### Superior Court of the State of California

#### For the County of Orange

ORANGE COUNTY WATER DISTRICT

. .

Plaintiff

NO. 117628

VŞ.

CITY OF CHINO, et al.,

Defendants

SETTLEMENT DOCUMENTS

STIPULATIONS RE DISMISSAL OF CERTAIN DEFENDANTS RE DISMISSAL OF CERTAIN CROSS-DEFENDANTS FOR JUDGMENT JUDGMENT MAP OF SANTA ANA RIVER WATERSHED ENGINEERING APPENDIX ORDER APPOINTING WATERMASTER

SAN BERNARDINO VALLEY MUNICIPAL WATER DISTRICT DOCUMENTS WESTERN MUNICIPAL DOCUMENTS

AGREEMENTS CITY OF SAN BERNARDINO CITY OF COLTON

1969

AGREEMENTS CHINO BASIN MWD RIVERSIDE FLOOD CONTROL CITY OF RIVERSIDE CITY OF CORONA WMWD & ESBCWD SETTLEMENT STIPULATION FOR JUDGMENT JUDGMENT ORDER APPOINTING WATERMASTER ESBCWD STIPULATION AS TO ACCEPTANCE OF JUDGMENT ORDER AMENDING THE JUDGMENT TO CLARIFY THE REPLENISHMENT OBLIGATIONS OF THE PARTIES

Reprinted March 1997

## STIPULATIONS RE DISMISSAL OF Certain Defendants

1 2 3 4 5 6 7 8	E SUPERIOR COURT FOR THE STATE OF	APR 1 7 1533 W. E. ST. John County Clerk By Deputy
9	FOR THE COUNTY OF ORANGE	
10		
11	ORANGE COUNTY WATER DISTRICT,	
12	Plaintiff,	
13	v	
14	CITY OF CHINO, et al.,	
15	Defendants.	
17 18 19 20 21 22	CITY OF CHINO, et al., Cross-Complainants, V. CITY OF ANAHEIM, et al., Cross-Defendants. CORONA FOOTHILL LEMON COMPANY, et al.,	NO. 117628 STIPULATION AND ORDER RE DISMISSAL OF CERTAIN DEFENDANTS
23	Cross-Complainants,	, ) )
24 25 26	v. CITY OF ANAHEIM, et al., Cross-Defendants.	) ) ) )
27 28 29	CITY OF POMONA, a municipal corporation, Cross-Complainant, V.	) ) ) )
30 31 32	CITY OF ANAHEIM, et al., Cross-Defendants.	) ) ) )
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CITY OF RIVERSIDE, et al., 1 Cross-Complainants, 2 v. 3 CITY OF AHAHEIM, et al., 4 Cross-Defendants. 5 6 BEAR VALLEY MUTUAL WATER COMPANY, et al., 7 Cross-Complainants, 8 v. 9 CITY OF ANAHEIM, et al., 10 Cross-Defendants. 11 SAN BERNARDINO VALLEY MUNICIPAL WATER 12 DISTRICT, a municipal water district, 13 Cross-Complainant, 14 v. 15 CITY OF ANAHEIM, et al., 16 Cross-Defendants. 17 EAST SAN BERNARDINO COUNTY WATER 18 DISTRICT, a county water district, 19 Cross-Complainant, 20 v. 21 CITY OF ANAHEIM, et al., 22: Cross-Defendants. 23 CITY OF SAN BERNARDINO, a municipal 24 corporation, 25 Cross-Complainant, 26 v. 27 CITY OF ANAHEIM, et al., 28 Cross-Defendants. 29 30 -31 32 i -2-

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CITY OF REDLANDS, a municipal corporation,) 1 2 Cross-Complainant, 3 v. CITY OF ANAHEIM, et al., 4 5 Cross-Defendants. 6 CITY OF COLTON, a municipal corporation, 7 Cross-Complainant, 8 v. 9 CITY OF ANAHEIM, et al., 10 Cross-Defendants. 11 SAN BERNARDINO VALLEY WATER CONSERVATION 12 DISTRICT, a water conservation district, 13 Cross-Complainant, 14 v. 15: CITY OF ANAHEIM, et al., 16 Cross-Defendants. 17 CITY OF RIALTO, a municipal corporation, 18 19 Cross-Complainant, 20 v. 21 CITY OF ANAHEIM, et al., 22 Cross-Defendants. 23 BIG BEAR MUNICIPAL WATER DISTRICT, a 24 municipal water district, 25 Cross-Complainant, 26 v. 27 CITY OF ANAHEIM, et al., 28 Cross-Defendants. 29 ' 30 31 32

-3-

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1 RECITALS 2 · The Case. The above action was filed on October 18, 1. 1963, seeking adjudication of the water rights of substantially 3 all water users in the area tributary to Prado Dam in the Santa Ana 4: Watershed. There were in excess of 2,500 defendants served and 5. named in the original complaint and amendments thereto. 6 2. Proposed Physical Solution. As a means of settling this 7 action, a physical solution has been negotiated by plaintiff 8 -9 Orange County Water District and defendants Chino Basin Municipal Water District, Western Municipal Water District of Riverside 10 County, and San Bernardino Valley Municipal Water District. Said 11 : physical solution accomplishes a general inter-basin allocation 12 : of the natural water supply of the Santa Ana River system and 13 ; leaves to each of the major hydrologic units in the watershed the 14 determination and regulation of individual rights therein and the 15 16 development and implementation of its own basin management plans. 17 | 3. It is proposed by plaintiff Orange County Water District to enter a dismissal as to all defendants other than said : 18 19 three municipal water districts, conditioned only upon the accept-20 ance of this stipulation by the defendants who are listed as sig-21 natories hereinbelow, and their agreement to cooperate with the 22 physical solution. 23 STIPULATION 24 IT IS HEREBY STIPULATED by and between Plaintiff Orange County Water District and the undersigned defendants as follows: 25 26 Dismissal of Individual Defendants. Orange County 1. Water District agrees to the entry of an order by the Court dis-27 28 missing, on the ground that they are not necessary parties to the 29 physical solution, each and all of the individual defendants here-30 in excepting only Chino Basin Municipal Water District, Western 31 . Municipal Water District of Riverside County, and San Bernardino Valley Municipal Water District. Said dismissals shall be in 32

-4-

consideration of the stipulation by the undersigned defendants to
 the covenants hereinafter contained.

3 2. Acceptance of Physical Solution. The undersigned de-4 fendants hereby accept and adopt the physical solution set forth 5 in the form of judgment attached hereto, subject to the provisions 6 of Paragraph 3, below. Nothing herein contained, however, shall 7 preclude the assertion, protection and preservation of the water 8 i rights of any of the undersigned defendants among themselves, nor 9 shall any provision herein limit the flood control function of any 10 flood control district.

11 3. Support of Conservation Activities. It is recognized 12 that the physical solution in said Judgment contemplates that 13 Orange County Water District and other entities downstream from 14 Prado Dam will have full freedom to engage in any activities for 15 conservation or storage of Storm Flow at or below Prado Reservoir 16 subject only to flood control use. The undersigned defendants 17 hereby covenant and agree not to oppose any project for conservation 18 of Storm Flow in the storage capacity of Prado Reservoir below the 19 514 foot contour above sea level which involves the impounding of 20 Storm Flow in the Reservoir with controlled release at the maximum 21 rate consistent with the hydrological capability of the downstream 22 <sup>1</sup> area to absorb such released flow and avoid waste to the ocean.

4. <u>Water Quality Cooperation</u>. Any of the undersigned defendants who participate directly in the management or control of
sewage or other water treatment facilities agree that any water or
effluent deposited by them into the Santa Ana River or its stream
bed will not be of a lesser quality than will meet the present
requirements of Santa Ana River Basin Regional Water Quality
Control Board.

5. Execution in Counterpart. This stipulation may be executed in counterparts (each counterpart being an exact copy or
duplicate of the original) and the signature pages from each

-5-

1 counterpart may be collected by the County Clerk and attached to a 2 single copy of the stipulation for filing. Thereupon said filed 3 document shall be considered as constituting one complete Stipula-4 tion for Dismissal. Dated: October 1, 1968 5 6 7 PILLSBURY, MADISON & SUTRO ORANGE COUNTY WATER DISTRICT RUTAN & TUCKER 8 )annes By By C 14 9 Preside 10 B١ 11 12 CITY OF ONTARIO 13 Attorney 14 By CLAYSON, STARK, ROTHROCK & MANN 15 Ъv 16 Clerk 17 CITY OF CHINO 18 19 By City Attorney 20 ROTHROCK /S Mann YSON Bγ 21 22 23 SURR & HELLYER CUCAMONGA COUNTY WATER DISTRICT B. Sur Ey 24 By President 25 And 26 Secret 27 CITY OF ÇORONA 28 By Mayor 29 Luch 1-0 30 Attorney Clerk 31 Note: Separate signature pages were attached to the filed original, but have been photographically consolidated for purposes of 32 this printed copy.

-6-

CITY OF UPLAND

Mariney, City

CLAYSON, STARK, ROTHROCK & MANN

By

By horn Mayor

By Direc R. Carpender

WEST END CONSOLIDATED WATER CO.

By This Maurio

CE Thomas

CHINO BASIN WATER CONSERVATION DISTRICT

By

By Cole their SHU.

SAN ANTONIO WATER COMPANY

By Produce Cand " CE Phones

City Attorney

CLAYSON, STARK, ROTHROCK & MANN By

CITY OF LA VERNE

By Chill Mayor Th Ву )

CLAYSON, STARK, ROTHROCK & MANN By

TEMESCAL WATER COMPANY

Ву TP

MEEKS & DALEY WATER COMPANY

CROLAN By

AGUA MANSA WATER, COMPANY

Ulin B٦

CORONA FOOTHILL LEMON COMPANY

By

JOY WATER COMPANY

Ву しいいくつい

11.7 Attorney City

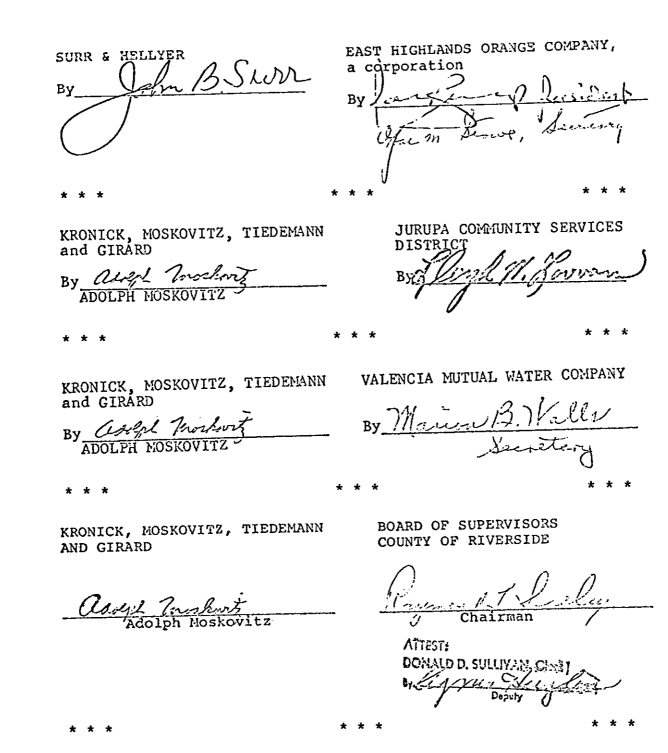
CITY OF POMONA 1.2.4 UN By/ Mavo 1mas Clerk

TAYLOR & SMITH

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MONTE VISTA COUNTY WATER DISTRICT CLAYSON, STARK, ROTHROCK & MANN President Aller ~. \. Вỳ <u>م بر</u> مربر ا By Secretar SUNKIST GROWERS, INC. J. J. SECRETARY unil. in hour Ву Counsel CLAYSON, STARK, ROTHROCK & MANN By KAISER STEEL CORPORATION By Counse Vice President and Secretary LONERGAN, JORDAN & GRESHAM mini By \* SOUTHWEST WATER COMPANY CLAYSON, STARK, ROTHROCK & MANN By Walks tauran F.V.F. By ETIWANDA WATER COMPANY,, a corporation Ву lastary



KRONICK, MOSKOVITZ, TIEDEMANN AND GIRARD

adolph Moshovitz

RIVERSIDE COUNTY FLOOD CONTROL AND WATER CONSERVATION DISTRICT

CHARCEAN OF THE SOAD OF SUPERVISCES

ATTEST: DONALD D. SULLIYAN, CLAR ey C. C. J. M. L. T. Y. L. J. L. C. L. J. Doputy

KRONICK, MOSKOVITZ, TIEDEMANN and GIRARD

By Mirent Preshort ADOLPH MOSKOVITZ

\* \* \*

\* \* \*

\* \* \*

REDWINE AND SHERRILL

By /2 Maurice C. Sherrill

Attorneys for Defendant West San Bernardino County Water District

BEAUMONT IRRIGATION DISTRICT

tacle witten B١

WEST SAN BERNARDINO COUNTY WATER DISTRICT

By <u>Man light & Makine</u> Randolph C: McKinley President of the Board of

Directors

CITY OF RIALTO

RIALTO MUTUAL WATER COMPANY

RUNNING SPRINGS COUNTY WATER DISTRICT

By:

Attest Secretary

#### (S E A L)

By: Alonald Menne Attest: Janua A his Unitary (SEAL) By Galph & Hitel his By Galph & Hitel his Delworth G.E. Questernian Secy. MUSCOY MUTUAL WATER COMPARY #1 GARST AND DILWORTH rneys for Defendant NUCCCY MUTUAL WATER COMPANY #1 \* \* CITY OF COLTON WILFRED E. Mayor ATTEST: GARST AND DILWORTH ELIZABETH DAVIS James W. Dilwork Attorneys for City of Colton By\_ City Clerk Approved as to form: marie In LAWRENCE A. HUTTON City Attorney \* \* SURR & HELLYER FONTANA UNION WATER COMPANY Im B. Sur By John F. Comital By

SAN BERNARDINO VALLEY WATER CONSERVATION DISTRICT

lenon By President and Secretary

Approved:

Kanfl S ttorney

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By

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COUNTY OF SAN BERNARDINO

By Kun -D ---RUBEN S. AYALA, Chairman Board of Supervisors

SAN BERNARDINO COUNTY FLOOD CONTROL DISTRICT

By RUBEN S. AYALA, Chairman

Board of Supervisors Governing Board of the San Bernardino County Flood Control District

STANFORD D. HERLICK County Counsel By / M. CRANE KFICHEL

Assistant County Counsel Attorneys for Defendants County of San Bernardino and the San Bernardino County Flood Control District

WEST RIVERSIDE 350" WATER COMPANY

\* \* \*

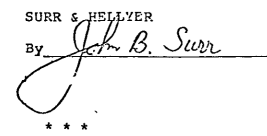
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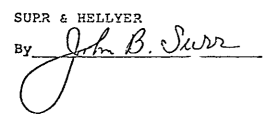
By: att L. house worth

WESTERN HEIGHTS, WATER COMPANY, a corporation Till By

\* \* :

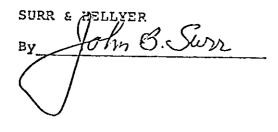
By





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NORTÀ FORK MATER COMPANY, a corporation Ву President Safell, Secretary

SOUTH MESA WATER COMPANY, a corporation

Theorelast Sunday

CHAPMAN ASSOCIATES, a partnership By C ? C. S. Chapman, Jr. C.9( hell and ---C. S. Chapman, Jr., as Trustee

Alice Ellen Chapman

Sued herein as "Marigold Farms Company"

LANGFORD RANCHES Ernest R. Larsen, a partner

IOAMOSA WATER COMPANY, a corporation Ву 1 1

ROLLIN E. WOODBURY JOHN R. BURY O'MELVENY & MYERS LAUREN M. WRIGHT

SOUTHERN CALIFORNIA EDISON COMPANY

Vice President

SANTA ANA RIVER DEVELOPMENT COMPANY

2-2-7-1

Dudley K. Wright, of Wright and Finley, Attorneys for Santa Ana River Development Company.

BIG\_BEAR MUNICIPAL WATER DISTRICT

ounsel

PASOL By

EAST SAN BERNARDINO COUNTY WATER DISTRICT

SHERWOOD & DENSLOW GREEN

Li Tran. (Bra By Manne

Denslow Green Attorneys for East San Bernardino County Water District.

WEST RIVERSIDE 350" WATER COMPANY

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BEST, BEST. & KRIEGER

By: artin J. Liverunth

By:

By .

CITY OF REDLANDS

TAYLOR & SMITH By Freece

By Wald 7 Bunnerghe Jayor By Beggy & Depockey /Clerk Ву <u>И.а.</u> Clerk

CITY OF RIVERSIDE By: Mayor Tho:hpson. RIVERSIDE HIGHLAND WATER COMPANY **REDWINE & SHERRILL** BEST, BEST & KRIEGER 2. Sternell By: Mallor Had By: d THE GAGE CANAL COMPANY BEST, BEST & KRIEGER By: Ontin & tosleworth By: RUBIDOUX COMMUNITY SERVICES MILLER AND CARDIN DISTRICT BEST, BEST & KRIEGER By: Outen & toolewrith By: here Stor F. Collevelt NORCO COMMUNITY SERVICES BEST, BEST & KRIEGER DISTRICT By: artin d. linderosth By: LA SIERRA WATER COMPANY BEST, BEST & KRIEGER By: arthin L. Linleworth By: Hourd & Creson

BOARD OF WATER COMMISSIONERS CITY OF SAN BERNARDINO

By W. R. Holeomby, President

Бу -Ċ. Herbert B. Wessel, Deputy City Clerk & Ex-Officio

Secretary

CITY OF SAN BERNARDINO

Ву Mayor

Ву erk

°G. Edward Fitzgerald

Special Counsel for the City of San Bernardino.

BEAR VALLEY MUTUAL WATER COMPANY, a corporation

Beth, Targuhan Secretary By

SURR & HELLYER

By Junt alling Attorneys for Bear Valley Mutual Water Company

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#### ORDER OF DISMISSAL

Having read and approved the above Stipulation for Dismissal of Certain Defendants, and good cause appearing therefor,

IT IS HEREBY ORDERED that the Complaint in the above matter be dismissed as to each and every defendant herein, except Chino Basin Municipal Water District, Western Municipal Water District of Riverside County and San Bernardino Valley Municipal Water District,

Dated: APR 1 7 1969

Judge Judge

# STIPULATIONS RE DISMISSAL OF

## CERTAIN CROSS-DEFENDANTS

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2		Apr. 1 7 1869
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4		W. F. ST. JOHN, County Clerk By Deputy
5	·	
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7		
8	SUPERIOR COURT FOR THE STATE OF	CALIFORNIA
9	FOR THE COUNTY OF ORANGE	
10		
11	ORANGE COUNTY WATER DISTRICT,	
12	Plaintiff,	
13	v.	
14	CITY OF CHINO, et al.,	
15	Defendants.	
16		
17	CITY OF CHINO, et al., Cross-Complainants,	
18	_	
19	v. CITY OF ANAHEIM, et al.,	) No. 117628
20	Cross-Defendants.	) STIPULATION RE ) DISMISSAL OF CERTAIN ) CROSS-DEFENDANTS
21		) )
22	CORONA FOOTHILL LEMON COMPANY, et al.,	, ) )
23	Cross-Complainants,	/ ) )
24	v.	, ) )
25	CITY OF ANAHEIM, et al.,	, ) )
26	Cross-Defendants.	) }
27	CITY OF POMONA, a municipal corporation,	) )
28	Cross-Complainant,	) )
29	V.	) )
30	CITY OF ANAHEIM, et al.,	) )
31	Cross-Defendants.	) )
32		j

1 CITY OF RIVERSIDE, et al., Cross-Complainants, 2 3 v. CITY OF ANAHEIM, et al., 4 Cross-Defendants. 5 1 **6** j BEAR VALLEY MUTUAL WATER COMPANY, et al., 7 Cross-Complainants, 8 i v. **9** i CITY OF ANAHEIM, et al., 10 Cross-Defendants. 11 SAN BERNARDINO VALLEY MUNICIPAL WATER 12 DISTRICT, a municipal water district, 13 Cross-Complainant, 14 ' v. 15 CITY OF ANAHEIM, et al., 16 Cross-Defendants. 17 EAST SAN BERNARDINO COUNTY WATER 18 ; DISTRICT, a county water district, 19 Cross-Complainant, 20 v. 21 CITY OF ANAHEIM, et al., 22 Cross-Defendants. 23 CITY OF SAN BERNARDINO, a municipal 24 corporation, 25 Cross-Complainant, 26 v. 27 CITY OF ANAHEIM, et al., 28 Cross-Defendants. 29 30 31 32

-2-

CITY OF REDLANDS, a municipal corporation,) 1, ' Cross-Complainant, 2 3 v. 4 CITY OF ANAHEIM, et al., Cross-Defendants. 5 | 6 CITY OF COLTON, a municipal corporation, 7 Cross-Complainant, 8 v. 9 CITY OF ANAHEIM, et al., 10 Cross-Defendants. 11: SAN BERNARDINO VALLEY WATER CONSERVATION 12 DISTRICT, a water conservation district, 13 Cross-Complainant, 14 ٧. 15 CITY OF ANAHEIM, et al., 16 Cross-Defendants. 17 CITY OF RIALTO, a municipal corporation, 18 19 Cross-Complainant, 20 v. 21 : CITY OF ANAHEIM, et al., 22 Cross-Defendants. 23 BIG BEAR MUNICIPAL WATER DISTRICT, a 24 municipal water district, 25 Cross-Complainant, 26 v. 27 : CITY OF ANAHEIM, et al., 28 i Cross-Defendants. 29 <sup>i</sup> 30 1 31 🖯 32.

RECITALS

1. <u>The Case</u>. The above action was filed on October 18,
1963, seeking adjudication of the water rights of substantially
all water users in the area tributary to Prado Dam in the Santa Ana
River Watershed. By thirteen cross-complaints filed in 1968, more
than 1,500 cross-defendants claiming rights in Orange County were
added to said adjudication.

2. Proposed Physical Solution. As a means of settling 8 this action, a physical solution has been negotiated by plaintiff 9 10 Orange County Water District and defendants Chino Basin Municipal Water District, Western Municipal Water District of Riverside 11 1 12 County, and San Bernardino Valley Municipal Water District. Said 13 physical solution accomplishes a general inter-basin allocation of 14 the natural water supply of the Santa Ana River system and leaves 15 the determination and regulation of individual rights to the devel-16 opment and implementation of basin management plans within each of 17 the major hydrologic units in the watershed.

18 3. It is proposed by cross-complainants to enter a dismissal as to all cross-defendants other than Orange County Water 20 District, conditioned only upon the acceptance of this stipulation 21 by the cross-defendants who are listed as signatories herein below, 22 and their agreement to cooperate with the physical solution.

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24 IT IS HEREBY STIPULATED by and between cross-complainants 25 and the undersigned cross-defendants as follows:

STIPULATION

26 Dismissal of Individual Cross-defendants. 1. Cross-27 complainants agree, by and through their respective counsel, to the entry of an order by the Court dismissing, on the ground that 28 29 they are not necessary parties to the physical solution, each and 30 all of the individual cross-defendants herein excepting Orange 31 County Water District. Said dismissals shall be in consideration 32. of the stipulation by the undersigned cross-defendants to the

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covenants hereinafter contained.

