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FILED
SUPERIOR COURT OF CALIFORNIA
COUNTY OF RIVERSIDE

JAN 25 2019

V. Alvarado

5
6 Attorney for Plaintiff, NEWBERRY SPRINGS RECREATIONAL LAKES ASSOCIATION
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8
9 SUPERIOR COURT OF THE STATE OF CALIFORNIA
10 COUNTY OF RIVERSIDE

11 CITY OF BARSTOW, et al.
12 Plaintiffs,

13 vs.

14 CITY OF ADELANTO, et al.
15 Defendants,

16 AND RELATED CROSS-ACTIONS
17

CASE NO: CIV 208568

STATUS CONFERENCE STATEMENT OF
NEWBERRY SPRINGS RECREATIONAL
LAKES ASSOCIATION

Hearing Information:

Date: January 31, 2019

Time: 10:00 AM

Dept: 5

Before the Hon. Craig G. Riemer, Judge

18
19 TO ALL INTERESTED PARTIES, THEIR COUNSEL, AND THE COURT:

20 INTERESTED PARTY NEWBERRY SPRINGS RECREATIONAL LAKES
21 ASSOCIATION (Hereinafter referred to solely as "Newberry") submits its Status Conference
22 Statement after review and analysis of the Watermaster's Supplemental Status Conference
23 Report dated and filed January 22, 2019.

24 A. STANDING

25 Newberry continues to set forth standing in its paperwork as there have been issues with
26 the proper filing of documents in the Clerk's office. Notice of Entry of a recent order requested
27 to be filed by Newberry was rejected on the basis of "no appearance".

28 Pursuant to the Stipulated Judgment in this case, "Parties" are defined in Paragraph 4.(v),
at page 10 beginning line 26, included any person named in the action who has intervened in the

1 case *or has become subject to this Judgment either through stipulation, default, trial or*
2 *otherwise.* (Emphasis added).

3 Newberry became a party, as defined in the judgment, when it stipulated to become
4 bound to this judgment on October 28, 2015, which stipulation was signed and approved by the
5 court on December 30, 2015. A conformed copy of the stipulation was filed with the Status
6 Conference Statement and Issue Brief of Newberry in October of 2018.

7 **B. NEWBERRY'S LIST OF ISSUES OF CONCERN NOT ADDRESSED IN**
8 **THE WATERMASTER SUPPLEMENTAL STATUS CONFERENCE**
9 **REPORT.**

10 Several issues were raised by Newberry in the last hearing of October 12, 2018. The
11 issues related to water in the Baja Subarea and revisited the inquiries from the court that were
12 embodied in an order dated December 29, 2005. That order, a copy of which is attached as
13 Exhibit 1 (for ease of reference), at paragraph 6, did instruct the Watermaster to address six
14 issues (a-f) which were never addressed and reported to the court because of subsequent action of
15 the court vacating this particular order. Despite vacating the order, the issues of paragraph 6
16 remain. Newberry refers back to that order, as a recognition by the Court, at that time, of the
17 issues that exist and still exist. It is also an underlying basis of the relief it will ultimately request
18 of this Court. Newberry presently identifies the issues as follows:

- 19 1. Motion/Request for the Court to instruct the Watermaster to verify water owners
20 in the Baja Subarea that cannot use or sell their water because of ownership or
21 other Watermaster issues. The inclusion of these unused and registered water
22 rights that are not being pumped, and including them in the FPA for the Baja
23 Subarea skews the production numbers by approximately 2400 acre feet of water.
24 If not included this would bring Baja closer to balance, and could result in the
25 reassessment of the current lopsided and unfair ramp downs that plague Baja.
- 26 2. Motion/Request for the Court to instruct Watermaster to review effectiveness of
27 Physical Solution now that 20 years have passed, to determine effectiveness in all
28 areas and address any inequities. Newberry contends that the whole reason for
the adjudicated settlement was to help the downstream areas, what happened to

1 that mandate? Historically, the Watermaster has spent significant money on
2 studies for the upstream areas, rather than on the downstream basins of Centro and
3 Baja. By example, in January of 2019 the Mojave Water Agency sitting as
4 Watermaster reviewed a study in West Victorville that cost \$600k, and discussed
5 approving another study for another \$600k. Yet, verification of the water flow
6 from Centro to Baja is too expensive or based upon estimates. Centro wants a
7 study of the transition zone to see where the water is going as its main stakeholder
8 says it is not showing up in their wells. Maybe they need more study wells in that
9 area? We believe a comprehensive analysis of the performance and efficiencies of
10 the physical solution would be instructive and open the minds of the Board sitting
11 as Watermaster to address inefficiencies and/or amend unsuccessful methodology.

