TWENTY-FIRST AMENDMENT TO AGREEMENT REGARDING ADDITIONAL EXTRACTIONS FROM THE

SAN BERNARDINO BASIN AREA

This Twenty-first Amendment to Agreement Regarding Additional Extractions from the San Bernardino Basin Area is entered into between the San Bernardino Valley Municipal Water District, hereinafter called "Valley District," and the Western Municipal Water District of Riverside County, hereinafter called "Western."

RECITALS

On December 22, 1981, the parties hereto entered into an Agreement providing for additional extractions from the San Bernardino Basin Area by or on behalf of the City of Riverside, and by later amendment also the Riverside Highland Water Company, upon the terms and conditions specified therein. Paragraph 8 of said Agreement provides that it may be amended with mutual consent of the parties in writing, and the parties desire now to further amend said Agreement to provide for increased extractions for the calendar year 2004 only.

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AGREEMENT

NOW, THEREFORE, IT IS AGREED by and between the parties hereto as follows:

1. Definition of Additional Extractions.

As used herein, the term "additional extractions" means any extractions of water by the plaintiffs in the action described in Paragraph 2, on page 1 of the December 22, 1981 Agreement in excess of the amounts permitted by the Judgment in such action; and with respect to entities other than the plaintiffs in such action, the term means any extractions of water in excess of the total amount of water that can be produced without any replenishment obligations.

2. Temporary Surplus.

It is agreed that there is an existing temporary surplus of natural groundwater supply in the artesian zone of the San Bernardino Basin Area; that in the Pressure Zone near the San Jacinto RVPUB\ALL\677381.1 8/11/04 1:07 PM

Fault, a localized condition of elevated water levels exists; that there is a need for dewatering measures in the area; and that it is in the public interest and in the interest of sound groundwater resources management that production of water from such area be increased as provided herein.

3. Additional Extractions by Plaintiffs.

During the calendar year 2004, the plaintiffs may make additional extractions from the San Bernardino Basin Area for use within Western in the aggregate amount of 10,000 acre-feet. Such total amount shall be allocated among the plaintiffs as follows:

City of Riverside 8,047 AF

Meeks & Daley Water Co. 1,209 AF

Riverside Highland Water Co. 662 AF

Regents of University of California

Provided, that in the Watermaster's accounting, pumping by any plaintiff in excess of its allocation may be offset by underpumping of additional extractions by one or more of the other plaintiffs, so long as the aggregate additional pumping by all plaintiffs does not exceed 10,000 acre-feet. The individual allocations are in proportion to plaintiffs' respective shares of the safe yield of the San Bernardino Basin Area.

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4. Additional Extractions by Entities Other than Plaintiffs.

During the calendar year 2004, entities other than the plaintiffs may make additional extractions from the San Bernardino Basin Area in the amount of 25,778 acre-feet, which is their share of the total 35,778 acre-feet of additional extractions, determined in proportion to their share of the safe yield of the San Bernardino Basin Area. The replenishment obligations provided in Paragraph X of the Western Judgment shall not apply to such additional extractions, irrespective of the place of use of such water, provided that such water may not be exported outside the Santa Ana River Watershed.

5. <u>Paragraphs V and VI Plaintiff Service Area Delivery Limitations and Paragraph X</u> <u>Replenishment.</u>

The service area delivery limitations provided in Paragraphs V and VI of the Western Judgment shall not apply to Adjusted Right extractions made during periods covered by this RVPUB\ALL\677381.1
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1 amendment to the 1981 Agreement. The replenishment obligations provided in Paragraph X of 2 the Western Judgment shall not apply to Adjusted Right or additional extractions, irrespective of 3 the place of use of such water, provided that no water can be exported from the Santa Ana River 4 Watershed. 6. Use in Calendar Year 2004 Only. 5 6 Additional extractions are permitted hereunder only for the calendar year ending December 31, 2004. If not made in full or in part in 2002, they do not carry forward or give 7 8 rights to make any additional extractions in future years. 9 7. Other Terms and Conditions. 10 This Twenty-first Amendment supersedes Paragraph 2 on page 4 of the December 22, 11 1981 Agreement, and any prior amendments thereto or provisions thereof which are in conflict 12 with this Amendment. All other provisions of the 1981 Agreement shall remain in effect. 13 Extractions made under this Amendment are in addition to those authorized under the Twentieth 14 Amendment for delivery of water to the Orange County Water District. 15 Dated: August 18, 2004 SAN BERNARDINO VALLEY 16 MUNICIPAL WATER DISTRIC 17 18 President 19 20 21 22 WESTERN MUNICIPAL WATER DISTRICT OF RIVERSIDE COUNTY 23 24 25 26 27