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2, 2. Acceptance of Physical Solution. The undersigned crossdefendants hereby accept and adopt the physical solution set forth in the form of Judgment attached hereto. Nothing herein contained, however, shall preclude the assertion, protection and preservation of the water rights of any of the undersigned cross-defendants among themselves, nor shall any provision herein limit the flood control function of any flood control district.

Support of Conservation Activities. It is recognized 9 3. that the physical solution in said Judgment contemplates that 10 Chino Basin Municipal Water District, Western Municipal Water Dis-11 trict of Riverside County, and San Bernardino Valley Municipal 12 13 Water District, and other entities upstream from Prado Dam shall 14 have full freedom to engage in any activities for conservation or storage above Prado Reservoir, provided that the Base Flow obliga-15 tions in Paragraphs 5(b) and (c) of the Judgment herein are ful-16 filled. The undersigned cross-defendants hereby covenant and 17 agree not to oppose any such conservation or storage project. 18

19 4. Execution in Counterpart. This stipulation may be exe-20 cuted in counterparts (each counterpart being an exact copy or 21 duplicate of the original) and the signature pages from each 22 counterpart may be collected by the County Clerk and attached to a single copy of the stipulation for filing. Thereupon said filed 23 24 document shall be considered as constituting one complete Stipulation for Dismissal. 25

> April 16, 1969. Dated:

CLAYSON, STARK, ROTHROCK & MANN By

Attorneys for City of Chino and Others

31 Note: Separate signature pages were attached to the filed original, but have been photographically consolidated for purposes 32 of this printed copy.

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JOHN WOODHEAD, City Attorney LELAND J, THOMPSON, Jr. Ву lί City Riverside 'nr О£ \* × \* \* ×

BEST, BEST & KRIEGER

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\* \* \*

\* \* \*

WATER DISTRICT

(LT)hitlen 1 By for Riverside Highland Water Company and Rubidoux Community Services District

By Cornel And

for Agua Mansa Water Company and Meeks & Daley Water Company

KRONICK, MOSKOVITZ & VANDERLAAN

(idais! ma By

for Jurupa Community Services District, and Valencia Mutual Water Company

SAN BERNARDINO VALLEY, MUNICIPAL

By Mattin McDonough Martin McDonough, Holland, Schwartz, Allen & Wahrhaftig 520 Capitol Mall Sacramento, California 95814 its attorney

\* \* \*

\* \*

\*

\* \* \*

\* \*

EAST SAN BERNARDINO COUNTY WATER DISTRICT, Cross-Complainant.

By: SHERWOOD & DENSLOW GREEN

Attorneys at Law

Attorney City

for the City of Corona

CLAYSON, STARK, ROTHROCK & MANN By

Attorneys for Corona Foothill Lemon Company, Edwin Earl, Jameson Company, Jameson Ranch Company, F.H. Johnson, Joy Water Company, Minnesota Mining & Manufacturing Company, Owens-Illinois, Inc., Sunkist Growers, Inc. for its Lemon Products Division, Temescal Water Company, Weisel Ranches

SURR & HELLYER Βv

Attorneys for Cross-Complainants Bear Valley Mutual Water Company Fontana Union Water Company Cucamonga County Water District

CITY OF COLTON By WILFRED E. KANEY Mayor ATTEST: GARST AND DILWORTH ELIZABETH DAVIS City Clerk By Attorneys for City of Colton Approved as to form: LAWRENCE A. HUTTON City Attorney

BOARD OF WATER COMMISSIONERS CITY OF SAN BERNARDINO

By W. R. Holcomb, President

Ey. Herbert B. Wessel, Deputy

City Clerk & Ex-Officio Secretary CITY OF SAN BERNARDINO

Ву \_

By  $\int \frac{1}{2} \frac{1}{2}$ 

G. Edward Fitzgerald Special Counsel for the City of San Bernardino.

TAYLOR & SMITH By <u>for City of Pomona and</u> City of Redlands

\* \* :

SAN BERNARDINO VALLEY WATER CONSERVATION DISTRICT

Secretary

-11 By∕́ President and o

pproved;

\* \*

CITY OF RIALTO

NR Bound

BIG BEAR MUNICIPAL WATER DISTRICT By Counse. PILL&BURY, MADISON & SUTRO ORANGE COUNTY WATER DISTRICT By James Midnel By 225 Bush Street esilleni San Francisco, California By Secret/a RUTAN & TUCKEP, 1629 17th Street, Santa Ana, By California roadway Santa Kna, California COUNTY OF ORANGE ATTEST: By Supervisors Chairman ics Board W. E. ST JOHN of ot County Clerk and ex-officio Clerk of the Board of Supervisors of Orange County, California By 777 - les Lontrul

ORANGE COUNTY FLOOD CONTROL DISTRICT

Chairman of its Board of Supervisors

ATTEST:

W. E. ST JOHN County Clerk and ex-officio Clerk of the Board of Supervisors of Orange County, California

By 777 And Leasters

CITY OF FOUNTAIN VALLEY dern D. Matter, Ot human By

CITY OF FULLERTON

ATTEST:

\* \*

Virginia Fitzsimmons Fullerton City Clerk

Louis R. Reinhard Mayor

By Conne Sa. 2 forch! Deputy

THE CITY OF GARDEN GROVE, By Its Mayor, REECE BALLARD.

Jeer Salla REECE PALLARD

\* \* \*

CITY OF HUNTINGTON BEACH,

By DON P. BONFA City Attorney

\* \*

CITY OF LA PAIMA p-MAYOR ATTEST: B. Toul Jon Deputy City Clerk با جرش

ORANGE COUNTY WATERWORKS DISTRICT NO. 8

By

Chairman of the Board of Supervisors of the County of Orange, California, as the governing body of Orange County Waterworks District No. 8

ATTEST:

W. E. ST JOHN County Clerk and ex-officio Clerk of the Board of Supervisors of Orange County, California

By 77 rhel Lenctor

CITY OF ANAHEIM By City Attorney of the City of Anaheim.

\* \* \*

CITY/OF BUENA PARK city CLERK By Th

\* \* \*

\* \* \*

CITY OF CYPRESS By Rectard & Barean Mayor

ATTEST: M die K Clerk City

CITY\_OF NEWPORT BEACH Doreen Marshall, Mayor By\_ Tully V. Seymour, City Attorney ATTEST: City Clerk Laura Lagios, CITY OF ORANGE Son E Seria Bv MAYOR ATTEST: mily Maland CITY CLERK CITY OF SANTA ANA Allean The w12 By <u>1</u> WILLIAM L. MOCK City Attorney CITY OF SEAL BEACH ty Manager Attest: City Clerk CITY OF WESTMINSTER By Darf M. Whany Mayor

ATTEST:

City Cler:

\* \* \*

\* \* \*

CARPENTER IRRIGATION DISTRICT By President secretary By SERRANO IRRIGATION DISTRICT By resident Plin Secretary COSTA MESAT COUNTY WATER DISTRICT Вy President By Secretary \* \* EAST ORANGE COUNTY WATER DISTRICT By\_ President Ву<u>/</u> Secretary IRVINE RANCH WATER DISTRICT <u>Grouding</u> 17 Géneral Manager By\_ \* \* YORBA LINDA COUNTY WATHR DISTRICT By Manusinal dent By\_ lean Secretary

COASTAL MUNICIPAL WATER DISTRICT By idellanse K. Patrick President Prit By M. C. Marca Secretary ATTEST UTI-V By\_\_\_ By\_ Mlr. \* \* \* TUSTIN WATER WORKS' By Mike Ale Works' Nice President Ar c.y. THE IRVINE COMPANY NE CONT Mann Mann '' (President By SEAL Бу Assistant Secretary

CONSOLIDATED ROCK PRODUCTS COMPANY By\_\_\_\_\_\_ T FOR SIGNATURE PRESIDENT APPROVED C. R.F. CO PROFILITINGR. BY 10.114 19:55

ORDER OF DISMISSAL Having read and approved the above Stipulation for Dismissal of Certain Cross-Defendants, and good cause appearing therefor, IT IS HEREBY ORDERED that the Cross-Complaint in the above matter be dismissed as to each and every cross-defendant herein, except Orange County Water District, Dated: ACR 1 7 1059 Joen Pha manan Judge 

# STIPULATIONS FOR JUDGMENT

1 2 3 4 5 6 7		APR 1 7 1869 W. E. ST. JOHN, County Clerk ByDeputy
8	SUPERIOR COURT OF THE STATE OF C	ALIFORNIA
9	FOR THE COUNTY OF ORAN	GE
10		
11	ORANGE COUNTY WATER DISTRICT,	
12	Plaintiff, )	
13	v. )	
14	CITY OF CHINO, et al.,	
15	Defendants. )	
16	CITY OF CHINO, et al.,	
17	Cross-Complainants,	No. 117628
18	v.	STIPULATION FOR JUDGMENT
19 20	CITY OF ANAHEIM, et al.,	
21	Cross-Defendants.	1
22	CORONA FOOTHILL LEMON COMPANY, et al.,	) ,
23	Cross-Complainants,	
24	v.	
25	CITY OF ANAHEIM, et al.,	)
26	Cross-Defendants.	)
27	CITY OF POMONA, a municipal corporation,	)
28	Cross-Complainant,	)
29	v.	)
30	CITY OF ANAHEIM, et al.,	) )
31	Cross-Defendants.	, ) )
32		

) CITY OF RIVERSIDE, et al., 1 ) Cross-Complainants, ) 2 1 3 v. CITY OF ANAHEIM, et al., 4 Cross-Defendants. 5 6 BEAR VALLEY MUTUAL WATER COMPANY, et al., 7 Cross-Complainants, 8 ٧. 9 CITY OF ANAHEIM, et al., 10 Cross-Defendants. 11 : SAN BERNARDINO VALLEY MUNICIPAL WATER 12 DISTRICT, a municipal water district, 13 Cross-Complainant, 14 v. 15 CITY OF ANAHEIM, et al., 16; Cross-Defendants. 17 EAST SAN BERNARDINO COUNTY WATER 18 DISTRICT, a county water district, 19 Cross-Complainant, 20 v. 21 . CITY OF ANAHEIM, et al., 22 Cross-Defendants. 23 CITY OF SAN BERNARDINO, a municipal 24 <sup>'</sup> corporation, 25 Cross-Complainant, 26 v. 27 CITY OF ANAHEIM, et al., 28 Cross-Defendants. 29 30 31 32

CITY OF REDLANDS, a municipal corporation,) 1 2 Cross-Complainant, 3 v. 4 CITY OF ANAHEIM, et al., Cross-Defendants. 5 6. CITY OF COLTON, a municipal corporation, 7 Cross-Complainant, 8 v. 9 CITY OF ANAHEIM, et al., 10 Cross-Defendants. 11 SAN BERNARDINO VALLEY WATER CONSERVATION 12 DISTRICT, a water conservation district, 13 Cross-Complainant, 14 v. 15 CITY OF ANAHEIM, et al., 16 Cross-Defendants. 17 18 CITY OF RIALTO, a municipal corporation, 19 Cross-Complainant, 20 v. 21 CITY OF ANAHEIM, et al., 22 il Cross-Defendants. 23 BIG BEAR MUNICIPAL WATER DISTRICT, a 24 municipal water district, 25 Cross-Complainant, 26 v. 27 CITY OF ANAHEIM, et al., 28 Cross-Defendants. 29 30 31 32

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RECITALS

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The Case. The complaint herein, filed October 18, 1963, 3 1. seeks an adjudication of water rights against more than 2,500 water 4 users in the area tributary to Prado Dam within the Santa Ana 5 Watershed. Included among said defendants are defendants Chino 6 · Basin Municipal Water District, Western Municipal Water District of 7 Riverside County and San Bernardino Valley Municipal Water Dis-8 trict, herein referred to as "Upper Districts". By thirteen cross-9 10 complaints filed in 1968, said adjudication was extended to more 11 than 1,500 water users in the area within said watershed downstream; 12 from Prado Dam, including plaintiff and cross-defendant Orange County Water District, herein called "Lower District". Substanti-13 14 ally all individual defendants and cross-defendants have appeared 15 in the case individually or as represented by Upper Districts or 16 Lower District, respectively.

17 2. Negotiated Settlement and Physical Solution. The 18 parties to this case have diligently pursued a settlement and 19 physical solution in order to avoid the enormous and unwieldy lit-20 igation which is necessarily involved in disposition of such a 21 plenary adjudication. A sound and equitable physical solution, in 22 the nature of an inter-basin allocation, has been developed which 23 can be implemented and enforced through the statutory power and 24 financial ability of Upper Districts and Lower District and which 25 does not require direct participation by, or limitation on the 26 : rights or practices of, individual defendants or cross-defendants 27 in this litigation.

Dismissal of Individual Parties. Concurrently with the
 filing of this stipulation there are being filed two stipulations
 and orders for dismissal of the individual defendants (other than
 Upper Districts) and the individual cross-defendants (other than
 plaintiff and cross-defendant Lower District).

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ı	STIPULATION
2	IT IS HEREBY STIPULATED by and between Upper Districts and
3	Lower District as follows:
4	1. Entry of Judgment. A Judgment in the form attached
5	hereto may be made and entered by the Court in the above-entitled
6	action, and each of the undersigned covenants and agrees to carry
7	out the obligations imposed upon it by said Judgment.
8	2. Waiver of Findings and Conclusions. The parties hereto
9	hereby waive any and all Findings of Fact, Conclusions of Law, and
10	any and all notice of the making and entry herein of the attached
11	form of Judgment, and all rights of appeal, if any, from such
12	Judgment.
13	3. Support of Water Conservation Activities. It is recog-
14	nized that the physical solution in said Judgment contemplates
15	that Upper Districts and other upstream entities will have full
16	freedom to engage in any activity for water conservation or storage
17	of storm flows above Prado Reservoir and Lower District and other
18	downstream entities will be free to engage in any activity for
19	water conservation or storage of storm flows at or below Prado
20	Reservoir. The undersigned covenant and agree to support such
21	water conservation and storage projects. Subject to the rights of
22	Lower District and other downstream entities and to priority for
23	flood control and water conservation purposes, Upper Districts and
24	other upstream entities shall not be precluded from participating
25	in the use of Prado Reservoir for recreational purposes and non-
26	tributary water storage.
27	4. Water Quality. Water quality requirements, objectives
28	and policy are a function of the Santa Ana River Basin Regional
29 :	Water Quality Control Board and such other governmental agencies
30	now in existence or as may be hereafter created or vested with
31	such regulatory power. The provisions in the Judgment relating to
32	quality are not to be construed or deemed to affect, or in any

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way detract from the right of any party hereto to urge such Board or other appropriate agency to take action designed to change or enforce water quality requirements, objectives and policy.

Any of the undersigned defendants who participate directly in the management or control of sewage or other water treatment facilities agree that any water or effluent deposited by them into the Santa Ana River or its stream bed will not be of a lesser quality than will meet the present requirements of Santa Ana River Basin Regional Water Quality Control Board.

Prior Agreements. OCWD is the successor in interest to 10 5. the rights of Anaheim Union Water Company and the Santa Ana Valley 11 Irrigation Company, and, to the extent of its ownership of certain 12 lands formerly held by the Santa Ana River Development Company, 13 <sup>i</sup> also to the rights of such company, in and to the following des-14 cribed written agreements. OCWD, for itself and as such successor 15 in interest to said company, does hereby waive and release all 16 i right, title and interest in and to said agreements and the en-17 forcement thereof. Such agreements are described as follows: 18 (a) Agreement dated August 25, 1910, and 19 amended May 12, 1917, between the Santa Ana River 20 Development Company, the Santa Ana Valley Irriga-21 tion Company, the Anaheim Union Water Company, and 22 :

23 The Gage Canal Company.

(b) Agreement dated October 2, 1909, and amended
May 12, 1917 and November 2, 1925, between the Anaheim
Union Water Company, the Santa Ana Valley Irrigation
Company, the Santa Ana River Development Company and
the Riverside Water Company.

(c) Agreement dated April 19, 1910, between
the Santa Ana River Development Company, the Santa
Ana Valley Irrigation Company, the Anaheim Union
Water Company and the Riverside Highland Water Company.

-6-

Agreement dated November 11, 1912, between (d) 1 the Sunny Slope Land Company and the Anaheim Union 2 Water Company, the Santa Ana Valley Irrigation 3 Company and the Santa Ana River Development Company. 4 (e) Agreement dated May 4, 1911, between the 5 6 Rivino Water Company and Rivino Land Company, and 7 the Santa Ana River Development Company, the Santa Ana Valley Irrigation Company and the Anaheim Union 8 9 Water Company. Agreement dated July 3, 1911, between C. C. 10 (f) Pond, et al., and the Santa Ana River Development 11 Company, the Santa Ana Valley Irrigation Company, 12 13 and the Anaheim Union Water Company. Dated: 14 PILLSBURY, MADISON & SUTRO ORANGE COUNTY WATER DISTRICT 15 By , Wints 1 By 16 225 Bush Street San Francisco, California 17 RUTAN & TUCKER 18 1629 West 17th Street 19 wrth Broadway Santa Ana, California Sapra Ana, California 20 21 CLAYSON, STARK, ROTHROCK & MANN CHINO BASIN MUNICIPAL WATER DISTRICT 22 23 Βv 601 South Main Street Corona, California 24 25 8555 Archibald Avenue 26 Cucamonga, California 27 SAN BERNARDINO VALLEY MC DONOUGH, HOLLAND, SCHWARTZ, MUNICIPAL WATER DISTRICT ALLEN & WAHRHAFTIG 28 29 m' Bros President By Martin 520 Capitol Mall 30 Sacramento, California Secretary 31 1350 South "E" Street 32 San Bernardino, California

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WESTERN MUNICIPAL WATER BEST, BEST & KRIEGER DISTRICT RIVERSIDE COUNTY ファ By asthin of diale worth By 4200 Orange Street Riverside, California Presigent 2 Hilde Search lı By Secretary 6377 Riverside Avenue Riverside, California 

## JUDGMENT

l		APRIX 1968
2		W. L. ST JOHN, County Clark
3	ENTERED IN	14, to ST 10198, County Cisri Bernard Bernard County
4	JUDGMENT BOOX	
5	No. 262 Page 303 Date APR 1 7 1969	
6	Date AFR 1 7 1969	
7		
8	SUPERIOR COURT FOR THE STATE OF	CALIFORNIA
9	FOR THE COUNTY OF ORAN	GE
10		
11	ORANGE COUNTY WATER DISTRICT, )	
12	Plaintiff, )	
13	v. )	
14	CITY OF CHINO, et al.,	
15	Defendants.	
16	CITY OF CHINO, et al.,	
17	Cross-Complainants,	
18	v.	No. 117628
19	CITY OF ANAHEIM, et al.,	JUDGMENT
2Ò	Cross-Defendants.	
21		
22	CORONA FOOTHILL LEMON COMPANY, et al.,	
23	Cross-Complainants,	
24	۷.	
25	CITY OF ANAHEIM, et al.,	
26	Cross-Defendants.	
27	CITY OF POMONA, a municipal corporation,	)
28	Cross-Complainant,	)
29	v.	/ ) )
30 31	CITY OF ANAHEIM, et al.,	, ) )
32	Cross-Defendants.	/ ) )
20	· · · · · · · · · · · · · · · · · · ·	,

CITY OF RIVERSIDE, et al., 19 Cross-Complainants, 2 3 v. CITY OF ANAHEIM, et al., 4 Cross-Defendants. 5 6 BEAR VALLEY MUTUAL WATER COMPANY, et al., 7 Cross-Complainants, 8 v. 9 CITY OF ANAHEIM, et al., 10 Cross-Defendants. 11 SAN BERNARDINO VALLEY MUNICIPAL WATER 12 DISTRICT, a municipal water district, 13 Cross-Complainant, 14 v. 15 CITY OF ANAHEIM, et al., 16 Cross-Defendants. 17 EAST SAN BERNARDINO COUNTY WATER 18 DISTRICT, a county water district, 19 Cross-Complainant, 20 v. 21 CITY OF ANAHEIM, et al., 22 Cross-Defendants. 23 I 1 CITY OF SAN BERNARDINO, a municipal 24 corporation, 25 Cross-Complainant, 26 v. 27 CITY OF ANAHEIM, et al., 28 Cross-Defendants. 29 30 31 32 |

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1 CITY OF REDLANDS, a municipal corporation,) 2 Cross-Complainant, 3 ! v. **4** i CITY OF ANAHEIM, et al., 5 Cross-Defendants. 6 CITY OF COLTON, a municipal corporation, 7 Cross-Complainant, 8 v. 9 CITY OF ANAHEIM, et al., 10 Cross-Defendants. 11 12 SAN BERNARDINO VALLEY WATER CONSERVATION DISTRICT, a water conservation district, 13 Cross-Complainant, 14 v. 15 CITY OF ANAHEIM, et al., 16 Cross-Defendants. 17 18 CITY OF RIALTO, a municipal corporation, 19 Cross-Complainant, 20 v. 21 ; CITY OF ANAHEIM, et al., 22 Cross-Defendants. 23 . BIG BEAR MUNICIPAL WATER DISTRICT, a 24 municipal water district, 25 Cross-Complainant, 26 v. 27 CITY OF ANAHEIM, et al., 28 Cross-Defendants. 29 30 31 32

### TABLE OF CONTENTS

### JUDGMENT

- :1		
5		Page
6	RECITALS	6
7	a. Complaint	6
8	c. Physical and Legal Complexities	6 6
9	e. Parties	7 7
10	DECREE	7
11	1. Jurisdiction	7
12	2. Exhibits	7 7
13	4. Declaration of Rights	10 10
14		11
15	(a) General Format	11
16	(1) Minimum Annual Quantities	11 12
17	<ul><li>(2) Adjustment for Quality</li></ul>	12
18	Debit	12
19	(c) Obligation of CBMWD and WMWD	
20		13 13
21	(3) Periodic Reduction of Cumulative Debit	13
22	(d) Inter-basin Export	14
23	<ul> <li>(e) Inter-basin Acquisition of Rights</li> <li>(f) Effective Date</li></ul>	. 14 14
24	6. Prior Adjudications	14
25	7. Watermaster	15
26	(a) Composition, Nomination and Appointment (b) Watermaster Determinations	15 16
27	(c) Annual Report	16 16
28	8. Continuing Jurisdiction of the Court	17
29	9. Notices	17 18
30	11. Future Actions	18 19
31	•	

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2	EXHIBITS	
3		Page
4	"A" Map entitled "Santa Ana River Watershed"	
5 ·	"B" Engineering Appendix	
6	1. Measurements	20
7	a. Change in Measuring Device or Location b. Erroneous Measurement	20 20
8	c. Preliminary Records	20
9	2. Determination of Flow Components	20
10	3. Water Quality Determinations	21
11	a. Procedure at Prado	21 22
12	4. Accounting	22
13	a. Prado Accounting	22
14	b. Riverside Narrows Accounting	23
15		
16		
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RECITALS 1. The complaint herein was filed on a. Complaint. 2 October 18, 1963, seeking an adjudication of water rights against 3 substantially all water users in the area tributary to Prado Dam 4 in the Santa Ana River Watershed. 5 b. Cross-Complaints. Thirteen cross-complaints were sub-6 sequently filed in the period of February 22 to March 22, 1968, by 7 which said adjudication of rights was extended to substantially 8 all water users within the Santa Ana River Watershed downstream 9 from Prado Dam. 10 c. Physical and Legal Complexities. The physical and 11 legal complexities of the case as framed by the complaint and 12 cross-complaints are unprecedented. In excess of 4,000 individual 13 parties have been served and the water supply and water rights of 14 an entire stream system extending over 2,000 square miles and into 15 four counties have been brought into issue. Every type and nature 16 of water rights known to California law, excepting only Pueblo 17 rights, is in issue in the case. Engineering studies by the 18 parties jointly and severally leading toward adjudication of these 19 rights or, in the alternative, to a physical solution, have re-20 quired the expenditure of over four years' time and many hundreds 21 of thousands of dollars. 22 d. Need for Physical Solution. It is apparent to the 23<sup>4</sup>

parties and to the Court that development of a physical solution 24 based upon a formula for inter-basin allocation of obligations and 25 <sup>-</sup> rights is in the best interests of all the parties and is in fur-26 🗄 therance of the water policy of the State. For purposes of such a 27 physical solution, it is neither necessary nor helpful to define 28 individual rights of all claimants within the watershed. Nontribu-; 29 30 <sup>-</sup> tary supplemental sources of water are or will be available to the 31 " parties in quantities sufficient to assure implementation of a solution involving inter-basin allocation of the natural water 32 (

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1 supply of the Santa Ana River system. Sufficient information and 2 data of a general nature are known to formulate a reasonable and 3 just allocation as between the major hydrologic sub-areas within 4 the watershed, and such a physical solution will allow the public 5 agencies and water users within each such major hydrologic sub-6 area to proceed with orderly water resource planning and develop-7 ment.