12 3. As an alternative to the above, a Motion/Request for the Watermaster to produce
13 the studies and information requested in the December 29, 2005 order (paragraph
14 6) relating to the Baja Subarea for re-review, analysis under current conditions
15 and further report to the court.. See Exhibit 1, paragraph 6, on page 3/line 18
16 through page 4/line 3.

17 4. Newberry is working on a coalition of stakeholders/water users to bring these
18 matters before the Watermaster and the Court. The informal discussions had to
19 date are promising and the preliminary consensus from the parties, as understood
20 by Newberry, is a request to hold a workshop to find solutions.

21 5. Lastly, Newberry believes an assessment on all water users, in all basins, would
22 be a fair and equitable way to fund the studies or workshop.

23 **C. RESPONSE TO THE WATERMASTER FURTHER STATUS**
24 **CONFERENCE REPORT.**

25 Newberry responds to the Supplemental Status Conference Report of the Watermaster, as
26 follows:

27 1. In response to paragraph 1., Newberry as a user in the Baja Subarea, annually buys
28 replacement water. Newberry users maintain their lakes, and to the extent that maintaining the
lakes, at the same level each year, creates an obligation to buy more and more replacement water

1 due to continuing rampdowns imposes a continually growing burden.

2 Further, Newberry questions whether the water claimed to be delivered to Baja is in
3 actuality being delivered. Verification of this is one of the matters that Newberry believes will be
4 addressed by the studies, workshop and data that is requested. The issue appears to be known to
5 the major stakeholders of the adjudication as at the last hearing of October 12, 2018, a statement
6 was made to the effect that more "wet water" needed to be sent to Baja. This statement was not
7 made by Watermaster counsel. The Watermaster seems entrenched only in the current physical
8 solution and imposing rampdowns, unwilling to consider other options. Newberry believes that
9 the relief it is pursuing may result in advantageous options to more than the Baja Subarea and
10 merits consideration.

11 2. In response to Paragraph 2, it is notable that the Watermaster bases its statements
12 on continuing assumptions, first made 20 years ago. With twenty years of data, common sense
13 supports the reanalysis or testing of the original assumptions.

14 3. Newberry has no comment in response to paragraph 3 or 5. It simply does not
15 want any bias to occur because of its lack of population or nature of its uses.

16 4. In response to Paragraph 4 on the issue of subarea subsurface obligations and
17 the one surface flow obligation between the Alto and Centro subareas. The Watermaster report
18 states that the subarea obligations are being met, without supporting data. Newberry has secured
19 the analysis of experts that demonstrate this is not occurring. This portends the need for further
20 relief and a potential evidentiary hearing to determine the issue.

21 5. In response to Paragraph 6 of the report regarding Baja subarea production,
22 Newberry would submit the need for verification and refers back to Section B, item 1, with
23 respect to non-pumping entities.

24 6. With respect to water assessments, Newberry has suggested and supports an
25 additional assessment for funding of long range remedies, not just planning, studies or analysis.
26 Those latter three items serve only the consultants and do not result in benefits to the users.

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28 ///

///

EXHIBIT 1

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2 Steven K. Beckett, Esq. (State Bar No. 97413)
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10 **MOJAVE WATER AGENCY**

NO FEE PER GOV'T. CODE SEC. 6103

FILED
SUPERIOR COURT OF CALIFORNIA
COUNTY OF RIVERSIDE

DEC 09 2005

[Handwritten Signature]

11 **SUPERIOR COURT OF THE STATE OF CALIFORNIA**
12 **IN AND FOR THE COUNTY OF RIVERSIDE**

13 CITY OF BARSTOW, et al.

14 Plaintiff,

15 vs.

16 CITY OF ADELANTO, et al.,

17 Defendant.

18 AND RELATED CROSS ACTIONS

CASE NO. 208568

[Proposed]
ORDER GRANTING MOTION TO
ADJUST FREE PRODUCTION
ALLOWANCE IN THE BAJA
SUBAREA FOR WATER YEAR
2005-2006

Assigned for All Purposes to:
Judge E. Michael Kaiser, Dept. 3

19 On May 27, 2005, the Court heard the motion of Defendant/Cross-Complainant
20 Mojave Water Agency (MWA), acting in its capacity as Watermaster, to adjust the Free
21 Production Allowance (FPA) in the various Subareas. On June 15, 2005 the court issued its
22 ruling, but deferred any ruling on the recommendation for the Baja Subarea. The Court
23 directed MWA and the Baja Subarea Advisory Committee (BSAC) to meet and submit a
24 recommendation to the Court.

