

FEE EXEMPT

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7 City of Ontario

EXEMPT FROM FILING FEES
PURSUANT TO GOV. CODE, § 6103

8 SUPERIOR COURT OF THE STATE OF CALIFORNIA
9 COUNTY OF SAN BERNARDINO

10 CHINO BASIN MUNICIPAL WATER
11 DISTRICT,
12
13 Plaintiff,
14
15 v.
16 CITY OF CHINO, et al.,
17
18 Defendants.
19

CASE NO. RCVRS 51010

[ASSIGNED FOR ALL PURPOSES TO THE
HONORABLE GILBERT G. OCHOA]

**DECLARATION OF ELIZABETH P.
EWENS IN SUPPORT OF CITY OF
ONTARIO'S OPPOSITION TO
WATERMASTER'S MOTION FOR
COURT APPROVAL OF CORRECTED
AND AMENDED FISCAL YEARS
2021/22 AND 2022/23 ASSESSMENT
PACKAGES**

Hearing:
Date: June 12, 2026
Time: 11:00 a.m.
Department: R-17

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1 I, Elizabeth P. Ewens, declare as follows:

2 1. I am a partner with the law firm Stoel Rives LLP and am counsel of record for the
3 City of Ontario (“Ontario”) in this action. I have personal knowledge of the facts stated herein,
4 and if called and sworn as a witness, could and would testify competently hereto.

5 2. I make this declaration in support of Ontario’s Opposition to Watermaster’s
6 Motion for Court Approval of Corrected and Amended Fiscal Years 2021/22 and 2022/23
7 Assessment Packages, filed concurrently herewith.

8 3. The Court of Appeal held oral arguments on April 1, 2025. Attached hereto as
9 **Exhibit 1** are true and correct excerpts of the hearing transcript.

10 4. The Court held a status conference on October 31, 2025. At the hearing, the Court
11 directed Ontario to prepare a proposed order for presentation to all parties. The Court also
12 instructed the parties to meet and confer to stipulate to a proposed order, and to have a third-party
13 neutral mediator assist them in those meet and confer efforts. A true and correct excerpt of the
14 transcript of the status conference is attached as **Exhibit 2**.

15 5. The parties subsequently engaged mediator Justice Stephen J. Kane (Ret.) and held
16 a mediation on December 12, 2025. The parties were unable to reach a resolution on the
17 proposed order and schedule a subsequent mediation for January 16, 2025.

18 6. On February 20, 2026, the Court heard arguments relating to Ontario’s Motion for
19 Order Directing Watermaster to Correct and Amend the FY 2021/2022 and 2022/2023
20 Assessment Packages. Attached hereto as **Exhibit 3** is a true and correct excerpt of the transcript
21 of the motion hearing.

22 7. On March 25, 2026, I attended the Special Meeting of the Watermaster Advisory
23 Committee. The only item on the agenda for the Special Meeting was the draft Fiscal Year
24 2021/22 and 2022/23 Corrected and Amended Assessment Packages. A recording of the meeting
25 is available on the Watermaster’s website at
26 [https://www.cbwm.org/docs/adviscommitagendmin/recordings/2026/20260325%20Advisory%20](https://www.cbwm.org/docs/adviscommitagendmin/recordings/2026/20260325%20Advisory%20Committee%20Special%20Meeting.mp3)
27 [Committee%20Special%20Meeting.mp3](https://www.cbwm.org/docs/adviscommitagendmin/recordings/2026/20260325%20Advisory%20Committee%20Special%20Meeting.mp3). Ontario can provide a transcript of this meeting at the
28 Court’s request.

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I declare under penalty of perjury under the laws of the state of California that the foregoing is true and correct. Executed on this 29th day of May 2026, at Sacramento, California.

