

ATTORNEY OR PARTY WITHOUT ATTORNEY STATE BAR NUMBER: NAME: Elizabeth P. Ewens (SBN 213046) / Michael B. Brown (SBN 179222) FIRM NAME: STOEL RIVES LLP STREET ADDRESS: 500 Capitol Mall, Suite 1600 CITY: Sacramento STATE: CA ZIP CODE: 95814 TELEPHONE NO.: 916.447.0700 FAX NO.: 916.447.4781 E-MAIL ADDRESS: elizabeth.ewens@stoel.com / michael.brown@stoel.com ATTORNEY FOR (name): City of Ontario	FOR COURT USE ONLY
SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN BERNARDINO STREET ADDRESS: 8303 Haven Avenue MAILING ADDRESS: 8303 Haven Avenue CITY AND ZIP CODE: Rancho Cucamonga, CA 91730 BRANCH NAME:	
PLAINTIFF/PETITIONER: Chino Basin Municipal Water District DEFENDANT/RESPONDENT: City of Chino, et al. OTHER PARENT/PARTY:	
APPELLANT'S NOTICE DESIGNATING RECORD ON APPEAL (UNLIMITED CIVIL CASE)	SUPERIOR COURT CASE NUMBER: RCVRS 51010
Re: Appeal filed on (date): April 6, 2026	COURT OF APPEAL CASE NUMBER (if known): E088249
Notice: Please read <i>Information on Appeal Procedures for Unlimited Civil Cases (form APP-001-INFO)</i> before completing this form. This form must be filed in the superior court, not in the Court of Appeal.	

1 RECORD OF THE DOCUMENTS FILED IN THE SUPERIOR COURT

I choose to use the following method of providing the Court of Appeal with a record of the documents filed in the superior court (check a, b, c, or d, and fill in any required information):

- a. A clerk's transcript under rule 8.122. (You must check (1) or (2) and fill out the clerk's transcript section (item 4) on pages 2 and 3 of this form.)
 - (1) I will pay the superior court clerk for this transcript myself when I receive the clerk's estimate of the costs of this transcript. I understand that if I do not pay for this transcript, it will not be prepared and provided to the Court of Appeal.
 - (2) I request that the clerk's transcript be provided to me at no cost because I cannot afford to pay this cost. I have submitted the following document with this notice designating the record (check (a) or (b)):
 - (a) An order granting a waiver of court fees and costs under rules 3.50-3.58; or
 - (b) An application for a waiver of court fees and costs under rules 3.50-3.58. (Use Request to Waive Court Fees (form FW-001) to prepare and file this application.)
- b. An appendix under rule 8.124.
- c. The original superior court file under rule 8.128. (NOTE: Local rules in the Court of Appeal, First, Third, and Fourth Appellate Districts, permit parties to stipulate (agree) to use the original superior court file instead of a clerk's transcript; you may select this option if your appeal is in one of these districts and all the parties have stipulated to use the original superior court file instead of a clerk's transcript in this case. Attach a copy of this stipulation.)
- d. An agreed statement under rule 8.134. (You must complete item 2b(2) below and attach to your agreed statement copies of all the documents that are required to be included in the clerk's transcript. These documents are listed in rule 8.134(a).)

2 RECORD OF ORAL PROCEEDINGS IN THE SUPERIOR COURT

I choose to proceed (you must check a or b below):

- a. WITHOUT a record of the oral proceedings (what was said at the hearing or trial) in the superior court. I understand that without a record of the oral proceedings in the superior court, the Court of Appeal will not be able to consider what was said during those proceedings in deciding whether an error was made in the superior court proceedings.

