# JUDGMENT AFTER TRIAL

**JANUARY 10, 1996** 

MOJAVE BASIN AREA ADJUDICATION CITY OF BARSTOW, ET AL V. CITY OF ADELANTO, ET AL RIVERSIDE COUNTY SUPERIOR COURT CASE NO. 208568

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# SUPERIOR COURT OF THE STATE OF CALIFORNIA IN AND FOR THE COUNTY OF RIVERSIDE

CITY OF BARSTOW, et al,

Plaintiff,

V.

CITY OF ADELANTO, et al,

Defendant.

MOJAVE WATER AGENCY,

Cross-complainant,

V.

ANDERSON, RONALD H. et al,

Cross-defendants.

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A. The Complaint. The original complaint herein was filed by the City of Barstow and Southern California Water Company (collectively "Plaintiffs") in San Bernardino Superior Court, North Desert District, on May 30, 1990 as Case No. BCV6672, and transferred to Riverside County Superior Court on November 27, 1990. Plaintiffs allege that the cumulative water Production upstream of the City of Barstow Overdrafted the Mojave River system, and request an average Annual flow of 30,000 acre-feet of surface water to the City of Barstow area. The complaint also includes a request for a writ of mandate to require the Mojave Water Agency ("MWA") to act pursuant to its statutory authority to obtain and provide Supplemental Water for use within the Mojave Basin Area.

The MWA Cross-Complaint. On July 26, 1991, the MWA filed B. its first amended cross-complaint in this case. The MWA first amended cross-complaint and its ROE amendments name Producers who collectively claim substantially all rights of water use within the Mojave Basin Area, including Parties downstream of the City of The MWA cross-complaint, as currently amended, requests a declaration that the available native water supply to the Mojave Basin Area (not including water imported from the California State Water Project) is inadequate to meet the demands of the combined Parties and requests a determination of the water rights of whatever nature within the MWA boundaries and the Mojave Basin Area. The MWA has named as Parties several hundred Producers within the Basin Area.

C. The Arc Las Flores Cross-Complaint. On July 3, 1991, Arc Las Flores filed a cross-complaint for declaratory relief seeking a declaration of water rights of certain named cross-defendants and a declaration that the appropriative, overlying and riparian rights of Arc Las Flores be determined to be prior and paramount to any rights of the Plaintiffs and other appropriators.

D. Stipulation and Trial. On October 16, 1991, the Court ordered a litigation standstill. The purpose of the standstill was to give the parties time to negotiate a settlement and develop a solution to the overdraft existing in the Mojave River Basin.

A committee of engineers and attorneys, representing a variety of water users and interests throughout the Mojave River Basin, was created to develop a physical solution to the water shortage problem. The work of the committee resulted in a stipulated interlocutory order and judgment, which was entered by the court on September 23, 1993.

Several non-stipulating parties requested a trial. On April 20, 1994, the Court issued a memorandum setting forth the trial issues. This cause came on regularly for trial on February 6, 1995, and was tried in Department 4 of the above-entitled Court, the Honorable E. Michael Kaiser, Judge, Presiding, without a jury. Oral and documentary evidence was introduced on behalf of the respective parties and the cause was argued and submitted for decision.

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#### II. DECREE

NOW, THEREFORE, IT IS ORDERED, ADJUDGED AND DECREED:

### A. JURISDICTION, PARTIES, DEFINITIONS.

#### Jurisdiction and Parties.

- a. <u>Jurisdiction</u>. This Court has jurisdiction to enter Judgment declaring and adjudicating the rights to reasonable and beneficial use of water by the Parties in the Mojave Basin Area pursuant to Article X, Section 2 of the California Constitution. This Judgment constitutes an adjudication of water rights of the Mojave Basin Area pursuant to Section 37 of Chapter 2146 of Statutes of 1959 ("the MWA Act").
- Parties. All Parties to the MWA crosscomplaint are included in this Judgment. The MWA has notified those Persons claiming any right, title or interest to the natural waters within the Mojave Basin Area to make claims. Such notice has been given: 1) in conformity with the notice requirements of Water Code §§ 2500 et seq.; 2) pursuant to Section 37 of the MWA Act; and 3) pursuant to order of this Court. Subsequently, all Producers making claims have been or will be included as Parties. The defaults of certain Parties have been entered, and certain named cross-defendants to the MWA cross-complaint who are not Producers have been dismissed. All named Parties who have not been dismissed have appeared herein or have been given adequate opportunity to appear herein. The Court has jurisdiction of the subject matter of this action and of the Parties hereto.
- c. <u>Minimal Producers</u>. There are numerous Minimal Producers in the Basin Area and their number is expected to increase in the future. In order to minimize the cost of

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administering this Judgment and to assure that every Person producing water in the Basin Area participates fairly in the Physical Solution, MWA shall:

within one Year following entry of this i. Judgment, prepare a report to the Court: 1) setting forth the identity and verified Base Annual Production of each Minimal each Subarea of the Basin Area: Producer in Minimal recommending proposed system of Producer Assessments. The system of Minimal Producer Assessments shall achieve an equitable allocation of the costs of the Physical Solution that are attributable to Production of verified Base Annual Production amounts by Minimal Producers in each Subarea to and among such Minimal Producers. Minimal Producer Assessments need not be the same for existing Minimal Producers as for future Minimal Producers.

Judgment, prepare a report to the Court setting forth a proposed program to be undertaken by MWA, pursuant to its statutory authority, to implement the proposed system of Minimal Producer Assessments. The Court may order MWA to implement the proposed program or, if MWA's statutory authority is inadequate to enable implementation, or if either the proposed program or the proposed system of Minimal Producer Assessments is unacceptable to the Court, the Court may then order MWA either to implement an alternative program or system, or in the alternative, to name all Minimal Producers as Parties to this litigation and to serve them for the purpose of adjudicating their water rights.

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Any Minimal Producer whose Annual Production exceeds ten (10) acrefeet in any Year following the date of entry of Judgment shall be made a Party pursuant to Paragraph 12 and shall be subject to Administrative, Replacement Water, Makeup Water and Biological Resources Assessments. Any Minimal Producer who produced during the 1986-1990 period may become a Party pursuant to Paragraph 40 with a Base Annual Production Right based on such Minimal Producer's verified Base Annual Production. To account properly for aggregate Production by Minimal Producers in each Subarea, Table B-1 of Exhibit B shall include an estimated aggregate amount of Base Annual Production by all Minimal Producers in each Subarea. The Base Annual Production of any Minimal Producer who becomes a Party shall be deducted from the aggregate amount and assigned to such Minimal Producer.

- 2. Physical and Legal Complexity. The physical and legal issues of the case as framed by the complaint and cross-complaints are extremely complex. Production of more than 1,000 Persons producing water in the Basin Area has been ascertained. In excess of 1,000 Persons have been served. The water supply and water rights of the entire Mojave Basin Area and its hydrologic Subareas extending over 4000 square miles have been brought into issue. Most types and natures of water right known to California law are at issue in the case. Engineering studies by the Parties, jointly and severally, leading toward adjudication of these rights and a Physical Solution, have required the expenditure of over two Years' time and hundreds of thousands of dollars.
- 3. Need for a Declaration of Rights and Obligations and for Physical Solution. A Physical Solution for the Mojave Basin

Area based upon a declaration of water rights and a formula for Intra- and Inter-Subarea allocation of rights and obligations is necessary to implement the mandate of Article X, Section 2 of the California Constitution and California water policy. Such Physical Solution requires the definition of the individual rights of all Producers within the Basin Area in a manner which will equitably allocate the natural water supplies and which will provide for equitable sharing of costs for Supplemental Water. Nontributary supplemental sources of water are or will be available in amounts, which when combined with water conservation, water reclamation, water transfers, and improved conveyance and distribution methods within the Basin Area, will be sufficient in quantity and quality to assure implementation of a Physical Solution. information and data are known to formulate a reasonable and just allocation of existing water supplies as between the hydrologic Subareas within the Basin Area and as among the water users within each Subarea. Such Physical Solution will allow the public water supply agencies and individual water users within each hydrologic Subarea to proceed with orderly water resource planning and development. It will be necessary for MWA to construct conveyance facilities to implement the Physical Solution. Absent the construction of conveyance facilities, some Subareas may be deprived of an equitable share of the benefits made possible by the Accordingly, this Physical Solution mandates Physical Solution. the acquisition or construction of conveyance facilities for importation and equitable distribution of Supplemental Water to the respective Subareas. Such construction is dependent on the availability of appropriate financing, and any such financing

assessed to the Parties will be based upon benefit to the Parties in accordance with the MWA Act.

- 4. <u>Definitions</u>. As used in this judgment, the following terms shall have the meanings herein set forth:
  - a. <u>Afton</u> The United States Geological Survey gauging station "Mojave River at Afton, CA."
  - b. <u>Annual or Year</u> As used in this Judgment refers to the Annual period beginning October 1 and ending September 30 of the following Year.
  - c. Aquaculture Water Water so identified in Exhibit
    "B". Such water may be used only for fish breeding
    and rearing. The Annual Consumptive Use of such
    water in acre-feet is equal to the water surface
    area, in acres, of the fish rearing facilities
    multiplied by seven (feet).
  - d. <u>Assessments</u> Those Assessments levied and collected pursuant to this judgment including Replacement Water, Makeup Water, Administrative and Biological Resource Assessments.
  - e. <u>Barstow</u> The United States Geological Survey Gauging Station "Mojave River at Barstow, CA."
  - Production, in acre-feet, for each Producer for the five Year Period 1986-1990 as set forth in Table B-1 of Exhibit "B", except where otherwise noted therein. The maximum Year Production for each Producer was verified based on one or more of the following: flow meter readings, electrical power

or diesel usage records or estimated applied water duty. The Base Annual Production for recreational lakes in the Baja Subarea and for Aquaculture shall be equal either to the area of water surface multiplied by seven feet or to verified Production, whichever is less. The five Year period 1986-1990 shall also be the time period for which Base Annual Production for Minimal Producers shall be calculated.

- g. Base Annual Production Right The relative Annual right of each Producer to the Free Production Allowance within a given Subarea, expressed as a percentage of the aggregate of all Producers' Base Annual Production in the Subarea. The percentage for each Producer is calculated by multiplying that Producer's Base Annual Production in a Subarea times one hundred (100) and dividing the result by the aggregate Base Annual Production for all Producers in the Subarea. The percentage shall be rounded off to the nearest one ten-thousandth of one per cent.
- h. <u>Base Flow</u> That portion of the total surface flow measured Annually at Lower Narrows which remains after subtracting Storm Flow.
- i. Carry Over Right The right of a Producer to delay and accumulate the Production of such Producer's share of a Subarea Free Production Allowance until

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and only until the following Year free of any Replacement Water Assessment.

- j. Consumption or Consumptive Use The permanent removal of water from the Mojave Basin Area through evaporation or evapo-transpiration. The Consumptive Use rates resulting from particular types of water use are identified in Paragraph 2 of Exhibit "F".
- k. <u>Free Production Allowance</u> The total amount of water, and any Producer's share thereof, that may be Produced from a Subarea each Year free of any Replacement Obligation.
- 1. <u>Groundwater</u> Water beneath the surface of the ground and within the zone of saturation; i.e., below the existing water table, whether or not flowing through known and definite channels.
- m. <u>Harper Lake Basin</u> That portion of the Centro Subarea identified as such on Exhibit "A".
- n. <u>Lower Narrows</u> The United States Geological Survey gauging station "Mojave River near Victorville, CA."
- o. <u>Makeup Water</u> Water needed to satisfy a Minimum Subarea Obligation.
- p. <u>Makeup Obligation</u> The obligation of a Subarea to pay for Makeup Water to satisfy its Subarea Obligation.
- q. <u>Minimal Producer</u> Any Person whose Base Annual Production, as verified by MWA is not greater than

ten (10) acre-feet. A Person designated as a Minimal Producer whose Annual Production exceeds ten (10) acre-feet in any Year following the date of entry of Judgment is no longer a Minimal Producer.

- minimum Subarea Obligation The minimum Annual amount of water a Subarea is obligated to provide to an adjoining downstream Subarea or the Transition Zone or, in the case of the Baja Subarea, the minimum Annual Subsurface Flow at the MWA eastern boundary toward Afton in any Year, as set forth in Exhibit "G".
- Exhibit "A" that lies within the boundaries of the line labelled "Limits of Adjudicated Area" which generally includes the area tributary to the Mojave River and its tributaries except for such area not included within the Mojave Water Agency's jurisdiction.
- t. <u>MWA</u> Cross complainant Mojave Water Agency.
- u. Overdraft A condition wherein the current total Annual Consumptive Use of water in the Mojave Basin Area or any of its Subareas exceeds the long term average Annual natural water supply to the Basin Area or Subarea.
- v. <u>Party (Parties)</u> Any Person(s) named in this action who has intervened in this case or has

become subject to this Judgment either through stipulation, default, trial or otherwise.

- w. <u>Person(s)</u> Any natural person, firm, association, organization, joint venture, partnership, business, trust, corporation, or public entity.
- x. <u>Produce</u> To pump or divert water.
- y. <u>Producer(s)</u> A Person, other than a Minimal Producer, who Produces water.
- z. <u>Production</u> Annual amount of water produced, stated in acre-feet of water.
- aa. Production Safe Yield The highest average Annual Amount of water that can be produced from a Subarea: (1) over a sequence of years that is representative of long-term average annual natural water supply to the Subarea net of long-term average annual natural outflow from the Subarea, (2) under given patterns of Production, applied water, return flows and Consumptive Use, and (3) without resulting in a long-term net reduction of groundwater in storage in the Subarea.
- bb. Purpose of Use The broad category of type of water use including but not limited to municipal, irrigation, industrial, aquaculture, and lakes purposes. A change in Purpose of Use includes any reallocation of water among mixed or sequential uses, excluding direct reuse of municipal wastewater.

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- cc. Recirculated Water Water that is Produced but not consumed by the Parties listed in Table B-2 of Exhibit "B" and then returned either to the Mojave River or to the Groundwater basin underlying the place of use.
- dd. Replacement Obligation The obligation of a Producer to pay for Replacement Water for Production from a Subarea in any Year in excess of the sum of such Producer's share of that Year's Free Production Allowance for the Subarea plus any Production pursuant to a Carry Over Right.
- ee. Replacement Water Water purchased by Watermaster or otherwise provided to satisfy a Replacement Obligation.
- ff. Responsible Party The Person designated by a Party as the Person responsible for purposes of filing reports and receiving notices pursuant to the provisions of this Judgment.
- gg. <u>Stored Water</u> Water held in storage pursuant to a Storage Agreement with Watermaster.
- hh. Storm Flow That portion of the total surface flow originating from precipitation and runoff without having first percolated to Groundwater storage in the zone of saturation and passing a particular point of reckoning, as determined annually by the Watermaster.

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- ii. <u>Subareas</u> The five Subareas of the Mojave Basin Area -- Este, Oeste, Alto, Centro and Baja -- as shown on Exhibit "A".
- jj. Subarea Obligation The average Annual amount of water that a Subarea is obligated to provide to an adjoining downstream Subarea or the Transition Zone or, in the case of the Baja Subarea, the average Annual Subsurface Flow toward Afton at the MWA eastern boundary as set forth in Exhibit "G".
- kk. <u>Subsurface Flow</u> Groundwater which flows beneath the earth's surface.
- 11. Supplemental Water Water imported to the Basin Area from outside the Basin Area, water that would otherwise be lost from the Basin Area but which is captured and made available for use in the Basin Area, or any Producer's share of Free Production Allowance that is not Produced and is acquired by Watermaster pursuant to this Judgment.
- mm. <u>Transition Zone</u> The portion of the Alto Subarea, shown on Exhibit "A", that lies generally between the Lower Narrows and the Helendale Fault.
- nn. <u>Watermaster</u> The Person(s) appointed by the Court to administer the provisions of this Judgment.
- 5. <u>Exhibits</u>. The following exhibits are attached to this Judgment and made a part hereof.

Exhibit "A" - Map entitled, "Map showing Mojave Water Agency, Mojave River, Mojave Basin Area and Hydrologic Subareas and ///

Limits of Adjudicated Area Together with Geologic and Other Pertinent Features."

Exhibit "B" - Table entitled, "Table B-1: Table Showing Base Annual Production and Base Annual Production Right of Each Producer Within Each Subarea, and Free Production Allowances for Subareas for First Five Years after entry of the Interlocutory Judgment" and "Table B-2: Table Showing Total Water Production for Aquaculture and Recreational Lake Purposes."

Exhibit "C" - Engineering Appendix.

Exhibit "D" - Time Schedules.

Exhibit "E" - List of Producers and Their Designees.

Exhibit "F" - Transfers of Base Annual Production Rights.

Exhibit "G" - Subarea Obligations.

Exhibit "H" - Biological Resource Mitigation.

Exhibit "I" - Map Showing Potential Groundwater Recharge Areas

#### B. DECLARATION OF HYDROLOGIC CONDITIONS.

- 6. Mojave Basin Area as Common Source of Supply. The area shown on Exhibit "A" as the Mojave Basin Area is comprised of five Subareas. The waters derived from the Mojave River and its tributaries constitute a common source of supply of the five Subareas and of the Persons producing therefrom.
- 7. Existence of Overdraft. In each and every Year, for a period in excess of five (5) years prior to the May 30, 1990 filing date of Plaintiffs' Complaint, the Mojave Basin Area and each of its respective Subareas have been and are in a state of Overdraft, and it is hereby found that there is no water available

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for Production from the Basin Area or any Subarea therein except pursuant to this Judgment.

#### C. <u>DECLARATION OF RIGHTS AND OBLIGATIONS</u>.

- 8. Production Rights of the Parties. The Base Annual Production and Base Annual Production Right of each Party are declared as set forth in Table B-1 of Exhibit "B". Certain Parties also have the right to continue to Produce Recirculated Water in the amounts set forth in Table B-2 of Exhibit "B", subject to the following:
- Aquaculture. Two of the Producers listed in a. Table B-2 of Exhibit "B", California Department of Fish and Game Mojave River Fish Hatchery (Hatchery) and Jess Ranch Water Company (Jess), Produce Recirculated Water for Aquaculture. The Hatchery and Jess or their successors or assignees shall have the right to continue to Produce up to the amounts listed in Table B-2 of Exhibit "B" as Recirculated Water for Aquaculture on the property where it was used in the Year for which Base Annual Production was verified. Production of such amount of Recirculated water by Jess shall be free of any Replacement Water Assessments, Makeup Water Assessments or Administrative Assessments but shall be subject to Biological Resources Assessments and each Jess well producing Recirculated Water shall be subject to an Annual administrative fee equal to the lowest Annual fee paid to MWA by a Minimal Producer. Neither the Hatchery nor Jess Recirculated Water may be transferred or used for any other purpose or transferred for use on any other property, except as provided in Paragraph 7 of Exhibit "F" for the Hatchery. Any Production of Recirculated Water by Jess in excess of the amount shown in Table B-2 shall be subject to all

Assessments. Production of Recirculated Water by the Hatchery will be subject to the rules set forth in Paragraph 7 of Exhibit "F".

All Jess Aquaculture Recirculated Water shall be discharged immediately and directly to the Mojave River.

b. Camp Cady. One Producer listed in Table B-2 of Exhibit "B", California Department of Fish and Game-Camp Cady (Camp Cady), Produces Recirculated Water for Lakes containing Tui Chub, an endangered species of fish. Camp Cady or its successors or assignees shall have the right to continue to Produce up to the amount listed in Table-B-2 of Exhibit "B" as Recirculated Water at Camp Cady. Production of each amount of Recirculated water shall be free of any Assessments. Camp Cady Recirculated Water may not be transferred or used for any other purpose or transferred for use on any other property. Any Production of Recirculated Water by Camp Cady in excess of the amount shown in Table B-2 of Exhibit "B" shall be subject to all Assessments except Biological Resource Assessments. All Camp Cady Recirculated Water shall be allowed to percolate immediately and directly to the Groundwater basin underlying Camp Cady.

c. Recreational Lakes in Baja Subarea. All Producers listed in Table B-2 of Exhibit "B" except the Hatchery, Jess and Camp Cady Produce Recirculated Water for recreational lakes in the Baja Subarea. Such Producers or their successors or assignees shall have the right to continue to Produce up to the amounts identified in Table B-2 of Exhibit "B" as Recirculated Water for use in recreational lakes on the property where it was used in the Year for which Base Annual Production was verified, free of any Replacement Water Assessments, Makeup Water

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Assessments, or Administrative Assessments, but such Production shall be subject to any Biological Resource Assessment. Each well producing such Recirculated Water shall be subject to an Annual administrative fee equal to the lowest Annual fee paid by a Minimal Producer. Recirculated Water cannot be transferred or used for any other purpose. All recreational lake Recirculated Water shall be allowed to percolate immediately and directly to the Groundwater basin underlying the recreational lake.

- 9. MWA Obligations. The Physical Solution is intended to provide for delivery and equitable distribution to the respective Subareas by MWA of the best quality of Supplemental Water reasonably available. MWA shall develop conveyance or other facilities to deliver this Supplemental Water to the areas depicted in Exhibit "I," unless prevented by forces outside its reasonable control such as an inability to secure financing consistent with sound municipal financing practices and standards.
- Secure Supplemental Water. MWA, separate and a. apart from its duties as the initial Watermaster designated under this Judgment, shall exercise its authority under Sections 1.5 and 15 of the MWA Act to pursue promptly, continuously and diligently all reasonable sources to secure Supplemental Water as necessary to fully implement the provisions of this Judgment.
- Supplemental Water Prices. b. The MWA shall establish fair and equitable prices for Supplemental Water delivered to the Watermaster under this Judgment.
- Supplemental Water Delivery Plan. c. than September 30, 1996, MWA shall prepare a report on potential alternative facilities or methods to deliver Supplemental Water to

the areas shown on Exhibit "I." The report shall include, for each alternative, a development time schedule, a summary of cost estimates, an analysis of the relative benefits to Producers in each Subarea and an analysis of alternative methods of financing and cost allocation, including any state or federal sources of funding that may be available.

