Orange County Water District (OCWD) continued to implement the Prado Basin Habitat Sustainability Program (PBHSP). During this reporting period, Watermaster collected two quarters of surface water and groundwater quality sampling at two PBHSP monitoring well locations and conducted two quarterly downloads of pressure transducers that measure water levels at the 18 PBHSP monitoring wells.
- Pursuant to the Chino Basin Subsidence Management Plan, Watermaster continued to implement the Ground-Level Monitoring Program and completed the 2018/19 Annual Report of the Ground-Level Monitoring Committee, which analyzes and interprets data from the monitoring program and recommends future monitoring and testing activities. During this reporting period, Watermaster prepared for and installed the cable extensometer components at the new Pomona Extensometer Facility (PX).
- Watermaster and the IEUA are continuing to implement the 2013 Amendment to the 2010
 Recharge Master Plan Update (2013 RMPU) pursuant to the October 2013 Court Order
 authorizing its implementation. During this reporting period, the permits for construction of
 the Wineville/Jurupa/RP3 Basins were obtained, and the contractor submittals for the
 Lower Day project were reviewed in preparation for the start of construction. The design
 plans and specifications are being finalized, and required permits are being obtained for
 the Montclair Basins.
- During this reporting period, Watermaster and the IEUA recharged a total of 13,288 acre-feet of water: 5,660 acre-feet of stormwater, 6,117 acre-feet of recycled water, and 1,511 acre-feet of imported water.
- Watermaster's consultant has continued the technical work necessary for the 2020 Safe Yield recalculation pursuant to the OBMP Implementation Plan and the April 28, 2017 Court Order. During this reporting period, Watermaster completed the technical analysis to estimate net recharge and Safe Yield and submitted its recommendation regarding the 2020 Safe Yield Recalculation to the Court.
- Watermaster finalized the 2020 OBMP Update Report, which described (1) the 2020 OBMP Update process, (2) the OBMP goals and new activities for the 2020 OBMP, (3) the status of the OBMP Program Elements and ongoing activities within them, and (4) the recommended 2020 OBMP management plan. The management plan will form the foundation for the Watermaster Parties to develop a 2020 OBMP Implementation Plan and the agreements necessary to implement it.

Important Court Hearings and Orders

- June 26, 2020 Hearing—(1) Watermaster Request of Court to Receive and File Watermaster Semi-Annual OBMP Status Report 2019-1; (2) Watermaster Request of Court to Receive and File Watermaster Semi-Annual OBMP Status Report 2019-2; (3) Watermaster's Notice of Motion and Motion for Court to Receive and File the 2018/2019 Annual Report of Ground Level Monitoring Committee; (4) Watermaster's Notice of Motion and Motion for Court to Receive and File Watermaster's 42nd Annual Report; (5) Watermaster Request for the Court to Approve Interventions; (6) Watermaster Status Report Regarding Update to the Optimum Basin Management Program; (7) Supplement to Chino Basin Watermaster Status Report Regarding Update to the Optimum Management Program; (8) Second Supplement to Chino Watermaster Status Report Regarding Update to the Optimum Basin Management Program; Watermaster Notice of Motion and Motion for Court Approval of Amendments to Restated Judgment Regarding Compensation of Advisory and Pool Committee Members; (10) Ag Pool's Joinder to Watermaster's Motion for Court Approval of Amendments to Restated Judgment Regarding Compensation of Advisory and Pool Committee Members.
- JUNE 26, 2020 ORDERS-(1) GRANTING REQUEST FOR COURT TO RECEIVE AND FILE WATERMASTER SEMI-ANNUAL OBMP STATUS REPORT 2019-1; (2) GRANTING MOTION FOR COURT APPROVAL OF AMENDMENTS TO RESTATED JUDGMENT REGARDING COMPENSATION OF POOL AND ADVISORY WATERMASTER COMMITTEE MEMBERS; (3) GRANTING WATERMASTER'S NOTICE OF MOTION AND MOTION FOR COURT TO RECEIVE AND FILE THE 2018-2019 ANNUAL REPORT OF THE GROUND-LEVEL MONITORING COMMITTEE; (4) GRANTING REQUEST FOR COURT TO RECEIVE AND FILE WATERMASTER 42™ ANNUAL REPORT; (5) RE REQUEST FOR THE COURT TO APPROVE INTERVENTIONS; (6) GRANTING REQUEST FOR COURT TO RECEIVE AND FILE WATERMASTER SEMI-ANNUAL OBMP STATUS REPORT 2019-2.

Program Element 1: Develop and Implement a Comprehensive Monitoring Program

Fundamental to the implementation of the OBMP Program Elements are the monitoring and data collection efforts performed in accordance with Program Element 1, including monitoring basin hydrology, production, recharge, groundwater levels, groundwater quality, and ground-level movement. Various monitoring programs have and will continue to be refined over time to satisfy the evolving needs of Watermaster and the IEUA, such as new regulatory requirements and improved data coverage. Monitoring is performed by basin pumpers, Watermaster staff, and other cooperating entities as follows.

Groundwater Level Monitoring

Watermaster's basin-wide groundwater level monitoring program supports the periodic reassessment of Safe Yield, the monitoring and management of ground-level movement, the impact analysis of desalter pumping on private wells, the impact analysis of the implementation of the Peace II Agreement on groundwater levels and riparian vegetation in the Prado Basin, the triennial re-computation of ambient water quality mandated by the Water Quality Control Plan for the Santa Ana River Basin (Basin Plan), and the assessment of Hydraulic Control—a maximum-benefit commitment in the Basin Plan. The data are also used to update and recalibrate Watermaster's computer-simulated groundwater flow model in order to assess groundwater flow directions, to compute storage changes, to support interpretations of water quality data, and to identify areas of the basin where recharge and discharge are not in balance.

The current groundwater level monitoring program is comprised of approximately 1,150 wells. At about 950 of these wells, groundwater levels are measured by well owners, which include municipal water agencies, the California Department of Toxic Substances Control (DTSC), the Counties, and various private consulting firms. Watermaster collects these groundwater level data semi-annually from the well owners. At the remaining 200 wells, groundwater levels are measured monthly by Watermaster staff using manual methods or by pressure transducers that record data on a 15-minute interval. These wells are mainly Agricultural Pool wells or dedicated monitoring wells located south of the 60 freeway.

All groundwater level data are checked and uploaded to a centralized database management system that can be accessed online through HydroDaVEsm. During this reporting period, Watermaster measured approximately 380 groundwater levels at about 50 private wells and 12 municipal supply wells throughout the Chino Basin and conducted two quarterly downloads of 135 pressure transducers installed in private, municipal, and monitoring wells. Additionally, Watermaster compiled all available groundwater-level data from well owners in the basin for the July 2019 to March 2020 period.

Groundwater Quality Monitoring

Watermaster initiated a comprehensive groundwater quality monitoring program in which the obtained data may be used for: the biennial State of the Basin report, the triennial re-computation of ambient water quality, the demonstration of Hydraulic Control, monitoring of nonpoint-source groundwater contaminations and plumes associated with point-source contaminations, and assessing the overall health of the groundwater basin. Groundwater quality data are also used in conjunction with numerical models to assist Watermaster and other parties in evaluating proposed salinity management and groundwater remediation strategies. The details of the groundwater quality monitoring programs as of fiscal year 2019/20 are described below.

Chino Basin Data Collection (CBDC). Watermaster routinely and proactively collects groundwater quality data from well owners including municipal and government agencies. Groundwater quality data are also obtained from special studies and monitoring required by orders of the Santa Ana Regional Water Quality Control Board (Regional Board)—such as for landfills and other groundwater quality investigations, the DTSC, the US Geological Survey (USGS), and others. These data are



Water Quality Sampling by Watermaster Staff

collected semi-annually from well owners and monitoring entities. Data are collected for about 800 wells as part of the CBDC program. During this reporting period, Watermaster compiled data collected for the CBDC program for the July to December 2019 period.

Program Element 1: Develop and Implement a Comprehensive Monitoring Program (Continued)

Watermaster Field Groundwater Quality Monitoring Programs. Watermaster monitors groundwater quality at privately owned wells and dedicated monitoring wells on a routine basis as follows:

- 1. Private Wells. About 85 private wells, located predominantly in the southern portion of the basin, are sampled at various frequencies based on their proximity to known point-source contamination plumes. Seven wells near contaminant plumes are sampled annually, and the remaining 72 wells are sampled triennially.
- 2. Watermaster Monitoring Wells. Watermaster collects groundwater quality samples from a total of 33 multi-nested monitoring wells at 14 well sites located throughout the Chino Basin. These monitoring well sites include: nine HCMP sites constructed to support the demonstration of Hydraulic Control in the southern Chino Basin, two sites constructed to support the PBHSP in the Prado Basin region, and three sites that fill spatial data gaps near contamination plumes in MZ-3. Each nested well site contains up to four wells in the borehole. Additionally, Watermaster samples one single-casing well in MZ-3. Currently, the HCMP and MZ-3 wells are sampled annually, and the PBHSP wells, at two locations, are sampled quarterly.
- 3. Other wells. Watermaster collects quarterly samples from four near-river wells to characterize the interaction of the Santa Ana River and groundwater. These shallow wells along the Santa Ana River consist of two former USGS National Water Quality Assessment Program wells (Archibald 1 and Archibald 2) and two Santa Ana River Water Company wells (active well 9 and inactive well 11).

During this reporting period, Watermaster collected 16 groundwater quality samples from eight wells. The samples were sent to Eurofins Eaton Analytical Laboratory for analysis. All groundwater quality data are checked by Watermaster staff and uploaded to a centralized database management system that can be accessed online through HydroDaVEsm.

Groundwater Production Monitoring

As of the end of this reporting period, there were a total of 479 producing wells, 272 of which were for agricultural uses. The decrease in agricultural wells are mainly attributable to urbanization and development. Many of the remaining active agricultural production wells are metered which Watermaster reads on a quarterly basis. Meter reads and production data are then entered into Watermaster's relational database, which can be accessed online through HydroDaVEsm.

Surface Water Monitoring in the Santa Ana River

Watermaster collects grab water quality samples at two sites along the Santa Ana River (Santa Ana River at River Road and Santa Ana River at Etiwanda) on a quarterly basis. Sample data from these surface water sites and from the near-river wells are used to characterize the interaction between the Santa Ana River and nearby groundwater. During this reporting period, Watermaster collected eight surface water quality samples from four surface water sites.

