

1 ELIZABETH P. EWENS (SB #213046)
2 elizabeth.ewens@stoel.com
3 MICHAEL B. BROWN (SB #179222)
4 michael.brown@stoel.com
5 JANELLE S.H. KRATTIGER (SB #299076)
6 janelle.krattiger@stoel.com
7 STOEL RIVES LLP
8 500 Capitol Mall, Suite 1600
9 Sacramento, CA 95814
10 Telephone: 916.447.0700
11 Facsimile: 916.447.4781

12 Attorneys for Defendant
13 City of Ontario

EXEMPT FROM FILING FEES
PURSUANT TO GOV. CODE, § 6103

14 SUPERIOR COURT OF THE STATE OF CALIFORNIA
15 COUNTY OF SAN BERNARDINO

16 CHINO BASIN MUNICIPAL WATER
17 DISTRICT,

18 Plaintiff,

19 v.

20 CITY OF CHINO, et al.,

21 Defendants.

CASE NO. RCVRS 51010

ASSIGNED FOR ALL PURPOSES TO
HONORABLE STANFORD E. REICHERT

DUPLICATE MOTION FILED
PURSUANT TO COURT ORDER DATED
APRIL 8, 2022: CITY OF ONTARIO'S
APPLICATION FOR AN ORDER TO
EXTEND TIME UNDER JUDGEMENT,
PARAGRAPH 31(C) TO CHALLENGE
WATERMASTER ACTION/DECISION
ON NOVEMBER 18, 2021 TO APPROVE
THE FY 2021/2022 ASSESSMENT
PACKAGE. IF SUCH REQUEST IS
DENIED, THIS FILING IS THE
CHALLENGE

1 LAW OFFICES OF CHARISSE L SMITH
CHARISSE L SMITH (SBN 213646)
2 csmith@clsmithlaw.com
8301 Utica Ave Ste 102
3 Rancho Cucamonga, CA 91730
Telephone: 909.257.0650
4 Facsimile: 909.257.0649

EXEMPT FROM FILING FEE
PER GOV. CODE, § 6103

5 Attorney for the CITY OF ONTARIO
6
7

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

10 CHINO BASIN MUNICIPAL WATER
DISTRICT,

11 Plaintiff,

12 vs.

13 CITY OF CHINO, ET AL.,

14 Defendants.
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Case No: RCVRS 51010

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

**CITY OF ONTARIO'S APPLICATION
FOR AN ORDER TO EXTEND TIME
UNDER JUDGEMENT, PARAGRAPH
31(c) TO CHALLENGE
WATERMASTER ACTION/DECISION
ON NOVEMBER 18, 2021 TO APPROVE
THE FY 2021/2022 ASSESSMENT
PACKAGE. IF SUCH REQUEST IS
DENIED, THIS FILING IS THE
CHALLENGE**

[Concurrently Filed with Declaration of
Christopher Quach; Proposed Order]

Date: April 8, 2022

Time: 1:30 p.m.

Department: S35

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TO: WATERMASTER AND ITS COUNSEL OF RECORD:

PLEASE TAKE NOTICE THAT on April 8, 2022 at 1:30 PM in Dept S35 of the above entitled Court, the City of Ontario (“Ontario”) will make an Application for an order to extend the time under Paragraph 31(c) of the Judgement, from 90 days to 180 days, for Ontario to challenge the Watermaster Board action/decision on November 18, 2021 to approve the Fiscal Year 2021/2022 Assessment Package. If the request to extend the time is denied by the Court, this filing shall act as the challenge to the Watermaster Board action/decision on November 18, 2021 to approve the Fiscal Year 2021/2022 Assessment Package.

This Application is made for the following purposes: (a) to preserve the time in which the City of Ontario may file a motion to challenge the Watermaster Board action/decision to approve the Fiscal Year 2021/2022 Assessment Package, (b) to allow additional time for Appropriate Pool parties to negotiate a settlement, and (c) to act as the filing of Ontario’s motion to challenge the Watermaster Board action/decision to approve the Fiscal Year 2021/2022 Assessment Package if the request to extend the time is denied by the Court.

This Application is further based upon the Declaration of Christopher Quach, including attachments, filed concurrently herewith and the attached Memorandum of Points and Authorities below.

I. MEMORANDUM OF POINTS AND AUTHORITIES INTRODUCTION

The immediate purpose of this Application is to preserve the time in which Ontario may file a fully-developed motion to challenge the Watermaster Board action/decision for the approval of the Fiscal Year 2021/2022 Assessment Package. But, if the Application to preserve time is denied, then this Application shall serve as the filing of Ontario’s motion to challenge the Watermaster Board action/decision to approve the Fiscal Year 2021/2022 Assessment Package.

On November 1, 2021, Ontario sent a letter to Mr. Kavounas, Watermaster General Manager, that outlined questions and comments to the draft Fiscal Year 2021/2022 Assessment Package. Ontario requested that Watermaster explain the basis for exempting 23,000 acre-feet

1 (AF) of water produced from the Metropolitan Water District's (MWD) Chino Basin Conjunctive
2 Use Program (CUP), also known as the Dry Year Yield Storage and Recovery Program (DYYP),
3 as identified in the draft Fiscal Year 2021/2022 Assessment Package, from the Watermaster
4 assessment and the Desalter Replenishment Obligation (DRO) assessment. Under the 1978 Chino
5 Basin Judgement ("Judgement"), this production should have been assessed.. Watermaster waived
6 assessments for two Parties of the Chino Groundwater Basin, Cucamonga Valley Water District
7 (CVWD) and Fontana Water Company (FWC), inconsistent with the Judgement. (See Declaration
8 of Christopher Quach filed concurrently herewith ["Quach Decl.," ¶ 2, and Ex. A.)

9 On November 18, 2021, Watermaster presented a staff report to the Watermaster Board
10 in response to Ontario's November 1, 2021 letter. The Watermaster Board directed Watermaster
11 Staff and legal counsel to evaluate the concerns raised by Ontario surrounding the DYYP and
12 related applicability to Watermaster assessments. (Quach Decl., ¶ 3.)