- d. Water Delivery Cost Allocation. The report required by subdivision (c) above shall recommend methods of financing and cost allocation that are based on benefits to be received. MWA's cost allocation plan shall be subject to Court review as provided in subdivision (f) below to verify that costs are allocated fairly and according to benefits to be received. The MWA financing and cost allocation plan may include a mix of revenue sources including the following:
  - (1) Developer or connection fees to the extent MWA can demonstrate a nexus, as required by law, between the fees and the impact of the development upon the water resources of the Mojave Basin Area and each subarea thereof;
  - (2) Other methods of financing available to MWA, including but not limited to property based taxes, assessments or standby charges;
  - (3) Water sales revenues, but only to the extent other sources are not available or appropriate, and in no event shall the water sales price to cover facility

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capital costs exceed a rate equal to fifty percent of the variable cost rate charged to MWA under its contract for water delivery from the California State Water Project;

- e. <u>Legislative Changes</u>. MWA shall seek promptly to have enacted amendments to the MWA Act (Water Code Appendix, Part 97) that allow MWA to implement any methods of governmental financing available to any public entity in California.
- f. Court Review and Determination of Benefit. Not later than September 30, 1996, MWA shall submit its report to the Court in a noticed motion pursuant to Paragraph 36. The report shall set forth MWA's recommendations as to the following: (1) which alternatives should be implemented; (2) methods of cost allocation for the recommended alternatives; (3) financing for the recommended alternatives; and (4) a time schedule to complete the recommended alternatives. The Court may approve or reject the recommendations. The Court may further order the use of alternatives and time schedules or it may order additional studies and resubmittals, as it may deem proper.
- The water rights involved herein are of differing types and commenced at different times. Many of the rights involved are devoted to public uses. The Declaration of Water Rights that is part of the judgment and the Physical Solution decreed herein takes into consideration the competing priorities which have been asserted in addition to the equitable principles applicable to apportionment of water in this situation. The following factors

have been considered in the formulation of each Producer's Base
Annual Production Right:

- a. The Mojave Basin Area and each of its hydrologic Subareas have continuously for many Years been in a state of system-wide Overdraft;
  - b. All Producers have contributed to the Overdraft;
- c. None of the priorities asserted by any of the Producers is without dispute;
- d. Under the complex scheme of California water law, the allocation of water and rights mechanically based upon the asserted priorities would be extremely difficult, if not impossible, and would not result in the most equitable apportionment of water;
- e. Such mechanical allocation would, in fact, impose undue hardship on many Parties;
- f. There is a need for conserving and making maximum beneficial use of the water resources of the State;
- g. The economy of the Mojave Basin Area has to a great extent been established on the basis of the existing Production;
- h. The Judgment and Physical Solution take into consideration the unique physical and climatic conditions of the Mojave Basin Area, the Consumptive Use of water in the several sections of the Basin, the character and rate of return flows, the extent of established uses, the availability of storage water, the relative benefits and detriments between upstream areas and downstream areas if a limitation is imposed on one and not the

 other, and the need to protect public interest and public trust concerns.

In consideration of the foregoing factors, and in accordance with the terms and conditions of this Judgment, the Parties are estopped and barred from asserting special priorities or preferences.

- 11. Exercise of Carry Over Rights. The first water Produced by a Producer during any Year shall be deemed to be an exercise of any Carry Over Right. Such Carry Over Right may be transferred in accordance with Exhibit "F".
- 12. Production Only Pursuant to Judgment. This Judgment, and the Physical Solution decreed herein, addresses all Production within the Mojave Basin Area. Because of the existence of Overdraft, any Production outside the framework of this Judgment and Physical Solution will contribute to an increased Overdraft, potentially damage the Mojave Basin Area and public interests in the Basin Area, injure the rights of all Parties, and interfere with the Physical Solution. Watermaster shall bring an action or a motion to enjoin any Production that is not pursuant to the terms of this Judgment.
- 13. <u>Declaration of Subarea Rights and Obligations</u>. In the aggregate, Producers within certain Subareas have rights, as against those in adjoining upstream Subareas, to receive average Annual water supplies and, in any one Year, to receive minimum Annual water supplies equal to the amounts set forth in Exhibit "G", in addition to any Storm Flows. In turn, in the aggregate, Producers within certain Subareas have an obligation to provide to adjoining downstream Subareas such average Annual water supplies in

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the amounts and in the manner set forth in Exhibit "G". In any one Year, Producers within certain Subareas have an obligation to provide to adjoining downstream Subareas such minimum Annual water supplies in the amounts and in the manner set forth in Exhibit "G". The Producers in the Baja Subarea have an obligation to provide average and minimum Subsurface Flows toward Afton at the MWA eastern boundary equal to the amounts shown in Exhibit "G". Producers in each of the Subareas have rights in the aggregate, as against each adjoining downstream Subarea or, in the case of the Baja Subarea, as against flows at the MWA eastern boundary toward Afton, to divert, pump, extract, conserve, and use all surface water and Groundwater supplies originating therein or accruing thereto. and so long as the adjoining downstream Obligations are satisfied under this Judgment and there is compliance with all of its provisions. Watermaster shall maintain a continuing account of the status of each Subarea's compliance with its Subarea Obligation, including any cumulative credits or debits and any requirement for providing Makeup Water. accounting and determinations relative to Subarea Obligations shall be made in accordance with procedures set forth in Exhibit "G".

#### III. <u>INJUNCTION</u>

14. <u>Injunction Against Unauthorized Production</u>. Each and every Party, its officers, agents, employees, successors, and assigns, is ENJOINED AND RESTRAINED from Producing water from the Basin Area except pursuant to the provisions of the Physical Solution in this Judgment.

- 15. <u>Injunction Re Change in Purpose of Use Without Notice Thereof to Watermaster</u>. Each and every Party, its officers, agents, employees, successors, and assigns, is ENJOINED AND RESTRAINED from changing its Purpose of Use at any time without first notifying Watermaster of the intended change.
- 16. <u>Injunction Against Unauthorized Recharge</u>. Each and every Party, its officers, agents, employees, successors and assigns, is ENJOINED AND RESTRAINED from claiming any right to recapture Water that has been recharged in the Basin Area except pursuant to a Storage Agreement with Watermaster. This provision does not prohibit Parties from importing Supplemental Water into the Basin Area for direct use.
- Area. Except upon further order of the Court, each and every Party, its officers, agents, employees, successors and assigns, is ENJOINED AND RESTRAINED from transporting water hereafter Produced from the Basin Area to areas outside the Basin Area.
- may undertake or cause the construction of any project that will directly reduce the amount of Storm Flow that would otherwise go through the naturally occurring hydrologic regime to a downstream Subarea or that will reduce the surface area over which Storm Flow currently occurs by alteration to the bed of the Mojave River. This paragraph shall not prevent any flood control agency or municipality from taking such emergency action as may be necessary to protect the physical safety of its residents and its structures from flooding. Any such action shall be done in a manner that will minimize any reduction in the quantity of Storm Flows.

#### IV. CONTINUING JURISDICTION

authority are retained by and reserved to the Court for purposes of enabling the Court upon the application of any Party, by a motion noticed in accordance with the notice procedures of Paragraph 36 hereof, to make such further or supplemental order or directions as may be necessary or appropriate for interim operation before the Physical Solution is fully operative, or for interpretation, enforcement or carrying out of this Judgement, and to modify, amend or amplify any of the provisions of this Judgment or to add to the provisions thereof consistent with the rights herein decreed; provided, that nothing in this paragraph shall authorize either a reduction of the Base Annual Production Right of any Party, except in accordance with the rules set forth in Exhibit "F", or a reduction of the Base Flow portion of any Subarea Obligation.

\*\*Paragraphs 19 (a) and 19 (b), amended December 5, 2002, are at the end of this document.\*\*

#### V. Physical Solution

## A. GENERAL

20. Purpose and Objective. The Court hereby declares and decrees that the Physical Solution herein contained: 1) is a fair and equitable basis for satisfaction of all water rights in the Mojave Basin Area; 2) is in furtherance of the mandate of the State Constitution and the water policy of the State of California; and 3) takes into account applicable public trust interests; and therefore adopts and orders the Parties to comply with the Physical Solution. As noted in Paragraph 3 of this Judgment, the declaration of rights and obligations of the Parties and Subareas is a necessary component of this Physical Solution. The purpose of

the Physical Solution is to establish a legal and practical means for making the maximum reasonable beneficial use of the waters of the Basin Area by providing for the long-term conjunctive utilization of all water available thereto to meet the reasonable beneficial use requirements of water users therein.

- 21. Need for Flexibility. It is essential that this Physical Solution provide maximum flexibility and adaptability in order that the Court may be free to use existing and future technological, social, institutional and economic options in order to maximize reasonable beneficial use of the waters of the Basin Area. To that end, the Court's retained jurisdiction may be utilized where appropriate, to supplement the Physical Solution.
- 22. General Pattern of Operations. The Producers will be divided into five Subareas for purposes of administration. Subarea rights and obligations are herein decreed. A fundamental premise of the Physical Solution is that all Parties will be allowed, subject to this Judgment, to Produce sufficient water to meet their reasonable beneficial use requirements. To the extent that Production by a Producer in any Subarea exceeds such Producer's share of the Free Production Allowance of that Subarea, Watermaster will provide Replacement Water to replace such excess Production according to the methods set forth herein. To the extent that any Subarea incurs a Makeup Obligation, Watermaster will provide Supplemental Water to satisfy such Makeup Obligation according to the methods set forth herein. For the initial five (5) full Years after entry of this Judgment (including any interlocutory Judgment), the Free Production Allowance for each Subarea shall be set as the amount of water equal to the following

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percentages of the aggregate Base Annual Production for that Subarea:

	<u>Judgment Year</u>	<u>Percentage</u>
1993-1994	First Full Year	100
1994-1995	Second Full Year	95
1995-1996	Third Full Year	90
1996-1997	Fourth Full Year	85
1997-1998	Fifth Full Year	80

The extent of Overdraft now varies between Subareas and the reasonableness of any physical solution as applied to each Producer depends in part upon such Producer's foreseeable needs and the present and future availability of water within the Subarea in which each Producer is located. The Physical Solution described in this Judgment in part generally contemplates (i) initially allowing significant unassessed production on a substantially uniform basis for all Producers and Subareas and (ii) a phasing in of the monetary obligations necessary to obtain Supplemental Water. above two provisions will affect each Subarea differently, may not be sufficient to ultimately eliminate the condition of Overdraft in each Subarea and could result in increased Overdraft within a Any adverse impact to any Subarea caused by the Subarea. implementation of the provisions shall be the responsibility of the Producers in each such Subarea.

#### B. ADMINISTRATION.

23. Administration by Watermaster. Watermaster shall administer and enforce the provisions of the Judgment and any subsequent instructions or orders of this Court.

 (a) <u>Standard of Performance</u>. Watermaster shall, in carrying out its duties, powers and responsibilities herein, act in an impartial manner without favor or prejudice to any Subarea, Producer, Party or Purpose of Use.

- and authority are retained and reserved by the Court for the purpose of enabling the Court on its own motion, or upon application of any Party, and upon notice in accordance with the notice procedures of paragraph 36 hereof, and after hearing thereon, to remove any appointed Watermaster and substitute a new Watermaster in its place. The Court shall find good cause for the removal of Watermaster upon a showing that Watermaster has failed to perform its duties, powers and responsibilities in an impartial manner, or has otherwise failed to act in the manner consistent with the provisions set forth in this Judgment or subsequent order of the Court.
- (c) <u>MWA Appointed as Initial Watermaster</u>. The MWA is hereby appointed, until further order of the Court, as Watermaster to administer and enforce the provisions of this Judgment and any subsequent orders of this Court issued in the performance of its continuing jurisdiction. In carrying out this appointment, MWA shall segregate and separately exercise in all respects the Watermaster powers delegated by the Court under this Judgment from MWA's statutory powers. All funds received, held, and disbursed by MWA as Watermaster shall be by way of separate Watermaster accounts, subject to separate accounting and auditing. Meetings and hearings held by the MWA Board of Directors when acting as Watermaster shall be noticed and conducted separately from MWA

meetings. All Watermaster staff and consultant functions shall be separate and distinct from MWA staff and consultant functions; provided, however, that pursuant to duly adopted Watermaster rules, which shall be subject to review according to Paragraph 36 hereof, Watermaster staff and consultant functions may be accomplished by MWA staff and consultants, subject to strict time and cost accounting principles so that Watermaster functions, and the Assessments provided under this Judgment, do not subsidize, and are not subsidized by, MWA functions. Subject to these principles, MWA shall implement practicable cost efficiencies through consolidation of Watermaster and MWA staff and consultant functions.

- 24. Powers and Duties. Subject to the continuing supervision and control of the Court, Watermaster shall have and may exercise the following express powers, and shall perform the following duties, together with any specific powers, authority and duties granted or imposed elsewhere in this Judgement or hereafter ordered or authorized by the Court in the exercise of its continuing jurisdiction:
- a. Rules and Regulations. To adopt any and all appropriate rules and regulations for conduct pursuant to this Judgment after public hearing. Notice of hearing and a copy of the proposed rules and regulations, and any amendments thereof, shall be mailed to all Parties thirty days prior to the date of the hearing thereon.
- b. <u>Employment of Experts and Agents</u>. To employ such administrative personnel, engineering, legal, accounting, or other specialty services and consulting assistants as may be deemed appropriate in carrying out the terms of this Judgment.

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c. <u>Makeup and Replacement Obligations</u>. To determine the Makeup Obligations for each Subarea and Replacement Obligations for each Producer and each Subarea, pursuant to the terms of the Judgment.

- đ. Measuring Devices, etc. To adopt rules and regulations regarding determination of amounts of Production and installation of individual water meters. The rules and regulations shall provide for approved devices or methods to measure or estimate Production. Producers who meter Production on the date of entry of this Judgment shall continue to meter Production. Thereafter, Producers who do not meter Production on the effective date of entry of this Judgment may be required by Watermaster rules and regulations to install water meters upon a showing that then employed measurement devices or methods do not accurately determine actual Production. The rules and regulations shall reguire that within three Years after the date of entry of this Judgment, any Producer who provides piped water for human Consumption to more than five service connections shall have installed an individual water meter on each service connection.
- e. <u>Hydrologic Data Collection</u>. To install, operate and maintain such wells, measuring devices and/or meters necessary to monitor stream flow, precipitation and groundwater levels and to obtain such other data as may be necessary to carry out the provisions of this Judgment, including a study of the Basin Area phreatophyte consumptive use.
- f. <u>Assessments</u>. To set, levy and collect all Assessments specified herein.

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Purchase of and Recharge with Supplemental g. Water. In accordance with Paragraph 27, to the extent Supplemental Water is available and is reasonably needed for Replacement Water or Makeup Water, to use Replacement Water Assessment proceeds to purchase Replacement Water, and to use Makeup Water Assessment proceeds to purchase Makeup Water and to have such Replacement Water and Makeup Water provided to the appropriate Subarea as soon as practicable. Watermaster may prepurchase Supplemental Water and subsequent Assessments apply towards the costs of such prepurchases.

h. <u>Water Quality</u>. To take all reasonable steps to assist and encourage appropriate regulatory agencies to enforce reasonable water quality regulations affecting the Basin Area, including regulation of solid and liquid waste disposal.

- i. <u>Notice List</u>. To maintain a current list of Responsible Parties to receive notice hereunder.
- j. Annual Administrative Budget. To prepare a proposed administrative budget for each Year, hold hearings thereon, and adopt an administrative budget according to the time schedule set forth in Exhibit "D". The administrative budget shall set forth budgeted items and Administrative Assessments in sufficient detail to show the allocation of the expense among the Producers. Following the adoption of the budget, expenditures within budgeted items may thereafter be made by Watermaster in the exercise of powers herein granted, as a matter of course.

#### k. Annual Report to Court.

(1) To file an Annual report with this Court not later than April 1 of each Year beginning April 1 following the

Annual report with the Court, Watermaster shall notify all Parties that a draft of the report is available for review and shall provide notice of a hearing to receive comments and recommendations for changes in the report. The public hearing shall be conducted on the same date and at the same place as the hearings required by Paragraphs 3 and 4 of Exhibit "D". The notice of hearing may include such summary of the draft report as Watermaster may deem appropriate. Watermaster shall also distribute the report to the Parties requesting copies.

(2) The Annual report shall include an Annual fiscal report of the preceding Year's operation and shall include details as to operation of each of the Subareas and an audit of all Assessments and expenditures pursuant to this Physical Solution and a review of Watermaster activities pursuant to this Judgment. The Annual report shall include a compilation of at least the following:

Determinations and data required by:

- i) Paragraph 24(c) (Makeup and Replacement Obligations)
- ii) Paragraph 24(e) (Hydrologic Data Collection)
- iv) Paragraph 24(i) (Notice List)

Rules and regulations adopted pursuant to:

- v) Paragraph 24(a) (Rules and Regulations)
- vi) Paragraph 24(d) (Measuring Devices, etc.)
- vii) Paragraph 24(s) (Storage Agreements)

Reports required by:

- viii)Paragraph 24(j) (Annual Administrative Budget)
- ix) Paragraph 24(n) (Transfers)
- x) Paragraph 24(o) (Free Production Allowance)
- xi) Paragraph 24(p) (Production Reports)
- xii)Exhibit "D" (Prior Year Report)
- xiii)Exhibit "F" (Transfers of Base Annual Production Rights)
- xiv) Exhibit "G" (Status of Subarea Obligation)
- xv) Exhibit "H" (Biological Resource Mitigation)
- 1. <u>Investment of Funds</u>. To hold and invest any funds in investments authorized from time to time for public agencies in the State of California.
- m. <u>Borrowing</u>. To borrow in anticipation of receipt of Assessment proceeds in an amount not to exceed the Annual amount of Assessments levied but uncollected.
- n. <u>Transfers</u>. To prepare on an Annual basis and maintain a report or record of any transfer of Base Annual Production Rights. Such report or record shall be available for inspection by any Party upon reasonable notice to the Watermaster.
- o. <u>Free Production Allowance</u>. Not later than the end of the 1997-1998 Water Year, and Annually thereafter, to recommend in the Watermaster Annual Report an adjustment, if needed, to the Free Production Allowance for any Subarea. In making its recommendation, Watermaster shall be guided by the factors set forth in Exhibit "C", including but not limited to an annual calculation of the change of water in storage. The Annual report shall include all assumptions and calculations relied upon in making its recommendations. Following the 1997-1998 Water Year,

p. <u>Production Reports</u>. To require each Producer to file with Watermaster, pursuant to procedures and time schedules to be established by Watermaster, a report on a form to be prescribed by Watermaster showing the total Production of such Party for each reporting period rounded off to the nearest tenth of an acre foot, and such additional information and supporting documentation as

changes in Subarea Free Production Allowance.

revised according to this Paragraph 24(o).

or any time thereafter, Watermaster shall obtain prior Court

approval for any increase or reduction of any Subarea's Free

Production Allowance. In no event shall a reduction in any Year

for a Subarea exceed five percent of the aggregate Base Annual

Production of that Subarea. In the event Watermaster recommends in

its report to the Court that the Free Production Allowance for any

Subarea may need to be increased or reduced, the Court shall

conduct a hearing, after notice given by Watermaster according to

paragraph 36, upon Watermaster's recommendations and may order such

Subarea Free Production Allowances shall remain in effect until

The most recent

Q. Production Adjustment for Change in Purpose of Use. If Watermaster determines, using the Consumptive Use rates set forth in Exhibit "F", that a new Purpose of Use of any Producer's Production for any Year has resulted in a higher rate of Consumption than the rate applicable to the original Purpose of Use of that Producer's Production in the Year for which Base Annual Production was determined, Watermaster shall use a multiplier (1) to adjust upward such Production for the purpose of determining the Producer's Replacement Water Assessment and, (2) to adjust upward

Watermaster may require.

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the Free Production Allowance portion of such Production for the purpose of determining the Producer's Makeup Water Assessment. The multiplier shall be determined by dividing the number of acre feet of Consumption that occurred under the new Purpose of Use by the number of acre feet of Consumption that would have occurred under the original Purpose of Use for the same Production.

- r. Reallocation of Base Annual Production Rights.

  To reallocate annually the Base Annual Production Rights in each

  Subarea to reflect any permanent transfers of such Rights among

  Parties.
- To enter into Storage Storage Agreements. Agreements with any Party in order to accommodate the acquisition of Supplemental Water. Watermaster may not enter into Storage Agreements with non-Parties unless such non-Parties become subject to the provisions of this Judgment and the jurisdiction of the Such Storage Agreements shall by their terms preclude Court. operations which will have a substantial adverse impact on any Producer. If a Party pursuant to a Storage Agreement has provided for predelivery or postdelivery of Replacement Water for the Party's use, Watermaster shall at the Party's request credit such water to the Party's Replacement Obligation. Watermaster shall applicable for adopt uniformly rules Storage Agreements. Watermaster shall calculate additions, extractions and losses of water stored under Storage Agreements and maintain an Annual account of all such water.
- t. <u>Subarea Advisory Committee Meetings</u>. To meet on a regular basis and at least semi-annually with the Subarea Advisory Committees to review Watermaster activities pursuant to

this Judgment and to receive advisory recommendations from the Subarea Advisory Committees.

- u. <u>Unauthorized Production</u>. To bring such action or motion as is necessary to enjoin unauthorized Production as provided in Paragraph 12 hereinabove.
- v. Meetings and Records. To ensure that all meetings and hearings by Watermaster shall be noticed and conducted according to then current requirements of the Ralph M. Brown Act, Government Code Sections 54950, et seq. Watermaster files and records shall be available to any person according to the provisions of the Public Records Act, Government Code §§ 6200 et seq.
- w. <u>Data, Estimates and Procedures</u>. To rely on and use the best available records and data to support the implementation of this Judgment. Where actual records of data are not available, Watermaster shall rely on and use sound scientific and engineering estimates. Watermaster may use preliminary records of measurements, and, if revisions are subsequently made, Watermaster may reflect such revisions in subsequent accounting. Exhibit "C" sets forth methods and procedures for determining surface flow components. Watermaster shall use either the same procedures or procedures that will yield results of equal or greater accuracy.
- \*. Biological Resource Mitigation. To implement the Biological Resource Mitigation measures set forth in Exhibit "H" herein.

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25. <u>Purpose</u>. Watermaster shall levy and collect Assessments from the Parties based upon Production in accordance with the time schedules set forth in Exhibit "D". Watermaster shall levy and collect such Assessments as follows:

- a. <u>Administrative Assessments</u>. Administrative Assessments to fund the Administrative Budget adopted by the Watermaster pursuant to Paragraph 24(j) shall be levied uniformly against each acre foot of Production. A Producer who does not Produce in a given Year shall pay an Administrative Assessment in amount equal to the lowest MWA assessment for Minimal Producers for that Year.
- b. <u>Replacement Water Assessments</u>. Replacement Water Assessments shall be levied against each Producer on account of such Producer's Production, after any adjustment pursuant to Paragraph 24(q), in excess of such Producer's share of the Free Production Allowance in each Subarea during the prior Year.
- Assessments shall be levied against each Producer in each Subarea on account of each acre-foot of Production therein which does not bear a Replacement Assessment hereunder, after any adjustment pursuant to Paragraph 24(q), to pay all necessary costs of satisfying the Makeup Obligation, if any, of that Subarea.
- d. <u>Biological Resource Assessment</u>. To establish and, to the extent needed, to maintain the Biological Resource Trust Fund balance at one million dollars (in 1993 dollars) pursuant to Paragraph 24(x) and Exhibit "H", a Biological Resource Assessment in an amount not to exceed fifty cents (in 1993 dollars)

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for each acre-feet of Production shall be levied uniformly against each producer except the California Department of Fish and Game.

- e. <u>MWA Assessment of Minimal Producers</u>. The MWA shall identify and assess Minimal Producers through its own administrative procedures, and not acting as Watermaster.
- 26. Procedure. Each Party hereto is ordered to pay the Assessments herein provided for, which shall be levied and collected in accordance with the procedures and schedules set forth in Exhibit "D". Any Assessment which becomes delinguent, as defined in Paragraph 7 of Exhibit "D", shall bear interest at the then current San Bernardino County property tax delinquency rate Said interest rate shall be applicable to any said delinquent Assessment from the due date thereof until paid. Such delinquent Assessment, together with interest thereon, costs of suit, attorneys fees and reasonable costs of collection, may be collected pursuant to motion giving notice to the delinquent Party only, or Order to Show Cause proceeding, or such other lawful proceeding as may be instituted by the Watermaster; and shall, if provided for in the MWA Act, constitute a lien on the property of the Party as of the same time and in the same manner as does the tax lien securing County property taxes. The Watermaster shall Annually certify a list of all such unpaid delinquent Assessments to the MWA (in accordance with applicable provisions of the MWA Act). The MWA (in accordance with applicable provisions of the MWA Act) shall include the names of those Parties and the amounts of the liens in its list to the County Assessor's Office in the same manner and at the same time as it does its administrative assessments. MWA shall account for receipt of all collections of Assessments collected pursuant to

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this Judgment, and shall pay such amounts collected pursuant to this Judgment to the Watermaster. The Watermaster shall also have the ability to enjoin production of those Persons who do not pay Assessments pursuant to this Judgment.