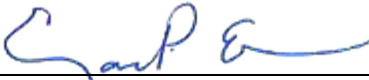

Elizabeth P. Ewens

EXHIBIT 1

CERTIFIED COPY

CHINO BASIN MUNICIPAL WATER DISTRICT V. CITY OF ONTARIO,
CUCAMONGA VALLEY, ET AL
CASE NO. RCVRS51010

AUDIO TRANSCRIBED BY: MARIA KIM, CSR# 13687

1 JUSTICE MC KINSTER: THE DRY YEAR PROGRAM IN
2 DISCUSSING THIS -- SPENT A LOT OF TIME ON THIS EVEN THIS
3 MORNING. IN EFFECT, THIS AGREEMENT WAS CHANGED INTO A
4 WET YEAR PROGRAM. AND IT MATERIALLY CHANGED WITH THE
5 VOLITIONAL TAKE AS OPPOSED TO THE MANDATORY CALL THAT WAS
6 DONE. AND THAT SEEMS TO ME TO BE A FUNDAMENTAL CHANGE
7 AND IS INCONSISTENT WITH SOME OF THE OTHER AGREEMENTS
8 INCLUDING THE JUDGMENT. I KNOW THAT WE -- THEY -- HOW
9 THEY WANT TO DEFINE GROUNDWATER, BUT THE JUDGMENT'S
10 GROUNDWATER DEFINITION IS RADICALLY DIFFERENT FROM THIS
11 PARSING. OH, IT DOESN'T INCLUDE SUPPLEMENTAL WATER. IT
12 DOESN'T INCLUDE STORAGE WATER AND YEAH, THESE DON'T HAVE
13 TO BE ASSESSED. AND IF YOU LOOK AT KIND OF HOW THIS HAS
14 ALL FLOWED, IT IS A FUNDAMENTAL CHANGE. ONTARIO WHEN
15 THIS WAS GOING AROUND SAID WE'RE GOING TO BE NEUTRAL ON
16 THIS. WE DON'T KNOW ALL THE RAMIFICATIONS YET. AND IT'S
17 ALMOST LIKE THIS LETTER AGREEMENT -- I KEEP COMING
18 BACK -- WHY NOT AN AMENDMENT? THE AGREEMENT WAS MORE OF
19 AN OUTLINE OF AN AGREEMENT BECAUSE THE PARTICULARS WERE
20 NOT KNOWN. AND WHEN THE PARTICULARS CAME OUT -- I KNOW
21 YOU'RE SAYING THAT MONETARY HARM IS NOT -- IS NOT
22 SUFFICIENT, BUT IT WAS A CAUSE SHIFTING ONCE WE GET INTO
23 THE VOLUNTARY PRODUCTION SIDE OF IT. AND I KEEP COMING
24 BACK WHY WAS THIS NOT RUN THROUGH THE COURT? WE WOULD
25 NOT BE HERE IF THIS -- IF THAT -- IF THAT OCCURRED. YOU
26 CAN COMMENT ON ONE YOU WANT.

1 STATE OF CALIFORNIA)
) SS.
2 COUNTY OF ORANGE)
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7 REPORTER'S CERTIFICATE
8

9 I, MARIA KIM, CSR #13687, DO HEREBY CERTIFY THAT THE
10 WITHIN AND FOREGOING TRANSCRIPT IS A TRUE AND CORRECT
11 TRANSCRIPTION OF MY SHORTHAND NOTES THEREOF AND A FULL,
12 TRUE AND CORRECT STATEMENT OF THE PROCEEDINGS HAD IN SAID
13 CAUSE.
14
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17 

18 MARIA KIM, CSR #13687
19 COURT REPORTER
20

21 DATED: _____8/29/2025_____

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EXHIBIT 2

SUPERIOR COURT OF THE STATE OF CALIFORNIA

FOR THE COUNTY OF SAN BERNARDINO

DEPARTMENT R17

HONORABLE GILBERT G. OCHOA, JUDGE

CHINO BASIN MUNICIPAL WATER)
DISTRICT,)

Plaintiff,)

-vs-)

CITY OF CHINO, ET AL.,)

Defendants.)
_____)

Case No. RCVRS51010

REPORTER'S TRANSCRIPT OF ORAL PROCEEDINGS

October 31, 2025

APPEARANCES:

FOR CHINO BASIN
WATERMASTER:

BROWNSTEIN HYATT FARBER SCHRECK, LLP
BY: SCOTT S. SLATER, ESQ., and
BRADLEY J. HERREMA, ESQ.
TODD CORBIN, ESQ.
1020 State Street
Santa Barbara, CA 93101

FOR APPROPRIATE POOL:

BY: JOHN JOSEPH SCHATZ, ESQ.
P.O. Box 7775
Laguna Niguel, CA 92607-7775

(Appearances continued on next page.)