13 On November 18, 2021, the Watermaster Board approved the Fiscal Year 2021/2022
14 Assessment Package. Ontario understood that resolution to the questions and comments raised
15 regarding the DYYP would not affect the ability to retroactively address the Fiscal Year 2021-
16 2022 Assessment Package. As stated in the Watermaster staff report on the assessment of
17 Ontario's issue, if warranted the assessment package could always be changed retroactively.
18 (Quach Decl., ¶ 4.)

19 In an effort to exhaust all administrative remedies, on January 5, 2022, Watermaster,
20 Ontario, CVWD, and FWC met to discuss the DYYP issues and begin good faith negotiations.
21 (Quach Decl., ¶ 5.)

22 On January 24, 2022, Ontario, CVWD, and FWC met to discuss a draft settlement term
23 sheet and good faith negotiations are currently ongoing. Ontario is actively working with Parties
24 and Watermaster to reach a resolution. (Quach Decl., ¶ 6.)

25 On January 24, 2022, Ontario sent a letter to Mr. Kavounas, Watermaster General
26 Manager, detailing Ontario's concerns with Watermaster's administration of the DYYP. (Quach
27 Decl., ¶ 7, and Ex. B.)

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II. CONCLUSION

If the extension of the time to file a challenge to the above Watermaster Board action/decision is not extended from 90 to 180 days, the City of Ontario will be burdened with the expense and effort of filing a complete and thorough motion by February 17, 2022. Furthermore, granting the extension of time imposes no harm on Watermaster or the parties hereto. However, in the event an extension of time is denied, Ontario's arguments in favor of its challenge are stated in the correspondence attached as exhibits to the Declaration of Christopher Quach filed concurrently herewith, and thus this Application shall act as Ontario's challenge to the Watermaster Board's action/decision.

Dated: February 17, 2022

LAW OFFICES OF CHARISSE L SMITH
CHARISSE L SMITH

By: Charisse Smith
Charisse L Smith
Attorney for CITY OF ONTARIO

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 February 17, 2022 served the following:

1. CITY OF ONTARIO'S APPLICATION FOR AN ORDER TO EXTEND TIME UNDER JUDGEMENT, PARAGRAPH 31(C) TO CHALLENGE WATERMASTER ACTION/DECISION ON NOVEMBER 18, 2021 TO APPROVE THE FY 2021/2022 ASSESSMENT PACKAGE. IF SUCH REQUEST IS DENIED, THIS FILING IS THE CHALLENGE

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: Master Email Distribution List

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 February 17, 2022 in Rancho Cucamonga, California.



By: Janine Wilson
Chino Basin Watermaster

PAUL HOFER
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:

| | |
|-------------------|----------------------------------|
| Agnes Cheng | agnes.cheng@cc.sbcounty.gov |
| Al Lopez | alopez@wmwd.com |
| Alan Frost | Alan.Frost@dpw.sbcounty.gov |
| Alberto Mendoza | Alberto.Mendoza@cmc.com |
| Alfonso Ruiz | alfonso.ruiz@cmc.com |
| Allen W. Hubsch | ahubsch@loeb.com |
| Alma Heustis | alma.heustis@californiasteel.com |
| Alonso Jurado | ajurado@cbwm.org |
| Amanda Coker | amandac@cvwdwater.com |
| Amanda Meere | Amanda.Meere@cao.sbcounty.gov |
| Amer Jakher | AJakher@cityofchino.org |
| Amy Bonczewski | ABonczewski@ontarioca.gov |
| Andrew Gagen | agagen@kidmanlaw.com |
| Andy Campbell | acampbell@ieua.org |
| Andy Malone | amalone@westyost.com |
| Angelica Todd | angelica.todd@ge.com |
| Angelo Simoes | Angelo.Simoes@linde.com |
| Anna Nelson | atruongnelson@cbwm.org |
| April Robitaille | arobitaille@bhfs.com |
| Armando Martinez | armartinez@fontana.org |
| Art Bennett | citycouncil@chinohills.org |
| Arthur Kidman | akidman@kidmanlaw.com |
| Ashok Dhingra | ash@akdconsulting.com |
| Ben Lewis | benjamin.lewis@gswater.com |
| Ben Peralta | bperalta@tvmwd.com |
| Benjamin M. Weink | ben.weink@tetrattech.com |
| Beth.McHenry | Beth.McHenry@hoferranch.com |
| Betty Anderson | banderson@jcsd.us |
| Betty Folsom | bfolsom@jcsd.us |
| Bill Schwartz | bschwartz@mwd.org |
| Bob Bowcock | bbowcock@irmwater.com |
| Bob DiPrimio | rjdiprimio@sgvwater.com |
| Bob Feenstra | bobfeenstra@gmail.com |
| Bob Kuhn | bkuhn@tvmwd.com |
| Bob Kuhn | bgkuhn@aol.com |
| Bob Page | Bob.Page@rov.sbcounty.gov |
| Brad Herrema | bherrema@bhfs.com |
| Braden Yu | Byu@ci.upland.ca.us |
| Bradley Jensen | bradley.jensen@cao.sbcounty.gov |
| Brandon Howard | brahoward@niagarawater.com |
| Brenda Fowler | balee@fontanawater.com |
| Brent Yamasaki | byamasaki@mwdh2o.com |
| Brian Dickinson | bdickinson65@gmail.com |
| Brian Geye | bgeye@autoclubspeedway.com |
| Brian Lee | blee@sawaterco.com |
| Carmen Sierra | carmens@cvwdwater.com |
| Carol Boyd | Carol.Boyd@doj.ca.gov |
| Carolina Sanchez | csanchez@westyost.com |
| Casey Costa | ccosta@chinodesalter.org |
| Cassandra Hooks | chooks@niagarawater.com |
| Catharine Irvine | cirvine@DowneyBrand.com |