27. Availability of Supplemental Water. All Replacement and Makeup Water Assessments collected by the Watermaster shall be used to acquire Supplemental Water from MWA. Watermaster shall determine when to request Supplemental Water from MWA and shall determine the amount of Supplemental Water to be MWA shall use its best efforts to acquire as much requested. Supplemental Water as possible in a timely manner. If MWA encounters delays in the acquisition of Supplemental Water which, due to cost increases, results in collected assessment proceeds being insufficient to purchase all Supplemental Water for which the Assessments were made, MWA shall purchase as much water as the proceeds will allow when the water becomes available. If available Supplemental Water is insufficient to meet all Makeup and Replacement Water obligations, Watermaster shall allocate the Supplemental Water for delivery to the Subareas on an equitable and practicable basis pursuant to duly adopted Watermaster rules and regulations. giving preference to: First, Transition Zone Replacement Water Obligations as set forth in Exhibit "G"; Second, Makeup Water Obligations; and Third, other Replacement Water Obligations. MWA may acquire Supplemental Water at any time. MWA shall be entitled to enter into a Storage Agreement with Watermaster to store water MWA acquires prior to being paid to do so by Watermaster. Such water, including such water acquired and stored prior to the date of this Judgment or prior to the entry of

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a Storage Agreement, may later be used to satisfy MWA's duty under this paragraph.

- Use of Replacement Water Assessment Proceeds and Makeup Water Assessment Proceeds. The Proceeds of Replacement Water Assessments and any interest accrued thereon shall only be used for the purchase of Replacement Water for that Subarea from which they were collected. In addition, the proceeds of Replacement Water Assessments collected on account of Production in the Transition Zone, except as provided in Exhibit "G", shall only be used for the purchase of Replacement Water for the Transition Zone, and the proceeds of Replacement Water Assessments collected on account of Production in that portion of the Baja Subarea downstream of the Calico-Newberry fault shall only be used for the purchase of Replacement Water for that portion of the Baja Subarea downstream of the Calico-Newberry fault. The proceeds of Makeup Water Assessments and any interest accrued thereon shall only be used for the purchase of Makeup Water to satisfy the Makeup Obligation for which they are collected.
- 29. MWA Annual Report to the Watermaster. MWA shall Produce and deliver to Watermaster an Annual written report regarding actions of MWA required by the terms of this Judgment. The report shall contain: 1) a summary of the actions taken by MWA in identifying and assessing Minimal Producers, including a report of Assessments made and collected; 2) a summary of other MWA activities in collecting Assessment on behalf of Watermaster; 3) a report of water purchases and water distribution for the previous Year; 4) actions taken to implement its Regional Water Management Plan, including actions relating to conveyance facilities referred

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to in this Judgment. The MWA report will be provided to Watermaster not less than 30 days prior to the Annual Watermaster report to the Court required by this Judgment.

#### D. SUBAREA ADVISORY COMMITTEES.

31.

- 30. Authorization. The Producers in each of the five Subareas are hereby authorized and directed to cause committees of Producer representatives to be organized and to act as Subarea Advisory Committees.
- Composition and Election. Each Subarea Advisory Committee shall consist of five (5) Persons who shall be called advisors. In the election of advisors, every Party shall be entitled to one vote for every acre-foot of Base Annual Production for that Party in that particular Subarea. Parties may cumulate their votes and give one candidate a number of votes equal to the number of advisors to be elected multiplied by the number of votes to which the Party is normally entitled, or distribute the Party's votes on the same principle among as many candidates as the Party thinks fit. In any election of advisors, the candidates receiving the highest number of affirmative votes of the Parties are elected. Elections shall be held upon entry of this Judgment and thereafter In the event a vacancy arises, a temporary every third year. advisor shall be appointed by unanimous decision of the other four advisors to continue in office until the next scheduled election. The California Department of Fish and Game shall serve as a permanent ex-officio member of the Alto and Baja Subarea Advisory Committees. Rules and regulations regarding organization, meetings and other activities shall be at the discretion of the individual ///

JUDGMENT AFTER TRIAL

Subarea Advisory Committees, except that all meetings of the committees shall be open to the public.

- 32. <u>Compensation</u>. The Subarea Advisory Committee members shall serve without compensation.
- 33. <u>Powers and Functions</u>. The Subarea Advisory Committee for each Subarea shall act in an advisory capacity only and shall have the duty to study, review and make recommendations on all discretionary determinations made or to be made hereunder by Watermaster which may affect that Subarea.

#### E. TRANSFERABILITY.

34. Assignment, Transfer, etc. of Rights. In order to further the purposes of this Judgment and Physical Solution, any Base Annual Production Right, or any portion thereof, may be sold, assigned, transferred, licensed or leased pursuant to the rules and procedures set forth in Exhibit "F".

#### F. MISCELLANEOUS PROVISIONS.

- 35. <u>Water Quality</u>. Nothing in this Judgment shall be interpreted as relieving any Party of its responsibilities to comply with state or federal laws for the protection of water quality or the provisions of any permits, standards, requirements, or orders promulgated thereunder.
- 36. Review Procedures. Any action, decision, rule or procedure of Watermaster pursuant to this Judgment shall be subject to review by the Court on its own motion or on timely motion by any Party, as follows:
- a. <u>Effective Date of Watermaster Action</u>. Any order, decision or action of Watermaster pursuant to this Judgment on noticed specific agenda items shall be deemed to have occurred

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on the date of the order, decision or action.

- b. Notice of Motion. Any Party, may, by a regularly noticed motion, petition the Court for review Watermaster's action or decision pursuant to this Judgment. motion shall be deemed to be filed when a copy, conformed as filed with the Court, has been delivered to Watermaster together with the service fee established by Watermaster sufficient to cover the cost to photocopy and mail the motion to each Party. Watermaster shall prepare copies and mail a copy of the motion to each Party or its designee according to the official service list which shall be maintained by Watermaster according to Paragraph 37. obligation to serve notice of a motion upon the Parties is deemed to be satisfied by filing the motion as provided herein. Unless ordered by the Court, any such petition shall not operate to stay the effect of any Watermaster action or decision which is challenged.
- c. <u>Time for Motion</u>. A motion to review any Watermaster action or decision shall be filed within ninety (90) days after such Watermaster action or decision, except that motions to review Watermaster Assessments hereunder shall be filed within thirty (30) days of mailing of notice of the Assessment.
- d. <u>De Novo Nature of Proceeding</u>. Upon filing of a petition to review Watermaster action, the Watermaster shall notify the Parties of a date when the Court will take evidence and hear argument. The Court's review shall be <u>de novo</u> and the Watermaster decision or action shall have no evidentiary weight in such proceeding.

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- e. <u>Decision</u>. The decision of the Court in such proceeding shall be an appealable Supplemental Order in this case. When the same is final, it shall be binding upon Watermaster and the Parties.
- f. <u>Payment of Assessments</u>. Payment of Assessments levied by Watermaster hereunder shall be made pursuant to the time schedule in Exhibit "D"; notwithstanding any motion for review of Watermaster actions, decisions, rules or procedures, including review of Watermaster Assessments.
- 37. Designation of Address for Notice and Service. Each Party shall designate the name and address to be used for purposes of all subsequent notices and service herein, either by its endorsement on the Stipulation for Judgment or by a separate designation to be filed within thirty (30) days after Judgment has been entered. Said designation may be changed from time to time by filing a written notice of such change with Watermaster. Any Party desiring to be relieved of receiving notices of Watermaster activity may file a waiver of notice on a form to be provided by Watermaster shall maintain at all times a current Watermaster. list of Parties to whom notices are to be sent and their addresses for purposes of service. Watermaster shall also maintain a full current list of names and addresses of all Parties or their successors, as filed herein. Copies of such lists shall be available to any Person. If no designation is made, a Party's designee shall be deemed to be, in order of priority: i) the Party's attorney of record; ii) if the Party does not have an attorney of record, the Party itself at the address on the Watermaster list.

38. Service of Documents. Delivery to or service upon any Party by Watermaster, by any other Party, or by the Court, of any document required to be served upon or delivered to a Party under or pursuant to the Judgment shall be deemed made if made by Deposit thereof (or by copy thereof) in the mail, first class, postage prepaid, addressed to the designee of the Party and at the address shown in the latest designation filed by that Party.

39. No Abandonment of Rights. It is in the interest of reasonable beneficial use of the Basin Area and its water supply that no Party be encouraged to take and use more water in any Year than is actually required. Failure to Produce all of the water to which a Party is entitled hereunder shall not, in and of itself, be deemed or constitute an abandonment of such Party's right, in whole or in part.

40. <u>Intervention After Judgment</u>. Any person who is not a Party or successor to a Party and who proposes to Produce water from the Basin Area may seek to become a Party to this Judgment through a Stipulation for Intervention entered into with Watermaster. Watermaster may execute said Stipulation on behalf of the other Parties herein but such Stipulation shall not preclude a Party from opposing such Intervention at the time of the Court hearing thereon. Said Stipulation for Intervention must thereupon be filed with the Court, which will consider an order confirming said intervention following thirty (30) days' notice to the Parties. Thereafter, if approved by the Court, such intervenor shall be a Party bound by this Judgment and entitled to the rights and privileges accorded under the Physical Solution herein.

- 41. Recordation of Notice. MWA shall within sixty (60) days following entry of this Judgment record in the Office of the County Recorder of the County of San Bernardino a notice substantially complying with the notice content requirements set forth in Section 2529 of the California Water Code.
- 42. Judgment Binding on Successors, etc. Subject to specific provisions hereinbefore contained, this Judgment and all provisions thereof are applicable to and binding upon and inure to the benefit of not only the Parties to this action, but as well to their respective heirs, executors, administrators, successors, assigns, lessees, licensees and to the agents, employees and attorneys in fact of any such Persons.
- 43. <u>Costs</u>. No Party stipulating to this Judgment shall recover any costs or attorneys fees in this proceeding from another stipulating Party.
- 44. Entry of Judgment. The Clerk shall enter this Judgment.

Dated: UAN 1 0 1996

#### E. MICHAEL KAISER

E. Michael Kaiser, Judge Superior Court of the State of California for the County of Riverside

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#### EXHIBIT A

#### MAP OF MOJAVE BASIN AREA

[INDEX MAP AND DETAIL SHEET CONSISTING OF 42 1" = 4,000' SCALE MAPS COVERING THE BASIN AREA; THE MAP IS ON DISPLAY AT THE OFFICE OF THE MOJAVE WATER AGENCY, 22450 HEADQUARTERS, APPLE VALLEY, CA 92307 AND ON FILE WITH THE COURT]

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EXHIBIT B

TABLE B-1

TABLE SHOWING BASE ANNUAL PRODUCTION AND

BASE ANNUAL PRODUCTION RIGHT OF EACH PRODUCER WITHIN ESTE SUBARBA

TOGETHER WITH FREE PRODUCTION ALLOWANCES

FOR FIRST FIVE YEARS OF THE JUDGMENT

ESTE SURAREA	BASE ANNUAL 1	BASE ANNUAL 2	1	FREE PRODUCTI	ON ALLOWANC	es (ACRE-FE	ET)
PRODUCER	PRODUCTION (ACRE-PERT)	PRODUCTION - RIGHT (PERCENT)	FIRST YEAR	SECOND 3	THIRD <sup>3</sup> YEAR	POURTH 3 YEAR	PIPTH <sup>3</sup> Year
ABSHIRE, DAVID V	24	0.1093	24	22	21	20	19
ANDERSON, ROSS C & BETTY J	34	0.1548	34	32	30	26	27
BAR H MUTUAL WATER COMPANY	53	0.2414	53	50	47	45	42
BELL, CHUCK	494	2.2497	494	469	444	419	395
BURNS, BOBBY J & EVELYN J	1,300	5.9204	1,300	1,235	1,170	1,105	1,040
CASA COLINA POUNDATION	90	0.4099	90	85	81	76	72
CENTER WATER CO	40	0.1822	40	36	36	34	32
CLUB VIEW PARTNERS	1,276	5.8111	1,276	1,212	1,148	1,084	1,020
CROSS, LAWRENCE B	23	0.1047	23	21	20	19	18
CRYSTAL HILLS WATER COMPANY	194	0.8835	194	184	174	164	155
DAHLQUIST, GEORGE R	594	2.7052	594	564	534	504	475
DELPERDANG, ROBERT H	56	0.2550	56	53	50	47	44
DESERT DAWN MUTUAL WATER COMPANY	15	0.0683	15	14	13	12	12
GARTA, TRINIDAD	512	2.3317	512	486	460	435	409
GAYJIKIAN, SAMURL & HAZEL	102	0.4645	102	96	91	86	81
GRACETOWN INVESTMENT CO - JETCO PROP FUND	752	3.4247	752	714	676	639	601
GUBLER, HANS	30	0.1366	30	28	27	25	24
HAL-DOR LTD	23	0.1047	23	21	20	19	16
HANDLEY, DON R & MARY ANN	73	0.3325	73	69	65	62	50
HART, MERRILL W	473	2.1541	473	449	425	402	378
HERT, SCOTT	276	1.2569	276	262	248	234	220
HI-GRADE MATERIALS	442	2.0129	442	419	397	375	353
HITCHIN LUCRRNE, INC	16	0.0729	16	15	14	13	12
JAMS RANCH	28	0.1275	28	26	25	23	22

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EXHIBIT B TABLE B-1

# TABLE SHOWING BASE ANNUAL PRODUCTION AND BASE ANNUAL PRODUCTION RIGHT OF EACH PRODUCER WITHIN ESTE SUBARBA TOGETHER WITH FREE PRODUCTION ALLOWANCES FOR FIRST FIVE YEARS OF THE JUDGMENT

PRODUCER	BASE ANNUAL 1 BASE ANNUAL				FREE PRODUCTION ALLOWANCES (ACRE-FEET)					
	PRODUCTION (ACRE-FEET)	PRODUCTION RIGHT (PERCENT)	FIRST YEAR	SECOND 3 YEAR	THIRD 3	FOURTH 3	PIPTH 3 YEAR			
JUBILES MUTUAL WATER COMPANY	142	0.6467	142	134	127	120	113			
JUNIPER RIVIERA COUNTY WATER DISTRICT	37	0.1685	37	35	33	31	29			
LEE, DOO HWAN	78	0.3552	78	74	70	66	62			
LOPEZ, BALTAZAR	385	1.7533	385	365	346	327	308			
LUA, ANTONIO	348	1.5848	348	330	313	295	278			
LUCERNE VALLEY MUTUAL WATER COMPANY	54	0.2459	54	51	48	45	43			
LUCERNE VALLEY PARTNERS	1,213	5.5242	1,213	1,152	1,091	1,031	970			
LUCERNE VISTA WATER CO	21	0.0956	21	19	18	17	16			
MITSUBISHI CEMBNT CORPORATION	1,299	5.9158	1,299	1,234	1,169	1,104	1,039			
HONACO INVESTMENT COMPANY	70	0.3188	70	66	63	29	56			
MOSS, LAWRENCE W & HELEN J	43	0.1958	43	40	36	36	34			
PARK, CHANHO	597	2.7188	597	567	537	507	477			
PARK, JEONG, IL & HEA JA	96	0.4372	96	91	86	81	76			
PEREZ, EVA	247	1.1249	247	234	222	209	197			
PETTIGREW, DAN	1,422	6.4760	1,422	1,350	1,279	1,208	1,137			
PETTIGREW, HOWARD L	1,500	6,0312	1,500	1,425	1,350	1,275	1,200			
PLUESS-STAUFER CALIFORNIA INC	23	0.1047	23	21	20	19	18			
RESD, MIKE	58	0.2641	58	55	52	49	46			
ROGERS, ROY	1,449	6.5990	1,449	1,376	1,304	1,231	1,159			
SAN BERNARDINO CO SERVICE AREA 29	21	0.0956	21	19	18	17	16			
SEALS, LAWRENCE	113	0.5146	113	107	101	96	90			
SON'S RANCH	140	0.6376	140	133	126	119	112			
SOUTHERN CALIFORNIA WATER COMPANY	178	0.8106	178	169	160	151	142			
SPECIALTY MINERALS, INC	42	0.1913	42	39	37	35	33			

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EXHIBIT B

### TABLE SHOWING BASE ANNUAL PRODUCTION AND BASE ANNUAL PRODUCTION RIGHT OF EACH PRODUCER WITHIN BSTE SUBARBA

TOGETHER WITH FREE PRODUCTION ALLOWANCES FOR FIRST FIVE YEARS OF THE JUDGMENT

	BASE ANNUAL 1	BASE AMNUAL <sup>2</sup>	Į	PREE PRODUCTION ALLOWANCES (ACRE-FEET)					
PRODUCER		PRODUCTION RIGHT (PERCENT)	PIRST YEAR	SECOND 3 YBAR	THIRD 3	POURTH 3	PIPTH 3 YEAR		
SPILLMAN, JAMES R & NANCY J	23	0.1047	23	21	20	19	16		
STEWART WATER COMPANY	54	0.2459	54	\$1	48	45	43		
STRINGER, W EDWARD	573	2.6095	573	544	515	427	458		
THE CUSHENBURY TRUST, C/O SPECIALTY MINERALS	, INC 10	0.0455	10	9	9		4		
TURNER, LOYD & CAROL	77	0.3507	77	73	69	65	61		
VISOSKY, JOSEPH P JR	1,120	5,1006	1,120	1,064	1,008	952	696		
WEISER, SIDNEY & RAQUEL	90	0.4099	90	95	81	76	72.		
WILLOW WELLS MUTUAL WATER COMPANY	30	0.1366	30	28	27	25	24		

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#### EXHIBIT B

#### TABLE B-1

## TABLE SHOWING BASE ANNUAL PRODUCTION AND BASE ANNUAL PRODUCTION RIGHT OF EACH PRODUCER WITHIN ESTE SUBARRA TOGETHER WITH FREE PRODUCTION ALLOWANCES FOR FIRST PIVE YEARS OF THE JUDGMENT

	BASE ANNUAL <sup>1</sup>	BASE ANNUAL 2		FREE PRODUCTI	ON ALLOWANC	es (acre-per	rz)
PRODUCER	PRODUCTION  (ACRE-FRET)	PRODUCTION RIGHT (PERCENT)	FIRST YBAR	SECOND 3	THIRD 3 YEAR	POURTH 3" YEAR	FIFTH 3 YEAR
MINIMAL PRODUCER POOL	2,000	9.1083	2,000	1,900	1,800	1,700	1,600
UNIDENTIFIED/UNVERIFIED PRODUCER POOL	1,485	6.7629					:
ESTR SUBARBA TOTALS =	21,958	100					

- 1 Base Annual Production is the reported maximum year production for each producer for the five year period 1986-1990.

  These values reflect the maximum production determined by one or more of the following: Southern California Edison records, site inspection, land use estimates from 1987 and 1989 aerial photography and responses to special interrogatories. All values are subject to change if additional information is made available, or if any value reported herein is found to be in error.
- 2 Base Annual Production Right expressed as a percentage of the Total Base Annual Production.
- 3 Values based on production ramp down of five percent (5%) per year. Free Production Allowance for the fifth year is equal to eighty percent (80%) of the Base Annual Production.

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EXHIBIT B TABLE B-1

# TABLE SHOWING BASE ANNUAL PRODUCTION AND BASE ANNUAL PRODUCTION RIGHT OF EACH PRODUCER WITHIN OBSTE SUBAREA TOGETHER WITH FREE PRODUCTION ALLOWANCES FOR FIRST FIVE YEARS OF THE JUDGMENT

OESTE SUBARBA	BASE ANNUAL 1	PRODUCTION	;	FREE PRODUCTION ALLOWANCES (ACRE-FERT)					
PRODUCER	PRODUCTION (ACRE-PEET)		FIRST YBAR	SECOND 3	THIRD 3	POURTH 3 YBAR	PIPTH 3 YBAR		
ABROCHEN, INC	660	5.3645	660	627	594	561	528		
BROWN, DOUG & SUE	46	0.3739	46	43	41	39	36		
CHAMISAL MUTUAL	96	0.7803	96	91	86	. 81	76		
DAVIS, PAUL	19	0.1544	19	16	17	16	15		
DOSSEY, D A	14	0.113B	14	13	12	11	11		
MEADOWBROOK DAIRY	2,335	18.9791	2,335	2,218	2,101	1,984	1,860		
RESSEGUE, JOHN & BILL	259	2.1052	259	246	233	220	207		
SAN BERNARDINO CO SERVICE AREA 70G	110	0.8941	110	104	99	93	8.8		
SAN BERNARDINO CO SERVICE AREA 70L	1,306	10.6153	1,306	1,240	1,175	1,110	1,044		
THORESON, ROBERT P & A KATHLEEN	40	0.3251	40	38	36	34	32		
TRORGER, RICHARD H	112	0.9103	112	106	100	95	89		
VAN DAM BROTHERS	1,860	15.1183	1,860	1,767	1,674	1,501	1,488		

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#### EXHIBIT B

### TABLE SHOWING BASE ANNUAL PRODUCTION AND BASE ANNUAL PRODUCTION RIGHT OF EACH PRODUCER WITHIN OESTS SUBARBA TOGETHER WITH FREE PRODUCTION ALLOWANCES FOR FIRST FIVE YEARS OF THE JUDGMENT

	BASE ANNUAL 1 PRODUCTION (ACRE-FERT)			FREE PRODUCTION ALLOWANCES (ACRE-FRET)					
OESTE SUBAREA PRODUCER			FIRST YEAR	SECOND 3 YEAR	THIRD <sup>3</sup> YBAR	FOURTH 3 YEAR	PIPTH <sup>3</sup> YEAR		
MINIMAL PRODUCER POOL	1,500	12.1921	1,500	1,425	1,350	1,275	1,200		
UNIDENTIFIED/UNVERIFIED PRODUCER POOL	3,946	32.0735							
oeste subarea totals =	12,303	100							

- Base Annual Production is the reported maximum year production for each producer for the five year period 1986-1990.

  These values reflect the maximum production determined by one or more of the following: Southern California Edison records, site inspection, land use estimates from 1987 and 1989 aerial photography and responses to special interrogatories. All values are subject to change if additional information is made available, or if any value reported herein is found to be in error.
- 2 Base Annual Production Right expressed as a percentage of the Total Base Annual Production.
- 3 Values based on production ramp down of five percent (5%) per year. Free Production Allowance for the fifth year is equal to eighty percent (80%) of the Base Annual Production.