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1 ARTHUR L. LITTLEWORTH, Bar No. 022041 EXEMPT FROM FILING FEES STEVEN M. ANDERSON, Bar No. 186700 PURSUANT TO GOVERNMENT **BEST BEST & KRIEGER LLP** CODE SECTION 6013 3750 University Avenue P.O. Box 1028 Riverside, California 92502 SUPERIOR COURT OF CALIFORNIA COUNTY OF RIVERSIDE Telephone: (951) 686-1450 Facsimile: (951) 686-3083 SEP 13 2004 Attorneys for Plaintiff Western Municipal Water District BRUCE D. VARNER, Bar No. 033068 Varner Saleson & Brandt LLP 3750 University Avenue, Suite 610 Riverside, CA 92501 Telephone: (951) 274-7777 Facsimile: (951) 274-7770 Attorneys for Defendant San Bernardino Valley Municipal Water District SUPERIOR COURT OF THE STATE OF CALIFORNIA COUNTY OF RIVERSIDE Case No. CIV 78426 WESTERN MUNICIPAL WATER DISTRICT, et al., Judge: Gloria Trask NOTICE OF MOTION FOR ORDER Plaintiffs. APPROVING THE TWENTIETH AND TWENTY-FIRST AMENDMENTS TO THE AGREEMENT PROVIDING FOR EAST SAN BERNARDINO COUNTY ADDITIONAL EXTRACTIONS FROM THE WATER DISTRICT, et al., SAN BERNARDINO BASIN AREA Defendants. Hearing: Date: Time: Department 22 23 24 25 26 27

MOTION FOR ORDER APPROVING REPLENISHMENT AND EXTRACTION AGREEMENT

TO ALL PARTIES AN	O THEIR	RESPECTIVE	ATTORNEYS	OF RECORD
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The Twentieth Amendment provides for the additional extraction of 10,000 acre-feet during the calendar year ending December 31, 2004, by producers authorized by Valley District, and the delivery of such water to the Orange County Water District for beneficial use therein.

The Twenty-first Amendment provides for total additional extractions of 37,778 acre-feet during the calendar year ending December 31, 2004, to be allocated 10,000 acre-feet to the plaintiffs herein and 25,778 acre-feet to entities other than plaintiffs, as provided in such agreement.

This Motion is made pursuant to the continuing jurisdiction of the Court, and the provisions of the Judgment providing for additional extractions.

The Motion is based on the desirability of providing for temporary increases of extractions in order to lower groundwater levels in the high groundwater area of the San Bernardino Basin Area, and to put such water to beneficial use. High groundwater levels in the area threaten damage to property and injury to persons.

The Motion will be based on this Notice, the following Points and Authorities, the Declaration of Donald L. Harriger and Robert L. Reiter attached as Exhibit "C," all other matters in the Clerk's files herein, and such other evidence or grounds as may be presented at the hearing.