8 Parties. Orange County Water District, Chino Basin e. 9; Municipal Water District, Western Municipal Water District of Riverside County and San Bernardino Valley Municipal Water District 10 11. are public districts overlying, in the aggregate, substantially all 12 of the major areas of water use within the watershed. Said dis-13 tricts have the statutory power and financial resources to imple-14 ment a physical solution. Accordingly, dismissals have been entered 15 as to all defendants and cross-defendants other than said four pub-16. lic districts.

17 f. <u>Cooperation by Dismissed Parties</u>. As a condition of 18 dismissal of said defendants and cross-defendants, certain of said 19 parties have stipulated to cooperate and support the inter-basin 20 water quality and water management objectives of the physical solu-21 tion and this Judgment.

#### DECREE

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NOW, THEREFORE, IT IS HEREBY ORDERED, ADJUDGED AND DECREED:
24
1. Jurisdiction. The Court has jurisdiction of the subject
25 matter of this action and of the parties herein.

26 2. Exhibits. The following exhibits are attached to this 27 Judgment and made a part hereof.

(a) Exhibit A -- map entitled "Santa Ana River
 Watershed", showing boundaries and other relevant
 features of the area subject to this Judgment.

(b) Exhibit B -- Engineering Appendix.

32 3. Definitions. As used in this Judgment, the following

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l terms shall have the meanings herein set forth:

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32.: i! (a) OCWD -- Orange County Water District,
 appearing and acting individually and in a representative capacity for and on behalf of all riparian,
 overlying and other landowners, water users and in habitants within said District pursuant to Subdivision
 7 of Section 2 of the Orange County Water District Act,
 as amended.

(b) <u>CBMWD</u> -- Chino Basin Municipal Water District, appearing and acting pursuant to Section 71751 of the California Water Code.

(c) <u>WMWD</u> -- Western Municipal Water District of Riverside County, appearing and acting pursuant to said Section 71751.

(d) <u>SBVMWD</u> -- San Bernardino Valley Municipal Water
 District, appearing and acting pursuant to said Section
 71751.

(e) Upper Districts -- CBMWD, WMWD and SBVMWD.

(f) Upper Area -- The area on Exhibit A which lies upstream from Prado.

(g) Lower Area -- The area on Exhibit A which lies downstream from Prado.

(h) <u>Prado</u> -- Said term shall be synonomous with Prado Dam, a facility constructed and maintained by the United States Corps of Engineers, as shown on Exhibit A.

(i) <u>Riverside Narrows</u> -- That bedrock narrows
 in the Santa Ana River indicated as such on Exhibit A.

(j) <u>Storm Flow</u> -- That portion of the total surface flow passing a point of measurement, which originates from precipitation and runoff without having first percolated to ground water storage in the zone of saturation, calculated in accordance with procedures

-8-

1	referred to in Exhibit B.
2	(k) <u>Base Flow</u> That portion of the total sur-
3	face flow passing a point of measurement, which re-
4	mains after deduction of Storm Flow, and modified as
5	follows:
6	(1) <u>At Prado</u> . Base Flow shall:
7	(i) include any water caused to be
8	delivered by CBMWD or WMWD directly to
9	OCWD, pursuant to its direction and control
10 .¦	and not measured at the gages at Prado;
11	(ii) exclude any nontributary water
12	or reclaimed sewage water purchased by
13	OCWD and delivered into the river upstream
14	and which subsequently passes Prado, and
15	(iii) exclude water salvaged from
16	evapo-transpiration losses by OCWD on lands
17	presently owned by it above Prado.
18	(2) At Riverside Narrows. Base Flow shall:
19	(i) include any water caused to be
20	delivered by SBVMWD directly to CBMWD or
21	WMWD pursuant to their direction and con-
22	trol, or directly to OCWD with the consent
23	of CBMWD and WMWD and pursuant to the direc-
24	tion and control of OCWD, and not measured
25	at the gage at Riverside Narrows;
26	(ii) exclude any nontributary water
27	purchased by CBMWD, WMWD or OCWD and deliv-
28	ered into the river upstream and which sub-
29	sequently passes Riverside Narrows; and
30	(iii) exclude any effluent discharged
31	from the City of Riverside sewage treatment
32	plant.

-9-

(1) <u>TDS</u> -- Total dissolved solids determined as set forth in Exhibit B.

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(m) <u>Water Year</u> -- The period from October 1 to the following September 30. Where reference is made herein to "year" or "annual", such terms shall be construed as referring to Water Year, unless the context indicates otherwise.

(n) Adjusted Base Flow -- Actual Base Flow in each year adjusted for quality as provided hereinbelow. Compliance with the respective obligations under Paragraph 5 shall be measured by the Adjusted Base Flow.

4. Declaration of Rights. Substantially all of the parties 13 to this action, whether situate in Upper Area or Lower Area have or 14 claim rights to the use of a portion of the water supply of the 15 Santa Ana River system. In the aggregate, water users and other 16 entities in Lower Area have rights, as against all Upper Area 17 claimants, to receive an average annual supply of 42,000 acre feet 18: of Base Flow at Prado, together with the right to all Storm Flow 19 reaching Prado Reservoir. Water users and other entities in Upper 20 Area have rights in the aggregate, as against all Lower Area claim-21 22 ants, to divert, pump, extract, conserve, store and use all surface and ground water supplies originating within Upper Area without 23 interference or restraint by Lower Area claimants, so long as Lower 24 Area receives the water to which it is entitled under this Judgment, 25 26 and there is compliance with all of its provisions.

5. <u>Physical Solution</u>. The Court hereby declares the following physical solution to be a fair and equitable basis for satisfaction of all said rights in the aggregate between Lower Area and Upper Area. The parties are hereby ordered and directed to comply with this Physical Solution and such compliance shall constitute full and complete satisfaction of the rights declared in

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#### 1 Paragraph 4 hereof.

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General Format. In general outline, SBVMWD (a) shall be responsible for the delivery of an average annual amount of Base Flow at Riverside Narrows. CBMWD and WMWD shall jointly be responsible for an average annual amount of Base Flow at Prado. Insofar as Lower Area claimants are concerned, Upper Area water users and other entities may engage in unlimited water conservation activities, including spreading, impounding and other methods, in the area above Prado Reservoir, so long as Lower Area receives the water to which it is entitled under the Judgment and there is compliance with all of its provisions. Lower Area water users and other entities may make full conservation use of Prado Dam and reservoir, subject only to flood control use.

(b) <u>Obligation of SBVMWD</u>. SBVMWD shall be responsible for an average annual Adjusted Base Flow of 15,250 acre feet at Riverside Narrows. A continuing account, as described in Exhibit B, shall be maintained of actual Base Flow at Riverside Narrows, with all adjustments thereof and any cumulative debit or credit. Each year the obligation to provide Base Flow shall be subject to the following:

(1) <u>Minimum Annual Quantities</u>. Without regard to any cumulative credits, or any adjustment for quality for the current Water Year under subparagraph (2) hereof, SBVMWD each year shall be responsible at Riverside Narrows for not less than 13,420 acre feet of Base Flow plus one-third of any cumulative debit; provided, however, that for any year

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commencing on or after October 1, 1986, when there is no cumulative debit, or for any year prior to 1986 whenever the cumulative credit exceeds 10,000 acre feet, said minimum shall be 12,420 acre feet.

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(2) Adjustment for Quality. The amount of Base Flow at Riverside Narrows received during any year shall be subject to adjustment based upon the weighted average annual TDS in such Base Flow, as follows:

If the Weighted Average TDS in Base Flow at Riverside Narrows is:	Then the Adjusted Base Flow shall be determined by the formula:		
Greater than 700 ppm	$Q = \frac{11}{15,250} Q$ (TDS-700)		
600 ppm - 700 ppm	Q		
Less than 600 ppm	$Q + \frac{11}{15,250} Q (600-TDS)$		

Where: Q = Base Flow actually received.

(3) <u>Periodic Reduction of Cumulative Debit</u>. At least once in any ten (10) consecutive years subsequent to October 1, 1976, SBVMWD shall provide sufficient quantities of Base Flow at Riverside Narrows to discharge completely any cumulative debits. Any cumulative credits shall remain on the books of account until used to offset any subsequent debits, or until otherwise disposed of by SBVMWD.

(c) <u>Obligation of CBMWD and WMWD</u>. CBMWD and
 WMWD shall be responsible for an average annual
 Adjusted Base Flow of 42,000 acre feet at Prado. A
 continuing account, as described in Exhibit B, shall

-12-

1	be maintained of actual Base Flow at Prado, with all
2	adjustments thereof and any cumulative debit or
3	credit. Each year the obligation to provide Base
4	Flow shall be subject to the following:
5	(1) Minimum Annual Quantities. Without
6	regard to any cumulative credits, or any adjust-
7	ments for quality for the current Water Year
8	under subparagraph (2) hereof, CBMWD and WMWD
9.	each year shall be responsible for not less than
10	37,000 acre feet of Base Flow at Prado, plus one-
11	third of any cumulative debit; provided, however,
12	that for any year commencing on or after October 1,
13	1986, when there is no cumulative debit, or for
14	any year prior to 1986 whenever the cumulative
15	credit exceeds 30,000 acre feet, said minimum
16	shall be 34,000 acre feet.
17	(2) Adjustment for Quality. The amount of
18	Base Flow at Prado received during any year
19	shall be subject to adjustment based upon the
19 20	shall be subject to adjustment based upon the weighted average annual TDS in Base Flow and
20	weighted average annual TDS in Base Flow and Storm Flow at Prado as follows: If the Weighted Average Then the Adjusted Base
20 21	weighted average annual TDS in Base Flow and Storm Flow at Prado as follows:
20 21 22	<ul> <li>weighted average annual TDS in Base Flow and</li> <li>Storm Flow at Prado as follows:</li> <li>If the Weighted Average TDS in Base Flow and Flow shall be deter-</li> <li>Storm Flow at Prado is: mined by the formula:</li> <li>Greater than 800 ppm Q - 35 Q (TDS-800)</li> </ul>
20 21 22 23	weighted average annual TDS in Base Flow and Storm Flow at Prado as follows: If the Weighted Average TDS in Base Flow and Storm Flow at Prado is: Then the Adjusted Base Flow shall be deter- mined by the formula:
20 21 22 23 24	<ul> <li>weighted average annual TDS in Base Flow and</li> <li>Storm Flow at Prado as follows:</li> <li>If the Weighted Average TDS in Base Flow and Flow shall be deter-</li> <li>Storm Flow at Prado is: mined by the formula:</li> <li>Greater than 800 ppm Q - 35 Q (TDS-800)</li> </ul>
20 21 22 23 24 25	<pre>weighted average annual TDS in Base Flow and Storm Flow at Prado as follows: If the Weighted Average TDS in Base Flow and Storm Flow at Prado is: Greater than 800 ppm Q - 35 Q (TDS-800) 700 ppm - 800 ppm Q</pre>
20 21 22 23 24 25 26	weighted average annual TDS in Base Flow and Storm Flow at Prado as follows: If the Weighted Average TDS in Base Flow and Storm Flow at Prado is: Greater than 800 ppm $Q = \frac{35}{42,000}Q$ (TDS-800)
20 21 22 23 24 25 26 27	weighted average annual TDS in Base Flow andStorm Flow at Prado as follows:If the Weighted Average TDS in Base Flow and Storm Flow at Prado is:Then the Adjusted Base Flow shall be deter- mined by the formula:Greater than 800 ppm $Q - \frac{35}{42,000} Q$ (TDS-800)700 ppm - 800 ppm $Q$ Less than 700 ppm $Q + 35 Q$ (700-TDS)
20 21 22 23 24 25 26 27 28	weighted average annual TDS in Base Flow and Storm Flow at Prado as follows:If the Weighted Average TDS in Base Flow and Storm Flow at Prado is:Then the Adjusted Base Flow shall be deter- mined by the formula:Greater than 800 ppm $Q - \frac{35}{42,000}Q$ (TDS-800)700 ppm - 800 ppm $Q$ Less than 700 ppm $Q + \frac{35}{42,000}Q$ (700-TDS)
20 21 22 23 24 25 26 27 28 29	weighted average annual TDS in Base Flow and Storm Flow at Prado as follows: If the Weighted Average TDS in Base Flow and Storm Flow at Prado is: Greater than 800 ppm $Q = \frac{35}{42,000}Q$ (TDS-800) Zess than 700 ppm $Q + \frac{35}{42,000}Q$ (700-TDS) Where: Q = Base Flow actually received.

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provide sufficient quantities of Base Flow at Prado to discharge completely any cumulative debits. Any cumulative credits shall remain on the books of account until used to offset any subsequent debits, or until otherwise disposed of by CBMWD and WMWD.

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(d) <u>Inter-basin Export</u>. Upper Districts are hereby restrained and enjoined from exporting water from Lower Area to Upper Area, directly or indirectly. OCWD is enjoined and restrained from pumping, producing and exporting or directly or indirectly causing water to flow from Upper to Lower Area, except as to salvage of evapo-transpiration losses, as follows: OCWD owns certain lands within and above Prado Reservoir on which it has or claims certain rights to salvage evapo-transpiration losses by pumping or otherwise. Pumping for said salvage purposes shall not exceed 5,000 acre feet of ground water in any water year. Only the actual net salvage, as determined by the Watermaster, shall be excluded from Base Flow.

(e) <u>Inter-basin Acquisition of Rights</u>. The acquisition by Upper Districts or other Upper Area entities of Lower Area water rights shall in no way affect or reduce Lower Area's entitlement; and the acquisition of Upper Area water rights by OCWD or other Lower Area entities shall be deemed to be included within the aggregate entitlement of Lower Area and shall not increase said entitlement.

29 (f) <u>Effective Date</u>. Obligations under this
30 physical solution shall accrue from and after
31 October 1, 1970.

6. Prior Adjudications. So long as SBVMWD is in

-14-

1 compliance with the terms of the physical solution herein, OCWD is enjoined and restrained from enforcing the judgments listed below 2 3 against SBVMWD or any entities within or partially within SBVMWD 4 which have stipulated to accept and adopt such physical solution. 5 So long as WMWD and CBMWD are in compliance with the terms of the 6 physical solution, OCWD is enjoined and restrained from enforcing 7 the judgments listed below against WMWD and CBMWD or any entities 8 within or partially within WMWD or CBMWD which have stipulated to 9 accept and adopt such physical solution.

The Irvine Company, plaintiff, Orange County 10 (a) 11 Water District, intervenor, vs. San Bernardino Valley 12 Water Conservation District, et al., defendants, U. S. Dist. Ct., S.D. Cal. Civ. No. Y-36-M, judgments 13 entered September 11, 1942 (Judgment Book 11 page 134), 14 and recorded Book 1540 page 251 and Book 1541 page 85, 15 16 Official Records of San Bernardino County. 17 (b) Orange County Water District vs. City of

18 <u>Riverside, et al.</u>, San Bernardino Superior Court
19 No. 84671.

20 7. <u>Watermaster</u>. The Watermaster, when appointed by the
21 Court, shall administer and enforce the provisions of this Judg22 ment and the instructions and subsequent orders of this Court.

23 (a) Composition, Nomination and Appointment. 24 The Watermaster shall consist of a committee composed of five (5) persons. CBMWD, WMWD and SBVMWD 25 26 shall each have the right to nominate one represen-27 tative and OCWD shall have the right to nominate 28 two (2) representatives to the Watermaster committee. 29 Each such nomination shall be made in writing, served 30 upon the other parties to the Stipulation for this 31 Judgment and filed with the Court. Said Watermaster 32 representatives shall be appointed by and serve at

-15-

the pleasure of and until further order of this Court.

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(b) <u>Watermaster Determinations</u>. Each and every finding and determination of the Watermaster shall be made in writing certified to be by unanimous action of all members of the Watermaster Committee. In the event of failure or inability of said Watermaster Committee to reach unanimous agreement, the fact, issue, or determination in question shall forthwith be certified to this Court by the Watermaster, and after due notice to the parties and opportunity for hearing, said matter shall be determined by order of this Court.

(c) <u>Annual Report</u>. The Watermaster shall report to the Court and to each party in writing not more than five (5) months after the end of each Water Year, each of the items required by Paragraph 4 of the Engineering Appendix, Exhibit B hereto, and such other items as the parties may mutually request or the Watermaster may deem to be appropriate. All of the books and records of the Watermaster which are used in the preparation of, or are relevant to, such reported data, determinations and reports shall be open to inspection by the parties to the Stipulation for Judgment herein.

(d) <u>Watermaster Service Expenses</u>. The fees, compensation and expenses of each representative on the Watermaster shall be borne by the district which nominated such person. All other Watermaster service costs and expenses shall be borne by the parties in the following proportions:

-10-

OCWD	-	40%
CBMWD	-	208

l	SBVMWD - 20%
2	WMWD - 20%
3	The Watermaster may from time to time in its discre-
4	tion require advances of operating capital from the
5	parties in said proportions.
6	8. Continuing Jurisdiction of the Court. Full jurisdic-
7	tion, power and authority are retained and reserved by the Court
8	for the purpose of enabling the Court, upon application of any
9	party or of the Watermaster by motion and upon at least 30 days'
10	notice thereof, and after hearing thereon:
11	(a) To make such further or supplemental orders
12	or directions as may be necessary or appropriate for
13	the construction, enforcement or carrying out of
14	this Judgment, and
15	(b) To modify, amend or amplify any of the pro-
16	visions of this Judgment whenever substantial changes
17	or developments affecting the physical, hydrological
18	or other conditions dealt with herein may, in the
19 '	Court's opinion, justify or require such modification,
20	amendment or amplification; provided, however, that
21	no such modification, amendment or amplification shall
22 '	change or alter (1) the average annual obligation of
23	CBMWD and WMWD for delivery of 42,000 acre feet of
24	Base Flow per year at Prado, (2) the average annual
25	obligation of SBVMWD for delivery of 15,250 acre feet
26	of Base Flow per year at Riverside Narrows, (3) the
27	respective minimum Base Flows at Riverside Narrows and
28	Prado, nor (4) the right of the parties to this Judg-
29	ment or of those who stipulate to accept and adopt the
30	physical solution herein to conserve or store flows.
31	9. Notices. All notices, requests, objections, reports
32	and other papers permitted or required by the terms of this

-17-

Judgment shall be given or made by written document and shall be 1 : served by mail on each party and its attorney entitled to notice 2 · and where required or appropriate, on the Watermaster. For all 3 purposes of this paragraph, the mailing address of each party and 4 attorney entitled to notice shall be that set forth below its sig-5 nature in the Stipulation for Judgment, until changed as provided 6 below. If any party or attorney for a party desires to change its 7 designation of mailing address, it shall file a written notice of 8 such change with the Clerk of this Court and shall serve a copy 9 thereof by mail on the Watermaster. Upon receipt of any such 10 11 notice, the Watermaster shall promptly give written notice there-12 of. Watermaster addresses for notice purposes shall be as speci-13 fied in the orders appointing each representative on the Water-14 master.

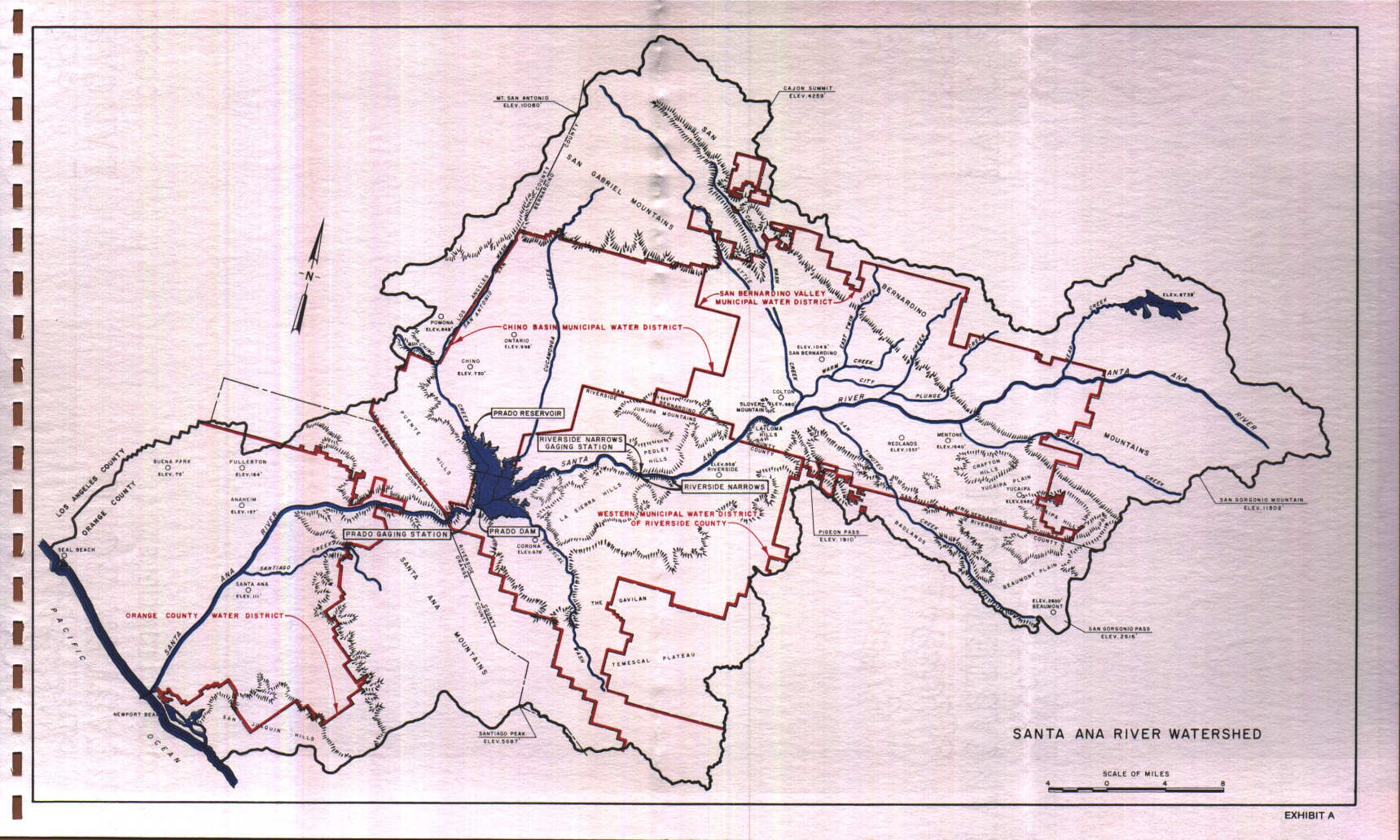
15 10. <u>Successors</u>. No party shall dissolve, nor shall it 16 abandon or transfer all or substantially all of its powers or 17 property, without first providing for its obligations under this 18 Judgment to be assumed by a successor public agency, with the 19 powers and resources to perform hereunder. Any such successor 20 shall be approved by the Court after notice to all parties and an 21 opportunity for hearing.