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EXHIBIT B TABLE B-1

# TABLE SHOWING BASE ANNUAL PRODUCTION AND BASE ANNUAL PRODUCTION RIGHT OF EACH PRODUCER WITHIN ALTO SUBAREA TOGETHER WITH FREE PRODUCTION ALLOWANCES FOR FIRST FIVE YEARS OF THE JUDGMENT

ALTO SUBARRA PRODUCER	BASE ANNUAL <sup>1</sup> BASE ANNUAL <sup>2</sup>		FREE PRODUCTION ALLOWANCES (ACRE-PRET)					
	PRODUCTION (ACRE-FEET)	PRODUCTION RIGHT (PERCENT)	FIRST YEAR	SECOND 3 YEAR	THIRD 3	FOURTH 3	FIFTH 3 YEAR	
ABBOND, EDWARD & GRACE	26	0.0229	28	26	25	23	22	
ABBOTT, LEONARD C	284	0.2321	284	269	25\$	241	227	
ADRLANTO, CITY OF	1,573	1.2855	1,573	1,494	1,415	1,337	1,258	
ADELANTO, CITY OF - GEORGE A F B	3,433	2.8055	3,433	3,261	3,089	2,918	2,746	
AGCON, INC	384	0.3138	384	364	345	326	307	
APPLE VALLEY COUNTRY CLUB	709	0.5794	709	673	638	602	567	
APPLE VALLEY DEVELOPMENT	724	0.5917	724	687	651	615	579	
APPLE VALLEY FOOTHILL CO WATER DISTRICT	167	0.1365	167	158	150	141	133	
APPLE VALLEY HEIGHTS COUNTY WATER DISTRICT	125	0.1022	125	118	112	106	100	
APPLE VALLEY RANCHOS WATER COMPANY	13,022	10.6419	13,022	12,370	11,719	11,068	10,417	
APPLE VALLEY RECREATION & PARKS	45	0.0368	45	42	40	30	36	
APPLE VALLEY VIEW MUTUAL WATER CO	36	0,0294	36	34	32	30	24	
APPLE VALLEY, TOWN OF	298	0,2435	298	283	268	253	238	
arc las florrs	6,331	5.1739	6,331	6,014	5,697	5,381	5,064	
BACA, ENRIQUE	74	0.0605	74	70	66	62	59	
BALDY MESA WATER DISTRICT	1,495	1.2218	1,495	1,420	1,345	1,270	1,196	
BASS, NEWTON T	514	0.4201	514	488	462	436	411	
BASTIANON, REMO	77	0,0629	77	73	69	65	61	
BASURA, STEVR	25	0,0204	25	23	22	21	20	
BRINSCHROTH, A J	90	0.0736	90	85	81	76	72	
BOYCE, KENNETH & WILLA	102	0.0834	102	96	91	86	81	
BROWN, BOBBY G & VALERIA R	42	0,0343	42	39	37	35	30	
BURNS, ULYSSES & ANNIE L	164	0.1340	164	155	147	139	131	
CARDOZO, MANUEL & MARIA	909	0,7429	909	863	818	772	727	

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EXHIBIT B

# TABLE SHOWING BASE ANNUAL PRODUCTION AND BASE ANNUAL PRODUCTION RIGHT OF EACH PRODUCER WITHIN ALTO SUBAREA TOGETHER WITH FREE PRODUCTION ALLOWANCES FOR FIRST FIVE YEARS OF THE JUDGMENT

	BASE ANNUAL 1	PRODUCTION -		FREE PRODUCTION ALLOWANCES (ACRE-FEET)					
PRODUCER	PRODUCTION (ACRE-PEST)		FIRST YEAR	SECOND 3	THIRD 3	FOURTH 3	PIPTH 3 YEAR		
CDFG - MOJAVE NARROWS REGIONAL PARK	2,107	1.7219	2,107	2,001	1,896	1,790	1,685		
CDPG - MOJAVE RIVER FISH HATCHERY	20	0.0163	20	19	1.8	17	16		
CLARK, KENNETH R	223	0.1822	223	211	200	189	178		
CLBAR VIEW PARMS	501	0.4094	501	475	450	425	400		
COPELAND, ET AL (C/O DON W. LITTLE)	175	0.1430	175	166	157	148	140		
CRAMER, MARGARET MUIR	280	0.2288	280	266	252	238	224		
CUNNINGHAM, WILLIAM	29	0.0237	29	27	26	24	23		
DEXTER, CLAIR F	175	0.1430	175	166	157	148	140		
DEXTER, J P	515	0.4209	515	489	463	437	412		
DIBRRNARDO, JOHN	203	D, 1659	203	192	182	172	162		
DOLCH, ROBERT & JUDY	426	0,3481	426	404	383	362	340		
DOMBROWSKI, MICHABL W & SUSAN M	19	0,0155	19	16	17	16	15		
DOWSE, PHILIP	20	0.0163	20	19	10	17	16		
EVENSON, EDWIN H & JOYCELAINE	70	0.0572	70	66	63	59	56		
FISHER, DOLORES DR	48	0.0392	48	45	43	40	38		
FISHER, JEROME	633	0.5173	633	601	569	538	506		
FITZWATER, R B	291	0.2378	291	276	261	247	232		
GARCIA, SONIA L	288	0.2354	288	273	259	244	230		
GOMBZ, CIRIL - LIVING TRUST	330	0,2697	330	313	297	280	264		
GREEN ACRES ESTATES	25	0.0204	25	23	22	21	20		
GULBRANSON, MBRLIN	163	0.1332	163	154	146	136	130		
HELENDALE SCHOOL DISTRICT	18	0,0147	16	17	16	15	14		
HESPERIA GOLF AND COUNTRY CLUB	678	0.5541	678	644	610	576	542		
HESPERIA WATER DISTRICT	12,213	9.9808	12,213	11,602	10,991	10,381	9,770		

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EXHIBIT B

TABLE B-1

TABLE SHOWING BASE ANNUAL PRODUCTION AND

BASE ANNUAL PRODUCTION RIGHT OF EACH PRODUCER WITHIN ALTO SUBAREA

TOGETHER WITH FREE PRODUCTION ALLOWANCES

FOR PIRST PIVE YEARS OF THE JUDGMENT

ALTO SUBARRA	BASE ANNUAL 1 BASE PRODUCTION PRO			PREE PRODUCTION ALLOWANCES (ACRE-FEET)					
PRODUCER	(ACRE-PERT)	PRODUCTION RIGHT (PERCENT)	FIRST YEAR	srcond 3 Year	THIRD 3	FOURTH 3 YBAR	FIPTH YBAR		
HI-GRADE MATERIALS	149	0,1218	149	141	134	126	119		
HODGE, STANLEY W	67	0,0548	67	63	60	56	53		
HOLWAY, ROBERT	88	0.0719	8.6	83	79	74	70		
HRUBIK, THOMAS A	3,862	3,1561	3,862	3,668	3,475	3,282	3,089		
INDUSTRIAL ASPHALT	109	0.0891	109	103	96	92	87		
JESS RANCH WATER COMPANY	7,480	6.1129	7,480	7, 206	6,732	6,358	5,984		
JOHNSON, LARRY & CARLEAN	82	0.0670	82	77	73	69	65		
JOHNSON, RONALD	31	0.0253	31	29	27	26	24		
Johnston, Harriet and Larry W	127	0,1038	127	120	114	107	101		
KEMPER CAMPBELL RANCH	473	0.3865	473	449	425	402	378		
LAKE ARROWHEAD COMMUNITY SERVICES DISTRICT	65B	0.5377	658	625	592	559	526		
LAWSON, ERNEST & BARBARA	15	0,0123	15	14	13	12	12		
LENHERT, RONALD & TONI	37	0,0302	37	35	33	31	29		
LEWIS HOMES OF CALIFORNIA	1,693	1,3836	1,693	1,608	1,523	1,439	1,354		
Longman, Jack	115	0.0940	<b>115</b>	109	103	97	92		
LOUNSBURY, J PETER & CAROLYN	208	0.1700	208	197	187	176	166		
LOW, ROBERT	399	0,3261	399	379	359	339	319		
LUCKRY, MANLEY J	800	0.6538	800	760	720	680	640		
LUTH, KEN	27	0.0221	27	25	24	22	21		
MARIANA RANCHOS COUNTY WATER DISTRICT	245	0.2002	245	232	220	208	196		
MCCALL, REX	44	0.0360	44	41	39	37	35		
MCINNIS, WILLIAM S	30	0.0245	30	28	27	25	24		
MITCHELL, ROBIN & JUDITH	36	0.0294	36	34	32	30	28		
NURPHY, BERNARD H	25	0.0204	25	23	22	21	20		

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EXHIBIT B TABLE B-1

# TABLE SHOWING BASE ANNUAL PRODUCTION AND BASE ANNUAL PRODUCTION RIGHT OF EACH PRODUCER WITHIN ALTO SUBAREA TOGETHER WITH PREE PRODUCTION ALLOWANCES FOR FIRST PIVE YEARS OF THE JUDGMENT

PRODUCER	BASE ANNUAL 1 BASE ANNUAL			PREE PRODUCTION ALLOWANCES (ACRE-FEET)						
	PRODUCTION (ACRE-PERT)	RIGHT	PIRST YEAR	SECOND 3 YEAR	THIRD 3	FOURTH 3 YEAR	PIPTH 3 YEAR			
MURPHY, BERNARD TRUST	162	0.1324	162	153	145	137	129			
MURPHY, KENNETH	42	0.0343	42	. 39	37	35	33			
MUTUAL FUNDING CORP	101	0.0825	101	95	90	85	80			
NAVAJO MUTUAL WATER CO	9.8	0.0719	8.8	63	79	74	70			
NUNN, DONALD & PEARL	66	0.0539	66	62	59	56	52			
O'BRYANT, ROBERT C & BARBARA	107	0.0874	107	101	96	90	85			
ORMSBY, HARRY G	386	0.3154	386	366	347	328	308			
PALISADES RANCH	824	0.6734	824	782	741	700	659			
PARKER, DAVID B	37	0.0302	37	35	33	31	29			
PEARL, ALICE	147	0.1201	147	139	132	124	117			
PEARSON, DERYL B	22	0.0180	22	20	19	18	17			
PERRY, THOMAS A	35	0.0286	35	33	31	29	28			
PRTTIS TRUST	126	0.1030	126	119	113	107	100			
PHENIX PROPERTIES LTD	652	0.5328	652	619	586	554	521			
PITTMAN, LBROY W	148	0.1209	148	140	133	125	118			
POLICH, LEE & DONNA	65	0.0531	65	61	Sa	\$5	52			
RANCHERITOS MUTUAL WATER CO	169	0.1381	169	160	152	143	135			
RIVERSIDE CEMENT CO - ORO GRANDE PLANT	3,452	2.0211	3,452	3,279	3,106	2,934	2,761			
ROGERS, ROY (ORO GRANDE RANCH)	115	0.0940	115	109	103	97	92			
RUDMAN, ROBERT T	300	0.2452	300	285	270	255	240			
RUE RANCH	30	0.0245	30	26	27	25	24			
SAN BERNARDINO CO SERVICE AREA 42	465	0.3800	465	441	418	395	372			
SAN BERNARDINO CO SERVICE AREA 64	3,822	3.1234	3,822	3,630	3,439	3,248	3,057			
SAN BERNARDINO CO SERVICE AREA 70C	2,346	1.9172	2,346	2,228	2,111	1,994	1,876			

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EXHIBIT B

# TABLE SHOWING BASE ANNUAL PRODUCTION AND BASE ANNUAL PRODUCTION RIGHT OF EACH PRODUCER WITHIN ALTO SUBAREA TOGETHER WITH FREE PRODUCTION ALLOWANCES FOR FIRST PIVE YEARS OF THE JUDGMENT

ALTO SUBAREA PRODUCER		BASE ANNUAL 1 PRODUCTION	BASE ANNUAL 2	!	FREE PRODUCTION ALLOWANCES (ACRE-FEET)					
	PRODUCTION	RIGHT	FIRST	SECOND 3	THIRD 3	FOURTH 3	FIFTH 3			
	(ACRE-FEET)	(PERCENT)	YEAR	YEAR	YEAR	YEAR	YEAR			
SAN BERNARDINO CO SERVICE AREA 70J	1,005	0.8213	1,005	954	904	854	804			
SAN BERNARDINO CO SERVICE ARBA 70L	355	0.2901	355	337	319	301	284			
SAN PILIPPO, JOSEPH & SHELLEY	35	0.0286	35	33	31	29	28			
SILVER LAKES ASSOCIATION	3,987	3.2583	3,987	3,787	3,588	3,388	3,189			
SOUTHDOWN, INC	1,519	1.2414	1,519	1,443	1,367	1,291	1,215			
SOUTHERN CALIFORNIA WATER COMPANY	940	0.7682	940	893	846	799	752			
SPRING VALLEY LAKE ASSOCIATION	3,056	2.4974	3,056	2,903	2,750	2,597	2,444			
SPRING VALLEY LAKE COUNTRY CLUB	977	0.7984	977	928	879	830	781			
STORM, RANDALL	62	0.0507	62	58	55	52	49			
SUDMBIBR, GLBNN W	121	0.0989	121	114	108	102	96			
SUMMIT VALLEY RANCH	452	0.3694	452	429	406	384	361			
TATRO, RICHARD K & SANDRA A	280	0.2288	280	266	252	238	224			
TATUM, JAMES B	829	0.6775	829	787	746	704	663			
TAYLOR, ALLEN C / HAYMAKER RANCH	456	0.3727	456	433	410	387	364			
THOMAS, S DALE	440	0.3596	440	418	396	374	352			
THOMAS, WALTER	36	0.0294	36	34	32	30	28			
THOMPSON, JAMES A	418	0.3416	418	397	376	355	334			
THOMPSON, RODGER	76	0.0621	76	72	68	64	60			
THRASHER, GARY	373	0.3048	373	354	335	317	298			
THUNDERBIRD COUNTY WATER DISTRICT	118	0.0964	118	112	106	100	94			
TURNER, ROBERT	70	0.0572	70	66	63	59	56			
VAIL, JOSEPH B & PAULA E	126	0.1030	126	119	113	107	100			
VAN BURGER, CARL	710	0,5802	710	674	639	603	568			
VAN LEBUWEN PAMILY TRUST	341	0.2787	341	323	306	289	272			

<sup>\*</sup> Durston Well, location 06N/04W-18F, APN 468-151-11 - water production right of 357 acre/feet, claimed by Durston/Van Burger/CVB investments and industrial Asphalt. Product right to be determined in a subsequent severed proceeding, jurisdiction reserved.

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EXHIBIT B

# TABLE SHOWING BASE ANNUAL PRODUCTION AND BASE ANNUAL PRODUCTION RIGHT OF EACH PRODUCER WITHIN ALTO SUBAREA TOGETHER WITH PREE PRODUCTION ALLOWANCES FOR FIRST FIVE YEARS OF THE JUDGMENT

PRODUCER	BASE ANNUAL 1	BASE ANNUAL 2		FRRE PRODUCTION ALLOWANCES (ACRE-FEET)				
	PRODUCTION (ACRE-FEET)	PRODUCTION - RIGHT (PERCENT)	FIRST YEAR	SECOND 3	THIRD 3	FOURTH 3	PIPTH 3 YEAR	
VANNI, MIKE	54	0.0441	54	51	48	45	43	
VICTOR VALLEY COMMUNITY COLLEGE DIST	240	0.1961	240	228	216	204	192	
VICTOR VALLEY WATER DISTRICT	13,354	10.9133	13,354	12,686	12,018	11,350	10,683	
VICTORVILLE, CITY OF	12	0.0098	12	11	10	. 10	9	
VOGLER, ALBERT H	132	0.1079	132	125	118	112	105	
WACKERN, CARSAR	1,635	1.3362	1,635	1,553	1,471	1,389	1,308	
WAKULA, JOHN	291	0.2378	291	276	261	247	232	
WARD, KEN & BARBARA	65	0.0531	65	61	58	55	52	
WEBER, DAVE	80	0.0654	80	76	72	68	64	
WEST, CAROLYN & SMITH, RICHARD	24	0.0196	24	22	21	20	19	
WEST, HOWARD & SUZY	72	0.0588	72	68	64	61	57	
WHITTINGHAM, RICHARD V	15	0.0123	15	14	13	12	12	
YBAGER, E L - CONSTRUCTION COMPANY INC	34	0.0278	34	32	30	28	27	

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#### EXHIBIT B

## TABLE SHOWING BASE ANNUAL PRODUCTION AND BASE ANNUAL PRODUCTION RIGHT OF EACH PRODUCER WITHIN ALTO SUBAREA TOGETHER WITH FREE PRODUCTION ALLOWANCES FOR FIRST FIVE YEARS OF THE JUDGMENT

PRODUCER	BASE ANNUAL 1	BASE ANNUAL 2		PREE PRODUCTION ALLOWANCES (ACRE-PRET				
	PRODUCTION (ACRE-PEST)	Production Right (Percent)	FIRST YBAR	SECOND 3	THIRD 3	FOURTH 3 YEAR	PIPTH <sup>3</sup> YEAR	
MINIMAL PRODUCER POOL	4,000	3.2689	4,000	3,800	3,600	3,400	3,200	
UNIDENTIFIED/UNVERIFIED PRODUCER POOL	4,967	4.0592						
ALTO SUBAREA TOTALS =	122,365	100						

- 1 Base Annual Production is the reported maximum year production for each producer for the five year period 1986-1990.

  These values reflect the maximum production determined by one or more of the following: Southern California Edison records, site inspection, land use estimates from 1987 and 1989 serial photography and responses to special interrogatories. All values are subject to change if additional information is made available, or if any value reported herein is found to be in error.
- 2 Base Annual Production Right expressed as a percentage of the Total Base Annual Production.
- 3 Values based on production ramp down of five percent (5%) per year. Free Production Allowance for the fifth year is equal to eighty percent (80%) of the Base Annual Production.

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EXHIBIT B TABLE B-1

# TABLE SHOWING BASE ANNUAL PRODUCTION AND BASE ANNUAL PRODUCTION RIGHT OF EACH PRODUCER WITHIN CENTRO SUBAREA TOGETHER WITH FREE PRODUCTION ALLOWANCES FOR FIRST FIVE YEARS OF THE JUDGMENT

animne elimantia	BASE ANNUAL 1	ANNUAL BASE ANNUAL		FREE PRODUCTION ALLOWANCES (ACRE-FEET)						
PRODUCER	PRODUCTION (ACRE-FEET)	PRODUCTION RIGHT (PERCENT)	FIRST YEAR	SECOND 3	THIRD 3	FOURTH 3 '	FIFTH <sup>3</sup> YEAR			
AGCON, INC	0	0.0000	0	0	0	0	0			
AGUAYO, JEANETTE L	212	0.3742	212	201	190	180	169			
ATCHISON, TOPEKA, SANTA PE RAILWAY CO	120	0.2118	120	114	108	102	96			
AVDESF, THOMAS	34	0.0600	34	32	30	28	27			
AZTEC PARM DEVELOPMENT COMPANY (Now, Virgil	Gorman) 220	0.3883	220	209	198	187	176			
BARNES, PAY - EXECUTOR OF ESTATE OF WAYNE	BARNES 243	0.4289	243	230	218	206	194			
BROMMER, MARVIN	361	0.6372	361	342	324	306	288			
BURNS, RITA J & PAMELA E	16	0.0282	16	15	14	13	12			
CHAFA, LARRY R	96	0.1694	96	91	86	81	76			
CHOI, YONG IL & JOUNG AE	38	0.0671	38	36	34	32	30			
CHRISTISON, JOEL	75	0.1324	75	71	67	63	60			
COOK, KHON W	169	0.2983	169	160	152	143	135			
DE VRIES, NEIL	3,800	6.7070	3,800	3,610	3,420	3,230	3,040			
DESERT COMMUNITY BANK	156	0.2753	156	148	140	132	124			
OURAN, FRANK T	50	0.0883	50	47	45	42	40			
GAINES, JACK	117	0.2065	117	111	105	99	93			
BSIRIBCH, WAYNE	121	0.2136	121	114	108	102	96			
ORMAN, VIRGIL	138	0.2436	138	131	124	117	110			
RIBDER, RAYMOND H & DORISANNE	30	0.0530	30	28	27	25	24			
RILL, NICHOLAS P & MILLIE D	21	0.0371	21	19	18	17	16			
ROEN, CORNELIS	1,043	1.8409	1,043	990	938	886	834			
LANIFY, DBA - WHITE BEAR RANCH	152	0.2683	152	144	136	129	121			
LARMSEN, JAMES & RUTH ANN	1,522	2.6863	1,522	1,445	1,369	1,293	1,217			
IARPER LAKE COMPANY	1,433	2.5293	1,433	1,361	1,289	1,218	1,146			

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TABLE B-1

TABLE SHOWING BASE ANNUAL PRODUCTION AND

### BASE ANNUAL PRODUCTION RIGHT OF EACH PRODUCER WITHIN CENTRO SUBARRA TOGETHER WITH FREE PRODUCTION ALLOWANCES FOR FIRST FIVE YEARS OF THE JUDGMENT

PRODUCER	BASE ANNUAL DESCRIPTION PRODUCTION PRODUCTION		FREE PRODUCTION ALLOWANCES (ACRE-PEET)						
	(ACRE-FEET)	PRODUCTION RIGHT (PERCENT)	FIRST YBAR	SECOND 3	THIRD 3	FOURTH 3 YEAR	FIFTH 3 YBAR		
HI DESERT MUTUAL WATER CO	34	0.0600	34	32	30	28	27		
HILEMAN, KATHERINE	19	0.0335	19	18	17	16	15		
HILL, MELVIN	2,335	4.1213	2,335	2,218	2,101	1,984	1,868		
HOY, MIKE	632	1,1155	632	600	568	537	505		
JORDAN, RAYMOND	460	0.8119	460	437	414	391	368		
JUSTICE, CHRIS	421	0.7431	421	399	378	357	336		
KING, GENEVIEVE E	69	0.1218	69	65	62	58	5\$		
LER, SEPOONG STAL & WOO POONG	77	0.1359	77	73	69	65	61		
LEYERLY, GENEVA	65	0.1147	65	61	56	\$5	52		
LEYERLY, RICHARD	862	1.5214	862	818	775	732	689		
LUDINGTON, JAMES B & JO ANN	58	0.1024	58	55	52	49	46		
LYON, LOUIS & BRIKA	130	0.2295	130	123	117	110	104		
MARTIN, LENDELL	14	0.0247	14	13	12	11	11		
MCCOLLUN, CHARLES L	347	0.6125	347	329	312	294	277		
MRAD, G C	90	0.1589	90	85	81	76	72		
MEYERS, LONNIE	27	0.0477	27	25	24	22	21		
MITCHELL, CHARLES A	201	0.3548	201	190	180	170	160		
MOPFITT, THOMAS R & EDITH I	62	0.1094	62	58	55	\$2	49		
MOST, MILTON W	9,660	17.0500	9,660	9,177	4,694	0,211	7,728		
NELSON, MILDRED L	52	0.0916	52	49	46	44	41		
NEWBERRY SPRINGS COMPANY, INC	2,489	4.3931	2,489	2,364	2,240	2,115	1,991		
OHAI, REYNOLDS & DOROTHY	137	0.2418	137	130	123	116	109		
OROPEZA, JOSE M	190	0.3354	190	180	171	161	152		
OSTERKAMP, GEROLD	260	0.4589	260	247	234	221	208		

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EXHIBIT B TABLE B-1

# TABLE SHOWING BASE ANNUAL PRODUCTION AND BASE ANNUAL PRODUCTION RIGHT OF EACH PRODUCER WITHIN CENTRO SUBAREA TOGETHER WITH PREE PRODUCTION ALLOWANCES FOR FIRST FIVE YEARS OF THE JUDGMENT

CENTRO SUBARBA PRODUCER	BASE ANNUAL 1	BASE ANNUAL 2	!	es (acre-fe	RT)		
	PRODUCTION (ACRE-PEET)	PRODUCTION RIGHT (PERCENT)	FIRST YEAR	SECOND 3	THIRD 3	FOURTH 3	PIPTH 3
OWL ROCK PRODUCTS COMPANY	466	0.8225	466	442	419	396	372
PG & B	1,657	2.9246	1,657	1,574	1,491	1,408	1,325
REDDY, BOMMI V & KARUNA V	24	0,0424	24	22	21	20	1, 349
ROWLAND, JAMES & HELEN	22	0.0324	22	20	19	18	17
RUISCH, DALR W	650	1.1473	650	617	585	552	520
SHIRKBY, ALAN G & MARY B	35	0.0618	35	33	383	29	28
SMITH, ROBERT A	43	0.0759	43	40	36	36	34
SOPPELAND, WAYNE	783	1.3820	783	743	704	665	526
SOUTHERN CALIFORNIA WATER COMPANY	11,309	1,3620	11,309	10,743			
SPINK, WALTHALL	44	0.0777	11,309	41	10,178 39	9,612 37	9,047
ST CHARLES, DONALD B	609	1.0749	609				35
SUN 'N SKY COUNTRY CLUB	337			578	548	517	487
TALLAKSON, WILLIAM V		0.5948	337	320	303	286	269
•	17	0.0300	17	16	15	14	13
TILLEMA, HAROLD	874	1.5426	874	830	786	742	699
VAN DAM, BLDERT & SUSAN	722	1.2743	722	685	649	613	577
VAN LERUWEN, JOHN	1,922	3.1923	1,922	1,825	1,729	1,633	1,537
VAN VLIET, HENDRIKA	820	1.4473	820	779	738	697	656
VANHOY, LUTHER C	23	0.0406	23	21	20	19	16
VERNOLA, PAT	3,116	5.4998	3,116	2,960	2,804	2,648	2,492
VISSER, ANNIE	91	0.1606	91	86	81	77	72
YANG, YOUNG MO	371	0.6548	371	352	333	315	296
YKEMA HARMSEN DAIRY	1,000	1.7650	1,000	950	900	850	800

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#### TABLE B-1

# TABLE SHOWING BASE ANNUAL PRODUCTION AND BASE ANNUAL PRODUCTION RIGHT OF EACH PRODUCER WITHIN CENTRO SUBAREA TOGETHER WITH FREE PRODUCTION ALLOWANCES FOR FIRST FIVE YEARS OF THE JUDGMENT

PRODUCER	BASE ANNUAL 1	BASE ANNUAL 2		PREE PRODUCTION ALLOWANCES (ACRE-PRET)				
	PRODUCTION (ACRE-FEET)	PRODUCTION RIGHT (PERCENT)	PIRST YEAR	SECOND 3 YEAR	THIRD 3 YBAR	POURTH 3 YEAR	PIPTH 3 YEAR	
MINIMAL PRODUCER POOL	2,000	3.5300	2,000	1,900	1,800	1,700	1,600	
UNIDENTIFIED/UNVERIFIED PRODUCER POOL	864	1.5250						
CENTRO SUBARBA TOTALS .	56,657	100						

- Base Annual Production is the reported maximum year production for each producer for the five year period 1986-1990. These values reflect the maximum production determined by one or more of the following: Southern California Edison records, site inspection, land use estimates from 1987 and 1989 aerial photography and responses to special interrogatories. All values are subject to change if additional information is made available, or if any value reported herein is found to be in error.
- 2 Base Annual Production Right expressed as a percentage of the Total Base Annual Production.
- 3 Values based on production ramp down of five percent (5%) per year. Free Production Allowance for the fifth year is equal to eighty percent (80%) of the Base Annual Production.