| | |
|--------------------------|---------------------------------|
| Chad Blais | cblais@ci.norco.ca.us |
| Chander Letulle | cletulle@jcsd.us |
| Charles Field | cdfield@att.net |
| Charles Linder | Charles.Linder@nrgenergy.com |
| Charles Moorrees | cmoorrees@sawaterco.com |
| Chino Hills City Council | citycouncil@chinohills.org |
| Chris Berch | cberch@jcsd.us |
| Chris Diggs | Chris_Diggs@ci.pomona.ca.us |
| Christiana Daisy | cdaisy@ieua.org |
| Christofer Coppinger | ccoppinger@geoscience-water.com |
| Christopher M. Sanders | cms@eslawfirm.com |
| Christopher Quach | cquach@ontarioca.gov |
| Christopher R. Guillen | cguillen@bhfs.com |
| Cindy Cisneros | cindyc@cvwdwater.com |
| Cindy Li | Cindy.li@waterboards.ca.gov |
| Courtney Jones | cjjones@ontarioca.gov |
| Craig Miller | CMiller@wmwd.com |
| Craig Stewart | craig.stewart@woodplc.com |
| Cris Fealy | cifealy@fontanawater.com |
| Dan Arrighi | darrighi@sgwater.com |
| Dan McKinney | dmckinney@douglascountylaw.com |
| Daniel Bobadilla | dbobadilla@chinohills.org |
| Danny Kim | dkim@linklogistics.com |
| Dave Argo | daveargo46@icloud.com |
| Dave Crosley | DCrosley@cityofchino.org |
| David Aladjem | daladjem@downeybrand.com |
| David De Jesus | ddejesus@tvmwd.com |
| David Huynh | dhuynh@cbwm.org |
| Dawn Martin | Dawn.Martin@cc.sbcounty.gov |
| Denise Garzaro | dgarzaro@ieua.org |
| Dennis Mejia | dmejia@ontarioca.gov |
| Dennis Williams | dwilliams@geoscience-water.com |
| Diana Frederick | diana.frederick@cdcr.ca.gov |
| Ed Means | edmeans@roadrunner.com |
| Edgar Tellez Foster | etellezfoster@cbwm.org |
| Eduardo Espinoza | EduardoE@cvwdwater.com |
| Edward Kolodziej | edward.kolodziej@ge.com |
| Elizabeth M. Calciano | ecalciano@hensleylawgroup.com |
| Elizabeth Skrzat | ESkrzat@cbwcd.org |
| Eric Fordham | eric_fordham@geopentech.com |
| Eric Garner | eric.garner@bbklaw.com |
| Eric Grubb | ericg@cvwdwater.com |
| Eric Papathakis | Eric.Papathakis@cdcr.ca.gov |
| Eric Tarango | edtarango@fontanawater.com |
| Erika Clement | Erika.clement@sce.com |
| Eunice Ulloa | eulloa@cityofchino.org |
| Evette Ounanian | EvetteO@cvwdwater.com |
| Frank Brommenschenkel | frank.brommen@verizon.net |
| Frank Yoo | FrankY@cbwm.org |
| Fred Fudacz | ffudacz@nossaman.com |
| Fred Galante | fgalante@awattorneys.com |
| Gabriela Garcia | ggarcia@cbwm.org |
| Garrett Rapp | grapp@westyost.com |

Gene Tanaka
Geoffrey Kamansky
Geoffrey Vanden Heuvel
Gerald Yahr
Gidti Ludesirishoti
Gina Nicholls
Gino L. Filippi
Gracie Torres
Grant Mann
Greg Woodside
Gregor Larabee
Henry DeHaan
Irene Islas
James Curatalo
James Jenkins
James McKenzie
Jane Anderson
Janine Wilson
Jasmin A. Hall
Jason Marseilles
Jason Pivovarovoff
Jayne Joy
Jean Cihigoyenetché
Jeff Evers
Jeff Mosher
Jeffrey L. Pierson
Jennifer Hy-Luk
Jeremy N. Jungries
Jessie Ruedas
Jim Markman
Jim W. Bowman
Jimmy Gutierrez - Law Offices of Jimmy Gutierrez

Gene.Tanaka@bbklaw.com
gkamansky@niagarawater.com
geoffreyvh60@gmail.com
yahrj@koll.com
GidtiL@cvwdwater.com
gnicholls@nossaman.com
Ginoffvine@aol.com
gtorres@wmwd.com
GMann@dpw.sbcounty.gov
gwoodside@ocwd.com
Gregor.Larabee@cdcr.ca.gov
Hdehaan1950@gmail.com
irene.islas@bbklaw.com
jamesc@cvwdwater.com
cnomgr@airports.sbcounty.gov
jmckenzie@dpw.sbcounty.gov
janderson@jcsd.us
JWilson@cbwm.org
jhall@ieua.org
jmarseilles@ieua.org
JPivovarovoff@wmwd.com
Jayne.Joy@waterboards.ca.gov
Jean@thejclawfirm.com
jevers@niagarawater.com
jmosher@sawpa.org
jpierson@intexcorp.com
jhyluk@ieua.org
jjungreis@rutan.com
Jessie@thejclawfirm.com
jmarkman@rwglaw.com
jbowman@ontarioca.gov

