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11 SUPERIOR COURT OF THE STATE OF CALIFORNIA
12 FOR THE COUNTY OF LOS ANGELES

13 Upper San Gabriel Valley)

Case No.: 924128

14 Municipal Water District,)

AMENDED JUDGMENT

Plaintiff,)

(And Exhibits Thereto)

16 vs.)

17 City of Alhambra, et al,)

18 Defendants)
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23 HONORABLE MAUREEN DUFFY-LEWIS

24 Assigned Judge Presiding

25 DEPARTMENT 38

26 June 21, 2012

27 (This version includes prior Amendments
28 and updated Exhibits through June 21, 2012.)

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EXHIBITS

- “A” – Map entitled, “San Gabriel River Watershed Tributary to Whittier Narrows”
- “B” – Boundaries of Relevant Watershed
- “C” – Table Showing Base Annual Diversion Rights of Certain Diverters
- “D” – Table Showing Prescriptive Pumping Rights and Pumper’s Share of Each Pumper
- “E” – Table Showing Production Rights of Each Integrated Producer
- “F” – Table Showing Special Category Rights
- “G” – Table Showing Non-consumptive Users
- “H” – Watermaster Operating Criteria
- “J” – Puente Narrows Agreement
- “K” – Overlying Rights
(Exhibit “K” Includes - Nature of Overlying Right, Description of Overlying Lands To Which Overlying Rights Are Appurtenant, Producers Entitled To Exercise Overlying Rights and Their Respective Consumptive Use Portions, and Map of Overlying Lands.)
- “L” – List of Producers and Other Parties and Their Designees (June 2012) (New)
- “M” – Watermaster Members, Officers, and Staff, Including Calendar Year 2012 (New)

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SUPERIOR COURT OF CALIFORNIA, COUNTY OF LOS ANGELES

11 Upper San Gabriel Valley
12 Municipal Water District,
13 Plaintiff,
14 vs.
15 City of Alhambra, et al,
16 Defendant

Case No.: 924128

AMENDED JUDGMENT

Hearing: June 21, 2012
Department 38, 9:30 A.M.

18 The Petition of the MAIN SAN GABRIEL BASIN WATERMASTER for this
19 AMENDED JUDGMENT herein, came on regularly for hearing in this Court before the
20 **HONORABLE MAUREEN DUFFY-LEWIS**, ASSIGNED JUDGE PRESIDING, on June 21,
21 2012; Frederic A. Fudacz appeared as attorney for Watermaster - Petitioner; and good cause
22 appearing, the following **ORDER** and **AMENDED JUDGMENT** are, hereby, made:

I. INTRODUCTION

24 1. Pleadings, Parties, and Jurisdiction. The complaint herein was filed on January 2,
25 1968, seeking an adjudication of water rights. By amendment of said complaint and dismissals
26 of certain parties, said adjudication was limited to the Main San Gabriel Basin and its Relevant
27 Watershed. Substantially all defendants and the cross-defendant have appeared herein, certain
28 defaults have been entered, and other defendants dismissed. By the pleadings herein and by

1 Order of this Court, the issues have been made those of a full inter se adjudication of water
2 rights as between each and all of the parties. This Court has jurisdiction of the subject matter of
3 this action and of the parties herein.

4 2. Stipulation for Entry of Judgment. A substantial majority of the parties, by
5 number and by quantity of rights herein Adjudicated, Stipulated for entry of a Judgment in
6 substantially the form of the original Judgment herein.

7 3. Lis Pendens. (New) A Lis Pendens was recorded August 20, 1970, as Document
8 2650, in Official Records of Los Angeles County, California, in Book M 3554, Page 866.

9 4. Findings and Conclusions. (Prior Judgment Section 3) Trial was had before the
10 Court, sitting without a jury, John Shea, Judge Presiding, commencing on October 30, 1972, and
11 Findings of Fact and Conclusions of Law have been entered herein.

12 5. Judgment. (New) Judgment (and Exhibits Thereto), Findings of Fact and
13 Conclusions of Law (and Exhibits Thereto), Order Appointing Watermaster, and Initial
14 Watermaster Order were signed and filed December 29, 1972, and Judgment was entered
15 January 4, 1973, in Book 6791, Page 197.

16 6. Intervention After Judgment. (New) Certain defendants have, pursuant to the
17 Judgment herein and the Court's continuing jurisdiction, intervened and appeared herein after
18 entry of Judgment.

19 7. Amendments of Judgment. (New) The original Judgment herein was previously
20 amended on March 29 1979, by: (1) adding definition (r [1]) thereto, (2) amending definition
21 (bb) therein, (3) adding Exhibit "K" thereto, (4) adding Sections 14.5 and 16.5 thereto, and (5)
22 amending Sections 37(b), 37(c), 37(d), and Section 47 therein; it was again amended on
23 December 21, 1979, by amending Section 38(c) thereof; again amended on February 21, 1980,
24 by amending Section 24 thereof; again amended on September 12, 1980, by amending Sections
25 35(a), 37(a), and 38(a); again amended on December 22, 1987, by adding Section 37(e) thereto;
26 amended again on July 22, 1988 by amending Section 37(e) thereof and Ordering an Amended
27 Judgment herein; again amended on January 29, 1991, by amending Sections 10(j), 40, and by
28 adding Sections 40(a), 40(b), 40(c), 40(d), 40(e) and 40(f); again amended on April 2, 1991, by

1 amending Sections 10(ff), 10(jj), and 34(h); again amended on February 24, 1992, by amending
2 Section 40(b); again amending Appendices in 2000; and again on June 21, 2012 by amending
3 Sections 10(ff), 26, 29(d), 34(b), 34(c), 34(g), 34(h), 34(j), 36, 42, 44, 45, 46(a), 47, 50, 54,
4 Exhibit H Sections 2, 3(d), 4; adding Sections 34(p), 34(q), 34(r); and deleting Section 53
5 entirely.

6 8. Transfers. (New) Since the entry of Judgment herein there have been numerous
7 transfers of Adjudicated water rights. To the date hereof, said transfers are reflected in Exhibits
8 "C", "D", and "E".

9 9. Producers and Their Designees. (New) The current status of Producers and their
10 Designees is shown on Exhibit "L".

11 10. Definitions. (Prior Judgment Section 4) As used in this Judgment, the following
12 terms shall have the meanings herein set forth:

13 (a) Base Annual Diversion Right – The average annual quantity of water which
14 a Diverter is herein found to have the right to Divert for Direct Use.

15 (b) Direct Use – Beneficial use of water other than for spreading or Ground
16 Water recharge.

17 (c) Divert or Diverting – To take waters of any surface stream within the
18 Relevant Watershed.

19 (d) Diverter – Any party who Diverts.

20 (e) Elevation – Feet above mean sea level.

21 (f) Fiscal Year – A period July 1 through June 30, following.

22 g) Ground Water – Water beneath the surface of the ground and within the zone
23 of saturation.

24 (h) Ground Water Basin – An interconnected permeable geologic formation
25 capable of storing a substantial Ground Water supply.

26 (i) Integrated Producer – Any party that is both a Pumper and a Diverter, and
27 has elected to have its rights adjudicated under the optional formula provided in Section
18 of this Judgment.

1 (j) In-Lieu Water Cost – The differential between a particular Producer's cost of
2 Watermaster directed produced, treated, blended, substituted, or Supplemental Water
3 delivered or substituted to, for, or taken by, such Producer in-lieu of his cost of otherwise
4 normally Producing a like amount of Ground Water from the Basin. (Amended 1/29/91)

5 (k) Key Well – Baldwin Park Key Well, being elsewhere designated as State
6 Well No. 1S/10W-7R2, or Los Angeles County Flood Control District Well No. 3030-F.
7 Said well has a ground surface Elevation of 386.7.

8 (l) Long Beach Case – Los Angeles Superior Court Civil Action No. 722647,
9 entitled, "Long Beach, et al., v. San Gabriel Valley Water Company, et al."

10 (m) Main San Gabriel Basin or Basin – The Ground Water Basin underlying the
11 area shown as such on Exhibit "A".

12 (n) Make-Up Obligation – The total cost of meeting the obligation of the Basin
13 to the area at or below Whittier Narrows, pursuant to the Judgment in the Long Beach
14 Case.

15 (o) Minimal Producer – Any party whose Production in any Fiscal Year does
16 not exceed five (5) acre-feet. (Prior to June 21, 2012)

17 (p) Natural Safe Yield – The quantity of natural water supply which can be
18 extracted annually from the Basin under conditions of long term average annual supply,
19 net of the requirement to meet downstream rights as determined in the Long Beach Case
20 (exclusive of Pumped export), and under cultural conditions as of a particular year.

21 (q) Operating Safe Yield – The quantity of water which the Watermaster
22 determines hereunder may be Pumped from the Basin in a particular Fiscal Year, free of
23 the Replacement Water Assessment under the Physical Solution herein.

24 (r) Overdraft – A condition wherein the total annual Production from the Basin
25 exceeds the Natural Safe Yield thereof.

26 (s) Overlying Rights – (Prior Judgment Section 4(r)[1]) The right to Produce
27 water from the Basin for use on Overlying Lands, which rights are exercisable only on
28 specifically defined Overlying Lands and which cannot be separately conveyed or

1 transferred apart therefrom.

2 (t) Physical Solution – (Prior Judgment Section 4(s)) The Court decreed method
3 of managing the waters of the Basin so as to achieve the maximum utilization of the
4 Basin and its water supply, consistent with the rights herein declared.

5 (u) Prescriptive Pumping Right – (Prior Judgment Section 4(t)) The highest
6 continuous extractions of water by a Pumper from the Basin for beneficial use in any five
7 (5) consecutive years after commencement of Overdraft and prior to filing of this action,
8 as to which there has been no cessation of use by that Pumper during any subsequent
9 period of five (5) consecutive years, prior to the said filing of this action.

10 (v) Produce or Producing – (Prior Judgment Section 4(u)) To Pump or Divert
11 Water.

12 (w) Producer – (Prior Judgment Section 4(v)) A party who Produces water.

13 (x) Production – (Prior Judgment Section 4(w)) The annual quantity of water
14 Produced, stated in acre feet.

15 (y) Pump or Pumping – (Prior Judgment Section 4(x)) To extract Ground Water
16 from the Basin by Pumping or any other method.

17 (z) Pumper – (Prior Judgment Section 4(y)) Any party who Pumps water.

18 (aa) Pumper's Share – (Prior Judgment Section 4(z)) A Pumper's right to a
19 percentage of the entire Natural Safe Yield, Operating Safe Yield and appurtenant
20 Ground Water storage.

21 (bb) Relevant Watershed – (Prior Judgment Section 4(aa)) That portion of the
22 San Gabriel River watershed tributary to Whittier Narrows which is shown as such on
23 Exhibit "A", and the exterior boundaries of which are described in Exhibit "B".

24 (cc) Replacement Water – (Prior Judgment Section 4(bb)) Water purchased by
25 Watermaster to replace: (1) Production in excess of a Pumper's Share of Operating Safe
26 Yield; (2) The consumptive use portion resulting from the exercise of an Overlying
27 Right; and (3) Production in excess of a Diverter's right to Divert for Direct Use.

28 (dd) Responsible Agency – (Prior Judgment Section 4(cc)) The municipal water

1 district which is the normal and appropriate source from whom Watermaster shall
2 purchase Supplemental Water for replacement purposes under the Physical Solution,
3 being one of the following:

4 (1) Upper District – Upper San Gabriel Valley Municipal Water District,
5 a member public agency of the Metropolitan Water District of Southern
6 California (MWD).

7 (2) San Gabriel District – San Gabriel Valley Municipal Water District,
8 which has a direct contract with the State of California for State Project Water.

9 (3) Three Valleys District – Three Valleys Municipal Water District,
10 formerly, “Pomona Valley Municipal Water District”, a member public agency of
11 MWD.

12 (ee) Stored Water – (Prior Judgment Section 4(dd)) Supplemental Water stored in
13 the Basin pursuant to a contract with Watermaster as authorized by Section 34(n).

14 (ff) Supplemental Water – (Prior Judgment Section 4(ee)) Nontributary water
15 imported through a Responsible Agency and reclaimed water or water obtained from
16 other available sources when water is not available in a timely fashion from a
17 Responsible Agency. (Amended 6/21/12)

18 (gg) Transporting Parties – (Prior Judgment Section 4(ff)) Any party presently
19 transporting water (i.e., during the 12 months immediately preceding the making of the
20 findings herein) from the Relevant Watershed or Basin to an area outside thereof, and
21 any party presently or hereafter having an interest in lands or having a service area
22 outside the Basin or Relevant Watershed contiguous to lands in which it has an interest
23 or a service area within the Basin or Relevant Watershed. Division by a road, highway,
24 or easement shall not interrupt contiguity. Said term shall also include the City of Sierra
25 Madre, or any party supplying water thereto, so long as the corporate limits of said City
26 are included within one of the Responsible Agencies and if said City, in order to supply
27 water to its corporate area from the Basin, becomes a party to this action bound by this
28 Judgment.

1 (hh) Water Level – (Prior Judgment Section 4(gg)) The measured Elevation of
2 water in the Key Well, corrected for any temporary effects of mounding caused by
3 replenishment or local depressions caused by Pumping.

4 (ii) Year – (Prior Judgment Section 4(hh)) A calendar year, unless the context
5 clearly indicates a contrary meaning.

6 (jj) Reclaimed Water – Water which, as a result of treatment of waste, is suitable
7 for a direct beneficial use or a controlled use that would not otherwise occur. (Amended
8 4/2/91)

9 11. Exhibits. (Prior Judgment Section 5) The following exhibits are attached to this
10 Judgment and incorporated herein by this reference:

11 Exhibit “A” – Map entitled, “San Gabriel River Watershed Tributary to Whittier
12 Narrows”, showing the boundaries and relevant geologic and hydrologic features in the
13 portion of the watershed of the San Gabriel River lying upstream from Whittier Narrows.

14 Exhibit “B” – Boundaries of Relevant Watershed.

15 Exhibit “C” – Table Showing Base Annual Diversion Rights of Certain Diversers.

16 Exhibit “D” – Table Showing Prescriptive Pumping Rights and Pumper’s Share
17 of Each Pumper.

18 Exhibit “E” – Table Showing Production Rights of Each Integrated Producer.

19 Exhibit “F” – Table Showing Special Category Rights.

20 Exhibit “G” – Table Showing Non-consumptive Users.

21 Exhibit “H” – Watermaster Operating Criteria.

22 Exhibit “J” – Puente Narrows Agreement.

23 Exhibit “K” – Overlying Rights, Nature of Overlying Right, Description of
24 Overlying Lands to which Overlying Rights are Appurtenant, Producers Entitled to
25 Exercise Overlying Rights and their Respective Consumptive Use Portions, and Map of
26 Overlying Lands.

27 Exhibit “L” – (New) List of Producers And Their Designees, as of June 2012.

28 Exhibit “M” – (New) Watermaster Members, Officers and Staff, Including

1 Calendar Year 2012.

2 **II. DECREE**

3 **NOW, THEREFORE, IT IS HEREBY DECLARED, ORDERED, ADJUDGED**
4 **AND DECREED:**

5 **A. DECLARATION OF HYDROLOGIC CONDITIONS**

6 12. Basin as Common Source of Supply. (Prior Judgment Section 6) The area
7 shown on Exhibit "A" as Main San Gabriel Basin overlies a Ground Water basin. The Relevant
8 Watershed is the watershed area within which rights are herein adjudicated. The waters of the
9 Basin and Relevant Watershed constitute a common source of natural water supply to the parties
10 herein.

11 13. Determination of Natural Safe Yield. (Prior Judgment Section 7) The Natural
12 Safe Yield of the Main San Gabriel Basin is found and declared to be one hundred fifty-two
13 thousand seven-hundred (152,700) acre-feet under Calendar Year 1967 cultural conditions.

14 14. Existence of Overdraft. (Prior Judgment Section 8) In each and every Calendar
15 year commencing with 1953, the Basin has been and is in Overdraft.

16 **B. DECLARATION OF RIGHTS**

17 15. Prescription. (Prior Judgment Section 9) The use of water by each and all parties
18 and their predecessors in interest has an open, notorious, hostile, adverse, under claim of right,
19 and with notice of said overdraft continuously from January 1, 1953 to January 4, 1973. The
20 rights of each party herein declared are prescriptive in nature. The following aggregate
21 consequences of said prescription within the Basin and Relevant Watershed are hereby declared:

22 (a) Prior Prescription. Diversions within the Relevant Watershed have created
23 rights for direct consumptive use within the Basin, as declared and determined in
24 Sections 16 and 18 hereof, which are of equal priority inter se, but which are prior and
25 paramount to Pumping Rights in the Basin.

26 (b) Mutual Prescription. The aggregate Prescriptive Pumping Rights of the
27 parties who are Pumpers now exceed, and for many years prior to filing of this action,
28 have exceeded, the Natural Safe Yield of the Basin. By reason of said condition, all

1 rights of said Pumpers are declared to be mutually prescriptive and of equal priority,
2 inter se.

3 (c) Common Ownership of Safe Yield and Incidents Thereto. By reason of said
4 Overdraft and mutual Prescription, the entire Natural Safe Yield of the Basin, the
5 Operating Safe Yield thereof and the appurtenant rights to Ground Water storage
6 capacity of the Basin are owned by Pumpers in undivided Pumpers' Shares as hereinafter
7 individually declared, subject to the control of Watermaster, pursuant to the Physical
8 Solution herein decreed. Nothing herein shall be deemed in derogation of the rights to
9 spread water pursuant to rights set forth in Exhibit "G".

10 16. Surface Rights. (Prior Judgment Section 10) Certain of the aforesaid prior and
11 paramount prescriptive water rights of Diverters to Divert for Direct Use stream flow within the
12 Relevant Watershed are hereby declared and found in terms of Base Annual Diversion Right as
13 set forth in Exhibit "C". Each Diverter shown on Exhibit "C" shall be entitled to Divert for
14 Direct Use up to two hundred percent (200%) of said Base Annual Diversion Right in any one
15 (1) Fiscal Year; provided that the aggregate quantities of water Diverted in any consecutive ten
16 (10) Fiscal Year period shall not exceed ten (10) times such Diverter's Base Annual Diversion
17 Right.

18 17. Ground Water Rights. (Prior Judgment Section 11) The Prescriptive Pumping
19 Right of each Pumper, who is not an Integrated Producer, and his Pumper's Share are declared
20 as set forth in Exhibit "D".

21 18. Optional Integrated Production Rights. (Prior Judgment Section 12) Those
22 parties listed on Exhibit "E" have elected to be treated as Integrated Producers. Integrated
23 Production Rights have two (2) historical components:

- 24 (1) a fixed component based upon historic Diversions for Direct Use; and
25 (2) a mutually prescriptive Pumper's Share component based upon Pumping
26 during the period 1953 through 1967.

27 Assessment and other Watermaster regulation of the rights of such parties shall relate to
' and be based upon each such component. So far as future exercise of such rights is concerned,

1 however, the gross quantity of the aggregate right in any Fiscal Year may be exercised, in the
2 sole discretion of such party, by either Diversion or Pumping or any combination or
3 apportionment thereof; provided, that for Assessment purposes the first water Produced in any
4 Fiscal Year (other than "Carry-over", under Section 49 hereof) shall be deemed an exercise of
5 the Diversion Component, and any Production over said quantity shall be deemed Pumped
6 water, regardless of the actual method of Production.

7 19. Special Category Rights. (Prior Judgment Section 13) The parties listed on
8 Exhibit "F" have water rights in the Relevant Watershed which are not ordinary Production
9 rights. The nature of each such right is as described in Exhibit "F".

10 20. Non-consumptive Practices. (Prior Judgment Section 14) Certain Producers
11 have engaged in Water Diversion and spreading practices which have caused such Diversions to
12 have a non-consumptive or beneficial impact upon the aggregate water supply available in the
13 Basin. Said parties, and a statement of the nature of their rights, uses and practices, are set forth
14 in Exhibit "G". The Physical Solution decreed herein, and particularly its provisions for
15 Assessments, shall not apply to such non-consumptive uses. Watermaster may require reports
16 on the operations of said parties.

17 21. Overlying Rights. (Prior Judgment Section 14.5) Producers listed in Exhibit "K"
18 hereto were not parties herein at the time of the original entry of Judgment herein. They have
19 exercised in good faith Overlying Rights to Produce water from the Basin during the periods
20 subsequent to the entry of Judgment herein and have by self-help initiated or maintained
21 appurtenant Overlying Rights. Such rights are exercisable without quantitative limit only on
22 specifically described Overlying Land and cannot be separately conveyed or transferred apart
23 therefrom. As to such rights and their exercise, the owners thereof shall become parties to this
24 action and be subject to Watermaster Replacement Water assessments under Section 45(b)
25 hereof, sufficient to purchase Replenishment Water to offset the net consumptive use of such
26 Production and practices. In addition, the gross amount of such Production for such overlying
27 use shall be subject to Watermaster Administration Assessments under Section 45(a) hereof and
the consumptive use portion of such Production for overlying use shall be subject to

1 Watermaster's In-Lieu Water Cost Assessments under Section 45(d) hereof. The Producers
2 presently entitled to exercise Overlying Rights, a description of the Overlying Land to which
3 Overlying Rights are appurtenant, the nature of use and the consumptive use portion thereof are
4 set forth in Exhibit "K" hereto. Watermaster may require reports and make inspections of the
5 operations of said parties for purposes of verifying the uses set forth in said Exhibit "K", and, in
6 the event of a material change, to redetermine the net amount of consumptive use by such parties
7 as changed, in the exercise of such Overlying Rights.

8 Annually, during the first two (2) weeks of June in each calendar year, such Overlying
9 Rights Producers shall submit to Watermaster a verified statement as to the nature of the then
10 current uses of said Overlying Rights on said Overlying Lands for the next ensuing Fiscal Year,
11 whereupon Watermaster shall either affirm the prior determination or redetermine the net
12 amount of the consumptive use portion of the exercise of such Overlying Right by said
13 Overlying Rights Producer.

14 C. INJUNCTION

15 22. Injunction Against Unauthorized Production. (Prior Judgment Section 15)
16 Effective July 1, 1973, each and every party, its officers, agents, employees, successors and
17 assigns, to whom rights to waters of the Basin or Relevant Watershed have been declared and
18 decreed herein is **ENJOINED AND RESTRAINED** from Producing water for Direct Use from
19 the Basin or the Relevant Watershed except pursuant to rights and Pumpers' Shares herein
20 decreed or which may hereafter be acquired by transfer pursuant to Section 55, or under the
21 provisions of the Physical Solution in this Judgment and the Court's continuing jurisdiction,
22 provided that no party is enjoined from Producing up to five (5) acre feet per Fiscal Year.

23 23. Injunction re Non-consumptive Uses. (Prior Judgment Section 16) Each party
24 listed in Exhibit "G", its officers, agents, employees, successors and assigns, is **ENJOINED**
25 **AND RESTRAINED** from materially changing said non-consumptive method of use.

26 24. Injunction re Change in Overlying Use Without Notice Thereof to Watermaster.
27 (Prior Judgment Section 16.5) Each party listed in Exhibit "K", its officers, agents, employees,
successors and assigns, is **ENJOINED AND RESTRAINED** from materially changing said

1 overlying uses at any time without first notifying Watermaster of the intended change of use, in
2 which event Watermaster shall promptly redetermine the consumptive use portion thereof to be
3 effective after such change.

4 25. Injunction Against Unauthorized Recharge. (Prior Judgment Section 17) Each
5 party, its officers, agents, employees, successors and assigns, is **ENJOINED AND**
6 **RESTRAINED** from spreading, injecting or otherwise recharging water in the Basin except
7 pursuant to: (a) an adjudicated non-consumptive use, or (b) consent and approval of or Cyclic
8 Storage Agreement with Watermaster, or (c) subsequent order of this Court.