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EXHIBIT B TABLE B-1

#### TABLE SHOWING BASE ANNUAL PRODUCTION AND BASE ANNUAL PRODUCTION RIGHT OF EACH PRODUCER WITHIN BAJA SUBARRA

TOGETHER WITH FREE PRODUCTION ALLOWANCES
FOR PIRST FIVE YEARS OF THE JUDGMENT

PRODUCER	BAJA SUBARBA PRODUCTION PRODUCTION						FREE PRODUCTION ALLOWANCES (ACRE-PEST)					
	PRODUCTION (ACRE-PEET)	PRODUCTION RIGHT (PBRCENT)	FIRST YEAR	SECOND 3 YEAR	THIRD 3	FOURTH 3 YRAR	FIFTH <sup>3</sup> YBAR					
AKE, CHARLES J & MARJORIE M	23	0,0333	23	21	20	19	18					
ANGERER, ROBERT J & PEGGY	24	0.0347	24	22	21	20	19					
ANTELOPE VALLEY DAIRY	5,430	7.8597	5,430	5,158	4,887	4,615	4,344					
ARGUELLES, ALFREDO	1,047	1.515\$	1,047	994	942	889	837					
ATCHISON, TOPEKA, SANTA PE RAILWAY CO	80	0.1158	80	76	72	68	64					
BAGLEY, ROY	20	0.0289	20	19	18	17	16					
BALDERRAMA, ALFRED & LINDA	250	0.3619	250	237	225	212	200					
BALL, DAVID P	81	0.1172	61	76	72	68	64					
BARAK, RICHARD	132	0.1911	132	125	119	112	105					
BARBER, JAMES B	167	0,2417	167	158	150	141	133					
BARSTOW CALICO K O A	24	0.0347	24	22	21	20	19					
BAUR, KARL & RITA	26	0.0376	26	24	23	22	20					
BEDINGPIELD, LYNDELL & CHARLENE	56	0.0811	56	53	50	47	44					
BENTON, PHILIP G	35	0.0507	35	33	31	29	28					
BORGOGNO, STEVEN & LILLIAN B	1,844	2.6691	1,844	1,751	1,659	1,567	1,475					
BOWMAN, BDWIN L	31	0.0449	31	29	27	26	24					
BROWN, RONALD A	1,080	1.5632	1,080	1,026	972	918	864					
BROWY, ORVILLE & LOUISE	33	0.0478	33	31	29	28	26					
BRUINS, NICHOLAS	29	0.0420	29	27	26	24	23					
CALICO LAKES HOMEOWNERS ASSOCIATION	1,031	1.4923	1,031	979	927	876	824					
CALIF DEPT OF TRANSPORTATION	71	0.1028	71	67	63	60	56					
CAMPBELL, M A & DIANNE	22	0,0318	22	20	19	18	17					
CARTER, JOHN THOMAS	746	1.0798	746	708	671	634	596					
CDFG - CAMP CADY	14	0.0203	14	13	12	11	11					

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EXHIBIT B TABLE B-1

## TABLE SHOWING BASE ANNUAL PRODUCTION AND BASE ANNUAL PRODUCTION RIGHT OF EACH PRODUCER WITHIN BAJA SUBAREA TOGETHER WITH FREE PRODUCTION ALLOWANCES FOR FIRST FIVE YEARS OF THE JUDGMENT

	BASE ANNUAL BASE ANNUAL 2		FREE PRODUCTION ALLOWANCES (ACRE-FRET)					
PRODUCER	****	PIRST YEAR	SECOND 3	THIRD 3	FOURTH 3 YEAR	PIFTH 3		
CHANG, TIMOTHY & JANE	18	0.0261	18	17	16	15	14	
CHASTAIN, W C	100	0.1447	100	95	90	85	80	
CHEYRNNE LAKE, INC	122	0.1766	122	115	109	103	97	
CHIAO MEI DEVELOPMENT	451	0.6528	451	428	405	383	360	
CHO BROTHERS RANCH	758	1.0972	758	720	682	644	606	
CHUANG, MARSHAL	70	0.1013	70	66	63	59	56	
CONNER, WILLIAM H	25	0.0362	25	23	22	21	20	
COOL WATER RANCH	76	0.1100	76	72	68	64	60	
CRYSTAL LAKES PROPERTY OWNERS ASSOCIATION	447	0.6470	447	424	402	379	357	
DAGGETT COMMUNITY SERVICES DISTRICT	235	0.3402	235	223	211	199	188	
DALJO CORPORATION	31	0.0449	31	29	27	26	24	
DAVIS, RONALD & DONNA	53	0.0767	£2	50	47	45	42	
DE JONG, ALAN L	1,648	2.3854	1,648	1,565	1,483	1,400	1,318	
DENNISON, QUENTIN D	29	0.0420	29	27	26	24	23	
DESERT LAKES CORPORATION - (LAKE DOLORES)	483	0.6991	483	458	434	410	386	
DOCIMO, DONALD P & PATRICIA J	23	0.0333	23	21	20	19	18	
DONALDSON, JERRY & BEVERLY	90	0.1303	90	'es	61	76	72	
BLLISON, SUSAN	15	0.0217	15	14	13	12	12	
EVKHANIAN, JAMES H	110	0.1592	110	104	99	<b>9</b> 3	88	
FAWCETT, EDWARD C	20	0.0289	20	19	16	17	16	
PELIX, ALAN 8 4 CAROL L	36	0.0521	36	34	32	30	29	
PERRO, DENNIS & NORMA	32	0.0463	32	30	28	27	25	
FRIEND, JOSEPH & DEBORAH	60	0.0868	60	57	54	51	48	
FUNDAMENTAL CHRISTIAN ENDRAVOR	285	0.4125	285	270	256	242	228	

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EXHIBIT B TABLE B-1 ABLE SHOWING BASE ANNUAL

### TABLE SHOWING BASE ANNUAL PRODUCTION AND BASE ANNUAL PRODUCTION RIGHT OF EACH PRODUCER WITHIN BAJA SUBAREA TOGETHER WITH FREE PRODUCTION ALLOWANCES FOR FIRST FIVE YEARS OF THE JUDGMENT

PATA GUMANDA	BAJA SUBARBA PRODUCTION PRODUCTION	FREE PRODUCTION ALLOWANCES (ACRE-FEET)					
PRODUCER	(ACRE-FRET)	PRODUCTION RIGHT (PERCENT)	FIRST YBAR	SECOND 3	THIRD 3	FOURTH 3 YBAR	PIFTH <sup>3</sup> YBAR
GARCIA, DANIEL	23	0.0333	23	21	20	19	18
GOLD, HAROLD	249	0.3604	249	236	224	211	199
GRAVES, CHESTER B	32	0,0463	32	30	28	27	25
HAIGH, WHILLDYN & MARGARET	32	0.0463	32	30	28	27	25
HALL, LARRY	23	0.0333	23	21	20	19	18
HARALIK, BESS & ROBERT	27	0.0391	27	25	24	22	21
HARDESTY, LESLIE E & BECKY J	47	0.0680	47	44	42	39	37
HARBSON, NICHOLAS & MARY	30	0.0434	30	28	27	25	24
HARTER FARMS	1,083	1,5676	1,083	1,028	974	920	866
HARTER, JOE & SUE	738	1.0682	738	701	664	627	590
HARTLEY, LONNIE	19	0.0275	19	18	17	16	15
HARVEY, FRANK	38	0.0550	38	36	34	32	30
HENDLEY, RICK & BARBARA	48	0.0695	48	45	43	40	36
HIETT, PATRICIA J	16	0,0232	16	15	14	13	12
HILARIDES, FRANK	1,210	1.7514	1,210	1,149	1,089	1,028	968
HOLLISTER, ROBERT H & RUTH M	44	0.0637	44	41	39	37	35
HONG, PAUL B & MAY	95	0.1375	95	90	85	80	76
HORTON'S CHILDREN'S TRUST	106	0.1534	106	100	95	90	84
HORTON, JOHN MD	183	0.2649	183	173	164	155	146
Hosking, John W & Jean	94	0.1361	94	89	84	79	75
HUBBARD, ESTER & MIZUNO, ARLEAN	28	0.0405	28	36	25	23	22
HUNT, RALPH M & LILLIAN F	31	0.0449	31	29	27	26	24
HUTCHISON, WILLIAM O	901	1.3042	901	855	810	765	720
HYATT, JAMES & BRENDA	210	0.3040	210	199	189	178	168

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EXHIBIT B TABLE B-1

## TABLE SHOWING BASE ANNUAL PRODUCTION AND BASE ANNUAL PRODUCTION RIGHT OF EACH PRODUCER WITHIN BAJA SUBARBA TOGETHER WITH FREE PRODUCTION ALLOWANCES FOR FIRST PIVE YEARS OF THE JUDGMENT

	BASE ANNUAL 1 BASE ANNUAL 2		FREE PRODUCTION ALLOWANCES (ACRE-FEBT)					
PRODUCER		FIRST YBAR	SECOND 3	THIRD 3	POURTH 3 YEAR	PIPTH 3		
IRVIN, BERTRAND W	29	0.0426	29	27	26	24	23	
J V A AIR INC	54	0.0782	54	51	48	45	43	
JACKSON, RAY	20	0.0289	20	19	18	17	16	
JOHNSON, JAMES R	247	0.3575	247	234	222	209	197	
JUSTICE, CHRIS	6	0.0087	6	5	5	5	4	
KAPLAN, ABRAHAM M	76	0.1100	76	72	68	64	60	
KASNER, ROBERT	1,001	1.4489	1,001	950	900	850	800	
KATCHER, AUGUST M & MARCELINE	23	0.0333	23	21	20	19	18	
KEMP, ROBERT & ROSE	32	0.0463	32	30	28	27	25	
KIEL, MARY	34	0.0492	34	32	30	28	27	
KIM, JOON HO	764	1.1059	764	725	687	649	611	
Kosharek, John & Joanne	54	0.0782	54	51	48	45	43	
LAKE JODIE PROPERTY OWNERS ASSOCIATION	254	0.3677	254	241	228	215	203	
LAKE WAIKIKI	98	0.1419	9 B	93	88	83	78	
LAKE WAINANI OWNERS ASSOCIATION	202	0.2924	202	191	181	171	161	
LANGLEY, MICHAEL R	20	0.0289	20	19	18	17	16	
LAWRENCE, WILLIAM W	45	0.0651	45	42	40	38	36	
LEE, MOON & OKBRA	49	0.0709	49	46	44	41	39	
LBR, VIN JANG T	630	0.9119	630	598	567	535	504	
LESHIN, CONNIE & SOL	1,416	2.0496	1,416	1,345	1,274	1,203	1,132	
LESHIN, SOL	1,997	2,8906	1,997	1,897	1,797	1,697	1,597	
LEVINE, DR LESLIE	1,637	2,3695	1,637	1,555	1,473	1,391	1,309	
LONG, BALLARD	35	0.0507	35	33	31	29	28	
M BIRD CONSTRUCTION	41	0.0593	41	38	36	34	32	

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EXHIBIT B

TABLE B-1

TABLE SHOWING BASE ANNUAL PRODUCTION AND

BASE ANNUAL PRODUCTION RIGHT OF EACH PRODUCER WITHIN BAJA SUBAREA

TOGETHER WITH FREE PRODUCTION ALLOWANCES

FOR FIRST FIVE YEARS OF THE JUDGMENT

	BASE ANNUAL 1	BASE ANNUAL 2					CES (ACRE-PERT)		
PRODUCER	PRODUCTION (ACRE-FEET)	PRODUCTION PRODUCTION RIGHT (ACRE-FEET) (PERCENT)	FIRST YBAR	SECOND 3 YEAR	THIRD 3	FOURTH 3	PIPTH 3 YEAR		
MAHJOUBI, APSAR S	63	0.0912	63	59	56	53	50		
MALIN, LILY	54	0.0762	54	51	48	45	43		
MALONBY, JANICE	36	0.0521	36	34	32	30	28		
MARCROFT, JAMES A & JOAN	38	0.0550	38	36	34	32	30		
MARSHALL, CHARLES	20	0.0289	20	19	18	17	16		
MAYBERRY, DONALD J	41	0.0593	41	38	36	34	32		
MILBRAT, IRVING	73	0.1057	73	69	65	62	58		
MITCHBLL, CHARLOTTE	115	0.1665	115	109	103	97	92		
MITCHELL, JAMES L & CHERYL A	155	0.2244	155	147	139	131	124		
MOORE, WAYNE G & JULIA H	103	0.1491	103	97	92	87	82		
MORRIS, KARL	304	0.4400	304	288	273	258	243		
MULLIGAN, ROBERT & INEZ	35	0.0507	35	33	31	29	28		
NEWBERRY COMMUNITY SERVICE DIST	23	0.0333	23	21	20	19	18		
NU VIEW DEVELOPMENT, INC	2,899	4.1962	2,899	2,754	2,609	2,464	2,319		
O F D L INC	109	0.1578	109	103	98	92	87		
O'KEEFE, SARAH-LEE & JOKE E	50	0.0724	50	47	45	42	40		
P & H ENGINEERING & DEV CORP	667	0.9654	667	633	600	566	533		
PARKER, GEORGE R	144	0.2084	144	136	129	122	115		
PATHFINDER INVESTORS	472	0.6832	472	448	424	401	377		
PAYAN, PAUL	32	0.0463	32	30	28	27	25		
PERKO, BERT K	132	0.1911	132	125	118	112	105		
PITTS, JOB	30	0.0434	30	28	27	25	24		
POHL, ANDREAS & CATHLYN	17	0.0246	17	16	15	14	13		
POLAND, JOHN R & SANDRA M	92	0.1332	92	87	82	78	73		

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EXHIBIT B

## TABLE SHOWING BASE ANNUAL PRODUCTION AND BASE ANNUAL PRODUCTION RIGHT OF EACH PRODUCER WITHIN BAJA SUBAREA TOGETHER WITH FREE PRODUCTION ALLOWANCES FOR FIRST PIVE YEARS OF THE JUDGMENT

•	ASB ANNUAL 1	BASE ANNUAL 2	:	FREE PRODUCTI	ON ALLOWANC	ES (ACRE-PE	BT)
PRODUCER	BAJA SUBARBA PRODUCTION PRODUCTION RIGHT PRODUCER (ACRE-PRET) (PERCENT)	RIGHT	PIRST YEAR	SECOND 3	THIRD 3	FOURTH 3 YEAR	FIFTH 3
PRICE, ALAN B	37	0.0536	37	35	33	31	29
PRICE, DONALD	42	0.0608	42	39	37	35	33
PUCKHABER, WILLIAM F TRUST	63	0.0912	63	59	56	53	50
PURCIO, THOMAS F & PATRICIA A	80	0.1158	80	76	72	6B	64
RANDOLPH, JOAN E	24	0.0347	24	22	21	20	19
REBVES, RICHARD	230	0.3329	230	218	207	195	184
RICE, DANIEL & MARY	121	0.1751	121	114	108	102	96
RICE, HENRY C & DIANA	24	0.0347	24	22	21	20	19
RIBGER, WALTER M	62	0.0897	62	58	55	52	49
RIKUO CORPORATION	1,527	2.1958	1,517	1,441	1,365	1,289	1,213
ROSSI, JAMES L & NAOMI I	614	0.8887	614	583	552	521	491
ROTEX CONSTRUCTION COMPANY	2,529	3.6606	2,529	2,402	2,276	2,149	2,023
SAN BERNARDING COUNTY BARSTON - DAGGETT AIRPOR	T 168	0.2432	168	159	151	142	134
SANTUCCI, ANTONIO & WILSA	30	0.0434	30	28	27	25	24
SCOGGINS, JERRY	105	0.1520	105	99	94	89	84
SHEPPARD, THOMAS & GLORIA	217	0.3141	217	206	195	184	173
SHORT, CHARLES & MARGARET	54	0.0782	54	51	48	45	43
SHORT, JEFF	30	0.0434	30	28	27	25	24
SILVER VALLEY RANCH, INC	109	0.1578	109	103	98	92	67
SMITH, WILLIAM B	19	0,0275	19	18	17	16	15
SNYDER, KRYL K & ROUTH, RICHARD J	64	0.0926	64	60	57	54	51
SOUTHERN CALIFORNIA EDISON CO - AGRICULTURE	5,858	8.4792	5,858	5,565	5,272	4,979	4,686
SOUTHBRN CALIFORNIA EDISON CO - INDUSTRIAL	4,565	6,6076	4,565	4,336	4,108	3,880	3,652
SOUTHERN CALIFORNIA GAS COMPANY	98	0.1419	98	93	8.8	63	78

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TABLE B-1

TABLE SHOWING BASE ANNUAL PRODUCTION AND

BASE ANNUAL PRODUCTION RIGHT OF EACH PRODUCER WITHIN BAJA SUBAREA

TOGETHER WITH FREE PRODUCTION ALLOWANCES FOR FIRST FIVE YEARS OF THE JUDGMENT

	BASE ANNUAL 1	BASE ANNUAL 2	PRBE PRODUCTION ALLOWANCES (ACRE-PEET)					
PRODUCER		FIRST YBAR	SECOND 3	THIRD 3	POURTH 3 YEAR	FIPTH 3		
ST ANTONY COPTIC ORTHODOX MONASTERY	130	0.1882	130	123	117	110	104	
STEWART, STANLEY & PATRICIA	27	0.0391	27	25	24	22	21	
SUGA, TAKBAKI	154	0.2229	154	146	138	130	123	
SUNDOWN LAKES, INC	168	0.2432	168	159	151	142	134	
SWARTZ, ROBERT & IRENE	\$0	0.0724	50	47	45	42	40	
TAPIR, RAYMOND & MURIBL	18	0.0261	18	17	16	15	14	
TAYLOR, TOM	503	0.7281	503	477	452	427	402	
THAYER, SHARON	58	0.0840	58	55	52	49	46	
THE 160 NEWBERRY RANCH CALIFORNIA, LTD	1,033	1.4952	1,033	981	929	878	826	
TRIPLE H PARTNERSHIP	993	1.4373	993	943	893	844	794	
UNION PACIFIC RAILROAD COMPANY	249	0,3604	249	236	224	211	199	
VAN BASTELAAR, ALPHONSE	78	0.1129	76	74	70	66	62	
VAN DIEST, CORNBLIUS	934	1.3519	934	887	840	793	747	
VAN LBRUWEN, JOHN	1,084	1.5690	1,084	1,029	975	921	867	
VANDER DUSSEN, AGNES	1,792	2.5938	1,792	1,702	1,612	1,523	1,433	
VAUGHT, ROBERT E & KAREN M	43	0.0622	43	40	38	36	34	
VERNOLA, PAT	1,310	1.8962	1,310	1,244	1,179	1,113	1,048	
WARD, ERNEST & LAURA	3.0	0.0550	38	36	34	32	30	
WARD, RONNY H	130	0.1882	130	123	117	110	104	
WEBER, F R & JUNELL	96	0.1390	96	91	86	81	76	
WEBSTER, THOMAS M & PATRICIA J	24	0.0347	24	22	21	20	19	
WEIDKNECHT, ARTHUR J & PEGGY A	79	0.1143	79	75	71	67	63	
WESTERN HORIZON ASSOCIATES INC	1,188	1.7196	1,188	1,128	1,069	1,009	950	
WESTERN ROCK PRODUCTS	31	0.0449	31	29	27	26	24	

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### EXHIBIT B TABLE B-1

### TABLE SHOWING BASE ANNUAL PRODUCTION AND BASE ANNUAL PRODUCTION RIGHT OF EACH PRODUCER WITHIN BAJA SUBARBA TOGETHER WITH PREE PRODUCTION ALLOWANCES FOR FIRST FIVE YEARS OF THE JUDGMENT

	BASE ANNUAL 1	BASE ANNUAL 2	1	FREE PRODUCTION ALLOWANCES (ACRE-FEET)					
PRODUCER	PRODUCTION (ACRE-FEET)	RIGHT	RIGHT	FIRST YBAR	SECOND 3 YEAR	THIRD 3	FOURTH 3 YEAR	PIPTH 3 YEAR	
WET SET, INC	129	0.1867	129	122	116	109	103		
WITTE, E DANIEL	27	0.0391	27	25	24	22	21		
WLSR INC	133	0.1925	133	126	119	113	106		
WORSEY, REVAE	29	0.0420	29	27	26	24	23		
YARD, BETTY	26	0.0376	26	24	23	22	20		
YERMO WATER COMPANY	453	0.6557	453	430	407	385	362		
YOUNG, KEITH O - (DESERT TURP)	312	0.4516	312	296	280	265	249		
MINIMAL PRODUCER POOL	3,500	5.0661	3,500	3,325	3,150	2,975	2,800		
UNIDENTIFIED/UNVERIFIED PRODUCER POOL	320	0.4632							
BAJA SUBAREA TOTALS =	69,087	100							

Base Annual Production is the reported maximum year production for each producer for the five year period 1986-1990.