25 The above entitled action came on for hearing on September 9, 2005 before the
26 Honorable E. Michael Kaiser, Judge of the Superior Court, on the motion of
27 Defendant/Cross-Complainant, MWA, acting in its capacity as Watermaster, pursuant to the
28 Judgment entered January 10, 1996, Paragraph 24 (o), seeking an adjustment in FPA. The

[PROPOSED] ORDER GRANTING MOTION TO
ADJUST FREE PRODUCTION ALLOWANCE IN THE BAJA SUBAREA (2005-06)

1 court having reviewed and considered the moving, opposing, and reply papers, and the
2 arguments of counsel, and good cause appearing, hereby grants the motion on the following
3 terms as to the Baja Subarea defined in the Judgment of January 10, 1996 for Water Year
4 2005-2006.

5 **BAJA SUBAREA**

- 6 1. The Baja residents will work with the County of San Bernardino to encourage
7 enforcement of the provisions of Development Code Section 810.0605 -- 810.0615
8 restricting water use on fallowed lands for irrigation and development of recreational
9 lakes. The Watermaster supports the Baja residents in this endeavor.
- 10 2. Base Annual Production Rights (BAP) are to remain with the land(s) where water is
11 presently being used. This condition applies to all producers. Changes in purpose or
12 place of use will result in continued Rampdown pursuant to the terms of Judgment (to
13 the indicated Rampdown amount at the time of change). An individual farmer,
14 farming operation, or farming entity, may use its FPA (Carryover is subject to the
15 limitations outlined below) on any of its various fields currently in production, or any
16 fields that were subject to farming during the adjudicated Base Period (1986-1990).
17 All producers will have FPA set at 75% beginning October 1, 2005 for a period of
18 Ten (10) years except as otherwise stated herein.
- 19 3. Transfers will not be allowed for any purpose except as outlined below:
- 20 a) Substitution of one owner for another (a sale or some other transaction) with no
21 change in purpose or place of use and the subsequent production by the new
22 owner to be treated as if the original owner were still the producer.
- 23 b) Partial transfer of FPA or BAP will be allowed but the transferred portion to be
24 immediately ramped down to the then indicated Rampdown amount. The
25 remaining portion will remain at 75% as long as the purpose or place of use
26 does not change.
- 27 4. Carryover transfers of any kind are not allowed. Carryover may be used on the land(s)
28 where it originates, only by the current producer. Carryover can be accrued for two

1 years. All existing and current Producers of recirculated water (referred to as the
2 "Recreational Lakes"), in the Baja Subarea as defined in the Judgment and identified
3 in Table B-2 of Exhibit "B" of the Judgment shall continue to have the right under
4 Paragraph 34 of the Judgment and Exhibit "F" of the Judgment to purchase any
5 Carryover Right or any portion thereof pursuant to the rules and procedures set forth
6 in Exhibit "F". All Producers may continue to sell, assign, transfer, license, or lease
7 any Carryover Right or portion thereof to Recreational Lakes as provided in the
8 Judgment.

9 5. The Ten (10) Year Moratorium will be revisited by the Watermaster and the Court if it
10 is found that, 1) new agricultural production has been identified to be in non-
11 compliance with the San Bernardino County Development code relating to limiting
12 new production in the Baja area, or 2) if the annual production as recorded by the
13 Watermaster materially exceeds that of the 2003-04 Water Year. If such events are
14 demonstrated to have occurred, the Watermaster shall recalculate basin Free
15 Production Allowance and the necessary Rampdown needed to bring the Baja Subarea
16 into balance as required by the Judgment and will present these findings and
17 recommendations to the Court for Rampdown in the next Water Year.

18 6. MWA will examine and consider the following in the Baja Subarea:

- 19 a) The effect of continued upstream population growth on water supply of all
20 downstream users and Subareas.
- 21 b) The effect of continued improvements in flood control measures designed to
22 eliminate major fast-moving floods and to replace them with "trickle effect"
23 water to the Baja Subarea.
- 24 c) The effectiveness of the pipeline in improving groundwater levels through
25 replacement water.
- 26 d) If the "physical solution" was equitable to Baja and to determine the need for
27 make-up water to be supplied to Baja by upstream Subareas.
- 28 e) The accuracy of current measuring estimates of underground flow into the

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Baja.

f) An acceptably accurate estimate of the total groundwater storage in the Baja Subarea within 1,000 feet of surface and within 2,000 feet of surface.