22 Future Actions. In the event that any Lower Area 11. 23 claimant shall in the future obtain from any court of competent jurisdiction a decree awarding to such claimant a right to receive 24 25 a stated amount of water from the Upper Area for use in the Lower 26 Area, any water delivered pursuant to such decree shall be consid-27 ered as part of Base Flow. In the event that the relief obtained 28 by any such claimant is in the form of a restriction imposed upon 29 production and the use of water in Upper Area, rather than a right 30 to receive a stated amount of water, then notwithstanding the 31 proviso in Paragraph 8, any Upper District may apply to the Court 32 : to modify the physical solution herein.

-18-

12. Costs. None of the parties shall recover any costs from any other party. Dated: April 17, 1969 Jun Pe manar Judge -19-

### MAP OF SANTA ANA RIVER WATERSHED



ENGINEERING APPENDIX

#### ENGINEERING APPENDIX

The purpose of the Engineering Appendix is to establish the basis for measurements, calculations and determinations required in the operation of the physical solution.

1. Measurements.

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In administering the physical solution, it will be necessary to determine the quantity and quality of stream flow and flow in pipelines or other conveyance facilities at several points along the Santa Ana River. Watermaster shall make, or obtain from United States Geological Survey (USGS), flood control districts or other entities, all measurements necessary for making the determinations required by the Judgment.

> a. <u>Change in Measuring Device or Location</u>. If any measuring device used or useful in making such determinations is inoperative, abandoned, changed or moved, Watermaster shall estimate the quantity that would have been measured at the station had it been operative at its original location, or may use a substitute device or location.

b. <u>Erroneous Measurement</u>. If Watermaster determines there is an error in any measurement or record, he may utilize his estimate in lieu of said measurement or record.

c. <u>Preliminary Records</u>. Watermaster may utilize preliminary records of measurement. If revisions are subsequently made in the records, Watermaster may reflect such changes in subsequent accounting.

#### 2. Determination of Flow Components.

Since the records available only provide data on the total quantity of surface flow and since storm runoff occurs during and following periods of rainfall, Watermaster must determine what portion of total measured surface flow at Prado and at Riverside

> Exhibit "B" -20

1 Narrows is Storm Flow and what portion is Base Flow.

2 Under paragraph 3(k) of the Judgment, certain categories of 3 water are to be included or excluded from Base Flow. As such 4 waters may or may not be measured by the USGS gages at Prado and/or 5 Riverside Narrows, Watermaster must make appropriate adjustments to 6 account for the same.

The parties, in reaching the physical solution provided for 7 in the Judgment, used certain procedures to separate or scalp the 8 i **9** i Storm Flow from the total measured surface flow and to determine 10 Base Flow. These procedures are reflected in the Work Papers of 11 the engineers, bound copies of which shall be filed with the Water-12 master. Watermaster shall use either the same procedures or pro-13 cedures which will give equivalent results, giving due consideration to all sources of the surface flow measured at the gages, to 14 15 changes in the amounts and the proportionate contributions of each source, and to changes in location of measuring points. 16 i

#### Water Quality Determinations.

18 It will be necessary to determine for each water year the 19 weighted average Total Dissolved Solids (TDS) content of the Base 20 Flow at Riverside Narrows and of the total flow at Prado.

TDS shall be determined by the method set forth under "B. Filterable Residual", starting on page 245 of Standard Methods for Examination of Water and Wastewater, Twelfth Edition, 1965, Library of Congress Catalog Card No. 55-1979. The drying temperature shall be 180° centigrade. Milligrams per liter (mg/l) shall be deemed equivalent to parts per million (ppm) for purposes of the Judgment.

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a. Procedure at Prado.

(1) Determinations of the electrical
 conductivity at 25°C. near the gaging sta tion at Prado shall be made or obtained.
 (2) A sufficient number of determinations

of TDS of the flow at the same point shall be

Exhibit "B" -21made or obtained to provide the relationship between TDS and electrical conductivity for all rates of flow. This relationship shall be used to determine the average daily TDS weighted by flow, for each day of the year. During periods of Storm Flow, samples shall be taken at least daily.

(3) The annual weighted average TDS of all waters passing Prado shall be determined. Any direct deliveries or flows which are included or excluded in the definition of Base Flow as set forth in paragraph 3(k) of the Judgment, shall be similarly included or excluded in the calculation of the annual weighted average TDS.

b. <u>Procedure at Riverside Narrows</u>. The procedure to adjust Base Flow at Riverside Narrows shall be the same as that outlined in paragraph a. above, except that the annual weighted average TDS of Base Flow only is to be determined. Therefore during periods of Storm Flow, the TDS of Base Flow shall be estimated.

4. Accounting.

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Utilizing the appropriate obligations set forth in the Judgment and the measurements, calculations and determinations described in this Engineering Appendix, Watermaster shall maintain a continuing account for each year of the following items.

a. <u>Prado Accounting</u>.
(1) <u>Base Flow at Prado</u>. See Paragraph 2
of this Engineering Appendix and Paragraph 3(k)
of the Judgment.

Exhibit "B" -22-

l	(2) Annual Weighted TDS of Total Flow
2	at Prado. See Paragraph 3a of this Engineer-
3	ing Appendix.
4	(3) Annual Adjusted Base Flow. See Para-
5	graph $5(c)(2)$ of the Judgment and items (1)
6	and (2) above.
7	(4) Cumulative Adjusted Base Flow. This
8	is the cumulation of quantities shown in item $(3)$
9	above.
10 '	(5) Cumulative Entitlement of OCWD at Prado.
11	This is the product of 42,000 acre feet multi-
12	plied by the number of years after October 1,
13	1970.
14	(6) Cumulative Credit or Debit. This is
15	item (4) minus item (5).
16	(7) <u>One-third of Cumulative Debit</u> . This is
17	equal to one-third of any cumulative debit shown
18	in item (6) above.
19	(8) Minimum Required Base Flow in Follow-
20	ing Year. This is the minimum quantity of Base
21	Flow at Prado which CBMWD and WMWD must jointly
22	cause to occur in the following year determined
23	in accordance with paragraph 5(c)(l) of the
24	Judgment and utilizing item (7) above.
25	b. Riverside Narrows Accounting.
26	(1) Base Flow at Riverside Narrows.
27	See Paragraph 2 of this Engineering Appendix
28	and Paragraph 3(k) of the Judgment.
29	(2) Annual Weighted TDS of Base Flow at
30	Riverside Narrows. See Paragraph 3b of this
31	Engineering Appendix.
32	(3) Annual Adjusted Base Flow. See
	Fybibit "B"

-23-

1	Paragraph 5(b)(2) of the Judgment and items
2	(1) and (2) above.
3	(4) Cumulative Adjusted Base Flow. This is
4	the cumulation of quantities shown in item (3)
5	above.
6	(5) Cumulative Entitlement of CBMWD and
7	WMWD at Riverside Narrows. This is the product
8	of 15,250 acre feet multiplied by the number of
9	years after October 1, 1970.
10	(6) <u>Cumulative Credit or Debit</u> . This is
11	item (4) minus item (5).
12	(7) One-third of Cumulative Debit. This
13	is equal to one-third of any cumulative debit
14	shown in item (6) above.
15	(8) Minimum Required Base Flow in Follow-
16	ing Year. This is the minimum quantity of
17	Base Flow at Riverside Narrows which SBVMWD
18	must cause to occur in the following year deter-
19	mined in accordance with Paragraph 5(b)(1) of
20	the Judgment and utilizing item (7) above.
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Exhibit "B" -24-

## ORDER APPOINTING WATERMASTER

· •••••

· 1	RUTAN & TUCKER		
г	MILFORD W. DAHL JAMES E. ERICKSON	h +4,3 - 1302	
з	401 West 8th Street Santa Ana, California		
4	Telephone: 835-2200	CP	
5	PILLSBURY, MADISON & SUTRO JAMES MICHAEL	Augusta anna anna anna anna anna anna anna a	
-	WILLIAM C. MILLER		
6	225 Bush Street		
7	San Francisco, California 94104		
8	Cross-Defendant, Orange County		
9			
10			
11	SUPERIOR COURT OF THE STATE	OF CALIFORNIA	
12	FOR THE COUNTY OF OR	ANGE	
13			
14	ORANGE COUNTY WATER DISTRICT,		
15	Plaintiff,	NO. 117628	
16	vs.	ORDER	
17	CITY OF CHINO, et al.,	APPOINTING	
18	Defendants.	WATERMASTER	
19	CITY OF CHINO, et al.,	WEIDIGIDIC	
20	)		
21	Cross-Complainants,	-	
22	V.S. )		
23	CITY OF ANAHEIM, et al.,		
24	Cross-Defendants.		
25	Section 7 of the Judgment herein	providing for the appoint-	
26	ment of a Watermaster, consisting of a committee composed of five		
27	persons, one of which to be nominated each by Chino Basin Munici-		
28	pal Water District, Western Municipal Water District, San Bernar-		
29	dino Valley Municipal Water District,	and two by the Orange County	
30	Water District; and		
31	Such districts having made the f	ollowing nominations in	
32	accordance with such provision:		
	· · · · · · · · · · · · · · · · · · ·		

Chino Easin Municipal 1 Water District WILLIAM J. CARROLL, 2 Western Municipal Water 3 District ALBERT A. WEBD, 4 San Bernardino Valley Municipal Water District CLINTON HENNING, 5 Orange County Water 6 District JOHN M. TOUPS, 7 MAX BOOKMAN, and GOOD CAUSE APPEARING THEREFOR; 8 IT HEREBY IS ORDERED that the following representatives to 9 10 the Watermaster Committee are appointed and will serve at the 11 pleasure of and until further order of this court, for the purpose 12 of exercising the powers and duties of the Watermaster provided in Section 7 of such Judgment: 13 14 WILLIAM J. CARROLL 15 ALBERT A. WEBB 16 CLINTON HENNING 17 JOHN M. TOUPS 18 19 MAX BOOKMAN 20 21 DATED: April 23, 1969 22 23 24 JOHN P. MCMURRAY JUDGE OF THE SUPERIOR COURT 25 26 27 28 29 30 31 32 2.

## SAN BERNARDINO VALLEY MUNICIPAL

### WATER DISTRICT DOCUMENTS

AGREEMENT WITH

**HEOLUTION NO.** 9753

A RESOLUTION OF THE HOM. MAYOR AND COMMON COUNCIL OF THE CITY OF SAN DERMARDING AUTHORIZING THE EXECUTION OF AN AGREEMENT BY AND DETWENT THE SAN DERMARDING VALLEY MUNICIPAL WATER DISTRICT AND THE CITY OF SAN DERMARDING, A MUNICIPAL CORPORATION, RETABLISHING TERMS AND PROVISIONS DERMARDING, A MUNICIPAL CORPORATION, RETABLISHING TERMS AND PROVISIONS DERMARDING, A MUNICIPAL SETTLEMENT OF WATER RIGHTS IN THE SANTA ANA RIVER SYSTEM

BE IT RESOLVED BY THE HOW. MAYOR AND COMMON COUNCIL OF THE CITY OF SAM BERMARDING AS FOLLOWS:

SECTION ONE: That the City of San Bernardino execute an agreement by and between the San Bernardine Valley Municipal Water Distrist and the City of San Bernardine, a municipal corporation, establishing terms and provisions relative to overall settlement of water rights in the Santa Ana River System.

SECTION THO: That said agreement referred to hereis, a copy of which is attached herete and marked Ruhibit "A", and unde a part hereof as fully as though set out at length herein, is hereby approved.

SECTION THREE: That the Mayor of the City of San Bernardino is sutherized to execute said agreement on behalf of said City of San Bernardino.

I HEREFY CHRIFT that the foregoing Resolution was duly adopted public of the City of San Barnardino at evregilar meeting thereof held on the 14th day of April, 1969, by the following vote, to-witi

AYES: AREAT NORS: 77 Jock

The foregoing Resolution is hereby approved this 15th day of April, 1969.

t of the City of San Ber

STATE OF CALIFORNIA ) COUNTY OF SAM BERNARDINO ) BB. CITY OF SAM BERNARDINO )

' (SHAL)

I, Jack T. Felton, City Clark in and for the City of San Bernardino, California, hereby certify that the foregoing Resolution No.  $\frac{7759}{59}$ , is a full, true and correct topy of that now on file in this office.

IN WITHESS WHEREOF, I have hereunto set my hand and Official Seal of the City of San Bermardino this ATA day of April, 1969.

City Clark

#### AGREEMENT

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THIS AGREEMENT, made and entered into at San Bernardino, California, this <u>loth</u> day of <u>April</u>, 1969, by and between SAN BERNARDINO VALLEY MUNICIPAL WATER DISTRICT, corganized and existing under the Municipal Water District Act of 7 1911, as amended (hereinafter called "VALLEY DISTRICT"), and the s CITY OF SAN BERNARDINO, a municipal corporation (hereinafter desig-9 nated as "CITY"),

#### <u>VITNESSETH</u>:

WHEREAS, VALLEY DISTRICT was organized and is existing to
secure a water supply for lands within its boundaries, which said
supply shall, in part, be furnished pursuant to a contract between
WALLEY DISTRICT and the STATE OF CALIFORNIA, DEPARTMENT OF WATER
RESOURCES, which said contract bears the date of December 30, 1960,
as amended November 15, 1963, September 28, 1964, and June 26, 1968;
and

WHEREAS, the City is located within the boundaries of NALLEY DISTRICT and has secured a water supply by means of wells and surface diversions, and is currently delivering the same to landowners within the CITY; and

WHEREAS, CITY'S prescriptive rights have been limited to 25 14,625.01 acre feet annually by court order, Superior Court of the 26 State of California, County of San Bernardino, entitled: "ORANGE 27 COUNTY WATER DISTRICT v. CITY OF RIVERSIDE, et al., " No. 84671; and

WHEREAS, said restriction on pumping was arrived at in Action 84671 by limiting the CITY to the highest total quantity of water which it had produced for the five consecutive years preceding 1 the filing of the Complaint in that action; and

WHEREAS, VALLEY DISTRICT is now desirous of entering

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1 into an over-all settlement of water rights in the Santa Ana River 2 System with ORANGE COUNTY WATER DISTRICT and the other major munici-3 pal districts in the watershed; The Western Municipal Water District 4 of Riverside County and Chino Basin Municipal Water District; and

5 WHEREAS, VALLEY DISTRICT recognizes the injustice and 6 lack of equity existing in a situation where the CITY'S pumping with-7 in said VALLEY DISTRICT has been curtailed and the CITY has been pre-8 vented in developing its water rights by pumping, although most other 9 water users within VALLEY DISTRICT were not so limited; and

WHEREAS, the cooperation of said CITY is essential to the Il settlement with the major districts hereinabove mentioned; and

12 WHEREAS, it is essential to said settlement that the CITY 13 continue its present method of discharging effluent.

NOW, THEREFORE, in consideration of the terms, covenants not agreements to be kept and performed by each of the parties hereto, IT IS AGREED AS FOLLOWS:

17 1. That the term "Prescriptive Water Right" as applied <sup>16</sup> herein (with respect to the water rights of the CITY), shall refer <sup>19</sup> to the CITY'S prescriptive right as of January 1, 1969, which would 20 include the prescriptive right of the CITY as it was recognized in 21 Action No. 484,671 and as it existed on January 1, 1964, and all 22 |rights or beneficial interests therein acquired--by agreement, pur-23 chase, or otherwise, and any right to produce water for land sup-24 plied by the CITY under a claim of overlying right, EXCEPTING ONLY those specific rights acquired by the CITY, specified in Appendix 25 "A", attached hereto, and also EXCEPTING those leasehold rights ted-26 porarily acquired by the CITY. Those rights so excepted are rights 27 which the City possesses in addition to its prescriptive right. 28

2. In the event:

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 (a) there shall be a determination by any court or water agency with jurisdiction to limit taking of water that the CITY'S

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ı	prescriptive water right is an amount	
2	less than 22,000 acre feet; or	
3	(b) there shall be any determination for	
4	purposes of delivery of supplemental	
5	water by VALLEY DISTRICT that the	
6	prescriptive water right of CITY is	
7	less than 22,000 acre feet;	
8	then VALLEY DISTRICT agrees to import, for the account of CITY, and	
9	supply to the ground water resources from which CITY'S wells take	
10	water, at no cost to CITY, water on the basis of 1 acre foot for	
11	every 2 acre feet of water discharged by said CITY in the form of	
12	effluent, up to the amount of the difference between:	
13	(a) 22,000 acre feet per year;	
14	and	
15	(b) the amount to which the CITY shall be	
16	limited, or, if there is no limitation,	
17	which shall be recognized in the	
18	determination.	
19	3. If the CITY transfers or otherwise disposes of the	
20	water rights that make up the prescriptive right, then the 22,000	
21	acre-foot figure hereinabove referred to shall be reduced by the	
22	same amount that the CITY disposes of in such sale or transfer.	
23	Transfer to a successor water agency charged with the responsibil-	
24	ity of providing water to the citizens of the CITY, however, shall	
25	not be deemed a "Transfer" within the meaning of this section,	
26	and such water rights shall continue to be included in the total.	
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4. Any proceedings instituted in the hereinabove mentioned Action No. 84671 shall constitute a determination
 within the meaning of Paragraph "2", above, if--and only if- such proceedings hereafter impose a limitation upon the taking
 of water by the CITY.

5. Said water to be imported for said CITY by VALLEY 7 DISTRICT under this Agreement shall be of unfiltered, untreated 8 water, of domestic quality. Delivery of said imported water by 9 VALLEY DISTRICT to the CITY may be surface delivery by mutual 10 agreement, and at such points and under such conditions as may be 11 determined by mutual agreement.

12 6. VIYY agrees to continue to discharge from its sewage 13 plants to the stream bed of the Santa Ana River at least 16,000 14 acre feet of effluent each year in the manner presently being done 15 for the use and benefit of VALLEY DISTRICT in meeting its obliga-16 tions under any agreement with downstream interests. Such ef-17 fluent shall not be of a lesser quality than will meet the present 18 requirements of the Santa Ana River Regional Water Quality Control 19 Board. Any effluent discharged under this provision shall be 20 counted in computing VALLEY DISTRICT'S obligation under Paragraph 21 "2", hereinabove.

7. Any additional effluent generated by the CITY is not covered by this Agreement, except that any such effluent which reaches the stream bed of the Santa Ana River shall not be of a lesser quality than will meet the present requirements of the Santa Ana River Basin Regional Water Quality Control Board.

8. In the event the ORANGE COUNTY WATER DISTRICT should seek enforcement, in any way whatsoever, of the Judgment existing in Action No. 84671, the DISTRICT agrees to defend said CITY and hold the CITY harmless from any cost or expenses, of any nature, connected to or in any way

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1 related with the attempted enforcement of such action.

9. There is in existence a JOINT POWERS AGREEMENT
3 dated May 26, 1959, as amended, between the DISTRICT and the
4 CITY. In connection with that Agreement, the DISTRICT has
5 maintained a pumping plant and pipeline. Said JOINT POWERS
6 AGREEMENT is hereby terminated and, pursuant to its provisions,
7 the CITY is entitled to possession of all of said pumping
8 plants, pipelines, and appurtenances.

9 IN WITNESS WHEREOF, each public agency has caused
10 this instrument to be executed by its respective officials
11 theretofore duly authorized by the legislative body thereof.

- 12 SAN BERNARDINO VALLEY MURIACIPAL WATER DISTRICT . 13 14 esident <u>(15</u> Countersigned: 16 Holmer 17 Βу 18 WITNESSING June Y, , 1969 19 20 21 22 23 24 25 26 27 28 29 30 31

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CITY OF SAN BERNARDINO

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Attest:

By\_ lerk

WITNESSING 14.1969 DATE:

WATER COMMISSION OF THE CITY OF SAN BERNARDINO

Chairman

Countersigned:

DATE: <u>Josil 10</u>,1969

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1		APPENDIX "A"		
2 3	I.	RIALTO MUTUAL WATER COMPANY		
4		Total Stock in Company	537.5	shares
5		City-owned	58	shares
6	II.	MT. VERNON MUTUAL WATER COMPANY		
7		Total Stock in Company	500	shares
8		City-owned	497	shares
9	111.	DEL ROSA MUTUAL WATER COMPANY		
10 11		Total Stock in Company	4423	shares
12		City-owned	581	shares
13	IV.	WEST SAN BERNARDING COUNTY WATER	DISTRIC	<u>r</u>
14		Perpetual water stock entitlem	ent as a	a
15				
16	Company being dissolved by the West San			
17	Bernardino County Water District.			
18	v.	MCFARLANE (Montecito Memorial Par		Exchange)
19		Well acquired by the City.		
20 21	vr.	WILLIS DAIRY	•	
22			deed.	
23	Acquired water rights by grant deed.			
24				
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30 31				
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	1	APPENDIX "A"		

AGREEMENT WITH

:	
CITY O DEPARTMEN : O North La Cadena Drive · Colton, Ca	RECEIVED F COLT 9972 JUL 26 AIL & 45 T OF PUBLIC WORKS lifornia 92324 · Fefephone !!(D14) 825-3110, Ext. 31
- TRAN	SMITTAL FORM
TO: San Bernardino Valley Municipal Water	r Dist. Date: June 23, 1972
P. O. Box 5906	Re: Agreement in connection with Orange
- San Bernardino, California 92408	County Water District litigation
Attention: Mr. James W. Dilworth General Counsel	
We transmit to you: Separately	X Enclosed
e following: One fully executed cop	y of agreement between San Bernardino Valley Water
District and City of Colton, along with ce	rtified copy of Resolution No. 3248 accepting
asreement and authorizing signature.	
Per your req	uest Approved
For your use	Approved as noted
For checking	Returned for correction
- For approval	
Remarks:	
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·	SEE SBVMWD
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COPIES BACON BEAVER BERYDEN CHANDLER CHANDLER CHANDLER CHANDLER RELITER DIRECTORS AGETIDA READING FILE	<ul> <li>CITY OF COLTON</li> <li>Department of Public Works</li> </ul>
	By DANIEL H BURNETT JR Director of Public Works
	SBVMWD INCOMING

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#### AGREEMENT

THIS AGREEMENT, made and entered into at San Bernardino, California, this 20th day of June , 1972, by and between SAN BERNARDINO VALLEY MUNICIPAL WATER DISTRICT, organized and existing under the Municipal Water District Act of 1911, as amended (hereinafter called "VALLEY DISTRICT"), and the CITY OF COLTON, a municipal corporation (hereinafter designated as "CITY"),

#### WITNESSETH:

WHEREAS, VALLEY DISTRICT was organized and is existing to secure a water supply for lands within its boundaries, which said supply shall, in part, be furnished pursuant to a contract between VALLEY DISTRICT and the STATE OF CALIFORNIA DEPARTMENT OF WATER RESOURCES, which said contract bears the date of December 30, 1960, as amended November 15, 1963, September 28, 1964, June 26, 1968, December 31, 1969, December 31, 1970; and December 27, 1971, and

WHEREAS, the City is located within the boundaries of VALLEY DISTRICT and has secured a water supply by means of wells and surface diversions, and is currently delivering the same to landowners within the CITY; and

WHEREAS, CITY'S prescriptive rights have been limited to 4,412 acre feet annually by court order, Superior Court of the State of California, County of San Bernardino, entitled: "ORANGE COUNTY WATER DISTRICT v. CITY OF RIVERSIDE, et al., " No. 84671; and

WHEREAS, said restriction on pumping was arrived at in Action 84071 by limiting the CITY to the highest total quantity of water which it had produced for the five consecutive years preceding the filing of the Complaint in that action; and

WHEREAS, VALLEY DISTRICT has now entered into an over-all settlement of water rights in the Santa Ana River System with ORANGE COUNTY WATER DISTRICT and the other major municipal districts in the watershed; the Western Municipal Water District in Riverside County and Chino Easin Municipal Water District; and

WHEREAS, VALLEY DISTRICT recognized the injustice and lack of equity existing in a situation where the CITY'S pumping within said VALLEY DISTRICT has been curtailed and the CITY has been prevented in developing its water rights by pumping; although most other water users within VALLEY DISTRICT were not so limited; and

WHEREAS, VALLEY DISTRICT declared its willingness to enter into an agreement with said CITY at the time of settlement with the major districts hereinabove mentioned; and

WHEREAS, it is desirable under the terms of said settlement that the CITY continue its present method of discharging effluent.