Prado Basin Habitat Sustainability Program (PBHSP)

Mitigation Measure 4.4-3 from the Peace II SEIR requires that Watermaster and the IEUA, in collaboration with the OCWD, form a committee, the PBHSC, and develop and implement an Adaptive Management Plan for the PBHSP. The PBHSC is open to all interested participants, including the Watermaster Parties, IEUA member agencies, the OCWD, and other interested stakeholders. The objective of the PBHSP is to ensure that riparian habitat in the Prado Basin is not adversely impacted by the implementation of Peace II activities. Currently, the PBHSP consists of a monitoring program and annual reporting on the results of the monitoring program. The monitoring program includes an assessment of the riparian habitat and all factors that could potentially impact the riparian habitat, including those factors affected by Peace II activities, such as changes



Metered Irrigation Well

in groundwater levels. Sixteen monitoring wells at nine sites were constructed in 2015 to support the PBHSP. Two existing wells are also monitored as part of the PBHSP. The PBHSC developed the Adaptive Management Plan of the PBHSP to describe an initial monitoring program and a process to modify the monitoring program and/or implement mitigation strategies, as necessary.

Program Element 1: Develop and Implement a Comprehensive Monitoring Program (Continued)

During the reporting period, Watermaster performed the following tasks:

- Conducted the groundwater monitoring program, which included the quarterly download of transducers that measure groundwater levels at 18 PBHSP monitoring wells, and quarterly groundwater quality sampling at four PHBSP monitoring wells in two locations.
- Conducted the surface-water monitoring program, which included: the quarterly download of probes that measure EC, temperature, and level at two surface water sites; and the quarterly water quality sampling at the same two sites.
- Prepared a memorandum titled Recommended Scope and Budget of the Prado Basin Habitat Sustainability Program for Fiscal Year 2020/21. This memorandum was used by Watermaster and the IEUA to develop and approve their respective fiscal year 2020/21 budgets.
- Prepared the fourth annual report: Annual Report of the Prado Basin Habitat Sustainability Committee for Water Year 2019. The main conclusion of the annual report was that the quality of the riparian habitat experienced a general increase in greenness across most of the Prado Basin from 2018-2019 and at the same time the area experienced above average precipitation and slightly lower temperatures. Groundwater levels have remained relatively stable and within their historical range of short-term and long-term variability and are not the likely cause of the observed greening of riparian habitat from 2018-2019. No mitigation measures are proposed at this time.
- Conducted two meetings of the PBHSC:
 - $^{\circ}$ On March 10, 2020 to present the Recommended Scope and Budget of the PBHSP for fiscal year 2020/21.
 - On May 13, 2020 to present the draft Annual Report of the PBHSC for water year 2019.

Chino Basin Groundwater Recharge Monitoring Program

Watermaster, the IEUA, the Chino Basin Water Conservation District, and the San Bernardino County Flood Control District jointly sponsor the Chino Basin Groundwater Recharge Program. This is a comprehensive water supply program to enhance water supply reliability and improve groundwater quality in local drinking water wells by increasing the recharge of storm, imported, and recycled waters. The recharge program is regulated under IEUA and Watermaster Regional Board Order No. R8-2007-0039 and Monitoring and Reporting Program No. R8-2007-0039.

Watermaster and the IEUA measure the quantity of storm, imported, and recycled water that enters recharge basins using pressure transducers or staff gauges. IEUA also conducts water quality monitoring for all required parameters in the Order No. R8-2007-0039 for recycled water, diluent water (storm water, dry weather flow, and imported water), and groundwater. IEUA staff samples for recycled water quality data: daily and weekly for the RP-1 and RP-4 effluent; quarterly and annually at two recycled water locations representative of recharge quality; and weekly or monthly from lysimeters at recharge basins. Most of the recycled water recharge basin have alternative complacence plans for total organic carbon (TOC) and Total Nitrogen (TN) using the recycled water samples and the application of a correction factor for soil aquifer treatment. IEUA also collects samples at about 15 surface water locations for stormwater and dry-weather flows. Imported water quality data for State Water Project water are obtained from the Metropolitan Water District of Southern California (MWDSC). The flow and quality data is used to calculate 120-month blended water quality for total dissolved solids (TDS) and nitrate of all recharge sources in each recharge basin to assess adequate dilution of recycled water as required by the recycled water recharge permits held with the Division of Drinking Water (DDW), and 5-year blended water quality for TDS and nitrate for all recharge sources in all recharge basins in the Chino Basin as required by the Maximum Benefit Salinity Management Plan (see the Program Element 7 update in this status report).

IEUA also collects quarterly and annual groundwater quality samples at a network of about 35 dedicated monitoring wells and production wells that are downgradient of the recharge basins.

Monitoring Activities. During this reporting period, the IEUA performed its ongoing monitoring program to measure and record recharge volumes and to collect water quality samples for recycled water, diluent water, and groundwater pursuant to Watermaster and IEUA permit requirements. This included collecting approximately 56 recycled water quality samples, 47 lysimeter samples, 9 diluent water quality samples, and 70 groundwater quality samples for analytical analyses. Daily composite water quality data was also collected at the RP-1 and RP-4 effluent.

Program Element 1: Develop and Implement a Comprehensive Monitoring Program (Continued)

Reporting. Watermaster and the IEUA completed the following compliance reports concerning the recharge program during the reporting period:

- 4Q-2019 Quarterly Report, which was submitted to the Regional Board on February 15, 2020
- 1Q-2020 Quarterly Report, which was submitted to the Regional Board on May 15, 2020
- 2019 Annual Report, which was submitted to the Regional Board on May 1, 2020

Ground Level Monitoring

To address the historical occurrence of land subsidence and ground fissuring in the Chino Basin, Watermaster prepared and submitted a subsidence management plan (known as the MZ-1 Plan) to the Court for approval, and in November 2007, the Court ordered its implementation (see Program Element 4 in this report for more on MZ-1 Plan implementation). The MZ-1 Plan required several monitoring and mitigation measures to minimize or abate the future occurrence of land subsidence and ground fissuring. These measures and activities included:

- Continuing the scope and frequency of monitoring within the so-called Managed Area that was conducted during the period when the MZ-1 Plan was being developed.
- Expanding the monitoring of the aquifer system and ground-level movement into other areas of MZ-1 and the Chino Basin where data indicate concern for future subsidence and ground fissuring (Areas of Subsidence Concern).
- Monitoring of horizontal strain across the historical zone of ground fissuring.
- Conducting additional testing and monitoring to refine the MZ-1 Guidance Criteria for subsidence management (e.g. the Long-Term Pumping Test).
- Developing alternative pumping plans for the MZ-1 producers impacted by the MZ-1 Plan.
- Constructing and testing a lower-cost cable extensometer facility at Ayala Park.
- Evaluating and comparing ground-level surveying and Interferometric Synthetic Aperture Radar (InSAR) and recommending future monitoring protocols for both techniques.
- Conducting an aquifer storage recovery (ASR) feasibility study at a City of Chino Hills production well within the MZ-1 Managed Area (Well 16).

Since the initial MZ-1 Plan was adopted in 2007, Watermaster has conducted the annual Ground-Level Monitoring Program (GLMP). The main results of the GLMP are that very little permanent land subsidence has occurred in the MZ-1 Managed Area, indicating that subsidence is being successfully managed in this area, but land subsidence has been occurring in Northwest MZ-1. One concern is that land subsidence in Northwest MZ-1 has occurred differentially across the San Jose Fault, following the same pattern of differential subsidence that occurred in the MZ-1 Managed Area during the time of ground fissuring.

Based on these observations, Watermaster determined that the subsidence management plan needed to be updated to include a Subsidence Management Plan for Northwest MZ-1, with the long-term objective of minimizing or abating the occurrence of the differential land subsidence. Thus, Watermaster expanded the GLMP into Northwest MZ-1 and prepared an updated Chino Basin Subsidence Management Plan, which included the Work Plan to Develop a Subsidence Management Plan for Northwest MZ-1 (Work Plan) as an appendix.

During this reporting period, Watermaster undertook the following Chino Basin Subsidence Management Plan activities:

- Continued high-resolution water-level monitoring at wells within the Managed Area and within the Areas of Subsidence Concern.
 All monitoring equipment is inspected at least quarterly and is repaired and/or replaced as necessary. The data collected were checked and analyzed to assess the functionality of the monitoring equipment and for compliance with the Chino Basin Subsidence Management Plan.
- Performed monthly routine maintenance, data collection, and verification at the Ayala Park and Chino Creek extensometer facilities.

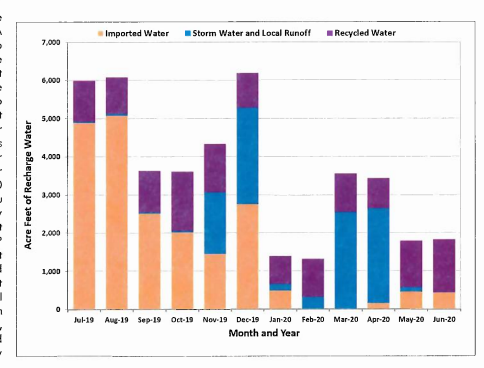
Program Element 1: Develop and Implement a Comprehensive Monitoring Program (Continued)

- · Continued implementation of the Work Plan:
 - ° Collected, processed, and checked groundwater level data and production data from wells in Northwest MZ-1 on a monthly basis.
 - Prepared for and installed the Pomona Extensometer Facility (PX) cable extensometer components. This included the following work:
 - Cascade Environmental, Inc. (Cascade) bailed each piezometer and installed the cable extensometer anchor weights in each piezometer.
 - Chino Manufacturing, Inc. installed the cable extensometer components (datum and fulcrum table) for each piezometer.
 - All monitoring equipment (linear potentiometers and pressure transducers) and installation materials were purchased and prepared for installation.

Program Element 2: Develop and Implement a Comprehensive Recharge Program

The objectives of the comprehensive recharge program include: enhancing the yield of the Chino Basin through the development and implementation of a Recharge Master Plan to improve, expand, and construct recharge facilities that enable the recharge of storm, recycled, and imported waters; ensuring a balance of recharge and discharge in the Chino Basin management zones; and ensuring that sufficient storm and imported waters are recharged to comply with the recycled water dilution requirements in Watermaster and the IEUA's recycled water recharge permits.