REPORTED BY:

REGINA B. VEGA, CSR No. 12612
Official Reporter Pro Tempore
JOB NO.: 121083

TRANSCRIPT OF PROCEEDINGS

October 31, 2025

1 APPEARANCES CONTINUED:

2

3 FOR CITY OF ONTARIO: NOSSMAN LLP
4 BY: FRED FUDACZ, ESQ.
777 South Figueroa Street, 34th Fl
Los Angeles, CA 90017

5

6 STOLE RIVES
BY: ELIZABETH EWENS, ESQ.
500 Capitol Mall, Suite 1600
7 Sacramento, CA 95814

8 FOR FONTANA WATER DOWNEY BRAND, LLP
9 COMPANY: BY: MEREDITH NIKKEL, ESQ.
621 Capitol Mall, Fl 18
Sacramento, CA 95814-4731

10

11 FOR CUCAMONGA VALLEY RUTAN & TUCKER, LLP
12 WATER DISTRICT: BY: JEREMY JUNGREIS, ESQ.
18575 Jamboree Road, 9th Floor
Irvine, CA 92612

13 FOR INLAND EMPIRE JC LAW FIRM
14 UTILITIES: BY: MARTIN CIHIGOYENETCHE, ESQ.
BY: JEAN CIHIGOYENETCHE, ESQ.
5871 Pine Avenue, Suite 200
15 Chino Hills, CA 91709

16 FOR JURUPA COMMUNITY ELLISON SCHNEIDER HARRIS & DONLAN,
17 SERVICES DISTRICT: LLP
BY: SHAWNDA GRADY, ESQ.
2600 Capitol Avenue, Suite 400
18 Sacramento, CA 95816-5905

19 FOR THREE VALLEYS BRUNICK, MCELHANEY & KENNEDY
20 MUNICIPAL WATER DISTRICT: BY: STEVEN M. KENNEDY, ESQ.
1839 Commercenter West
San Bernardino, CA 92408

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1 January 30th, February 6th.

2 Is there a preference?

3 MS. EWANS: Your Honor, any of those dates would work
4 for us. Any of those dates would work for us. Thank you, your
5 Honor.

6 THE COURT: Okay. Let's keep it on January 23rd. Is
7 that going to be an issue for anybody?

8 MR. JEAN CIHIGOYENETCHE: No, that works fine for
9 IEUA.

10 MR. JUNGREIS: Your Honor, for Cucamonga, I do have a
11 conflict. I might be able to move it. I could do the 30th or
12 February 6th, but right now I currently do have a conflict.

13 THE COURT: Okay. Any -- any issue with January 30th
14 for anybody?

15 MR. SCHATZ: No.

16 MR. FUDACZ: No, your Honor.

17 MS. EWANS: No, your Honor.

18 THE COURT: Okay. Let's just set it -- set it for
19 January 30, 2026, at 10 o'clock.

20 With respect to the remittitur, would the Appellant
21 like to opine on their position first?

22 MS. EWENS: Your Honor, Elizabeth Ewens for the City
23 of Ontario. Unless the Court has questions you'd like us to
24 address, we would stand on the papers that have been presented.

25 THE COURT: Ma'am, I thought your suggestion was a
26 good one. I'm just looking for somebody to suggest something

1 else or get the Court off that position. But I do plan on
2 having the Appellant do a proposed order for presentation to
3 all the parties, try to work out something that you can
4 stipulate to. If you can't, then file your objections. And
5 we'll set it for hearing and any opposition or positions on the
6 objections.

7 Anyone?

8 MR. SLATER: If we may be heard, your Honor?

9 So Watermaster, since we received the Court of Appeal
10 opinion, very mindful of the conversation we had in argument,
11 not only at this go around but the previous two, was
12 instructed, as one could say it, to work internally to resolve
13 the conflicts to see if we could come to an agreement before
14 seeking judicial intervention. So there's not just one sword
15 in the Watermaster family, there are dozens. And before
16 landing on a result, we wanted to go through a process of
17 taking input.

18 We've done that. We listened to the feedback and
19 produced yearly displays of what those economic outcomes would
20 be. And the board is prepared to adopt the position through
21 regular process by the end of this year.

22 We haven't been to the Pools with a proposal. We
23 haven't been to the advisory committee and to the board. We'd
24 like the opportunity to do that to see if we could resolve the
25 conflicts. And if I can, I want to call your attention to the
26 one thing -- the Court of Appeal opinion after argument changed

TRANSCRIPT OF PROCEEDINGS

October 31, 2025

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SUPERIOR COURT OF THE STATE OF CALIFORNIA

FOR THE COUNTY OF SAN BERNARDINO

DEPARTMENT R17

HONORABLE GILBERT G. OCHOA, JUDGE

CHINO BASIN MUNICIPAL WATER DISTRICT,

Plaintiff,

-vs-

CITY OF CHINO, ET AL.,

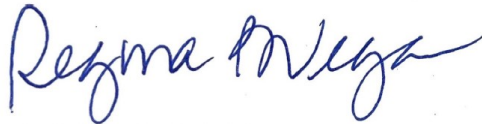
Defendants.