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2. b. WITH the following record of the oral proceedings in the superior court (*you must check (1), (2), or (3) below*):
- (1) A reporter's transcript under rule 8.130. (*You must fill out the reporter's transcript section (item 5) on pages 3 and 4 of this form.*) I have (*check all that apply*):
 - (a) Deposited with the superior court clerk the approximate cost of preparing the transcript by including the deposit with this notice as provided in rule 8.130(b)(1).
 - (b) Attached a copy of a Transcript Reimbursement Fund application filed under rule 8.130(c)(1).
 - (c) Attached the reporter's written waiver of a deposit under rule 8.130(b)(3)(A) for (*check either (i) or (ii)*):
 - (i) all of the designated proceedings.
 - (ii) part of the designated proceedings.
 - (d) Attached a certified transcript under rule 8.130(b)(3)(C).
 - (2) An agreed statement. (*Check and complete either (a) or (b) below.*)
 - (a) I have attached an agreed statement to this notice.
 - (b) All the parties have stipulated (agreed) in writing to try to agree on a statement. (*You must attach a copy of this stipulation to this notice.*) I understand that, within 40 days after I file the notice of appeal, I must file either the agreed statement or a notice indicating the parties were unable to agree on a statement and a new notice designating the record on appeal.
 - (3) A settled statement under rule 8.137. (*You must check (a), (b), or (c) below, and fill out the settled statement section (item 6) on page 4.*)
 - (a) The oral proceedings in the superior court were not reported by a court reporter.
 - (b) The oral proceedings in the superior court were reported by a court reporter, but I have an order waiving fees and costs.
 - (c) I am asking to use a settled statement for reasons other than those listed in (a) or (b). (*You must serve and file the motion required under rule 8.137(b) at the same time that you file this form. You may use form APP-025 to prepare the motion.*)

3 RECORD OF AN ADMINISTRATIVE PROCEEDING TO BE TRANSMITTED TO THE COURT OF APPEAL

I request that the clerk transmit to the Court of Appeal under rule 8.123 the record of the following administrative proceeding that was admitted into evidence, refused, or lodged in the superior court (*give the title and date or dates of the administrative proceeding*):

Title of Administrative Proceeding	Date or Dates
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4. NOTICE DESIGNATING CLERK'S TRANSCRIPT

(You must complete this section if you checked item 1a above indicating that you choose to use a clerk's transcript as the record of the documents filed in the superior court.)

a. **Required documents.** The clerk will automatically include the following items in the clerk's transcript, but you must provide the date each document was filed, or if that is not available, the date the document was signed.

Document Title and Description	Date of Filing
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- (1) Notice of appeal
- (2) Notice designating record on appeal (*this document*)
- (3) Judgment or order appealed from
- (4) Notice of entry of judgment (*if any*)
- (5) Notice of intention to move for new trial or motion to vacate the judgment, for judgment notwithstanding the verdict, or for reconsideration of an appealed order (*if any*)
- (6) Ruling on one or more of the items listed in (5)
- (7) Register of actions or docket (*if any*)

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4 NOTICE DESIGNATING CLERK'S TRANSCRIPT

b. **Additional documents.** (If you want any documents from the superior court proceeding in addition to the items listed in 4a. above to be included in the clerk's transcript, you must identify those documents here.)

I request that the clerk include in the transcript the following documents that were filed in the superior court proceeding. (You must identify each document you want included by its title and provide the date it was filed or, if that is not available, the date the document was signed.)

	Document Title and Description	Date of Filing
(8)		
(9)		
(10)		
(11)		

See additional pages. (Check here if you need more space to list additional documents. List these documents on a separate page or pages labeled "Attachment 4b," and start with number (12).)

c. **Exhibits to be included in clerk's transcript**

I request that the clerk include in the transcript the following exhibits that were admitted in evidence, refused, or lodged in the superior court. (For each exhibit, give the exhibit number, such as Plaintiff's #1 or Defendant's A, and a brief description of the exhibit. Indicate whether or not the court admitted the exhibit into evidence. If the superior court has returned a designated exhibit to a party, the party in possession of the exhibit must deliver it to the superior court clerk within 10 days after service of this notice designating the record. (Rule 8.122(a)(3).))

	Exhibit Number	Description	Admitted (Yes/No)
(1)			
(2)			
(3)			
(4)			

See additional pages. (Check here if you need more space to list additional exhibits. List these exhibits on a separate page or pages labeled "Attachment 4c," and start with number (5).)

5 NOTICE DESIGNATING REPORTER'S TRANSCRIPT

You must complete both a and b in this section if you checked item 2b(1) above indicating that you choose to use a reporter's transcript as the record of the oral proceedings in the superior court. Please remember that you must pay for the cost of preparing the reporter's transcript.

a. **Format of the reporter's transcript**

I request that the reporters provide (check one):

- (1) My copy of the reporter's transcript in electronic format.
- (2) My copy of the reporter's transcript in paper format.
- (3) My copy of the reporter's transcript in electronic format and a second copy in paper format.