Pursuant to Program Element 2 of the OBMP, Watermaster and the IEUA partnered with the San Bernardino County Flood Control District and the Chino Basin Water Conservation District to construct and/or improve 18 recharge sites. This project is known as the Chino Basin Facilities Improvement Project (CBFIP). The average annual stormwater recharge of the CBFIP facilities is approximately 10,000 acre-feet per year, the supplemental "wet" water recharge capacity is about 56,600 acre-feet per year, and the in-lieu supplemental water recharge capacity ranges from 17,700 to 49,900 acre-feet per year. In addition to the CBFIP facilities, the Monte Vista Water District has five ASR wells with a demonstrated well injection capacity of 5,500 acre-feet per year. The current total supplemental water recharge capacity ranges from 90,310 to 118,310 acre-feet per year, which is greater than the projected supplemental water recharge capacity required by Watermaster.



In 2008, Watermaster began preparing the 2010 Recharge Master Plan Update (2010 RMPU) pursuant to the December 21, 2007 Court Order (the Peace II Agreement) to complete a Recharge Master Plan Update by July 1, 2010. In October 2010, the Court accepted the 2010 RMPU as satisfying the condition and ordered that certain recommendations of the 2010 RMPU be implemented.

¹The modifier "wet" means actual physical water is being recharged in spreading basins as opposed to the dedication of water from storage or in-lieu recharge.

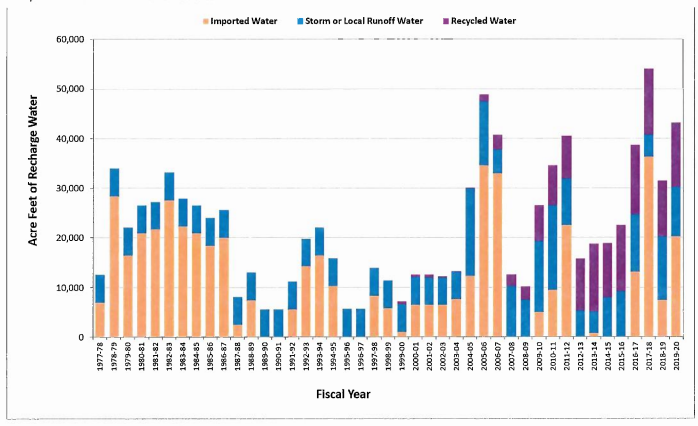
Program Element 2: Develop and Implement a Comprehensive Recharge Program (Continued)

In November 2011, Watermaster reported its progress to the Court pursuant to the October 2010 Court Order, and in December 2011, the Court issued an order directing Watermaster to continue with its implementation of the 2010 RMPU per its October 2010 order but with a revised schedule. On December 15, 2011, the Watermaster Board moved to:

"approve that within the next year there will be the completion of [a] Recharge Master Plan Update, there will be the development of an Implementation Plan to address balance issues within the Chino Basin subzones, and the development of a Funding Plan, as presented."

This motion led to the development of an update to the 2010 RMPU, and in 2012, Watermaster staff sent out a "call for projects" to the Watermaster Parties, seeking their recommendations for recharge improvement projects that should be considered in the update. The 2013 Amendment to the 2010 Recharge Master Plan Update (2013 RMPU) outlines the recommended projects to be implemented by Watermaster and the IEUA and lays out the implementation and financing plans. The 2013 RMPU report was approved by the Watermaster Board in September 2013 and filed with the Court in October 2013. In December 2013, the Court approved the 2013 RMPU except for Section 5, which dealt with the accounting for new recharge from Municipal Separate Stormwater Sewer Systems; Section 5 was later approved by the Court in April 2014.

In September 2018, Watermaster completed the 2018 Recharge Master Plan Update (2018 RMPU) and submitted it to the Court in October 2018. On December 28, 2018, the Court approved the 2018 RMPU. The next Recharge Master Plan Update will be completed no later than October 2023.



2013 RMPU Implementation. Watermaster and the IEUA are continuing to carry out the October 2013 Court Order, which authorizes them to implement the 2013 RMPU. Construction of the San Sevaine Basin improvements was completed in September 2018 and the construction of the Victoria Basin improvements was completed in December 2018. During this reporting period, the permits for construction of the Wineville/Jurupa/RP3 Basins were obtained, and the contractor submittals for the Lower Day project were reviewed in preparation to the start of construction. The design plans and specifications are being finalized, and required permits are being obtained for the Montclair Basins.

Program Element 2: Develop and Implement a Comprehensive Recharge Program (Continued)

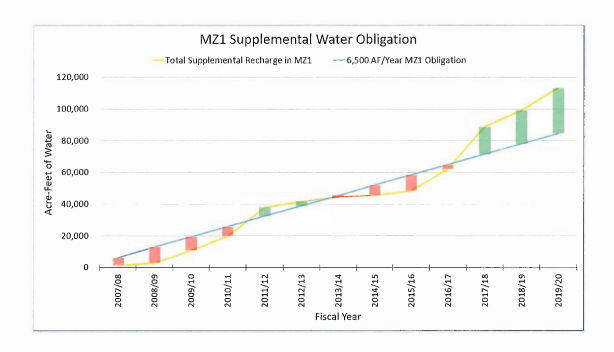
Additionally, Watermaster and the IEUA continued to develop a series of projects outside of the 2013 RMPU effort that will increase and/or facilitate stormwater and supplemental water recharge and have jointly funded these projects, including monitoring upgrades and habitat conservation. During this reporting period, the IEUA and Watermaster completed upgrades to the Supervisory Control & Data Acquisition (SCADA) system. Watermaster's share of the cost of these projects was included in the budget adopted by Watermaster for fiscal year 2019/20.

The Recharge Improvements Project Committee met twice during the reporting period on the progress of implementing the 2013 RMPU Projects and other recharge-related projects.

Recharge for Dilution of Recycled Water. In fiscal year 2009/10, Watermaster and the IEUA's recharge permit was amended to allow for existing underflow dilution and extended the period for calculating dilution from a running 60-month to a running 120-month period. Additionally, the IEUA has worked with the DDW to obtain approval to increase the allowable recycled water contribution (RWC) at wells to 50 percent. These permit amendments allow for increased recycled water recharge without having to increase the amount of imported and storm waters required for dilution. The IEUA projects its dilution requirements as part of its annual reporting to the DDW. Based on the latest Annual Report (May 2019), the IEUA projects that dilution requirements will be met through 2029 even if no imported water is available for dilution.

Recharge Activities. During this reporting period, ongoing recycled water recharge occurred in the Brooks, 7th Street, 8th Street, Ely, RP-3, Declez, Hickory, Banana, and Victoria Basins; stormwater was recharged at 18 recharge basins across all Chino Basin management zones; and imported water was recharged at the Upland, College Heights, Montclair, Lower Day, Etiwanda, San Sevaine, Jurupa, Hickory, and RP3 Basins. Watermaster and the IEUA recharged a total of 13,288 acre-feet of water: 5,660 acre-feet of stormwater, 6,117 acre-feet of recycled water, and 1,511 acre-feet of imported water.

Balance of Recharge and Discharge in MZ-1. The total amount of supplemental water recharged in MZ-1 since the Peace II Agreement through June 30, 2020 was approximately 113,150 acre-feet, which is about 28,650 acre-feet more than the 84,500 acre-feet required by June 30, 2020 (annual requirement of 6,500 acre-feet). The amount of supplemental water recharged into MZ-1 during the reporting period was approximately 2,065 acre-feet.



Program Element 3: Develop and Implement Water Supply Plan for the Impaired Areas of the Basin; and Program Element 5: Develop and Implement Regional Supplemental Water Program

As stated in the OBMP, "the goal of Program Elements 3 and 5 is to develop a regional, long range, cost effective, equitable, water supply plan for producers in the Chino Basin that incorporates sound basin management." One element of the water supply plan is the development of a way to replace the decline in groundwater production to prevent significant amounts of degraded groundwater from discharging to the Santa Ana River and violating the Basin Plan. Replacing the decline in agricultural groundwater production will mitigate the reduction of the Safe Yield of the basin and allow for more flexibility in the basin's supplemental water supplies if the produced groundwater is treated. This is achieved through the operation of the Chino Basin Desalter facilities, which comprise a series of wells and treatment facilities in the southern Chino Basin that are designed to replace the decline in production of the agricultural groundwater producers and to treat and serve this groundwater to various Appropriative Pool members.

The Chino I Desalter Expansion and the Chino II Desalter facilities were completed in February 2006. As currently configured, the Chino I Desalter produces about 13,500 acre-feet of groundwater per year (12.1 million gallons per day [MGD]) at 15 wells (I-1 through I-15). This water is treated through air stripping (volatile organic compound [VOC] removal), ion exchange (nitrate removal), and/or reverse osmosis (for nitrate and TDS removal). The Chino II Desalter produces about 15,800 acre-feet of groundwater per year (14.1 MGD) at eight wells (II-1 through II-4 and II-6 through II-9). This water is treated through ion exchange and/or reverse osmosis. Development and planning continue between the CDA and Watermaster to expand the production and treatment capacity of the Chino Desalters by about 10,500 acre-feet per year (9.5 MGD). More than \$77 million in grant funds have been secured toward this expansion.

The most recently completed expansion project included the construction of five wells for the new Chino Creek Well Field (CCWF): wells I-16, I-17, I-18, I-20, and I-21. These wells were constructed to meet the Hydraulic Control commitment associated with the maximum benefit (see the Program Element 7 update in this status report) and provide additional raw water to the Chino I Desalter. Production began at wells I-16 and I-17 in mid-2014 and at wells I-20 and I-21 in early 2016. Production at well I-17 ceased in late 2017 due to 1,2,3-trichloropropane (1,2,3-TCP) concentrations in excess of the newly adopted maximum contaminant level (MCL). Well 1-18 is not planned for operation by the CDA due to high concentrations of VOCs.

The current expansion project includes adding three additional desalter wells. Wells II-10, II-11, and II-12 to provide additional raw water to the Chino II Desalter to meet the maximum-benefit commitment to produce a total of 40,000 acre-feet per year from the combined desalter well fields. These wells will also be utilized as part of the remediation action plan to clean up the South Archibald Plume (see the Program Element 6 update in this status report). Construction of wells II-10 and II-11 was completed in late-2015, equipping of the wells was completed in August 2018, and production at the wells commenced soon after.

Construction of a monitoring well near the well site for well II-12 was completed in 2019. The construction of a dedicated pipeline to convey groundwater from wells II-12, II-10, II-11, and the existing I-11 to the Chino II Desalter is in process. The overall project is anticipated to be operational by 2020.

During this reporting period, the CDA initiated the construction of well II-12.