Jimmy L. Gutierrez
Jimmy Medrano
Jiwon Seung
Joanne Chan
Joao Feitoza
Jody Roberto
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

jimmylaredo@gmail.com
Jimmy@City-Attorney.com
Jaime.medrano2@cdcr.ca.gov
JiwonS@cvwdwater.com
jchan@wwd.org
joao.feitoza@cmc.com
jroberto@tvmwd.com
jgraz4077@aol.com
JJoswiak@cbwm.org
jignacio@ieua.org
john.abusham@nrg.com
johnb@cvwdwater.com
jrharper@harperburns.com
johnhuitsing@gmail.com
jlopez@sarwc.com
customerservice@sarwc.com
jmendoza@tvmwd.com
jpartridge@angelica.com
jschatz13@cox.net
JThorntonPE@H2OExpert.net
Jose.A.Galindo@linde.com

| | |
|-------------------------|---------------------------------------|
| Josh Swift | jmswift@fontanawater.com |
| Joshua Aguilar | jaguilar@ieua.org |
| Justin Brokaw | jbrokaw@marygoldmutualwater.com |
| Justin Nakano | JNakano@cbwm.org |
| Justin Scott-Coe Ph. D. | jscottcoe@mvwd.org |
| Karen Williams | kwilliams@sawpa.org |
| Kathleen Brundage | kathleen.brundage@californiasteel.com |
| Keith Kramer | kkramer@fontana.org |
| Keith Person | keith.person@waterboards.ca.gov |
| Ken Waring | kwaring@jcsd.us |
| Kevin O'Toole | kotoole@ocwd.com |
| Kevin Sage | Ksage@IRMwater.com |
| Kristina Robb | KRobb@cc.sbcounty.gov |
| Kurt Berchtold | kberchtold@gmail.com |
| Kyle Brochard | KBrochard@rwglaw.com |
| Kyle Snay | kylesnay@gswater.com |
| Larry Cain | larry.cain@cdcr.ca.gov |
| Laura Mantilla | lmantilla@ieua.org |
| Laura Yraceburu | lyraceburu@bhfs.com |
| Lauren Harold | lharold@linklogistics.com |
| Linda Jadeski | ljadeski@wwd.org |
| Lisa Lemoine | LLemoine@wmwd.com |
| Liz Hurst | ehurst@ieua.org |
| Marcella Correa | MCorrea@rwglaw.com |
| Marco Tule | mtule@ieua.org |
| Maria Ayala | mayala@jcsd.us |
| Maria Mendoza | mmendoza@westyost.com |
| Maribel Sosa | msosa@ci.pomona.ca.us |
| Marilyn Levin | marilyn.levin@doj.ca.gov |
| Mark D. Hensley | mhensley@hensleylawgroup.com |
| Mark Wildermuth | mwildermuth@westyost.com |
| Mark Wiley | mwiley@chinohills.org |
| Martin Cihigoyenetché | marty@thejclawfirm.com |
| Martin Rauch | martin@rauchcc.com |
| Martin Zvirbulis | mezvirbulis@sgwater.com |
| Mathew C. Ballantyne | mballantyne@cityofchino.org |
| Matthew H. Litchfield | mlitchfield@tvmwd.com |
| May Atencio | matencio@fontana.org |
| Melanie Trevino | Mtrevino@jcsd.us |
| Michael A. Blázevic | mblazevic@westyost.com |
| Michael Adler | michael.adler@mcmcn.net |
| Michael P. Thornton | mthornton@tkeengineering.com |
| Michelle Licea | mlicea@mvwd.org |
| Michelle Staples | mstaples@jacksontidus.law |
| Mike Gardner | mgardner@wmwd.com |
| Mike Maestas | mikem@cvwdwater.com |
| Miriam Garcia | mgarcia@ieua.org |
| Moore, Toby | TobyMoore@gswater.com |
| MWDProgram | MWDProgram@sdca.org |
| Nadia Aguirre | naguirre@tvmwd.com |
| Natalie Costaglio | natalie.costaglio@mcmcn.net |
| Nathan deBoom | n8deboom@gmail.com |
| Neetu Gupta | ngupta@ieua.org |

| | |
|----------------------|-------------------------------------|
| Nichole Horton | Nichole.Horton@pomonaca.gov |
| Nick Jacobs | njacobs@somachlaw.com |
| Nicole deMoet | ndemoet@ci.upland.ca.us |
| Nicole Escalante | NEscalante@ontarioca.gov |
| Noah Golden-Krasner | Noah.goldenkrasner@doj.ca.gov |
| Parker Simon | psimon@bhfs.com |
| Paul Deutsch | paul.deutsch@woodplc.com |
| Paul Hofer | farmerhofer@aol.com |
| Paul Hofer | farmwatchtoo@aol.com |
| Paul S. Leon | pleon@ontarioca.gov |
| Pete Hall | rpetehall@gmail.com |
| Pete Hall | pete.hall@cdcr.ca.gov |
| Pete Vicario | PVicario@cityofchino.org |
| Peter Hettinga | peterhettinga@yahoo.com |
| Peter Kavounas | PKavounas@cbwm.org |
| Peter Rogers | progers@chinohills.org |
| Rachel Avila | R.Avila@MPGLAW.com |
| Randy Visser | RVisser@sheppardmullin.com |
| Richard Anderson | horsfly1@yahoo.com |
| Rick Darnell | Richard.Darnell@nrenergy.com |
| Rick Rees | richard.rees@woodplc.com |
| Rickey S. Manbahal | smanbahal@wwd.org |
| Rita Pro | rpro@cityofchino.org |
| Robert C. Hawkins | RHawkins@earthlink.net |
| Robert DeLoach | robertadeloach1@gmail.com |
| Robert E. Donlan | red@eslawfirm.com |
| Robert Neufeld | robneu1@yahoo.com |
| Robert Wagner | rwagner@wbecorp.com |
| Ron Craig | Rcraig21@icloud.com |
| Ron LaBrucherie, Jr. | ronLaBrucherie@gmail.com |
| Ronald C. Pietersma | rcpietersma@aol.com |
| Ruben Llamas | rllamas71@yahoo.com |
| Ruby Favela | rfavela@cbwm.org |
| Ryan Shaw | RShaw@wmwd.com |
| Sally H. Lee | shlee@ieua.org |
| Sam Nelson | snelson@ci.norco.ca.us |
| Sam Rubenstein | srubenstein@wpcarey.com |
| Sandra S. Rose | directorrose@mvwd.org |
| Sarah Foley | Sarah.Foley@bbklaw.com |
| Scott Burton | sburton@ontarioca.gov |
| Scott Slater | sslater@bhfs.com |
| Seth J. Zielke | sjzielke@fontanawater.com |
| Shawnda M. Grady | sgrady@eslawfirm.com |
| Shivaji Deshmukh | sdeshmukh@ieua.org |
| Skylar Stephens | SStephens@sdca.org |
| slee@tvmwd.com | slee@tvmwd.com |
| Sonya Barber | sbarber@ci.upland.ca.us |
| Sonya Zite | szite@wmwd.com |
| Stephanie Gutierrez | Stephanie.Gutierrez@cc.sbcounty.gov |
| Stephanie Reimer | SReimer@mvwd.org |
| Stephen Deitsch | stephen.deitsch@bbklaw.com |
| Steve Kennedy | skennedy@bmklawplc.com |
| Steve M. Anderson | steve.anderson@bbklaw.com |