NOW, THEREFORE, in consideration of the terms, covenants and agreements to be kept and performed by each of the parties hereto, IT IS AGREED AS FOLLOWS:

1. That the term "prescriptive Water Right" as applied herein (with respect to the water rights of the CITY), shall refer to the CITY'S prescriptive right as of January 1, 1969, which would include the prescriptive right of the CITY as it was recognized in Action No. 84671 and as it existed on January 1, 1964, and all rights or beneficial interests therein acquired -- by agreement, purchase or otherwise, and any right to produce water for land supplied by the CITY under a claim of overlying right, and the Barnhill Well right, EXCEPTING ONLY those specific rights acquired by the CITY, specified in Appendix "A", attached hereto, and also EXCEPTING those leasehold rights temporarily acquired by the CITY. Those rights so excepted are

rights which the City possesses in addition to its prescriptive right.

- 2. In the event:
  - (a) there shall be a determination by any court or water agency with jurisdiction to limit taking of water that the CITY'S prescriptive water right is an amount less than 4,800 acre feet; or
  - (b) There shall be any determination for purposes of delivery of supplemental water by VALLEY DISTRICT that the prescriptive water right of CITY is less than 4,800 acre feet;

then VALLEY DISTRICT agrees to import, for the account of CITY, and supply to the ground water resources from which CITY'S wells take water, at no cost to CITY, water on the basis of 1 acre foot for every 2 acre feet of water discharged by said CITY in the form of effluent for irrigation use on lands overlying the Rialto-Colton Basin or directly into the Santa Ana River, up to the amount of the difference between:

- (a) 4,800 acre feet per year; and
- (b) the amount to which the CITY shall be limited, or, if there is no limitation, which shall be recognized in the determination.

3. If the CITY transfers or otherwise disposes of the water rights that make up the prescriptive right, then the 4,800 acre-foot figure hereinabove referred to shall be reduced by the same amount

that the CITY disposes of in such sale or transfer. Transfer to a successor water agency charged with the responsibility of providing water to the citizens of the CITY, however, shall not be deemed a "Transfer" within the meaning of this section, and such water rights shall continue to be included in the total.

4. Any proceedings instituted in the hereinabove-mentioned Action No. 84671 shall constitute a determination within the meaning of Paragraph "2", above, if--and only if--such proceedings hereafter impose a limitation upon the taking of water by the CITY.

5. Said water to be imported for said CITY by VALLEY DISTRICT under this Agreement shall be of unfiltered, untreated water, of domestic quality. Delivery of said imported water by VALLEY DISTRICT to the CITY may be surface delivered by mutual agreement, and at such points and under such conditions as may be determined by mutual agreement.

6. CITY agrees to continue to discharge from its sewage works into the stream bed of the Santa Ana River or for irrigation use on the adjoining land overlying the Colton Easin at least 2,450 acre feet of effluent each year in the manner presently being done for the use and benefit of VALLEY DISTRICT in meeting its obligations under any agreement with downstream interests. Such effluent shall not be of a lesser quality than will meet the present requirements of the Santa Ana River Regional Water Quality Control Board. Any effluent discharged under this provision shall be counted in computing VALLEY DISTRICT'S obligation under Paragraph "2", hereinabove.

7. Any additional effluent generated by the CITY is not covered by this Agreement, except that any such effluent which reaches the stream bed of the Santa Ana River shall not be of a lesser quality than will meet the present requirements of the Santa Ana River

Basin Regional Water Quality Control Board.

8. In the event the ORANGE COUNTY WATER DISTRICT should seek enforcement, in any way whatsoever, of the Judgment existing in Action No. 84671, the DISTRICT agrees to defend said CITY and hold the CITY harmless from any cost or expenses, of any nature, connected to or in any way related with the attempted enforcement of such action.

IN WITNESS WHEREOF, each public agency has caused this instrument to be executed by its respective officials theretofore duly authorized by the legislative body thereof.

SAN BERNARDINO VALLEY MUNICIPAL WATER DISTRICT

Countersigned:

CITY OF COLTON

By aller. Kel Mayor

Attest:

By Letter Milmen By Hilen a Ramos Secretary Dy Hilen a Ramos

WITNESSING DATE:

WITNESSING June 5 \_\_\_\_\_,1972 DATE:

June 20

,1972

#### APPENDIX "A"

1. La Sierra Water Co.
Total Stock in Company 10,000.00 shares
City-owned 1,321.36 shares

II. Indian Knoll Farm and Dairy Rights Right to receive water from the Gage Canal pursuant to an Agreement with the Indian Knoll Farm and Dairy, a partnership, entered into in April, 1966.

#### **RESOLUTION NO. 3248**

BE IT RESOLVED by the City Council of the City of Colton that the Water Agreement by and between San Bernardino Valley Municipal Water District and the City of Colton in connection with the Orange County Water District litigation is hereby accepted.

BE IT FURTHER RESOLVED by the City Council of the City of Colton that the Mayor and City Clerk be and they are hereby authorized to sign, for and on behalf of the City of Colton the said Agreement.

PASSED, ADOPTED and APPROVED this 20th day of June, 1972.

ABE E. BELTRAN Mayor

ATTEST: Helin a farmad

City Clerk

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I HEREBY CERTIFY that the foregoing resolution was duly adopted

by the City Council at a regular meeting of the City Council held on the 20th

day of June, 1972, by the following vote, to-wit:

AYES: Councilmen Huntoon, Spragins, Beltran, Fuchs, Gonzales

NOES: None

ABSENT: None

Helen a. RAMOS

IELEN A. RAMOS City Clerk

# WESTERN MUNICIPAL DOCUMENTS

AGREEMENTS

# AGREEMENT WITH Chino basin municipal water district

#### CBMWD -- WMWD AGREEMENT RE SATISFACTION OF JOINT OBLIGATION PRADO SETTLEMENT

THIS AGREEMENT is made and entered into as of this <u>2<sup>nd</sup></u> day of <u>October</u>, 1968, by and between CHINO BASIN MUNICIPAL WATER DISTRICT (herein called "CBMWD") and WESTERN MUNICIPAL WATER DISTRICT OF RIVERSIDE COUNTY (herein called "WMWD").

#### RECITALS

(a) Concurrently with the execution of this agreement, a stipulation for judgment has been executed terminating the stream system adjudication in the matter of <u>Orange</u> <u>County Water District v. City of Chino</u>, et al., Orange County Superior Court No. 117628 (herein called the "Case"). Said stipulated judgment includes a physical solution whereby CBMWD and WHWD undertake an obligation to assure a certain Base Flow at Prado, subject to appropriate adjustments. Said physical solution is herein called the "Prado Settlement".

(b) The obligation of CBMWD and WMWD under the Prado Settlement for the delivery of Base Flow at Prado is a joint obligation, the risks of which will be minimized by the guarantee by each party to this agreement that it will deliver certain quantities of water to the river above Prado. CBMWD's contribution will enter the river from the north out of Chino Ground Water Basin and WMWD's contribution will enter from the east through Riverside Warrows and from the south out of Corona Basin.

(c) It is the purpose of this agreement to define and specify the rights and obligations of the parties, <u>inter se</u>, insofar as satisfaction of said joint obligation under the Prado Settlement is concerned.

#### COVENANTS

NOW THEREFORE, IN CONSIDERATION of the premises and of the covenants hereinafter contained, the parties agree as follows:

1. <u>Definitions</u>. All terms specially defined in said stipulated judgment in the Case are used in this agreement in the context of said judgment. In addition, the following terms shall have the meanings herein set forth:

> a. <u>Primary Contribution</u> -- refers to the obligation of each party hereto to cause to be delivered to the Santa Ana River, or vicinity, a quantity of water as hereinafter set forth. Such Primary Contribution shall not include the rising water at Riverside Narrows, underflow from Chino or Corona Ground Water Basins, or the quantity of effluent from the Jurupa Community Services District sewage treatment plant.

Adjusted Primary Contribution -- refers
 to the Primary Contribution actually delivered,

-2-

adjusted for quality pursuant to paragraph 3a, 3b and 3c hereof.

c. <u>Place names</u> -- shall refer to locations as shown on the map entitled "Santa Ana River, Riverside Narrows to Prado", attached hereto as Exhibit A.

2. Source and Nature of Primary Contributions. It is presently contemplated that the source of Primary Contributions will be effluent from municipal sewage treatment facilities within each district's corporate boundaries. In the case of CBMND, it is intended that said water will include effluent from the treatment facilities serving the cities of Ontario, Upland, Fontana, Montclair and Chino, and Cucamonga County Water District, as well as any new municipal sewage treatment facilities which may hereafter be established within CBMWD. In the case of WMWD, said water will include effluent from the sewage treatment facilities serving the cities of Riverside and Corona. Supplemental, nontributary waters may be delivered as a part of Primary Contribution, as well as waters from other sources such as ground water. In the event CBMWD finds it necessary during the first ten (10) years of operation of this agreement to produce ground water to make up a portion of its Primary Contribution, such production shall only be from wells located above the line shown on Exhibit "A" as "Pumping

-3-

Boundary". WMWD shall not produce ground water during said period for said purpose from wells located north of the Santa Ana River. After October 1, 1980, ground water shall not constitute a part of the Primary Contribution of either party hereto. Water deliveries in order to qualify as Primary Contribution shall be made in a manner and at a time which would allow said waters to qualify as Base Flow under said Prado Settlement.

3. <u>Obligation for Primary Contributions and Quality</u> <u>Adjustment in Measurement Thereof</u>. In any Water Year, each of the parties hereto shall be obligated, to the extent necessary to satisfy their joint obligation under the Prado Settlement, to deliver a Primary Contribution of 16,875 acre feet of Adjusted Primary Contribution. The quantity of Primary Contribution delivered during any year shall be subject to adjustment based on the weighted average annual TDS of all flows included therein, as follows:

> a. <u>CBMWD's Adjusted Primary Contribution</u> shall be derived by the following formula:

Weighted Average TDS in PPM	Formula for Adjusted Primary Contribution
Greater than 800	$Q = \frac{17.5}{16,875}$ Q (TDS-800)
700 - 800	Q
Less than 700	Q + 17.5 Q (700-TDS) 16,875

-4-

b. <u>WMWD's Adjusted Primary Contribution</u> shall be the sum of the Adjusted Primary Contribution from Riverside Narrows and Corona Basin, derived pursuant to the following formulae:

(1) Riverside Narrows

Weighted Average TDS	Formula for Adjusted Primary Contribution
Greater than 800	$Q = \frac{16}{15,250} Q$ (TDS-800)
700 - 800	Q
Less than 700	$Q + \frac{16}{15,250} Q (700-TDS)$
(2) <u>Corona Basin</u>	
Weighted Average TDS in PPM	Formula for Adjusted Primary Contribution
Greater than 1200	$Q = \frac{1.5}{1,625} Q$ (TDS-1200)
700 - 1200	Q
Less than 700	$Q + \frac{1.5}{1,625} Q$ (700-TDS)

Where: Q = Primary Contribution actually delivered.

4. <u>Measurements and Weasuring Devices</u>. The method and point of delivery of Primary Contribution by each of the parties shall be specified by written addenda to this agreement and the necessary and agreed measuring devices

-5-

and facilities shall be installed at the expense of the party whose Primary Contribution is being so measured. Measurements shall be taken and records thereof maintained by the Management Committee administering this agreement.

5. <u>Accounting</u>. A continuing account shall be maintained by the Management Committee, which account shall reflect the Adjusted Primary Contribution, and the accumulated debit or credit of each party derived from its accumulated Primary Contribution obligation and the Adjusted Primary Contribution delivered. A summary report of the annual accounting hereunder shall be filed, for information purposes, with the Watermaster appointed in the Case. To the extent that accumulated credits or accumulated debits of the parties are equal, the Management Committee may, from time to time, reduce said cumulative data to zero for simplicity of accounting.

6. <u>Obligation in Event of Shortage Under Prado</u> <u>Settlement</u>. In the event there is an obligation to deliver water to OCWD under the Prado Settlement, water delivered for such purpose shall be credited as a portion of Primary Obligation to the account of any party delivering or causing the same to be delivered. Shortages shall be made up as follows:

> (a) To the extent that either party has an accumulated debit under the accounting for

> > -6-

Primary Contributions in excess of that of the other party, said accumulated debit shall be first made up by the deficient party before any make-up obligation is incurred to OCWD by the other party.

(b) To the extent that either party has an accumulated credit under the accounting for Primary Contributions in excess of that of the other party, such excess credit may be applied toward satisfaction of such party's share of any obligation to OCWD under the Prado Settlement, except in the case of an obligation resulting from failure to deliver the minimum annual quantities required under said Prado Settlement. In the event any substantial inequities should arise as a result of excessive accumulation of credits based on deliveries of poor quality water, appropriate adjustments shall be made by the parties.

(c) With the exception of the adjustments under subparagraphs (a) and (b) hereof, contributions of make-up water shall be equal.

7. <u>Management Committee</u>. CBMWD and WMWD shall each designate two representatives to a management committee for purposes of maintenance of accounts, ordering of make-up water, billings and related operational problems under

-7-

this agreement. Decisions of such committee shall be unanimous or the issues which cannot be thus resolved shall be submitted to arbitration.

8. <u>Arbitration</u>. In event of a dispute as to the construction, interpretation or implementation of this agreement or an inability of the Management Committee to make a unanimous decision in the administration of this agreement, the issues in dispute or matter requiring action shall be submitted to binding arbitration. For such purpose an agreed arbitrator shall be selected, or in absence of agreement each party shall select an arbitrator and they shall select a third. Said arbitrator or three arbitrators acting as a board, shall take such evidence and make such investigation as seems appropriate and shall render a written decision on the matter in question. Decisions in the arbitration shall be binding on the parties and may be enforced by the court in the Case.

9. <u>Modification</u>. In the event the Prado Settlement is modified by the Court under its continuing jurisdiction, it is contemplated that appropriate adjustments, if they are required, will be made by amendment to this agreement. To the extent that such modification cannot be obtained by mutual agreement, the Court in the Case shall have the power, as an incident to its continuing jurisdiction, to modify this agreement correspondingly.

-8-

10. Effective Date. The effective date of this agreement shall be October 1, 1970, and all obligations and accountings hereunder shall commence as of said date.

11. Filing of Agreement. This agreement and all addenda thereto, and amendments and modifications thereof, shall be filed in the Case.

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

Attorneys for Chino Basin

Municipal Water District

#### BEST, BEST & KRIEGER

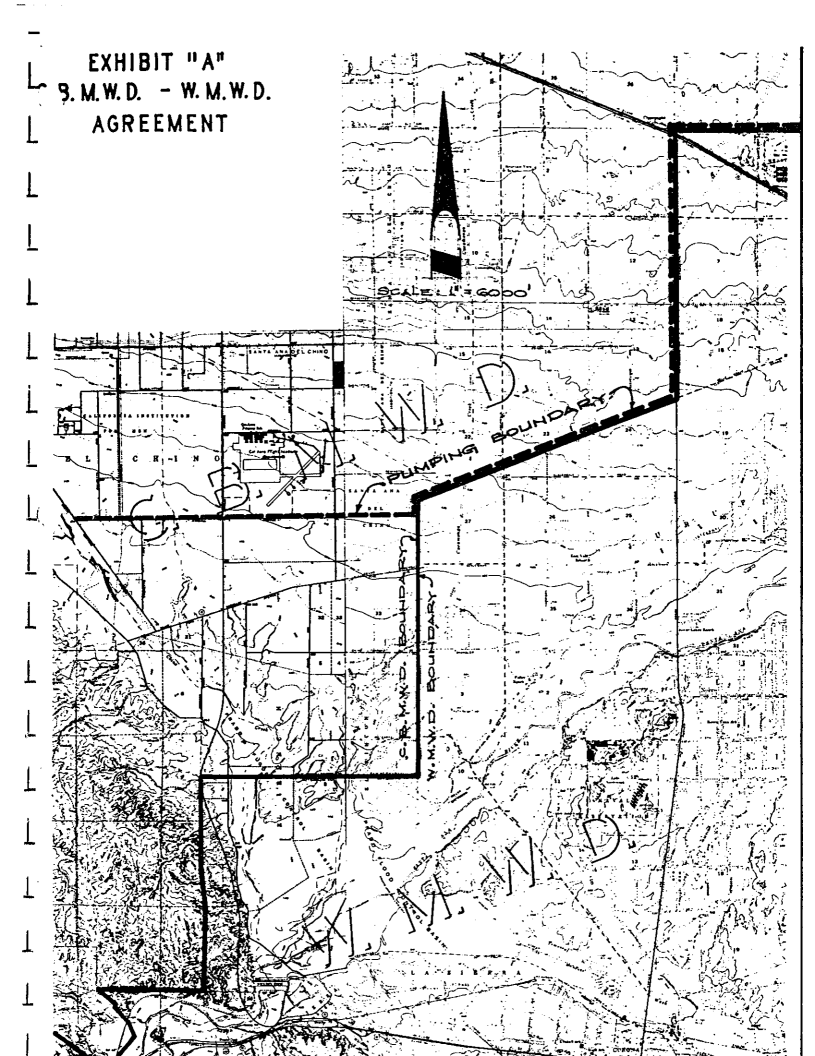
By

Attorneys for Western Municipal Water District of Riverside County

CHINO BASIN MUNICIPAL WATER DISTRICT By <u>And Machine</u> President By <u>President</u> By <u>Secretary</u>

WESTERN MUNICIPAL WATER DIS-TRICT OF RIVERSIDE COUNTY

Bv President By Secretary



**RIVERSIDE COUNTY FLOOD CONTROL** 

(

MEMORANDUM OF AGREEMENT AMONG WESTERN MUNICIPAL WATER DISTRICT OF RIVERSIDE COUNTY, CHINO BASIN MUNICIPAL WATER DISTRICT, COUNTY OF RIVERSIDE, AND RIVERSIDE COUNTY FLOOD CONTROL AND WATER CONSERVATION DISTRICT RESPECTING STORAGE OF WATER FOR RECREATIONAL PURFOSES.

The Western Municipal Water District of Riverside County (hereinafter called "WMWD"), the Chino Basin Municipal Water District (hereinafter called "CBMWD"), the County of Riverside (hereinafter called "the County") and the Riverside County Flood Control and Water Conservation District (hereinafter called "Flood Control") agree as follows:

### RECITALS

1. WMWD and CBMWD have negotiated a proposed stipulated judgment with the Orange County Water District and the San Bernardino Valley Municipal Water District in the action entitled <u>Orange County Water District v. City of Chino, et al.</u> Orange County Superior Court No. 117628, the effectiveness of which depends, among other things, on (a) the County and Flood Control signing a "Stipulation and Order re Dismissal of Certain Defendants" in said action assenting to the terms of said judgment and (b) Flood Control assigning its Water Right Application 21700 for storage of water in Prado Reservoir to the Orange County Water District.

2. The County and Flood Control desire to cooperate with WMND, CBMWD and all other parties to said action in bringing it to a conclusion as proposed in said stipulated judgment, but

also wish to make some provision for the storage of water in Prado Reservoir for public recreational purposes.

3. WMWD and CBMWD recognize that said stipulated judgment does not preclude reasonable beneficial use of water on overlying and riparian lands in Prado Reservoir and upstream therefrom.

### AGREEMENT

IT IS HEREBY AGREED by and between WMWD, CBMWD, the County and Flood Control as follows:

1. The County and Flood Control shall sign the "Stipulation and Order re Dismissal of Certain Defendants" in the action entitled <u>Orange County Water District v. City of Chino, et</u> <u>al.</u>, Orange County Superior Court No. 117628.

2. Flood Control shall assign its Water Right Application 21700 to the Orange County Water District.

3. In the event County or Flood Control shall, on or after January 1, 1974 and before January 1, 1984, construct or establish any recreational lakes within Prado Reservoir, WMWD and CBMWD agree that they will not object to or oppose, directly or indirectly, the use of up to 10,000 acre feet of water, which otherwise would constitute Base Flow at Prado under such stipulated judgment, for the purpose of the initial filling of any such lake or lakes.

4. This Agreement may be assigned by County or Flood Control to any other public agency, including any joint powers agency of which either is a member, but shall not otherwise be assigned without the written consent of WMWD and CBMWD.

5. WMWD and CBMWD shall have the right to enter upon any lands which may be acquired by County or Flood Control within Prado Reservoir below elevation 514' for the purpose of eliminating phreatophytes and pumping water to produce Base Flow, provided that any such activity or use does not interfere with any use of the property by County or Flood Control.

Dated: March 24, 1969.

approved as to form arther L. Littlewith

WESTERN MUNICIPAL WATER DISTRICT

By:

CHINO BASIN MUNICIPAL WATER DISTRICT

COUNTY OF RIVERSIDE

1. Leel

RIVERSIDE COUNTY FLOOD CONTROL AND WATER CONSERVATION DISTRICT

By: Maymond T. Kellig

FORM APPROVED

MAR 201539

# CITY OF RIVERSIDE

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## AGREEMENT BETWEEN WESTERN MUNICIPAL WATER DISTRICT OF RIVERSIDE COUNTY AND CITY OF RIVERSIDE IN REGARD TO PRADO SETTLEMENT.