)
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) Reporter's
) Certification
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) Case No. RCVRS51010
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STATE OF CALIFORNIA)
) ss.
COUNTY OF SAN BERNARDINO)

I, Regina B. Vega, Official Reporter Pro Tempore of the Superior Court of the State of California, for the County of San Bernardino, do hereby certify under penalty of perjury that the foregoing pages, 1 through 36, comprise a full, true, and correct transcript of the proceedings held in the above-entitled matter on Friday, October 31, 2025.

Dated this 17th day of November, 2025.



Regina B. Vega

EXHIBIT 3

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SUPERIOR COURT OF THE STATE OF CALIFORNIA

FOR THE COUNTY OF SAN BERNARDINO

DEPARTMENT R17

HONORABLE GILBERT G. OCHOA, JUDGE

CHINO BASIN MUNICIPAL WATER)
DISTRICT,)

Plaintiff,)

-vs-)

CITY OF CHINO, ET AL.,)

Defendants.)

Case No. RCVRS51010

REPORTER'S TRANSCRIPT OF ORAL PROCEEDINGS

February 20, 2026

APPEARANCES:

FOR CHINO BASIN
WATERMASTER:

BROWNSTEIN HYATT FARBER SCHRECK, LLP
BY: SCOTT S. SLATER, ESQ., and
BRADLEY J. HERREMA, ESQ.
1020 State Street
Santa Barbara, CA 93101

FOR CITY OF ONTARIO:

STOEL RIVES LLP
BY: ELIZABETH EWENS, ESQ.
500 Capitol Mall, Suite 1600
Sacramento, CA 95814

FOR FONTANA WATER
COMPANY:

DOWNEY BRAND, LLP
BY: MEREDITH NIKKEL, ESQ.
621 Capitol Mall, Fl 18
Sacramento, CA 95814-4731

(Appearances Continued on the following page.)

REPORTED BY:

REGINA B. VEGA, CSR No. 12612
Official Reporter Pro Tempore

1 Appearances Continued:
2 FOR INLAND EMPIRE JC LAW FIRM
UTILITIES: BY: MARTIN CIHIGOYENETCHE, ESQ.
3 BY: JEAN CIHIGOYENETCHE, ESQ.
4 5871 Pine Avenue, Suite 200
Chino Hills, CA 91709
5 FOR CUCAMONGA VALLEY RUTAN & TUCKER, LLP
WATER DISTRICT: BY: JEREMY JUNGREIS, ESQ.
6 18575 Jamboree Road, 9th Floor
Irvine, CA 92612
7
8 FOR JURUPA COMMUNITY WANGER JONES HELSLEY PC
SERVICES DISTRICT: BY: SHAWNDA GRADY, ESQ.
265 E. River Park Circle, Suite 310
9 Fresno, CA 93720-1580
10 CITY OF CHINO HILLS: HENSLEY LAW GROUP
By: ELIZABETH CALCIANO, ESQ.
11 2600 West Olive Ave, Suite 500
Burbank, CA 91505-4572
12
13 FOR THREE VALLEYS BRUNICK, MCELHANEY & KENNEDY
MUNICIPAL WATER DISTRICT: BY: STEVEN M. KENNEDY, ESQ.
14 1839 Commercenter West
San Bernardino, CA 92408
15 REED SMITH LLP
BY: DAVID DEJESUS, ESQ.
16 101 2nd Street, Suite 2000
San Francisco, CA 94105-3661
17
18 FOR COUNTY OF COUNTY COUNSEL
SAN BERNARDINO: BY: MARIA INSIXIENGMAY
Deputy County Counsel
19 385 North Arrowhead Ave, Floor 4
San Bernardino, CA 92415-0103
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SAN BERNARDINO, CALIFORNIA; FRIDAY, FEBRUARY 20, 2026

MORNING SESSION

DEPARTMENT NO. R17 HONORABLE GILBERT G. OCHOA, JUDGE

APPEARANCES:

SCOTT S. SLATER, BRADLEY J. HERREMA,
Attorneys at Law, representing Chino Basin
Watermaster; ELIZABETH EWENS, Attorney at
Law, representing City of Ontario;
MARTIN CIHIGOYENETCHE and
JEAN CIHIGOYENETCHE, Attorneys at Law,
representing Inland Empire Utilities
Agency; MEREDITH NIKKEL, Attorney at Law,
representing Fontana Water Company;
JEREMY JUNGREIS, Attorney at Law,
representing Cucamonga Valley Water
District; STEVEN M. KENNEDY and
DAVID DEJESUS, Attorneys at Law,
representing Three Valleys Municipal Water
District via Zoom Conference;
SHAWNDA M. GRADY, Attorney at Law,
representing JURUPA COMMUNITY SERVICES via
Zoom Conference; ELIZABETH CALCIANO,
Assistant City Attorney, representing City
of Chino Hills via Zoom Conference;
MARIA INSIXIENGMAY, Deputy County Counsel,
representing County of San Bernardino via

1 Zoom Conference.

2 (Regina B. Vega, Official Reporter
3 Pro Tempore, C.S.R. No. 12612.)
4

5 THE COURT: Good morning, everyone. On the
6 Watermaster case, if I could have everybody's appearances,
7 please. Beginning with the movant.

8 MS. EWENS: Good morning, your Honor. Elizabeth
9 Ewans for the City of Ontario.

10 MR. SLATER: Scott Slater, your Honor, on behalf of
11 Watermaster.

12 MR. HERREMA: Brad Herrema on behalf of Watermaster
13 as well.

14 MS. NIKKEL: Good morning, your Honor. Meredith
15 Nikkel on behalf of Fontana Water Company.

16 MR. JUNGREIS: Good morning, your Honor. Jeremy
17 Jungreis on behalf of Cucamonga Valley Water District.

18 MR. CIHIGOYENETCHE: Good morning, your Honor. Marty
19 Cihigoyenetché on behalf of Inland Empire Utilities Company.

20 THE COURT: Anyone on CourtCall or Zoom?

21 MS. CALCIANO: Elizabeth Calciano, Assistant City
22 Attorney for the City of Chino Hills.

23 MS. GRADY: Shawnda Grady on behalf of Jurupa
24 Community Services District.

25 MR. KENNEDY: Good morning, your Honor. Steve
26 Kennedy on behalf of Three Valleys Municipal Water District.

1 Just observing.

2 MR. CIHIGOYENETCHE: Good morning, your Honor. Jean
3 Cihigoyenetché on behalf of Inland Empire Utilities Agency.

4 Just observing.

5 MR. DE JESUS: Your Honor, David de Jesus. Three
6 Valleys Municipal Water District. Just observing.

7 MS. INSIXIENGMAY: Your Honor, Maria Insixiengmay,
8 Deputy County Counsel. Just observing.

9 THE COURT: Okay. I think that might be everybody.
10 Has everybody had an opportunity to look at the
11 Court's tentative?

12 MR. SLATER: We have, your honor.

13 MS. EWENS: Thank you.

14 THE COURT: Any argument from the moving party?

15 MS. EWENS: Your Honor, just briefly. And, first, we
16 want to thank the Court for the tentative. It is helpful to
17 have.

18 THE COURT: I apologize for getting it out late, but
19 it was some work.

20 MS. EWENS: It was some work, and we threw a lot of
21 paper at you once again, so thank you.

22 THE COURT: That's never happened before.

23 MS. EWENS: Right.

24 We would like to ask the Court to make a few discrete
25 changes to Watermaster's order. We understand that the Court
26 has determined that some of the issues raised by Ontario are

1 premature. But the changes that we would request that the
2 Court add to Watermaster's order are to bring it in better
3 alignment with what the Court of Appeal has ordered.

4 The first is that on page 39 of the Court of Appeal
5 ruling, the Court has directed and ordered to issue identifying
6 Ontario as the prevailing party. We ask that that language be
7 included in Watermaster's proposed order.

8 THE COURT: How would you like that to be worded?
9 Ontario is the prevailing party?

10 MS. EWENS: Ontario is the prevailing party.

11 THE COURT: Any objection to that?

12 MR. SLATER: No objection, your Honor.

13 MS. NIKKEL: No objection.

14 MR. JUNGREIS: No, your Honor.

15 THE COURT: Okay, I'll do that.

16 MS. EWENS: Thank you, your Honor.

17 The second change that we would like is by way of
18 clarification and hopefully to avoid more disagreements in the
19 future about the rules that apply to the assessment package
20 corrections that need to be made.