Program Element 4: Develop and Implement a Comprehensive Groundwater Management Plan for Management Zone 1

Because of the historical occurrence of pumping induced land subsidence and ground fissuring in southwestern Chino Basin (Managed Area), the OBMP required the development and implementation of an Interim Management Plan (IMP) for MZ-1 that would:

- Minimize subsidence and fissuring in the short-term.
- Collect the information necessary to understand the extent, rate, and mechanisms of subsidence and fissuring.
- Formulate a management plan to reduce to tolerable levels or abate future subsidence and fissuring.

From 2001-2005, Watermaster developed, coordinated, and conducted an IMP under the guidance of the MZ-1 Technical Committee (referred to now as the Ground-Level Monitoring Committee or GLMC). The investigation provided enough information for Watermaster to develop Guidance Criteria for the MZ-1 producers in the investigation area that, if followed, would minimize the potential for subsidence and fissuring during the completion of the MZ-1 Plan. The Guidance Criteria included a listing of Managed Wells and their owners subject to the criteria, a map of the so-called Managed Area, and an initial threshold water level (Guidance Level) of 245 feet below the top of the PA-7 well casing. The MZ-1 Summary Report and the Guidance Criteria were adopted by the

Program Element 4: Develop and Implement a Comprehensive Groundwater Management Plan for Management Zone 1 (Continued)

Watermaster Board in May 2006. The Guidance Criteria formed the basis for the MZ-1 Plan, which was approved by Watermaster in October 2007. The Court approved the MZ-1 Plan in November 2007 and ordered its implementation. Watermaster has implemented the MZ-1 Plan since that time, including the ongoing Ground-Level Monitoring Program (GLMP) called for by the MZ-1 Plan (refer to Program Element 1 update, see above).

The MZ-1 Plan states that if data from existing monitoring efforts in the so-called Areas of Subsidence Concern indicate the potential for adverse impacts due to subsidence, Watermaster will revise the MZ-1 Plan pursuant to the process outlined in Section 3 of the MZ-1 Plan. In early 2015, Watermaster prepared an update to the MZ-1 Plan, which included a name change to the 2015 Chino Basin Subsidence Management Plan and a Work Plan to Develop the Subsidence Management Plan for Northwest MZ-1 (Work Plan) as an appendix. The Chino Basin Subsidence Management Plan and the Work Plan were adopted through the Watermaster Pool process in July 2015.

The data, analysis, and reports generated through the implementation of the MZ-1 Plan, Chino Basin Subsidence Management Plan, and Work Plan are reviewed and discussed by the GLMC, which meets on a periodic basis throughout the year. The GLMC is open to all interested participants, including the Watermaster Parties and their consultants. During this reporting period, Watermaster undertook the following data analysis and reporting tasks:

- Conducted a GLMC meeting on March 5, 2020 to review the preliminary results of the Ground-Level Monitoring Committee for FY 2019/20 and the recommended scope and budget of the Ground-Level Monitoring Committee for FY 2020/21.
- Compiled the data (piezometric levels, pumping, and recharge data) for the time-period between March 2019 and March 2020 and began drafting the table and figures in support of the draft 2019/20 Annual Report of the Ground-Level Monitoring Committee.

Program Element 6: Develop and Implement Cooperative Programs with the Regional Water Quality Control Board, Santa Ana Region and Other Agencies to Improve Basin Management

Program Elements 6 and 7 are necessary to address the water quality management problems in the Chino Basin. During the development of the OBMP, it was identified that Watermaster did not have sufficient information to determine whether point and non-point sources of groundwater contamination are being adequately addressed, including the various Chino Basin contaminant plumes. With the Regional Board and other agencies, Watermaster has worked to address the following major point source contaminant plumes in the Chino Basin:

South Archibald Plume

In July 2005, the Regional Board prepared draft Cleanup and Abatement Orders (CAOs) for six parties who were tenants on the Ontario Airport with regard to the South Archibald TCE Plume. The draft CAOs required the parties to "submit a work plan and time schedule to further define the lateral and vertical extent of the TCE and related VOCs that are discharging, have been discharged, or threaten to be discharged from the site" and to "submit a detailed remedial action plan, including an implementation schedule, to cleanup or abate the effects of the TCE and related VOCs." Four of the six parties (Aerojet-General Corporation, The Boeing Company, General Electric, and Lockheed Martin) voluntarily formed a group known as ABGL to work jointly on a remedial investigation. Northrop Grumman declined to participate in the group. The US Air Force, in cooperation with the US Army Corps of Engineers, funded the installation of one of the four clusters of monitoring wells installed by the ABGL Parties.

In 2008, Regional Board staff conducted research pertaining to the likely source of the TCE contamination and identified discharges of wastewater that may have contained TCE to the RP-1 treatment plant and associated disposal areas as a potential source. The Regional Board identified several industries, including some previously identified tenants of the Ontario Airport property, that likely used TCE solvents before and during the early-1970s, and discharged wastes to the Cities of Ontario and Upland's sewage systems and subsequently to the RP-1 treatment plant and disposal areas. In 2012, an additional Draft CAO was issued by the Regional Board jointly to the City of Ontario, City of Upland, and IEUA as the previous and current operators of the RP-1 treatment plant and disposal area (collectively, the RP-1 Parties). In part, the draft CAOs require that RP-1 Parties "supply uninterrupted replacement water service [...] to all residences south of Riverside Drive that are served by private domestic wells at which TCE has been detected at concentrations at or exceeding 5 μ g/L [...]" and to report this information to the Regional Board. In addition, the RP-1 Parties are to "prepare and submit [a] [...] feasibility study" and "prepare, submit and implement the Remedial Action Plan" to mitigate the "effects of the TCE groundwater plume."

Program Element 6: Develop and Implement Cooperative Programs with the Regional Water Quality Control Board, Santa Ana Region and Other Agencies to Improve Basin Management (Continued)

Under the Regional Board's oversight, the ABGL Parties and/or the RP-1 Parties conducted sampling at private residential wells and taps approximately every two years (2007-2008, 2009, 2011, 2013-2014) in the region where groundwater is potentially contaminated with TCE. By 2014, all private wells and/or taps in the region of the plume had been sampled at least once since 2007. Alternative water systems (tanks) have been installed at residences in the area where well or tap water contains TCE at or above 80% of the MCL for TCE. Residents who declined tank systems are being provided bottled water. Watermaster also routinely samples for water quality at private wells in the area and uses data obtained from this monitoring to delineate the spatial extent of the plume. The most recent characterization of the plume completed by Watermaster was in June 2019 for the 2018 State of the Basin Report. In April of this reporting period, Watermaster prepared a semi-annual status report on the South Archibald plume for Watermaster Parties.

In July 2015, the RP-1 Parties completed the Draft Feasibility Study Report for the South Archibald Plume (Feasibility Study). The Feasibility Study established cleanup objectives for both domestic water supply and plume remediation and evaluated alternatives to accomplish these objectives. In November 2015, a revised Draft Feasibility Study, Remedial Action Plan, and Responses to Comments were completed to address input from the public, the ABGL, and others. In September 2016, the Regional Board issued the Final CAO R8-2016-0016 collectively to the RP-1 Parties and the ABGL Parties. The Final CAO was adopted by all parties in November 2016, thus approving the preferred plume remediation and domestic water supply alternatives identified in the Remedial Action Plan. The parties also reached a settlement agreement that aligns with the Final CAO and authorizes funding to initiate implementation of the plume remediation alternative.

The plume remediation alternative involves the use of existing and proposed CDA production wells and facilities. The RP-1 Parties reached a Joint Facility Development Agreement with the CDA for the implementation of a project designed to remediate the South Archibald Plume. The proposed project, termed the Chino Basin Improvement and Groundwater Clean-up Project, includes the operation of three new CDA desalter wells (II-10, II-11, and II-12) and a dedicated pipeline connecting the three wells and the existing CDA well I-11 to the Desalter II treatment facility. Construction of two of the three wells were completed and became operational in 2018. In July 2018, the Regional Board approved an extension of imposed project deadlines in the Final CAO R8-2016-0016 for the RP-1 Parties. The deadlines included: (1) a well II-12 design report and its construction completed by September 2019 and July 2020 respectively; (2) a dedicated pipeline design report for the remaining portion of the pipeline and its construction completed by December 2018 and April 2020 respectively, and (3) a decarbonator modification design report and its construction completed by July 2019 and February 2020 respectively. During this reporting period: the CDA initiated the construction of well II-12; the IEUA submitted the well II-12 design report and the 90% equipping and specification plans to RWQCB; the CDA submitted the decarbonator modification final preliminary design report; and the Regional Board provided comments on well II-12 design plans, decarbonator modification report, and the raw water pipeline design report that were previously submitted during the last reporting period. In addition, the RP-1 Parties and the CDA continued coordinating with the Regional Board to prepare the Monitoring and Reporting Plan the Chino Basin Improvement and Groundwater Clean-up Project.

The domestic water supply alternative for the private residences affected by TCE groundwater contamination is a hybrid between the installation of tank systems for some residences, where water is delivered from the City of Ontario potable supply via truck deliveries, and the installation of a temporary pipeline to connect some residences to the City of Ontario potable water system. The Cities of Ontario and Upland have assumed responsibility for implementing the domestic water supply alternative. In February 2017, the Cities of Ontario and Upland submitted the Domestic Water Supply Work Plan to the Regional Board to outline the approach to monitoring and supplying alternative water supplies for affected residences. The City of Ontario has conducted four annual water supply sampling events at private residences pursuant to the Domestic Water Supply Plan. During this reporting period the Regional Board reviewed and submitted comments on the 2019 Annual Groundwater Monitoring Report for Private Water Supply Wells Sampling for the most recent annual sampling event that occurred at the end of 2019.