9 26. Injunction Against Transportation from Basin or Relevant Watershed. (Prior
10 Judgment Section 18) Except upon further order of Court and except as provided in section
11 34(r) herein, all parties, other than Transporting Parties and MWD in its exercise of its Special
12 Category Rights, to the extent authorized therein, are **ENJOINED AND RESTRAINED** from
13 transporting water hereafter Produced from the Relevant Watershed or Basin outside the areas
14 thereof. For purposes of this Section, water supplied through a city water system which lies
15 chiefly within the Basin shall be deemed entirely used within the Basin. Transporting Parties
16 are entitled to continue to transport water to the extent that any Production of water by any such
17 party does not violate the injunctive revisions contained in Section 22 hereof; provided that said
18 water shall be used within the present service areas or corporate or other boundaries and
19 additions thereto so long as such additions are contiguous to the then existing service area or
20 corporate or other boundaries; except that a maximum of ten percent (10%) of use in any Fiscal
21 Year may be outside said then existing service areas or corporate or other boundaries.
22 Notwithstanding the foregoing and without in any way changing or limiting the Transporting
23 Parties' entitlement to transport water as set forth herein, any party may enter into an agreement
24 with Watermaster to store Supplemental Water and export said stored Supplemental Water
25 under specific terms and conditions approved by Watermaster. Such storage and export shall be
26 subject to (1) a determination by Watermaster that no material injury to the Basin or parties will
27 result therefrom; (2) execution of an agreement with Watermaster setting forth the terms and
28 conditions upon which water may be stored in or exported from the Basin; and (3) compliance

1 with Watermaster Rules and Regulations respecting Basin storage and export. (Amended
2 6/21/12)

3 **D. CONTINUING JURISDICTION**

4 27. Jurisdiction Reserved. (Prior Judgment Section 19) Full jurisdiction, power and
5 authority are retained by and reserved to the Court for purposes of enabling the Court upon
6 application of any party or of the Watermaster, by motion and upon at least thirty (30) days
7 notice thereof, and after hearing thereon, to make such further or supplemental orders or
8 directions as may be necessary or appropriate for interim operation before the Physical Solution
9 is fully operative, or for interpretation, enforcement or carrying out of this Judgment, and to
10 modify, amend or amplify any of the provisions of this Judgment or to add to the provisions
11 thereof consistent with the rights herein decreed. Provided, that nothing in this paragraph shall
12 authorize:

13 (1) modification or amendment of the quantities specified in the declared rights
14 of any party;

15 (2) modification or amendment of the manner of exercise of the Base Annual
16 Diversion Right or Integrated Production Right of any party; or

17 (3) the imposition of an injunction prohibiting transportation outside the
18 Relevant Watershed or Basin as against any Transporting Party transporting in
19 accordance with the provisions of this Judgment or against MWD as to its Special
20 Category Rights.

21 **E. WATERMASTER**

22 28. Watermaster to Administer Judgment. (Prior Judgment Section 20) A
23 Watermaster comprised of nine (9) persons, to be nominated as hereinafter provided and
24 appointed by the Court, shall administer and enforce the provisions of this Judgment and any
25 subsequent instructions or orders of the Court thereunder.

26 29. Qualification, Nomination and Appointment. (Prior Judgment Section 21) The
27 nine (9) member Watermaster shall be composed of six (6) Producer representatives and three
28 (3) public representatives qualified, nominated and appointed as follows:

1 (a) Qualification. Any adult citizen of the State of California shall be eligible to
2 serve as Watermaster; provided, however, that no officer, director, employee or agent of
3 Upper District or San Gabriel District shall be qualified as a Producer member of
4 Watermaster.

5 (b) Nomination of Producer Representatives. A meeting of all parties shall be
6 held at the regular meeting of Watermaster in November of each year, at the offices of
7 Watermaster. Nomination of the six (6) Producer representatives shall be by cumulative
8 voting, in person or by proxy, with each Producer entitled to one (1) vote for each one
9 hundred (100) acre-feet, or portion thereof, of Base Annual Diversion Right or
10 Prescriptive Pumping Right or Integrated Production Right.

11 (c) Nomination of Public Representatives. On or before the regular meeting of
12 Watermaster in November of each year, the three (3) public representatives shall be
13 nominated by the boards of directors of Upper District (which shall select two [2]) and
14 San Gabriel District (which shall select one [1]). Said nominees shall be members of the
15 board of directors of said public districts.

16 (d) Appointment. All Watermaster nominations shall be promptly certified to
17 the Court, which will in ordinary course confirm the same by an appropriate order
18 appointing said Watermaster; provided, however, that the Court at all times reserves the
19 right and power to refuse to appoint, or to remove, any member of Watermaster.
20 Notwithstanding section 27 herein, Watermaster nominations may be promptly certified
21 by the Court upon 10 calendar days' notice thereof, plus the time prescribed by statute
22 for service by mail, e-mail or other electronic means. (Amended 6/21/12)

23 30. Term and Vacancies. (Prior Judgment Section 22) Each member of Watermaster
24 shall serve for a one (1) year term commencing on January 1, following his appointment, or until
25 his successor is appointed. In the event of a vacancy on Watermaster, a successor shall be
26 nominated at a special meeting to be called by Watermaster within ninety (90) days (in the case
27 of a Producer representative) or by action of the appropriate district board of directors (in the
28 case of a public representative).

1 31. Quorum. (Prior Judgment Section 23) Five (5) members of the Watermaster
2 shall constitute a quorum for the transaction of affairs of the Watermaster. Action by the
3 affirmative vote of five (5) members shall constitute action by Watermaster, except that the
4 affirmative vote of six (6) members shall be required:

5 (a) to approve the purchase, spreading or injection of water for Ground Water
6 recharge, or

7 (b) to enter in any Agreement pursuant to Section 34 (n) hereof.

8 32. Compensation. (Prior Judgment Section 24) Each Watermaster member shall
9 receive compensation of One Hundred Dollars (\$100.00) per day for each day's attendance at
10 meetings of Watermaster or for each day's service rendered as a Watermaster member at the
11 request of Watermaster, together with any expenses incurred in the performance of his duties
12 required or authorized by Watermaster. No member of the Watermaster shall be employed by or
13 compensated for professional services rendered by him to Watermaster, other than the
14 compensation herein provided, and any authorized travel or related expense.

5 33. Organization. (Prior Judgment Section 25) At its first meeting in each year,
16 Watermaster shall elect a chairman and a vice chairman from its membership. It shall also select
17 a secretary, a treasurer and such assistant secretaries and assistant treasurers as may be
18 appropriate, any of whom may, but need not be, members of Watermaster.

19 (a) Minutes. Minutes of all Watermaster meetings shall be kept, which shall
20 reflect all actions taken by Watermaster. Draft copies thereof shall be furnished to any
21 party who files a request therefor in writing with Watermaster. Said draft copies of
22 minutes shall constitute notice of any Watermaster action therein reported; failure to
23 request copies thereof shall constitute waiver of notice.

24 (b) Regular Meetings. Watermaster shall hold regular meetings at places and
25 times to be specified in Watermaster's rules and regulations to be adopted by
26 Watermaster. Notice of the scheduled or regular meetings of Watermaster and of any
27 changes in the time or place thereof shall be mailed to all parties who shall have filed a
3 request therefor in writing with Watermaster.

1 (c) Special Meetings. Special meetings of Watermaster may be called at any
2 time by the chairman or vice chairman or by any three (3) members of Watermaster by
3 written notice delivered personally or mailed to each member of Watermaster and to
4 each party requesting notice, at least twenty-four (24) hours before the time of each such
5 meeting in the case of personal delivery, and forty-eight (48) hours prior to such meeting
6 in the case of mail. The calling notice shall specify the time and place of the special
7 meeting and the business to be transacted at such meeting. No other business shall be
8 considered at such meeting.

9 (d) Adjournments. Any meeting of Watermaster may be adjourned to a time
10 and place specified in the order of adjournment. Less than a quorum may so adjourn
11 from time to time. A copy of the order or notice of adjournment shall be conspicuously
12 posted on or near the door of the place where the meeting was held within twenty-four
13 (24) hours after adoption of the order of adjournment.

14 34. Powers and Duties. (Prior Judgment Section 26) Subject to the continuing
15 supervision and control of the Court, Watermaster shall have and may exercise the following
16 express powers, and shall perform the following duties, together with any specific powers,
17 authority and duties granted or imposed elsewhere in this Judgment or hereafter ordered or
18 authorized by the Court in the exercise of its continuing jurisdiction.

19 (a) Rules and Regulations. To make and adopt any and all appropriate rules and
20 regulations for conduct of Watermaster affairs. A copy of said rules and regulations and
21 any amendments thereof shall be mailed to all parties.

22 (b) Acquisition of Facilities. To purchase, own, lease, acquire and hold, as
23 trustee for the benefit of the Parties, all necessary personal property and equipment, and
24 such limited real property such as office quarters, monitoring wells, the key well, and
25 other facilities necessary to fulfill Watermaster's basin management responsibilities
26 under this Judgment. (Amended 6/21/12)

27 (c) Employment of Experts and Agents. To employ such administrative
3 personnel, engineering, geologic, accounting, legal, public policy education or other

1 specialized services (but not including registered lobbyists) and consulting assistants as
2 may be deemed appropriate in the carrying out of its powers and to require appropriate
3 bonds from all officers and employees handling Watermaster funds. (Amended 6/21/12)

4 (d) Measuring Devices, etc. To cause parties, pursuant to uniform rules, to
5 install and maintain in good operating condition, at the cost of each party, such necessary
6 measuring devices or meters as may be appropriate; and to inspect and test any such
7 measuring device as may be necessary.

8 (e) Assessments. To levy and collect all Assessments specified in the Physical
9 Solution.

10 (f) Investment of Funds. To hold and invest any and all funds which
11 Watermaster may possess in investments authorized from time to time for public
12 agencies in the State of California.

13 (g) Borrowing. To borrow in anticipation of receipt of Assessment proceeds an
14 amount not to exceed the annual amount of Assessments levied but uncollected, or in
15 accordance with the provisions of Sections 45 and 46 hereto. Upon approval by the
16 Watermaster at its regularly scheduled public meeting, when necessary to secure
17 Supplemental Water, Watermaster may borrow funds in excess of the annual amount of
18 Assessments levied but uncollected. Prior to borrowing funds, Watermaster shall meet
19 and confer with Responsible Agencies and seek their input. Watermaster shall adopt
20 Rules and Regulations specifying: (i) how debt repayment will be allocated among the
21 Parties; (ii) that Watermaster obtain prior approval of the Court before incurring debt that
22 exceeds the total of one year's levied Assessments; and (iii) such other matters as
23 Watermaster deems appropriate for Rules and Regulations respecting the purchase of
24 Supplemental Water using debt. (Amended 6/21/12)

25 (h) Purchase of and Recharge with Supplemental Water. To purchase
26 Supplemental Water and to introduce the same into the Basin, including Reclaimed
27 Water, for replenishment, Replacement Water, and cyclic storage purposes in the Basin
subject to the affirmative vote of six (6) members of Watermaster, provided, the

1 California Department of Public Health and the Los Angeles Regional Water Quality
2 Control Board have approved such Reclaimed Water for said uses, Watermaster has
3 given prior notice to all parties of its intention to use said Reclaimed Water for such
4 purposes, held noticed hearings thereon, and approves such uses. Reclaimed Water used
5 by Watermaster as Supplemental Water for said purposes shall not be a violation of
6 Sections 3(b) or 3(c) of Exhibit "H" hereto. (Amended 4/2/91 and 6/21/12)

7 (i) Contracts. To enter into contracts for the performance of any administrative
8 powers herein granted, subject to approval of the Court.

9 (j) Cooperation with Existing Agencies. To act jointly or cooperate with
10 agencies of the United States and the State of California or any political subdivision,
11 municipality or district to the end that the purposes of the Physical Solution may be fully
12 and economically carried out. (Amended 6/21/12)

13 (k) Assumption of Make-Up Obligation. Watermaster shall assume the Make-
14 Up Obligation for and on behalf of the Basin.

15 (m) Water Quality. Water quality in the Basin shall be a concern of
16 Watermaster, and all reasonable steps shall be taken to assist and encourage appropriate
17 regulatory agencies to enforce reasonable water quality regulations affecting the Basin,
18 including regulation of solid and liquid waste disposal.

19 (n) Cyclic Storage Agreements. To enter into appropriate contracts, to be
20 approved by the Court, for utilization of Ground Water storage capacity of the Basin for
21 cyclic or regulatory storage of Supplemental Water by parties and non-parties, for
22 subsequent recovery or Watermaster credit by the storing entity, pursuant to uniform
23 rules and conditions, which shall include provision for:

24 (1) Watermaster control of all spreading or injection and extraction
25 scheduling and procedures for such stored water;

26 (2) calculation by Watermaster of any special costs, damages or burdens
27 resulting from such operations;

3 (3) determination by Watermaster of, and accounting for, all losses in

1 stored water, assuming that such stored water floats on top of the Ground Water
2 supplies, and accounting for all losses of water which otherwise would have
3 replenished the Basin, with priorities being established as between two or more
4 such contractors giving preference to parties over non-parties; and

5 (4) payment to Watermaster for the benefit of the parties hereto of all
6 special costs, damages or burdens incurred (without any charge, rent, assessment
7 or expense as to parties hereto by reason of the adjudicated proprietary character
8 of said storage rights, nor credit or offset for benefits resulting from such
9 storage); provided, that no party shall have any direct interest in or control over
10 such contracts or the operation thereof by reason of the adjudicated right of such
11 party, the Watermaster having sole custody and control of all Ground Water
12 storage rights in the Basin pursuant to the Physical Solution herein, and subject to
13 review of the Court.

14 (o) Notice List. Maintain a current list of party designees to receive notice
15 hereunder, in accordance with Section 54 hereof.

16 (p) Authority to Sue. To prosecute litigation, engage in dispute resolution and
17 file amicus curiae briefs in the furtherance of Watermaster's responsibilities under this
18 Judgment. (Amended 6/21/12)

19 (q) Public Policy Education. To perform public policy education activities in
20 furtherance of Watermaster's responsibilities under this Judgment. (Amended 6/21/12)

21 (r) Export Agreements. Watermaster may fix terms and conditions under which
22 parties and non-parties may store Supplemental Water in and export said stored
23 Supplemental Water from the Basin. (Amended 6/21/12)

24 35. Policy Decisions – Procedure. (Prior Judgment Section 27) It is contemplated
25 that Watermaster will exercise discretion in making policy decisions relating to Basin
26 management under the Physical Solution decreed herein. In order to assure full participation
27 and opportunity to be heard for those affected, no policy decision shall be made by Watermaster
until thirty (30) days after the question involved has been raised for discussion at a Watermaster

meeting and noted in the draft of minutes thereof.

2 36. Reports. (Prior Judgment Section 28) Watermaster shall annually file with the
3 Court and mail to the parties a report of all Watermaster activities during the preceding year,
4 including an audited statement of all accounts and financial activities of Watermaster, summary
5 reports of Diversions and Pumping, and all other pertinent information. To the extent practical,
6 said report shall be mailed to all parties on or before November 1. The tables set forth in
7 Exhibits C, D, E, K, L and M are listed for reference purposes only. Future updates to those
8 exhibits shall be set forth in the Watermaster annual report. In lieu of mailing the annual report,
9 Watermaster in its discretion may post the report on its website, mail or e-mail a notice of
10 availability to the parties, and/or provide a hard copy of the report upon request. If a party does
11 not have a valid e-mail address or internet access, that party shall identify an alternative method
12 of service to be approved by Watermaster in its sole discretion. (Amended 6/21/12)

13 37. Review Procedures. (Prior Judgment Section 29) Any action, decision, rule or
14 procedure of Watermaster (other than a decision establishing Operating Safe Yield, see Section
15 43(c)) shall be subject to review by the Court on its own motion or on timely motion for an
16 Order to Show Cause by any party, as follows:

17 (a) Effective Date of Watermaster Action. Any order, decision or action of
18 Watermaster shall be deemed to have occurred on the date that written notice thereof is
19 mailed. Mailing of draft copies of Watermaster minutes to the parties requesting the
20 same shall constitute notice to all such parties.

21 (b) Notice of Motion. Any party may, by a regularly noticed motion, petition
22 the Court for review of said Watermaster's action or decision. Notice of such motion
23 shall be mailed to Watermaster and all parties. Unless so ordered by the Court, such
24 petition shall not operate to stay the effect of such Watermaster action.

25 (c) Time for Motion. Notice of motion to review any Watermaster action or
26 decision shall be served and filed within ninety (90) days after such Watermaster action
27 or decision.

28 (d) De Novo Nature of Proceeding. Upon filing of such motion for hearing, the

1 Court shall notify the parties of a date for taking evidence and argument, and shall
2 review de novo the question at issue on the date designated. The Watermaster decision
3 or action shall have no evidentiary weight in such proceeding.

4 (e) Decision. The decision of the Court in such proceeding shall be an
5 appealable Supplemental Order in this case. When the same is final, it shall be binding
6 upon the Watermaster and the parties.

7 **F. PHYSICAL SOLUTION**

8 38. Purpose and Objective. (Prior Judgment Section 30) Consistent with the
9 California Constitution and the decisions of the Supreme Court, the Court hereby adopts and
10 Orders the parties to comply with this Physical Solution. The purpose and objective of these
11 provisions is to provide a legal and practical means for accomplishing the most economic, long
12 term, conjunctive utilization of surface, Ground Water, Supplemental Water and Ground Water
13 storage capacity to meet the needs and requirements of the water users dependent upon the Basin
14 and Relevant Watershed, while preserving existing equities.

15 39. Need for Flexibility. (Prior Judgment Section 31) In order that Watermaster may
16 be free to utilize both existing and new and developing technological, social and economic
17 concepts for the fullest benefit of all those dependent upon the Basin, it is essential that the
18 Physical Solution hereunder provide for maximum flexibility and adaptability. To that end, the
19 Court has retained continuing jurisdiction to supplement the broad discretion herein granted to
20 the Watermaster.

21 40. Watermaster Control. (Prior Judgment Section 32) In order to develop an
22 adequate and effective program of Basin management, it is essential that Watermaster have
23 broad discretion in the making of Basin management decisions within the ambit hereinafter set
24 forth. The maintenance, improvement, and control of the water quality and quantity of the
25 Basin, withdrawal and replenishment of supplies of the Basin and Relevant Watershed, and the
26 utilization of the water resources thereof, must be subject to procedures established by
27 Watermaster in implementation of the provisions of this Judgment. Both the quantity and
28 quality of said water resource are thereby preserved and its beneficial utilization maximized.

1 (Amended 1/29/91)

2 (a) Watermaster shall develop an adequate and effective program of Basin
3 management. The maintenance, improvement, and control of the water quality and
4 quantity of the Basin, withdrawal and replenishment of supplies of the Basin and
5 Relevant Watershed, and the utilization of the water resources thereof, must be subject to
6 procedures established by Watermaster in implementation of the Physical Solution
7 provisions of this Judgment. All Watermaster programs and procedures shall be adopted
8 only after a duly noticed public hearing pursuant to Section 37 and 40 of the Amended
9 Judgment herein. (Amended 1/29/91)

10 (b) Watermaster shall have the power to control pumping in the Basin by water
11 Producers therein for Basin cleanup and water quality control so that specific well
12 production can be directed as to a lesser amount, to total cessation, as to an increased
13 amount, and even to require pumping in a new location in the Basin. Watermaster's
14 right to regulate pumping activities of Producers shall be subordinate to any conflicting
15 Basin cleanup plan established by the EPA or other public governmental agency with
16 responsibility for ground water management or clean up, whether existing at the time of
17 this Judgment or subsequent hereto. (Amended 2/24/92)

18 (c) Watermaster may act individually or participate with others to carry on
19 technical and other necessary investigations of all kinds and collect data necessary to
20 carry out the herein stated purposes. It may engage in contractual relations with the EPA
21 or other agencies in furtherance of the clean up of the Basin and enter into contracts with
22 agencies of the United States, the State of California, or any political subdivision,
23 municipality, or district thereof, to the extent allowed under the applicable federal or
24 state statutes. Any cooperative agreement between the Watermaster and EPA shall
25 require the approval of the appropriate Agency(s) of the State of California. (Amended
26 1/29/91)

27 (d) For the regulation and control of pumping activity in the Basin, Watermaster
28 shall adopt Rules and Regulations and programs to promote, manage and accomplish

1 clean up of the Basin and its waters, including, but not limited to, measures to confine,
2 move, and remove contaminants and pollutants. Such Rules and Regulations and
3 programs shall be adopted only after a duly Noticed Public Hearing by Watermaster and
4 shall be subject to Court review pursuant to Section 37 of the Amended Judgment herein.
5 (Amended 1/29/91)

6 (e) Watermaster shall determine whether funds from local, regional, state or
7 federal agencies are available for regulating pumping and the various costs associated
8 with, or arising from such activities. If no public funds are available from local,
9 regional, state, or federal agencies, the costs shall be obtained and paid by way of an In-
10 Lieu Assessment by Watermaster pursuant to Section 10(j) of the Amended Judgment
11 herein. Provided such In-Lieu Assessments become necessary, the costs shall be borne
12 by all Basin Producers. (Amended 1/29/91)

13 (f) Watermaster is a Court empowered entity with limited powers, created
14 pursuant to the Court's Physical Solution Jurisdiction under Article X, Section 2 of the
15 California Constitution. None of the powers granted herein to Watermaster shall be
16 construed as designating Watermaster a political subdivision of the State of California or
17 authorizing Watermaster to act as "lead agency" to administer the federal Superfund for
18 clean up of the Basin. (Amended 1/29/91)

19 41. General Pattern of Contemplated Operations. (Prior Judgment Section 33) In
20 general outline (subject to the specific provisions hereafter and to Watermaster Operating
21 Criteria set forth in Exhibit "H"), Watermaster will determine annually the Operating Safe Yield
22 of the Basin and will notify each Pumper of his share thereof, stated in acre feet per Fiscal Year.
23 Thereafter, no party may Produce in any Fiscal Year an amount in excess of the sum of his
24 Diversion Right, if any, plus his Pumper's Share of such Operating Safe Yield, or his Integrated
25 Production Right, or the terms of any Cyclic Storage Agreement, without being subject to
26 Assessment for the purpose of purchasing Replacement Water. In establishing the Operating
27 Safe Yield, Watermaster shall follow all physical, economic, and other relevant parameters
; provided in the Watermaster Operating Criteria. Watermaster shall have Assessment powers to

1 raise funds essential to implement the management plan in any of the several special
2 circumstances herein described in more detail.

3 42. Basin Operating Criteria. (Prior Judgment Section 34) Until further order of the
4 Court, Watermaster shall recharge Replacement Water in accordance with the Watermaster
5 Operating Criteria and, insofar as practicable, to maintain the water level at the Key Well above
6 Elevation two hundred (200). (Amended 6/21/12)

7 43. Determination of Operating Safe Yield. (Prior Judgment Section 35)
8 Watermaster shall annually determine the Operating Safe Yield applicable to the succeeding
9 Fiscal Year and estimate the same for the next succeeding four (4) Fiscal Years. In making such
10 determination, Watermaster shall be governed in the exercise of its discretion by the
11 Watermaster Operating Criteria. The procedures with reference to said determination shall be as
12 follows:

13 (a) Preliminary Determination. On or before Watermaster's first meeting in
14 April of each year, Watermaster shall make a Preliminary Determination of the
15 Operating Safe Yield of the Basin for each of the succeeding five Fiscal Years. Said
16 determination shall be made in the form of a report containing a summary statement of
17 the considerations, calculations and factors used by Watermaster in arriving at said
18 Operating Safe Yield.

19 (b) Notice and Hearing. A copy of said Preliminary Determination and report
20 shall be mailed to each Pumper and Integrated Producer at least ten (10) days prior to a
21 hearing to be held at Watermaster's regular meeting in May, of each year, at which time
22 objections or suggested corrections or modifications of said determinations shall be
23 considered. Said hearing shall be held pursuant to procedures adopted by Watermaster.

24 (c) Watermaster Determination and Review Thereof. Within thirty (30) days
25 after completion of said hearing, Watermaster shall mail to each Pumper and Integrated
26 Producer a final report and determination of said Operating Safe Yield for each such
27 Fiscal Year, together with a statement of the Producer's entitlement in each such Fiscal
28 Year stated in acre-feet. Any affected party, within thirty (30) days of mailing of notice

1 of said Watermaster determination, may, by a regularly noticed motion, petition the
2 Court for an Order to Show Cause for review of said Watermaster finding, and thereupon
3 the Court shall hear such objections and settle such dispute. Unless so ordered by the
4 Court, such petition shall not operate to stay the effect of said report and determination.
5 In the absence of such review proceedings, the Watermaster determination shall be final.

6 44. Reports of Pumping and Diversion. (Prior Judgment Section 36) Each party
7 shall file with the Watermaster quarterly, on or before the last day of January, April, July and
8 October, a report on a form to be prescribed by Watermaster showing the total Pumping and
9 Diversion (separately for Direct Use and for non-consumptive use, if any) of such party during
10 the preceding calendar quarter.