AGREEMENT made this <u>20</u> day of <u>November</u>, 1968, between WESTERN MUNICIPAL WATER DISTRICT OF RIVERSIDE COUNTY, a public agency, hereinafter called Western, and the CITY OF RIVERSIDE, a municipal corporation, hereinafter called Riverside.

## RECITALS

(a) A settlement has been negotiated terminating the stream system adjudication in the case of <u>Orange County Water</u> <u>District v. City of Chino, et al.</u>, Orange County Superior Court No. 117628. This settlement, hereinafter called the "Prado Settlement," provides for a physical solution whereby certain Base Flows are jointly assured by Western and the Chino Basin Municipal Water District (Chino hereinafter) at Prado, and by the San Bernardino Valley Municipal Water District (San Bernardino hereinafter) at Riverside Narrows.

(b) As part of the Prado Settlement all defendants, except for the three municipal water districts mentioned above, will be dismissed from the suit without pumping restrictions. The judgment in the first Orange County suit, the Irvine Decree, and certain other restrictions in the area above Prado will also be set aside so long as such Settlement is carried out. (c) In order to implement the Prado Settlement, and subject to final Court approval thereof, Western and Chino have further agreed between themselves as to the responsibility of each District for contributions to the flow at Prado.

(d) The primary purpose of this agreement is to provide for the commitment to Western and the Prado Settlement of certain quantities of Riverside sewage effluent.

(e) All terms specially defined in the Prado Settlement documents, and in the agreement between Western and Chino, are herein used in the context of such documents.

In consideration of the mutual covenants of the parties, and of the assumption by Western of the obligations imposed by the Prado Settlement, IT IS HEREBY AGREED AS FOLLOWS:

1. <u>Contribution</u>. Riverside shall be obligated to discharge annually to the Santa Ana River in the vicinity of Riverside Narrows 15,250 acre feet of effluent from its sewage treatment plant, adjusted for quality as hereinafter provided, and subject to the conditions of Paragraphs 5 and 8.

2. <u>Quality Adjustment</u>. The quantity of effluent actually delivered in any year shall be adjusted for quality in accordance with the following formula. The amount which results from the application of such formula shall constitute Riverside's "adjusted contribution", and such adjusted contribution shall be used to determine the City's compliance with its obligations hereunder.

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As used in the formula, TDS means the weighted average annual total dissolved solids in the effluent for the year in question.

Weighted Average TDS<br/>in ppmFormula for Determining<br/>Adjusted ContributionGreater than 800 $Q - \frac{16}{15,250}$ Q (TDS-800)700 - 800QQLess than 700 $Q < \frac{16}{15,250}$ Q (700-TDS)

Where Q = the amount of effluent actually delivered.

3. <u>Effective Date</u>. Riverside's commitment of such effluent shall be effective October 1, 1970, and is contingent upon final Court approval of the Prado Settlement.

4. <u>Measurements</u>. Both the quantity and quality of the effluent discharged hereunder shall be measured and determined in such manner as to meet the requirements of the Prado Settlement and of Western's agreement with Chino. The point of measurement for quantity and quality shall be at Riverside's sewage treatment plant measuring flume. The cost of installing and maintaining any new measurement devices which may be required, and of obtaining necessary water quality analyses, shall be borne by Western. Records shall be kept of all such measurements and determinations, and these shall be available to both parties.

-3-

5. <u>Use of Credits</u>. If Riverside delivers more effluent than is required under this Agreement, it may in any given year reduce its adjusted contribution by the amount of such excess deliveries, but in no event shall Riverside's adjusted contribution be less than 13,420 acre feet each year. However, if the minimum obligation under the Prado Settlement is lowered to 34,000 acre feet, then the amount of 13,420 in this paragraph shall be reduced to 12,420 acre feet.

6. <u>Modification of Prado Settlement</u>. In the event the Prado Settlement is modified by the Court under its continuing jurisdiction and the obligation of Western is affected thereby, or in the event of modification of the Western-Chino Agreement, appropriate adjustments if required shall be made in this agreement; provided that the unadjusted amount of 15,250 shall not be subject to increase.

7. <u>Right of First Refusal</u>. If Riverside proposes to sell, lease or otherwise transfer title to any of its sewage effluent not committed hereunder, Western shall have the right of first refusal to acquire such effluent.

8. <u>Pumping Limitation</u>, In the event Riverside should be required to reduce its pumping from any portion of the Santa Ana system, without replenishment being provided by Western, or without similar limitations being imposed upon all other substantial pumpers and diverters taking water for use within Western, Riverside shall have the right to withdraw up to 3000 acre feet annually, on a non-cumulative basis, from the effluent

commitment made herein; provided that such effluent is used to offset the reduction in pumping; or in the alternative, it shall have the right to offset such reduction by increasing its pumping elsewhere in the river system up to a maximum of 3000 acre feet per year without liability to Western for any pump tax on account of such increase.

CITY OF RIVERSIDE By: Mayor

ATTEST:

WESTERN MUNICIPAL WATER DISTRICT OF RIVERSIDE COUNTY

By: President By: Secretarv

APPROVED AS TO FORM: Special Counsel

CITY OF CORONA

## AGREEMENT BETWEEN WESTERN MUNICIPAL WATER DISTRICT OF RIVERSIDE COUNTY AND CITY OF CORONA IN REGARD TO PRADO SETTLEMENT

AGREEMENT made this  $\underline{18^{\mu}}$  day of <u>December</u>, 1968, between WESTERN MUNICIPAL WATER DISTRICT OF RIVERSIDE COUNTY, a public agency, hereinafter called WESTERN, and the CITY OF CORONA, a municipal corporation, hereinafter called CORONA.

### RECITALS

A. A settlement has been negotiated terminating the stream system adjudication in the case of <u>Orange County Water</u> <u>District v. City of Chino, et al.</u>, Orange County Superior Court No. 117628. This settlement, hereinafter called the "Prado Settlement," provides for a physical solution whereby certain Base Flows are jointly assured by Western and the Chino Basin Municipal Water District (Chino hereinafter) at Prado, and by the San Bernardino Valley Municipal Water District (San Bernardino hereinafter) at Riverside Narrows.

B. As part of the Prado Settlement all defendants, except for the three municipal water districts mentioned above, will be dismissed from the suit without pumping restrictions. The judgment in the first Orange County suit, the Irvine Decree, and certain other restrictions in the area above Prado will also be set aside so long as such Settlement is carried out.

C. In order to implement the Prado Settlement, and subject to final Court approval thereof, Western and Chino

have further agreed between themselves as to the responsibility of each District for contributions to the flow at Prado.

D. The primary purpose of this agreement is to provide for the commitment to Western and the Prado Settlement of certain quantities of Corona sewage effluent.

E. All terms specially defined in the Prado Settlement documents, and in the agreement between Western and Chino, are herein used in the context of such documents.

In consideration of the mutual covenants of the parties, and of the assumption by Western of the obligations imposed by the Prado Settlement, IT IS HEREBY AGREED AS FOLLOWS:

1. <u>Contribution</u>. Corona shall be obligated to discharge annually to the Santa Ana River at the point of measurement as designated pursuant to Paragraph 4 hereof 1625 acre feet of effluent from its sewage treatment plant, adjusted for quality as hereinafter provided, and subject to the conditions of Paragraphs 4, 5 and 7.

2. <u>Quality Adjustment</u>. The quantity of effluent actually delivered in any year shall be adjusted for quality in accordance with the following formula. The amount which results from the application of such formula shall constitute Corona's "adjusted contribution," and such adjusted contribution shall be used to determine the

City's compliance with its obligations hereunder. As used in the formula, TDS means the weighted average annual total dissolved solids in the effluent for the year in question.

Weighted Average TDS in ppm	Formula for Determining Adjusted Contribution
Greater than 1200	Q - <u>1.5</u> Q (TDS-1200) 1,625
700 - 1200	Q
Less than 700	$Q + \frac{1.5}{1,625}$ Q (700-TDS)

Where Q = the amount of effluent actually delivered.

3. <u>Effective Date</u>. Corona's commitment of such effluent shall be effective October 1, 1970, and is contingent upon final Court approval of the Prado Settlement.

4. <u>Measurements</u>. Both the quantity and quality of effluent discharged hereunder shall be measured and determined in such manner as to meet the requirements of the Prado Settlement and of Western's agreement with Chino. The point of measurement for quantity and quality shall be at its discharge from Corona's sewage treatment plant, or such point further downstream as the City may designate. If Corona is required by law or otherwise to discharge said effluent at a point other than so designated by Corona, in order to comply with its obligations hereunder or under the Prado Settlement, Western will bear any and all costs incurred by Corona i

discharging and enabling it to so discharge at such point; or in the alternative, Western shall release Corona from all of its obligations hereunder. The cost of installing and maintaining any new measurement devices which may be required, and of obtaining necessary water quality analyses, shall be borne by Western. Records shall be kept of all such measurements and determinations, and these shall be available to both parties.

5. <u>Use of Credits</u>. If Corona delivers more effluent than is required under this Agreement, it may in any given year reduce its adjusted contribution by the amount of such excess deliveries, but in no event shall Corona's adjusted contribution be less than 1430 acre feet each year. However, if the minimum obligation under the Prado Settlement is lowered to 34,000 acre feet, then the amount of 1430 in this paragraph shall be reduced to 1330 acre feet.

6. <u>Modification of Prado Settlement</u>. In the event the Prado Settlement is modified by the Court under its continuing jurisdiction and the obligation of Western is affected thereby, or in the event of modification of the Western-Chino Agreement, appropriate adjustments if required shall be made in this agreement; provided that the unadjusted amount of 1625 shall not be subject to increase.

7. <u>Pumping Limitation</u>. In the event Corona should be required to reduce its pumping from any portion of the

Santa Ana system, without replenishment being provided by Western, or without similar limitations being imposed upon all other substantial pumpers and diverters taking water for use within Western, Corona shall have the right to withdraw up to 325 acre feet annually, on a noncumulative basis, from the effluent commitment made herein; provided that such effluent is used to offset the reduction in pumping; or in the alternative, it shall have the right to offset such reduction by increasing its pumping elsewhere in the river system up to a maximum of 325 acre feet per year without liability to Western for any pump tax on account of such increase.

CITY OF CORONA

ATTEST:

Blenda M. Peterson

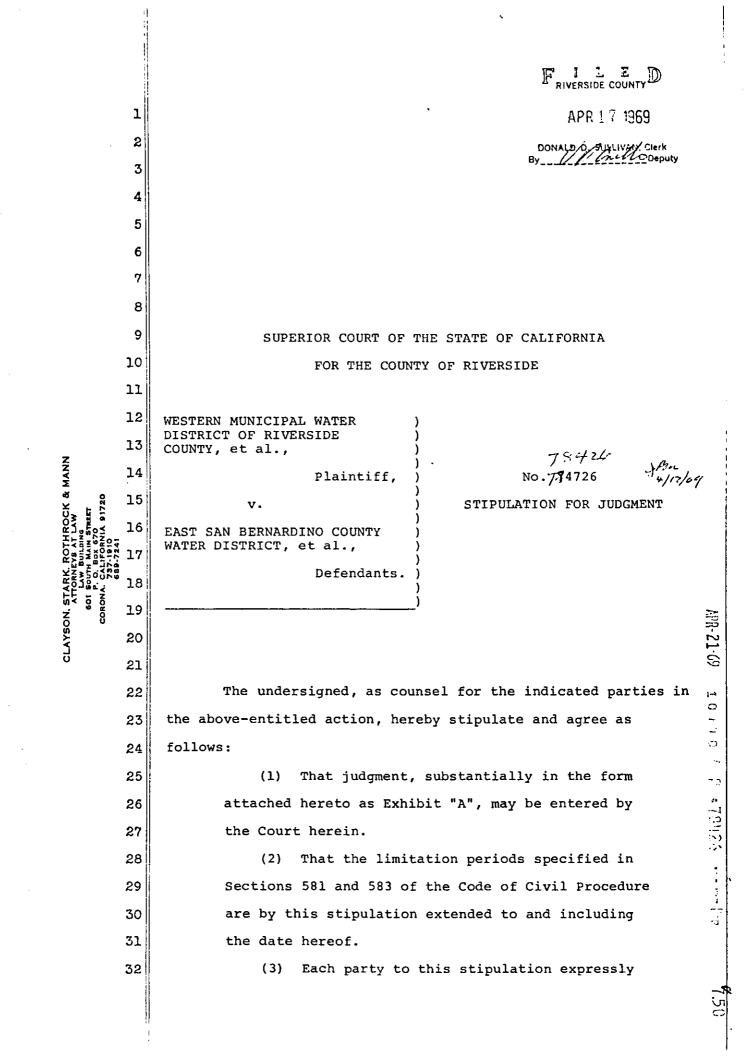
WESTERN MUNICIPAL WATER DISTRICT OF RIVERSIDE COUNTY

B٩ President Paster.

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## WMWD AND ESBCWD SETTLEMENT

STIPULATION FOR JUDGMENT



waives findings of fact and conclusions of law in 1! support of the Judgment, and specifically waives any 2 right to appeal therefrom; provided that nothing 3 herein contained shall be deemed to restrict or im-4 pair the rights of any parties in relation to any 5 proceeding which may hereafter be undertaken in connec-6 7 tion with the exercise of the Court's reserved juris-8 diction or determinations of the Watermaster. Dated: April 17, 1969. 9 10 11 BEST, BEST & KRIEGER SAN BERNARDINO VALLEY MUNICIPAL WATER DISTRICT 12 huleworth By 13 for Western Municipal Water By District of Riverside County President 14 15 and JOHN WOODHEAD, City Attorney etary LELAND J. THOMPSON 16 JR. 17 Approved Martin me Donne Attorney By 18 City of Riverside, for for itself and/as successor 19 in interest to Gage Canal Company 20 21 CLAYSON, STARK, ROTHROCK & MANN 22 23 Βv OU.a for Agua Mansa Water Company 24 and Meeks & Daley Water Company 25 26 REDWINE & SHERRILL 27 28 By for Riverside Highland 29 Company 30 THOMAS J. CUNNINGHAM 31 JOHN P. SPARROW ROBERT C. FIELD 32 By for The Regents of the University of California -2-

## JUDGMENT

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8	IN THE SUPERIOR COURT OF THE ST	TATE OF CALIFORNIA
9	IN AND FOR THE COUNTY OF	RIVERSIDE
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12	WESTERN MUNICIPAL WATER DISTRICT OF	
13	RIVERSIDE COUNTY, a municipal water district; CITY OF RIVERSIDE, a	
14	municipal corporation; THE GAGE CANAL COMPANY, a corporation; AGUA	184/24 J.Br No.784726 4/17/69
15	MANSA WATER COMPANY, a corporation, MEEKS & DALEY WATER COMPANY, a	No.784726 4/1.7/69
16	Corporation; RIVERSIDE HIGHLAND ) WATER COMPANY, a corporation, and )	
17	THE REGENTS OF THE UNIVERSITY OF CALIFORNIA,	JUDGMENT
18	Plaintiffs,	
19	-vs-	
20	(A) EAST SAN BERNARDINO COUNTY	)
21	WATER DISTRICT, et al.,	
22	Defendants	
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1		TABLE OF CONTENTS	
2	RECITALS	· · · ·	
3	_		Page
4	I	Active Parties	5
6	II	Dismissed Parties	5
6	III	Prior Judgments	6
7	IV	Definitions	7
8	V	Extractions from the San Bernardino Basin Area	10
9 10	VI	San Bernardino Basin Area Rights and Replenishment	10
11	VII	Water Discharged Across the Bunker Hill Dike	16
12 13	VIII	Extractions from Colton Basin Area and Riverside Basin Area in San Bernardino County	16
14 15 16	IX	Extractions from the Portion of Riverside Basin Area in Riverside County which is tributary to Riverside Narrows.	20
17 18	X	Replenishment to Offset New Exports of Water to Areas not Tributary to Riverside Narrows.	21
19	XI	Replenishment Credits and Adjustment for Quality	22
20 21	XII	Conveyance of Water by San Bernardino Valley to Riverside Narrows.	24
22	XIII	Watermaster	25
23	XIV	Continuing Jurisdiction of the Court	27
24	xv	Saving Clauses	29
	XVI	Effective Date	31
25 26	XVII	Costs	31
27	APPENDIX	A Map showing San Bernardino Basin	
28		Area, Colton Basin Area, and Riverside Basin Area situated	
29		within San Bernardino County; Riverside Basin Area within	
30		Riverside County; Bunker Hill Dike; Riverside Narrows; and	
31		and the second control of the second se	
32		2.	

Boundaries of San Bernardino Valley Municipal Water District & Western Municipal Water District of Riverside County

Extractions by Plaintiffs from San Bernardino Basin Area.

Exports for Use on Lands not Tributary to Riverside Narrows

Miscellaneous Data

APPENDIX B --

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APPENDIX D --

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RECITALS

(a) <u>Complaint</u>. The complaint in this action was filed by certain parties exporting water from the area defined herein as the San Bernardino Basin Area for use within Western, and sought a general adjudication of water rights.

(b) <u>Orange County Water District Action</u>. Subsequently the Orange County Water District filed an action for the adjudication of the water rights of substantially all water users in the area tributary to Prado Dam in the Santa Ana River Watershed. A decree of physical solution has been entered in such action whereby individual water users were dismissed, and San Bernardino Valley and Western assumed responsibility for the deliveries of certain flows at Riverside Narrows and Prado respectively.

(c) <u>Physical Solution</u>. The Judgment herein will further implement the physical solution in the Orange County Water District action, as well as determine the rights of the hereinafter named Plaintiffs to extract water from the San Bernardino Basin Area, and provide for replenishment of the area above Riverside Narrows. Such Judgment is fair and equitable, in the best interests of the parties, and in furtherance of the water policy of the State. San Bernardino Valley has the statutory power and resources to effectuate this Judgment and accordingly the other defendants may be dismissed.

(d) <u>Stipulation</u>. The parties named herein through their respective counsel have proposed and filed a written stipulation agreeing to the making and entry of this Judgment. By reason of such stipulation, and good cause appearing

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		IT IS HEREBY ORDERED, ADJUDGED AND DECREED as follows:
	4 5	
	6 7	ACTIVE PARTIES
	8	(a) The parties to this Judgment are as follows:
	9	(1) Plaintiff Western Municipal Water District
	10	of Riverside County, a California municipal water district,
	11	herein often called "Western", appearing and acting pursuant to
· · ·	12	Section 71751 of the Water Code;
	13	(2) Plaintiff City of Riverside, a municipal
	14	corporation;
	15	(3) Plaintiffs Riverside Highland Water
	-16	Company, Agua Mansa Water Company and Meeks & Daley Water
	17	Company, each of which is a mutual water company and a
	18	California corporation;
	19	(4) Plaintiff The Regents of the University
	20	of California, a California public corporation;
	21	(5) Defendant San Bernardino Valley
- -	22	Municipal Water District, a California municipal water district,
	23	herein often called "San Bernardino Valley", appearing and
	24	acting pursuant to Section 71751 of the Water Code;
	25	(b) This Judgment shall inure to the benefit of, and
	26	be binding upon, the successors and assigns of the parties.
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	28	II
	29	DISMISSED PARTIES
	30	All parties other than those named in the preceding
	31	Paragraph I are dismissed without prejudice.
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### PRIOR JUDGMENTS

III

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(a) The Judgment dated and entered on May 13, 1959, in that certain action filed in the Superior Court of the State of California in and for the County of San Bernardino, entitled and numbered "San Bernardino Valley Water Conservation District, a State Agency, Plaintiff v. Riverside Water Company, a corporation, et al., Defendants", No. 97031, is superseded effective January 1, 1971, and for so long as this Judgment remains in effect as to any party hereto that was a party to that action, and as to any party hereto that is a successor in interest to the rights determined in that action.

(b) The Judgment dated June 23, 1965, and entered on April 21, 1966, in that certain action filed in the Superior Court of the State of California in and for the County of San Bernardino entitled and numbered "San Bernardino Valley Water Conservation District, a State Agency, Plaintiff, v. Riverside Water Company, a corporation, et al., Defendants," No. 111614, is superseded effective January 1, 1971, and for so long as this Judgment remains in effect as to any party hereto that was a party to that action, and as to any party hereto that is a successor in interest to any rights determined in that action.

(c) As used in this Paragraph III only, "party" includes any person or entity which stipulates with the parties hereto to accept this Judgment.

#### DEFINITIONS

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The following ground water basins and tributary areas are situated within the Santa Ana River watershed upstream from Riverside Narrows and are tributary thereto, and their approximate locations and boundaries for purposes of this Judgment are shown upon the map attached hereto as Appendix "A"; San Bernardino Basin Area (the area above Bunker Hill Dike, but excluding certain mountainous regions and the Yucaipa, San Timoteo, Oak Glen and Beaumont Basins); Colton Basin Area, Riverside Basin Area within San Bernardino County, and Riverside Basin Area within Riverside County.

As used herein the following terms shall have the meanings herein set forth:

(a) <u>Bunker Hill Dike</u> - The San Jacinto Fault, located approximately as shown on Appendix "A", and forming the principal downstream boundary of the San Bernardino Basin Area.

(b) <u>Riverside Narrows</u> - That bedrock narrows in the Santa Ana River indicated on Appendix "A".

(c) <u>Extractions</u> - Any form of the verb or noun shall include pumping, diverting, taking or withdrawing water, either surface or subsurface, by any means whatsoever, except extractions for hydroelectric generation to the extent that such flows are returned to the stream, and except for diversions for replenishment.

(d) <u>Natural Precipitation</u> - Precipitation which falls naturally in the Santa Ana River watershed.

(e) <u>Imported Water</u> - Water brought into the Santa Ana River watershed from sources of origin outside such watershed.

(f) <u>Replenishment</u> - Artificial recharge of the ground water body achieved through the spreading or retention of water for the purpose of causing it to percolate and join the underlying ground water body, or injection of water into the ground water resources by means of wells; provided that as used with reference to any obligation of Western to replenish the Riverside Basin Area in Riverside County, the term replenishment shall include any water caused to be delivered by Western for which credit is received by San Bernardino Valley against its obligation under the Orange County Judgment to provide base flow at Riverside Narrows.

(g) <u>Safe Yield</u> - Safe yield is that maximum average annual amount of water that could be extracted from the surface and subsurface water resources of an area over a period of time sufficiently long to represent or approximate long-time mean climatological conditions, with a given areal pattern of extractions, under a particular set of physical conditions or structures as such affect the net recharge to the ground water body, and with a given amount of usable underground storage capacity, without resulting in long-term, progressive lowering of ground water levels or other undesirable result. In determining the operational criteria to avoid such adverse results, consideration shall be given to maintenance of adequate ground water quality, subsurface outflow, costs of pumping, and other relevant factors.

The amount of safe yield is dependent in part upon the amount of water which can be stored in and used from the ground water reservoir over a period of normal water supply under a given set of conditions. Safe yield is thus related to factors which influence or control ground water recharge, and

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to the amount of storage space available to carry over recharge occurring in years of above average supply to years of deficient supply. Recharge, in turn, depends on the available surface water supply and the factors influencing the percolation of that supply to the water table.