(Code Civ. Proc., § 271.)

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5. b. **Proceedings**

I request that the following proceedings in the superior court be included in the reporter's transcript. *(You must identify each proceeding you want included by its date, the department in which it took place, a description of the proceedings (for example, the examination of jurors, motions before trial, the taking of testimony, or the giving of jury instructions), the name of the court reporter who recorded the proceedings (if known), and whether a certified transcript of the designated proceeding was previously prepared.)*

Date	Department	Full/Partial Day	Description	Reporter's Name	Prev. prepared?
(1) 1/30/2026	17	Partial	Motion for Attorney's Fee	Elsa Hurtado	<input checked="" type="checkbox"/> Yes <input type="checkbox"/> No
(2)					<input type="checkbox"/> Yes <input type="checkbox"/> No
(3)					<input type="checkbox"/> Yes <input type="checkbox"/> No
(4)					<input type="checkbox"/> Yes <input type="checkbox"/> No

See additional pages. *(Check here if you need more space to list additional proceedings. List these exhibits on a separate page or pages labeled "Attachment 5b," and start with number (5).)*

6 **NOTICE DESIGNATING PROCEEDINGS TO BE INCLUDED IN SETTLED STATEMENT**

(You must complete this section if you checked item 2b(3) above indicating you choose to use a settled statement.) I request that the following proceedings in the superior court be included in the settled statement. *(You must identify each proceeding you want included by its date, the department in which it took place, a description of the proceedings (for example, the examination of jurors, motions before trial, the taking of testimony, or the giving of jury instructions), the name of the court reporter who recorded the proceedings (if known), and whether a certified transcript of the designated proceeding was previously prepared.)*

Date	Department	Full/Partial Day	Description	Reporter's Name	Prev. prepared?
(1)					<input type="checkbox"/> Yes <input type="checkbox"/> No
(2)					<input type="checkbox"/> Yes <input type="checkbox"/> No
(3)					<input type="checkbox"/> Yes <input type="checkbox"/> No
(4)					<input type="checkbox"/> Yes <input type="checkbox"/> No

See additional pages. *(Check here if you need more space to list additional proceedings. List these proceedings on a separate page or pages labeled "Attachment 6," and start with number (5).)*

7. a. The proceedings designated in 5b or 6 include do not include all of the testimony in the superior court.

b. If the designated proceedings DO NOT include all of the testimony, state the points that you intend to raise on appeal. *(Rule 8.130(a)(2) and rule 8.137(d)(1) provide that your appeal will be limited to these points unless the Court of Appeal permits otherwise.)* Points are set forth: Below On a separate page labeled "Attachment 7."

Date: April 16, 2026

Elizabeth P. Ewens
(TYPE OR PRINT NAME)


(SIGNATURE OF APPELLANT OR ATTORNEY)
 Attorney for City of Ontario

Hearing Transcript

Case Number: RCVRS51010

Date: January 30, 2026

In the matter of:

CHINO BASIN MUNICIPAL WATER DISTRICT v CITY OF CHINO

HEARING

**CERTIFIED
COPY**

Reported by:
ELSA HURTADO

Steno
Agency, Inc.

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Suite 1850
Los Angeles, CA 90024
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(888) 707-8366



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SUPERIOR COURT OF THE STATE OF CALIFORNIA

FOR THE COUNTY OF SAN BERNARDINO

DEPARTMENT R17

HON. GILBERT G. OCHOA, JUDGE

-o0o-

CHINO BASIN MUNICIPAL WATER)
DISTRICT,)

Plaintiff,)

vs.)

CITY OF CHINO,)

Defendant.)

No. RCVRS51010

REPORTER'S TRANSCRIPT OF PROCEEDINGS

FRIDAY, JANUARY 30, 2026

APPEARANCES:

FOR CITY OF ONTARIO STOEL RIVES, LLP
BY: ELIZABETH P. EWENS
500 CAPITAL MALL
SUITE 1600
SACRAMENTO, CA 95814

FOR CHINO BASIN BY: BRAD HERREMA (ZOOM)
WATERMASTER

FOR FONTANA WATER BY: MEREDITH NIKKEL (ZOOM)
COMPANY

CUCAMONGA VALLEY BY: JEREMY JUNGREIS (ZOOM)
WATER DISTRICT

INLAND EMPIRE BY: JEAN CIHGOYENTCHE (ZOOM)
UTILITIES AGENCY

REPORTED BY: ELSA HURTADO, CSR NO. 14206, RPR
COURT REPORTER PRO TEMPORE

1 CASE NUMBER: RCVRS51010
2 CASE NAME: CHINO BASIN MUNICIPAL WATER
3 DISTRICT V. CITY OF CHINO
4 RANCHO CUCAMONGA, CA FRIDAY, JANUARY 30, 2026
5 DEPARTMENT R17 HON. GILBERT G. OCHOA, JUDGE
6 APPEARANCES: (AS HERETOFORE NOTED)
7 REPORTER: ELSA HURTADO, CSR NO. 14206
8 TIME: A.M. SESSION - 9:59 A.M.

9 --o0o--

10 (The following proceedings were held in open
11 court. The court reporter appeared in
12 person:)

13
14 THE COURT: Good morning. The Court calls the
15 10:00 o'clock calendar. The water basin case. If I
16 can have everybody's appearances.

17 MS. EWENS: Good morning, your Honor,
18 Elizabeth Ewens for Stoel Rives for the City of
19 Ontario.

20 THE COURT: Good morning.

21 MR. HERREMA: Good morning, your Honor, Brad
22 Herrema for Watermaster, not on Ontario's motion but on
23 Watermaster's motion regarding the received filing of
24 the ground level monitor and committee in the report.

25 THE COURT: Anyone else? Any other
26 appearances?

1 MR. KENNEDY: Good morning, your Honor, Steve
2 Kennedy on behalf of Three Valley Municipal Water
3 District.

4 THE COURT: Anyone else?

5 MR. CIHIGOYENETCHE: Good morning, your
6 Honor, this is Jean Cihigoyenetché on behalf of IEUA.
7 I'm filling in as an observer today as I have submitted
8 on the tentative.

9 THE COURT: Okay. Anyone else?

10 MR. JUNGREIS: Good morning, your Honor,
11 Jeremy Jungreis on behalf of Cucamonga Valley Water
12 District. Similarly submitted on the tentative and
13 observing.

14 THE COURT: Okay. Anyone else?

15 MS. NIKKEL: Good morning, your Honor,
16 Meredith Nikkel on behalf of the Fontana Water Company.
17 Also submitted on the tentative so I'm here observing.
18 Thank you.

19 THE COURT: Thank you. Anyone else?

20 Okay. Well, let's go ahead and get started.

21 We are on for two motions. The first motion
22 to receive and file the 2024 and '25 report for ground
23 level monitors. There was no opposition. So that is
24 granted. The Court has signed the attached order.
25 That leaves us with the motion for attorney's fees and
26 costs.

1 Has everybody had an opportunity to look at
2 the Court's tentative?

3 MS. EWENS: I did, your Honor, and it is much
4 appreciated.

5 THE COURT: Would anybody like to argue?

6 MS. EWENS: I would, your Honor, for the City
7 of Ontario.

8 THE COURT: Certainly.

9 MS. EWENS: We do appreciate the care that the
10 Court took into the tentative ruling. We would
11 respectfully ask the Court to reconsider its
12 consideration in the tentative order.

13 We will not -- out of respect for the Court's
14 time -- reargue everything that was in our papers, but
15 there are a couple of issues that we could like to
16 address with the Court.

17 The first is the Court's conclusion with the
18 peace agreement was not implicated in this case. The
19 second issue we would like to address is Ontario's
20 satisfaction with the notice of requirements under the
21 peace agreement.

22 THE COURT: Go ahead.

23 MS. EWENS: Beginning with the peace
24 agreement, your Honor, I think foundationally it is
25 important to look at the standard as applied to the
26 role of the peace agreement in this case. Your Court's

1 order cited Thompson Pacific Coast at 155 Cal. App.
2 4th 525, which held with the appellate issues and the
3 parties' obligations under the judgment peace
4 agreement, DOA. This refers to the Court's October
5 2025 order where inextricably intertwined that the
6 peace agreement is at issue.

7 Similarly, in this case, your Court cited to
8 Civil Code 1717 and the Douglas case where the issue is
9 whether or not the action involves the contract or in
10 this case the peace agreement. It is foundational in
11 this case that the peace agreement serves as the basis
12 as of the DYY program. But another way the DYY program
13 does not exist without the peace agreement. And you
14 see this throughout the DYY program agreements,
15 throughout the DYY orders of this Court and you see it
16 in the Court of Appeals' opinion.