Chino Airport Plume

In 1990, the Regional Board issued CAO No. 90-134 to the County of San Bernardino, Department of Airports (County) to address groundwater contamination originating from Chino Airport. During 1991 to 1992, ten underground storage tanks and 310 containers of hazardous waste were removed, and 81 soil borings were drilled and sampled on the airport property. From 2003 to 2005, nine onsite monitoring wells were installed and used to collect groundwater quality samples. In 2007, the County conducted its first offsite monitoring effort, and in 2008, the Regional Board issued CAO No. R8-2008-0064, requiring the County to define the lateral and vertical extent of the plume and prepare a remedial action plan. From 2009 to 2012, Tetra Tech, consultant to the County, conducted several off-site plume characterization studies to delineate the areal and vertical extent of the plume and constructed 33 offsite monitoring wells. From 2013 to early-2015, Tetra Tech conducted an extensive investigation of several areas identified for additional

Program Element 6: Develop and Implement Cooperative Programs with the Regional Water Quality Control Board, Santa Ana Region and Other Agencies to Improve Basin Management (Continued)

characterization of soil and groundwater contamination; at the conclusion of this work, they constructed an additional 33 groundwater monitoring wells on and adjacent to the airport property. In August 2016, the County completed a Draft Feasibility Study to identify remedial action objectives and evaluate remediation alternatives for mitigation. In January 2017, the Regional Board issued CAO R8-2017-0011, which requires the County to prepare a Final Feasibility Study that incorporates comments from the Regional Board and to prepare, submit, and implement a Remedial Action Plan. The County submitted a Final Feasibility Study for Chino Airport on June 6, 2017, and it was approved by the Regional Board on June 7, 2017. On December 18, 2017, the County submitted the Draft Interim Remedial Action Plan for public review and comment through April 2018. The preferred remediation alternative is a groundwater pump-and-treat system to provide hydraulic containment and treatment of both the West and the East Plumes, originating from Chino Airport. The system consists of ten extraction wells that combined will produce approximately 900 gallons per minute of groundwater for onsite treatment using carbon adsorption. The system may also utilize CDA wells I-17 and I-18. Once treated, the preferred option is to discharge the treated groundwater to the CDA's Chino-I Desalter influent pipeline via a newly constructed pipeline. Currently the County is in discussions with the CDA to discharge the treated water from the extraction system to the CDA's influent pipeline.

In late 2018, Watermaster used the Chino Basin groundwater flow model to analyze how increased groundwater production for the remedial solution from the ten new well clusters and CDA wells I-17 and I-18 will affect groundwater levels within the vicinity. Watermaster has commitments to this area to maintain Hydraulic Control and to avoid impacts to the groundwater dependent habitat in the Prado Basin. Watermaster completed the modeling and prepared a technical memorandum to describe the results, which concluded operation of the remedial solution would improve Hydraulic Control in this area.

In 2018, the County constructed five production wells and 12 nearby piezometers and conducted aquifer pumping tests at these wells. The County also constructed eleven new monitoring wells at five locations to assist with the delineation of the plume. In late-2019 the County submitted a work plan to construct three additional monitoring wells in one location; the construction of these wells is anticipated for 2020. During this reporting, the County submitted the *Final Interim Remedial Action Plan* for the preferred remedial action to the Regional Board.

The County conducts quarterly and/or annual monitoring events at all 86 of their monitoring wells constructed to date. The conclusions from this monitoring program can be found in reports posted on the Regional Board's GeoTracker website. Watermaster also routinely samples for water quality at private and monitoring wells in the area and uses this and other data obtained from its data collection programs to independently delineate the spatial extent of the plume. Watermaster completed its most recent characterization of the plume in June 2019 for the 2018 State of the Basin Report. In April of this reporting period, Watermaster prepared a semi-annual status report on the Chino Airport Plume for Watermaster Parties. And, the County submitted, to the Regional Board, a Semiannual Groundwater Monitoring Report Summer and Fall 2019 Chino Airport Groundwater Assessment, San Bernardino County, California.

Other Water Quality Issues

Watermaster continues to track the monitoring programs and mitigation measures associated with other point sources in the Chino Basin, including: Alumax Aluminum Recycling, Alger Manufacturing Facility, the Former Crown Coach Facility, General Electric Test Cell and Flatiron, Former Kaiser Steel Mill, Milliken Landfill, Upland Landfill, and the Stringfellow National Priorities List sites. In October 2019, Watermaster prepared annual status reports for the GE Test Cell, GE Flatiron, Milliken Landfill, California Institution for Men, Stringfellow Plumes, and the former Kaiser Steel Mill site.

In June 2019, Watermaster completed the most current delineations of the extent of the VOC plumes for the GE Test Cell, GE Flatiron, Milliken Landfill, and so-called Pomona VOC Plumes as part of the 2018 Chino Basin OBMP State of the Basin Report.

Program Element 7: Develop and Implement a Salt Management Program

Maximum Benefit Salinity Management Plan

In January 2004, the Regional Board amended the Basin Plan to incorporate an updated total dissolved solids (TDS) and nitrogen (N) management plan. The Basin Plan amendment includes both "antidegradation" and "maximum benefit" objectives for TDS and nitrate-N for the Chino-North and Cucamonga groundwater management zones (GMZs). The maximum benefit objectives allow for the reuse and recharge of recycled water and the recharge of imported water without mitigation; these activities are an integral part of the OBMP. The application of the maximum-benefit objectives is contingent on Watermaster and the IEUA's implementation of specific

Program Element 7: Develop and Implement a Salt Management Program (Continued)

projects and requirements termed the maximum-benefit commitments. There are a total of nine commitments, and Watermaster and the IEUA report the status of compliance with each commitment to the Regional Board annually in April. Specific details of the commitments and related activities are described below.

Monitoring Programs. Two of the maximum-benefit commitments are to implement surface and groundwater monitoring programs. On April 15, 2005, the Regional Board adopted resolution R8-2005-0064, approving Watermaster and the IEUA's surface and groundwater monitoring programs. These monitoring programs were conducted pursuant to the 2005 work plan until 2012 when the Basin Plan was amended to remove all references to the specific monitoring locations and sampling frequencies required for groundwater and surface water monitoring. The Basin Plan amendment allows for the monitoring programs to be modified over time on a go-forward basis, subject to the approval of the Executive Officer of the Regional Board. The Basin Plan amendment was approved by the Regional Board on February 12, 2012 and by the State Office of Administrative Law on December 6, 2012. In the place of specific monitoring requirements, the Basin Plan amendment required that Watermaster and the IEUA submit a new surface water monitoring program work plan by February 25, 2012 and a new groundwater monitoring program work plan by December 31, 2013. In February 2012, Watermaster and the IEUA submitted, and the Regional Board approved, the new surface water monitoring program work plan. In December 2013, Watermaster and the IEUA submitted an updated Maximum Benefit Monitoring Program Work Plan (Work Plan) for approval, describing: the questions to be answered by the monitoring program, the methods that will be employed to address each question, the monitoring and data collection that will be performed to implement the methods, and a reporting schedule. The Work Plan was adopted by the Regional Board in April 2014. The monitoring pursuant to the Work Plan is incorporated as part of the groundwater level, groundwater quality, and surface water monitoring programs described in Program Element 1. During this reporting period, Watermaster continued implementing the monitoring programs (see Program Element 1 for details).

Hydraulic Control and Chino Desalters. One of the main maximum-benefit commitments is to achieve and maintain "Hydraulic Control" of the Chino Basin through the operation of the Chino Basin Desalters to protect downstream beneficial uses of the Santa Ana River. The Chino Basin Desalters are required to replace the diminishing agricultural production that previously prevented the outflow of high TDS and nitrate groundwater. Hydraulic Control is defined by the Basin Plan as the elimination of groundwater discharge from the Chino-North GMZ to the Santa Ana River or its reduction to a de minimus level. In October 2011, the Regional Board indicated that groundwater discharge from the Chino-North GMZ to the Prado Basin surface water management zone (PBMZ) in an amount less than 1,000 acre-feet per year is considered de minimus. Watermaster and the IEUA have demonstrated that complete Hydraulic Control has been achieved at and east of Chino-I Desalter Well 20. The construction and operation of the CCWF (see Program Element 5), which began in 2010, is intended to achieve Hydraulic Control, per the definition above, in the area west of Chino-I Desalter Well 5. And, the 2014 Work Plan states that Watermaster and the IEUA will recalibrate the Chino Basin groundwater flow model every five years and use it to estimate groundwater discharge from the Chino-North GMZ to the PBMZ (i.e. annual underflow past the CCWF) to determine whether Hydraulic Control has been achieved.

In February 2016, the CCWF commenced full-scale operation with production at wells I-16, I-17, I-20, and I-21. In late 2017, pumping from the CCWF well field declined because well I-17 ceased operation due to the presence of 1,2,3-TCP at concentrations in excess of the newly adopted MCL. During the reporting period, Watermaster used its updated and recalibrated groundwater model to estimate the volume of groundwater discharge from the Chino-North GMZ to the PBMZ under the reduced CCWF pumping conditions, and determined that both the historical and projected volume of groundwater discharge is below de minimis level of 1,000 acre-feet per year. These results are described in the 2019 Maximum Benefit Annual Report submitted to the Regional Board in April 2020.

Future agricultural groundwater production in the southern part of the basin is expected to continue to decline, necessitating future expansion of the desalters to sustain Hydraulic Control. In a letter dated January 23, 2014, the



Chino Desalter Well

Regional Board required that by May 31, 2014, Watermaster and the IEUA submit a plan detailing how Hydraulic Control will be sustained in the future as agricultural production in the southern region of Chino-North continues to decrease—specifically, how the Chino Basin Desalters will achieve the required total groundwater production level of 40,000 acre-feet per year. On June 30, 2015, Watermaster and the IEUA submitted a final plan and schedule for the construction and operation of three new desalter wells (II-10, II-11, and II-12). During this reporting period, Watermaster coordinated with the CDA to track the construction progress of the desalter expansion facilities. A full status report on the desalter expansion facilities is described in Program Element 3.

Program Element 7: Develop and Implement a Salt Management Program (Continued)

Recycled Water Recharge. The maximum benefit commitments require Watermaster and the IEUA to construct and operate expanded facilities for the recharge of storm and recycled waters and to report on the quality of the individual and combined sources of water used for recharge. Commitment number 7 requires that the use of recycled water for artificial recharge be limited to the amount that can be blended on a volume-weighted basis with other sources of recharge to achieve five-year running average concentrations of no more than the maximum-benefit objectives (420 mgl for TDS and 5 mgl for nitrate-nitrogen). This data is compiled and analyzed each year for reporting to the Regional Board. During this reporting period, Watermaster and the IEUA continued their monitoring programs to collect the data required for analysis and reporting to the Regional Board. As of December 2019, the five-year volume-weighted TDS and nitrate-nitrogen concentrations of these three recharge sources were 262 and 1.7 mgl, respectively. The five-year running averages have never exceeded the Basin Plan limits.