Safe yield shall be determined in part through the evaluation of the average net groundwater recharge which would occur if the culture of the safe yield year had existed over a period of normal native supply.

(h) <u>Natural Safe Yield</u> - That portion of the safe yield of the San Bernardino Basin Area which could be derived solely from natural precipitation in the absence of imported water and the return flows therefrom, and without contributions from new conservation. If in the future any natural runoff tributary to the San Bernardino Basin Area is diverted away from that Basin Area so that it is not included in the calculation of natural safe yield, any replacement made thereof by San Bernardino Valley or entities within it from imported water shall be included in such calculation.

(i) <u>New Conservation</u> - Any increase in replenishment from natural precipitation which results from. operation of works and facilities not now in existence, other than those works installed and operations which may be initiated to offset losses caused by increased flood control channelization.

(j) Year - A calendar year from January 1 through December 31. The term "annual" shall refer to the same period of time.

(k) <u>Orange County Judgment</u> - The final judgment in Orange County Water District v. City of Chino, et al., Orange County Superior Court No. 117628, as it may from time to

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(1) <u>Return Flow</u> - That portion of the water applied for use in any particular ground water basin which subsequently reaches the ground water body in that basin.

(m) <u>Five Year Period</u> - a period of five consecutive years.

V

EXTRACTIONS FROM THE SAN BERNARDINO BASIN AREA

(a) For Use by Plaintiffs. The average annual extractions from the San Bernardino Basin Area delivered for use in each service area by each Plaintiff for the five year period ending with 1963 are hereby determined to be as set forth in Table B-1 of Appendix "B". The amount for each such Plaintiff delivered for use in each service area as set forth in Table B-1 shall be designated, for purposes of this Judgment, as its "base right" for such service area.

(b) For Use by Others. The total actual average annual extractions from the San Bernardino Basin Area by entities other than Plaintiffs for use within San Bernardino County for the five year period ending with 1963 are assumed to be 165,407 acre feet; the correct figure shall be determined by the Watermaster as herein provided.

VI

SAN BERNARDINO BASIN AREA RIGHTS AND REPLENISHMENT

(a) <u>Determination of Natural Safe Yield</u>. The natural safe yield of the San Bernardino Basin Area shall be computed by the Watermaster, reported to and determined initially by supplemental order of this Court, and thereafter

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shall be subject to the continuing jurisdiction thereof.

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(b) Annual Adjusted Rights of Plaintiffs.

1. The annual "adjusted right" of each Plaintiff to extract water from the San Bernardino Basin Area for use in each service area designated in Table B-1 shall be equal to the sum of the following:

(a) its base right for such service area, until the natural safe yield of the San Bernardino Basin Area is determined, and thereafter its percentage of such natural safe yield determined by the methods used in Table B-2; and (b) an equal percentage for each service area of any new conservation, provided the conditions of the subparagraph 2 below have been met.

2. In order that the annual adjusted right of each such Plaintiff shall include its same respective percentage of any new conservation, such Plaintiff shall pay its proportionate share of the costs thereof. Each Plaintiff shall have the right to participate in new conservation projects, under procedures to be determined by the Watermaster for notice to Plaintiffs of the planned construction of such projects. With respect to any new conservation brought about by Federal installations, the term "costs" as used herein shall refer to any local share required to be paid in connection with such project. Each Plaintiff shall make its payment at times satisfactory to the constructing agency, and new conservation shall be credited to any participating Plaintiff as such conservation is effected.

3. In any five year period, each Plaintiff shall have the right to extract from the San Bernardino Basin Area for use in each service area designated in Table B-1 an amount of water equal to five times its adjusted right for such service area; provided, however, that extractions by each Plaintiff in any year in any service area shall not exceed such Plaintiff's adjusted right for that service area by more than 30 percent.

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4. If the natural safe yield of the San Bernardino Basin Area has not been determined by January 1, 1972, the initial determination thereof shall be retroactive to that date and the rights of the Plaintiffs, and the replenishment obligation of San Bernardino Valley as hereinafter set forth, shall be adjusted as of such date. Any excess extractions by Plaintiffs shall be charged against their respective adjusted rights over the next five year period, or in the alternative, Plaintiffs may pay to San Bernardino Valley the full cost of any replenishment which it has provided as replenishment for such excess extractions. Any obligation upon San Bernardino Valley to provide additional replenishment, by virtue of such retroactive determination of natural safe yield, may also be discharged over such next five year period.

5. Plaintiffs and each of them and their agents and assigns are enjoined from extracting any more water from the San Bernardino Basin Area than is permitted under this Judgment. Changes in place

of use of any such water from one service area to another shall not be made without the prior approval of Court upon a finding of compliance with Paragraph XV(b) of this Judgment. So long as San Bernardino Valley is in compliance with all its obligations hereunder, and Plaintiffs are allowed to extract the water provided for in this Judgment, Plaintiffs are further enjoined from bringing any action to limit the water extracted from the San Bernardino Basin Area for use within San Bernardino Valley.

6. Nothing in this Judgment shall prevent future agreements between San Bernardino Valley and Western under which additional extractions may be made from the San Bernardino Basin Area, subject to the availability of imported water not required by San Bernardino Valley, and subject to payment satisfactory to San Bernardino Valley for replenishment required to compensate for such additional extractions.

(c) <u>San Bernardino Valley Replenishment</u>. San Bernardino Valley shall provide imported water for replenishment of the San Bernardino Basin Area at least equal to the amount by which extractions therefrom for use within San Bernardino County exceed during any five year period the sum of: (a) five times the total average annual extractions determined under Paragraph V(b) hereof, adjusted as may be required by the natural safe yield of the San Bernardino Basin Area; and (b) any new conservation to which users within San Bernardino Valley are entitled. Such replenishment shall be

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supplied in the year following any five year period; provided that during the first five year period, San Bernardino Valley shall supply annual amounts on account of its obligations hereunder, and such amounts shall be not less than fifty percent of the gross amount of excess extractions in the previous year.

 Against its replenishment obligation over any five year period San Bernardino Valley shall receive credit for that portion of such excess extractions that returns to the ground water of the San Bernardino Basin Area.

2. San Bernardino Valley shall also receive credit against any future replenishment obligations for all replenishment which it provides in excess of that required herein, and for any amounts which may be extracted without replenishment obligation, which in fact are not extracted.

(d) In this subparagraph (d), "person" and "entity" mean only those persons and entities, and their successors in interest, which have stipulated with the parties to this Judgment within six months after its entry to accept this Judgment.

San Bernardino Valley agrees that the base rights of persons or entities other than Plaintiffs to extract water from the San Bernardino Basin Area for use within San Bernardino Valley will be determined by the average annual quantity extracted by such person or entity during the five year period ending with 1963. After the natural safe yield of the San Bernardino Basin Area is determined hereunder, such

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base rights will be adjusted to such natural safe yield; the adjusted right of each such person or entity shall be that percentage of natural safe yield as determined hereunder from time to time which the unadjusted right of such person or entity is of the amount determined under Paragraph V(b).

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San Bernardino Valley further agrees that in the event the right to extract water of any of such persons or entities in the San Bernardino Basin Area is adjudicated and legal restrictions placed on such extractions which prevent extracting of water by said persons or entities in an amount equal to their base rights, or after natural safe yield is determined, their adjusted rights, San Bernardino Valley will furnish to such persons or entities or recharge the ground water resources in the area of extraction for their benefit with imported water, without direct charge to such persons or entities therefor, so that the base rights, or adjusted rights, as the case may be, may be taken by the person or entity.

Under the provisions hereof relating to furnishing of such water by San Bernardino Valley, such persons or entities shall be entitled to extract in addition to their base rights or adjusted rights any quantities of water spread for repumping in their area of extractions, which has been delivered to them by a mutual water company under base rights or adjusted base rights included by the Watermaster under the provisions of Paragraph V (b) hereof. Extractions must be made within three years of spreading to so qualify.

WATER DISCHARGED ACROSS THE BUNKER HILL DIKE

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San Bernardino Valley shall keep in force an agreement with the City of San Bernardino that the present annual quantity of municipal sewage effluent discharged across Bunker Hill Dike, assumed for all purposes herein to be 16,000 acre feet annually, shall be committed to the discharge of the downstream obligations imposed on San Bernardino Valley under this Judgment or under the Orange County Judgment, and that such effluent shall comply with the requirements of the Santa Ana River Basin Regional Water Quality Control Board in effect December 31, 1968.

#### VIII

### EXTRACTIONS FROM COLTON BASIN AREA AND RIVERSIDE BASIN AREA IN SAN BERNARDINO COUNTY.

(a) The average annual extractions from the Colton Basin Area and that portion of the Riverside Basin Area within San Bernardino County, for use outside San Bernardino Valley, for the five year period ending with 1963 are assumed to be 3,349 acre feet and 20,191 acre feet, respectively; the correct figures shall be determined by the Watermaster as herein provided.

(b) Over any five year period, there may be extracted from each such Basin Area for use outside San Bernardino Valley, without replenishment obligation, an amount equal to five times such annual average for the Basin Area; provided, however, that if extractions in any year exceed such average by more than 20 percent, Western shall provide replenishment in the following year equal to the excess

### extractions over such 20 percent peaking allowance.

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(c) To the extent that extractions from each such Basin Area for use outside San Bernardino Valley exceed the amounts specified in the next preceding Paragraph (b), Western shall provide replenishment. Except for any extractions in excess of the 20 percent peaking allowance, such replenishment shall be supplied in the year following any five year period, and shall not be from reclaimed water produced within San Bernardino Valley. Such replenishment shall also be of a quality at least equal to the water extracted from the Basin Area being recharged; provided, that water from the State Water . Project shall be deemed to be of acceptable quality. Replenishment shall be supplied to the Basin Area from which any excess extractions have occurred and in the vicinity of the place of the excess extractions to the extent required to preclude influence on the water level in the three wells below designated; provided that discharge of imported water into the Santa Ana River or Warm Creek from a connection on the State Aqueduct near the confluence thereof, if released in accordance with a schedule approved by the Watermaster to achieve compliance with the objectives of this Judgment, shall satisfy any obligation of Western to provide replenishment in the Colton Basin Area, or that portion of the Riverside Basin Area in San Bernardino County, or the Riverside Basin Area in Riverside County.

(d) Extractions from the Colton Basin Area and that portion of the Riverside Basin Area within San Bernardino County, for use within San Bernardino Valley, shall not be limited. However, except for any required replenishment by Western, San Bernardino Valley shall provide the water to maintain the static water levels in the area, as determined by wells numbered

1S 4W 21 Q3, 1S 4W 29 M1, and 1S 4W 29 Q1 at an average level no lower than that which existed in the Fall season of 1963. Such 1963 average water level is hereby determined to be 822.04 feet above sea level. In future years, the level shall be computed by averaging the lowest static water levels in each of the three wells occurring at or about the same time of the year, provided that no measurements will be used which reflect the undue influence of pumping in nearby wells, or in the three wells, or pumping from the Riverside Basin in Riverside County in excess of that determined pursuant to Paragraph IX(a) hereof.

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Extractions by Plaintiffs from the Colton Basin (e) Area and the portion of the Riverside Basin Area in San Bernardino County may be transferred to the San Bernardino Basin Area if the level specified in Paragraph (d) above is not maintained, but only to the extent necessary to restore such 1963 average water level, provided that Western is not in default in any of its replenishment obligations. San Bernardino Valley shall be required to replenish the San Bernardino Basin Area in an amount equal to any extractions so transferred. San Bernardino Valley shall be relieved of responsibility toward the maintenance of such 1963 average water level to the extent that Plaintiffs have physical facilities available to accommodate such transfers of extractions, and insofar as such transfers can be legally accomplished.

(f) The Colton Basin Area and the portion of the Riverside Basin Area in San Bernardino County constitute a major source of water supply for lands and inhabitants in both San Bernardino Valley and Western, and the parties hereto have a mutual interest in the maintenance of water quality in these Basin Areas and in the preservation of such supply. If

the water quality in such Areas, as monitored by the City of Riverside wells along the river, falls below the Objectives set therefor by the Santa Ana River Basin Regional Water Quality Control Board, the Court shall have jurisdiction to modify the obligations of San Bernardino Valley to include, in addition to its obligation to maintain the average 1963 water level, reasonable provisions for the maintenance of such water quality.

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The primary objectives of Paragraph VIII and (g) related provisions are to allow maximum flexibility to San Bernardino Valley in the operation of a coordinated replenishment and management program, both above and below Bunker Hill Dike; to protect San Bernardino Valley against increased extractions in the area between Bunker Hill Dike and Riverside Narrows, which without adequate provision for replenishment might adversely affect base flow at Riverside Narrows, for which it is responsible under the Orange County Judgment; and to protect the area as a major source of ground water supply available to satisfy the historic extractions therefrom for use within Western, without regard to the method of operation which may be adopted by San Bernardino Valley for the San Bernardino Basin Area, and without regard to the effect of such operation upon the historic supply to the area below Bunker Hill Dike.

If these provisions should prove either inequitable or unworkable, the Court upon the application of any party hereto shall retain jurisdiction to modify this Judgment so as to regulate the area between Bunker Hill Dike and Riverside Narrows on a safe yield basis; provided that under such method of operation, (1) base rights shall be determined on the basis of total average annual extractions for use within San Bernardino Valley and Western, respectively, for the five year period ending

with 1963; (2) such base rights for use in both Districts shall be subject to whatever adjustment may be required by the safe yield of the area, and in the aggregate shall not be exceeded unless replenishment therefor is provided; (3) in calculating safe yield, the outflow from the area at Riverside Narrows shall be determined insofar as practical by the base flow obligations imposed on San Bernardino Valley under the Orange County Judgment; and (4) San Bernardino Valley shall be required to provide replenishment for any deficiency between the actual outflow and the outflow obligation across Bunker Hill Dike as established by safe yield analysis using the base period of 1934 through 1960.

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IX

EXTRACTIONS FROM THE PORTION OF RIVERSIDE BASIN AREA IN RIVERSIDE COUNTY WHICH IS TRIBUTARY TO RIVERSIDE NARROWS.

(a) The average annual extractions from the portion of the Riverside Basin Area in Riverside County which is tributary to Riverside Narrows, for use in Riverside County, for the five year period ending with 1963 are assumed to be 30,044 acre feet; the correct figures shall be determined by the Watermaster as herein provided.

(b) Over any five year period, there may be extracted from such Basin Area, without replenishment obligation, an amount equal to five times such annual average for the Basin Area; provided, however, that if extractions in any year exceed such average by more than 20 percent, Western shall provide replenishment in the following year equal to the excess extractions over such 20 percent peaking allowance.

(c) To the extent that extractions from such Basin Area exceed the amounts specified in the next preceding

Paragraph (b), Western shall provide replenishment. Except for any extractions in excess of the 20 percent peaking allowance, such replenishment shall be supplied in the year following any five year period, and shall be provided at or above Riverside Narrows.

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(d) Western shall also provide such replenishment to offset any reduction in return flow now contributing to the base flow at Riverside Narrows, which reduction in return flow results from the conversion of agricultural uses of water within Western to domestic or other uses connected to sewage or waste disposal systems, the effluent from which is not tributary to the rising water at Riverside Narrows.

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### REPLENISHMENT TO OFFSET NEW EXPORTS OF WATER TO AREAS NOT TRIBUTARY TO RIVERSIDE NARRONS.

Certain average annual amounts of water extracted from the San Bernardino Basin Area and the area downstream therefrom to Riverside Narrows during the five year period ending in 1963 have been exported for use outside of the area tributary to Riverside Narrows and are assumed to be 50,667 acre feet annually as set forth in Table C-1 of Appendix "C"; the correct amount shall be determined by the Watermaster as herein provided. Western shall be obligated to provide replenishment at or above Riverside Narrows for any increase over such exports by Western or entities within it from such areas for use within areas not tributary to Riverside Narrows. San Bernardino Valley shall be obligated to provide replenishment for any increase over the exports from San Bernardino Valley for use in any area not within Western nor tributary to Riverside Narrows as set forth in Table C-2 of

Appendix "C", such amounts being subject to correction by the Watermaster, or for any exports from the San Bernardino Basin Area for use in the Yucaipa, San Timoteo, Oak Glen and Beaumont Basins.

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XI

REPLENISHMENT CREDITS AND ADJUSTMENT FOR QUALITY

(a) All replenishment provided by Western under Paragraph IX and all credits received against such replenishment obligation shall be subject to the same adjustments for water quality applicable to base flow at Riverside Narrows, as set forth in the Orange County Judgment.

(b) Western shall receive credit against its replenishment obligations incurred under this Judgment for the following:

1. As against its replenishment obligation under Paragraph VIII, any return flow to the Colton Basin Area or the portion of the Riverside Basin Area within San Bernardino County, respectively, resulting from any excess extractions therefrom; and as against its replenishment obligation under Paragraph IX, any return flow to the portion of the Riverside Basin Area in Riverside County, which contributes to the base flow at Riverside Narrows, resulting from any excess extractions therefrom, or from the Riverside Basin Area in San Bernardino County, or from the Colton Basin Area.

Subject to adjustment under
 Paragraph (a) hereof, any increase over the present
 amounts of sewage effluent discharged from

treatment plants within Riverside County which are tributary to Riverside Narrows, and which results from the use of imported water.

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3. Any replenishment which may be provided in excess of that required; any amounts which hereunder are allowed to be extracted from the Colton and Riverside Basin Areas without replenishment obligation by Western, and which in fact are not extracted; any storm flows conserved between Bunker Hill Dike and Riverside Narrows by works financed solely by Western, or entities within it, which would not otherwise contribute to base flow at Riverside Narrows; and any return flow from imported water used in Riverside County which contributes to base flow at Riverside Narrows; provided, however, that such use of the underground storage capacity in each of the above situations does not adversely affect San Bernardino.Valley in the discharge of its obligations at Riverside Narrows under the Orange County Judgment, nor interfere with the accomplishment by San Bernardino Valley of the primary objectives of Paragraph VIII. as stated in Subdivision (g).

(c) The replenishment obligations of Western under this Judgment shall not apply during such times as amounts of base flow at Riverside Narrows and the amounts of water stored in the ground water resources below Bunker Hill Dike and tributary to the maintenance of such flow are found by Order of the Court to be sufficient to satisfy any obligation which San Bernardino Valley may have under this Judgment, or under the

Orange County Judgment, and if the Court further finds by Order that during such times any such increase in pumping, changes in use or exports would not adversely affect San Bernardino Valley in the future.

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(d) The replenishment obligations of San Bernardino Valley under Paragraph X of this Judgment for increase in exports from the Colton and Riverside Basin Areas within San Bernardino Valley below the Bunker Hill Dike shall not apply during such times as the amounts of water in the ground water resources of such area are found by Order of the Court to be sufficient to satisfy the obligations which San Bernardino Valley may have to Plaintiffs under this Judgment, and if the Court further finds by Order that during such times any such increases in exports would not adversely affect Plaintiffs in the future.

### XII

### CONVEYANCE OF WATER BY SAN BERNARDINO VALLEY TO RIVERSIDE NARROWS.

If San Bernardino Valley determines that it will convey reclaimed sewage effluent, or other water, to or near Riverside Narrows, to meet its obligations under this or the Orange County Judgment, the City of Riverside shall make available to San Bernardino Valley for that purpose any unused capacity in the former Riverside Water Company canal, and the Washington and Monroe Street storm drains, without cost except for any alterations or capital improvements which may be required, or any additional maintenance and operation costs which may result. The use of those facilities shall be subject to the requirements of the Santa Ana River Basin Regional Water Quality Control Board and of the State Health Department, and compliance

therewith shall be San Bernardino Valley's responsibility.

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### XIII

### WATERMASTER

(a) This Judgment and the instructions and subsequent orders of this Court shall be administered and enforced by a Watermaster. The parties hereto shall make such measurements and furnish such information as the Watermaster may reasonably require, and the Watermaster may verify such measurements and information and obtain additional measurements and information as the Watermaster may deem appropriate.

(b) The Watermaster shall consist of a committee of two persons. San Bernardino Valley and Western shall each have the right to nominate one of such persons. Each such nomination shall be made in writing, served upon the other parties to this Judgment, and filed in Court. Such person shall be appointed by and serve at the pleasure of and until further order of this Court. If either Western or San Bernardino Valley shall at any time nominate a substitute appointee in place of the last appointee to represent it, such appointee shall be appointed by the Court in place of such last appointee.

(c) Appendix "D" to this Judgment contains some of the data which have been used in preparation of this Judgment, and shall be utilized by the Watermaster in connection with any questions of interpretation.

(d) Each and every finding and determination of the Watermaster shall be made in writing certified to be by unanimous action of both members of the Watermaster committee. In the event of failure or inability of such Watermaster Committee to reach agreement, the Watermaster committee may determine to submit the dispute to a third person to be selected

by them, or if they are unable to agree on a selection, to be selected by the Court, in which case the decision of the third person shall be binding on the parties; otherwise the fact, issue, or determination in question shall forthwith be certified to this Court by the Watermaster, and after due notice to the parties and opportunity for hearing, said matter shall be determined by order of this Court, which may refer the matter for prior recommendation to the State Water Resources Control Board. Such order of the Court shall be a determination by the Watermaster within the meaning of this Judgment.

(e) The Watermaster shall report to the Court and to each party hereto in writing not more than seven (7) months after the end of each year, or within such other time as the Court may fix, on each determination made by it pursuant to this Judgment, and such other items as the parties may mutually request or the Watermaster may deem to be appropriate. All of the books and records of the Watermaster which are used in the preparation of, or are relevant to, such reported data, determinations and reports shall be open to inspection by the parties hereto. At the request of any party this Court will establish a procedure for the filing and hearing of objections to the Watermaster's report.

(f) The fees, compensation and expenses of each person on the Watermaster shall be borne by the District which nominated such person. All other Watermaster service costs and expenses shall be borne by San Bernardino Valley and Western equally.

(g) The Watermaster shall initially compute and report to the Court the natural safe yield of the San Bernardino Basin Area, said computation to be based upon the cultural

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conditions equivalent to those existing during the five calendar year period ending with 1963.

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(h) The Watermaster shall as soon as practical determine the correct figures for Paragraphs V(b), VI(b)1, VIII(a), IX(a) and X, as the basis for an appropriate supplemental order of this Court.

### XIV

CONTINUING JURISDICTION OF THE COURT

(a) The Court hereby reserves continuing jurisdiction of the subject matter and parties to this Judgment, and upon application of any party, or upon its own motion, may review and redetermine, among other things, the following matters and any matters incident thereto:

 The hydrologic condition of any one or all of the separate basins described in this Judgment in order to determine from time to time the safe yield of the San Bernardino Basin Area.

2. The desirability of appointing a different Watermaster or a permanent neutral member of the Watermaster, or of changing or more clearly defining the duties of the Watermaster.

3. The desirability of providing for increases or decreases in the extraction of any particular party because of emergency requirements or in order that such party may secure its proportionate share of its rights as determined herein.

4. The adjusted rights of the Plaintiffs as required to comply with the provisions hereof with respect to changes in the natural safe yield of the San Bernardino Basin

Area. If such changes occur, the Court shall adjudge that the adjusted rights and replenishment obligations of each party shall be changed proportionately to the respective base rights.