17 If the Court looks at the face of the 2003
18 order of this Court adopting and approving the DYY
19 funding agreement, you will find the following language
20 on page two:

21 "Watermaster requests an order from this Court
22 declaring that funding agreement is consistent with the
23 responsibilities in the peace agreement. Watermaster
24 asserts that the question to be decided by the Court is
25 whether or not the funding agreement satisfies
26 Watermaster's commitments under Section 5.2(c) of the

1 peace agreement. That was the basis. The peace
2 agreement was the basis for the 2003 funding agreement
3 that was adopted by the Court and relied upon by the
4 Court of Appeal in its ruling. You will also see the
5 peace agreement reflected in the issues revolving
6 Fontana. Fontana does not have a local agency
7 agreement. The local agency agreement requirement is
8 founded in the 2004 court order -- DYY court order --
9 approving the storage and recovery agreement. And that
10 requirement is embodied in the peace agreement
11 Section 5(c) Rom. Num. I. That section of the peace
12 agreement says as follows:

13 "Watermaster will ensure that no person
14 shall store water in or recover water from the basin
15 other than pursuant to local agency agreement. Without
16 this origin recovery agreement with watermaster."
17 Fontana does not have a local agency agreement. That
18 was a key portion of the Court of Appeals findings in
19 this case and it derives both from the 2004 DYY order
20 and the peace agreement directly.
21 You will also see this in Court of Appeals opinion
22 where the Court repeatedly relies on the DYY agreements
23 and the DYY Court orders that are in turn based again
24 and exist because of the peace agreement.

25 If you look at the Court of Appeals opinion
26 on page 25 to 26, you see the Court's recitation of

1 what it means when it says that it is looking at the
2 DYY agreements and Court orders that are at issue in
3 this case.

4 Further, if you look at the Court of Appeals
5 analysis abroad mutual benefit, that language directly
6 comes from the peace agreement. Specifically, peace
7 agreement Section 5.2(c) Rom Num IV(b). This was cited
8 by the Court of Appeal in its decision on footnote 13.
9 The judgment in this case was the procedural mechanism
10 by which Ontario brought these challenges, but the
11 fundamental basis of these challenges comes directly
12 from the peace agreement as applied by this Court in
13 its 2003 order, its 2004 orders in the local agency
14 agreement requirements and in the direction it was
15 provided to Watermaster and the parties about how the
16 storage and recovery projects in this basin are to be
17 managed.

18 Again the DYY agreements and orders, all of
19 which, are based on the peace agreement prescribe how
20 the water is stored and recovered from this basin, the
21 terms by which water is stored and recovered from this
22 basin, and how it is accounted for in this basin and
23 all of these things in turn inform how charges and
24 assessments are levied in this basin. It all drives
25 from the peace agreement.

26 The second issue that we would like to address

1 with the Court is the notice of default issue. This
2 court previously recognized in its October 2025 order
3 that strict compliance within this requirement is not
4 required in all instances.

5 In that order, your Honor stated:

6 "Issuing a notice of default would be futile."
7 Given Ontario defendant has made clear that they would
8 not pay the DOA that was entered to settle the dispute.
9 Hereto, a formal written notice of default would have
10 been futile. Absolutely futile.

11 By the time this dispute arose, the parties
12 had already claimed DYY production in the assessment
13 packages. The Watermaster had approved those
14 assessment packages. Cucamonga and Fontana stowed to
15 gained tens of thousands of dollars in benefits due to
16 their claim DYY production. And, yet, Ontario still
17 pursued an attempt with the parties directly with IEUA
18 and CDWD and Fontana and Watermaster to try to find a
19 way for them to reconsider their actions. And they
20 were rebuffed. Entirely rebuffed. Up to and including
21 denials of request for an extension of time to
22 facilitate settlement discussions and refusals to waive
23 claimed conflicts of interest does deny Ontario benefit
24 of counsels.

25 It was futile for them, for Ontario, to
26 continue to pursue that route.

1 The other thing is that the Court of Appeal actually
2 recognized in its opinion the futility on page 17 of
3 the Court of Appeals opinion.