Recycled Water Quality. Commitment number 6 requires that recycled water quality be managed to ensure that the agency-wide, 12-month running average wastewater effluent quality does not exceed 550 mgl and 8 mgl for TDS and total inorganic nitrogen (TIN), respectively. Watermaster and the IEUA must submit a plan and schedule to the Regional Board for the implementation of measures to ensure long-term compliance with these limits when either the 12-month running average IEUA agency-wide effluent TDS concentration exceeds 545 mgl for three consecutive months or the TIN concentration exceeds 8 mgl in any one month. During 2015, a historical high 12-month running average IEUA agency-wide effluent TDS concentration of 534 mgl was calculated for three consecutive months: June, July, and August. This 12-month running average IEUA agency-wide effluent TDS concentration of 534 mgl was only 11 mgl below the trigger. In Winter 2015, the increasing trend reversed, and by December 2016, the 12-month running average IEUA agency-wide effluent TDS concentration decreased to 504 mgl. Through analysis of water supply and wastewater data, Watermaster and the IEUA concluded that drought conditions have a meaningful impact on the short-term TDS concentration of the water supplies available to IEUA agencies and that future droughts similar to the 2012-2016 period could lead to short-term exceedances of the 12-month running average IEUA agency-wide effluent TDS. For this reason, in October 2016, Watermaster and the IEUA petitioned the Regional Board to consider modifying the TDS compliance metric for recycled water to a longer-term averaging period. The Regional Board agreed that an evaluation of the compliance metric was warranted and directed Watermaster and the IEUA to develop a technical scope of work to support the adoption of a longer-term averaging period for incorporation into the Basin Plan. The proposed technical scope of work to support a Basin Plan amendment to revise the recycled water compliance metric was submitted to the Regional Board for approval in May 2017, and after approval, the work began in September 2017. As of December 2019, the 12-month running average IEUA agency-wide effluent TDS concentration was 471 mgl.

Since the start of the work to support the Basin Plan amendment, the following has been accomplished:

- Completed the development of the proposed technical approach and planning assumptions for approval by the Regional Board.
- Completed the development of the planning data and a baseline planning scenario.
- Completed the development of computer codes (R4, HYDRUS 2D, MODFLOW, MT3D) and a process to automate the
 integration and running of them.
- Used the models to run and analyze the baseline scenario.
- Prepared an alternative methodology to address the fate and transport of TDS and nitrate in the vadose zone based on the results of the baseline model scenario.
- Prepared for and led four project status and technical review meetings with the Regional Board on February 22, 2018;
 May 31, 2018; December 10, 2018; and October 3, 2019.

During this reporting period, Watermaster and the IEUA worked on the model and planning scenario updates discussed with the Regional Board at the October 2019 workshop, completed two additional baseline planning scenario alternatives based on the updates, and performed a sensitivity analysis on the model results.

Ambient Groundwater Quality. Commitment number 9 requires that Watermaster and the IEUA recompute ambient TDS and nitrate concentrations for the Chino Basin and Cucamonga GMZs every three years (due by June 30). The re-computation of ambient water quality is performed for the entire Santa Ana River Watershed, and the technical work is contracted, managed, and directed by the Santa Ana Watershed Project Authority's (SAWPA) Basin Monitoring Program Task Force (Task Force). Watermaster and the IEUA have participated in each triennial, watershed-wide ambient water quality determination as members of the Task Force. During this reporting period, SAWPA completed the 2018 re-computation, covering the 20-year period from 1999 to 2018.

Program Element 8: Develop and Implement a Groundwater Storage Management Program; and Program Element 9: Develop and Implement a Storage and Recovery Program

Groundwater storage is critical to the Chino Basin stakeholders. The OBMP outlines Watermaster's commitments to investigate the technical and management implications of Local Storage Agreements, improve related policies and procedures, and then revisit all pending Local Storage Agreement applications.

The existing Watermaster/IEUA/MWDSC/Three Valleys Municipal Water District Dry Year Yield (DYY) program is the only Storage and Recovery Program that is being implemented in the Chino Basin. By April 30, 2011, all DYY program construction projects and a full "put" and "take" cycle had been completed, leaving the DYY storage account with a zero balance. Another DYY cycle began in June 2017. By June 30, 2020, the volume of groundwater in the DYY program account was 45,961 acre-feet.

Safe Yield Recalculation

The Basin's Safe Yield was initially set by the Judgment at 140,000 acre-feet per year. The Safe Yield was based on the hydrology for the period of 1965 through 1974. Pursuant to the Judgment, the Chino Basin Safe Yield is to be recalculated periodically but not for at least ten years following 1978.

Pursuant to the OBMP Implementation Plan and Watermaster's Rules and Regulations, in year 2010/11 and every ten years thereafter, Watermaster is to recalculate the Safe Yield. The 2011 Safe Yield recalculation began in 2011 and after significant technical and legal process, on April 28, 2017, the Court issued a final order, resetting the Safe Yield to 135,000 acre-feet per year.

In July 2018, Watermaster's Engineer began the technical work necessary for the Safe Yield recalculation for 2020 pursuant to the OBMP Implementation Plan utilizing the approved methodology in the April 28, 2017 Court Order. The Engineer compiled the necessary data, updated and recalibrated the groundwater-flow model of the basin, and updated the planned groundwater pumping and managed recharge projections.

In the current reporting period, Watermaster's Engineer completed the technical analysis to estimate net recharge and Safe Yield. This involved: conducting the January 27, 2020 peer review meeting that included the Judgment parties and their consultants; conducting outside peer review by Will Halligan of Luhdorff and Scalmanini, the former engineer for the Special Referee; distributing the draft 2020 Safe Yield Recalculation report for review; and presenting the draft report findings at the Pool committee meetings, Advisory committee meeting, Watermaster Board meeting, and a stakeholder workshop in April 2020. The final 2020 Safe Yield Recalculation report was submitted to Watermaster on May 14, 2020. Based on the final report, the Watermaster Board adopted recommendations to the Court to update the Safe Yield for the period 2021 through 2030. Watermaster legal counsel filed a brief that included the Board approved Watermaster's recommendations regarding the Safe Yield reset. A Court hearing was held on June 26, 2020 regarding Watermaster's recommendations to reset the Safe Yield. At that hearing, the Court did not take action on Watermaster's recommendations and rescheduled the hearing for July 10, 2020.

Groundwater Storage Management

Addendum to PEIR. The OBMP storage management plan was temporarily revised in March 2017. The original OBMP storage management program consists of managing groundwater production, replenishment, recharge, and storage such that the total storage within the basin would range from a low of 5,300,000 acre-feet to a high of 5,800,000 acre-feet. The following storage related definitions are included in the OBMP Implementation Plan:

- Operational Storage Requirement The Operational Storage Requirement is the storage or volume in the Chino Basin that is
 necessary to maintain the Safe Yield. (Note: this is an average value with the storage oscillating around this value due to dry
 and wet periods in precipitation. The Operational Storage Requirement was estimated in the development of the OBMP to be
 about 5.3 million acre-feet. This storage value was set at the estimated storage in the basin in 1997.)
- Safe Storage Safe Storage is an estimate of the maximum storage in the basin that will not cause significant water quality and high groundwater related problems. (Note: safe storage was estimated in the development of the OBMP to be about 5.8 million acre-feet.)
- Safe Storage Capacity Safe Storage Capacity is the difference between Safe Storage and the Operational Storage Requirement. The allocation and use of storage space in excess of the Safe Storage Capacity will preemptively require mitigation: mitigation must be defined, and resources must be committed to mitigation prior to allocation and use.

Program Element 8: Develop and Implement a Groundwater Storage Management Program; and Program Element 9: Develop and Implement a Storage and Recovery Program (Continued)

Water occupying the Safe Storage Capacity includes Local Storage Account Water, Carryover Water, and water anticipated to be stored in future groundwater storage programs. This storage management program was evaluated in the OBMP programmatic environmental impact report (PEIR) in 2000.

Subsequent to the OBMP PEIR, Watermaster and the Watermaster Parties developed revisions to the OBMP based on: new monitoring and borehole data collected since 1998, an improved hydrogeologic conceptualization of the basin, new numerical models that have improved the understanding of basin hydrology since 2000, and the need to expand the Chino Basin Desalters (desalters) to the 40,000 acre-feet per year of groundwater production required in the OBMP Implementation Plan. These investigations included a recalculation of the total water in storage in the basin, based on the improved hydrogeologic understanding. The total storage in the Chino Basin for 2000 was estimated to be about 5,935,000 acre-feet.

The Peace II Agreement was negotiated by the Watermaster Parties to implement, among other things, the expansion of the desalters, the dedication of 400,000 acre-feet of groundwater in storage to desalter replenishment, and changes in the Judgment to implement the Peace II Agreement. However, there was no change to the storage management plan in the OBMP Implementation Plan even though the revised storage estimated for 2000 was greater than the Safe Storage, and the implementation of the Peace II Agreement would result in 400,000 acre-feet of new controlled overdraft. The IEUA completed and subsequently adopted a supplemental environmental impact report for the Peace II Agreement in 2010.

There is a significant difference in what is known today regarding storage management and basin conditions compared to what was known in 2000 when the OBMP storage management plan was developed and evaluated in the PEIR. Watermaster and the IEUA proposed a temporary change in the Safe Storage Capacity, increasing it from 500,000 acre-feet to 600,000 acre-feet for the period July 1, 2017 through June 30, 2021. On March 15, 2017, the IEUA adopted an addendum to the 2000 PEIR, increasing the Safe Storage Capacity from 500,000 acre-feet to 600,000 acre-feet for the period July 1, 2017 through June 30, 2021. This temporary increase in Safe Storage Capacity was found to not cause material physical injury (MPI) and/or loss of Hydraulic Control, and it will provide Watermaster, with assistance from the parties, time to develop a new storage management plan and agreements to implement it.

Storage Framework Investigation. Watermaster staff, at the direction of the Watermaster Board, began an investigation to assess the groundwater basin response to the planned use of Managed Storage (storage space used by the Watermaster Parties that includes carryover, excess carryover, and local supplemental waters) and potential Storage and Recovery programs. In the prior reporting period, Watermaster updated its modeling tools and planning projections and subsequently completed an assessment of potential MPI for the Watermaster Parties' use of Managed Storage. In this work, it was determined that with the Watermaster Parties' projected future water use and pumping, the Parties would likely use up to 700,000 acre-feet of storage space for Managed Storage and the use of that storage space would not result in MPI through 2050. Watermaster staff evaluated the use of storage space in the range of 700,000 acre-feet to 1,000,000 acre-feet for potential Storage and Recovery programs. The results of this assessment were presented in three workshops in January, March, and May 2018. Watermaster staff documented this work in a draft report that was distributed to the Watermaster Parties in August 2018. Subsequently, Watermaster presented the entirety of the work at a September 2018 workshop, addressed all of the Watermaster Parties' comments, and submitted a final report to the Watermaster in October 2018.