| | |
|----------------------------|-----------------------------------|
| Steve Nix | snix@ci.upland.ca.us |
| Steve Riboli | steve.riboli@sanantoniowinery.com |
| Steve Smith | ssmith@ieua.org |
| Steve W. Ledbetter, PE | sledbetter@tkeengineering.com |
| Steven Andrews Engineering | sandrews@sandrewsengineering.com |
| Steven Flower | sflower@rwglaw.com |
| Steven J. Elie | selie@ieua.org |
| Steven J. Elie | s.elie@mpglaw.com |
| Steven Popelar | spopelar@jcsd.us |
| Steven Raughley | Steven.Raughley@cao.sbcounty.gov |
| Susan Palmer | spalmer@kidmanlaw.com |
| Tammi Ford | tford@wmwd.com |
| Tariq Awan | Tariq.Awan@cdcr.ca.gov |
| Taya Victorino | tayav@cvwdwater.com |
| Teri Layton | tlayton@sawaterco.com |
| Terry Catlin | tlcatlin@wfajpa.org |
| Tim Barr | tbarr@wmwd.com |
| Tim Kellett | tkellett@tvmwd.com |
| Timothy Ryan | tjryan@sgwater.com |
| Toby Moore | TobyMoore@gswater.com |
| Todd Minten | tminten@sbcglobal.net |
| Tom Barnes | tbarnes@esassoc.com |
| Tom Bunn | TomBunn@Lagerlof.com |
| Tom Cruikshank | tcruikshank@linklogistics.com |
| Tom Harder | tharder@thomashardercompany.com |
| Tom McPeters | THMcP@aol.com |
| Tom O'Neill | toneill@chinodesalter.org |
| Toni Medell | mmedel@mbakerintl.com |
| Tony Long | tlong@angelica.com |
| Toyasha Sebbag | tsebbag@cbwcd.org |
| Tracy J. Egoscue | tracy@egoscuelaw.com |
| Van Jew | vjew@wwwd.org |
| Vanny Khu | VKhu@ontarioca.gov |
| Veronica Tristan | vtristan@jcsd.us |
| Veva Weamer | vweamer@westyost.com |
| Victor Preciado | Victor_Preciado@ci.pomona.ca.us |
| Vivian Castro | vcastro@cityofchino.org |
| Wade Fultz | Wade.Fultz@cmc.com |
| WestWater Research, LLC | research@waterexchange.com |
| William J Brunick | bbrunick@bmblawoffice.com |
| William Urena | wurena@emeraldus.com |

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 April 11, 2022 I served the following:

1. DUPLICATE MOTION FILED PURSUANT TO COURT ORDER DATED APRIL 8, 2022: CITY OF ONTARIO'S APPLICATION FOR AN ORDER TO EXTEND TIME UNDER JUDGEMENT, PARAGRAPH 31(C) TO CHALLENGE WATERMASTER ACTION/DECISION ON NOVEMBER 18, 2021 TO APPROVE THE FY 2021/2022 ASSESSMENT PACKAGE. IF SUCH REQUEST IS DENIED, THIS FILING IS THE CHALLENGE

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: Master Email Distribution List

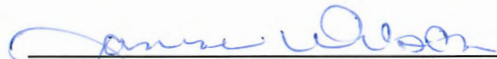
BY PERSONAL SERVICE: I caused such envelope to be delivered by hand to the addressee.

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 April 11, 2022 in Rancho Cucamonga, California.


By: Janine Wilson
Chino Basin Watermaster

PAUL HOFER
11248 S TURNER AVE
ONTARIO, CA 91761

JEFF PIERSON
2 HEXAM
IRVINE, CA 92603

ALLEN HUBSCH
LAW OFFICES OF ALLEN HUBSCH
8549 WILSHIRE BLVD., SUITE 3220
BEVERLY HILLS, CA 90211

Members:

| | |
|--------------------|----------------------------------|
| Agnes Cheng | agnes.cheng@cc.sbcounty.gov |
| Al Lopez | alopez@wmwd.com |
| Alan Frost | Alan.Frost@dpw.sbcounty.gov |
| Alberto Mendoza | Alberto.Mendoza@cmc.com |
| Alejandro R. Reyes | arreyes@sgwater.com |
| Alfonso Ruiz | alfonso.ruiz@cmc.com |
| Allen Hubsch | ahubsch@hubschlaw.com |
| Alma Heustis | alma.heustis@californiasteel.com |
| Alonso Jurado | ajurado@cbwm.org |
| Amanda Coker | amandac@cvdwater.com |
| Amanda Meere | Amanda.Meere@cao.sbcounty.gov |
| Amer Jakher | AJakher@cityofchino.org |
| Amy Bonczewski | ABonczewski@ontarioca.gov |
| Andrew Gagen | agagen@kidmanlaw.com |
| Andy Campbell | acampbell@ieua.org |
| Andy Malone | amalone@westyost.com |
| Angelica Todd | angelica.todd@ge.com |
| Angelo Simoes | Angelo.Simoes@linde.com |
| Anna Nelson | atruongnelson@cbwm.org |
| April Robitaille | arobitaille@bhfs.com |
| Armando Martinez | armartinez@fontana.org |
| Art Bennett | citycouncil@chinohills.org |
| Arthur Kidman | akidman@kidmanlaw.com |
| Ashok Dhingra | ash@akdconsulting.com |
| Ben Lewis | benjamin.lewis@gswater.com |
| Ben Peralta | bperalta@tvmwd.com |
| Benjamin M. Weink | ben.weink@tetrattech.com |
| Beth.McHenry | Beth.McHenry@hoferranch.com |
| Betty Anderson | banderson@jcsd.us |
| Betty Folsom | bfolsom@jcsd.us |
| Bill Schwartz | bschwartz@mvwd.org |
| Bob Bowcock | bbowcock@irmwater.com |
| Bob DiPrimio | rjdiprimio@sgwater.com |
| Bob Feenstra | bobfeenstra@gmail.com |
| Bob Kuhn | bkuhn@tvmwd.com |
| Bob Kuhn | bgkuhn@aol.com |
| Bob Page | Bob.Page@rov.sbcounty.gov |
| Brad Herrema | bherrema@bhfs.com |
| Braden Yu | Byu@ci.upland.ca.us |
| Bradley Jensen | bradley.jensen@cao.sbcounty.gov |
| Brandon Howard | brahoward@niagarawater.com |
| Brenda Fowler | balee@fontanawater.com |
| Brent Yamasaki | byamasaki@mwdh2o.com |
| Brian Dickinson | bdickinson65@gmail.com |
| Brian Geye | bgeye@autoclubspeedway.com |
| Brian Lee | blee@sawaterco.com |
| Carmen Sierra | carmens@cvdwater.com |
| Carol Boyd | Carol.Boyd@doj.ca.gov |
| Carolina Sanchez | csanchez@westyost.com |
| Casey Costa | ccosta@chinodesalter.org |
| Cassandra Hooks | chooks@niagarawater.com |

| | |
|--------------------------|---------------------------------|
| Catharine Irvine | cirvine@DowneyBrand.com |
| Chad Blais | cblais@ci.norco.ca.us |
| Chander Letulle | cletulle@jcsd.us |
| Charles Field | cdfield@att.net |
| Charles Linder | Charles.Linder@nrgenergy.com |
| Charles Moorrees | cmoorrees@sawaterco.com |
| Chino Hills City Council | citycouncil@chinohills.org |
| Chris Berch | cberch@jcsd.us |
| Chris Diggs | Chris_Diggs@ci.pomona.ca.us |
| Christiana Daisy | cdaisy@ieua.org |
| Christofer Coppinger | ccoppinger@geoscience-water.com |
| Christopher M. Sanders | cms@eslawfirm.com |
| Christopher Quach | cquach@ontarioca.gov |
| Christopher R. Guillen | cguillen@bhfs.com |
| Cindy Cisneros | cindyc@cvwdwater.com |
| Cindy Li | Cindy.li@waterboards.ca.gov |
| Courtney Jones | cjjones@ontarioca.gov |
| Craig Miller | CMiller@wmwd.com |
| Craig Stewart | craig.stewart@woodplc.com |
| Cris Fealy | cifealy@fontanawater.com |
| Dan Arrighi | darrighi@sgvwater.com |
| Dan McKinney | dmckinney@douglascountylaw.com |
| Daniel Bobadilla | dbobadilla@chinohills.org |
| Daniel P. Barer | daniel@pollakvida.com |
| Danny Kim | dkim@linklogistics.com |
| Dave Argo | daveargo46@icloud.com |
| Dave Crosley | DCrosley@cityofchino.org |
| David Aladjem | daladjem@downeybrand.com |
| David De Jesus | ddejesus@tvmwd.com |
| David Huynh | dhuynh@cbwm.org |
| Dawn Forgeur | dawn.forgeur@stoel.com |
| Dawn Martin | Dawn.Martin@cc.sbcounty.gov |
| Denise Garzaro | dgarzaro@ieua.org |
| Dennis Mejia | dmejia@ontarioca.gov |
| Dennis Williams | dwilliams@geoscience-water.com |
| Diana Frederick | diana.frederick@cdcr.ca.gov |
| Ed Means | edmeans@roadrunner.com |
| Edgar Tellez Foster | etellezfoster@cbwm.org |
| Eduardo Espinoza | EduardoE@cvwdwater.com |
| Edward Kolodziej | edward.kolodziej@ge.com |
| Elizabeth M. Calciano | ecalciano@hensleylawgroup.com |
| Elizabeth P. Ewens | elizabeth.ewens@stoel.com |
| Elizabeth Skrzat | ESkrzat@cbwcd.org |
| Eric Fordham | eric_fordham@geopentech.com |
| Eric Garner | eric.garner@bbklaw.com |
| Eric Grubb | ericg@cvwdwater.com |
| Eric Papathakis | Eric.Papathakis@cdcr.ca.gov |
| Eric Tarango | edtarango@fontanawater.com |
| Erika Clement | Erika.clement@sce.com |
| Eunice Ulloa | eulloa@cityofchino.org |
| Evette Ounanian | EvetteO@cvwdwater.com |
| Frank Brommenschenkel | frank.brommen@verizon.net |
| Frank Yoo | FrankY@cbwm.org |