4 The Court writes: "In preparing its
5 January 27th, 2022, report Watermaster staff noted that
6 Ontario asked that Watermaster cease any further
7 implementation of the 2019 letter agreement and amend
8 the assessment packages."

9 So again, the request was made by Ontario. It
10 was refused. Ontario specifically asked that the
11 conduct be ceased. It was refused. No notice of
12 default. No piece of paper would have changed this
13 result. And to require a piece of paper that says
14 notice of default really put this form over substance.

15 The purpose of the notice requirements is to
16 give the parties an opportunity to cure and create a
17 place where the parties can engage in dialogue to
18 resolve dispute. In substance, that is exactly what
19 Ontario did. And those efforts were refused. They
20 were rebut. These parties knew what was at issue.
21 They knew what was at issue. It is a 2003 funding
22 agreement premised on the peace agreement. They knew
23 what was at issue was the DYY program that was built on
24 the peace agreement. There was no mystery here that
25 the foundation of this dispute had to do with the
26 parties' failure to abide by their commitments that

1 they entered into including the obligation to pay
2 attorney's fees, if they lose, embodied in the peace
3 agreement.

4 So we would ask, again, that the Court
5 reconsider its findings regarding the notice of
6 default. And with that, your Honor, I would be pleased
7 to answer any questions you may have.

8 THE COURT: No, but, thank you.

9 I think the request to have the Court
10 re-examine and reconsider, essentially, 8 to 9 inches
11 of documents, probably over 1,000 pages, is quite a
12 lift for the Court that is by the resource Court stayed
13 it. That's not your fault, but that is the reality of
14 the situation on the ground. Really, all I can do is
15 kind of rule and move on and tell the appellate court
16 to either reverse what I do, but I just can't do it
17 with that volume of material.

18 And, you know, every time I see a motion in
19 this case it is 12 inches and it is a stack of papers
20 it is 12 inches high. It is a considerable amount of
21 work for the Court -- which I don't mind -- but I just
22 can't do a redo. Because every time you guys come in,
23 you are asking me to re-examine -- for whoever is the
24 losing party.

25 It is just not practical for the Court, but I
26 appreciate your comments. The Court is going to adopt

1 its tentative as the ruling. Notice pursuant to the
2 court's ruling.

3 MS. EWENS: I appreciate it.

4 THE COURT: Thank you. Have a great weekend.

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6 (Proceedings adjourned at 10:21 a.m.)

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SUPERIOR COURT OF THE STATE OF CALIFORNIA

FOR THE COUNTY OF SAN BERNARDINO

DEPARTMENT R17 HON. GILBERT G. OCHOA, JUDGE

CHINO BASIN MUNICIPAL WATER)		
DISTRICT,)		
)	
Plaintiff,)		SUPERIOR COURT
)	No. RCVRS51010
vs.)		
)	
CITY OF CHINO,)		REPORTER'S
)	CERTIFICATE
Defendant.)		

I, ELSA HURTADO, Reporter Pro Tempore of the Superior Court of the State of California, for the County of San Bernardino, do hereby certify that I did correctly report the proceedings contained herein and that the foregoing pages 1 through 11, inclusive, comprise a full, true, and correct transcript of the proceedings and testimony taken in the matter of the above-entitled cause on 30th of January, 2026.

Dated this 31st of January, 2026.

Elsa Hurtado

ELSA HURTADO, CSR NO. 14206, RPR
COURT REPORTER PRO TEMPORE

-	5	amend 9:7	built 9:23
--o0o-- 2:9	5(c) 6:11	amount 10:20	C
1	5.2(c) 5:26 7:7	analysis 7:5	CA 2:4
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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 action within. My business address is Chino Basin Watermaster, 9641 San Bernardino Road, Rancho Cucamonga, California 91730; telephone (909) 484-3888.

On April 16, 2026, I served the following:

1. APPELLANT'S NOTICE DESIGNATING RECORD ON APPEAL

/X/ BY MAIL: in said cause, by placing a true copy thereof enclosed with postage thereon fully prepaid, for delivery by the 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.

/X/ BY ELECTRONIC MAIL: I transmitted notice of availability of electronic documents by electronic transmission to the email address indicated. The transmission was reported as complete on the transmission report, which was properly issued by the transmitting electronic mail device.
See attached service list: Master Email Distribution List

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

Executed on April 16, 2026, in Rancho Cucamonga, California.



By: Ruby Favela Quintero
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