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	1	Dated: September, 2004		BEST BEST & KRIEGER LLP		
	2			By: Cuthy L. Linteworth		
	3	,		ARTHUR L. LITTLEWORTH		
	4		Attorneys for Plaintiff Western Municipal Water District			
	5		·	. October Maniorpal Water District		
	6	Dated: September 3 , 2004		VARNER SALESON & BRANDT LLP		
٠	7			VARIOR SALESON & BRAIND! LEF		
	8		By: Blue & leen			
	9			•		
	10			Attorneys for Defendants San Bernardino Valley Municipal		
BEST BEST & KRIEGER LLP 3750 UNIVERSITY AVENUE P.O. BOX 1028 RIVERSIDE, CALIFORNIA 9256	11			Water District		
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MOTION FOR ORDER APPROVING REPLENISHMENT AND EXTRACTION AGREEMENT

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LAW OFFICES OF BEST BEST & KRIEGER LLP 3750 UNIVERSITY AVENUE. P.O. BOX 1028 RIVERSIDE, CALIFORNIA 92502

- 1. In appropriate circumstances, a court may reserve jurisdiction to modify a final judgment. (U.S. Liability Ins. Co. v. Haidinger-Hayes, Inc. (1970) 1 Cal.3d 586, 599; Klinker v. Klinker (1955) 132 Cal.App.2d 687, 694.)
- 2. Water rights adjudications are proper cases for retention of jurisdiction, and the kind of provision reserving jurisdiction in this case have been approved by the California Supreme Court. (Allen v. California Water Co. (1946) 20 Cal.2d 466, 488; City of Los Angeles v. City of Glendale (1943) 23 Cal.2d 68, 81; Pasadena v. Alhambra (1949) 33 Cal.2d 908, 936-937.)
- 3. The Judgment herein provides that nothing in the Judgment shall prevent future agreements between the Valley District and Western under which additional extractions may be made from the Basin Area, subject to the availability of imported water not required by San Bernardino Valley. (Section VI(b)(6).)
- 4. The Court in this case has reserved continuing jurisdiction upon the application of any party over matters not specifically set forth which might occur in the future, which would be of benefit to the parties in the utilization of the surface and groundwater supply described in the Judgment, and would not be inconsistent with the respective rights of the parties as established and determined in such Judgment. (Section XIV(a)(8).)
- 5. There is a localized area of high groundwater in the San Bernardino Area just upstream of the San Jacinto Fault, which is an active earthquake fault. Several multi-story buildings and a major freeway interchange have been constructed in the high groundwater area. The risk of catastrophic structural failure due to an earthquake can be substantially increased by saturation of foundation materials from high groundwater levels. An earthquake can cause liquefaction of the soil in the area. There is surplus water in this area which needs to be pumped out and put to beneficial use, in the interests of both public safety and sound water management. (Declaration of Donald L. Harriger and Robert L. Reiter.)

	1	Dated: September, 2004	BEST BEST & KRIEGER LLP
	2		By: Cuthon L. Lindeworth
	3		ARTHUR L. LITTLEWORTH
	4		ARTHUR L. LITTLEWORTH Attorneys for Plaintiff Western Municipal Water District
	5		
	6	Dated: September <u>8</u> , 2004	VARNER SALESON & BRANDT LLP
	7	•	•
	8		By: Blue Slave
	9		Attorneys for Defendants
	10		San Bernardino Valley Municipal Water District
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MOTION FOR ORDER APPROVING REPLENISHMENT AND EXTRACTION AGREEMENT

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TWENTIETH AMENDMENT TO AGREEMENT REGARDING ADDITIONAL EXTRACTIONS FROM THE SAN BERNARDINO BASIN AREA

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This Twentieth Amendment to Agreement Regarding Additional Extractions from the San Bernardino Basin Area is entered into between the San Bernardino Valley Municipal Water District, hereinafter called "Valley District," and the Western Municipal Water District of Riverside County, hereinafter called "Western."

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RECITALS

On December 22, 1981, the parties hereto entered into an Agreement providing for additional extractions from the San Bernardino Basin Area by or on behalf of the City of Riverside, and pursuant to later amendments by other producers, upon the terms and conditions specified therein. Paragraph 8 of the Agreement provides that it may be amended with mutual consent of the parties in writing, and the parties desire now to amend the Agreement further in order to provide for increased extractions for the calendar year 2004, and for the export of such water for use in Orange County.