21 On page 39 of the Court's order it provides direction
22 as follows: "We reverse the orders of the Superior Court and
23 direct Watermaster to correct and amend the fiscal year 21/22
24 and 22/23 assessment packages consistent with the original DYY
25 program agreements, the judgment, and prior court orders."

26 We ask that that language be included in the order.

1 It is absent from Watermaster's proposed order. But it is
2 explicit in the Court of Appeal's opinion.

3 THE COURT: Could you repeat that again.

4 MS. EWENS: Sure. From the top of page 39 of the
5 Court of Appeal's opinion. "Accordingly, we reverse the orders
6 of the Superior Court and direct Watermaster to correct and
7 amend the fiscal year, FY, 21/22 and 22/23 assessment packages
8 consistent with the original DYY program agreements, the
9 judgment, and prior court orders." That's directly in the
10 Court of Appeal's opinion.

11 THE COURT: Any objection to that language?

12 MR. SLATER: Your Honor, no objection to the use of
13 the word "original." I think the interpretation of consistency
14 is why we're here. And we --

15 THE COURT: But I don't think that changes anything.

16 MR. SLATER: In our opinion it does not. Our opinion
17 is that Exhibit G was adopted pursuant to an amended process
18 that the Court referenced was proper. So --

19 THE COURT: So there's no real objection?

20 MR. SLATER: There's no real objection. I just don't
21 wanna have to go back and re-argue all this again in front of
22 your Honor, but.

23 THE COURT: Okay.

24 MR. SLATER: Okay.

25 THE COURT: All right. Then we'll use that language
26 too.

1 MS. EWENS: Thank you.

2 THE COURT: Anything else?

3 MS. EWENS: The third request that we would ask is
4 that the Court clarify that pursuant to the Court of Appeal's
5 opinion, the 2019 letter agreement was not one of the original
6 DYY program agreements. It is not in the judgment. And it is
7 not a prior court order.

8 THE COURT: Where did the Court say that?

9 MS. EWENS: Throughout the Court of Appeal's opinion.

10 THE COURT: Any objection to that language?

11 MR. SLATER: Yes, your Honor. Because one of the
12 express issues that was reserved was that future interpretation
13 by ability of the 2019 letter agreement. And our position is
14 that the 2019 letter agreement could be construed consistently
15 with the original documents.

16 THE COURT: Okay. Yeah. I'm not going to grant that
17 request.

18 MS. EWENS: Okay. Just so it's part of the record,
19 and I did find the citation for the Court. On page 30, this
20 was addressed by the Court of Appeal directly. I quote, "As
21 Ontario points out the effect of the 2019 letter agreement, as
22 interpreted and applied by Watermaster, was to define the rules
23 set forth in the documents that establish and govern the
24 operation of the DYY program including the 2003 funding
25 agreement, the 2003 court order adopting it, and the DYY
26 storage agreement and its associated court orders."

1 THE COURT: That's not what you said. But in any
2 event, I'm not going to grant that request.

3 MS. EWENS: Okay. And as an adjunct to that and to
4 respond to Mr. Slater, the four reserved issues include the
5 future --

6 THE COURT: I'm sorry, Counsel, are you responding to
7 what he said?

8 MS. EWENS: Yes.

9 THE COURT: Okay. I made a ruling. That's not
10 invitation to keep arguing.

11 MS. EWENS: Thank you.

12 THE COURT: So now we need to move on.

13 MS. EWENS: Thank you.

14 The third clarification that we would like to be made
15 is that --

16 THE COURT: The fourth.

17 MS. EWENS: Sorry, the fourth.

18 That the performance criteria from the other DYY
19 program agreements must be met. And that this is consistent
20 with the Court's inclusion of limiting language that any
21 amendments must be consistent with the original DYY program
22 agreements and the court orders.

23 MR. SLATER: Again, your Honor, Exhibit G, the
24 amendment process in 2015 was used as the template for -- it
25 was not an original agreement. It was adopted by proper
26 amendment. And if you read the Court of Appeal opinion, it is

1 the template for determining why what Watermaster did in 2019
2 was wrong. And we don't think there's anything in the Court of
3 Appeal order that can be read as eviscerating or invalidating
4 or saying that the 2015 amendment in Exhibit G was not
5 appropriate.