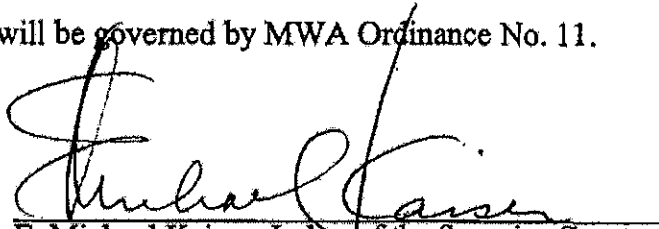
7. Watermaster shall publish a list of those producers who have FPA based upon the Alternative Rampdown Proposal adopted in this order and a list of producers whose FPA is determined by the terms of the Judgment entered January 10, 1996.

Watermaster shall publish the list not less than once each year.

8. In 2015 a recommendation and report will be made to the Court as to the need for Rampdown and other appropriate actions necessary to ensure water availability in the Baja Subarea.

9. Baja Subarea minimal producers will be governed by MWA Ordinance No. 11.

Date: 12-29, 2005



E. Michael Kaiser, Judge of the Superior Court

PROOF OF SERVICE

STATE OF CALIFORNIA }
COUNTY OF SAN BERNARDINO}

I am employed in the County of the San Bernardino, State of California. I am over the age of 18 and not a party to the within action; my business address is 22450 Headquarters Drive, Apple Valley, California.

On January 5, 2006, I served the foregoing document(s) described as: ORDER GRANTING MOTION TO ADJUST FREE PRODUCTION ALLOWANCE IN THE BAJA SUBAREA FOR WATER YEAR 2005-2006 on the interested parties in this action by placing a true copy thereof enclosed in sealed envelopes, addressed as follows:

SEE ATTACHED SERVICE LIST

XX **BY MAIL AS FOLLOWS:** I am readily familiar with the firm's practice of collection and processing correspondence for mailing. Under that practice it would be deposited with the U.S. Postal Service on that same day with postage thereon fully prepaid at San Bernardino, California in the ordinary course of business. I am aware that on motion of the party served, service is presumed invalid if postal cancellation date or postage meter date is more than one day after date of deposit for mailing in affidavit.

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

Executed on January 5, 2006, at Apple Valley, California.



Valerie Wiegstein

Mojave Basin Area Watermaster's Baja Service List as of January 04, 2006

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Newberry Springs, CA 92365

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Baron, Susan & Palmer, Curtis
42354 Valley Center Rd.
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Attn: Curtis Palmer

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Attn: Robert Moore

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Mojave Basin Area Watermaster's Baja Service List as of January 04, 2006

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Mojave Basin Area Watermaster's Baja Service List as of January 04, 2006

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Mojave Basin Area Watermaster's Baja Service List as of January 04, 2006

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Mojave Basin Area Watermaster's Baja Service List as of January 04, 2006

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Mojave Basin Area Watermaster's Baja Service List as of January 04, 2006

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Mojave Basin Area Watermaster's Baja Service List as of January 04, 2006

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PROOF OF SERVICE

STATE OF CALIFORNIA }
COUNTY OF SAN BERNARDINO}

I am employed in the County of the San Bernardino, State of California. I am over the age of 18 and not a party to the within action; my business address is 13846 Conference Center Drive, Apple Valley, California 92307.

On January 28, 2019, the document(s) described below were served pursuant to the Mojave Basin Area Watermaster's Rules and Regulations paragraph 8.B.2 which provides for service by electronic mail upon election by the Party or paragraph 10.D, which provides that Watermaster shall mail a postcard describing each document being served, to each Party or its designee according to the official service list, a copy of which is attached hereto, and which shall be maintained by the Mojave Basin Area Watermaster pursuant to Paragraph 37 of the Judgment. Served documents will be posted to and maintained on the Mojave Water Agency's internet website for printing and/or download by Parties wishing to do so.

Document(s) filed with the court and served herein are described as follows:

STATUS CONFERENCE STATEMENT OF NEWBERRY SPRINGS RECREATIONAL LAKES ASSOCIATION

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

Executed on January 28, 2019 at Apple Valley, California.



Valerie Wiegenstein

Mojave Basin Area Watermaster Service List as of January 28, 2019

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Mojave Basin Area Watermaster Service List as of January 28, 2019

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Mojave Basin Area Watermaster Service List as of January 28, 2019

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Mojave Basin Area Watermaster Service List as of January 28, 2019

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Mojave Basin Area Watermaster Service List as of January 28, 2019

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