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5. Conforming the obligations of San Bernardino Valley under this Judgment to the terms of any new judgment hereafter entered adjudicating the water rights within San Bernardino Valley, if inconsistencies of the two judgments impose hardship on San Bernardino Valley.

6. Adjusting the figures in Paragraphs V(b),VI(b) 1, VIII(a) IX(a), and X, to conform to determinationby the Watermaster.

7. Credit allowed for return flow in the San Bernardino Basin Area if water levels therein drop to the point of causing undue hardship upon any party.

8. Other matters not herein specifically set forth which might occur in the future and which would be of benefit to the parties in the utilization of the surface and ground water supply described in this Judgment, and not inconsistent with the respective rights of the parties as herein established and determined.

(b) Any party may apply to the Court under its continuing jurisdiction for any appropriate modification of this Judgment if its presently available sources of imported water are exhausted and it is unable to obtain additional supplies of imported water at a reasonable cost, or if there is any substantial delay in the delivery of imported water through the State Water Project.

# SAVING CLAUSES

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(a) Nothing in this Judgment precludes San Bernardino Valley, Western, or any other party from exercising such rights as it may have or obtain under law to spread, store underground and recapture imported water, provided that any such use of the underground storage capacity of the San Bernardino Basin Area by Western or any entity within it shall not interfere with any replenishment program of the Basin Area.

(b) Changes in the place and kind of water use, and in the transfer of rights to the use of water, may be made in the absence of injury to others or prejudice to the obligations of either San Bernardino Valley or Western under Judgment or the Orange County Judgment.

(c) If any Plaintiff shall desire to transfer all or any of its water rights to extract water within San Bernardino Valley to a person, firm, or corporation, public or private, who or which is not then bound by this Judgment, such Plaintiff shall as a condition to being discharged as hereinafter provided cause such transferee to appear in this action and file a valid and effective express assumption of the obligations imposed upon such Plaintiff under this Judgment as to such transferred water rights. Such appearance and assumption of obligation shall include the filing of a designation of the address to which shall be mailed all notices, requests, objections, reports and other papers permitted or required by the terms of this Judgment.

If any Plaintiff shall have transferred all of its said water rights and each transferee not theretofore bound by this Judgment as a Plaintiff shall have appeared in this action

and filed a valid and effective express assumption of the obligations imposed upon such Plaintiff under this Judgment as to such transferred water rights, such transferring Plaintiff shall thereupon be discharged from all obligations hereunder. If any Plaintiff shall cease to own any rights in and to the water supply declared herein and shall have caused the appearance and assumption provided for in the third preceding sentence with respect to each voluntary transfer, then upon application to this Court and after notice and hearing such Plaintiff shall thereupon be relieved and discharged from all further obligations hereunder. Any such discharge of any Plaintiff hereunder shall not impair the aggregate rights of defendant San Bernardino Valley or the responsibility hereunder of the remaining Plaintiffs or any of the successors.

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(d) Non-use of any right to take water as provided herein shall not result in any loss of the right. San Bernardino Valley does not guarantee any of the rights set out herein for Western and the other Plaintiffs as against the claims of third parties not bound hereby. If Western or the other Plaintiffs herein should be prevented by acts of third parties within San Bernardino County from extracting the amounts of water allowed them by this Judgment, they shall have the right to apply to this Court for any appropriate relief, including vacation of this Judgment, in which latter case all parties shall be restored to their status prior to this Judgment insofar as possible.

(e) Any replenishment obligation imposed hereunder on San Bernardino Valley may be deferred until imported water first is available to San Bernardino Valley under its contract with the California Department of Water Resources and the

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obligation so accumulated may be discharged in five approximately equal annual installments thereafter.

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(f) No agreement has been reached concerning the method by which the cost of providing replenishment will be financed, and no provision of this Judgment, nor its failure to contain any provision, shall be construed to reflect any agreement relating to the taxation or assessment of extractions.

### XVI

### EFFECTIVE DATE

The provisions of Paragraphs III and V to XII of this Judgment shall be in effect from and after January 1, 1971; the remaining provisions are in effect immediately.

### XVII

### COSTS

No party shall recover its costs herein as against any other party.

THE CLERK WILL ENTER THIS JUDGMENT FORTHWITH.

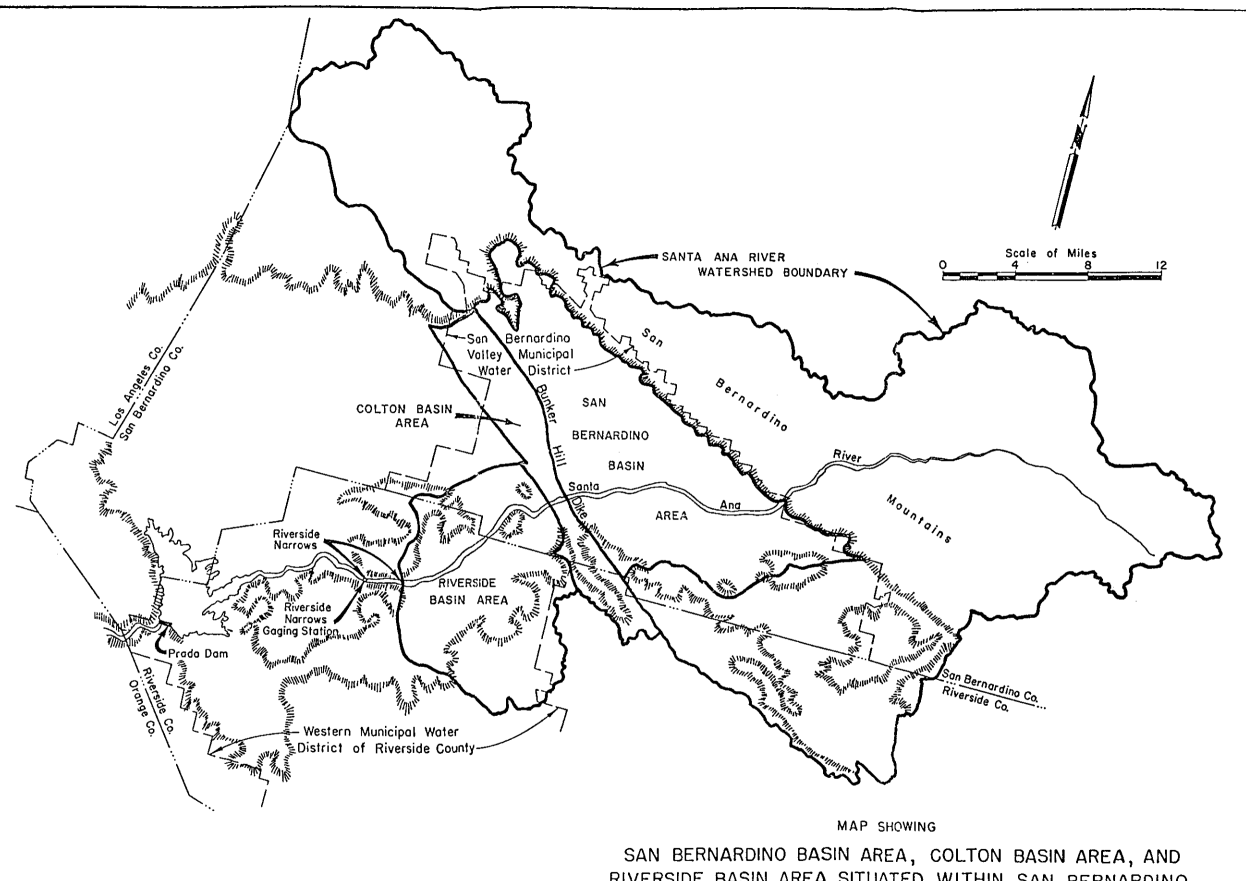
DATED: april 17, 1969

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NUOR COURT

42 JUDGMENT BOOK 124 PG



SAN BERNARDINO BASIN AREA, COLTON BASIN AREA, AND RIVERSIDE BASIN AREA SITUATED WITHIN SAN BERNARDINO COUNTY; RIVERSIDE BASIN AREA WITHIN RIVERSIDE COUNTY; BUNKER HILL DIKE; RIVERSIDE NARROWS; AND BOUNDARIES OF SAN BERNARDINO VALLEY MUNICIPAL WATER DISTRICT & WESTERN MUNICIPAL WATER DISTRICT OF RIVERSIDE COUNTY.

APPENDIX B TABLE B-1

# EXTRACTIONS BY PLAINTIFFS FROM THE SAN BERNARDING EASIN AREA FOR AVERAGE OF 5-YEAR PERIOD ENDING WITH 1963

# (All Values in Acre Feet) Classified According to Service Area

<u> Plaintiff</u>	Total Extractions in San Bernardino Basin Area	Delivery to San Bernardino <u>Basin Area</u>	Delivery to Colton Basin Area & Riverside Basin Area in San Bernardino County	Delivery to Areas Outside San Eernardino Valley
City of Riversid	e 53,448	1462	1260	50,726
(including those rights acquired as successor to the Riverside Water Company and The Gage Canal Compa				
Riverside High- Land Water Compa	ny 4,399	0	2509	1,890
Agua Mansa Water Company, and Mee & Daley Water Company		0	326	7,700
The Regents of the University of California	581	0	0	581
Total	66,454	1,462	4,095	60,897
•				•

### APPENDIX B TABLE B-2

PLAINTIFFS' PERCENTAGES OF BASE RIGHT TO TOFAL PRODUCTION FROM SAN BERNARDINO VALLEY BASIN AREA, 231,861 Acre Feet Annually, For 5-Year Average Ending With 1963 Classified According to Service Area

to Be	livery San rnardino sin Area	Delivery to Colton Basin Area & Riverside Basin Area in San Bernardino <u>County</u>	Delivery to Areas Outside San Bernardino Valley
		•	
City of Riverside (including those rights acquired as successor to the Riverside Water Company and The Gage Canal Company)	.630	.543	21,878
Riverside Highland Water Company		1,082	0.815
Aqua Mansa Water Company, and Meeks & Daley Water Compa	my	.141	3.321
The Regents of the University of California			0.250
<u>Total</u>		1.766	26.264
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### APPENDIX C TABLE C-1

### EXTRACTIONS FOR USE WITHIN WESTERN FROM THE SAN BERNARDINO BASIN AREA, COLTON BASIN AREA, AND THE RIVERSIDE PASIN AREA FOR USE ON LANDS THAT ARE NOT TRUBUTARY TO THE RIVERSIDE NARROWS FOR AVERAGE OF FIVE-YEAR PERIOD ENDING IN 1963

•	Protocoton	Five-Year Average Ac. Ft.
	Extractor	<u>AC. FU</u> .
	City of Riverside, including Irrigation Division water extracted by Gage Canal Co. and former Riverside Water Co.	30,657
	Meeks & Daley Water Co., Agua Mansa Water Co., and Temescal Water Co., including water received from City of Riverside	13,731
•••••••	Extractions delivered by West Riverside Canal received from Twin Buttes Water Co., La Sierra Water Co., Agua Mansa Water Co., Salazar Water Co., West Riverside	
•	350" Water Co., and Jurupa Water Co.	5,712
•	Rubidoux Community Services District	531
•	Jurupa Hills Water Co.	36
	TOTAL	50,667

# APPEIDIX C

EMTRACTIONS FOR USE MICHEL SAN BERMARDING COUNTY

s:*	BYRMARDING MASTH AREA AND COLTON RASIN AREA
•	DECREDENCE IN THE DESIGN OF THE BUILDER TO
	MIVERSING MARROES FOR AVERAGE OF
	MINE-YEAR PERIOD ENDING WINE 1953

(ALL VALUES IN ACRE FEET)

<u>Entity</u>	San Bernardino- Basin Area	Colton - Basin <u>Area</u> -	Total
Fontana Union Maver Co.	14,272	365	14,637
West San Bernardino County Water District	2,961	947 	3,903
City of Rialto		• •	<u> </u>
' <u>TOTAL</u>		· ·	19,245

### EXTRACTIONS FROM SAN BERNARDINO BASIN AREA FOR THE AVERAGE OF FIVE-YEAR PERIOD ENDING WITH 1963 FOR USE WITHIN SAN BERNARDINO COUNTY

# (ALL VALUES IN ACRE FEET)

	•
Basin	Five Year Avg. 1959-63
Beaumont	10,064
Big Bear	1,171
Borea Canyon	91
Bunker Hill	181,600
City Creek	337
·Cook Canyon	197
Devil Canyon	3,326
Devil Creek	42
Lower Cajon	2,090
Little San Creek	15 .
Lytle	29,364
Mill Creek	11,084
Oak Glen	935
Plunge Creck	1,265
Santa Ana	1,790
Strawberry Creek	291
San Timoteo	2,272
Waterman Canyon	367
Yucaipa	13,837
Upper Basin Total	260,139
Less: Beaumont	•
. Oak Glen	•
San Timoteo	27,107
Yucaipa	
Subtotal	233,032
Less Big Bear	_1,171
Subtotal	231,861
Less extractions for use outside San Bernardino County	
County	60,897
Extractions from San Bernardin for use in San Bernardino	10
County	170,964
· · · ·	

# EXTRACTIONS FROM COLTON BASIN ANEA FOR AVERAGE OF FIVE-YEAR PERIOD ENDING WITH 1963 BY SAN BERNARDING AND RIVERSIDE COUNTY ENTITIES FOR USE WITHIN EACH COUNTY

# (VALUES IN ACRE FEET)

•	Extractor	Place of San Bernardino Co.	Use Riverside Co.	Total
•.	San Bernardino County Entities	. 8,480	0	8,480
·	Riverside County Entities	147		3,496
	TOTAL EXTRACTIONS	8,627	3,349	11,976

### EXTRACTIONS FROM RIVERSIDE BASIN AREA IN SAM BERNARDINO COUNTY FOR AVERAGE FIVE-YEAR PERIOD ENDING WITH 1963 BY SAN BERNARDING AND RIVERSIDE COUNTY ENTITIES FOR USE WITHIN EACH COUNTY

# (VALUES IN ACRE FEET)

Extractor	Place of San Bernardino Co.		Total
San Bernardino County Entities	9,582	0	9,582
Riverside County Entities	3,929	20,191	_24,120
TOTAL EXTRACTIONS	13,511	20,191	33,702

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# EXTRACTIONS FROM SAN BERNARDINO BASIN AREA, COLTON BASIN AREA AND RIVERSIDE BASIN AREA USED WITHIN RIVERSIDE COUNTY FOR THE AVERAGE FIVE-YEAR PERIOD ENDIEG WITH 1963

(ALL VALUES IN ACRE FEET)

Basin				Five-Year Average
San Bernardino Basin Are	a ·		•	60,897
Colton Basin Area	• •	٠	•	3,349
Riverside Basin Area in	San Bernardino	County		20,191
Riverside Basin Area in	Riverside Count	y	•	30,044
TOTAL			•	114,481

### IRRIGATED ACREAGE IN RIVERSIDE BASIN AREA IN RIVERSIDE COUNTY PRESENTLY TRIBUTARY TO RIVERSIDE NARROWS WHICH UFON CONVERSION TO URBAN USES REQUIRING SEMAGE DISPOSAL THROUGH THE RIVERSIDE TREATHENT PLANT WILL BE DISCHARGED TO THE RIVER BELOW RIVEWSIDE WARROWS

Entity Serving Acreage	Acres
Gage Canal	1,752
Alta Mesa Water Co.	65
East Riverside Water Co.	926
Riverside Highland Water Company	<u>1,173</u>
TOTAL	3,916

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ORDER APPOINTING WATERMASTER

	BEST, BEST & KRIEGER		
1	ATTORNEYS AT LAW MAY 20 JULY		
2	POBT OFFICE DOX 1020 .		
3	RIVERSIDE, CALIFORNIA 92502 TELEPHONE 608-1450 AREA CODE 714 DONALD D. SULLIVAN, Clark		
4	Lestern Municipal Maton District of		
5	Attorn:ys for Western Municipal Water District of Riverside County		
6			
7	CURENTON COURT OF THE STATE OF CALLODNIA		
8 9	SUPERIOR COURT OF THE STATE OF CALIFORNIA		
9 10	FOR THE COUNTY OF RIVERSIDE		
10	WESTERN MUNICIPAL WATER DISTRICT )		
12	OF RIVERSIDE COUNTY, et al., No. 78426		
13	Plaintiffs, ORDER APPOINTING		
14	-vs- WATERMASTER.		
15	EAST SAN BERNARDINO COUNTY WATER DISTRICT, et al.,		
16	Defendants.		
17			
18			
19	Paragraph XIII(b) of the Judgment in this case		
20	having provided for the appointment of a Watermaster,		
21	consisting of a Committee composed of two persons, one to be		
22	nominated by the San Bernardino Valley Municipal Water District		
23	and one to be nominated by Western Municipal Water District of		
24	Riverside County; and		
25	Such Districts having made the following nominations		
26	in accordance with such provision:		
27	Can Pornardina Valloy Olistan Vansing		
28	San Bernardino ValleyClinton HenningMunicipal Water District926 J BuildingSan Bernardino ValleySan Bernarding		
29	Sacramento, California 95814		
30	Western Municipal Water District of Riverside County Albert A. Webb		
31	3788 McCray Riverside, California		
32	92502		

And good cause appearing therefor:

IT IS HEREBY ORDERED that Clinton Henning and Albert A. Webb be appointed as the representatives to the Watermaster Committee, to serve at the pleasure of and until further order of this Court, for the purpose of exercising the powers and duties of the Watermaster provided in this Judgment.

Dated: This <u>Sth</u> day of <u>Marsh</u>, 1969.

E OF THE SUPERIOR COURT

ESBCWD STIPULATION AS TO

ACCEPTANCE OF JUDGMENT

1	Law Offices of SHERWOOD & DENSLOW GREEN	FILED BUSINSPECIDUNTY
2	219 South D Street Madera, California 93637	199 awa 23 PM 3 16
3	Telephone: (209) 674-5656	m.L_
4	Attorneys for Defendant East San Bernardino County	AM CLERK
5	Water District.	DEPUTT
6		_
7		
8	IN THE SUPERIOR COURT OF THE	
9	IN AND FOR THE COUNTY	Y OF RIVERSIDE
10		
11	WESTERN MUNICIPAL WATER DISTRICT OF RIVERSIDE COUNTY, A municipal	
12	water district; CITY OF RIVERSIDE, a municipal corporation; THE GAGE CANAL	78426
13	COMPANY, a corporation; AGUA MANSA WATER COMPANY, a corporation,	) NO. 7 <del>4726 ·</del>
14	MEEKS & DALEY WATER COMPANY, a corporation; RIVERSIDE HIGHLAND	) ) ) STIPULATION AS TO
15	WATER COMPANY, a corporation, and THE REGENTS OF THE UNIVERSITY	) ACCEPTANCE OF ) JUDGMENT.
16	OF CALIFORNIA,	) JUDGWIEWI.
17	Plaintiffs,	/ }
18		)
19	(a) EAST SAN BERNARDINO COUNTY WATER DISTRICT, et al.,	)
20	Defendants.	
21		-'
22 23	Defendant, EAST SAN BERNARDIN	O COUNTY WATER DISTRICT,
23	does hereby stipulate with plaintiffs and defe	Ч
25	VALLEY MUNICIPAL WATER DISTRICT, t	
26	BERNARDINO COUNTY WATER DISTRICT,	
27	does hereby accept the terms of said Judgm	(p)
28	Dated: April 22 - 1969.	
29	WE	STERN MUNICIPAL WATER
30	1	TRICT OF RIVERSIDE COUNTY, nunicipal water district.
31		Arthen d. disclenvill
32		
OFFICE OF RWDDD & DW BREEN UTH O BTREET CALIF. 93637 74-5656	-1 -	

LAW SHEF DENSL 319 BOI MADERA, 674-5656

CITY OF RIVERSIDE, a municipal corporation.

ann By

CITY OF RIVERSIDE SUCCESSOR TO THE GAGE CANAL, COMPANY, a corporation.

IN By

AGUA MANSA WATER COMPANY, a corporation.

By

MEEKS & DALEY WATER COMPANY, a corporation.

By

RIVERSIDE HIGHLAND WATER COMPANY a corporation.

By

THE REGENTS OF THE UNIVERSITY OF CALIFORNIA.

bh & Spann Вy

"Plaintiffs"

EAST SAN BERNARDINO COUNTY WATER DISTRICT

un , for the

SAN BERNARDINO VALLEY MUNICIPAL WATER DISTRICT

By Martine On

"Defendants"

LAW OFFICE OF DENSLOW GREEN 219 BOUTH O STREET MADERA, CALIF, 93637 674-5656

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ORDER AMENDING THE JUDGMENT TO CLARIFY THE REPLENISHMENT OBLIGATIONS OF THE PARTIES

the motion is to clarify the provisions of the judgment with 1 respect to the computation of the replenishment obligations and 2 credits of the parties to more accurately reflect the intent of the 3 parties and to provide the Watermaster with a clear basis for 4 5 recomputing, from calendar year 1971, the replenishment obligations and credits of the parties without any duplicate replenishment 6 7 obligations. James W. Dilworth appeared for Defendant San Bernardino Valley Municipal Water District. 8

9 Pursuant to the Court's continuing jurisdiction, and good10 cause having been shown,

\_\_11 IT IS ORDERED that the motion be granted and that the Judgment 12 herein be amended in the following respects:

Section 3 is added to subdivision (c) of Paragraph VI - 13 First: of the judgment (page 14, after line 17) to read as follows: 14 15 "3. In determining, for this subdivision (c), the amount of extractions in any period, the extractions for which 16 17 San Bernardino Valley is obligated provide to replenishment under Paragraph X shall not be considered." -18 19 Second: The portion of Paragraph X of the judgment which 20 follows the first sentence is revised to read as follows: "Western shall be obligated to provide replenishment at 21 22 or above Riverside Narrows to offset loss of return flow - 23 related to any increase over such exports by Western or 24 entities within it from such areas for use within areas 25 not tributary to Riverside Narrows. San Bernardino Valley shall be obligated to provide rpelenishment for 26 27 any increase over the exports from the San Bernardino - 28 ORDER APPROVING AGREEMENT, ETC. PAGE 2

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Basin Area for use in any area not within Western nor tributary to Riverside Narrows as set forth in Table C-2 of Appendix "C," such amounts being subject to correction by the Watermaster, or for any exports from the San Bernardino Basin Area for use in the Yucaipa, San Timoteo, Oak Glen and Beaumont Basins. San Bernardino Valley shall also be obligated to provide replenishment in the Colton or Riverside Basin, as the case may be, to offset loss of return flow related to any increase over the exports therefrom within San Bernardino Valley for use in any area not within Western nor tributary to Riverside Narrows as set forth in Table C-2 of Appendix "C," such amounts being subject to correction by the Against its replenishment obligation to Watermaster. offset loss of return flow related to any increase in the exports from the Colton Basin Area or Riverside Basin Area within San Bernardino Valley, San Bernardino Valley shall receive credit for that portion of direct delivered water which originated outside that Basin and which returns to the ground water of that Basin." Third: The first line of subparagraph (b) of Paragraph XI of the judgment is revised to delete the word "its" and replace it with the words "any future." E MICHAEL KAISER CHAEL KAISER FEL 28 1992 Dated: JUDGE OF THE SUPERIOR COURT

28 ORDER APPROVING AGREEMENT; ETC.

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