6 In fact, it's just the opposite. The Court points to
7 that and develops why Ontario was harmed.

8 MS. EWENS: Again, your Honor, we would reserve all
9 arguments on this. I think, unfortunately, this evidence is
10 the fact that Watermaster may be proposing amendments that do
11 not comply with the original DYY court orders and agreements.
12 And if that happens, unfortunately we would have to return to
13 the Court. But we understand the Court's rulings that it's
14 premature to hash out these issues now.

15 THE COURT: If it's up to the procedures, then you
16 have the opportunity to do that. But I'm going to deny that
17 request as well.

18 Anything else?

19 MS. EWENS: No, your Honor. Thank you.

20 THE COURT: Okay. So I'm going to ask that you take
21 the current judgment and add those two lines that I said you
22 could add in --

23 MS. EWENS: Okay.

24 THE COURT: -- for the Court's signature. Make sure
25 you pass it to everybody else, and the Court will sign it.

26 MS. EWENS: Thank you, your Honor.

1 THE COURT: And if you could not file that in the
2 clerk's office, but file that directly in Department 17.

3 MS. EWENS: We will do so. Thank you.

4 THE COURT: Thank you.

5 MS. EWENS: Much appreciated.

6 THE COURT: Does anybody else have any argument?

7 MR. SLATER: We'll submit on the tentative, your
8 Honor. Thank you.

9 MS. NIKKEL: Your Honor, for Fontana Water Company, I
10 do have one point I'd like to discuss.

11 THE COURT: Sure.

12 MS. NIKKEL: So on page 15 of the tentative ruling,
13 the last final paragraph, it addresses Fontana Water Company's
14 lack of a local agency agreement.

15 The Court notes, and I think it's correct that the
16 Court of Appeal opinion held that Fontana Water Company did not
17 have such a local agency agreement. But it's the next sentence
18 that I think goes beyond what the Court of Appeal opinion held.
19 It's the next sentence that reads, "Ontario appears correct on
20 the point that there is no scenario where --"

21 (The reporter asks for clarification.)

22 MS. NIKKEL: Sorry.

23 THE COURT: What page -- what page are you on?

24 MS. NIKKEL: 15.

25 -- "FWC can be allowed to participate in the DYY
26 program."

1 And, your Honor, the Court of Appeal did not address
2 the effect of Fontana Water Company not having a local agency
3 agreement or whether there was a scenario that Watermaster
4 could correct and amend the assessment packages to address the
5 lack of a local agency agreement for Fontana Water Company.

6 And so I would just request that that sentence that I
7 just read be stricken from the tentative ruling and allow
8 Watermaster to address the effect of the Court of Appeal's
9 ruling.

10 MS. EWENS: Your Honor, may I respond?

11 THE COURT: Yeah. Just what paragraph is that on
12 page 15?

13 MS. NIKKEL: It's the last -- well,
14 second-to-the-last paragraph that starts with "Notably,
15 however," and it's the --

16 THE COURT: Yes. And your response?

17 MS. NIKKEL: -- the third sentence, the third full
18 sentence.

19 MS. EWENS: First, the 2003/2004 court orders were
20 clear. A party is not allowed to participate in a DYY program
21 absent a local agency agreement.

22 The Court of Appeal correctly and clearly held that
23 because Fontana does not have a local agency agreement, it was
24 not allowed to participate in the DYY program during the years
25 at issue.

26 Now, this does not preclude Fontana from seeking

1 local agency agreement on a go-forward basis, but there is no
2 grounds to try to revise history nor grounds to revise the
3 Court of Appeal's opinion. Fontana did not have a local agency
4 agreement. And under the original orders and agreements that
5 constitute the DYY program, they were not allowed to
6 participate in these years.

7 THE COURT: Okay. But it sounds like you're not in
8 disagreement with counsel. Because she's just indicating the
9 language where there was no scenario.

10 You've just indicated a scenario where they could be.

11 MS. EWENS: In the future.

12 THE COURT: In the future.

13 MS. EWENS: Not for 21/22, but they would have to get
14 a court-approved -- by you -- local agency agreement. This
15 does not rewrite the past. As to the two years that are in
16 issue, they did not have a local agency agreement. We cannot
17 go back and rewrite history. And there is no scenario for
18 21/22 or 22/23 where Fontana should have been able to claim DYY
19 production or get the benefit of DYY production. They did not
20 have a local agency agreement in those years. And I think the
21 Court of Appeal could not have been clearer that their claimed
22 DYY water during those years was not allowed because they
23 didn't have a local agency agreement during those years.