2020 Storage Management Plan. During the period June through December 2019, Watermaster staff and consultants conducted a process with the Watermaster parties and Board to develop the 2020 Storage Management Plan (2020 SMP) that would update the SMP currently included in the OBMP implementation plan. In that effort Watermaster prepared a white paper that outlined the need and requirements of the 2020 SMP and presented it to the Watermaster Parties and other interested stakeholders in June 2019. Watermaster and its Engineer published a final SMP report on December 19, 2019.

2020 OBMP Update

OBMP implementation began in 2000. By 2019, many of the projects and management programs envisioned in the 2000 OBMP have been implemented. The understanding of the hydrology and hydrogeology of the Chino Basin has improved since 2000, and new water-management issues have been identified that necessitate that the OBMP be adapted to protect the collective interests of the Watermaster Parties and their water supply reliability. For these reasons, the Watermaster Parties are preparing a 2020 OBMP Update to set the framework for the next 20 years of basin-management activities.

Program Element 8: Develop and Implement a Groundwater Storage Management Program; and Program Element 9: Develop and Implement a Storage and Recovery Program (Continued)

During 2019, Watermaster convened a collaborative stakeholder process to prepare the 2020 OBMP Update, similar to that the process employed for the development of the 2000 OBMP. A series of eight stakeholder "Listening Sessions" were held by the Watermaster to obtain information, ideas, and feedback from the Chino Basin stakeholders to define their issues needs and wants, their collective goals for the 2020 OBMP Update, the impediments to achieving the goals, and the management actions required to remove the impediments.

The final 2020 OBMP Scoping Report (Scoping Report) was published in November 2019 to document the results of the first four Listening Sessions. The Scoping Report summarized (1) the need to update the OBMP, (2) the issues, needs, and wants of the stakeholders, (3) the goals for the 2020 OBMP Update, and (4) the recommended scope of work to implement seven stakeholder-defined basin-management activities that could be included in the 2020 OBMP Update.

Through the listening session process, it became apparent that the 2000 OBMP goals remain unchanged, and the nine Program Elements (PEs) defined in the 2000 OBMP are still relevant today as the overarching program elements of a basin management program. Each of the seven activities in the Scoping Report had objectives and tasks that were directly related to one or more of the 2000 OBMP PEs. Based on this finding, the nine PEs defined in the 2000 OBMP are being retained for the 2020 OBMP Update. Each of the seven activities were mapped to one of the existing PEs.

In December 2019, the Watermaster published the draft 2020 OBMP Update Report, which described (1) the 2020 OBMP Update process, (2) the OBMP goals and new activities for the 2020 OBMP Update, (3) the status of the OBMP PEs and ongoing activities within them, and (4) the recommended 2020 OBMP management plan – inclusive of ongoing and new activities. The management plan will form the foundation for the Watermaster Parties to develop a 2020 OBMP Implementation Plan and the agreements necessary to implement it.

In January 2020, the 2020 OBMP Update Report was finalized. On March 2, 2020, Watermaster convened a series of "Drafting Sessions" with the Watermaster Parties to develop a 2020 OBMP Implementation Plan Update and an agreement to implement it. Due to the COVID-19 Pandemic, the Chino Basin parties requested that the Drafting Sessions be put on hold. The Drafting Sessions are anticipated to resume in August 2020.

Additionally, in January 2020, the Watermaster and IEUA (as the lead agency) began preparing a new environmental documentation (SEIR) to support the OBMP Update. The updated SEIR will support decision-making, investment, and grant applications for ongoing and new management actions under the OBMP. The hearing to certify the SEIR will be held later in 2020.



OBMP Update Implementation Plan Drafting Orientation Session, March 2, 2020

CHINO BASIN WATERMASTER

Case No. RCVRS 51010

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

PROOF OF SERVICE

IА	ecl	ادا	rΔ	th	at
1 (1				111	~1 1

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 October 1, 2020 I served the following:

	1.	DECLARATION OF BRADLEY J. HERREMA IN SUPPORT OF REQUEST FOR COURT TO RECEIVE AND FILE WATERMASTER SEMI-ANNUAL OBMP STATUS REPORT 2020-1
<u>X</u> _/		Y MAIL: in said cause, by placing a true copy thereof enclosed with postage thereon fully

	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.
<u>/ X _</u> /	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 October 1, 2020 in Rancho Cucamonga, California.

By: Janine Wilson

Chino Basin Watermaster

PAUL HOFER CBWM BOARD MEMBER 11248 S TURNER AVE ONTARIO, CA 91761

JEFF PIERSON 2 HEXAM IRVINE, CA 92603

ALLEN HUBSCH LOEB & LOEB LLP 10100 SANTA MONICA BLVD. SUITE 2200 LOS ANGELES, CA 90067

Members:

Adrianna.Ortiz@airports.sbcounty.gov

Agnes Cheng Al Lopez

Alan Frost

Alberto Mendoza

Alfonso Ruiz Allen W. Hubsch Alonso Jurado Amanda Coker

Amy Bonczewski Andrea Olivas

Amer Jakher

Andrew Gagen Andy Campbell Andy Malone Angelica Todd

Angelo Simoes Anna Nelson April Robitaille

Arnold Rodriguez Art Bennett Arthur Kidman

Ashok Dhingra Ben Lewis

Ben Peralta Benjamin M. Weink

Betty Anderson Bob Bowcock Bob DiPrimio

Bob Feenstra Bob Kuhn Bob Kuhn

Bob Page Brad Herrema

Braden Yu Brandon Howard Brenda Fowler Brent Yamasaki Brian Dickinson

Brian Geye Brian Lee

Cameron Andreasen

Carmen Sierra
Carol Boyd
Carolina Sanchez
Casey Costa
Cassandra Hooks
Catharine Irvine

Chad Blais Charles Field

Charles Linder

Adrianna.Ortiz@airports.sbcounty.gov

agnes.cheng@cc.sbcounty.gov

alopez@wmwd.com

Alan.Frost@dpw.sbcounty.gov Alberto.Mendoza@cmc.com alfonso.ruiz@cmc.com

ahubsch@loeb.com ajurado@cbwm.org acoker@cityofchino.org AJakher@cityofchino.org ABonczewski@ontarioca.gov

aolivas@jcsd.us

agagen@kidmanlaw.com acampbell@ieua.org amalone@weiwater.com angelica.todd@ge.com Angelo.Simoes@linde.com atruongnelson@cbwm.org arobitaille@bhfs.com jarodriguez@sarwc.com citycouncil@chinohills.org akidman@kidmanlaw.com ash@akdconsulting.com benjamin.lewis@gswater.com

bperalta@tvmwd.com ben.weink@tetratech.com banderson@jcsd.us bbowcock@irmwater.com rjdiprimio@sgvwater.com bobfeenstra@gmail.com bgkuhn@aol.com bkuhn@tvmwd.com

Bob.Page@rov.sbcounty.gov

bherrema@bhfs.com bradeny@cvwdwater.com brahoward@niagarawater.com balee@fontanawater.com byamasaki@mwdh2o.com bdickinson65@gmail.com

bgeye@autoclubspeedway.com

blee@sawaterco.com

memphisbelle38@outlook.com carmens@cvwdwater.com Carol.Boyd@doj.ca.gov csanchez@weiwater.com ccosta@chinodesalter.org chooks@niagarawater.com cirvine@DowneyBrand.com cblais@ci.norco.ca.us

cdfield@att.net

Charles.Linder@nrgenergy.com

Charles Moorrees
Chino Hills City Council

Chris Berch Chris Diggs

Christiana Daisy Christofer Coppinger

Christopher M. Sanders Christopher Quach Christopher R. Guillen

Chuck Hays Cindy Cisneros Cindy Li Cinthia Heredia Clarence Mansell

Courtney Jones Craig Miller Craig Stewart Cris Fealy Dan Arrighi Dan McKinney

Daniel Bobadilla
Dave Argo
Dave Crosley
David Aladjem
David De Jesus
David Doublet
David Huynh
David Penrice

Dawn.Martin@cc.sbcounty.gov

Dennis Dooley Dennis Mejia Dennis Williams Diana Frederick Don Galleano Ed Means

Edgar Tellez Foster Eduardo Espinoza Edward Kolodziej Elizabeth M. Calciano

Elizabeth Skrzat
Eric Fordham
Eric Garner
Eric Grubb
Eric Papathakis
Eric Tarango
Erika Clement
Eunice Ulloa

Evette Ounanian

Felix Hamilton

Frank Brommenschenkel

Frank Yoo Fred Fudacz Fred Galante cmoorrees@sawaterco.com citycouncil@chinohills.org

cberch@jcsd.us

Chris_Diggs@ci.pomona.ca.us

cdaisy@ieua.org

ccoppinger@geoscience-water.com

cms@eslawfirm.com
cquach@ontarioca.gov
cguillen@bhfs.com
chays@fontana.org
cindyc@cvwdwater.com
Cindy.li@waterboards.ca.gov
Cinthia.Heredia@cmc.com
cmansell@wvwd.org
cjjones@ontarioca.gov
CMiller@wmwd.com

craig.stewart@woodplc.com cifealy@fontanawater.com darrighi@sgvwater.com

dmckinney@douglascountylaw.com

dbobadilla@chinohills.org daveargo46@icloud.com DCrosley@cityofchino.org daladjem@downeybrand.com

ddejesus@tvmwd.com

ddoublet@dpw.sbcounty.gov

dhuynh@cbwm.org dpenrice@acmwater.com Dawn.Martin@cc.sbcounty.gov

ddooley@angelica.com dmejia@ontarioca.gov

dwilliams@geoscience-water.com diana.frederick@cdcr.ca.gov dongalleano@icloud.com edmeans@roadrunner.com etellezfoster@cbwm.org EduardoE@cvwdwater.com edward.kolodziej@ge.com ecalciano@hensleylawgroup.com

ESkrzat@cbwcd.org

eric_fordham@geopentech.com

eric.garner@bbklaw.com ericg@cvwdwater.com Eric.Papathakis@cdcr.ca.gov edtarango@fontanawater.com

Erika.clement@sce.com eulloa@cityofchino.org EvetteO@cvwdwater.com

felixhamilton.chino@yahoo.com frank.brommen@verizon.net

FrankY@cbwm.org ffudacz@nossaman.com fgalante@awattorneys.com Gabby Garcia Garrett Rapp Gene Tanaka Geoffrey Kamansky