These values reflect the maximum production determined by one or more of the following: Southern California Edison records, site inspection, land use estimates from 1987 and 1989 aerial photography and responses to special interrogatories. All values are subject to change if additional information is made available, or if any value reported herein is found to be in error.

<sup>2</sup> Base Annual Production Right expressed as a percentage of the Total Base Annual Production.

<sup>3</sup> Values based on production ramp down of five percent (5%) per year. Free Production Allowance for the fifth year is equal to eighty percent (80%) of the Base Annual Production.

## EXHIBIT B TABLE B-2 TABLE SHOWING TOTAL WATER PRODUCTION FOR AQUACULTURE AND RECREATIONAL LAKE PURPOSES

### ALTO SUBAREA

	TOTAL WATER <sup>1</sup> PRODUCTION	BASE ANNUAL <sup>2</sup> PRODUCTION	RECIRCULATED <sup>3</sup> WATER
PRODUCER		(ACRE-FEET)	
CDFG - MOJAVE RIVER FISH HATCHERY	10,678	20	10,658
JESS RANCH WATER COMPANY	18,625	7,480	11,145
ALTO SUBAREA TOTALS =	29,303	7,500	21,803

Total Water Production is the reported maximum year production for each producer for the five year period 1986-1990.

These values reflect the maximum production determined by one or more of the following: Southern California Edison records; James C. Hanson site inspection; land use estimates from 1989 aerial photography; responses to special interrogatories. All values are subject to change if additional information is made available, or if any value reported herein is found to be in error.

- 2 Base Annual Production as shown on Table B-1.
- 3 Amount shown is the difference between the Total Water Production and the Base Annual Production.

# EXHIBIT B TABLE B-2 TABLE SHOWING TOTAL WATER PRODUCTION FOR AQUACULTURE AND RECREATIONAL LAKE PURPOSES BAJA SUBAREA

	TOTAL WATER <sup>1</sup> PRODUCTION	BASE ANNUAL 2 PRODUCTION	RECIRCULATED <sup>3</sup> WATER
PRODUCER		(ACRE-FEET)	**************************************
BROWY, ORVILLE & LOUISE	210	33	177
CALICO LAKES HOMEOWNERS ASSOCIATION	2,513	1,031	1,482
CDFG - CAMP CADY	102	14	88
CHEYENNE LAKE, INC	638	122	516
CRYSTAL LAKES PROPERTY OWNERS ASSOCIATION	6,575	447	6,128
DESERT LAKES CORPORATION - (LAKE DOLORES)	928	483	445
FUNDAMENTAL CHRISTIAN ENDEAVOR	440	285	155
HORTON'S CHILDREN'S TRUST	1,291	106	1,185
HORTON, JOHN MD	672	183	489
KIEL, MARY	188	34	154
LAKE JODIE PROPERTY OWNERS ASSOCIATION	2,805	254	2,551
LAKE WAIKIKI	400	98	302
LAKE WAINANI OWNERS ASSOCIATION	1,420	202	1,218
LEE, MOON & OKBEA	171	49	122
O F D L INC	434	109	325
RICE, DANIEL & MARY	614	121	493
SCOGGINS, JERRY	922	105	817
SILVER VALLEY RANCH, INC	455	109	346
<b>S</b> MITH, WILLIAM E	153	19	134
SUNDOWN LAKES, INC	1,109	168	941
TAPIE, RAYMOND & MURIEL	108	18	90
THAYER, SHARON	159	58	101
WET SET, INC	441	129	312
WLSR INC	678	133	545

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## EXHIBIT B TABLE B-2 TABLE SHOWING TOTAL WATER PRODUCTION FOR AQUACULTURE AND RECREATIONAL LAKE PURPOSES BAJA SUBAREA

TOTAL WATER 1
PRODUCTION

BASE ANNUAL 2 PRODUCTION

RECIRCULATED 3
WATER

PRODUCER

- (ACRE-FEET) -

BAJA SUBAREA TOTALS =

23,426

4,310

19,116

- 1 Total Water Production is the reported maximum year production for each producer for the five year period 1986-1990.

  These values reflect the maximum production determined by one or more of the following: Southern California Edison records; James C. Hanson site inspection; land use estimates from 1989 aerial photography; responses to special interrogatories. All values are subject to change if additional information is made available, or if any value reported herein is found to be in error.
- 2 Base Annual Production as shown on Table B-1.
- 3 Amount shown is the difference between the Total Water Production and the Base Annual Production.

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6	EXHIBIT C
7	ENGINEERING APPENDIX
8	
9	CONTENTS
10	
11	A. ADJUSTMENT OF FREE PRODUCTION ALLOWANCES
12	B. DETERMINATION OF SURFACE FLOW COMPONENTS
13	TABLE C-1: MOJAVE BASIN AREA ADJUDICATION SUBAREA HYDROLOGICAL
14	INVENTORY BASED ON LONG-TERM AVERAGE NATURAL WATER SUPPLY AND OUTFLOW AND CURRENT YEAR IMPORTS AND
15	CONSUMPTIVE USE
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### EXHIBIT C

### ENGINEERING APPENDIX

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

- A. Adjustment of Free Production Allowances. In the preparation of the report required by Paragraph 24 (o) of this Judgment, the Watermaster shall take into account all available pertinent hydrologic data and estimates, including at least the factors, or changes in the factors, shown in the attached Table C-1, "MOJAVE BASIN AREA ADJUDICATION SUBAREA HYDROLOGICAL INVENTORY BASED ON LONG-TERM AVERAGE NATURAL WATER SUPPLY AND OUTFLOW AND CURRENT YEAR IMPORTS AND CONSUMPTIVE USE," and changes in storage as determined by well levels, the factors listed in Paragraph 2(a) of Exhibit "H", and other pertinent data. The numbers for each of the factors for each Subarea shown in Table C-1 are Sample Numbers only, and are not intended to be used in determining actual water supply, Consumptive Use and outflow, or Free Production Allowance of the Subareas.
- B. <u>Determination of Surface Flow Components</u>. The procedures used to determine the historical surface flow components of the Mojave River at various locations are summarized below.
- Narrows. Since the records available for the discharge of the Mojave River at Lower Narrows only provide data on the total amount of surface flow and since Storm Flow occurs during and following periods of rainfall, it was necessary to determine what portion of

total measured surface flow at Lower Narrows was Storm Flow and what portion was Base Flow.

The Parties in reaching the physical solution provided for in the Judgment, used certain procedures to separate the Storm Flow and Base Flow components of the total measured surface flow at Lower Narrows. Hydrographs of the mean daily discharge at Lower Narrows were plotted for the Year under consideration together with corresponding rainfall data obtained from the National Oceanic and Atmospheric Administration (NOAA) for Lake Arrowhead. Hydrographs were also plotted for the combined flow of West Fork Mojave River and Deep Creek which together with the Lake Arrowhead precipitation data served as a guide for interpreting those periods during which Storm Flow was likely to have occurred at Lower Narrows.

Other factors considered included:

- . Occurrences of Storm Flow at Barstow and Afton Canyon,
- . Precipitation at Victorville and Barstow,
- . Consideration of the time of Year and temperature, &
- . Shape of hydrographs for Years having similar Base Flow characteristics.

Based on interpretation of all of the foregoing information, the flows occurring on those days during which Storm Flow most likely occurred were "scalped" by projecting an estimated Base Flow Curve through the Storm Flow Period. The Base Flow component of the total monthly flow was then determined as follows:

a. For those periods during which there was obviously no Storm Flow, the entire recorded mean daily flows were assumed to be Base Flow.

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27 28

For the remaining Storm Flow periods, the Base Flow component was taken as the area under the Base Flow Curve, except that for those days within the Storm Flow period when the actual mean daily discharge is less than the amount indicated by the Base Flow Scalping Curves, then the actual recorded amount is used.

2. Determination of Surface Flow Components at Waterman Fault. The total amount of surface flow passing the Waterman Fault (under current riverbed conditions) is considered to be Storm Flow and can be estimated from the Storm Flow passing the USGS gauging station Mojave River at Barstow. The following table was developed to provide a method for estimating flow at Waterman Fault:

12	Storm Flow At Barstow Gage <sup>1</sup>	Estimated Surface Flow at Waterman Fault
13	(Acre-Feet)	(Acre-Feet)
14	2,000	0
15	10,000	6,200
16	20,000	14,300
17	30,000	22,600
18	40,000	31,400
19	50,000	40,500
20	60,000	49,200
21	70,000	58,400
22	80,000	67,800
23	90,000	76,800
24	100.000	85,400

¹From Recorded Flow at USGS Gaging Station Mojave River at Relationship is based on single storm events. More than one storm event separated by more than five day of zero flow will be considered as separate storms.

3. Determination of Surface Flow Components at Afton. Records available for the discharge of the Mojave River at Afton, California, provide data on the total mount of surface flow and since storm runoff occurs during and immediately following a major storm event in the watershed area tributary to the Baja Basin below Barstow or in the event of large Storm Flows at Barstow which reach Afton, it was necessary to determine what portion of the total measured surface flow at Afton is Storm Flow and what portion of Base Flow.

The Parties, in reaching the physical solution provided for in the Judgment, used certain procedures to separate the Storm Flow and Base Flow components of the total measured surface flow at Afton. Hydrographs of the mean daily discharge at Afton were plotted for the water Year under consideration. In the absence of Storm Flow, the Base Flow curve at Afton was generally a relatively constant amount. Storm Flows were evidenced by sharp spikes or abrupt departures from the antecedent Base Flow and a fairly rapid return to pre-storm Base Flow Condition. The hydrograph of flows at Barstow served as a guide for identifying those periods during which Storm Flow was likely to have occurred at Afton.

Based on interpretation of all of the foregoing information, the flows occurring on those days during which Storm Flow most likely occurred were "scalped" by projecting an estimated Base Flow Curve through the Storm Flow Period. The Base Flow component of the total monthly flow was then determined as follows:

a. For those periods during which there is obviously no Storm Flow, the entire recorded mean daily flows were assumed to be Base Flow.

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- b. For the remaining Storm Flow periods, the Base Flow Component was taken as the area under the Base Flow Curve except that for those days within the Storm Flow period when the actual mean daily discharge was less than the amount indicated by the Base Flow Scalping Curves, then the actual recorded amount was used.
- 4. Engineers' Work Papers. These procedures are reflected in the Work Papers of the Engineers, copies of which are filed with the Watermaster.

### TABLE C-1

## Mojave Basin Area Adjudication Subarea Hydrological Inventory Based On Long-Term Average Natural Water Supply and Outflow and Current Year Imports and Consumptive Use (All Amounts in Acre-Feet)

WATER SUPPLY Surface Water Inflow	Este	Qeste	Alto	Centro	Baja	Basin <u>Totals</u>
Gaged	0	0	65,000	0	0	65,000
Ungaged	1,700	1,500	3,000	37,300 1	14,300 2	6,500
Subsurface Inflow	0	0	1,000	2,000	1,200	0 4
Deep Percolation of Precipitation Imports	0	Ō	3,500	0	100	3,600
Lake Arrowhead CSD	0	0	1,500	0	0	1,500
Big Bear ARWWA	2,000	0	0	0_	0_	2,000
TOTAL	3,700	1,500	74,000	39,300	15,600	78,600
CONSUMPTIVE USE AND OUTFLOW Surface Water Outflow Gaged Ungaged Subsurface Outflow Consumptive Use Agriculture Urban Phreatophytes Exports TOTAL	300 1,900 1,900	2,906 1,200 4,900	37,300 2,000 16,300 36,300 5,100 97,000	20,300 9,500 900 45,900	30,200 9,700 1,500 49,600	76,500 58,600 7,500 150,800
Surplus / (Deficit)	(9,200)	(3,400)	(23,000)	(6,600)	(34,000)	(72,200)
Total Estimated Production (Currel PRODUCTION SAFE YIELD (Current Year		<u>7,600</u> 4,200	<u>98,900</u> 75,900	<u>46,500</u> 39,900	20,300	223,000 150,800

Estimated from reported flows at USGS gaging station, Mojave River at Victorville Narrows.

Includes 14,000 acre-feet of Mojave River surface flow across the Waterman Fault estimated from reported flows at USGS gaging station, Mojave River at Barstow, and 300 acre-feet of local surface inflow from Kane Wash.

Represents the sum of Este (1,700 af), Oeste (1,500 af), Alto (3,000 af) and Baja (300 af from Kane Wash).

Inter subarea subsurface flows do not accrue to the total basin water supply.

Estimated from reported flows at USGS gaging station, Mojave River at Barstow.

Estimated by Bookman-Edmonston.

For purposes of this Table, the current year is 1990.

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EXHIBIT D

TIME SCHEDULES

### EXHIBIT D

### TIME SCHEDULES

- 1. <u>Prior Year Report</u>. Annually not later than February 1
  Watermaster shall provide to each Party a report covering the prior
  Year and setting forth at least the following:
- a. Each Producer's Replacement Water Assessment, including any surcharges, based on rates applicable during the prior Year.
- b. Each Producer's Makeup Water Assessment, based on rates applicable during the prior water Year.
- 2. <u>MWA Supplemental Water Rates</u>. Annually, not later than December 1, MWA shall set the rates per acre foot to be charged for Supplemental Water for the following Year, and shall project the rates for the following two Years.
- 3. <u>Budget and Assessment Rates</u>. Annually, not later than February 1, Watermaster shall provide to all Parties its proposal for its Administrative Budget, Administrative Assessment Rates, Replacement Water Rates, and Makeup Water Rates for the next ensuing Year and its rate projections for the next two (2) years. No later than March 1 of each Year, the Watermaster shall hold a public hearing to receive comments from Parties as to its proposal. Not later than April 1 of each Year, Watermaster shall adopt its final Budget and assessment rates for the next ensuing Year, and shall notify all Parties of its final Budget and Assessments rates within fifteen (15) days of adoption.
- 4. <u>Free Production Allowance Adjustment</u>. In any Year that Watermaster prepares a report pursuant to Paragraph 24 (o) of this Judgment that includes a recommendation for an adjustment of a Free

Production Allowance, Watermaster shall notify all Parties as to its recommendation not later than February 1, shall hold a public hearing thereon not later than March 1, and shall submit any such recommendation, which may be revised pursuant to the public hearing, to the Court not later than April 1.

- S. Payment of Administrative Assessments and Biological Resource Assessments. Each Producer shall submit quarterly along with the Production report required by Paragraph 24 (p) an Administrative Assessment payment in an amount equal to the current Year Administrative Assessment Rate multiplied times the acre-feet of water Produced during the quarter and a Biological Resource Assessment payment in an amount equal to the current Year Biological Resource Assessment Rate multiplied times the acre-feet of water Produced during the quarter.
- 6. Payment of Replacement Water Assessments and Makeup Water Assessments. Replacement Water Assessments and Makeup Water Assessments for the prior Year shall be due and payable on July 1.
- 7. Delinquency of Assessments. Any assessment payable pursuant to this Judgment shall be deemed delinquent: i) if paid in Person, if not paid within five (5) days of the date due; ii) if paid by electronic funds transfer, if not paid within three (3) banking days of the date due; or iii) if paid by any other means, if not paid within ten (10) days of the date due. "Payment" shall occur when good and sufficient funds have been received by the Watermaster. Any assessment shall also be deemed delinquent in the event that any attempted payment is by funds that are not good and sufficient.

EXHIBIT E

LIST OF PRODUCERS AND THEIR DESIGNEES

### EXHIBIT E

PRODUCER

ABBOND, EDWARD & GRACE

ABBOTT, LEONARD C

ABSHIRE, DAVID V

ADELANTO, CITY OF

ADELANTO, CITY OF/GEORGE AFB

AEROCHEM, INC

AGCON, INC

AGCON, INC.

AGUAYO, JEANETTE L.

AKE, CHARLES J & MARJORIE M

ANDERSON, ROSS C & BETTY J

ANGERER, ROBERT J & PEGGY

ANTELOPE VALLEY DAIRY

APPLE VALLEY COUNTRY CLUB

APPLE VALLEY DEVELOPMENT

APPLE VALLEY FOOTHILL CO WATER

APPLE VALLEY HEIGHTS CO. WATER

APPLE VALLEY RANCHOS WATER

APPLE VALLEY REC. & PARKS

APPLE VALLEY VIEW MUTUAL WATER CO.

APPLE VALLEY, TOWN OF

ARC LAS FLORES

ARGUELLES, ALFREDO

ATCHISON, TOPEKA, SANTA FE

ATCHISON, TOPEKA, SANTA FE

AVDEEF, THOMAS & LUCILLE

AZTEC FARM DEVELOPMENT CO

BACA, ENRIQUE

BAGLEY, ROY

BALDERRAMA, ALFRED & LINDA

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BASTIANON, REMO

BASURA, STEVE

BAUR, KARL & RITA

BEDINGFIELD, LYNDELL&CHARLENE

BEINSCHROTH, A J

BELL, CHUCK

BENTON, PHILIP G

BORGOGNO, STEVEN & LILLIAN

BOWMAN, EDWIN L

BOYCE, KENNETH & WILLA

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BURNS, ANNIE L

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CALIF DEPT OF TRANSPORTATION

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Page 2

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CDFG - MOJAVE RIVER FISH

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CHANG, TIMOTHY & JANE

CHASTAIN, W C

CHEYENNE LAKE, INC

CHIAO MEI DEVELOPMENT

CHO BROTHERS RANCH

CHOI, YONG IL & JOUNG AE

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CHUANG, MARSHAL

CLARK, KENNETH R

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CLUB VIEW PARTNERS

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COOK, KWON W

COOL WATER RANCH

COPELAND, ETAL

CRAMER, MARGARET MUIR

CROSS, LAWRENCE E & SHARON I

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CRYSTAL LAKES PROPERTY OWNERS

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DALJO CORPORATION

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DAVIS, RONALD & DONNA

DEJONG, ALAN L

DELPERDANG, ROBERT H

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OROPEZA, JOSE M

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PARK, HEA JA & JEONG IL

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PARKER, GEORGE R

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YERMO WATER COMPANY

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EXHIBIT F

TRANSFERS OF BASE ANNUAL PRODUCTION RIGHTS.

#### EXHIBIT F

### TRANSFERS OF BASE ANNUAL PRODUCTION RIGHTS

- 1. <u>Transferability</u>. Any Base Annual Production Right, including any Carryover Right (Right) or any portion thereof may be sold, assigned, transferred, licensed or leased subject to the rules set forth in this Exhibit "F".
- 2. <u>Consumptive Use Adjustments</u>. A transferred Right shall be adjusted so as not to cause an increased Consumptive Use of water. For either inter Subarea or intra Subarea transfers, if the transferee's Consumptive Use of water Produced under the transferred Right would be at a higher rate than that of transferor, the transferred Right shall be reduced by Watermaster to a level that equalizes the Consumptive Use to that of transferor. Any such adjustments by Watermaster shall be made using the following Consumptive Use rates. If a transfer would cause the same or a decreased Consumptive Use, no adjustment shall be made.

Type of Water Use Consumptive Use Rate

Municipal 50%

Irrigation 50%

Industrial case by case

Lakes or Aquaculture surface acres x 7 ft.

For mixed or sequential uses of water excluding direct reuse of municipal wastewater, the total acre-feet of Consumptive Use shall be the sum of Consumptive Uses for each use.

- 3. Notice to Watermaster. No transfer shall become operable until the Parties to the transfer have jointly notified Watermaster of the terms and conditions of the transfer, the price to be paid by the transferee, the name of the Responsible Party and the name of the Person who will pay any applicable Assessments. Intra-Subarea transfers shall not require Watermaster authorization after giving notice. No inter-Subarea transfer shall become operable until authorized by Watermaster after giving notice. Watermaster shall authorize such transfers in the order of the date of notice, provided that funds are available as set forth in Paragraph 4 of this Exhibit "F".
- 4. <u>Inter Subarea Transfers of Rights</u>. A Party's Right in a (Source) Subarea may be transferred (by lease only) to a Party in another (Use) Subarea provided that in any Year the resulting unconsumed water in the Source Subarea due to all such transfers shall not be greater than the Replacement Water requirement of the Source Subarea in the preceding Year. Watermaster shall replace the resulting Consumptive Use in the Use Subarea that is attributable to the transfer, utilizing Replacement Water Assessments from the Source Subarea.
- 5. Transfers to Meet Replacement Water or Makeup Water Obligations. Watermaster may use Assessment proceeds to purchase or lease Rights in a Subarea in order to obtain water to meet an Obligation. The water so obtained shall be equal to the Consumptive Use portion of the transferred and unproduced Rights. No such purchases of leases of Rights in the Harper Lake Basin may be used to satisfy Obligations in other parts of the Centro Subarea.

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6. Inter Subarea Transfers of Water. Water Produced in one (source) Subarea and exported to another Subarea for use or disposal shall bear a Replacement Water Obligation equal to the sum of the Production in excess of the Producer's share of the Free Production Allowance in the source Subarea plus the amount of water exported that would normally have been returned to the source Subarea. Such exported water shall be credited to the appropriate Subarea Obligation unless it has been purchased or leased as Replacement Water pursuant to a transfer agreement.

7. Verde Ranch Producers. Together the Spring Valley Lake Country Club ("the Country Club"), the Spring Valley Lake Association ("the Association"), the California Department of Fish and Game (DFG) Mojave Narrows Regional Park ("the Park") the Kemper Campbell Ranch ("the Ranch") comprise a group herein called the Verde Ranch Producers. Each Verde Ranch Producer has the ability physically both to Produce Groundwater and to Produce water that originated as tailwater flowing from the DFG Mojave River Fish DFG Producer Groundwater to supply the Hatchery, and Hatchery. Hatchery tailwater can be discharged in part or entirely to the Mojave River or in part or entirely to a lined channel that conveys tailwater to points where the Verde Ranch Producers can Produce it. The present flow regimen is as follows: Hatchery Production flows through the Hatchery and is then discharged to the River and/or the lined channel. Water discharged to the lined channel flows to a Country Club lake. The Country Club Produces Groundwater that is discharged to the Country Club lake. The Country Club property is irrigated by pumping from the Country Club lake. Water overflowing from the Country Club lake flows through a lined channel and

through other Country Club lakes, and finally is discharged to Spring Valley Lake. The Association Produces Groundwater that is discharged to Spring Valley Lake. Water overflowing from Spring Valley Lake flows to lakes in the Park. The Park Produces Groundwater that is discharged to the lakes in the Park. The Park also Produces Groundwater that is used directly for irrigation of the Park. The Park is also irrigated by pumping from the lakes in Water overflowing from the lakes in the Park is discharged to the Mojave River. Some water from the lakes in the Park also flows to a lake on the Ranch. The Ranch also Produces The Ranch is irrigated from the lake on the Ranch. Groundwater. No water flows on the surface from the Ranch property to the Mojave River.