11 45. Assessments – Purpose. (Prior Judgment Section 37)

12 (a) Statement of Authority and Need for Flexibility: Watermaster shall have the
13 power to levy and collect Assessments from the parties (other than non-consumptive
14 users, or Production under Special Category Rights or Cyclic Storage Agreements) based
15 upon Production during the preceding Fiscal Year. Assessments on Minimal Producers
16 will apply only to (1) existing parties who become Minimal Producers in the future; and
17 (2) Minimal Producers who intervene after June 21, 2012. Because Supplemental Water
18 may not be available for extended periods of time, Watermaster requires flexibility with
19 respect to the procedures for purchasing Supplemental Water supplies, as and when those
20 supplies become available. This Judgment is a Physical Solution entered pursuant to
21 California Constitution Article X, Section 2, which recognizes that the timing and
22 amount of Watermaster Assessments for Replacement Water costs must be determined in
23 light of this uncertainty. This Judgment therefore grants Watermaster the flexibility and
24 discretion necessary to purchase and pre-purchase Supplemental Water and levy
25 assessments in an appropriate and equitable manner and amount to maximize the
26 opportunities to secure necessary Supplemental Waters in the best interest of the parties
27 and the long-term sustainability of the Basin. In accordance with Rules and Regulations
adopted by Watermaster, to further enhance flexibility, Watermaster may borrow money

1 from any available fund maintained by it for purposes other than Replacement Water
2 purchases, or use accrued funds, to purchase Supplemental Water. (Amended 6/21/12)

3 (b) Authorized Assessments: Said Assessments may be for one or more of the
4 following purposes:

5 (1) Watermaster Administration Costs. (Former Section 45(a)) Within
6 thirty (30) days after completion of the hearing on the Preliminary Determination
7 of the Operating Safe Yield of the Basin and Watermaster's determination
8 thereof, pursuant to Section 43 hereof, Watermaster shall adopt a proposed
9 budget for the succeeding Fiscal Year and shall mail a copy thereof to each party,
10 together with a statement of the level of Administration Assessment levied by
11 Watermaster which will be collected for purposes of raising funds for said
12 budget. Said Assessment shall be uniformly applicable to each acre-foot of
13 Production. (Amended 6/21/12)

14 (2) Replacement Water Costs. (Former Section 45(b)) Replacement
15 Water Assessments shall be collected from each party on account of such party's
16 Production in excess of its Diversion Rights, Pumper's Share or Integrated
17 Production Right, and on account of the consumptive use portion of Overlying
18 Rights, computed at the applicable rate established by Watermaster consistent
19 with the Watermaster Operating Criteria, and other relevant factors, including the
20 projected cost and availability of Supplemental Water supplies. Subject to Rules
21 and Regulations adopted by Watermaster, Watermaster Replacement Water
22 Assessment rates may be in an amount calculated to allow Watermaster to
23 purchase more than one acre-foot of Supplemental Water for each acre-foot of
24 excess Production to which such Assessment applies, when such purchases are
25 necessary to secure Supplemental Water supplies for the benefit of the Basin and
26 parties. (Amended 6/21/12)

27 (3) Make-Up Obligation. (Former Section 45(c)) An Assessment shall
3 be collected equally on account of each acre-foot of Production, which does not

1 bear a Replacement Assessment hereunder, to pay all necessary costs of
2 Administration and satisfaction of the Make-Up Obligation. Such Assessment
3 shall not be applicable to water Production for an Overlying Right.

4 (4) In-Lieu Water Cost. (Former Section 45(d)) Watermaster may levy
5 an Assessment against all Pumping to pay reimbursement for In-Lieu Water
6 Costs except that such Assessment shall not be applicable to the non-consumptive
7 use portion of an Overlying Right.

8 (5) Basin Water Quality Improvement. (Former Section 45(e)) For
9 purposes of testing, protecting or improving the water quality in the Basin,
10 Watermaster may, after a noticed hearing thereon, fix terms and conditions under
11 which it may waive all or any part of its Assessments on such ground water
12 Production and if such Production, in addition to his other Production, does not
13 exceed such Producer's Share or entitlement for that Fiscal Year, such stated
14 Production shall be allowed to be carried over for a part of such Producer's next
15 Fiscal Year's Producer's Share or entitlement. In connection therewith,
16 Watermaster may also waive the provisions of Section 25, 26 and 57 hereof,
17 relating to Injunction Against Unauthorized Recharge, Injunction Against
18 Transportation From Basin or Relevant Watershed, and Intervention After
19 Judgment, respectively. Nothing in this Judgment is intended to allow an
20 increase in any Producer's annual entitlement nor to prevent Watermaster, after
21 hearing thereon, from entering into contracts to encourage, assist and accomplish
22 the clean up and improvement of degraded water quality in the Basin by non-
23 parties herein. Such contracts may include the exemption of the Production of
24 such Basin water therefor from Watermaster Assessments and, in connection
25 therewith, the waiver of the provisions of Judgment Sections 25, 26, and 57
26 hereof.

27 (6) Export and Storage. Watermaster shall levy an assessment to account
for costs, burdens or losses incurred in connection with such exported or stored

1 water, including a fee for storage administration. Such storage or export shall be
2 subject to (1) a determination by Watermaster that no material injury to the Basin
3 or parties will result therefrom; (2) execution of an agreement with Watermaster
4 setting forth the terms and conditions upon which water may be stored in or
5 exported from the Basin; and (3) compliance with Watermaster Rules and
6 Regulations respecting Basin storage and export. (Amended 6/21/12)

7 (7) Water Resource Development Assessment. Watermaster may levy an
8 Assessment on all Pumping, as determined through Rules and Regulations to be
9 adopted by the Watermaster, to support the purchase, financing, and/or
10 development of new or additional Supplemental Water sources, in cooperation
11 with one or more Responsible Agencies as appropriate. (Amended 6/21/12)

12 46. Assessments – Procedure. (Prior Judgment Section 38) Assessments herein
13 provided for shall be levied and collected as follows:

14 (a) Levy and Notice of Assessment. Within thirty (30) days of Watermaster's
15 annual determination of Operating Safe Yield of the Basin for each Fiscal Year and
16 succeeding four (4) Fiscal Years, and at such other time[s] of the year as determined by
17 Watermaster, Watermaster shall levy applicable Administration Assessments,
18 Replacement Water Assessments, Make-Up Water Assessments, In-Lieu Water
19 Assessments, and Water Resource Development Assessments, if any. Watermaster shall
20 give written notice of all applicable Assessments to each party on or before August 15,
21 of each year, and at such other time[s] as determined by Watermaster. To provide
22 flexibility and maximize the opportunity to secure Replacement Water supplies when
23 available, in accordance with criteria set forth in the Watermaster Rules and Regulations,
24 Watermaster may levy supplemental assessments as necessary to create sufficient funds
25 to purchase and pre-purchase such Replacement Water supplies for the benefit of the
26 Basin and parties. (Amended 6/21/12)

27 (b) Payment. Each Assessment shall be payable, and each party is Ordered to
pay the same, on or before September 20, following such Assessment, subject to the

rights reserved in Section 37 hereof.

(c) Delinquency. Any Assessment which becomes delinquent after January 1, 1980, shall bear interest at the annual prime rate plus one percent (1%) in effect on the first business day of August of each year. Said prime interest rate shall be that fixed by the Bank of America NT&SA for its preferred borrowing customers on said date. Said prime interest rate plus one percent (1%) shall be applicable to any said delinquent Assessment from the due date thereof until paid. Provided, however, in no event shall any said delinquent Assessment bear interest at a rate of less than ten percent (10%) per annum. Such delinquent Assessment and interest may be collected in a Show Cause proceeding herein or any other legal proceeding instituted by Watermaster, and in such proceeding the Court may allow Watermaster its reasonable costs of collection, including attorney's fees.

47. Availability of Supplemental Water from Responsible Agencies. (Prior Judgment Section 39) If any Responsible Agency shall, for any reason, be unable to deliver Supplemental Water to Watermaster in a timely fashion when needed, Watermaster may (1) collect funds at an appropriate level and hold them in trust, together with interest accrued thereon, for purchase of such water when available; (2) purchase water from the remaining Responsible Agencies which are the most beneficial and appropriate sources observing all legal and contractual constraints on the availability of such water; or (3) purchase Supplemental Water from any other available source. Watermaster shall consult with the Responsible Agencies involved and in good faith shall determine the appropriate source of Supplemental Water under such circumstances. Should Watermaster arrange to purchase Supplemental Water from a source not involving a Responsible Agency, Watermaster shall provide the Responsible Agencies an opportunity to provide said Supplemental Water or comparable water supplies on comparable terms. (Amended 6/21/12)

48. Accumulation of Replacement Water Assessment Proceeds. (Prior Judgment Section 40) In order to minimize fluctuation in Assessments and to give Watermaster flexibility in Basin management, Watermaster may make reasonable accumulations of Replacement Water

1 Assessments. Such moneys and any interest accrued thereon shall only be used for the purchase
2 of Replacement Water.

3 49. Carry-over of Unused Rights. (Prior Judgment Section 41) Any Pumper's Share
4 of Operating Safe Yield, and the Production right of any Integrated Producer, which is not
5 Produced in a given Fiscal Year may be carried over and accumulated for one Fiscal Year,
6 pursuant to reasonable rules and procedures for notice and accounting which shall be adopted by
7 Watermaster. The first water Produced in the succeeding Fiscal Year shall be deemed Produced
8 pursuant to such Carry-over Rights.

9 50. Minimal Producers. (Prior Judgment Section 42) In the interest of Justice,
10 Minimal Producers who initiated production on or before June 21, 2012, are exempted from the
11 operation of this Physical Solution, so long as such party's annual Production does not exceed
12 five (5) acre-feet. Watermaster may require, and Minimal Producers shall furnish, specific
13 periodic reports. In addition, Watermaster may conduct such investigation of future operations
14 of any Minimal Producer as may be appropriate. As of June 21, 2012, there shall be no new
15 Minimal Producers, and any new Producer shall be subject to all provisions of the Judgment.
16 (Amended 6/21/12)

17 51. Effective Date. (Prior Judgment Section 43) The effective date for commencing
18 accounting and operation under this Physical Solution, other than for Replacement Water
19 Assessments, shall be July 1, 1972. The first Assessment for Replacement Water shall be
20 payable on September 20, 1974, on account of Fiscal Year 1973-74 Production.

21 **G. MISCELLANEOUS PROVISIONS**

22 52. Puente Narrows Flow. (Prior Judgment Section 44) The Puente Basin is
23 tributary to the Main San Gabriel Basin. All Producers within said Puente Basin have been
24 dismissed herein, based upon the Puente Narrows Agreement (Exhibit "J"), whereby Puente
25 Basin Water Agency agreed not to interfere with surface inflow and to assure continuance of
26 historic subsurface contribution of water to Main San Gabriel Basin. The Court declares said
27 Agreement to be reasonable and fair and in full satisfaction of claims by Main San Gabriel Basin
; for natural water from Puente Basin.

53. Deleted Section (Amended 6/21/12)

54. Service Upon and Delivery to Parties of Various Papers. (Prior Judgment Section

46) Service of the Judgment on those parties who have executed the Stipulation for Judgment shall be made by first class mail, postage prepaid, addressed to the Designee and at the address designated for that purpose in the executed and filed counterpart of the Stipulation for Judgment, or in any substitute designation filed with the Court.

Each party who has not heretofore made such a designation shall, within thirty (30) days after the Judgment shall have been served upon that party, file with the Court, with proof of service of a copy thereof upon Watermaster, a written designation of the person to whom and the address at which all future notices, determinations, requests, demands, objections, reports and other papers and processes to be served upon that party or delivered to that party are to be so served or delivered.

A later substitute designation filed and served in the same manner by any party shall be effective from the date of filing as to the then future notices, determinations, requests, demands, objections, reports and other papers and processes to be served upon or delivered to that party.

Delivery to or service upon any party by Watermaster, by any other party, or by the Court, of any item required to be served upon or delivered to a party under or pursuant to the Judgment may be made by deposit thereof (or by copy thereof) in the mail, first class, postage prepaid, addressed to the Designee of the party and at the address shown in the latest designation filed by that party. In lieu of mailing any item required to be served under this Judgment, Watermaster may serve such item by electronic service, which may include posting the document to Watermaster's website, sending an e-mail of the document to that party, or sending a notice of availability to that party indicating the document's availability for viewing on the Watermaster website. If a party does not have a valid e-mail address or internet access, that party shall identify an alternative method of service to be approved by Watermaster in its sole discretion.

Any party desiring to be relieved of receiving notices of Watermaster activity may file a waiver of notice on a form to be provided by Watermaster. Thereafter such party shall be

1 removed from the active party service list and not receive any notices required under this
2 Judgment. The parties have a duty to keep Watermaster informed of their current e-mail and
3 mailing addresses. If mail or e-mail is returned undeliverable to Watermaster for an incorrect
4 address, Watermaster in its sole discretion may remove that party from the active party service
5 list. (Amended 6/21/12)

6 55. Assignment, Transfer, etc., of Rights. (Prior Judgment Section 47) Any rights
7 Adjudicated herein except Overlying Rights, may be assigned, transferred, licensed or leased by
8 the owners thereof; provided however, that no such assignment shall be complete until the
9 appropriate notice procedures established by Watermaster have been complied with. No water
10 Produced pursuant to rights assigned, transferred, licensed, or leased may be transported outside
11 the Relevant Watershed except by:

12 (1) a Transporting Party, or

13 (2) a successor in interest immediate or mediate to a water system on lands or
14 portion thereof, theretofore served by such a Transporting Party, for use by such
15 successor in accordance with limitations applicable to Transporting Parties, or

16 (3) a successor in interest to the Special Category rights of MWD.

17 The transfer and use of Overlying Rights shall be limited, as provided in Section 21
18 hereof, as exercisable only on the specifically defined Overlying Lands and they cannot be
19 separately conveyed or transferred apart therefrom.

20 56. Abandonment of Rights. (Prior Judgment Section 48) It is in the interest of
21 reasonable beneficial use of the Basin and its water supply that no party be encouraged to take
22 and use more water in any Fiscal Year than is actually required. Failure to Produce all of the
23 water to which a party is entitled hereunder shall not, in and of itself, be deemed or constitute an
24 abandonment of such party's right, in whole or in part. Abandonment and extinction of any
25 right herein Adjudicated shall be accomplished only by:

26 (1) a written election by the party, filed in this case, or

27 (2) upon noticed motion of Watermaster, and after hearing.

3 In either case, such abandonment shall be confirmed by express subsequent order of this

1 Court.

2 57. Intervention After Judgment. (Prior Judgment Section 49) Any person who is
3 not a party or successor to a party and who proposes to Produce water from the Basin or
4 Relevant Watershed, may seek to become a party to this Judgment through a Stipulation For
5 Intervention entered into with Watermaster. Watermaster may execute said Stipulation on
6 behalf of the other parties herein but such Stipulation shall not preclude a party from opposing
7 such Intervention at the time of the Court hearing thereon. Said Stipulation For Intervention
8 must thereupon be filed with the Court, which will consider an order confirming said
9 Intervention following thirty (30) days' notice to the parties. Thereafter, if approved by the
10 Court, such Intervenor shall be a party bound by this Judgment and entitled to the rights and
11 privileges accorded under the Physical Solution herein.

12 58. Judgment Binding on Successors, etc. (Prior Judgment Section 50) Subject to
13 specific provisions hereinbefore contained, this Judgment and all provisions thereof are
14 applicable to and binding upon and inure to the benefit of not only the parties to this action, but
15 as well to their respective heirs, executors, administrators, successors, assigns, lessees, licensees
16 and to the agents, employees and attorneys in fact of any such persons.

17 59. Water Rights Permits. (Prior Judgment Section 51) Nothing herein shall be
18 construed as affecting the relative rights and priorities between MWD and San Gabriel Valley
19 Protective Association under State Water Rights Permits Nos. 7174 and 7175, respectively.

20 60. Costs. (Prior Judgment Section 52) No party shall recover any costs in this
21 proceeding from any other party.

22 61. Entry of Judgment. (New) The Clerk shall enter this Judgment.

23
24 DATED: June 21, 2012

25 s/ Maureen Duffy-Lewis
26 Maureen Duffy-Lewis, Judge
27 Specially Assigned

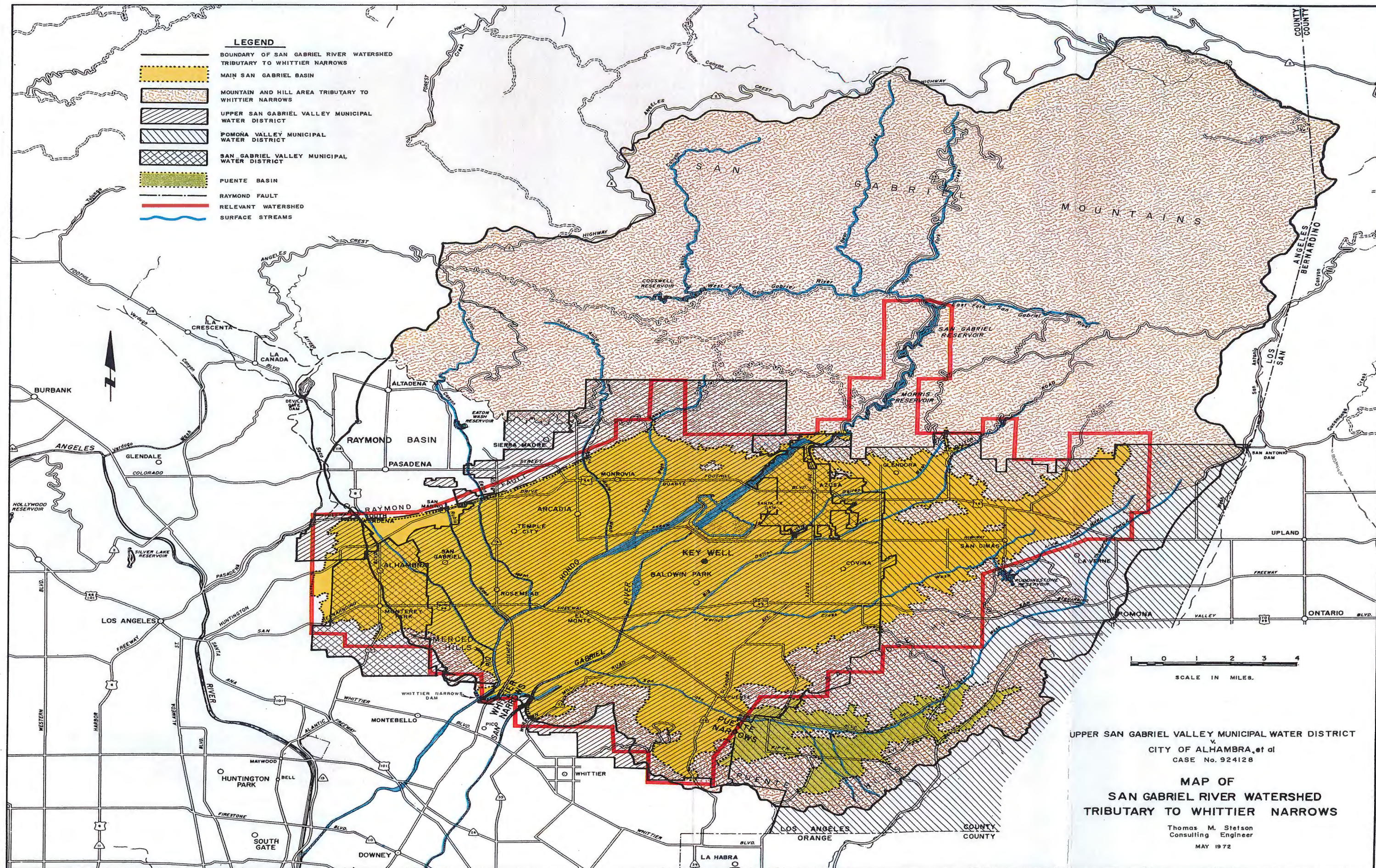


EXHIBIT "B"

BOUNDARIES OF RELEVANT WATERSHED

The following described property is located in Los Angeles County, State of California:

Beginning at the Southwest corner of Section 14, Township 1 North, Range 11 West, San Bernardino Base and Meridian;

Thence Northerly along the West line of said Section 14 to the Northwest corner of the South half of said Section 14;

Thence Easterly along the North line of the South half of Section 14 to the East line of said Section 14;

Thence Northerly along the East line of said Section 14, Township 1 North, Range 11 West and continuing Northerly along the East line of Section 11 to the Northeast corner of said Section 11;

Thence Easterly along the North line of Section 12 to the Northeast corner of said Section 12;

Thence Southerly along the East line of said Section 12 and continuing Southerly along the East line of Section 13 to the Southeast corner of said Section 13, said corner being also the Southwest corner of Section 18, Township 1 North, Range 10 West;

Thence Easterly along the South line of Sections 18, 17, 16 and 15 of said Township 1 North, Range 10 West to the Southwest corner of Section 14;

Thence Northerly along the West line of Section 14 to the Northwest corner of the South half of Section 14;

Thence Easterly along the North line of the South half of Section 14 to the East line of said section;

Thence Northerly along the East line of said Section 14, and continuing Northerly along the West line of Section 12 of said Township 1 North, Range 10 West to the North line of said Section 12;

Thence Easterly along the North line of said Section 12, to the Northeast corner of said Section 12, said corner being also the Southwest corner of Section 6, Township 1 North, Range 9 West;

Thence Northerly along the West line of said Section 6 and continuing Northerly along West line of Sections 31 and 30, Township 2 North, Range 9 West to the Westerly prolongation of the North line of said Section 30;

Thence Easterly along said Westerly prolongation of the North line of said Section 30 and continuing Easterly along the North line of Section 29 to the Northeast corner of said Section 29;

Thence Southerly along the East line of said Section 29 and continuing Southerly along the East line of Section 32, Township 2 North, Range 9 West, and thence continuing Southerly along the East line of Section 5, Township 1 North, Range 9 West to the Southeast corner of said Section 5;

Thence Westerly along the South line of said Section 5 to the Southwest corner of said Section 5, said point being also the Northwest corner of Section 8;

Thence Southerly along the West line of said Section 8 and continuing Southerly along the West line of Section 17, to the Southwest corner of said Section 17, said corner being also the Northwest corner of Section 20;

Thence Easterly along the North line of Sections 20 and 21 to the Northwest corner of Section 22, said corner being also the Southwest corner of Section 15;

Thence Northerly along the West line of said Section 15 to the Northwest corner of the South half of said Section 15;

Thence Easterly along the North line of said South half of Section 15 to the Northeast corner of said South half of Section 15;

Thence Southerly along the East line of Section 15 and continuing Southerly along the East line of Section 22 to the Southeast corner of said Section 22, said point being also the Southwest corner of Section 23;

Thence Easterly along the South line of Sections 23 and 24 to the East line of the West half of said Section 24;

Thence Northerly along said East line of the West half of Section 24 to the North line thereof;

Thence Easterly along said North line of Section 24 to the Northeast corner thereof, said point also being the Northwest corner of Section 19, Township 1 North, Range 8 West;

Thence continuing Easterly along the North line of Section 19 and Section 20 of said Township 1 North, Range 8 West to the Northeast corner of said Section 20;

Thence Southerly along the East line of Sections 20, 29 and 32 of said Township 1 North, Range 8 West to the Southeast corner of said Section 32;

Thence Westerly along the South line of Section 32 to the Northwest corner of the East half of Section 5, Township 1 South, Range 8 West;

Thence Southerly along the West line of the East half of said Section 5 to the South line of said Section 5;

Thence West to the East line of the Northerly prolongation of Range 9 West;

EXHIBIT "C"

**TABLE SHOWING BASE
ANNUAL DIVERSION RIGHTS
OF CERTAIN DIVERTERS
AS OF JUNE 21, 2012**

DIVERTER	BASE ANNUAL DIVERSION RIGHT (ACRE-FEET)
Covell, Ralph	2.12
(Successor to Rittenhouse, Catherine and Rittenhouse, James) ¹	
(Transferred to Aqua Capital Management LP) ²	<u>-2.12</u>
	<u>0.00</u>
Maddock, A. G.	3.40
(Transferred to San Gabriel Valley Water Company) ²	<u>-3.40</u>
	<u>0.00</u>
Rittenhouse, Catherine	0.00
(Transferred to Covell, Ralph) ¹	
Rittenhouse, James	0.00
(Transferred to Covell, Ralph) ¹	
Ruebhausen, Arline	18.34
(Held in common with Ruebhausen, Victor)	
(Transferred to City of Glendora) ²	<u>-18.34</u>
	<u>0.00</u>
Ruebhausen, Victor	--
(See Ruebhausen, Arline)	<hr/>
TOTAL	<u>0.00</u>

1/ Permanent transfer of rights as recorded at entry of Judgment.

2/ Permanent transfer of rights after entry of Judgment.

3/ Intervenor after Judgment.