Fred Fudacz
Fred Galante
Garrett Rapp
Gene Tanaka
Geoffrey Kamansky
Geoffrey Vanden Heuvel
Gerald Yahr
Gina Nicholls
Gino L. Filippi
Gracie Torres
Grant Mann
Greg Woodside
Gregor Larabee
Ha T. Nguyen
Henry DeHaan
Irene Islas
James Curatalo
James Jenkins
James McKenzie
Jane Anderson
Janelle S.H. Krattiger, Esq
Janine Wilson
Jasmin A. Hall
Jason Marseilles
Jason Pivovarovoff
Jayne Joy
Jean Cihigoyenetche
Jeff Evers
Jeff Mosher
Jeffrey L. Pierson
Jennifer Hy-Luk
Jeremy N. Jungries
Jessie Ruedas
Jim Markman
Jim W. Bowman
Jimmy Gutierrez - Law Offices of Jimmy Gutierrez

ffudacz@nossaman.com
fgalante@awattorneys.com
grapp@westyost.com
Gene.Tanaka@bbklaw.com
gkamansky@niagarawater.com
geoffreyvh60@gmail.com
yahrj@koll.com
gnicholls@nossaman.com
Ginoffvine@aol.com
gtorres@wmwd.com
GMann@dpw.sbcounty.gov
gwoodside@ocwd.com
Gregor.Larabee@cdcr.ca.gov
ha.nguyen@stoel.com
Hdehaan1950@gmail.com
irene.islas@bbklaw.com
jamesc@cvwdwater.com
cnomgr@airports.sbcounty.gov
jmckenzie@dpw.sbcounty.gov
janderson@jcsd.us
janelle.krattiger@stoel.com
JWilson@cbwm.org
jhall@ieua.org
jmarseilles@ieua.org
JPivovarovoff@wmwd.com
Jayne.Joy@waterboards.ca.gov
Jean@thejclawfirm.com
jevers@niagarawater.com
jmosher@sawpa.org
jpierson@intexcorp.com
jhyluk@ieua.org
jjungreis@rutan.com
Jessie@thejclawfirm.com
jmarkman@rwglaw.com
jbowman@ontarioca.gov

Jimmy L. Gutierrez
Jimmy Medrano
Jiwon Seung
Joanne Chan
Joao Feitoza
Jody Roberto
Joe Graziano
Joe Joswiak
Joel Ignacio
John Abusham
John Bosler
John Harper
John Huitsing
John Lopez
John Lopez and Nathan Cole
John Mendoza

jimmylaredo@gmail.com
Jimmy@City-Attorney.com
Jaime.medrano2@cdcr.ca.gov
JiwonS@cvwdwater.com
jchan@wvwd.org
joao.feitoza@cmc.com
jroberto@tvmwd.com
jgraz4077@aol.com
JJoswiak@cbwm.org
jignacio@ieua.org
john.abusham@nrg.com
johnb@cvwdwater.com
jrharper@harperburns.com
johnhuitsing@gmail.com
jlopez@sarwc.com
customerservice@sarwc.com
jmendoza@tvmwd.com

| | |
|-------------------------|---------------------------------------|
| John Partridge | jpartridge@angelica.com |
| John Schatz | jschatz13@cox.net |
| John Thornton | JThorntonPE@H2OExpert.net |
| Jose A Galindo | Jose.A.Galindo@linde.com |
| Josh Swift | jmswift@fontanawater.com |
| Joshua Aguilar | jaguilar@ieua.org |
| Justin Brokaw | jbrokaw@marygoldmutualwater.com |
| Justin Nakano | JNakano@cbwm.org |
| Justin Scott-Coe Ph. D. | jscottcoe@mvwd.org |
| Karen Williams | kwilliams@sawpa.org |
| Kathleen Brundage | kathleen.brundage@californiasteel.com |
| Kati Parker | katiandcraig@verizon.net |
| Keith Kramer | kkramer@fontana.org |
| Keith Person | keith.person@waterboards.ca.gov |
| Ken Waring | kwaring@jcsd.us |
| Kevin O'Toole | kotoole@ocwd.com |
| Kevin Sage | Ksage@IRMwater.com |
| Kristina Robb | KRobb@cc.sbcounty.gov |
| Kurt Berchtold | kberchtold@gmail.com |
| Kyle Brochard | KBrochard@rwglaw.com |
| Kyle Snay | kylesnay@gswater.com |
| Larry Cain | larry.cain@cdcr.ca.gov |
| Laura Mantilla | lmantilla@ieua.org |
| Laura Yraceburu | lyraceburu@bhfs.com |
| Lauren Harold | lharold@linklogistics.com |
| Lauren V. Neuhaus, Esq. | lauren.neuhaus@stoel.com |
| Lee McElhaney | lmcElhaney@bmklawplc.com |
| Linda Jadeski | ljadeski@wwd.org |
| Lisa Lemoine | LLemoine@wmwd.com |
| Liz Hurst | ehurst@ieua.org |
| Marcella Correa | MCorrea@rwglaw.com |
| Marco Tule | mtule@ieua.org |
| Maria Ayala | mayala@jcsd.us |
| Maria Mendoza | mmendoza@westyost.com |
| Maribel Sosa | msosa@ci.pomona.ca.us |
| Marilyn Levin | marilyn.levin@doj.ca.gov |
| Mark D. Hensley | mhensley@hensleylawgroup.com |
| Mark Wildermuth | mwildermuth@westyost.com |
| Mark Wiley | mwiley@chinohills.org |
| Martin Cihigoyenette | marty@thejclawfirm.com |
| Martin Rauch | martin@rauchcc.com |
| Martin Zvirbulis | mezvirbulis@sgvwater.com |
| Mathew C. Ballantyne | mballantyne@cityofchino.org |
| Matthew H. Litchfield | mlitchfield@tvmwd.com |
| May Atencio | matencio@fontana.org |
| Melanie Trevino | Mtrevino@jcsd.us |
| Michael A. Blazevic | mblazevic@westyost.com |
| Michael Adler | michael.adler@mcmcn.net |
| Michael B. Brown, Esq. | michael.brown@stoel.com |
| Michael P. Thornton | mthornton@tkeengineering.com |
| Michelle Licea | mlicea@mvwd.org |
| Michelle Staples | mstaples@jacksontidus.law |
| Mike Gardner | mgardner@wmwd.com |