Efforts have been made under the prior amendments to the 1981 Agreement to lower groundwater levels in the pressure zone of the San Bernardino Basin Area. Despite such additional extractions, groundwater levels in the area have not been lowered to a desirable level. Damage to property and injury to persons are threatened. It is in the public interest, and in the interes, of sound water resources management, that additional extractions be sanctioned in order to lower such groundwater levels, and that the water produced be put to beneficial use.

Arrangements have been made with producers from the pressure zone to increase their extractions, and with the Orange County Water District to put the water to beneficial use.

AGREEMENT

NOW, THEREFORE, IT IS AGREED by and between the parties hereto as follows:

1. Other Amendments Unaffected.

This Twentieth Amendment is in addition to other amendments to the 1981 Agreement, including any subsequent amendments, and shall have no effect upon the rights and obligations provided in any such amendments.

2. Definition of Additional Extractions.

As used herein, the term "additional extractions" means any extraction of the natural groundwater supply by the plaintiffs in the action described in Paragraph 2 on page 1 of the December 22, 1981 Agreement in excess of the amounts permitted by the Judgment in such action, or by any amendments to such Agreement; and with respect to entities other than the plaintiffs in such action, the term means any extractions of natural groundwater in excess of the total amount of water that can be produced without any replenishment obligation, or produced pursuant to any such amendments to the 1981 Agreement. No replenishment obligations shall be incurred on account of any additional extractions made pursuant to this Amendment.

3. Total Additional Extractions for the Calendar Year Ending December 31, 2004.

It is agreed that there is an existing temporary surplus of natural groundwater supply in the artesian zone of the San Bernardino Basin Area, in addition to the needs of the producers therefrom, and that it is in the public interest and in the interest of sound groundwater resources management that the production of water therefrom be increased for the calendar year ending December 31, 2004 by up to 10,000 acre-feet of additional extractions. The water pumped and delivered hereunder is part of the natural water supply to the San Bernardino Basin Area and shall be so accounted for by the Watermaster under the Western Judgment. It is not water from the State Water Project.

4. Authorized Producers.

The Valley District shall designate the entities authorized to make additional extractions under this Amendment, and shall determine from time to time the amounts which any such entity may be allowed or required to pump. The terms and conditions of such additional extractions RVPUB\ALL\677379.1
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shall be in accord with this Twentieth Amendment, and shall be memorialized by written agreement among the Valley District, Western, and each participating pumper.

5. Beneficial Use of Additional Extractions.

The groundwater pumped pursuant to this Amendment shall be discharged into the Santa Ana River or its tributaries for use within the Orange County Water District (hereinafter called "Orange County"). Responsibility for any construction or capital expenditures necessary to deliver the water to the River or its tributaries shall be included in the agreement with the pumping entity. Such agreement shall also provide for the measurement of both the quantity and quality of such deliveries. To the extent feasible, the blended quality thereof shall be controlled so as to meet the Objectives of the Regional Water Quality Control Plan. Orange County shall pay to Valley District the sum of \$150.00 per acre-foot of water delivered to the Santa Ana River or its tributaries. A separate agreement, including such terms and conditions as are necessary, has been executed by Orange County, Valley District and Western for the delivery of such water. The agreement, dated February 2, 2002, continues on an annual basis unless terminated, and such agreement remains in force.

6. Application of Proceeds from Orange County.

Payments received by the Valley District from Orange County for such deliveries of water shall be separately accounted for. Each pumping entity shall be reimbursed for the actual energy costs which it incurs in pumping the additional extractions allowed under this Amendment, together with q uniforms um of \$10.00 per acre-foot for the use of capital facilities and other costs. The difference between the amounts received from Orange County and the amounts paid to participating pumpers shall be used for water quality protection and improvements in the Upper Basin, for conservation, or for other water management programs including the implementation of this Amendment, all as agreed upon by Valley District and Western. The collection, payment and expenditure of all such funds shall be administered by the Valley District.