EXHIBIT "D"

**TABLE SHOWING RIGHTS
AND PUMPER'S SHARE OF EACH PUMPER
AS OF JUNE 21, 2012**

PUMPER	PRESCRIPTIVE PUMPING ACRE-FEET	PUMPER'S SHARE %
6W Farms, Inc.	1,217.40	0.61599
(Formerly Woodland Farms, Inc.)		
(Transferred to:		
Miller Brewing Company	-919.50	-0.46526
Richard J. Woodland) ²	<u>-297.90</u>	<u>-0.15073</u>
	0.00	0.00000
Adams Ranch Mutual Water Company	100.00	0.05060
A & E Plastik Pak Co., Inc.	0.00	0.00000
(Transferred to Industry Properties, Ltd.) ¹		
Alhambra, City of	8,812.05	4.45876
Amarillo Mutual Water Company	709.00	0.35874
American Sheds, Inc. ³		
(Successor to Southwestern Portland Cement Company) ²	742.00	0.37544
(Transferred to USA Waste of California, Inc.) ²	<u>-742.00</u>	<u>-0.37544</u>
	0.00	0.00000
Anchor Plating Co., Inc. ³		
(Successor to Bodger & Sons, DBA Bodger Seeds Ltd.) ²	10.00	0.00506
(Transferred to Crown City Plating Co.) ²	<u>-10.00</u>	<u>-0.00506</u>
	0.00	0.00000
Anderson Family Marital Trust ³		
(Successor to Anderson, Ray L. and Helen T.) ²	50.16	0.02538
(Transferred to:		
Brondino, Jeanne	-25.08	-0.01269
Heinrich, Carolyn) ²	<u>-25.08</u>	<u>-0.01269</u>
	0.00	0.00000

PUMPER	PRESCRIPTIVE PUMPING ACRE-FEET	PUMPER'S SHARE %
Anderson, Ray³ (Successor to Covina Valley Unified School District) ² (Transferred to Anderson, Ray L. and Helen T.) ²	50.16 <u>-50.16</u> 0.00	0.02538 <u>-0.02538</u> 0.00000
Anderson, Ray L. and Helen T.³ (Successor to Anderson, Ray) ² (Transferred to Anderson Family Marital Trust) ²	50.16 <u>-50.16</u> 0.00	0.02538 <u>-0.02538</u> 0.00000
Andrade, Macario and Consuelo; and Andrade, Robert and Jayne³ (Successor to J. F. Isbell Estate, Inc.) ² (Transferred to Susan Andrade) ²	8.36 <u>-8.36</u> 0.00	0.00423 <u>-0.00423</u> 0.00000
Andrade, Susan³ (Successor to Andrade, Macario and Consuelo; and Andrade, Robert and Jayne) ²	<u>8.36</u> 8.36	<u>0.00423</u> 0.00423
Arcadia, City of (Successor to First National Finance Corporation) ² (Transferred to City of Monrovia) ²	9,252.00 60.90 <u>-951.00</u> 8,361.90	4.68137 0.03081 <u>-0.48119</u> 4.23099
Associated Southern Investment Company (Transferred to Southern California Edison Company) ²	16.50 <u>-16.50</u> 0.00	0.00335 <u>-0.00335</u> 0.00000
AZ-Two, Inc.³ (See Southdown, Inc.)	--	--
Azusa Associates, LLC³ (Successor to Snyder, Esther) ² (Transferred to Aqua Capital Management LP) ²	18.51 <u>-18.51</u> 0.00	0.00937 <u>-0.00937</u> 0.00000
Azusa-Western Inc. (Transferred to Southwestern Portland Cement Co.) ²	742.00 <u>-742.00</u> 0.00	0.37544 <u>-0.37544</u> 0.00000
Bahnsen & Beckman Ind., Inc. (Transferred to Woodland, Richard) ²	840.50 <u>-840.50</u> 0.00	0.42528 <u>-0.42528</u> 0.00000

PUMPER	PRESCRIPTIVE PUMPING ACRE-FEET	PUMPER'S SHARE %
Bahnsen, Betty M. (Transferred to Dawes, Mary Kay) ²	441.90 <u>-441.90</u> 0.00	0.22359 <u>-0.22359</u> 0.00000
Baldwin Park County Water District (See Valley County Water District)	--	--
Bandel Family Trust ³ (Successor to Garnier, Camille A, Deceased, Estate of) ²	16.70 <u>16.70</u>	0.00845 <u>0.00845</u>
Banks, Gale C. and Vicki Lynn ³ (Successor to Doyle, Mr. and Mrs.; and Madruga, Mr. and Mrs.) ²	50.00 <u>50.00</u>	0.02530 <u>0.02530</u>
Base Line Water Company (Transferred to Hughes Development Corporation) ²	430.20 <u>-430.20</u> 0.00	0.21767 <u>-0.21767</u> 0.00000
Beverly Acres Mutual Water Company (See Beverly Acres Mutual Water Users Association)	--	--
Beverly Acres Mutual Water Users Association (Formerly Beverly Acres Mutual Water Company) (Transferred to: San Gabriel Valley Water Company; Nicholson Trust) ²	93.00 -50.00 <u>-43.00</u> 0.00	0.04706 -0.02530 <u>-0.02176</u> 0.00000
Birenbaum, Max (Held in common with Birenbaum, Sylvia; Schneiderman, Alan; Schneiderman, Lydia; Wigodsky, Bernard; Wigodsky, Estera) (Transferred to City of Whittier) ²	6.00 -6.00 <u>0.00</u>	0.00304 -0.00304 <u>0.00000</u>
Birenbaum, Sylvia (See Birenbaum, Max)	--	--
Blue Diamond Concrete Materials Div., The Flintkote Company (Transferred to Sully-Miller Contracting Co.) ²	1,399.33 <u>-1,399.33</u> 0.00	0.70804 <u>-0.70804</u> 0.00000

PUMPER	PRESCRIPTIVE PUMPING ACRE-FEET	PUMPER'S SHARE %
Bodger & Sons DBA Bodger Seeds Ltd. (Transferred to Anchor Plating Co., Inc.) ²	10.00 <u>-10.00</u> 0.00	0.00506 <u>-0.00506</u> 0.00000
Botello Water Company	0.00	0.00000
Brezina, Raymond W. and Susan W. Trust 2001³	0.00	0.00000
Brondino, Jeanne³ (Successor to Anderson Family Marital Trust) ²	<u>25.08</u> 25.08	<u>0.01269</u> 0.01269
Burbank Development Company (Transferred to Wright, Darrell A., Wright, Merle M. & Carlson, Jeanne W.) ²	50.85 <u>-50.85</u> 0.00	0.02563 <u>-0.02563</u> 0.00000
Cadway, Inc.³ (Successor to: Corcoran, Jack S. and R. L. Corcoran, Jack S. and R. L. Corcoran, Jack S. and R. L. Corcoran, Jack S. and R. L. Garnier, Janus Sloan Ranches Corcoran, Jack S. and R.L.) ² (Transferred to: California Domestic Water Company California Domestic Water Company California Domestic Water Company) ²	100.00 100.00 273.50 30.00 203.00 129.60 243.50 -243.50 -129.60 <u>-63.30</u> 643.20	0.05060 0.05060 0.13839 0.01518 0.10272 0.06558 0.12320 -0.12321 -0.06558 <u>-0.03203</u> 0.32545
Cal Fin (Transferred to Suburban Water Systems) ²	118.10 <u>-118.10</u> 0.00	0.05976 <u>-0.05976</u> 0.00000
California-American Water Company (San Marino System)	7,868.70	3.98144
California Country Club³ (Formerly CCC Management)	0.00	0.00000

PUMPER	PRESCRIPTIVE PUMPING ACRE-FEET	PUMPER'S SHARE %
California Domestic Water Company	11,024.82	5.57839
(Successor to:		
Cantrill Mutual Water Company ¹	42.50	0.02150
Industry Properties, Ltd. ²	73.50	0.03719
Modern Accent Corporation ²	256.86	0.12997
Fisher, Russell ²	19.00	0.00961
Graveline, George Wayne and Alexis June, Trust ²	216.60	0.10959
Cadway, Inc. ²	243.50	0.12321
Cadway, Inc. ²	129.60	0.06558
Cadway, Inc. ²)	<u>63.30</u>	<u>0.03203</u>
	12,069.68	6.10707
California Materials Company	0.00	0.00000
CalMat	--	--
(Formerly Conrock Company)		
(See Vulcan Materials Company)		
Cantrill Mutual Water Company	0.00	0.00000
(Transferred to California Domestic Water Company) ¹		
Canyon Water Company³		
(Successor to McIntyre, William) ²	<u>1.00</u>	<u>0.00051</u>
	1.00	0.00051
Canyon Water & Development Corporation³	0.00	0.00000
CCC Management³	--	--
(See California Country Club)		
Cedar Avenue Mutual Water Company	121.10	0.06127
(Transferred to San Gabriel Valley Water Company) ²	<u>-121.10</u>	<u>-0.06127</u>
	0.00	0.00000
CEMEX California Aggregates, Inc.³	--	--
(Formerly Southdown)		
Champion Mutual Water Company	147.68	0.07472
Chevron U.S.A.	2.00	0.00101
(Formerly Standard Oil of California)		
Chronis, Christine³	--	--
(See Polopolus, et al.)		

PUMPER	PRESCRIPTIVE PUMPING ACRE-FEET	PUMPER'S SHARE %
Clayton Manufacturing Company (Transferred to City of Glendora) ²	511.80 <u>-511.80</u> 0.00	0.25896 <u>-0.25896</u> 0.00000
Coiner, James W., dba Coiner Nursery ³	--	--
Collison, E. O.	0.00	0.00000
Comby, Erma M. (See Wilmott, Erma M.)	--	--
Conrock Company (See CalMat) (Formerly Consolidated Rock Products Co.)	--	--
Consolidated Rock Products Co. (See Conrock Company)	--	--
Corcoran, Jack S. (Held in common with Corcoran, R. L.) (Transferred to: Cadway, Inc. Cadway, Inc. Cadway, Inc. Cadway, Inc. Cadway, Inc.) ²	747.00 -100.00 -100.00 -273.50 -30.00 <u>-243.50</u> 0.00	0.37797 -0.05060 -0.05060 -0.13839 -0.01518 <u>-0.12320</u> 0.00000
Corcoran, R. L. (See Corcoran, Jack S.)	--	--
County Sanitation District No. 18 of Los Angeles County	4.50	0.00228

PUMPER	PRESCRIPTIVE PUMPING ACRE-FEET	PUMPER'S SHARE %
Covell, et al.	111.05	0.05619
(Successor to Rittenhouse, Catherine and Rittenhouse, James) ¹		
(Held in common with Tate, Phillip G. and Sieglinde A.; Goedert, Lillian E.; Goedert, Marion W.; Lakin, Kendall R.; Lakin, Kelly R.; Snyder, Harry; Snyder, Esther)		
(Transferred to:		
Lakin, Kelly R.	-9.26	-0.00468
Goedert, Lillian E.	-9.26	-0.00468
Tate, Phillip G. and Sieglinde A.	-57.83	-0.02926
Snyder, Esther	-18.51	-0.00937
Aqua Capital Management LP) ²	<u>-16.19</u>	<u>-0.00820</u>
	0.00	0.00000
Covina, City of	2,507.89	1.26895
(Transferred to:		
Covina Irrigating Company	-1,734.00	-0.87737
Covina Irrigating Company) ²	<u>-300.00</u>	<u>-0.15179</u>
	473.89	0.23979
Covina-Valley Unified School District	50.16	0.02538
(Transferred to Anderson, Ray) ²	<u>-50.16</u>	<u>-0.02538</u>
	0.00	0.00000
Crevolin, A. J.	2.25	0.00114
Crocker National Bank, Executor of the Estate of A. V. Handorf	0.00	0.00000
(Transferred to Modern Accent Corp.) ¹		
Cross Water Company	1,103.00	0.05581
(Transferred to Industry Waterworks System, City of) ²	<u>-1,103.00</u>	<u>-0.05581</u>
	0.00	0.00000
Crown City Plating Company	190.00	0.09614
(Successor to Anchor Plating Co., Inc.) ²	10.00	0.00506
(Transferred to Valencia Heights Water Company) ²	<u>-200.00</u>	<u>-0.10120</u>
	0.00	0.00000
Davidson Optronics, Inc.	22.00	0.01113
(Transferred to Covina Irrigating Company) ²	<u>-22.00</u>	<u>-0.01113</u>
	0.00	0.00000

PUMPER	PRESCRIPTIVE PUMPING ACRE-FEET	PUMPER'S SHARE %
Dawes, Mary Kay³ (Successor to Bahnsen, Betty M.) ²	441.90	0.22359
Del Rio Mutual Water Company	199.00	0.10069
Denton, Kathryn W., Trustee for San Jose Ranch Company	185.50	0.09386
(Transferred to White, June G., Trustee of the June G. White share of the Garnier Trust) ²	<u>-185.50</u> 0.00	<u>-0.09386</u> 0.00000
Doyle, Mr. and Mrs.; and Madruga, Mr. and Mrs.³ (Successor to Sawpit Farms, Limited) ² (Transferred to Banks, Gale C. and Vicki Lynn) ²	50.00 <u>-50.00</u> 0.00	0.02530 <u>-0.02530</u> 0.00000
Driftwood Dairy	163.80	0.08288
Duhalde, L. (Transferred to El Monte Union High School District) ¹	0.00	0.00000
Dunning, George (Held in common with Dunning, Vera H.) (Successor to Vera H. Dunning) ² (Transferred to Dunning Trust, George A. V.) ²	324.00 <u>-324.00</u> 0.00	0.16394 <u>-0.16394</u> 0.00000
Dunning Trust, George A. V.³ (Successor to Dunning, George) ² (Transferred to Loyola Marymount University) ²	324.00 <u>-324.00</u> 0.00	0.16394 <u>-0.16394</u> 0.00000
Dunning, Vera H. (See Dunning, George) (Transferred to Dunning, George) ²	324.00 <u>-324.00</u> 0.00	0.16394 <u>-0.16394</u> 0.00000
Durfee Property, LLC³ (Successor to Texaco, Inc.) ² (Transferred to San Gabriel Valley Water Company) ²	50.00 <u>-50.00</u> 0.00	0.02530 <u>-0.02530</u> 0.00000
East Pasadena Water Company, Ltd.	1,407.69	0.71227

PUMPER	PRESCRIPTIVE PUMPING ACRE-FEET	PUMPER'S SHARE %
Eckis, Rollin³		
(Successor to Sawpit Farms, Limited) ²	123.00	0.06224
(Transferred to City of Monrovia) ²	<u>-123.00</u>	<u>-0.06224</u>
	0.00	0.00000
El Encanto Properties	33.40	0.01690
(Transferred to La Puente Valley County Water District) ²	<u>-33.40</u>	<u>-0.01690</u>
	0.00	0.00000
El Monte, City of	2,784.23	1.40878
(Successor to W. E. Hall Company) ²	<u>0.20</u>	<u>0.00010</u>
	2,784.43	1.40888
El Monte Cemetery Association	18.50	0.00936
El Monte Union High School District	9.80	0.00496
(Successor to Duhalde, L.) ¹	6.40	0.00324
(Transferred to City of Whittier) ²	<u>-16.20</u>	<u>-0.00820</u>
	0.00	0.00000
Everett, Mrs. Alda B.	0.00	0.00000
(Held in common with Everett, W.B., Executor of the Estate of I. Worth Everett)		
Everett, W.B., Executor of the Estate of I. Worth Everett	--	--
(See Everett, Mrs. Alda B.)		
Faix, Incorporated	0.00	0.00000
(Successor to Frank F. Pellissier & Sons, Inc.) ¹		
(Transferred to Faix, Ltd.) ¹		
Faix, Ltd.	6,490.00	3.28384
(Successor to Faix, Incorporated) ¹		
(Transferred to Pellissier Irrevocable QTIP Trust, et al, Laurence R., Co-tenancy of) ²	<u>-6,490.00</u>	<u>-3.28384</u>
	0.00	0.00000
First National Finance Corporation	60.90	0.03081
(Transferred to City of Arcadia) ²	<u>-60.90</u>	<u>-0.03081</u>
	0.00	0.00000
Fisher, Russell	19.00	0.00961
(Held in common with Hauch, Edward and Warren, Clyde)		
(Transferred to California Domestic Water Company) ²	<u>-19.00</u>	<u>-0.00961</u>
	0.00	0.00000

PUMPER	PRESCRIPTIVE PUMPING ACRE-FEET	PUMPER'S SHARE %
Fox Family Trust Michael Edward Fox and Crystal Marie Fox, Trustees³ (Successor to Maggiore, Valarie; Fox, Crystal; and Kirklen, Jeffery) ²	145.83	0.07378
Frank F. Pellissier & Sons, Inc. (Transferred to Faix, Incorporated) ¹	0.00	0.00000
Fruit Street Water Company (Transferred to: Gifford, Brooks, Jr., City of La Verne) ²	207.00 -101.29 <u>-105.71</u> 0.00	0.10474 -0.05125 <u>-0.05349</u> 0.00000
Garnier, Anton C. and Anita, Family Trust³ (Successor to: South Covina Water Service Garnier, Camille A., Deceased, Estate of Garnier, Janus) ²	203.00 8.30 <u>3.00</u> 214.30	0.10271 0.00420 <u>0.00152</u> 0.10843
Garnier, Camille A., Deceased, Estate of³ (Successor to South Covina Water Service) ² (Transferred to: The Ruth Elaine Ailor Garnier Trust The George Wayne and Alexis June Graveline Trust The Anton C. and Anita Garnier Family Trust Janus Garnier The Bandel Family Trust) ²	83.30 -41.70 -8.30 -8.30 -8.30 <u>-16.70</u> 0.00	0.04215 -0.02110 -0.00420 -0.00420 -0.00420 <u>-0.00845</u> 0.00000
Garnier, Janus³ (Successor to : Garnier, Camille A. Deceased, Estate of South Covina Water Service) ² (Transferred to: George Wayne and Alexis June Graveline Trust The Anton C. and Anita Garnier Family Trust Cadway, Inc.) ²	8.30 203.00 -5.30 -3.00 <u>-203.00</u> 0.00	0.00420 0.10272 -0.00268 -0.00152 <u>-0.10272</u> 0.00000
Garnier, Ruth Elaine Ailor, Trust³ (Successor to Garnier, Camille A. Deceased, Estate of) ²	<u>41.70</u> 41.70	<u>0.02110</u> 0.02110

PUMPER	PRESCRIPTIVE PUMPING ACRE-FEET	PUMPER'S SHARE %
Gates, James Richard³	0.00	0.00000
Gifford, Brooks, Jr.³ (Successor to: Fruit Street Water Company, Mission Gardens Mutual Water Company) ² (Transferred to City of Whittier) ²	101.29 96.96 <u>-198.25</u> 0.00	0.05125 0.04906 <u>-0.10031</u> 0.00000
Gilkerson, Frank B. (Formerly part of Covell, et al.) (Transferred interest in Covell, et al. to Jobe, Darr) ²	--	--
Glendora Unified High School District (Transferred to City of Glendora) ²	99.00 <u>-99.00</u> 0.00	0.05009 <u>-0.05009</u> 0.00000
Goedert, Lillian E. (See Covell, et al.) (Successor to Covell, et al.) ² (Transferred to Covina Irrigating Co.) ²	9.26 <u>-7.00</u> 2.26	0.00468 <u>-0.00354</u> 0.00114
Goedert, Marion W. (See Covell, et al.)	--	--
Golden State Water Company, San Gabriel Valley District (Formerly Southern California Water Company)	5,773.00	2.92105
Graham, William (Formerly part of Covell, et al.) (Transferred interest in Covell et al. to Jobe, Darr) ²	--	--
Graveline, George Wayne and Alexis June, Trust³ (Successor to: South Covina Water Service Garnier, Camille A., Deceased, Estate of Garnier, Janus) ² (Transferred to California Domestic Water Company) ²	203.00 8.30 5.30 <u>-216.60</u> 0.00	0.10271 0.00420 0.00268 <u>-0.10959</u> 0.00000
Green, Walter	71.70	0.03628

PUMPER	PRESCRIPTIVE PUMPING ACRE-FEET	PUMPER'S SHARE %
Grizzle, Lissa B. (Held in common with Grizzle, Mervin A.; Wilson, Harold R.; Wilson, Sarah C.) (Transferred to City of Whittier) ²	184.00 <u>-184.00</u> 0.00	0.09310 <u>-0.09310</u> 0.00000
Grizzle, Mervin A. (See Grizzle, Lissa B.)	--	--
Hansen, Alice	0.75	0.00038
Hanson Aggregates West, Inc. ³ (Successor to: Livingston-Graham, Inc. Sully-Miller Contracting Company) ²	 1,824.40 <u>489.77</u> 2,314.17	 0.92312 <u>0.24782</u> 1.17094
Hartley, David ³	0.00	0.00000
Hauch, Edward (See Fisher, Russell)	--	--
Heinrich, Carolyn ³ (Successor to Anderson Family Marital Trust) ²	<u>25.08</u> 25.08	<u>0.01269</u> 0.01269
Hemlock Mutual Water Company	166.00	0.08399
Hollenbeck Street Water Company (Transferred to Suburban Water Systems) ¹	0.00	0.00000
Hughes Development Corporation ³ (Successor to Base Line Water Company) ² (Transferred to: San Gabriel County Water District San Gabriel County Water District) ²	 430.20 -400.00 <u>-30.20</u> 0.00	 0.21767 -0.20239 <u>-0.01528</u> 0.00000
Hunter, Lloyd F. ³ (Successor to Wade, R.) ² (Transferred to Covina Irrigating Company) ²	 4.40 <u>-4.40</u> 0.00	 0.00223 <u>-0.00223</u> 0.00000
Hydro-Conduit Corporation	0.00	0.00000

PUMPER	PRESCRIPTIVE PUMPING ACRE-FEET	PUMPER'S SHARE %
Industry Waterworks System, City of³ (Successor to Cross Water Company) ²	<u>1,103.00</u> 1,103.00	<u>0.55810</u> 0.55810
Industry Properties, Ltd. (Successor to A & E Plastik Pak Co., Inc.) ¹ (Transferred to California Domestic Water Co.) ²	73.50 <u>-73.50</u> 0.00	0.03719 <u>-0.03719</u> 0.00000
Irwindale, City of³ (Successor to United Concrete Pipe Corporation) ²	<u>376.00</u> 376.00	<u>0.19025</u> 0.19025
J. F. Isbell Estate, Inc. (Transferred to Andrade, Macario and Consuelo; and Andrade, Robert and Jayne) ²	8.36 <u>-8.36</u> 0.00	0.00423 <u>-0.00423</u> 0.00000
Jerris, Helen³ (See Polopolus, et al.)	--	--
Jobe, Darr³ (Formerly part of Covell, et al.) (Successor to: Gilkerson, Frank B. interest in Covell et al. Graham, William interest in Covell et al.) ² (Transferred interest in Covell et al. to Tate, Phillip G. and Sieglinde A.) ²	--	--
Kirklen Family Trust³ (Formerly Kirklen, Dawn L.) (Held in common with Kirklen, William R.) (Successor to San Dimas-La Verne Recreational Facilities Authority) ² (Transferred to Maggiore, Valarie; Fox, Crystal; and Kirklen, Jeffery) ²	375.00 62.50 <u>-437.50</u> 0.00	0.18974 0.03162 <u>-0.22136</u> 0.00000
Kirklen, Dawn L. (See Kirklen Family Trust)	--	--
Kirklen, Jeffery³ (Successor to Maggiore, Valarie; Fox, Crystal; and Kirklen, Jeffery) ²	145.84	0.07379
Kirklen, William R. (See Kirklen, Dawn L.)	--	--

PUMPER	PRESCRIPTIVE PUMPING ACRE-FEET	PUMPER'S SHARE %
Kiyan Farms	30.00	0.01518
(Formerly Kiyan, Hideo)		
(Transferred to West Covina Venture, Ltd.) ²	<u>-30.00</u>	<u>-0.01518</u>
	0.00	0.00000
Kiyan, Hideo	--	--
(See Kiyan Farms)		
(Held in common with Kiyan, Hiro)		
Kiyan, Hiro	--	--
(See Kiyan, Hideo)		
Knight, Kathryn M.³		
(Successor to Knight, William) ²	227.88	0.11530
(Transferred to Knight, William) ²	<u>-227.88</u>	<u>-0.11530</u>
	0.00	0.00000
Knight, William	227.88	0.11530
(Transferred to Knight, Kathryn M.) ²	<u>-227.88</u>	<u>-0.11530</u>
(Successor to Knight, Kathryn M.) ²	<u>227.88</u>	<u>0.11530</u>
	227.88	0.11530
Lakin, Kelly R.³		
(See Covell, et al.)		
(Successor to Covell, et al.) ²	9.26	0.00468
(Transferred to:		
Covina Irrigating Co.	-6.03	-0.00305
Covina Irrigating Co.) ²	<u>-3.23</u>	<u>-0.00163</u>
	0.00	0.00000
Lakin, Kendall R.³	--	--
(See Covell, et al.)		
Landeros, John	0.75	0.00038
La Grande Source Water Company	0.00	0.00000
(Transferred to Suburban Water Systems) ¹		
Lang, Frank	0.00	0.00000
(Transferred to San Dimas-La Verne Recreational Facilities Authority) ¹		
La Puente Cooperative Water Co.	0.00	0.00000
(Transferred to Suburban Water Systems) ¹		