| | |
|----------------------|-------------------------------|
| Mike Maestas | mikem@cvwdwater.com |
| Miriam Garcia | mgarcia@ieua.org |
| Moore, Toby | TobyMoore@gswater.com |
| MWDProgram | MWDProgram@sdcwa.org |
| Nadia Aguirre | naguirre@tvmwd.com |
| Natalie Costaglio | natalie.costaglio@mcmcn.net |
| Nathan deBoom | n8deboom@gmail.com |
| Neetu Gupta | ngupta@ieua.org |
| Nichole Horton | Nichole.Horton@pomona.gov |
| Nick Jacobs | njacobs@somachlaw.com |
| Nicole deMoet | ndemoet@ci.upland.ca.us |
| Nicole Escalante | NEscalante@ontarioca.gov |
| Noah Golden-Krasner | Noah.goldenkrasner@doj.ca.gov |
| Parker Simon | psimon@bhfs.com |
| Paul Deutsch | paul.deutsch@woodplc.com |
| Paul Hofer | farmerhofer@aol.com |
| Paul Hofer | farmwatchtoo@aol.com |
| Paul S. Leon | pleon@ontarioca.gov |
| Pete Hall | pete.hall@cdcr.ca.gov |
| Pete Hall | rpetehall@gmail.com |
| Pete Vicario | PVicario@cityofchino.org |
| Peter Hettinga | peterhettinga@yahoo.com |
| Peter Kavounas | PKavounas@cbwm.org |
| Peter Rogers | progers@chinohills.org |
| Rachel Avila | R.Avila@MPGLAW.com |
| Randy Visser | RVisser@sheppardmullin.com |
| Richard Anderson | horsfly1@yahoo.com |
| Rick Darnell | Richard.Darnell@nrgenergy.com |
| Rick Rees | richard.rees@woodplc.com |
| Rickey S. Manbahal | smanbahal@wwwd.org |
| Rita Pro | rpro@cityofchino.org |
| Robert C. Hawkins | RHawkins@earthlink.net |
| Robert DeLoach | robertadeloach1@gmail.com |
| Robert E. Donlan | red@eslawfirm.com |
| Robert Neufeld | robneu1@yahoo.com |
| Robert Wagner | rwagner@wbecorp.com |
| Ron Craig | Rcraig21@icloud.com |
| Ron LaBrucherie, Jr. | ronLaBrucherie@gmail.com |
| Ronald C. Pietersma | rcpietersma@aol.com |
| Ruben Llamas | rllamas71@yahoo.com |
| Ruby Favela | rfavela@cbwm.org |
| Ryan Shaw | RShaw@wmwd.com |
| Sally H. Lee | shlee@ieua.org |
| Sam Nelson | snelson@ci.norco.ca.us |
| Sam Rubenstein | srubenstein@wpcarey.com |
| Sandra S. Rose | directorrose@mvwd.org |
| Sarah Foley | Sarah.Foley@bbklaw.com |
| Scott Burton | sburton@ontarioca.gov |
| Scott Slater | sslater@bhfs.com |
| Seth J. Zielke | sjzielke@fontanawater.com |
| Shawnda M. Grady | sgrady@eslawfirm.com |
| Sheila D. Brown | sheila.brown@stoel.com |
| Shivaji Deshmukh | sdeshmukh@ieua.org |

| | |
|----------------------------|-----------------------------------|
| Skylar Stephens | SStephens@sdcwa.org |
| slee@tvmwd.com | slee@tvmwd.com |
| Sonya Barber | sbarber@ci.upland.ca.us |
| Sonya Zite | szite@wmwd.com |
| Stephanie Reimer | SReimer@mwwd.org |
| Stephen Deitsch | stephen.deitsch@bbklaw.com |
| Steve Kennedy | skennedy@bmklawplc.com |
| Steve M. Anderson | steve.anderson@bbklaw.com |
| Steve Nix | snix@ci.upland.ca.us |
| Steve Riboli | steve.riboli@sanantoniowinery.com |
| Steve Smith | ssmith@ieua.org |
| Steve W. Ledbetter, PE | sledbetter@tkeengineering.com |
| Steven Andrews Engineering | sandrews@sandrewsengineering.com |
| Steven Flower | sflower@rwglaw.com |
| Steven J. Elie | selie@ieua.org |
| Steven J. Elie | s.elie@mpglaw.com |
| Steven Popelar | spopelar@jcsd.us |
| Steven Raughley | Steven.Raughley@cao.sbcounty.gov |
| Susan Palmer | spalmer@kidmanlaw.com |
| Tammi Ford | tford@wmwd.com |
| Tariq Awan | Tariq.Awan@cdcr.ca.gov |
| Taya Victorino | tayav@cvwdwater.com |
| Teri Layton | tlayton@sawaterco.com |
| Terry Catlin | tlcatlin@wfajpa.org |
| Tim Barr | tbarr@wmwd.com |
| Tim Kellett | tkellett@tvmwd.com |
| Timothy Ryan | tjryan@sgvwater.com |
| Toby Moore | TobyMoore@gswater.com |
| Todd Minten | tminten@sbcglobal.net |
| Tom Barnes | tbarnes@esassoc.com |
| Tom Bunn | TomBunn@Lagerlof.com |
| Tom Cruikshank | tcruikshank@linklogistics.com |
| Tom Harder | tharder@thomashardercompany.com |
| Tom McPeters | THMcP@aol.com |
| Tom O'Neill | toneill@chinodesalter.org |
| Toni Medell | mmedel@mbakerintl.com |
| Tony Long | tlong@angelica.com |
| Toyasha Sebbag | tsebbag@cbwcd.org |
| Tracy J. Egoscue | tracy@egoscuelaw.com |
| Van Jew | vjew@wwwd.org |
| Vanny Khu | VKhu@ontarioca.gov |
| Veronica Tristan | vtristan@jcsd.us |
| Veva Weamer | vweamer@westyost.com |
| Victor Preciado | Victor_Preciado@ci.pomona.ca.us |
| Vivian Castro | vcastro@cityofchino.org |
| Wade Fultz | Wade.Fultz@cmc.com |
| WestWater Research, LLC | research@waterexchange.com |
| William J Brunick | bbrunick@bmblawoffice.com |
| William Urena | wurena@emeraldus.com |