In order to continue the present arrangements among the Hatchery and the Verde Ranch Producers while assuring that they participate fairly in the Physical Solution the following rules shall apply:

- a. Total Production by the Country Club will be calculated as the sum of Country Club Groundwater Production plus inflow of Hatchery tailwater minus outflow to Spring Valley Lake. The Country Club shall monitor and report to Watermaster the amounts of such Groundwater Production, inflow and outflow.
- b. Total Production by the Association will be calculated as the sum of Association Groundwater Production plus inflow from the Country Club minus outflow to the Park. The Association shall monitor and report to Watermaster the amounts of such Groundwater Production, inflow and outflow.

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- c. Total Production by the Park will be calculated as the sum of Park Groundwater Production plus inflow from the Association minus outflow to the Ranch minus outflow to the Mojave River. The Park shall monitor and report to Watermaster as to such Groundwater Production, inflow and outflows.
- d. Total Production by the Ranch will be calculated as the sum of Ranch Groundwater Production plus inflow from the Park. The Ranch shall monitor and report to Watermaster the amounts of such Groundwater Production and inflow.
- Hatchery Production up to 10,678 acre-feet per Year e. will be permitted free of any Assessments against the Hatchery. The Hatchery shall monitor and report to Watermaster Groundwater Production and the amounts of tailwater discharged to the River and to the artificial channel. In any Year the Hatchery may Produce more than 10,678 acre-feet free of any Assessments against the Hatchery, provided such Production in excess of 10,678 acre-feet is reported as Groundwater Production by one or more of the Verde Ranch Producers in the same Year pursuant to operating agreements by and between the Hatchery and such Producer(s) filed with the Watermaster. The operating agreement shall specify the responsibility for payment of assessments. In the operating agreement, the Verde Ranch Producers may elect to have assessments be based on the aggregate Production of the Verde Ranch Producers, and may freely transfer Base Annual Production Rights internally, provided that the aggregate consumptive use of the Verde Ranch Producers shall not be increased. In the absence of such operating agreements, or if the operating agreements do not otherwise allocate responsibility for payment of Assessments, the Hatchery

shall be liable for Administrative, Replacement Water and Biological Resource Assessments on the amount of water Produced by the Hatchery in excess of 10,678 acre-feet in any Year. In the event that Verde Ranch Producer who is allocated responsibility for payment of Assessments pursuant to an operating agreement is delinquent in making any such payment, the Hatchery shall not be liable therefor.

- f. In any Year, if the total discharge to the River from the Hatchery and the Verde Ranch Producers exceeds the Groundwater Production by the Hatchery, such excess discharge shall be subject to Administrative, Replacement Water and, except for the Park, Biological Resource Assessments. Such Assessments shall be levied against individual Verde Ranch Producers in proportion to the extent that outflow from each Producer exceeds inflow to that Producer.
- g. The Hatchery and the Verde Ranch Producers shall install all stage recorders, meters or other measuring devices necessary to determine inflows, outflows and Production that they are responsible for monitoring and reporting to Watermaster. Such stage recorders, meters or other measuring devices shall be installed, calibrated and operated in manner satisfactory to Watermaster.
- h. Any change in the flow regimen described above will be subject to the same general rules set forth in this Paragraph 7.

  Any such change shall be reported to Watermaster in advance.
- 8. <u>Harper Lake Basin</u>. No Producer in the Harper Lake Basin may transfer any Base Annual Production Right or any portion thereof to Producers outside of Harper Lake Basin except by

physically conveying the water in compliance with the rules set forth in this Exhibit "F".

EXHIBIT G

SUBAREA OBLIGATIONS

#### EXHIBIT G

#### SUBAREA OBLIGATIONS

- 1. <u>Subarea Obligations</u>. Producers in the respective Subareas shall have the obligation to provide the following average Annual and minimum Annual Subsurface Flows and/or Base Flows per Year:
- a. Este Subarea Producers--200 acre-feet per Year of Subsurface Flow to the Alto Subarea, except that in any Year the Subsurface Flow obligation shall be not be less than 160 acre-feet plus one-third of any cumulative debit plus any additional amount of water required to reduce the cumulative debit to 200 acre-feet.
- b. Oeste Subarea Producers--800 acre-feet per Year of Subsurface Flow to the Alto Subarea, except that in any Year the Subsurface Flow obligation shall be not less than 640 acre-feet plus one-third of any cumulative debit plus any additional amount of water required to reduce the cumulative debit to 800 acre-feet.
- c. Centro Subarea Producers--1200 acre-feet per Year of Subsurface Flow to the Baja Subarea, except that in any Year the Subsurface Flow Obligation shall be not less than 960 acre-feet plus one-third of any cumulative debit plus any additional amount of water required to reduce the cumulative debit to 1200 acre-feet.
- d. Baja Subarea Producers--400 acre-feet per Year of Subsurface Flow toward Afton across the MWA eastern boundary, except that in any Year the Subsurface Flow Obligation shall not be less than 320 acre-feet plus one-third of any cumulative debit plus any additional amount of water required to reduce the cumulative debit to 400 acre-feet.

- e. Alto Subarea Producers--an average Annual combined Subsurface Flow and Base Flow of 23,000 acre-feet per Year to the Transition Zone. For the purposes of Paragraph 6 of this Exhibit G, the Subsurface Flow component shall be deemed to be 2,000 acre-feet per Year. In any Year Alto Subarea Producers shall have an obligation to provide to the Transition Zone a minimum combined Subsurface Flow and Base Flow as follows:
  - i. If the accounting pursuant to Paragraph 5, below, reflects a net cumulative credit at the beginning of the Year, the combined minimum flow obligation shall be 18,400 acre-feet minus any net cumulative credit, but shall be not less than 15,000 acre-feet.
  - ii. If the accounting pursuant to Paragraph 5, below, does not reflect a net cumulative credit at the beginning of the Year, the combined minimum flow obligation shall be 18,400 acre-feet plus one-third of any net cumulative debit plus any additional amount of water required to reduce the net cumulative debit to 23,000 acre-feet.

### 2. Obligation for Transition Zone Replacement Water.

a. Until the Court approves Groundwater levels to be established and maintained pursuant to Subparagraph 2b of this Exhibit, Watermaster shall provide Replacement Water in the Transition Zone equal to Production in the Transition Zone that is in excess of the Transition Zone Producers' share of the Alto Subarea Free Production Allowance for that Year. All such Replacement Water shall be provided as soon as practicable during the next ensuing Year.

- b. As soon as is practicable, the MWA shall establish key wells to be used to monitor Groundwater levels in the Transition Zone and, subject to approval by the Court, Watermaster shall establish minimum water levels to be maintained in the key wells.
- c. After water level elevations have been established pursuant to Subparagraph 2b of this Exhibit, Watermaster shall provide Replacement Water in the Transition Zone as necessary to maintain the minimum water levels. Water purchased with Replacement Water Assessments paid by Producers in the Transition Zone in excess of the quantity of water needed to maintain said water levels shall be provided elsewhere in the Alto Subarea.
- 3. Other Water. "Other Water" that may be credited to a Subarea Obligation may include water conveyed and discharged across a boundary or Free Production Allowance water that is not Produced. Water other than Base Flow, Subsurface Flow or Storm Flow that is conveyed and discharged across a boundary between Subareas other than pursuant to a transfer agreement, shall be credited or debited, as appropriate, to the pertinent Subarea Obligation during the Year in which it is so conveyed and discharged. Any portion of the Subarea's Free Production Allowance that is allowed to remain unproduced in a Subarea pursuant to transfer agreements in order to satisfy a Subarea Obligation shall be credited to the pertinent Subarea Obligation in accordance with the terms of the transfer agreements.
- 4. <u>Makeup Water</u>. Assessments for Makeup Water shall be paid in accordance with the time schedule set forth in Exhibit D.

Makeup Water shall be credited to the Subarea Obligation at the end of the Year in which the Makeup Water Assessment is paid.

- 5. Accounting. Watermaster shall Annually not later than February 1 cause to be prepared a report of the status of each Subarea Obligation as of the end of the prior Year. The report shall set forth at least the following information for each Subarea Obligation:
- a. The cumulative total of the average Annual Subarea Obligations since the Judgment was entered as of the beginning of the prior Year;
- b. The cumulative total of all water credited to the Subarea Obligation since the Judgment was entered as of the beginning of the prior Year;
- c. The net cumulative credit or debit [the difference between (a) and (b)] as of the beginning of the prior Year;
- d. The amounts of water credited to the Subarea Obligation during the prior Year including, as appropriate, Base Flow, Subsurface Flow, Other Water and Makeup Water;
- e. The cumulative total of the average Annual Subarea Obligations as of the end of the prior Year;
- f. The cumulative total of all water credited to the Subarea Obligation as of the end of the prior Year;
- g. The net cumulative credit or debit as of the end of the prior Year;
  - h. Any Makeup Water Obligation;
  - i. The Minimum Subarea Obligation for the current Year.
- 6. <u>Subsurface Flow Assumptions</u>. Some Subarea Obligations are expressed as average Annual or minimum Annual Subsurface Flow.

In all cases the Subsurface Flow obligations have been established initially at amounts equal to the estimated historical average Subsurface Flow across Subarea boundaries. Not later than two Years following entry of this Judgment MWA shall begin to install monitoring wells to be used to obtain data to enable improved estimates of Subsurface Flow at each Subarea boundary where there is a Subsurface Flow obligation and to develop methodology for future determinations of actual Subsurface Flow. Not later than ten years following entry of this Judgment Watermaster shall prepare a report setting forth the results of the monitoring program and the future methodology. Following opportunity for review of Watermaster's report by all Parties, Watermaster shall prepare a recommendation to the Court as to the likely accuracy of the estimated historical Subsurface Flows and any revision of Subarea Obligations that may be indicated. Pending Watermaster's report to the Court, Subsurface Flows shall be assumed to be equal to the Subsurface Flow obligations for purposed of accounting for compliance therewith.

7. <u>Example Calculation</u>. Table G-1 sets forth an example of Subarea Obligation accounting procedures using hypothetical flows.

# TABLE G-1 HYPOTHETICAL EXAMPLE ACCOUNTING FOR COMPLIANCE WITH SUBAREA OBLIGATIONS

OBLIGATION OF SUBAREA A TO SUBAREA B

AVERAGE ANNUAL: 23,000 AFA (21,000 AFA BASEFLOW + 2,000 AFA SUBSURFACE FLOW)

	YEAR 1	YEAR 2	YEAR 3	YEAR 4	YEAR 5	YEAR 6	YEAR 7	YEAR 8	YEAR 9	YEAR 10
	AF	AF	AF	AF	AF	AF	AF	AF	AF	AF
STATUS AT BEGINNING OF YEAR										
CUMULATIVE OBLIGATION	0	23,000	46,000	69,000	92,000	115,000	138,000	161,000	184,000	207,000
CUMULATIVE FLOW	0	17,000	32,600	50,800	69,067	87,067	107,111	139,978	168,378	198,978
HET CUMULATIVE CREDIT (DEBIT)	0	(6,000)	(13,400)	•	•	-	•		(15,622)	
FLOW DURING THE YEAR (HYPOTHETICAL)	****		*******	*******	*	*********	********	222222		*******
BASE FLOW	5,000	5,000	4,000	4,000	2,000	2,000	15,000	18,000	20,000	23,000
SUBSURFACE FLOW	2,000	2,000	2,000	2,000	2,000	2,000	2,000	2,000	2,000	2,000
OTHER WATER	7,000	7,200	7,400	7,600	7800	0,000	8,200	8,400	8,600	8600
MAKEUP WATER PURCHASED	. 0	1,400	4,800	4,667	6,200	8,044	7,667	0	0	0
TOTAL FLOW	17,000	15,600	18,200	18,267	18,000	20,044	32,867	28,400	30,600	33,800
MINIMUM OBLIGATION DURING THE YEAR	18,400	20,400	22,867	24,467	26,044	27,711	20,696	25,407	23,607	21,074
MAKEUP OBLIGATION INCURRED	1,400	4,800	4,667	6,200	8,044	7,667	0	0	0	0
STATUS AT END OF YEAR										
CUMULATIVE OBLIGATION	23,000	46,000	69,000	92,000	115,000	130,000	161,000	184,000	207,000	230,000
CUMULATIVE FLOW	17,000	32,600	50,000	69,067	87,067	107,111	139,978	168,378	198,978	232,778
NET CUMULATIVE CREDIT (DEBIT)	(6,000)	(13,400)	(18,200)	(22,933)	(27,933)	(30,889)	(21,022)	(15,622)	(8,022)	2,778
FOLLOWING YEAR MINIMUM OBLIGATION										
18,400 + 1/3 OF NET CUM. DEBIT	20,400	22,867	24,467	26,044	27,711	28,696	25,407	23,607	21,074	0
ADDITIONAL TO REDUCE DEBIT TO 23,000	. 0	0	0	0	0	0	. 0	0	. 0	0
18,400 - CUM. CREDIT, BUT HLY 15,000	0	0	0	0	0	0	0	0	0	. 15,622
HINIMUM OBLIGATION	20,400	22,867	24,467	26,044	27,711	20,696	25,407	23,607	21,074	15,622

EXHIBIT H

BIOLOGICAL RESOURCE MITIGATION

### EXHIBIT H

### BIOLOGICAL RESOURCE MITIGATION

- 1. Protection of and Description of Existing Riparian Habitat. In arriving at a Physical Solution, the Parties have taken into consideration the water needs of the public trust resources of the Mojave Basin Area, including but not limited to, those species listed in Table H-1 within each of the areas as shown on Figure H-1 and the riparian habitat areas shown on Figure H-1 and described generally as follows:
- a. The area which extends, south to north, in the Alto Subarea, from the intersection of the north line of Section 36, Township 5 North, Range 4 West with the Mojave River channel to the United States Geological Survey gauging station at the Lower Narrows;
- b. The Lower Narrows to the Helendale Fault (Transition Zone);
- c. The Harvard/Eastern Baja Subarea reach of the Mojave River that extends west to east, from Harvard Road to the Iron Ranch/Iron Mountain area (0.5 miles east of the west line of Section 20, Township 10 North, Range 4 East).
- 2. <u>Protection Pursuant to Physical Solution</u>. The following aspects of the Physical Solution must be implemented to seek to achieve the water table standards set forth in Table H-2 which were proposed by DFG as being necessary to maintain and converse the riparian resources in the areas shown on Figure H-1, including the species listed in Table H-1:
- a. Pursuant to Paragraph 24(o) of the Judgment, the Watermaster in recommending an adjustment in Free Production

estimated Production Safe Yield. In the event the Free Production Allowance exceeds the estimated Production Safe Yield by five percent or more, Watermaster shall recommend a reduction of the Free Production Allowance equal to a full five percent of the aggregate Subarea Base Annual Production. In considering whether to increase or decrease the Free Production Allowance in a Subarea, Watermaster shall, among other factors, take into consideration for the areas shown on Figure H-1 the Consumptive Use of water by riparian habitat, the protection of public trust resources, including the species listed in Table H-1 and the riparian habitat areas shown on Figure H-1, and whether an increase would be detrimental to the protection of public trust resources.

Allowance, shall compare the Free Production Allowance with the

- b. If, pursuant to Paragraph 27, Watermaster buys or leases Free Production Allowance in the Baja Subarea below the Calico-Newberry Fault to satisfy the need for Replacement Water, priority shall be given to purchases or leases that will result in reducing Production in or near the area described in Subparagraph 1(c) of this Exhibit.
- c. Pursuant to Paragraph 2 of Exhibit "G", Watermaster shall purchase Replacement Water to maintain Groundwater levels in the Transition Zone.
- 3. Additional Protection Pursuant to Trust Fund Established
  by Watermaster Using the Proceeds of Biological Resource
  Assessments.
- a. Watermaster shall establish a Biological Resources

  Trust Fund account for the benefit of the riparian habitat areas

  shown on Figure H-1 and the species listed on Table H-1. To

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27 28 establish and maintain the Trust Fund Watermaster shall levy against each acre-foot of Production within the Basin Area, other than Production by the California Department of Fish and Game (DFG), a Biological Resource Assessment of fifty cents (\$0.50) (1993 dollars) to be collected at the same time and in the same manner as the Administrative Assessment, except that no Biological Resources Assessment shall be levied whenever the Trust Fund account balance exceeds \$1,000,000 (1993 dollars).

- Watermaster shall make funds held in the Biological b. Resources Trust Fund available to DFG only in the event that Groundwater levels are not maintained as set forth in Table H-2. take action to Watermaster shall acknowledge any proposed expenditure from the Biological Resources Trust Fund by DFG. Such Watermaster action shall be subject to the review procedures set forth in Paragraph 36 of the Judgment, provided that any motion made pursuant thereto and any Court disapproval of such Watermaster action and proposed DFG expenditure may be based only: 1) on the ground that the Groundwater levels set forth in Table H-2 are being maintained; and/or 2) the ground that the proposed expenditure is not for any of the purposes set forth in Subparagraphs 3.b.(i), (ii), or (iii) below in this Exhibit. The Biological Resources Trust Fund may be used only for the following purposes and only in the three areas identified on Figure H-1:
  - i. not to exceed \$100,000 for the preparation by DFG of a DFG habitat water supply management plan, which plan shall include the water needs of the species listed in Table H-1 and the riparian habitat areas shown on Figure H-1.

ii. the purchase or lease by DFG of Supplemental Water or the lease or purchase of DFG of Base Annual Production Rights to be used to meet riparian habitat water needs of the species listed in Table H-1 and the riparian habitat areas shown on Figure H-1.

iii. the construction, repair and replacement of wells or other facilities identified in the plan prepared pursuant to Subparagraph (i), above, and/or any other measures necessary to implement the plan.

DFG shall not prepare or make any expenditure from the trust fund for the payment of administrative overhead or staff of DFG.

4. DFG agrees that absent substantial changed circumstances, DFG shall not seek to modify the provisions of this Judgment in any way to add to or change the above-stated measures to protect the referenced species or habitat. Nothing stated in this Judgment or in this Exhibit "H" is intended nor shall be deemed to relieve any Party hereto from any obligation or obligations not specifically referenced in this Exhibit H. Nothing in this Judgment or in this Exhibit H is intended or shall be construed to be a waiver by the State or any of its departments or agencies, including DFG, of its rights and obligations under the common law, the public trust doctrine, the constitution, statutes and regulations to preserve, protect or enhance the natural resources of the State including rare, threatened or endangered species or species of concern.

### TABLE H-1

### LIST OF SPECIES

		ALTO			CENTRO		BAJA		
SPECIES	Forks Dam to Upper Narrows	Upper Narrows to Lower Narrows	Lower Narrows to Helendale	Helendale to Hodge	Hodge to Barstow	Barstow to Harvard Road	Harvard Road to Mannix Wash	Afton Canyon	
Purple Monkeyflower	6								
Mohave Monkeyflower	6		6	6	6	6			
Mohave Tarweed	5	· · · · · · · · · · · · · · · · · · ·							
Desert Cymopterus	6								
Barstow Woolly Sunflower					6	6			
Victorville Shoulderband	6	6							
Mohave Tui Chub							1, 3		
California Red-legged Frog	6	6	6	6					
Southwestern Pond Turtle	6		6	6		6	6	6	
Desert Tortoise	2, 4		2, 4	2, 4	2, 4	2, 4			
San Diego horned Lizard	6	<u> </u>							
Cooper's Hawk	8	8						-	
Ferruginous Hawk	8	8							
Swainson's Hawk	4	4							
Bald Eagle	1, 3	1,3							
Merlin	6, 8	6, 8							
Prairie Falcon	6, 8	6, 8	6, 8	6, 8	6, 8	6, 8			
Western Yellow-billed Cuckoo	3, 7			3, 7	3, 7				
Southwestern Willow Flycatcher	8								
Brown-crested Flycatcher		8							
Vermillion Flycatcher	8					8	8	8	
Le Conte's Thrasher	8								
Least Bell's Vireo	1, 3							1, 3	

### **TABLE H-1**

# LIST OF SPECIES (CONT'D)

ALTO				CENTRO		BAJA		
SPECIES	Forks Dam to Upper Narrows	Upper Narrows to Lower Narrows	Lower Narrows to Helendale	Helendale to Hodge	Hodge to Barstow	Barstow to Harvard Road	Harvard Road to Mannix Wash	Afton Canyon
Yellow Warbler	9							
Yellow-breasted Chat	8	8			8	8		
Summer Tanager	8	8						8
Pale Big Earred Bat	8							
Mohave Ground Squirrel	4, 6		4, 6	4, 6				
Mohave Vole			6	6_				
Nelson's Bighorn Sheep					10	10		10
TOTAL NUMBER OF SPECIES = 30  TOTAL NUMBER OF SPECIES IN  EACH AREA:								
	25	11	7_	8	7	8	3	5 .