PUMPER	PRESCRIPTIVE PUMPING ACRE-FEET	PUMPER'S SHARE %
La Puente Valley County Water District (Successor to El Encanto Properties) ²	1,097.00 <u>33.40</u> 1,130.40	0.55507 <u>0.01690</u> 0.57197
La Verne, City of (Successor to Fruit Street Water Co.) ² (Transferred to Covina Irrigating Co.) ²	250.00 105.71 <u>-355.71</u> 0.00	0.12650 0.05349 <u>-0.17999</u> 0.00000
Lee, Paul M. and Ruth A.; Nasmyth, Virginia; Nasmyth, John³	0.00	0.00000
Little John Dairy	0.00	0.00000
Livingston-Graham, Inc. (Transferred to Hanson Aggregates West, Inc.) ²	1,824.40 <u>-1,824.40</u> 0.00	0.92312 <u>-0.92312</u> 0.00000
Los Flores Mutual Water Company (Transferred to City of Monterey Park) ²	26.60 <u>-26.60</u> 0.00	0.01346 <u>-0.01346</u> 0.00000
Loucks, David	3.00	0.00152
Lovelady, June G., Trustee³ (Successor to White, June G., Trustee of the June G. White Share of the Garnier Trust) ²	<u>185.50</u> 185.50	<u>0.09386</u> 0.09386
Loyola Marymount University³ (Successor to George A.V. Dunning Trust) ² (Transferred to City of Glendora) ²	324.00 <u>-324.00</u> 0.00	0.16394 <u>-0.16394</u> 0.00000
Maggiore, Valarie³ (Successor to Maggiore, Valarie; Fox, Crystal; and Kirklen, Jeffrey) ²	145.83	0.07379
Maggiore, Valarie; Fox, Crystal; and Kirklen, Jeffery³ (Successor to Kirklen Family Trust) ² (Transferred to: (Maggiore, Valarie; Kirklen, Jeffrey; Fox Family Trust, Michael Edward Fox and Crystal Marie Fox, Trustees) ²	437.50 -145.83 -145.84 <u>-145.83</u> 0.00	0.22136 -0.07379 -0.07379 <u>-0.07378</u> 0.00000

PUMPER	PRESCRIPTIVE PUMPING ACRE-FEET	PUMPER'S SHARE %
Manning Bros. Rock & Sand Co.	328.00	0.16596
(Transferred to Conrock Company) ²	<u>-328.00</u>	<u>-0.16596</u>
	0.00	0.00000
Maple Water Company	118.50	0.05996
(Transferred to Southwest Water Co.) ²	<u>-118.50</u>	<u>-0.05996</u>
	0.00	0.00000
Martinez, Frances Mercy	0.75	0.00038
(Held in common with Martinez, Jaime)		
Martinez, Jaime	--	--
(See Martinez, Frances Mercy)		
Massey-Ferguson Company	0.00	0.00000
McIntyre, William³		
(Successor to West Covina Venture, Ltd.) ²	30.00	0.01518
(Transferred to Canyon Water Company) ²	<u>-1.00</u>	<u>-0.00051</u>
	29.00	0.01467
Miller Brewing Company	111.01	0.05617
(Successor to:		
Maechtlen, Estate of J.J.	151.50	0.07666
Phillips, Alice B., et al.	50.00	0.02530
South Covina Water Service	300.00	0.15180
Woodland Farms	919.50	0.46526
Woodland, Richard) ²	840.50	0.42528
(Transferred to Miller Breweries West, L.P.) ²	<u>-2,372.51</u>	<u>-1.20047</u>
	0.00	0.00000
Miller Breweries West, L.P.³		
(Successor to Miller Brewing Company) ²	2,372.51	1.20047
(Transferred to MillerCoors LLC) ²	<u>-2,372.51</u>	<u>-1.20047</u>
	0.00	0.00000
MillerCoors LLC³		
(Successor to Miller Breweries West, L.P.) ²	2,372.51	1.20047
Mission Gardens Mutual Water Company	96.96	0.04906
(Transferred to Gifford, Brooks, Jr.) ²	<u>-96.96</u>	<u>-0.04906</u>
	0.00	0.00000

PUMPER	PRESCRIPTIVE PUMPING ACRE-FEET	PUMPER'S SHARE %
Modern Accent Corporation		
(Successor to Crocker National Bank, Executor of the Estate of A. V. Handorf) ¹	256.86	0.12997
(Transferred to California Domestic Water Co.) ²	<u>-256.86</u>	<u>-0.12997</u>
	0.00	0.00000
Monterey Park, City of	6,677.48	3.37870
(Successor to Los Flores Mutual Water Co.) ²	<u>26.60</u>	<u>0.01346</u>
	6,704.08	3.39216
Munoz, Ralph E. ³	0.00	0.00000
Murphy Ranch Mutual Water Company	223.23	0.11295
(Transferred to Southwest Suburban Water) ²	<u>-223.23</u>	<u>-0.11295</u>
	0.00	0.00000
Namimatsu Farms	196.00	0.09917
(Transferred to California Cities Water Co.) ²	<u>-196.00</u>	<u>-0.09917</u>
	0.00	0.00000
Nick Tomovich & Sons	0.02	0.00001
Nicholson Trust ³		
(Successor to Beverly Acres Mutual Water Users Association) ²	43.00	0.02176
(Transferred to: Nicholson Family Trust	-7.00	-0.00354
Nicholson Trust, Helene S.) ²	<u>-12.00</u>	<u>-0.00607</u>
	24.00	0.01215
Nicholson Family Trust ³		
(Successor to Nicholson Trust) ²	<u>7.00</u>	<u>0.00354</u>
	7.00	0.00354
Nicholson Trust, Helene S. ³		
(Successor to Nicholson Trust) ²	12.00	0.00607
(Transferred to San Gabriel Valley Water Co.) ²	<u>-12.00</u>	<u>-0.00607</u>
	0.00	0.00000
New Owl Rock Products ³		
(Successor to Owl Rock Products Co.) ²	715.60	0.36208
(Transferred to Robertson's Ready Mix, Ltd.) ²	<u>-715.60</u>	<u>-0.36208</u>
	0.00	0.00000

PUMPER	PRESCRIPTIVE PUMPING ACRE-FEET	PUMPER'S SHARE %
No. 17 Walnut Place Mutual Water Co.	21.50	0.01088
(Transferred to San Gabriel Valley Water Co.) ²	<u>-21.50</u>	<u>-0.01088</u>
	0.00	0.00000
Orange Production Credit Association³	0.00	0.00000
Owl Rock Products Co.	715.60	0.36208
(Transferred to New Owl Rock Products) ²	<u>-715.60</u>	<u>-0.36208</u>
	0.00	0.00000
Pacific Rock & Gravel Co.	408.00	0.20644
(Transferred to:	-208.00	-0.10524
City of Whittier,	<u>-200.00</u>	<u>-0.10120</u>
Rose Hills Memorial Park Association) ²	0.00	0.00000
Park Water Company	184.01	0.09311
(Transferred to Valley County Water District) ²	<u>-184.01</u>	<u>-0.09311</u>
	0.00	0.00000
Parton Family Trust³	46.20	0.02338
(Formerly Via, H., Trust of) ²		
(Transferred to San Gabriel Valley Water Company) ²	<u>-46.20</u>	<u>-0.02338</u>
	0.00	0.00000
Pellissier Irrevocable QTIP Trust, et al, Laurence R., Co-tenancy of³		
(Successor to Faix, Ltd) ²	<u>6,490.00</u>	<u>3.28384</u>
	6,490.00	3.28384
Penn, Margaret³	--	--
(See Polopolus, et al.)		
Pico County Water District	0.75	0.00038
Polopolus, John³	--	--
(See Polopolus, et al.)		
Polopolus, et al.³		
(Successor to Polopolus, Steve) ²	<u>22.50</u>	<u>0.01138</u>
(Held in common with Chronis, Christine; Jerris, Helen; Penn, Margaret; Polopolus, John)	22.50	0.01138
Polopolus, Steve	22.50	0.01138
(Transferred to Polopolus, et al.) ²	<u>-22.50</u>	<u>-0.01138</u>
	0.00	0.00000

PUMPER	PRESCRIPTIVE PUMPING ACRE-FEET	PUMPER'S SHARE %
Rados, Alexander (Held in common with Rados, Stephen and Rados, Walter)	43.00	0.02176
Rados, Stephen (See Rados, Alexander)	--	--
Rados, Walter (See Rados, Alexander)	--	--
Richwood Mutual Water Company (Transferred to San Gabriel Valley Water Company) ²	192.60 <u>-192.60</u> 0.00	0.09745 <u>-0.09745</u> 0.00000
Rincon Ditch Company (Transferred to Workman Mill Investment Company) ²	628.00 <u>-628.00</u> 0.00	0.31776 <u>-0.31776</u> 0.00000
Rincon Irrigation Company (Transferred to Workman Mill Investment Company) ²	314.00 <u>-314.00</u> 0.00	0.15888 <u>-0.15888</u> 0.00000
Rio Hondo Memorial Foundation, The ³ (Formerly Rose Hills Foundation, The) (See Rose Hills Foundation, The)	--	--
Rittenhouse, Catherine (Transferred to Covell, Ralph) ¹	0.00	0.00000
Rittenhouse, James (Transferred to Covell, Ralph) ¹	0.00	0.00000
Robertson's Ready Mix, Ltd. ³ (Successor to New Owl Rock Products) ² (Transferred to San Gabriel County Water District) ²	715.60 <u>-715.60</u> 0.00	0.36208 <u>-0.36208</u> 0.00000
Rose Hills Memorial Park Association (See Rose Hills Foundation, The)	--	--

PUMPER	PRESCRIPTIVE PUMPING ACRE-FEET	PUMPER'S SHARE %
Rose Hills Foundation, The ³ (Formerly Rose Hills Memorial Park Association) (See Rio Hondo Memorial Foundation, The) (Formerly Rio Hondo Memorial Foundation, The) (Successor to Pacific Rock & Gravel Co.) ² (Transferred to: Workman Mill Investment Co. Workman Mill Investment Co.) ²	594.00 200.00 -594.00 <u>-200.00</u> 0.00	0.30055 0.10120 -0.30055 <u>-0.10120</u> 0.00000
Rosemead Development, Ltd. ³ (Successor to Thompson, Earl W.) ²	<u>1.00</u> 1.00	<u>0.00051</u> 0.00051
Rurban Homes Mutual Water Company	217.76	0.11018
Ruth, Roy	0.75	0.00038
San Dimas Golf Inc. DBA Via Verde County Club ³	0.00	0.00000
San Dimas-La Verne Recreational Facilities Authority (Successor to Lang, Frank) ¹ (Transferred to Kirklen, Dawn L. and William R.) ²	62.50 <u>-62.50</u> 0.00	0.03162 <u>-0.03162</u> 0.00000
San Gabriel Country Club	286.10	0.14476
San Gabriel County Water District (Successor to: Hughes Development Corporation Hughes Development Corporation Robertson's Ready Mix, Ltd.) ²	4,250.00 400.00 30.20 <u>715.60</u> 5,395.80	2.15044 0.20239 0.01528 <u>0.36208</u> 2.73019
San Gabriel Valley Municipal Water District	0.00	0.00000
Sawpit Farms, Limited (Transferred to: Eckis, Rolin Doyle and Madruga) ²	173.00 -123.00 <u>-50.00</u> 0.00	0.08754 -0.06224 <u>-0.02530</u> 0.00000
Schneiderman, Alan (See Birenbaum, Max)	--	--

PUMPER	PRESCRIPTIVE PUMPING ACRE-FEET	PUMPER'S SHARE %
Schneiderman, Lydia (See Birenbaum, Max)	--	--
Security Pacific National Bank, Co-trustee for the Estate of Winston F. Stoody (See Stoody, Virginia A.) (Transferred to City of Whittier) ²	38.70 <u>-38.70</u> 0.00	0.01958 <u>-0.01958</u> 0.00000
Sierra La Verne Country Club³	0.00	0.00000
Sierra Madre, City of	0.00	0.00000
Sloan Ranches (Transferred to Cadway, Inc.) ²	129.60 <u>-129.60</u> 0.00	0.06558 <u>-0.06558</u> 0.00000
Smith, Charles³	0.00	0.00000
Snyder, Esther³ (Successor to Covell, et al) ² (Transferred to Azusa Associates, LLC) ²	18.51 <u>-18.51</u> 0.00	0.00937 <u>-0.00937</u> 0.00000
Snyder, Harry (See Covell, et al.)	--	--
Sonoco Products Company	311.60	0.15766
South Covina Water Service (Transferred to: Miller Brewing Company Anton C. and Anita Garnier Family Trust The George Wayne and Alexis June Graveline Trust The Estate of Camille A. Garnier, Deceased Garnier, Janus) ²	992.30 -300.00 -203.00 -203.00 -83.30 <u>-203.00</u> 0.00	0.50209 -0.15180 -0.10271 -0.10271 -0.04215 <u>-0.10272</u> 0.00000
Southdown, Inc.³ (Formerly AZ-Two, Inc.) (See CEMEX California Aggregates, Inc.)	--	--
Southern California Edison Company (Successor to Associated Southern Investment Company) ²	155.25 <u>16.50</u> 171.75	0.07855 <u>0.00835</u> 0.08690

PUMPER	PRESCRIPTIVE PUMPING ACRE-FEET	PUMPER'S SHARE %
Southern California Water Company, San Gabriel Valley District (See Golden State Water Company, San Gabriel Valley District)	--	--
South Pasadena, City of	3,567.70	1.80520
Southwest Suburban Water (See Suburban Water Systems)	--	--
Southwest Water Company³ (Successor to Maple Water Company) ²	<u>118.50</u> 118.50	<u>0.05996</u> 0.05996
Southwestern Portland Cement Company³ (Successor to Azusa Western, Inc.) ² (Transferred to American Sheds, Inc.) ²	742.00 <u>-742.00</u> 0.00	0.37544 <u>-0.37544</u> 0.00000
Speedway 605, Inc.³	0.00	0.00000
Standard Oil Company of California (See Chevron U.S.A.)	--	--
Sterling Mutual Water Company	120.00	0.06072
Stoody, Virginia A., Co-trustee for the	--	--
Stoody, Winston F., Estate of (See Security Pacific National Bank, Co-trustee)	--	--
Suburban Water Systems (Formerly Southwest Suburban Water) (Successor to:	20,462.47	10.35370
Hollenbeck Street Water Company ¹	646.39	0.32706
La Grande Source Water Company ¹	1,078.00	0.54545
La Puente Cooperative Water Co. ¹	1,210.90	0.61270
Valencia Valley Water Company ¹	651.50	0.32965
Victoria Mutual Water Company ¹	469.60	0.23761
Cal Fin ²	118.10	0.05976
Murphy Ranch Mutual Water Co. ²)	<u>223.23</u>	<u>0.11295</u>
	24,860.19	12.57888

PUMPER	PRESCRIPTIVE PUMPING ACRE-FEET	PUMPER'S SHARE %
Sully-Miller Contracting Company³ (Successor to Blue Diamond Concrete Materials Div., The Flintkote Company) ² (Transferred to: United Rock Products Corporation Hanson Aggregates West, Inc.) ²	1,399.33 -909.56 <u>-489.77</u> 0.00	0.70804 -0.46022 <u>-0.24782</u> 0.00000
Sunny Slope Water Company	2,228.72	1.12770
Tate, Phillip G. and Sieglinde A.³ (See Covell, et al.) (Successor to Jobe, Darr interest in Covell, et al.) ² (Successor to Covell, et al.) ²	57.83	0.02926
Taylor Herb Garden (Transferred to Covina Irrigating Company) ²	6.00 <u>-6.00</u> 0.00	0.00304 <u>-0.00304</u> 0.00000
Texaco, Inc. (Chevron U.S.A., Inc.) (Transferred to Durfee Property, LLC) ²	50.00 <u>-50.00</u> 0.00	0.02530 <u>-0.02530</u> 0.00000
Thompson, Earl W. (Held in common with Thompson, Mary) (Transferred to Rosemead Development, Ltd.) ²	1.00 <u>-1.00</u> 0.00	0.00051 <u>-0.00051</u> 0.00000
Thompson, Mary (See Thompson, Earl W.)	--	--
Tran, Hieu³	0.00	0.00000
Tyler Nursery	3.21	0.00162
United Concrete Pipe Corporation (Transferred to Irwindale, City of) ²	376.00 <u>-376.00</u> 0.00	0.19025 <u>-0.19025</u> 0.00000
United Rock Products Corporation³ (Successor to: Sully Miller Contracting Company) ²	<u>909.56</u> 909.56	<u>0.46022</u> 0.46022
USA Waste of California, Inc.³ (Successor to American Sheds, Inc.) ² (Transferred to Aqua Capital Management LP) ²	742.00 <u>-742.00</u> 0.00	0.37544 <u>-0.37544</u> 0.00000

PUMPER	PRESCRIPTIVE PUMPING ACRE-FEET	PUMPER'S SHARE %
U.S. Pipe & Foundry Company³ (See United Concrete Pipe Corporation)	--	--
Valencia Heights Water Company (Successor to Crown City Plating Company) ²	861.00 <u>200.00</u> 1,061.00	0.43565 <u>0.10120</u> 0.53685
Valencia Valley Water Company (Transferred to Suburban Water Systems) ¹	0.00	0.00000
Vallecito Water Company (Transferred to San Gabriel Valley Water Company) ²	2,867.00 <u>-2,867.00</u> 0.00	1.45066 <u>-1.45066</u> 0.00000
Valley County Water District (Formerly Baldwin Park County Water District) (Successor to Park Water Company) ²	5,775.00 <u>184.01</u> 5,959.01	2.92206 <u>0.09311</u> 3.01517
Valley Crating Company	0.00	0.00000
Valley View Mutual Water Company	616.00	0.31169
Via, H. (See Via, H., Trust of)	--	--
Via, H., Trust of (Formerly Via, H.) (See Parton Family Trust)	--	--
Victoria Mutual Water Company (Transferred to Suburban Water Systems) ¹	0.00	0.00000
Vietnamese American Buddhist Temple Congregation³	0.00	0.00000
Vulcan Materials Company (Formerly CalMat) (Successor to Manning Bros. Rock & Sand Co.) ²	<u>1,793.35</u> 1,793.35	<u>0.90740</u> 0.90740
Wade, R. (Transferred to Hunter, Lloyd F.) ²	4.40 <u>-4.40</u> 0.00	0.00223 <u>-0.00223</u> 0.00000
Ward Duck Company (See Woodland Farms, Inc.)	--	--

PUMPER	PRESCRIPTIVE PUMPING ACRE-FEET	PUMPER'S SHARE %
Warren, Clyde (See Fisher, Russell)	--	--
W. E. Hall Company (Transferred to City of El Monte) ²	0.20 <u>-0.20</u> 0.00	0.00010 <u>-0.00010</u> 0.00000
West Covina Venture, Ltd. ³ (Successor to Kiyan Farms) ² (Transferred to McIntyre, William) ²	30.00 <u>-30.00</u> 0.00	0.01518 <u>-0.01518</u> 0.00000
White, June G., Trustee of the June G. White Share of the Garnier Trust ³ (Successor to Denton, Kathryn W., Trustee for the San Jose Ranch Company) ² (Transferred to Lovelady, June G., Trustee) ²	185.50 <u>-185.50</u> 0.00	0.09386 <u>-0.09386</u> 0.00000
Whittier, City of (Successor to: Grizzle, Lissa B. Pacific Rock and Gravel Co. Security Pacific National Bank, Co-trustee for the Estate of Winston F. Stooddy El Monte Union High School District Gifford, Brooks, Jr. Birenbaum, Max) ²	7,620.23 184.00 208.00 38.70 16.20 198.25 <u>6.00</u> 8,271.38	3.85572 0.09310 0.10524 0.01958 0.00820 0.10031 <u>0.00304</u> 4.18519
Wigodsky, Bernard (See Birenbaum, Max)	--	--
Wigodsky, Estera (See Birenbaum, Max)	--	--
Wilmott, Erma M. (Formerly Comby, Erma M.)	0.75	0.00038
Wilson, Harold R. (See Grizzle, Lissa B.)	--	--
Wilson, Sarah C. (See Grizzle, Lissa B.)	--	--

PUMPER	PRESCRIPTIVE PUMPING ACRE-FEET	PUMPER'S SHARE %
Woodland Farms, Inc. (See 6W Farms, Inc.) (Formerly Ward Duck Company)	--	--
Woodland, Frederick G.³	--	--
Woodland, Richard³ (Successor to Bahnsen & Beckman Ind., Inc.) ² (Transferred to Miller Brewing Company) ² (Successor to 6W Farms, Inc.) ² (Transferred to Aqua Capital Management LP) ²	840.50 -840.50 297.90 <u>-297.90</u> 0.00	0.42528 -0.42528 0.15073 <u>-0.15073</u> 0.00000
Workman Mill Investment Company³ (Successor to: Rincon Ditch Company Rincon Irrigation Company Rose Hills Memorial Park Association Rose Hills Foundation, The) ²	628.00 314.00 594.00 <u>200.00</u> 1,736.00	0.31776 0.15888 0.30055 <u>0.10120</u> 0.87839
Wright, Darrell A., Wright, Merle M. & Carlson, Jeanne W.³ (Successor to Burbank Development Co.) ² (Transferred to San Gabriel Valley Water Company) ²	50.65 <u>-50.65</u> 0.00	0.02563 <u>-0.02563</u> 0.00000
Totals for Exhibit "D"	129,765.87	65.65953
Totals for Exhibit "E"	67,868.56	34.34047
GRAND TOTALS	<u>197,634.43</u>	<u>100.00000</u>

1/ Permanent transfer of rights as recorded at entry of Judgment.

2/ Permanent transfer of rights after entry of Judgment.

3/ Intervenor after Judgment.

EXHIBIT "E"

**TABLE SHOWING PRODUCTION
RIGHT OF EACH INTEGRATED PRODUCER
AS OF JUNE 21, 2012**

INTEGRATED PRODUCER	DIVERSION COMPONENT ACRE-FEET	PRESCRIPTIVE PUMPING COMPONENT ACRE-FEET	PUMPING COMPONENT SHARE %
Aqua Capital Management LP³			
(Successor to:			
Covell, Ralph	2.12	0.00	0.00000
Covell et al.	0.00	16.19	0.00820
Azusa Associates, LLC	0.00	18.51	0.00937
USA Waste of California, Inc.	0.00	742.00	0.37544
Richard Woodland) ²	<u>0.00</u>	<u>297.90</u>	<u>0.15073</u>
	2.12	1,074.60	0.54374
Azusa, City of	0.00	3,655.99	1.84988
(Successor to Monrovia Nursery Company) ²	<u>363.00</u>	<u>0.00</u>	<u>0.00000</u>
	363.00	3,655.99	1.84988
Azusa Agricultural Water Company	1,000.00	1,732.20	0.87647
(Transferred to:			
Azusa Valley Water Company	-830.00	-1,437.73	-0.72747
Azusa Valley Water Company) ²	<u>-170.00</u>	<u>-294.47</u>	<u>-0.14900</u>
	0.00	0.00	0.00000
Azusa Foot-Hill Citrus Company	718.50	0.00	0.00000
(Transferred to Monrovia Nursery Company) ²	<u>-718.50</u>	<u>0.00</u>	<u>0.00000</u>
	0.00	0.00	0.00000
Azusa Valley Water Company	2,422.00	8,274.00	4.18652
(Successor to:			
Azusa Agricultural Water Company	830.00	1,437.73	0.72747
Azusa Agricultural Water Company) ²	<u>170.00</u>	<u>294.47</u>	<u>0.14900</u>
	3,422.00	10,006.20	5.06299
Brierly, Susan K.³			
(Successor to Monrovia Nursery Company) ²	24.00	0.00	0.00000
(Transferred to Miles R. Rosedale) ²	<u>-8.00</u>	<u>0.00</u>	<u>0.00000</u>
	16.00	0.00	0.00000
California-American Water Company	1,672.00	3,649.00	1.84634
(Duarte System)			

INTEGRATED PRODUCER	DIVERSION COMPONENT ACRE-FEET	PRESCRIPTIVE PUMPING COMPONENT ACRE-FEET	PUMPING COMPONENT SHARE %
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California Cities Water Company
(See Southern California Water
Company, San Dimas District)

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Covina Irrigating Company

2,514.00

4,140.00

2.09478

(Successor to:

City of Covina

1,734.00

0.87737

City of Covina

300.00

0.15179

Taylor Herb Garden

6.00

0.00304

La Verne, City of

355.71

0.17999

Davidson Optronics, Inc.