Geoffrey Vanden Heuvel

Gerald Yahr
Gina Nicholls
Gino L. Filippi
Greg Woodside
Henry DeHaan
Hope Smythe
Irene Islas
James Curatalo
James Jenkins
James McKenzie
Jane Anderson
Janelle Granger

Jeff Evers

Janine Wilson

Jasmin A. Hall

Jason Marseilles Jason Pivovaroff

Jean Cihigoyenetche

Jeffrey L. Pierson Jennifer Hy-Luk Jessie Ruedas Jim Markman Jim W. Bowman

Jimmy Gutierrez - Law Offices of Jimmy Gutierrez

Jimmy Medrano

jimmy@city-attorney.com

Joanne Chan
Joao Feitoza
Joe Graziano
Joe Joswiak
Joel Ignacio
John Abusham
John Bosler
John Harper
John Huitsing
John Lopez

John Lopez and Nathan Cole

John Mendoza
John Partridge
John Schatz
John Thornton
Jose A Galindo
Josh Swift
Joshua Aguilar
Julie Saba
Justin Brokaw
Justin Nakano

ggarcia@mvwd.org grapp@weiwater.com Gene.Tanaka@bbklaw.com gkamansky@niagarawater.com geoffreyvh60@gmail.com

yahrj@koll.com

gnicholls@nossaman.com Ginoffvine@aol.com gwoodside@ocwd.com Hdehaan1950@gmail.com hsmythe@waterboards.ca.gov irene.islas@bbklaw.com jamesc@cvwdwater.com cnomgr@airports.sbcounty.gov

cnomgr@airports.sbcounty.gov jmckenzie@dpw.sbcounty.gov

janderson@jcsd.us

jgranger@niagarawater.com

JWilson@cbwm.org jhall@ieua.org jmarseilles@ieua.org JPivovaroff@wmwd.com Jean@thejclawfirm.com jevers@niagarawater.com jpierson@intexcorp.com

jhyluk@ieua.org

Jessie@thejclawfirm.com jmarkman@rwglaw.com jbowman@ontarioca.gov

jimmylaredo@gmail.com Jaime.medrano2@cdcr.ca.gov jimmy@city-attorney.com jchan@wvwd.org

joao.feitoza@cmc.com jgraz4077@aol.com JJoswiak@cbwm.org jignacio@ieua.org john.abusham@nrg.com johnb@cvwdwater.com jrharper@harperburns.com johnhuitsing@gmail.com ilopez@sarwc.com

customerservice@sarwc.com jmendoza@tvmwd.com jpartridge@angelica.com jschatz13@cox.net

JThorntonPE@H2OExpert.net Jose.A.Galindo@linde.com jmswift@fontanawater.com

jaguilar@ieua.org jsaba@jcsd.us

jbrokaw@marygoldmutualwater.com

JNakano@cbwm.org

Justin Scott-Coe Ph. D. Kathleen Brundage

Keith Kramer Keith Person Kelly Berry Ken Waring Kevin O'Toole Kevin Sage

Kimberly E. Leefatt
Kristina Robb
Kurt Berchtold
Kyle Snay
Larry Cain
Larry Rothman
Laura Mantilla
Lauren Harold
Linda Jadeski
Lisa Lemoine
Liz Hurst

Maria Mendoza-Tellez

Maribel Sosa Marilyn Levin Mark D. Hensley Mark Wildermuth Mark Wiley

Marco Tule

Martin Cihigoyenetche

Martin Rauch
Martin Zvirbulis
Mathew C. Ballantyne
Matthew H. Litchfield

May Atencio Melissa L. Walker mgarcia@ieua.org Michael Adler Michael Camacho Michael Camacho

Michael P. Thornton
Michelle Licea
Michelle Staples
Mike Blazevic
Mike Maestas
Moore, Toby
MWDProgram
Nadia Aguirre
Natalie Costaglio
Nathan deBoom
Neetu Gupta
Nick Jacobs

Nicole Escalante Noah Golden-Krasner

Pam Wilson Paul Deutsch jscottcoe@mvwd.org

kathleen.brundage@californiasteel.com

kkramer@fontana.org

keith.person@waterboards.ca.gov

KBerry@sawpa.org kwaring@jcsd.us kotoole@ocwd.com Ksage@IRMwater.com kleefatt@bhfs.com KRobb@cc.sbcounty.gov kberchtold@gmail.com kylesnay@gswater.com larry.cain@cdcr.ca.gov lawrence.rothman@cmc.com

Imantilla@ieua.org
Iharold@linklogistics.com
Ijadeski@wvwd.org
LLemoine@wmwd.com
ehurst@ieua.org
marco.tule@nrg.com

MMendoza@weiwater.com msosa@ci.pomona.ca.us marilyn.levin@doj.ca.gov

mhensley@hensleylawgroup.com mwildermuth@weiwater.com mwiley@chinohills.org marty@thejclawfirm.com

marty@thejclawfirm.com martin@rauchcc.com mezvirbulis@sgvwater.com mballantyne@cityofchino.org mlitchfield@tvmwd.com matencio@fontana.org mwalker@dpw.sbcounty.gov

mgarcia@ieua.org

michael.adler@mcmcnet.net

mcamacho@ieua.org

MCamacho@pacificaservices.com mthornton@tkeengineering.com

mlicea@mvwd.org

mstaples@jacksontidus.law mblazevic@weiwater.com mikem@cvwdwater.com TobyMoore@gswater.com MWDProgram@sdcwa.org naguirre@tvmwd.com

natalie.costaglio@mcmcnet.net

n8deboom@gmail.com ngupta@ieua.org

njacobs@somachlaw.com NEscalante@ontarioca.gov Noah.goldenkrasner@doj.ca.gov

pwilson@bhfs.com

Paul.deutsch@tetratech.com

Paul Hofer Paul Hofer Paul S. Leon

Penny Alexander-Kelley

Pete Hall
Pete Hall
Pete Vicario
Peter Hettinga
Peter Kavounas
Peter Rogers
Praseetha Krishnan

Rachel Avila Rachel Ortiz Ramsey Haddad Randy Visser Ray Wilkings Rick Darnell Rick Rees Rita Pro

Robert C. Hawkins Robert DeLoach Robert E. Donlan Robert Neufeld Robert Wagner Ron Craig

Ron LaBrucherie, Jr. Ronald C. Pietersma Rosemary Hoerning

Ryan Shaw
Sally H. Lee
Sam Nelson
Sam Rubenstein
Sandra S. Rose
Sarah Foley
Sarah Schneider
Scott Burton
Scott Slater
Seth J. Zielke

Shivaji Deshmukh Skylar Stephens Sonya Barber Sonya Zite Steve Kennedy Steve M. Anderson

Shawnda M. Grady

Steve Riboli Steve Smith

Steve W. Ledbetter, PE Steven Andrews Engineering

Steven J. Elie Steven J. Elie Steven Popelar Susan Palmer farmwatchtoo@aol.com farmerhofer@aol.com pleon@ontarioca.gov

Palexander-kelley@cc.sbcounty.gov

pete.hall@cdcr.ca.gov rpetehall@gmail.com PVicario@cityofchino.org peterhettinga@yahoo.com PKavounas@cbwm.org progers@chinohills.org praseethak@cvwdwater.com R.Avila@MPGLAW.com rortiz@nossaman.com

ramsey.haddad@californiasteel.com RVisser@sheppardmullin.com rwilkings@autoclubspeedway.com Richard.Darnell@nrgenergy.com richard.rees@woodplc.com

rpro@cityofchino.org RHawkins@earthlink.net robertadeloach1@gmail.com

red@eslawfirm.com
robneu1@yahoo.com
rwagner@wbecorp.com
Rcraig21@icloud.com
ronLaBrucherie@gmail.com
rcpietersma@aol.com
rhoerning@ci.upland.ca.us
RShaw@wmwd.com
shlee@ieua.org

snelson@ci.norco.ca.us srubenstein@wpcarey.com directorrose@mvwd.org Sarah.Foley@bbklaw.com sarah.schneider@amec.com sburton@ontarioca.gov sslater@bhfs.com

sjzielke@fontanawater.com sgrady@eslawfirm.com sdeshmukh@ieua.org SStephens@sdcwa.org sbarber@ci.upland.ca.us szite@wmwd.com

skennedy@bmklawplc.com steve.anderson@bbklaw.com steve.riboli@sanantoniowinery.com

ssmith@ieua.org

sledbetter@tkeengineering.com sandrews@sandrewsengineering.com

s.elie@mpglaw.com selie@ieua.org spopelar@jcsd.us

spalmer@kidmanlaw.com

Sylvie Lee

Tamer Ahmed

Tammi Ford Taya Victorino Teri Layton

Terry Bettencourt

Terry Catlin Tim Barr Tim Kellett Timothy Ryan Toby Moore Todd Minten

Tom Barnes - ESA Water (tbarnes@esassoc.com)

Tom Bunn

Tom Cruikshank - Link Industrial Properties (tcruikshank@linklogistics.com)

Tom Harder

Tom Haughey

Tom McPeters

Tom O'Neill

Toni Medell

Tony Long

Tracy J. Egoscue

Trish Geren Van Jew

Vanessa Aldaz

Vanessa Campos

Veva Weamer

Victor Preciado

Vivian Castro

WestWater Research, LLC

William J Brunick

William Urena

slee@ieua.org

tamer.ahmed@cdcr.ca.gov

tford@wmwd.com tayav@cvwdwater.com tlayton@sawaterco.com

miles.bettencourt@cdcr.ca.gov

tlcatlin@wfajpa.org tbarr@wmwd.com tkellett@tvmwd.com tjryan@sgvwater.com TobyMoore@gswater.com

tminten@sbcglobal.net

tbarnes@esassoc.com

TomBunn@Lagerlof.com

tcruikshank@linklogistics.com

tharder@thomashardercompany.com

Thaughey@cityofchino.org

THMcP@aol.com

toneill@chinodesalter.org mmedel@mbakerintl.com tlong@angelica.com tracy@egoscuelaw.com

tgeren@sheppardmullin.com

vjew@mvwd.org valdaz@cbwm.org

VCampos@ontarioca.gov vweamer@weiwater.com

Victor_Preciado@ci.pomona.ca.us

vcastro@cityofchino.org

research@waterexchange.com bbrunick@bmblawoffice.com

wurena@angelica.com