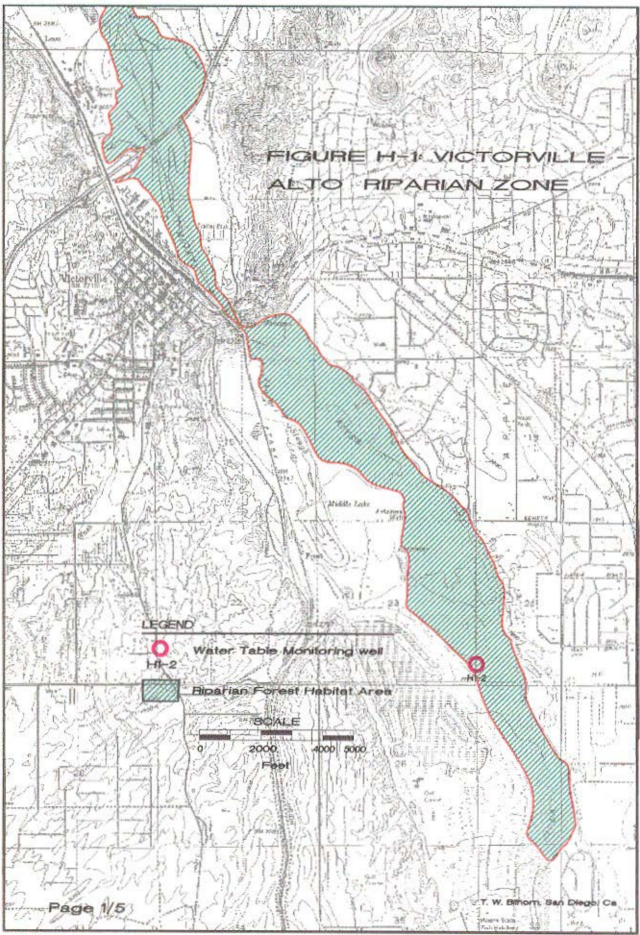
- 1 = Federally Endangered
- 2 = Federally Threatened
- 3 = State Endangered
- 4 = State Threatened
- 5 = Federal Category: 1
- 6 = Federal Category: 2
- 7 = Federal Category: 3b
- 8 = State: Special Concern
- 9 = State: Sensitive
- 10 = State: Fully Protected

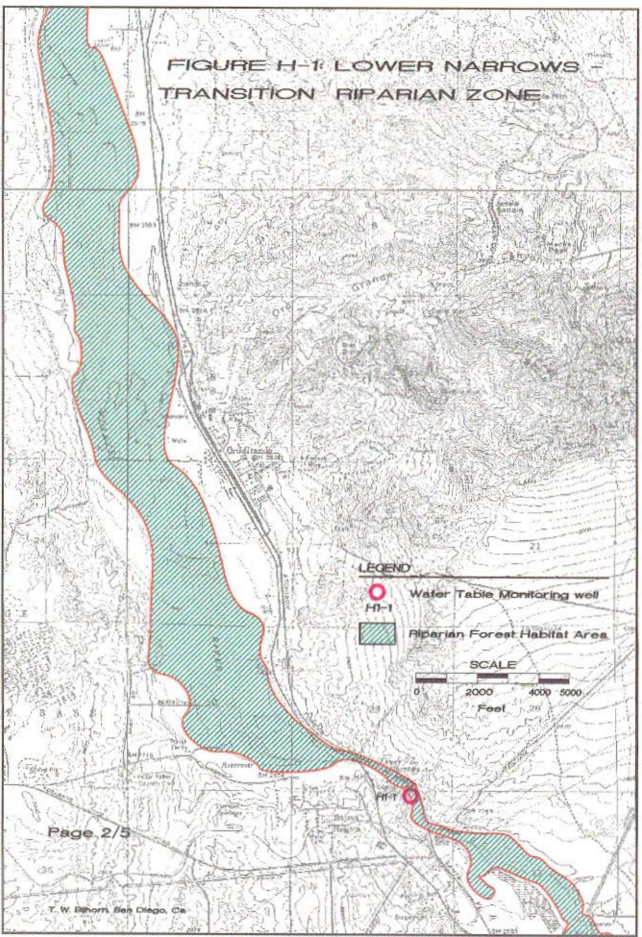
TABLE H-2

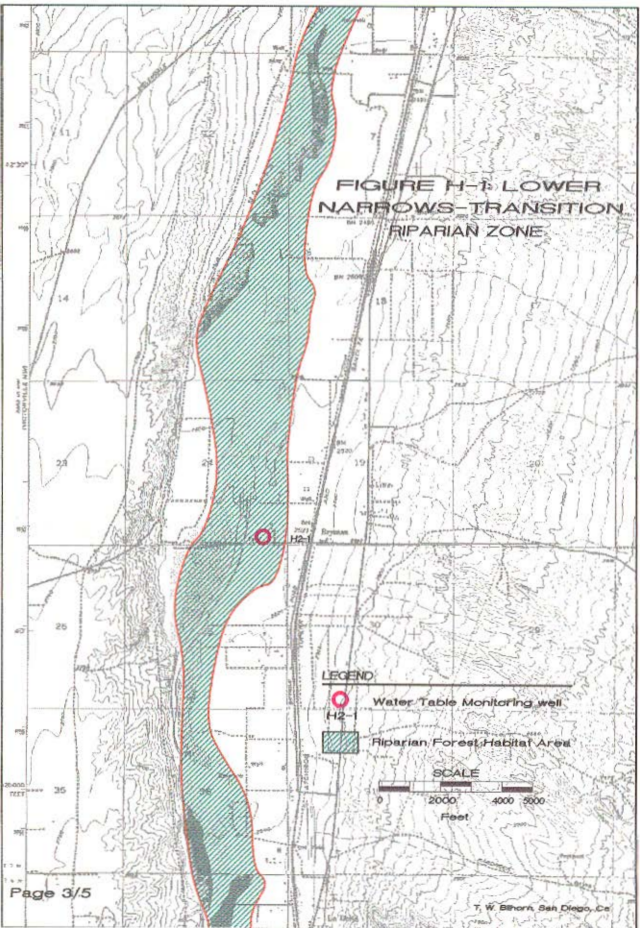
## RIPARIAN HABITAT MONITORING WELL WATER LEVEL CRITERIA

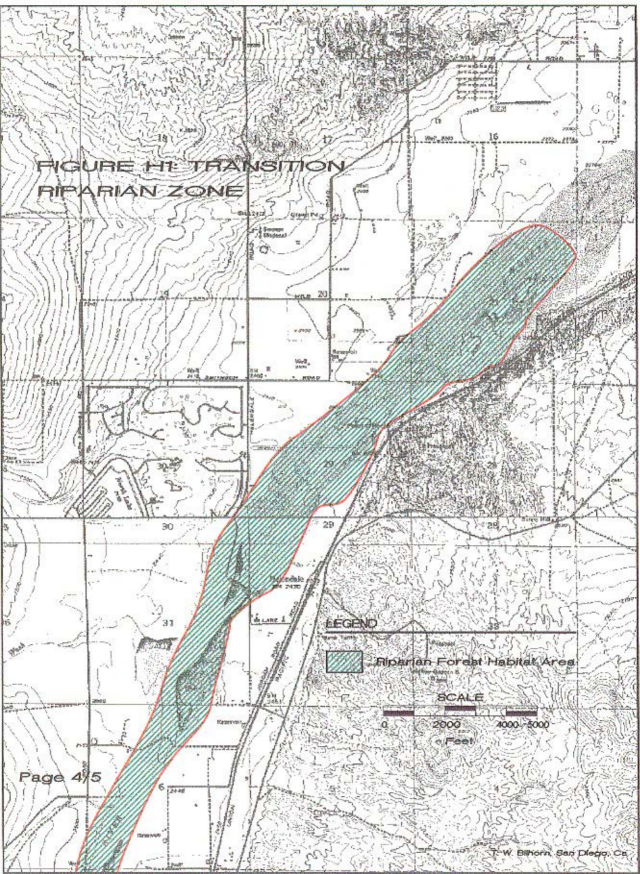
ZONE	WELL NUMBER	MAXIMUM DEPTH BELOW GROUND
Victorville/Alto	H1-1	Seven (7) Feet
Victorville/Alto	H1-2	Seven (7) Feet
Lower Narrows/Transition	H2-1	Ten (10) Feet
Harvard/Eastern Baja Riparian Forest Habitat	H3-1	Seven (7) Feet
Harvard/Eastern Baja Surface Water Habitat	H3-2	Plus One (1) Foot (1705 Ft msi)*

<sup>\*</sup> Surface Water Habitat water surface elevation of 1705 ft. msl is approximate pending ground elevation survey.









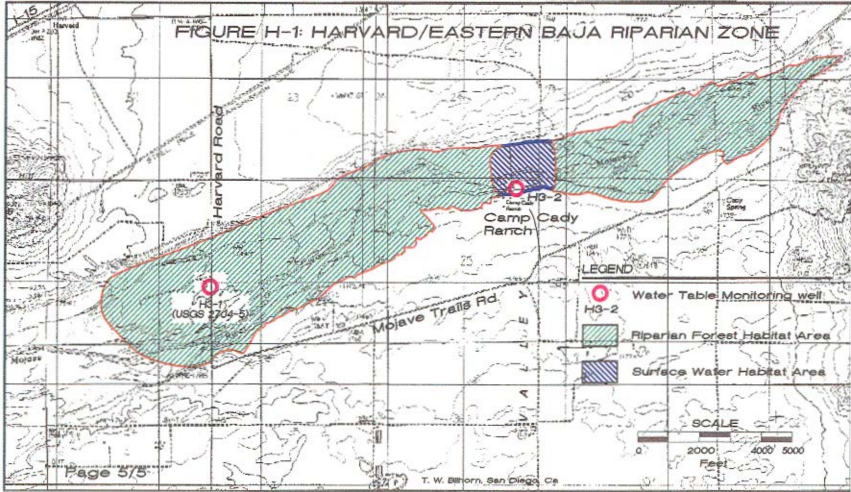
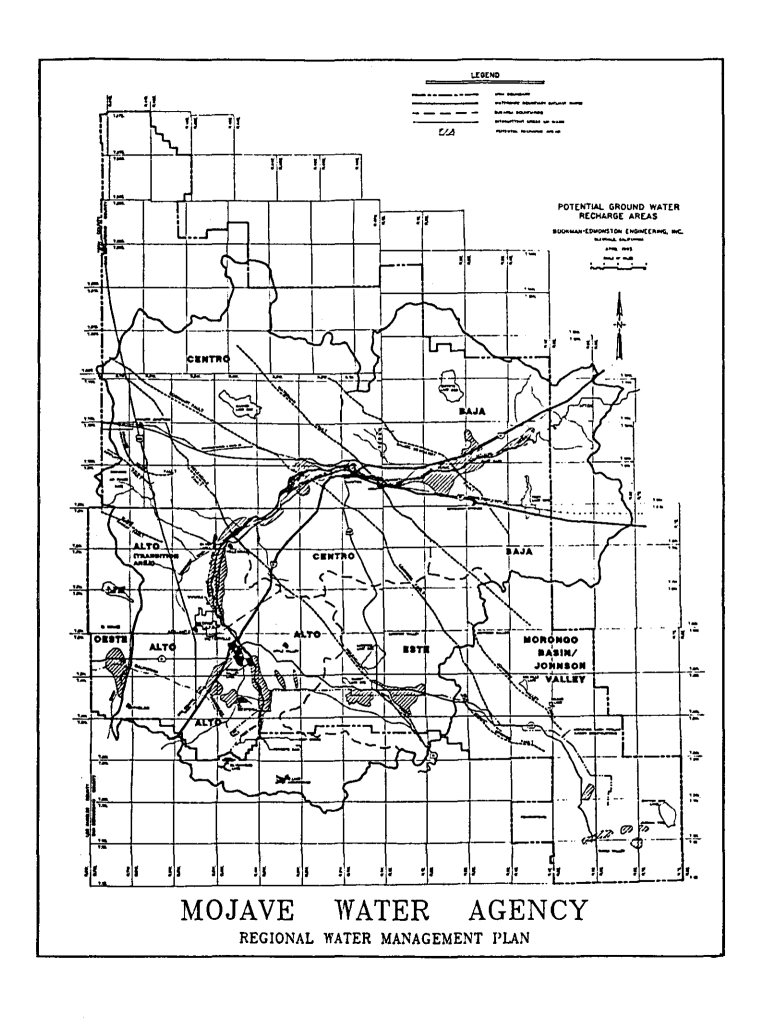


EXHIBIT I

MAP SHOWING POTENTIAL GROUNDWATER RECHARGE AREAS

Judgment Exhibits



SUPERIOR / MEMICIPAL COURT OF TYEFSIZE COUNTY

### SUPERIOR COURT OF THE STATE OF CALIFORNIA IN AND FOR THE COUNTY OF RIVERSIDE

AMENDMENT TO JUDGMENT AFTER TRIAL ENTERED

JANUARY 10, 1996; and ORDER THEREON

Assigned for All Purposes to: Judge E. Michael Kaiser

AND RELATED CROSS ACTIONS

Defendant.

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The Judgment After Trial, filed and entered January 10, 1996, in the abovecaptioned matter, is hereby amended by inserting the following paragraphs 19(a) and 19(b) immediately following Paragraph 19 on page 24.

Paragraph 19(a):

Pursuant to the direction of the California Supreme Court and the Court of Appeal, as set forth in the Stipulation for Settlement entered in the Court of Appeal on August 6, 2002, Neil DeVries, Virgil Gorman, Richard Leverly, Geneva Leverly, Jerry Osterkamp, David and Elizabeth Daily, Richard (deceased) and Elaine Fitzwater, Robert T. and Barbara T. Older and Steve Older, collectively referred to as the "Cardozo Appellants" are, except as provided in this paragraph, excluded from this Judgment and they are not bound by any of the provisions of this Judgment. As overlying owners, the Cardozo Appellants have the

right to pump water from the ground underneath their respective lands for their current and prospective reasonable and beneficial need for water on their respective properties

Therefore, the parties who stipulated to this Judgment are hereby enjoined and restrained from interfering with the Cardozo Appellants' ability to exercise their overlying water rights for their current and prospective reasonable and beneficial need for water on their respective properties.

If parties who stipulated to the Judgment are in full compliance with the Judgment, there shall be a rebuttable presumption that the Cardozo Appellants' water rights are not being interfered with.

Each individual Cardozo Appellant shall have the right at any time, by written election filed with the Court and served on the Mojave Water Agency to become a stipulating party to the Judgment. If such an election is made, that party shall be accorded Base Annual Production shown on Table B-1 of Exhibit "B", subject to any rampdown then or thereafter in effect, but shall have no liability with respect to any assessments which were made, or which could have been made, before the date of the election.

The provisions of this paragraph are binding upon and inure to the benefit of not only the Cardozo Appellants, but as well as to the respective heirs, executors, administrators, successors, assigns, lessees, licensees and to the agents, employees and attorneys-in-fact of any of the Cardozo Appellants.

Paragraph 19(b):

Jess Ranch Water Company has stipulated to the Judgment of January 10, 1996, as set forth in the Stipulation and Intervention and Entry of Judgment filed in the Riverside County Superior Court on August 23, 2002.

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E. MICHAEL KAISER

E. Michael Kaiser Judge of the Superior Court



### REGEIVED BRUNICK, BATTERSBY, MCELHANEY & BECKETT

AUG 0 8 2002

### Court of Appeal

FOURTH DISTRICT, DIVISION TWO 3369 TWELFTH STREET RIVERSIDE, CALIFORNIA 92501

CHAMBERS OF JAMES D. WARD ASSOCIATE JUSTICE

(909) 248-0325

August 7, 2002

William J. Brunick, Esq. Brunick, Battersby, McElhaney & Beckett P. O. Box 6425 San Bernardino, CA 92412

Re: Mojave Water/Jess Ranch/Cordozo/E029791

Dear Mr. Brunick:

Enclosed is the original Cordozo stipulation for settlement; the order on which I have signed and forward to you herewith for disposition.

My thanks to you for all your efforts in bringing this case to a satisfactory conclusion.

James D. Ward

Enclosure

# COURT OF APPEAL, FOURTH DISTRICT DIVISION TWO STATE OF CALIFORNIA

CITY OF BARSTOW, et al.	)
Plaintiffs and Respondents,	) E017881 and E018923
v.	) (Superior Court No. 208568)
MOJAVE WATER AGENCY, et al.	)
Defendants, Cross-Complainants, and Respondents,	) )
JESS RANCH WATER COMPANY,	)
Cross-Defendant and Appellant.	) )
MOJAVE WATER AGENCY, et al.,	) )
Cross-Complainants and Respondents,	) ) E018 <b>2</b> 3 and E018681
v.	)
MANUAL CARDOZO, et al.,	)
Cross-Defendants and Appellants.	) ) )

STIPULATION FOR SETTLEMENT PROVIDING FOR AMENDMENT OF JUDGMENT IN TRIAL COURT AND ORDER THEREON The undersigned parties, each of whom stipulated to the Judgment in the trial Court, hereinafter the "Stipulating Parties" on the one hand, and Niel Devries, Virgil Gorman, Richard Leyerly, Geneva Leyerly, Jerry Osterkamp, David and Elizabeth Daily, Richard (Deceased) and Elaine Fitzwater, Robert T. and Barbara T. Older and Steve Older, collectively referred to as the "Cardozo Appellants" on the other hand, by and through their respective attorneys, do stipulate and agree as follows:

### RECITALS

Whereas the Cardozo Appellants are among the Cross-Defendants in the case known as City of Barstow, et al. vs. City of Adelanto, et al., Case No. 208568, Superior Court of California, County of Riverside (the "Action"); and

Whereas the Cardozo Appellants did not stipulate to the Judgment in the Action, and;

Whereas a "Judgment after Trial" in the Action was filed on January 10, 1999, and;

Whereas the Cardozo Appellants appealed from the Judgment, and;

Whereas on August 21, 2000, the Supreme Court of California affirmed the earlier judgment of the Court of Appeal and in so doing stated at pages 31 and 32 of its Opinion:

"Respondents also argue that overlying pumpers in an overdrafted basin should be required to file an Action to adjudicate groundwater rights at the first indication of substantial growth in the area. However, overlying pumpers are not under an affirmative duty to adjudicate their groundwater rights, because they retain them by pumping. (*City of San Fernando, supra,* 14 Cal.3d at p. 293, fn.100; *Hi-Desert County Water Dist., supra,* 23 Cal.App.4th at pp. 1731-1732.)

"As overlying owners, the Cardozo appellants have the right to pump water from the ground underneath their respective lands for use on their lands. The overlying right is correlative and is therefore defined in relation to other overlying water rights holders in the basin. In the event of a water supply shortage, overlying users have priority over appropriative users. (City of Pasadena, supra, 33 Cal.2d at p. 926.) The Court of Appeal properly recognized that the Cardozo Appellants retained their overlying rights by pumping, and that no claim of prescription had been asserted to reduce those retained overlying rights."

And further, at page 30 of the Opinion, stated:

"The Court of Appeal directed the trial court to exclude the Cardozo appellants from the judgment and to grant them injunctive relief protecting their overlying water rights to the current and prospective reasonable and beneficial need for water on their respective properties."

Whereas on February 28, 2001, the Court of Appeal issued a second Opinion in the Action, this one not to be published, in which the Court stated at page 8:

"The Cardozo appellants are to be excluded from the stipulated judgment, they are not bound by any provisions of the stipulated judgment, and any payments made

by them under the assessment provisions of the stipulated judgment are to be ordered refunded to them.

"Although it is clear that the Cardozo appellants are not included in the stipulated judgment, an issue is raised as to their water rights. The Cardozo appellants cite the disposition ordered in our superseded opinion: "[T]he trial court is directed to enter its order..., based on the evidence previously submitted, [which grants] the Cardozo Appellants injunctive relief to protect their riparian and overlying water rights to the current and prospective reasonable and beneficial need for water on their respective parties. (*Tehachapi-Cummings County Water Dist. V. Armstrong*) [1975] 49 Cal.App.3d 992, 1001.)" Since this portion of the disposition was affirmed by the Supreme Court, it stands, and should be followed by the trial court on remand."

And further at page 13, the Court states:

"As the only party (other than Jess Ranch) that proved any water rights at trial, the Cardozo appellants are entitled to full protection of those rights. As we said in our previous disposition, the Cardozo appellants are entitled to "injunctive relief to protect their riparian and overlying water rights to the current and prospective reasonable and beneficial need for water on their respective properties. (*Tehachapi-Cummings County Water Dist. v. Armstrong, supra*, 49 Cal.App.3d 992, 1001.)" (Fn. omitted.) Since that portion of our judgment was affirmed, the trial court should follow this mandate on remand.", and;

Whereas, on remand, the Action was reassigned to the Honorable J. Michael Kaiser, Judge of the Superior Court; and

Whereas, following that assignment, the Cardozo Appellants filed a peremptory challenge against Judge Kaiser under *Code of Civil Procedure* §170.6; and

Whereas the peremptory challenge was denied; and

Whereas the Cardozo Appellants filed a Petition for Writ of Mandate in the Court of Appeal, Fourth Appellate District, Division Two where it is now pending; and

Whereas the Action has been referred to the Court of Appeals Settlement Conference program in the course of which the parties have participated in extensive settlement discussions under the guidance of the Honorable James D. Ward, Associate Justice of this Court, and

Whereas the parties have now arrived at a settlement which they believe is in the best interest of the parties hereto as well as the majority of other parties in the Mojave River Basin.

NOW THEREFORE, the parties hereto stipulate and agree as follows:

1. The Stipulating Parties shall deposit in Covington & Crowe LLP's client trust account, in such amounts as they shall among themselves determine, the total sum of \$500,000.00 to be distributed to the Cardozo Appellants as hereinafter provided.

- 2. Said sum of \$500,000.00 shall be divided among the Cardozo Appellants in such proportions as they shall determine.
- 3. Covington & Crowe LLP shall distribute said sum of \$500,000.00 to the Cardozo Appellants upon Justice Ward approving this Stipulation for Settlement.
- 4. Upon distribution of said sum of \$500,000.00, to the Cardozo Appellants, they shall cause their pending Petition for Writ of Mandate regarding the disqualification of Judge Kaiser to be dismissed.
- 5. The judgment after trial, filed January 10, 1996, shall be amended, paragraph 19(a) thereto to read as follows:

### Special Provisions for the "Cardozo Appellants"

Pursuant to the direction of the California Supreme Court and the Court of Appeal, Niel DeVries, Virgil Gorman, Richard Leyerly, Geneva Leyerly, Jerry Osterkamp, David and Elizabeth Daily, Richard (Deceased) and Elaine Fitzwater, Robert T. and Barbara T. Older and Steve Older, collectively referred to as the "Cardozo Appellants" are, except as provided in this paragraph, excluded from this Judgment and they are not bound by any of the provisions of this judgment. As overlying owners, the Cardozo Appellants have the right to pump water from the ground underneath their respective lands for their current and prospective reasonable and beneficial need for water on their respective properties.

///

Therefore, the parties who stipulated to this Judgment are hereby enjoined and restrained from interfering with the Cardozo Appellants' ability to exercise their overlying water rights for their current and prospective reasonable and beneficial need for water on their respective properties.

If parties who stipulated to the Judgment are in full compliance with the Judgment, there shall be a rebuttable presumption that the Cardozo Appellants' water rights are not being interfered with.

Each individual Cardozo Appellant shall have the right at any time, by written election filed with the Court and served on the Mojave Water Agency to become a stipulating party to the Judgment. If such an election is made, that party shall be accorded that Base Annual Production shown on Table B-1 of Exhibit "B", subject to any rampdown then or thereafter in effect, but shall have no liability with respect to any assessments which were made, or which could have been made, before the date of the election.

The provisions of this paragraph are binding upon and inure to the benefit of not only the Cardozo Appellants, but as well to the respective heirs, executors, administrators, successors, assigns, lessees, licensees and to the agents, employees and attorneys-in-fact of any of the Cardozo Appellants.

6. This Stipulation for Settlement may be executed in counterparts. Each counterpart shall be deemed to be an original. All counterparts shall constitute but a single Stipulation for Settlement.

IN WITNESS WHEREOF, the parties hereto have executed this Agreement this 19th day of July, 2002.

STIPULATING PARTIES	CARDOZO APPELLANTS By
	COVINGTON & CROWE, LLP
State of California	MATE OF THE PARTY
Victor Valley Water District	Robert E. Dougherty
	Attorneys for Cross-Defendants and
	Appellants Niel Devries, Virgil
Southern California Water Company	Gorman, Richard Leyerly, Geneva Leyerly, Jerry Osterkamp, David and Elizabeth Daily, Richard (Deceased) and Elaine Fitzwater, Robert T. and
Hesperia Water District	Barbara T. Older and Steve Older
Apple Valley Ranchos	
un / PZ	
Mojave Water Agency	
Silver Lakes Association	
Cemex	
Cemex	
Mitsubishi Cement	¥

### **ORDER**

The foregoing "STIPULATION FOR SETTLEMENT . . ." is hereby approved. Pursuant to the stipulation:

- 1. The Stipulating Parties shall immediately deposit in the client trust account of Covington & Crowe, LLP, in such amounts as they shall among themselves determine, the total sum of \$500,000.00 to be distributed among the Cardozo Appellants as they shall among themselves determine.
- 2. Upon the deposit of the \$500,000.00 in the trust account, Covington & Crowe, LLP, on behalf of the Cardozo Appellants shall serve and file with the clerk of this court a request to dismiss the petition for writ of mandate filed in case No. E029791, entitled Neil Devries et al. v. Riverside County Superior Court (Mojave Water Agency et al.), thereby permitting the Hon. E. Michael Kaiser, Judge of the Riverside County Superior Court, to complete the superior court proceedings in the underlying case pursuant to the parties' stipulations.
- 3. Upon the filing of the order dismissing the petition in case No. E029791, a judgment shall be prepared incorporating the provisions of paragraph 19(a) as set forth in the "STIPULATION FOR SETTLEMENT . . . ." If it approves the judgment, the Riverside Superior Court shall execute and enter the judgment.

Datad

8/6/02

Hon. James D. Ward

Associate Justice, Court of Appeal Fourth District, Division Two