22.00

0.01113

Goedert, Lillian

7.00

0.00354

Lakin, Kelly R.

6.03

0.00305

Hunter, Lloyd F.

4.40

0.00223

Lakin, Kelly R.)²

3.23

0.00163

2,514.00

6,578.37

3.32855

CV Glendora 3 Site, LLC)³

(Successor to:

Rosedale, Miles R.

184.00

0.00

0.00000

Monrovia Nursery Company)²

10.00

0.00

0.00000

194.00

0.00

0.00000

DeFalco, John and Carole³

(Successor to Nickowitz, at al.)²

1.49

0.00

0.00000

1.49

0.00

0.00000

Glendora, City of

17.00

8,258.00

4.17842

(Successor to:

Maechtlen, Estate of J. J.

150.00

0.07590

Maechtlen, Trust of P. A.

50.00

0.02530

Ruebhausen, Arline

18.34

Glendora Unified High School District

99.00

0.05009

Loyola Marymount University

324.00

0.16394

Clayton Manufacturing Company)²

511.80

0.25896

35.34

9,392.80

4.75261

Golden State Water Company,

500.00

3,242.53

1.64067

San Dimas District³

(Formerly California Cities Water Company)

(Successor to Namimatsu Farms)²

196.00

0.09917

500.00

3,438.53

1.73984

INTEGRATED PRODUCER	DIVERSION COMPONENT ACRE-FEET	PRESCRIPTIVE PUMPING COMPONENT ACRE-FEET	PUMPING COMPONENT SHARE %
JUH#1³			
(Successor to Monrovia Nursery Company) ²	48.00	0.00	0.00000
(Transferred to Miles R. Rosedale) ²	<u>-16.00</u>		
	32.00	0.00	0.00000
Los Angeles, County of	310.00	3,721.30	1.88292
Maechtlen, Estate of J. J., Trustee for the Estate of P.A. Maechtlen	0.00	301.50	0.15256
(Transferred to: City of Glendora Miller Brewing Company) ²		-150.00	-0.07590
	<u>0.00</u>	<u>-151.50</u>	<u>-0.07666</u>
	0.00	0.00	0.00000
Maechtlen, Trust of J. J.³	1.49	0.00	0.00000
(Transferred to Otting, David; Otting, Larry; and Webster, Scott) ²	-1.49	0.00	0.00000
(Successor to Otting, David; Otting, Larry; and Webster, Scott) ²	1.49	0.00	0.00000
(Transferred to Nikowitz, et al) ²	<u>-1.49</u>	<u>0.00</u>	<u>0.00000</u>
	0.00	0.00	0.00000
Maechtlen, Trust of P. A.³	0.50	100.50	0.05085
(Transferred to: City of Glendora Alice B. Phillips, et al.) ²		-50.00	-0.02530
	<u>-0.50</u>	<u>-50.50</u>	<u>-0.02555</u>
	0.00	0.00	0.00000
The Metropolitan Water District of of Southern California	9.59	165.00	0.08349
Monrovia, City of	1,098.00	5,042.22	2.55129
(Successor to: Eckis, Rollin City of Arcadia) ²		123.00	0.06224
	<u>1,098.00</u>	<u>951.00</u>	<u>0.48119</u>
	1,098.00	6,116.22	3.09472

INTEGRATED PRODUCER	DIVERSION COMPONENT ACRE-FEET	PRESCRIPTIVE PUMPING COMPONENT ACRE-FEET	PUMPING COMPONENT SHARE %
Monrovia Nursery Company	239.50	0.00	0.00000
(Successor to Azusa Foothill Citrus Company) ²	718.50	0.00	0.00000
(Transferred:			
City of Azusa	-363.00	0.00	0.00000
Brierly, Susan K.	-24.00	0.00	0.00000
Rosedale, Miles R.	-191.00	0.00	0.00000
VanLandingham, Richard	-21.00	0.00	0.00000
JUH#1	-48.00	0.00	0.00000
Rosedale, Lance	-32.00	0.00	0.00000
CV Glendora 3 Site, LLC) ²	<u>-10.00</u>	<u>0.00</u>	<u>0.00000</u>
	269.00	0.00	0.00000
Nikowitz, et al³			
(Successor to Maechtlen, Trust of J. J.) ²	1.49	0.00	0.00000
(Held in common with Nikowitz, Sheryl M. and Walter P.; Pellegrino, Mark and Roxanne; Verdegem, Thomas and Sandra B.)			
(Transferred to DeFalco, John and Carole) ²	<u>-1.49</u>	<u>0.00</u>	<u>0.00000</u>
	0.00	0.00	0.00000
Otting, David; Otting, Larry; and Webster, Scott³			
(Successor to Maechtlen, Trust of J. J.) ²	1.49	0.00	0.00000
(Transferred to Maechtlen, Trust of J. J.) ²	<u>-1.49</u>	<u>0.00</u>	<u>0.00000</u>
	0.00	0.00	0.00000
Phillips, Alice B., et al.³			
(Successor to Maechtlen, Trust of P. A.) ²	0.50	50.50	0.02555
(Transferred to Miller Brewing Co.) ²	<u>0.50</u>	<u>-50.00</u>	<u>-0.02530</u>
	0.50	0.50	0.00025
Rosedale, Lance³			
(Successor to Monrovia Nursery Company) ²	32.00	0.00	0.00000
Rosedale, Miles R.³			
(Successor to Monrovia Nursery Company) ²	191.00	0.00	0.00000
(Transferred to CV Glendora 3 Site, LLC) ²	-184.00	0.00	0.00000
(Successor to:			
Susan K. Brierly	8.00	0.00	0.00000
JUH#1) ²	<u>16.00</u>	<u>0.00</u>	<u>0.00000</u>
	31.00	0.00	0.00000

INTEGRATED PRODUCER	DIVERSION COMPONENT ACRE-FEET	PRESCRIPTIVE PUMPING COMPONENT ACRE-FEET	PUMPING COMPONENT SHARE %
San Gabriel Valley Water Company	0.00	16,659.00	8.42920
(Successor to:			
Vallecito Water Co.		2,867.00	1.45066
No. 17 Walnut Place Mutual Water Co.		21.50	0.01088
Cedar Avenue Mutual Water Company		121.10	0.06127
Beverly Acres Mutual Water Users Association		50.00	0.02530
Richwood Mutual Water Company		192.60	0.09745
Nicholson Trust, Helene S.		12.00	0.00607
Durfee Property, LLC		50.00	0.02530
Wright, Darrell A., Wright, Merle M. and Carlson, Jeanne W.		50.65	0.02563
Parton Family Trust		46.20	0.02338
Maddock, A.G.) ²	<u>3.40</u>		
	3.40	20,070.05	10.15514
VanLandingham, Richard³			
(Successor to Monrovia Nursery Company) ²	<u>21.00</u>	<u>0.00</u>	<u>0.00000</u>
TOTAL	10,526.44	67,868.56	34.34047

1/ Permanent transfer of rights as recorded at entry of Judgment.

2/ Permanent transfer of rights after entry of Judgment.

3/ Intervenor after Judgment.

EXHIBIT "F"

TABLE SHOWING SPECIAL CATEGORY RIGHTS

PARTY

*The Metropolitan Water District
of Southern California

*Transferred to the San Gabriel
Valley Protective Association 05/07/1996.

Los Angeles County Flood
Control District (now Los Angeles
County Department of Public Works)

NATURE OF RIGHT

Morris Reservoir Storage and Withdrawal

(a) A right to divert, store and use San
Gabriel River Water, pursuant to
Permit No. 7174.

(b) Prior and paramount right to divert
72 acre-feet annually to offset Morris
Reservoir evaporation and seepage
losses and to provide the water
supply necessary for presently
existing incidental Morris Dam
facilities.

Puddingstone Reservoir

Prior Prescriptive right to divert
water from San Dimas Wash for
storage in Puddingstone Reservoir in
quantities sufficient to offset annual
evaporation and seepage losses of the
reservoir at approximate elevation
942.

EXHIBIT "G"

TABLE SHOWING NON-CONSUMPTIVE USERS

<u>PARTY</u>	<u>NATURE OF RIGHT</u>
Covina Irrigating Company Azusa Valley Water Company Azusa Agricultural Water Co. Azusa Foot-Hill Citrus Co. Monrovia Nursery	<u>"Committee-of-Nine" Spreading Right</u> To continue to divert water from the San Gabriel River pursuant to the 1888 Settlement, and to spread in spreading grounds within the Basin all water thus diverted without the right to recapture water in excess of said parties' rights as adjudicated in exhibit "E".
California-American Water Company (Duarte System)	<u>Spreading Right</u> To continue to divert water from the San Gabriel River pursuant to the 1888 Settlement, and to continue to divert water from Fish Canyon and to spread said waters in its spreading grounds in the Basin without the right to recapture water in excess of said party's rights as adjudicated in Exhibit "E".
City of Glendora	<u>Spreading Right</u> To continue to spread the water of Big and Little Dalton Washes, pursuant to License No. 2592 without the right to recapture water in excess of said party's rights as adjudicated in Exhibit "E".
San Gabriel Valley Protective Association	<u>Spreading Right</u> To continue to spread San Gabriel River water pursuant to License Nos. 9991 and 12,209, without the right to recapture said water.
Golden State Water Company (formerly <i>California Cities Water Company</i>)	<u>Spreading Right</u> To continue to spread waters from San Dimas Wash without the right to recapture water in excess of said party's rights as adjudicated in Exhibit "E".
Los Angeles County Flood Control District	<u>Temporary storage</u> of storm flow for regulatory purposes; <u>Spreading</u> and conservation for general benefit in streambeds, reservoirs and spreading grounds without the right to recapture said water. <u>Maintenance and operation</u> of dams and other flood control works.

EXHIBIT "H"
WATERMASTER OPERATING CRITERIA

1. **Basin Storage Capacity.** The highest water level at the end of a water year during the past 40 years was reached at the Key Well on September 30, 1944 (elevation 316). The State of California, Department of Water Resources, estimates that as of that date, the quantity of fresh water in storage in the Basin was approximately 8,600,000 acre-feet. It is also estimated by said Department that by September 30, 1960, the quantity of fresh water in storage had decreased to approximately 7,900,000 acre-feet (elevation 237 at the Key Well).

The lowest water level at the end of a water year during the past 40 years was reached at the Key Well on September 30, 1965 (elevation 209). It is estimated that the quantity of fresh water in storage in the Basin on that date was approximately 7,700,000 acre-feet.

Thus, the maximum utilization of Basin storage was approximately 900,000 acre-feet, occurring between September 30, 1944, and September 30, 1965 (between elevations 316 and 209 at the Key Well). This is not to say that more than 900,000 acre-feet of storage space below the September 30, 1944 water levels cannot be utilized. However, it demonstrates that pumpers have deepened their wells and lowered their pumps so that such 900,000 acre-feet of storage can be safely and economically utilized.

The storage capacity of the Basin between elevations of 200 and 250 at the Key Well represents a usable volume of approximately 400,000 acre-feet of water.

2. **Operating Safe Yield and Spreading.** Watermaster in determining Operating Safe Yield and the importation of Replacement Water shall be guided by water level elevations in the Basin. He shall give recognition to, and base his operations on, the following general objectives insofar as practicable and subject to Section 47 of the Judgment (Amended 6/21/12):

- (a) The replenishment of ground water from sources of supplemental water should not cause excessively high levels of ground water and such replenishment should not cause undue waste of local water supplies.
- (b) Certain areas within the Basin are not at the present time capable of being recharged with supplemental water. Efforts should be made to provide protection to such areas from excessive ground water lowering either through the "in lieu" provisions of the

Judgment or by other means.

- (c) Watermaster shall consider and evaluate the long-term consequences on ground water quality, as well as quantity, in determining and establishing Operating Safe Yield. Recognition shall be given to the enhancement of ground water quality insofar as practicable, especially in the area immediately upstream of Whittier Narrows where degradation of water quality may occur when water levels at the Key Well are maintained at or below elevation 200.
- (d) Watermaster shall take into consideration the comparative costs of supplemental and Make-up Water in determining the savings on a present value basis of temporary or permanent lowering or raising of water levels and other economic data and analyses indicating both the short-term and long-term propriety of adjusting Operating Safe Yield in order to derive optimum water levels during any period. Watermaster shall utilize the provisions in the Long Beach Judgment which will result in the least cost of delivering Make-up Water.

3. **Replacement Water -- Sources and Recharge Criteria.** The following criteria shall control purchase of Replacement Water and Recharge of the Basin by Watermaster.

- (a) **Responsible Agency From Which to Purchase.** Watermaster, in determining the Responsible Agency from which to purchase supplemental water for replacement purposes, shall be governed by the following:
 - (1) **Place of Use of Water** which is used primarily within the Basin or by cities within San Gabriel District in areas within or outside the Basin shall control in determining the Responsible Agency. For purposes of this subparagraph, water supplied through a municipal water system which lies chiefly within the Basin shall be deemed entirely used within the Basin; and
 - (2) **Place of production of water** shall control in determining the Responsible Agency as to water exported from the Basin, except as to use within San Gabriel District.

Any Responsible Agency may, at the request of Watermaster, waive its right to act as the source for such supplemental water, in which case Watermaster shall be free to purchase such water from the

remaining Responsible Agencies which are the most beneficial and appropriate sources; provided, however, that a Responsible Agency shall not authorize any sale of water in violation of the California Constitution.

- (b) **Water Quality.** Watermaster shall purchase the best quality of supplemental water available for replenishment of the Basin, pursuant to subsection (a) hereof.
- (c) **Reclaimed Water.** It is recognized that the technology and economic and physical necessity for utilization of reclaimed water is increasing. The purchase of reclaimed water in accordance with the Long Beach Judgment to satisfy the Make-up Obligation is expressly authorized. At the same time, water quality problems involved in the reuse of water within the Basin pose serious questions of increased costs and other problems to the pumpers, their customers and all water users. Accordingly, Watermaster is authorized to gather information, make and review studies, and make recommendations on the feasibility of the use of reclaimed water for replacement purposes; provided that no reclaimed water shall be recharged in the Basin by Watermaster without the prior approval of the court, after notice to all parties and hearing thereon.
- (d) **Purchased Water Plan.** On or before November 1 of each year, Watermaster shall prepare and distribute to the Responsible Agencies a three-year projection of its Supplemental Water purchases from each agency. Watermaster shall, to the extent feasible, coordinate the tentative schedule for delivery and payment of those purchases with each agency. (Amended 6/21/12)

4. **Replacement Assessment Rates.** The Replacement Assessment rates may be in an amount calculated to allow Watermaster to purchase more than one acre-foot of Supplemental Water for each acre-foot of excess Production to which such Assessment applies, when such purchases are prudent in order to secure necessary Supplemental Water supplies for the benefit of the Basin and parties. In accordance with Rules and Regulations adopted by Watermaster, to the extent Watermaster purchases more than one acre-foot of Supplemental Water for each acre-foot of excess Production to which such Assessment applies, a credit shall be issued to the affected Producers at the time such excess water is purchased. (Amended 6/21/12)

EXHIBIT "J"

PUENTE NARROWS AGREEMENT

THIS AGREEMENT is made and entered into as of the 8th day of May, 1972, by and between PUENTE BASIN WATER AGENCY, herein called "Puente Agency", and UPPER SAN GABRIEL VALLEY MUNICIPAL WATER DISTRICT, herein called "Upper District".

A. RECITALS

1. Puente Agency. Puente Agency is a joint powers agency composed of Walnut Valley Water District, herein called "Walnut District", and Rowland Area County Water District, herein called "Rowland District". Puente Agency is formed for the purpose of developing and implementing a ground water basin management program for Puente Basin. Pursuant to said purpose, said Agency is acting as a representative of its member districts and of the water users and water right claimants therein in the defense and maintenance of their water rights within Puente Basin.

2. Upper District. Upper District is a municipal water district overlying a major portion of the Main San Gabriel Basin. Upper District is plaintiff in the San Gabriel Basin Case, wherein it seeks to adjudicate rights and implement a basin management plan for the Main San Gabriel Basin.

3. Puente Basin is a ground water basin tributary to the Main San Gabriel Basin. Said area was included within the scope of the San Gabriel Basin Case and substantially

all water rights claimants within Puente Basin were joined as defendants therein. The surface contribution to the Main San Gabriel Basin from Puente Basin is by way of the paved flood control channel of San Jose Creek, which passes through Puente Basin from the Pomona Valley area. Subsurface outflow is relatively limited and moves from the Puente Basin to the Main San Gabriel Basin through Puente Narrows.

4. Intent of Agreement. Puente Agency is prepared to assure Upper District that no activity within Puente Basin will hereafter be undertaken which will (1) interfere with surface flows in San Jose Creek, or (2) impair the subsurface flow from Puente Basin to the Main San Gabriel Basin. Walnut District and Rowland District, by operation of law and by express assumption endorsed hereon, assume the covenants of this agreement as a joint and several obligation. Based upon such assurances and the covenants hereinafter contained in support thereof, Upper District consents to the dismissal of all Puente Basin parties from the San Gabriel Basin Case. By reason of said dismissals, Puente Agency will be free to formulate a separate water management program for Puente Basin.

B. DEFINITIONS AND EXHIBITS

5. Definitions. As used in this Agreement, the following terms shall have the meanings herein set forth:

(a) Annual or Year refers to the fiscal year July 1 through June 30.

(b) Base Underflow. The underflow through

Exhibit "J"

Puente Narrows which Puente Agency agrees to maintain, and on which accrued debits and credits shall be calculated.

(c) Make-up Payment. Make-up payments shall be an amount of money payable to the Watermaster appointed in the San Gabriel Basin Case, sufficient to allow said Watermaster to purchase replacement water on account of any accumulated deficit as provided in Paragraph 9 hereof.

(d) Puente Narrows. The subsurface geologic constriction at the downstream boundary of Puente Basin, located as shown on Appendix "B".

(e) Main San Gabriel Basin, the ground water basin shown and defined as such in Exhibit "A" to the Judgment in the San Gabriel Basin Case.

(f) San Gabriel Basin Case. Upper San Gabriel Valley Municipal Water District v. City of Alhambra, et al., L. A. Sup. Ct. No. 924128, filed January 2, 1968.

6. Appendices. Attached hereto and by this reference made a part hereof are the following appendices:

"A" -- Location Map of Puente Basin, showing major geographic, geologic, and hydrologic features.

"B" -- Map of Cross-Section Through Puente Narrows, showing major physical features and location of key wells.

Exhibit "J"

"C" -- Engineering Criteria, being a description of a method of measurement of subsurface outflow to be utilized for Watermaster purposes.

C. COVENANTS

7. Watermaster. There is hereby created a two member Watermaster service to which each of the parties to this agreement shall select one consulting engineer. The respective representatives on said Watermaster shall serve at the pleasure of the governing body of each appointing party and each party shall bear its own Watermaster expense.

a. Organization. Watermaster shall perform the duties specified herein on an informal basis, by unanimous agreement. In the event the two representatives are unable to agree upon any finding or decision, they shall select a third member to act, pursuant to the applicable laws of the State of California. Thereafter, until said issue is resolved, said three shall sit formally as a board of arbitration. Upon resolution of the issue in dispute, the third member shall cease to function further.

b. Availability of Information. Each party hereto shall, for itself and its residents and water users, use its best efforts to furnish all appropriate information to the Watermaster in order that the required determination can be made.

Exhibit "J"

c. Cooperation With Other Watermasters. Watermaster hereunder shall cooperate and coordinate activities with the Watermasters appointed in the San Gabriel Basin Case and in Long Beach v. San Gabriel Valley Water Company, et al.

d. Determination of Underflow. Watermaster shall annually determine the amount of underflow from Puente Basin to the San Gabriel Basin, pursuant to Engineering Criteria.

e. Perpetual Accounting. Watermaster shall maintain a perpetual account of accumulated base underflow, accumulated subsurface flow, any deficiencies by reason of interference with surface flows, and the offsetting credit for any make-up payments. Said account shall annually show the accumulated credit or debit in the obligation of Puente Agency to Upper District.

f. Report. Watermaster findings shall be incorporated in a brief written report to be filed with the parties and with the Watermaster in the San Gabriel Basin Case. Said report shall contain a statement of the perpetual account heretofore specified.

8. Base Underflow. On the basis of a study and review of historic underflow from Puente Basin to the Main San Gabriel Basin, adjusted for the effect of the paved flood control channel and other relevant considerations, it is

mutually agreed by the parties that the base underflow is and shall be 580 acre feet per year, calculated pursuant to Engineering Criteria.

9. Puente Agency's Obligation. Puente Agency covenants, agrees and assumes the following obligation hereunder:

a. Noninterference with Surface Flow. Neither Puente Agency nor any persons or entities within the corporate boundaries of Walnut District or Rowland District will divert or otherwise interfere with or utilize natural surface runoff now or hereafter flowing in the storm channel of San Jose Creek; provided, however, that this covenant shall not prevent the use, under Watermaster supervision, of said storm channel by the Puente Agency or Walnut District or Rowland District for transmission within Puente Agency of supplemental or reclaimed water owned by said entities and introduced into said channel solely for transmission purposes. In the event any unauthorized use of surface flow in said channel is made contrary to the covenant herein provided, Puente Agency shall compensate Upper District by utilizing any accumulated credit or by make-up payment in the same manner as is provided for deficiencies in subsurface outflow from Puente Basin.

b. Subsurface Outflow. To the extent that

Exhibit "J"

the accumulated subsurface outflow falls below the accumulated base underflow and the result thereof is an accumulated deficit in the Watermaster's annual accounting, Puente Agency agrees to provide make-up payments during the next year in an amount not less than one-third of the accumulated deficit.

c. Purchase of Reclaimed Water. To the extent that Puente Agency or Walnut District or Rowland District may hereafter purchase reclaimed water from the facilities of Sanitation District 21 of Los Angeles County, such purchaser shall use its best efforts to obtain waters originating within San Gabriel River Watershed.

10. Puente Basin Parties Dismissal. In consideration of the assumption of the obligation hereinabove provided by Puente Agency, Upper District consents to entry of dismissals as to all Puente Basin parties in San Gabriel Basin Case. This agreement shall be submitted for specific approval by the Court and a finding that it shall operate as full satisfaction of any and all claims by the parties within Main San Gabriel Basin against Puente Basin parties by reason of historic surface and subsurface flow.

Exhibit "J"

IN WITNESS WHEREOF the parties hereto have caused
this Agreement to be executed as of the day and date first
above written.

Approved as to form:

CLAYSON, STARK, ROTHROCK & MANN

By

Charles A. Stark
Attorneys for Puente Agency

PUENTE BASIN AGENCY

By

Edmond M. Biederman
EDMOND M. BIEDERMAN
President

Approved as to form:

By

Nash B. Arden
Attorney for Upper District

UPPER SAN GABRIEL VALLEY
MUNICIPAL WATER DISTRICT

By

Howard H. Hawkins
Howard H. Hawkins
President

The foregoing agreement is approved and accepted, and
the same is acknowledged as the joint and several obligation
of the undersigned.