24 THE COURT: Are you in agreement with that?

25 MS. NIKKEL: Not all of it.

26 Your Honor, the part that I don't agree with is

1 although, of course, we cannot change history and there was no
2 local agency agreement, how the effect of -- what the effect of
3 that in terms of the future correct and amend process that
4 Watermaster is going to go through, that is the part that I
5 depart from counsel on. And there are scenarios where the lack
6 of a local agency agreement can be dealt with by the
7 Watermaster through the correct and amend process.

8 MS. EWENS: Again, your Honor, that's an attempt --
9 I'm sorry -- to rewrite history. They did not have a local
10 agency agreement. They were not allowed to take DYY
11 production.

12 THE COURT: Well, I think the way I've heard it now
13 it seems like there's no way that they could be part of the
14 agreement. And that does sound a little too restrictive.

15 So I'm fine stopping at the Court of Appeal opinion
16 was clear that FWC lacked the local agency agreement. Ontario
17 appears correct on this point, comma.

18 MS. NIKKEL: Your Honor, I have no objection to that.
19 Thank you.

20 MS. EWENS: Your Honor, we would reserve objections
21 to the extent that this becomes an issue as part of the
22 correction and amendment process.

23 THE COURT: Of course.

24 Okay. Anyone else?

25 MR. JUNGREIS: Your Honor, for Cucamonga, we submit
26 on the tentative.

1 MR. CIHIGOYENETCHE: Your Honor, for Inland Empire
2 Utilities Agency, we submit on the tentative.

3 THE COURT: Okay. Then I think we're done. I've
4 corrected the tentative which will now be adopted by the Court.

5 If you could get the order to me as soon as possible,
6 I would appreciate it.

7 MS. EWENS: We will do so. Thank you.

8 THE COURT: If you'll give notice.

9 MS. EWENS: Yes.

10 THE COURT: Thank you, folks.

11 Have a great day.

12 MR. SLATER: Thank you, your Honor. Appreciate your
13 time.

14 THE COURT: You bet. Always glad to see you folks.
15 (The foregoing proceedings were concluded
16 for the day.)

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SUPERIOR COURT OF THE STATE OF CALIFORNIA.	
FOR THE COUNTY OF SAN BERNARDINO	
DEPARTMENT R17	HONORABLE GILBERT G. OCHOA, JUDGE
CHINO BASIN MUNICIPAL WATER)
DISTRICT,)
) Reporter's
Plaintiff,) Certification
)
-vs-) Case No. RCVRS51010
)
CITY OF CHINO, ET AL.,)
)
Defendants.)
_____)	

STATE OF CALIFORNIA)
) ss.
COUNTY OF SAN BERNARDINO)

I, Regina B. Vega, Official Reporter Pro Tempore of the Superior Court of the State of California, for the County of San Bernardino, do hereby certify under penalty of perjury that the foregoing pages, 1 through 15, comprise a full, true, and correct transcript of the proceedings held in the above-entitled matter on Friday, February 20, 2026.
Dated this 4th day of March, 2026.

Regina B. Vega

Regina B. Vega

CHINO BASIN WATERMASTER

Case No. RCVRS 51010

Chino Basin Municipal Water District v. City of Chino, et al.

PROOF OF SERVICE

I declare that:

I am employed in the County of San Bernardino, California. I am over the age of 18 years and not a party to the action within. My business address is Chino Basin Watermaster, 9641 San Bernardino Road, Rancho Cucamonga, California 91730; telephone (909) 484-3888.

On June 1, 2026, I served the following:

1. DECLARATION OF ELIZABETH P. EWENS IN SUPPORT OF CITY OF ONTARIO'S OPPOSITION TO WATERMASTER'S MOTION FOR COURT APPROVAL OF CORRECTED AND AMENDED FISCAL YEARS 2021/22 AND 2022/23 ASSESSMENT PACKAGES

/ X / BY MAIL: in said cause, by placing a true copy thereof enclosed with postage thereon fully prepaid, for delivery by the United States Postal Service mail at Rancho Cucamonga, California, addresses as follows:
See attached service list: Mailing List 1

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

Executed on June 1, 2026, in Rancho Cucamonga, California.



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