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

CHINO BASIN MUNICIPAL WATER
DISTRICT,

Plaintiff,

vs.

CITY OF CHINO, ET AL.,

Defendants.

Case No: RCVRS 51010

*Assigned for All Purposes to:
Honorable Stanford E. Reichert*

**APPROPRIATIVE POOL MEMBER
AGENCIES' STATUS REPORT RE:
MEDIATION**

[Concurrently Filed with Declaration of J.
Schatz]

Date: January 8, 2021
Time: 1:30 p.m.
Department: S35

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1 Consistent with the Court’s Order issued at the November 13, 2020 hearing conducted on
2 the Motion of Appropriative Pool Member Agencies Re: Agricultural Pool Legal and Other
3 Expenses (“Motion”), which directed the parties to participate in mediation, Appropriative Pool
4 member agencies (“AP Members”) hereby submit this status report describing the parties’
5 progress toward mediation.

6 On January 6, legal counsel for the Overlying (Agricultural) Pool (“Ag Pool”) met via
7 teleconference with AP representatives, and the parties reached an agreement to one of the
8 mediators proposed by the Ag Pool, the Honorable Peter D. Lichtman (Ret.). No other
9 agreements have been reached regarding mediation at this time. Counsel agreed that any status
10 reports of the parties would be exchanged before their service and filing, and accordingly AP
11 Members provided a draft of this filing to the Ag Pool on the morning of January 7.

12 During the January 6 teleconference there was no further discussion of the parties’
13 obligations to pay their own legal fees and costs in connection with the mediation. The AP
14 Members stand by the position set forth in their Motion and supporting papers, and reiterated in
15 the December 10 status report to the Court – that the Ag Pool must bear its own fees and costs for
16 its participation in the mediation. That result is compelled by the language of the Peace
17 Agreement, as well as California law and public policy.

18 At the hearing conducted by the Court on December 11, the Ag Pool requested an
19 opportunity for briefing in response to the AP Members’ December 10 status report, in particular
20 on the issue of the Ag Pool’s obligation to bear its own legal fees and costs in connection with the
21 mediation. The Ag Pool’s filing on December 31 fails to respond to any of the AP Members’
22 legal arguments. Thus, the Ag Pool appears to concede, among other things, that Section 10.5 of
23 the Peace Agreement governs attorney fee-shifting in this matter and prohibits it.

24 Instead of responding to the arguments establishing each party’s obligation under the
25 Peace Agreement to bear its own legal fees and costs, the Ag Pool’s December 31 “Statement
26 Regarding Payment of Mediation Fees” asserts that

27 despite an intention to pay for mediation, the Agricultural Pool’s payment of its
28 portion of the mediation fees from its remaining annual budget for the current
fiscal year will be frustrated, as the approved budget will not be fully funded given

1 the Appropriate Pool's nonpayment of their allocation of the Agricultural Pool's
Fiscal Year 2020-21 expenses assessed by the Watermaster.

2 This is yet another assertion assuming prematurely that the Ag Pool will prevail on the very issue
3 at the center of the parties' dispute – i.e., what is the reasonable interpretation of Section 5.4(a) of
4 the Peace Agreement. The Ag Pool's annual budget is funded through Watermaster assessments
5 paid by the AP pursuant to Section 5.4(a). If the Ag Pool uses its annual budget to pay for
6 mediation, then the Ag Pool will be successful in requiring the AP member agencies to cover the
7 Ag Pool's mediation expenses.

8 The Ag Pool's ongoing assertion that it lacks financial means to pay for its own
9 participation in the mediation without funding from the AP is irrelevant, and misleading. The Ag
10 Pool has access to funds other than its annual budget. For example, as previously explained, the
11 Ag Pool has a reserve fund of approximately \$355,349 in addition to the Ag Pool's annual
12 budget. (Declaration of J. Schatz, dated Jan. 5, 2020 ["Schatz Decl."], filed concurrently
13 herewith, at ¶ 7, Exh. A.)

14 In December, the AP reached out to the Ag Pool and proposed an arrangement whereby
15 the AP would advance the requested funds if the Ag Pool would refund monies expended from its
16 annual budget to the AP if required by a Court Order or as the result of the mediation. (*See*
17 *Schatz Decl.*, at ¶¶ 3-6.) The Ag Pool refused. (*Ibid.*) Thus, AP Members expect that the Ag
18 Pool will use monies provided by the AP Members pursuant to Section 5.4(a) of the Peace
19 Agreement to pay for the Ag Pool's mediation expenses. In essence, the AP Members would end
20 up paying for both sides' participation in the mediation, contrary to law and the terms of the
21 Peace Agreement.

22

23 Dated: January 7, 2021

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CHINO BASIN WATERMASTER

Case No. RCVRS 51010

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

PROOF OF SERVICE

I declare that:

I am employed in the County of San Bernardino, California. I am over the age of 18 years and not a party to the within action. My business address is Chino Basin Watermaster, 9641 San Bernardino Road, Rancho Cucamonga, California 91730; telephone (909) 484-3888.

On January 7, 2021 I served the following:

1. APPROPRIATIVE POOL MEMBER AGENCIES' STATUS REPORT RE: MEDIATION

BY MAIL: in said cause, by placing a true copy thereof enclosed with postage thereon fully prepaid, for delivery by United States Postal Service mail at Rancho Cucamonga, California, addresses as follows:

See attached service list: Mailing List 1

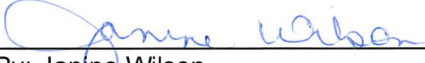
BY PERSONAL SERVICE: I caused such envelope to be delivered by hand to the addressee.

BY FACSIMILE: I transmitted said document by fax transmission from (909) 484-3890 to the fax number(s) indicated. The transmission was reported as complete on the transmission report, which was properly issued by the transmitting fax machine.

BY ELECTRONIC MAIL: I transmitted notice of availability of electronic documents by electronic transmission to the email address indicated. The transmission was reported as complete on the 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 January 7, 2021 in Rancho Cucamonga, California.


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