Approved as to form:

W. W. Hawley
Attorney for Walnut District

WALNUT VALLEY WATER DISTRICT

By

J. P. Bourdet
J. P. BOURDET
Vice President

Approved as to form:

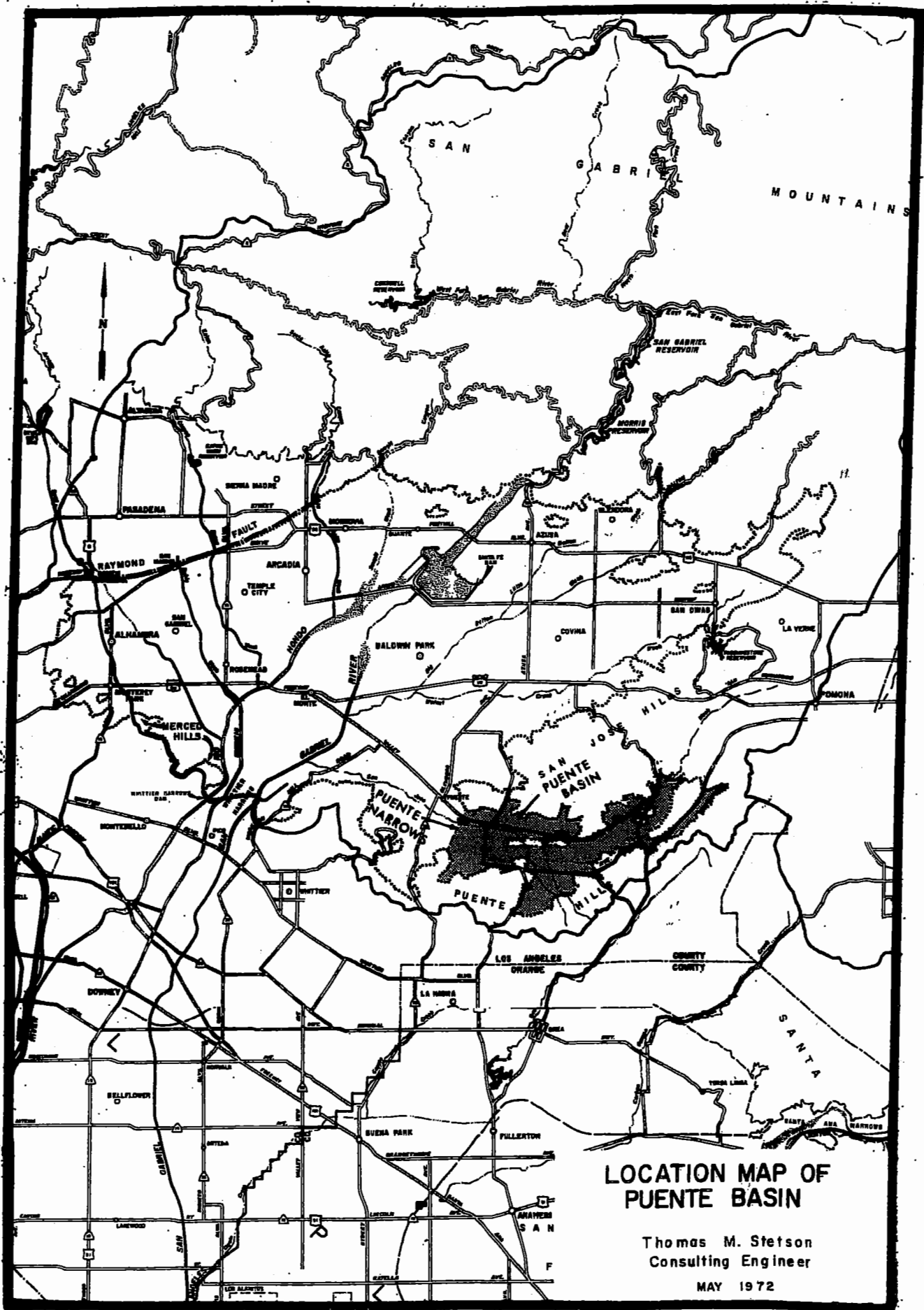
Leona D. Smith
Attorneys for Rowland District

ROWLAND AREA COUNTY WATER
DISTRICT

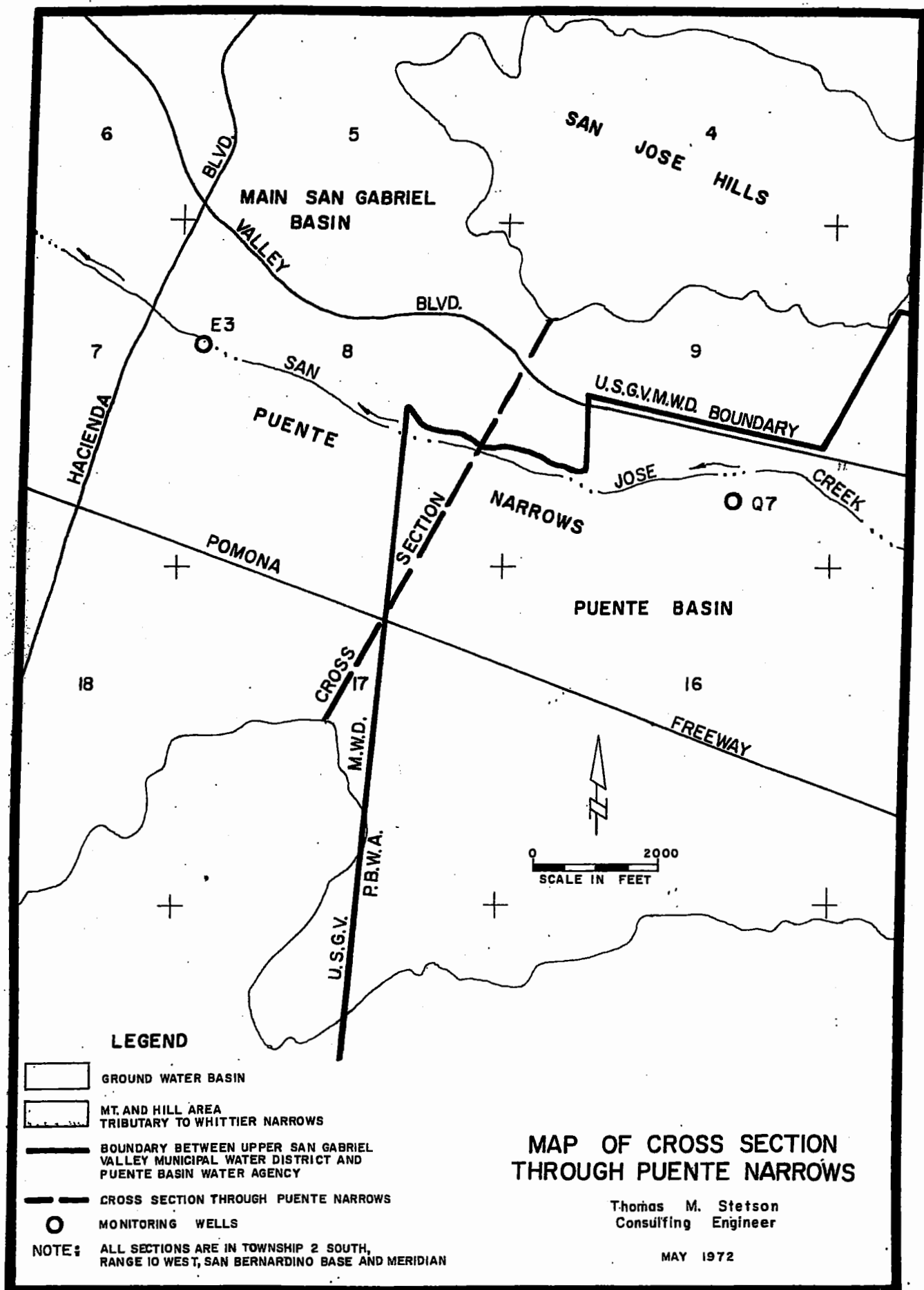
By

W. A. Simmons
President
Wm. A. Simmons

Exhibit "J"



APPENDIX "A"
EXHIBIT "J"



MAP OF CROSS SECTION THROUGH PUENTE NARROWS

Thomas M. Stetson
Consulting Engineer

MAY 1972

APPENDIX "B"
EXHIBIT "J"

ENGINEERING CRITERIA

APPENDIX "C"

1. Monitoring Wells. The wells designated as State Wells No. 2S/10W-9Q7 and 2S/10W-8E3 and Los Angeles County Flood Control District Nos. 3079M and 3048B, respectively, shall be used to measure applicable ground water elevations. In the event either monitoring well should fail or become unrepresentative, a substitute well shall be selected or drilled by Watermaster. The cost of drilling a replacement well shall be the obligation of the Puente Agency.

2. Measurement. Each monitoring well shall be measured and the ground water elevation determined semi-annually on or about April 1 and October 1 of each year. Prior to each measurement, the pump shall be turned off for a sufficient period to insure that the water table has recovered to a static or near equilibrium condition.

3. Hydraulic Gradient. The hydraulic gradient, or slope of the water surface through Puente Narrows, shall be calculated between the monitoring wells as the difference in water surface elevation divided by the distance, approximately 9,000 feet, between the wells. The hydraulic gradient shall be determined for the spring and fall and the average hydraulic gradient calculated for the year.

4. Ground Water Elevation at Puente Narrows Cross Section. The ground water elevation at the Puente Narrows

APPENDIX "C"

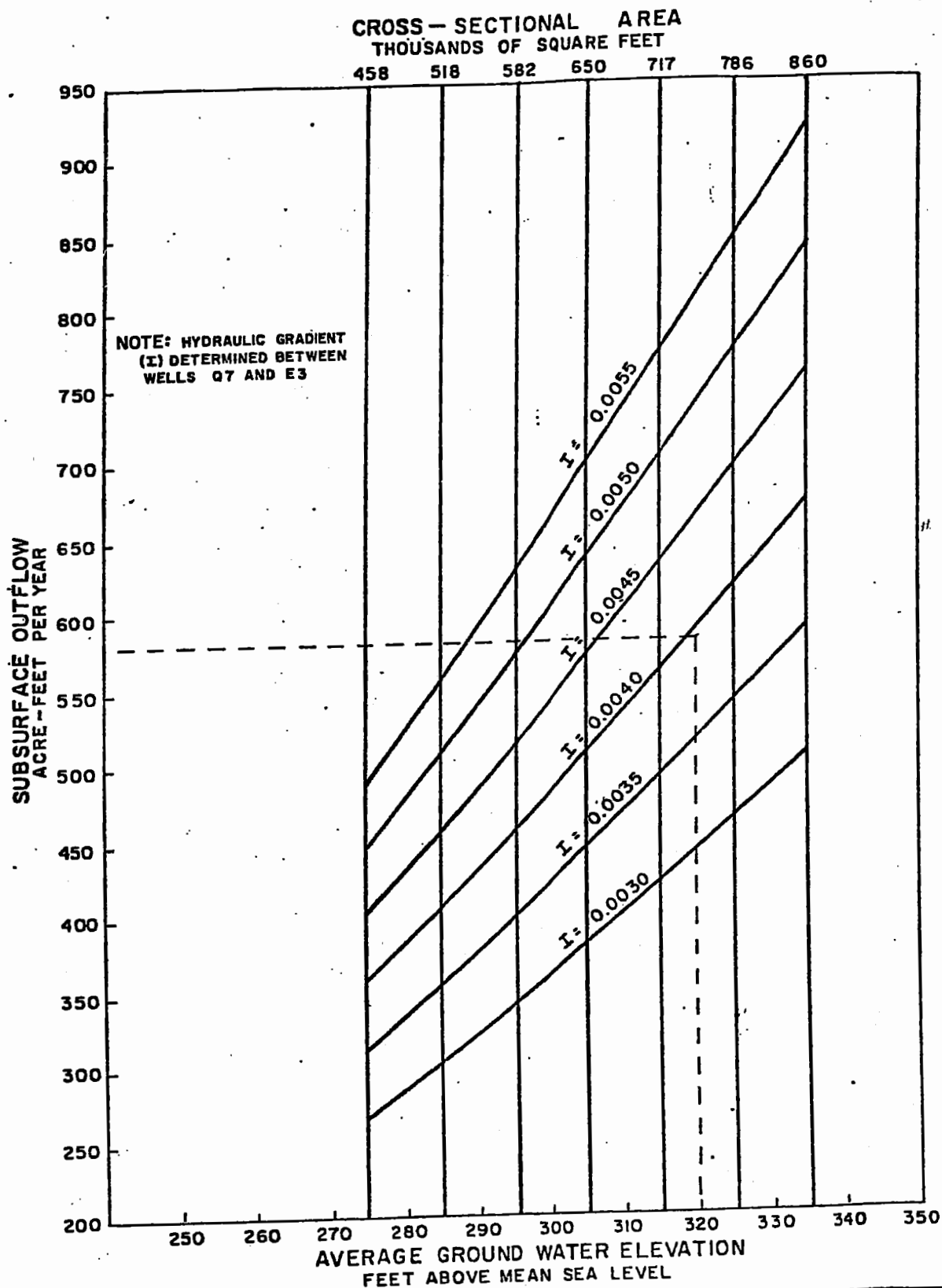
Exhibit "J"

cross section midway between the monitoring wells shall be the average of the ground water elevation at the two wells. This shall be determined for the spring and fall and the average annual ground water elevation calculated for the year.

5. Determination of Underflow. The chart attached is a photo-reduction of a full scale chart on file with the Watermaster. By applying the appropriate average annual hydraulic gradient (I) to the average annual ground water elevation at the Puente Narrows cross section (involving the appropriate cross-sectional area [A]), it is possible to read on the vertical scale the annual acre feet of underflow.

APPENDIX "C"

Exhibit "J"



RELATIONSHIP OF AVERAGE GROUND WATER ELEVATION AT PUENTE NARROWS
AND APPLICABLE CROSS-SECTIONAL AREA WITH SUBSURFACE OUTFLOW
THROUGH PUENTE NARROWS FOR VARIOUS HYDRAULIC GRADIENTS

Thomas M. Stetson
Consulting Engineer
MAY 1972

EXHIBIT "J"

EXHIBIT "K"

OVERLYING RIGHTS

I. NATURE OF OVERLYING RIGHT

An "Overlying Right" is the right to Produce water from the Main San Gabriel Basin for use on the overlying lands hereinafter described. Such rights are exercisable without quantitative limit only on said overlying land and cannot be separately conveyed or transferred apart therefrom. The exerciser of such right is assessable by Watermaster as provided in Paragraph 21 of the Amended Judgment herein (prior Paragraph 14.5 of the Judgment herein) and is subject to the other provisions of said Paragraph.

II. OVERLYING LANDS (Description)

The overlying lands to which Overlying Rights are appurtenant are described as follows:

"Those portions of Lots 1 and 2 of the lands formerly owned by W.A. Church, in the Rancho San Francisquito, in the City of Irwindale, County of Los Angeles, State of California, as shown on recorder's filed map No. 509, in the office of the County Recorder of said County, lying northeasterly of the northeasterly line and its southeasterly prolongation of Tract 1888, as shown on map recorded in Book 21 page 183 of Maps, in the office of the County Recorder of said County.

"EXCEPT the portions thereof lying northerly and northwesterly of the center line of Arrow Highway described 'Sixth' and the center line of Live Oak Avenue described 'Third' in a final decree of condemnation, a certified copy of which was recorded August 18, 1933 as Instrument No. 354, in Book 12289, Page 277, Official Records.

"ALSO EXCEPT that portion of said land described in the final decree of condemnation entered in Los Angeles County Superior Court Case No. 805008, a certified copy of which was recorded September 21, 1964, as Instrument No. 3730 in Book D-2634, Page 648, Official Records."

III. PRODUCERS ENTITLED TO EXERCISE OVERLYING RIGHTS AND THEIR RESPECTIVE CONSUMPTIVE USE PORTIONS

The persons entitled to exercise Overlying Rights are both the owners of Overlying Rights and persons and entities licensed by such owners to exercise such Overlying Rights. The persons entitled to exercise Overlying Rights and their respective Consumptive Use portions are as follows:

OWNER PRODUCERS

BROOKS GIFFORD, SR.
BROOKS GIFFORD, JR.
PAUL MNOIAN
JOHN MGRDICHIAN
J. EARL GARRETT

CONSUMPTIVE USE PORTION

3.5 acre-feet per year

Present User:

Nu-Way Industries

PRODUCERS UNDER LICENSE

A. WILLIAM C. THOMAS
and EVELYN F. THOMAS,
husband and wife, and
MALCOLM K. GATHERER
and JACQUELINE GATHERER,
husband and wife, doing business
by and through B & B
REDI-I-MIX CONCRETE,
INC., a corporation

45.6 acre-feet per year

B. PRE-STRESS CRANE RIGGING &
TRUCK CO., INC.,
a corporation

1.0 acre-foot per year

Present Users:

Pre-Stress Crane Rigging &
Truck Co., Inc., a corporation

TOTAL

50.1 acre-feet per year

**IV. ANNUAL GROSS AMOUNT OF
PRODUCTION FROM WHICH
CONSUMPTIVE USE PORTIONS
WERE DERIVED**

183.65 acre-feet

EXHIBIT "K"

CONSUMPTIVE USE PORTIONS OF PRODUCERS WITH OVERLYING RIGHTS AS OF JUNE 30, 2013

OVERLYING PRODUCER	CONSUMPTIVE USE PORTION (ACRE-FEET)
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1. Mnoian-Gifford Interests

Owner Producers

Paul Mnoian³

Brooks Gifford, Sr.³

Brooks Gifford, Jr.³

John Mgrdichian³

J. Earl Garrett³

Present User: Nu-Way Industries

3.5

Producers Under License

William C. Thomas³

Evelyn F. Thomas³

Malcolm K. Gatherer³

Jacqueline Gatherer³

Present User: B & B Red-I-Mix Concrete, Inc.

45.6

Pre-Stress Crane Rigging and Truck, Co., Inc.³

1.0

50.1

2. Attalla, Phillip Y. and Mary L.³

29.9

3. Citrus Valley Medical Center, Queen of the Valley Campus.³

4.5

(Formerly Queen of the Valley Hospital.³)

4. S.L.S & N. Inc.³

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TOTAL

84.5

1/ Permanent transfer of rights as recorded within Exhibits "C", "D", and "E" of Judgment.

2/ Permanent transfer of rights after entry of Judgment.

3/ Intervenor after Judgment.

EXHIBIT "L"**LIST OF PRODUCERS AND THEIR DESIGNEES****June 21, 2012**

PRODUCER	DESIGNEE
Adams Ranch Mutual Water Company	Domenic T. Cimarusti
Alhambra, City of	Mary Chavez
Amarillo Mutual Water Company	John Holzinger
Anderson Family Marital Trust	Carolyn Heinrich
Andrade, Susan	Susan Andrade
Aqua Capital Management LP	David L. Penrice
Arcadia, City of	Tom Tait
Azusa, City of	Chet Anderson
Azusa Agricultural Water Company	Chet Anderson
Azusa Valley Water Company	Chet Anderson
Bandel Family Trust	Candace Garnier Bandel
Banks, Gale C. and Vicki L.	Gale and Vicki Banks
Brezina Trust 2001, Raymond W. and Susan W.	Raymond W. Brezina
Brierly, Susan K.	Reiner Kruger
Brondino, Jeanne	Jeanne Brondino
Cadway, Inc.	James M. Byerrum
California-American Water Company (Duarte System)	Todd Brown
California-American Water Company (San Marino System)	Todd Brown
California Domestic Water Company	James M. Byerrum
Canyon Water Company	William McIntyre
Canyon Water & Development Corporation	Chet Anderson
Champion Mutual Water Company	Bryan P. Hellein
Chevron U.S.A.	Leon F. Drozd, Esq.
Citrus Valley Medical Center, Queen of the Valley Campus	Gregory J. Landers
Coiner, James W., dba Coiner Nursery	James W. Coiner
County Sanitation District No. 18	Raymond Tremblay
Covina, City of	Daryl Parrish
Covina Irrigating Company	David D. De Jesus
Crevolin, A. J.	A. J. Crevolin
CV Glendora 3 Site, LLC	Bill McReynolds
Dawes, Mary Kay	Mary Kay Partridge
DeFalco, John and Carole	John and Carole DeFalco
Del Rio Mutual Water Company	Dario Herrera
Driftwood Dairy	David Trenkenschuh

PRODUCER	DESIGNEE
East Pasadena Water Company El Monte, City of El Monte Cemetery Association	Lawrence M. Morales Rene Bobadilla Todd Brown
Fox Family Trust Michael Edward Fox and Crystal Marie Fox, Trustees	Michael and Crystal Fox
Garnier Family Trust, Anton C. and Anita Garnier, Ruth Elaine Ailor Trust Gates, James Richard Glendora, City of Golden State Water Company - San Dimas District Golden State Water Company - San Gabriel Valley District Green, Walter	Anton C. and Anita Garnier Renee Garnier Poivre James Richard Gates Steve Patton Patrick Scanlon Benjamin Lewis, Jr. Dr. Walter Green
Hanson Aggregates West, Inc. Heinrich, Carolyn Hemlock Mutual Water Company	Michael Rogers Carolyn Heinrich Robert McClung
Industry Waterworks Systems, City of Irwindale, City of	Gregory B. Galindo Sol Benudiz
JUH #1	Reiner Kruger
Kirklen, Jeffery B. Knight, William J.	Jeffery B. Kirklen William J. Knight
Landeros, John La Puente Valley County Water District Lovelady, June G., Trustee Los Angeles, County of Loucks, David	John Landeros Gregory B. Galindo June G. Lovelady Robert Maycumber David Loucks
Maddock, A.G. Maggiore, Valarie McIntyre, William Metropolitan Water District of Southern California Miller Coors LLC Monrovia, City of Monrovia Nursery Monterey Park, City of Munoz, Ralph Nicholson Trust, The Nicholson Family Trust, The	S. Joellen Maddock Valarie Maggiore William McIntyre Lorraine Aoys Jeffrey D. Arbour Ron Bow Reiner Kruger Elias Saykali Ralph Munoz M. L. Whitehead M. L. Whitehead

PRODUCER	DESIGNEE
Parton Family Trust	Vernal O. and Marverna Parton
Pellissier Irrevocable QTIP Trust, et al, Laurence R., Co-tenancy of Pico County Water District Polopolus, et. Al	James M. Byerrum
Rados Brothers Rosedale, Lance Rosedale, Miles R. Rosemead Development LTD. Rurban Homes Mutual Water Company Ruth, Roy	Mark Grajeda Helen Gaskins
San Gabriel Country Club San Gabriel County Water District San Gabriel Valley Municipal Water District San Gabriel Valley Water Company Sierra La Verne Country Club Sierra Madre, City of Sonoco Products Company South Pasadena, City of Southern California Edison Company Southwest Water Company Sterling Mutual Water Company Suburban Water Systems Sunny Slope Water Company	Alexander S. Rados Reiner Kruger Reiner Kruger John W. Lloyd George W. Bucey Roy Ruth
Tate, Phillip G. and Sieglinde A. Three Valleys Municipal Water District Tomovich, Nick and Sons Hieu Tran Tyler Nursery	Eddie Villanueva Barbara A. Carrera Darin Kasamoto
USA Waste of California, Inc. United Rock Products Corporation Upper San Gabriel Valley Municipal Water District	Michael L. Whitehead Donald Johnson Bruce Inman Khaleda Hamid Marcelino Aguilar Jorge A. Rosa, Jr. Richard J. Rich Joy Ann Burt Michael Quinn Ken Tcheng
Valencia Heights Water Company Valley County Water District Valley View Mutual Water Company VanLandingham, Richard Vietnamese American Buddhist Temple Congregation Vulcan Materials Company	Phillip Tate Richard W. Hansen Nick Tomovich Hieu Tran Fumiko Kishi
	Joseph J. Cassin Russ Caruso Steven P. O'Neill
	P. David Michalko Lynda A. Noriega Sukie Madrid Reiner Kruger Thích Viên Ly
	Robert W. Bowcock

PRODUCER	DESIGNEE
----------	----------

Whittier, City of
Wilmott, Erma M.
Woodland, Richard
Workman Mill Investment Company

Daniel Wall
Erma M. Wilmott
Richard J. Woodland
Bruce A. Lazenby

EXHIBIT "M"

WATERMASTER MEMBERS

FOR CALENDAR YEAR 1973

ROBERT T. BALCH (Producer Member), Chairman
LINN E. MAGOFFIN (Producer Member), Vice Chairman
RICHARD L. ROWLAND (Producer Member), Secretary
BOYD KERN (Public Member), Treasurer
WALKER HANNON (Producer Member)
HOWARD H. HAWKINS (Public Member)
M.E. MOSLEY (Producer Member)
CONRAD T. REIBOLD (Public Member)
HARRY C. WILLS (Producer Member)

STAFF

Carl Fossette, Assistant Secretary-Assistant Treasurer
Ralph B. Helm, Attorney
Thomas M. Stetson, Engineer

FOR CALENDAR YEAR 1974

ROBERT T. BALCH (Producer Member), Chairman
LINN E. MAGOFFIN (Producer Member), Vice Chairman
RICHARD L. ROWLAND (Producer Member), Secretary
BOYD KERN (Public Member), Treasurer
WALKER HANNON (Producer Member)
BURTON E. JONES (Public Member)
M.E. MOSLEY (Producer Member)
CONRAD T. REIBOLD (Public Member)
HARRY C. WILLS (Producer Member)

STAFF

Carl Fossette, Assistant Secretary-Assistant Treasurer
Ralph B. Helm, Attorney
Thomas M. Stetson, Engineer

FOR CALENDAR YEAR 1975

ROBERT T. BALCH (Producer Member), Chairman
LINN E. MAGOFFIN (Producer Member), Vice Chairman
HARRY C. WILLS (Producer Member), Secretary
BOYD KERN (Public Member), Treasurer
WALKER HANNON (Producer Member)
BURTON E. JONES (Public Member)
D.J. LAUGHLIN (Producer Member)
M.E. MOSLEY (Producer Member)
CONRAD T. REIBOLD (Public Member)

STAFF

Carl Fossette, Assistant Secretary-Assistant Treasurer
Ralph B. Helm, Attorney
Thomas M. Stetson, Engineer

FOR CALENDAR YEAR 1976

ROBERT T. BALCH (Producer Member), Chairman
LINN E. MAGOFFIN (Producer Member), Vice Chairman
HARRY C. WILLS (Producer Member), Secretary
BOYD KERN (Public Member), Treasurer
WALKER HANNON (Producer Member)
BURTON E. JONES (Public Member)
D.J. LAUGHLIN (Producer Member)
M.E. MOSLEY (Producer Member)
CONRAD T. REIBOLD (Public Member)

STAFF

Jane M. Bray, Assistant Secretary-Assistant Treasurer
Ralph B. Helm, Attorney
Thomas M. Stetson, Engineer

FOR CALENDAR YEAR 1977

ROBERT T. BALCH (Producer Member), Chairman
LINN E. MAGOFFIN (Producer Member), Vice Chairman
HARRY C. WILLS (Producer Member), Secretary
CONRAD T. REIBOLD (Public Member), Treasurer
WALKER HANNON (Producer Member)
BURTON E. JONES (Public Member)
BOYD KERN (Public Member)
D.J. LAUGHLIN (Producer Member)
R.H. NICHOLSON, JR. (Producer Member)

STAFF

Jane M. Bray, Assistant Secretary-Assistant Treasurer
Ralph B. Helm, Attorney
Thomas M. Stetson, Engineer

FOR CALENDAR YEAR 1978

ROBERT T. BALCH (Producer Member), Chairman
LINN E. MAGOFFIN (Producer Member), Vice Chairman
D.J. LAUGHLIN (Producer Member), Secretary
CONRAD T. REIBOLD (Public Member), Treasurer
WALKER HANNON (Producer Member)
BURTON E. JONES (Public Member)
L.E. MOELLER (Producer Member)
R.H. NICHOLSON, JR. (Producer Member)
WILLIAM M. WHITESIDE (Public Member)

STAFF

Jane M. Bray, Assistant Secretary-Assistant Treasurer
Ralph B. Helm, Attorney
Thomas M. Stetson, Engineer

FOR CALENDAR YEAR 1979

LINN E. MAGOFFIN (Producer Member), Chairman
R.H. NICHOLSON, JR. (Producer Member), Vice Chairman
WILLIAM M. WHITESIDE (Public Member), Secretary
CONRAD T. REIBOLD (Public Member), Treasurer
ROBERT T. BALCH (Producer Member)
ROBERT G. BERLIEN (Producer Member)*
ANTON C. GARNIER (Producer Member)
D.J. LAUGHLIN (Producer Member)**
TRAVIS L. MANNING (Public Member)
L.E. MOELLER (Producer Member)

STAFF

Jane M. Bray, Assistant Secretary-Assistant Treasurer
Ralph B. Helm, Attorney
Thomas M. Stetson, Engineer

- * Elected March 1979 to replace D.J. Laughlin, following his resignation.
- ** Resigned from Watermaster in February 1979.

FOR CALENDAR YEAR 1980

LINN E. MAGOFFIN (Producer Member), Chairman
R.H. NICHOLSON, JR. (Producer Member), Vice Chairman
WILLIAM M. WHITESIDE (Public Member), Secretary
CONRAD T. REIBOLD (Public Member), Treasurer
ROBERT T. BALCH (Producer Member)
ROBERT G. BERLIEN (Producer Member)
ANTON C. GARNIER (Producer Member)
TRAVIS L. MANNING (Public Member)
L.E. MOELLER (Producer Member)

STAFF

Jane M. Bray, Assistant Secretary-Assistant Treasurer
Ralph B. Helm, Attorney
Thomas M. Stetson, Engineer

FOR CALENDAR YEAR 1981

LINN E. MAGOFFIN (Producer Member), Chairman
R.H. NICHOLSON, JR. (Producer Member), Vice Chairman
WILLIAM M. WHITESIDE (Public Member), Secretary
CONRAD T. REIBOLD (Public Member), Treasurer
ROBERT T. BALCH (Producer Member)
ROBERT G. BERLIEN (Producer Member)
ANTON C. GARNIER (Producer Member)
TRAVIS L. MANNING (Public Member)
L.E. MOELLER (Producer Member)

STAFF

Jane M. Bray, Assistant Secretary-Assistant Treasurer
Ralph B. Helm, Attorney
Thomas M. Stetson, Engineer

FOR CALENDAR YEAR 1982

LINN E. MAGOFFIN (Producer Member), Chairman
R.H. NICHOLSON, JR. (Producer Member), Vice Chairman
WILLIAM M. WHITESIDE (Public Member), Secretary
CONRAD T. REIBOLD (Public Member), Treasurer
ROBERT T. BALCH (Producer Member)
ROBERT G. BERLIEN (Producer Member)
ANTON C. GARNIER (Producer Member)
L.E. MOELLER (Producer Member)
ALFRED F. WITTIG (Public Member)

STAFF

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Thomas M. Stetson, Engineer

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CONRAD T. REIBOLD (Public Member), Treasurer
ROBERT T. BALCH (Producer Member)
DONALD F. CLARK (Public Member)
ANTON C. GARNIER (Producer Member)
L.E. MOELLER (Producer Member)
ALFRED F. WITTIG (Public Member)

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Thomas M. Stetson, Engineer

FOR CALENDAR YEAR 1984

LINN E. MAGOFFIN (Producer Member), Chairman
R.H. NICHOLSON, JR. (Producer Member), Vice Chairman
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CONRAD T. REIBOLD (Public Member), Treasurer
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L.E. MOELLER (Producer Member)
ALFRED F. WITTIG (Public Member)

STAFF

Jane M. Bray, Assistant Secretary-Assistant Treasurer
Ralph B. Helm, Attorney
Thomas M. Stetson, Engineer

FOR CALENDAR YEAR 1985

LINN E. MAGOFFIN (Producer Member), Chairman
R.H. NICHOLSON, JR. (Producer Member), Vice Chairman
ROBERT G. BERLIEN (Producer Member), Secretary
CONRAD T. REIBOLD (Public Member), Treasurer
ROBERT T. BALCH (Producer Member)
DONALD F. CLARK (Public Member)
ANTON C. GARNIER (Producer Member)
L.E. MOELLER (Producer Member)
ALFRED F. WITTIG (Public Member)

STAFF

Jane M. Bray, Assistant Secretary-Assistant Treasurer
Ralph B. Helm, Attorney
Thomas M. Stetson, Engineer

FOR CALENDAR YEAR 1986

LINN E. MAGOFFIN (Producer Member), Chairman
R.H. NICHOLSON, JR. (Producer Member), Vice Chairman
ROBERT G. BERLIEN (Producer Member), Secretary
CONRAD T. REIBOLD (Public Member), Treasurer
ROBERT T. BALCH (Producer Member)
DONALD F. CLARK (Public Member)
L.E. MOELLER (Producer Member)
REGINALD A. STONE (Producer Member)
ALFRED F. WITTIG (Public Member)

STAFF

Jane M. Bray, Assistant Secretary-Assistant Treasurer
Ralph B. Helm, Attorney
Thomas M. Stetson, Engineer

FOR CALENDAR YEAR 1987

LINN E. MAGOFFIN (Producer Member), Chairman
REGINALD A. STONE (Producer Member), Vice Chairman
L.E. MOELLER (Producer Member), Secretary
ALFRED F. WITTIG (Public Member), Treasurer
ROBERT T. BALCH (Producer Member)
GERALD J. BLACK (Producer Member)
DONALD F. CLARK (Public Member)
EDWARD R. HECK (Producer Member)
JOHN E. MAULDING (Public Member)

STAFF

Robert G. Berlien, Assistant Secretary-Assistant Treasurer
Ralph B. Helm, Attorney
Thomas M. Stetson, Engineer

FOR CALENDAR YEAR 1988

LINN E. MAGOFFIN (Producer Member), Chairman
REGINALD A. STONE (Producer Member), Vice Chairman
L.E. MOELLER (Producer Member), Secretary
ALFRED F. WITTIG (Public Member), Treasurer
ROBERT T. BALCH (Producer Member)
GERALD J. BLACK (Producer Member)
DONALD F. CLARK (Public Member)
EDWARD R. HECK (Producer Member)
JOHN E. MAULDING (Public Member)

STAFF

Robert G. Berlien, Assistant Secretary-Assistant Treasurer
Ralph B. Helm, Attorney
Thomas M. Stetson, Engineer

FOR CALENDAR YEAR 1989

LINN E. MAGOFFIN (Producer Member), Chairman
REGINALD A. STONE (Producer Member), Vice Chairman
GERALD J. BLACK (Producer Member), Secretary
ALFRED F. WITTIG (Public Member), Treasurer
ROBERT T. BALCH (Producer Member)*
DONALD F. CLARK (Public Member)
EDWARD R. HECK (Producer Member)
BURTON E. JONES (Public Member)
NELS PALM (Producer Member)**
THOMAS E. SHOLLENBERGER (Producer Member)

STAFF

Robert G. Berlien, Assistant Secretary-Assistant Treasurer
Ralph B. Helm, Attorney
Thomas M. Stetson, Engineer

* DECEASED APRIL 25, 1989

** Appointed August 24, 1989, for the balance of the calendar year term, to replace deceased member, Robert T. Balch.

FOR CALENDAR YEAR 1990

LINN E. MAGOFFIN (Producer Member), Chairman
REGINALD A. STONE (Producer Member), Vice Chairman
GERALD J. BLACK (Producer Member), Secretary
ALFRED F. WITTIG (Public Member), Treasurer
DONALD F. CLARK (Public Member)
EDWARD R. HECK (Producer Member)
BURTON E. JONES (Public Member)
NELS PALM (Producer Member)
THOMAS E. SHOLLENBERGER (Producer Member)

STAFF

Robert G. Berlien, Assistant Secretary-Assistant Treasurer
Ralph B. Helm, Attorney
Thomas M. Stetson, Engineer

FOR CALENDAR YEAR 1991

LINN E. MAGOFFIN (Producer Member), Chairman
REGINALD A. STONE (Producer Member), Vice Chairman
GERALD J. BLACK (Producer Member), Secretary
NELS PALM (Producer Member), Treasurer
ROYALL K. BROWN (Public Member)
MARVIN JOE CICHY (Public Member)
EDWARD R. HECK (Producer Member)
C. ROBER KEISER (Public Member)
ANDREW A. KRUEGER (Producer Member)

STAFF

John E. Maulding, Executive Officer
Ralph B. Helm, Attorney
Thomas M. Stetson, Engineer

FOR CALENDAR YEAR 1992

LINN E. MAGOFFIN (Producer Member), Chairman
REGINALD A. STONE (Producer Member), Vice Chairman
GERALD J. BLACK (Producer Member), Secretary
NELS PALM (Producer Member), Treasurer
ROYALL K. BROWN (Public Member)
RICHARD W. CANTWELL (Producer Member)
BURTON E. JONES (Public Member)
C. ROBER KEISER (Public Member)
ANDREW A. KRUEGER (Producer Member)

STAFF

John E. Maulding, Executive Officer
Ralph B. Helm, Attorney
Thomas M. Stetson, Engineer

FOR CALENDAR YEAR 1993

LINN E. MAGOFFIN (Producer Member), Chairman
REGINALD A. STONE (Producer Member), Vice Chairman
GERALD J. BLACK (Producer Member), Secretary
NELS PALM (Producer Member), Treasurer
RICHARD W. CANTWELL (Producer Member)
MARVIN JOE CICHY (Public Member)
FRANK F. FORBES (Public Member)
ANDREW A. KRUEGER (Producer Member)
LEROY E. MOELLER (Public Member)

STAFF

John E. Maulding, Executive Officer
Frederic A. Fudacz, Attorney (Effective February 1993)
Ralph B. Helm, Attorney (Retired January 1993)
Thomas M. Stetson, Engineer

FOR CALENDAR YEAR 1994

LINN E. MAGOFFIN (Producer Member), Chairman*****
REGINALD A. STONE (Producer Member), Vice Chairman
RICHARD W. CANTWELL (Producer Member), Secretary***
STANLEY D. YARBROUGH (Producer Member), Treasurer
GERALD J. BLACK (Producer Member)*
MARVIN JOE CICHY (Public Member)
FRANK F. FORBES (Public Member)
MANNY J. MAGANA (Producer Member)
P. GEOFFREY NUNN (Producer Member)*****
LEROY E. MOELLER (Public Member)
MICHAEL L. WHITEHEAD (Producer Member)**

STAFF

John E. Maulding, Executive Officer****
Carol Williams, Executive Officer*****
Frederic A. Fudacz, Attorney
Thomas M. Stetson, Engineer

* Mr. Black resigned from Watermaster on February 4, 1994
** Mr. Whitehead was nominated to Watermaster on March 2, 1994
*** Mr. Cantwell was elected as Watermaster Secretary on May 4, 1994
**** Mr. Maulding passed away on March 13, 1994
***** Ms. Williams was appointed Executive Officer on August 3, 1994
***** Mr. Magoffin resigned from Watermaster on August 3, 1994
***** Mr. Nunn was nominated to Watermaster on August 8, 1994

FOR CALENDAR YEAR 1995

REGINALD A. STONE (Producer Member), Chairman

RICHARD W. CANTWELL (Producer Member), Vice Chairman

MANNY J. MAGANA (Producer Member), Secretary

MICHAEL L. WHITEHEAD (Producer Member), Treasurer

JUDITH L. ALMOND (Producer Member)

ROBERT W. BOWCOCK (Producer Member)

MARVIN JOE CICHY (Public Member)

FRANK F. FORBES (Public Member)

LEROY E. MOELLER (Public Member)

STAFF

Carol Williams, Executive Officer

Frederic A. Fudacz, Attorney

Thomas M. Stetson, Engineer

FOR CALENDAR YEAR 1996

REGINALD A. STONE (Producer Member), Chairman

RICHARD W. CANTWELL (Producer Member), Vice Chairman

MANNY J. MAGANA (Producer Member), Secretary

MICHAEL L. WHITEHEAD (Producer Member), Treasurer

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ROBERT W. BOWCOCK (Producer Member)

MARVIN JOE CICHY (Public Member)

FRANK F. FORBES (Public Member)

LEROY E. MOELLER (Public Member)

STAFF

Carol Williams, Executive Officer

Frederic A. Fudacz, Attorney

Thomas M. Stetson, Engineer

FOR CALENDAR YEAR 1997

REGINALD A. STONE (Producer Member), Chairman
RICHARD W. CANTWELL (Producer Member), Vice Chairman
MANNY J. MAGANA (Producer Member), Secretary
MICHAEL L. WHITEHEAD (Producer Member), Treasurer
JUDITH L. ALMOND (Producer Member)
ROBERT W. BOWCOCK (Producer Member)
MARVIN JOE CICHY (Public Member)
FRANK F. FORBES (Public Member)
LEROY E. MOELLER (Public Member)

STAFF

Carol Williams, Executive Officer
Frederic A. Fudacz, Attorney
Thomas M. Stetson, Engineer

FOR CALENDAR YEAR 1998

REGINALD A. STONE (Producer Member), Chairman
RICHARD W. CANTWELL (Producer Member), Vice Chairman
MANNY J. MAGANA (Producer Member), Secretary
MICHAEL L. WHITEHEAD (Producer Member), Treasurer
JUDITH L. ALMOND (Producer Member)
ROBERT W. BOWCOCK (Producer Member)
MARVIN JOE CICHY (Public Member)
FRANK F. FORBES (Public Member)
LEROY E. MOELLER (Public Member)

STAFF

Carol Williams, Executive Officer
Frederic A. Fudacz, Attorney
Thomas M. Stetson, Engineer

FOR CALENDAR YEAR 1999

REGINALD A. STONE (Producer Member), Chairman
RICHARD W. CANTWELL (Producer Member), Vice Chairman
MANNY J. MAGANA (Producer Member), Secretary
MICHAEL L. WHITEHEAD (Producer Member), Treasurer
ROBERT W. BOWCOCK (Producer Member)
MARVIN JOE CICHY (Public Member)
FRANK F. FORBES (Public Member)
JAMES B. GALLAGHER (Producer Member)
LEROY E. MOELLER (Public Member)

STAFF

Carol Williams, Executive Officer
Frederic A. Fudacz, Attorney
Thomas M. Stetson, Engineer

FOR CALENDAR YEAR 2000

REGINALD A. STONE (Producer Member), Chairman
RICHARD W. CANTWELL (Producer Member), Vice Chairman
MANNY J. MAGANA (Producer Member), Secretary
MICHAEL L. WHITEHEAD (Producer Member), Treasurer
ROBERT W. BOWCOCK (Producer Member)
MARVIN JOE CICHY (Public Member)
FRANK F. FORBES (Public Member)
JAMES B. GALLAGHER (Producer Member)
LEROY E. MOELLER (Public Member)

STAFF

Carol Williams, Executive Officer
Frederic A. Fudacz, Attorney
Thomas M. Stetson, Engineer

FOR CALENDAR YEAR 2001

REGINALD A. STONE (Producer Member), Chairman
RICHARD W. CANTWELL (Producer Member), Vice Chairman
MANNY J. MAGANA (Producer Member), Secretary
MICHAEL L. WHITEHEAD (Producer Member), Treasurer
ROBERT W. BOWCOCK (Producer Member)
MARVIN JOE CICHY (Public Member)
FRANK F. FORBES (Public Member)
JAMES B. GALLAGHER (Producer Member)
LEROY E. MOELLER (Public Member)

STAFF

Carol Williams, Executive Officer
Frederic A. Fudacz, Attorney
Thomas M. Stetson, Engineer

FOR CALENDAR YEAR 2002

REGINALD A. STONE (Producer Member), Chairman
RICHARD W. CANTWELL (Producer Member), Vice Chairman
MANNY J. MAGANA (Producer Member), Secretary
MICHAEL L. WHITEHEAD (Producer Member), Treasurer
ROBERT W. BOWCOCK (Producer Member)
MARVIN JOE CICHY (Public Member)
FRANK F. FORBES (Public Member)
JAMES B. GALLAGHER (Producer Member)
CAROL A. MONTANO (Public Member)

STAFF

Carol Williams, Executive Officer
Frederic A. Fudacz, Attorney
Thomas M. Stetson, Engineer

FOR CALENDAR YEAR 2003

REGINALD A. STONE (Producer Member), Chairman
RICHARD W. CANTWELL (Producer Member), Vice Chairman
JAMES B. GALLAGHER (Producer Member), Secretary
ROBERT W. NICHOLSON (Producer Member), Treasurer
ROBERT W. BOWCOCK (Producer Member)
ALFONSO CONTRERAS (Public Member)
FRANK F. FORBES (Public Member)
THOMAS LOVE (Public Member)
CHARLES SHAW (Producer Member)

STAFF

Carol Williams, Executive Officer
Frederic A. Fudacz, Attorney
Thomas M. Stetson, Engineer

FOR CALENDAR YEAR 2004

PAUL S. CARVER (Producer Member), Chairman
JAMES B. GALLAGHER (Producer Member), Vice Chairman
ROBERT W. BOWCOCK (Producer Member), Secretary
ROBERT W. NICHOLSON (Producer Member), Treasurer
RICHARD W. CANTWELL (Producer Member)
ALFONSO CONTRERAS (Public Member)
FRANK F. FORBES (Public Member)
THOMAS LOVE (Public Member)
CHARLES E. SHAW (Producer Member)

STAFF

Carol Williams, Executive Officer
Frederic A. Fudacz, Attorney
Thomas M. Stetson, Engineer

FOR CALENDAR YEAR 2005

PAUL S. CARVER (Producer Member), Chairman
JAMES B. GALLAGHER (Producer Member), Vice Chairman
ROBERT W. BOWCOCK (Producer Member), Secretary
ROBERT W. NICHOLSON (Producer Member), Treasurer
RICHARD W. CANTWELL (Producer Member)
ALFONSO CONTRERAS (Public Member)
LEON M.N. GARCIA (Public Member)
THOMAS LOVE (Public Member)
CHARLES E. SHAW (Producer Member)

STAFF

Carol Williams, Executive Officer
Frederic A. Fudacz, Attorney
Thomas M. Stetson, Engineer

FOR CALENDAR YEAR 2006

PAUL S. CARVER (Producer Member), Chairman
JAMES B. GALLAGHER (Producer Member), Vice Chairman
ROBERT W. BOWCOCK (Producer Member), Secretary
ROBERT W. NICHOLSON (Producer Member), Treasurer
RICHARD W. CANTWELL (Producer Member)
ALFONSO CONTRERAS (Public Member)
LEON M.N. GARCIA (Public Member)
THOMAS LOVE (Public Member)
CHARLES E. SHAW (Producer Member)

STAFF

Carol Williams, Executive Officer
Frederic A. Fudacz, Attorney
Thomas M. Stetson, Engineer

FOR CALENDAR YEAR 2009

JAMES M. BYERRUM (Producer Member), Chairman
PAT MALLOY (Producer Member), Vice Chairman
DAN ARRIGHI (Producer Member), Secretary
CHARLES E. SHAW (Producer Member), Treasurer
ROBERT W. BOWCOCK (Producer Member)
ED CHAVEZ (Public Member)
ALFONSO CONTRERAS (Public Member)
THOMAS LOVE (Public Member)
MICHAEL O. QUINN (Producer Member)

STAFF

Carol Thomas Williams, Executive Officer
Frederic A. Fudacz, Attorney
Thomas M. Stetson, Engineer

FOR CALENDAR YEAR 2010

JAMES M. BYERRUM (Producer Member), Chairman
PAT MALLOY (Producer Member), Vice Chairman
DAN ARRIGHI (Producer Member), Secretary
CHARLES E. SHAW (Producer Member), Treasurer
ROBERT W. BOWCOCK (Producer Member)
ED CHAVEZ (Public Member)
ALFONSO CONTRERAS (Public Member)
THOMAS LOVE (Public Member)
MICHAEL O. QUINN (Producer Member)

STAFF

Carol Thomas Williams, Executive Officer
Frederic A. Fudacz, Attorney
Thomas M. Stetson, Engineer

FOR CALENDAR YEAR 2011

JAMES M. BYERRUM (Producer Member), Chairman

PAT MALLOY (Producer Member), Vice Chairman

DAN ARRIGHI (Producer Member), Secretary

CHARLES E. SHAW (Producer Member), Treasurer

CHET ANDERSON (Producer Member)

ED CHAVEZ (Public Member)

THOMAS LOVE (Public Member)

MICHAEL O. QUINN (Producer Member)

CHARLES TREVINO (Public Member)

STAFF

Carol Thomas Williams, Executive Officer

Frederic A. Fudacz, Attorney

Thomas M. Stetson, Engineer*

Stephen B. Johnson, Engineer**

* Thomas M. Stetson passed away 4/14/2011

** Stephen B. Johnson replaced Mr. Stetson

FOR CALENDAR YEAR 2012

JAMES M. BYERRUM (Producer Member), Chairman

PAT MALLOY (Producer Member), Vice Chairman

DAN ARRIGHI (Producer Member), Secretary

DAVID MICHALKO (Producer Member), Treasurer

CHET ANDERSON (Producer Member)

ED CHAVEZ (Public Member)

THOMAS LOVE (Public Member)

MICHAEL O. QUINN (Producer Member)

CHARLES TREVINO (Public Member)

STAFF

Carol Thomas Williams, Executive Officer *

Anthony C. Zampiello, Executive Officer**

Frederic A. Fudacz, Attorney

Stephen B. Johnson, Engineer

* Carol Thomas Williams resigned on 5/12/12

** Anthony C. Zampiello appointed to Executive Officer 9/26/12

FOR CALENDAR YEAR 2013

JAMES M. BYERRUM (Producer Member), Chairman
DAVID MICHALKO (Producer Member), Vice Chairman
DAN ARRIGHI (Producer Member), Secretary
RICHARD RICH (Producer Member), Treasurer
CHET ANDERSON (Producer Member)
ANTHONY R. FELLOW (Public Member)
GARRY HOFER (Producer Member)
THOMAS LOVE (Public Member)
CHARLES TREVINO (Public Member)

STAFF

Anthony C. Zampello, Executive Officer
Frederic A. Fudacz, Attorney
Stephen B. Johnson, Engineer