7. Regulatory Requirements.

Compliance with the California Environmental Quality Act, and any permits required by the Santa Ana Regional Water Quality Control Board or other regulatory agency, shall be the joint responsibility of the Valley District and Western.

Dated: August 18,2004

SAN BERNARDINO VALLEY
MUNICIPAL WATER DISTRIC

President

Secretary

WESTERN MUNICIPAL WATER DISTRICT OF RIVERSIDE COUNTY

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TWENTY-FIRST AMENDMENT TO AGREEMENT REGARDING ADDITIONAL EXTRACTIONS FROM THE

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Definition of Additional Extractions.

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2. Temporary Surplus.

It is agreed that there is an existing temporary surplus of natural groundwater supply in the artesian zone of the San Bernardino Basin Area; that in the Pressure Zone near the San Jacinto RVPUB\ALL\677381.1 8/11/04 1:07 PM

Fault, a localized condition of elevated water levels exists; that there is a need for dewatering measures in the area; and that it is in the public interest and in the interest of sound groundwater resources management that production of water from such area be increased as provided herein.

3. Additional Extractions by Plaintiffs.

During the calendar year 2004, the plaintiffs may make additional extractions from the San Bernardino Basin Area for use within Western in the aggregate amount of 10,000 acre-feet. Such total amount shall be allocated among the plaintiffs as follows:

City of Riverside 8,047 AF

Meeks & Daley Water Co. 1,209 AF

Riverside Highland Water Co. 662 AF

Regents of University of California

Provided, that in the Watermaster's accounting, pumping by any plaintiff in excess of its allocation may be offset by underpumping of additional extractions by one or more of the other plaintiffs, so long as the aggregate additional pumping by all plaintiffs does not exceed 10,000 acre-feet. The individual allocations are in proportion to plaintiffs' respective shares of the safe yield of the San Bernardino Basin Area.

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4. Additional Extractions by Entities Other than Plaintiffs.

During the calendar year 2004, entities other than the plaintiffs may make additional extractions from the San Bernardino Basin Area in the amount of 25,778 acre-feet, which is their share of the total 35,778 acre-feet of additional extractions, determined in proportion to their share of the safe yield of the San Bernardino Basin Area. The replenishment obligations provided in Paragraph X of the Western Judgment shall not apply to such additional extractions, irrespective of the place of use of such water, provided that such water may not be exported outside the Santa Ana River Watershed.

5. Paragraphs V and VI Plaintiff Service Area Delivery Limitations and Paragraph X Replenishment.

The service area delivery limitations provided in Paragraphs V and VI of the Western Judgment shall not apply to Adjusted Right extractions made during periods covered by this RVPUBALL677381.1

amendment to the 1981 Agreement. The replenishment obligations provided in Paragraph X of the Western Judgment shall not apply to Adjusted Right or additional extractions, irrespective of the place of use of such water, provided that no water can be exported from the Santa Ana River Watershed.

6. Use in Calendar Year 2004 Only.

Additional extractions are permitted hereunder only for the calendar year ending December 31, 2004. If not made in full or in part in 2002, they do not carry forward or give rights to make any additional extractions in future years.

7. Other Terms and Conditions.

This Twenty-first Amendment supersedes Paragraph 2 on page 4 of the December 22, 1981 Agreement, and any prior amendments thereto or provisions thereof which are in conflict with this Amendment. All other provisions of the 1981 Agreement shall remain in effect.

Extractions made under this Amendment are in addition to those authorized under the Twentieth Amendment for delivery of water to the Orange County Water District.

Dated: <u>August 18</u>, 2004

SAN BERNARDINO VALLEY MUNICIPAL WATER DISTRICT

President

Secretary

WESTERN MUNICIPAL WATER DISTRICT OF RIVERSIDE COUNTY

зу: ____

By: <u>У</u>

Secretary

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DECLARATION OF DONALD L. HARRIGER AND ROBERT L. REITER

DONALD L. HARRIGER and ROBERT L. REITER each declare:

- 1. Each of the deponents is a registered civil engineer in the State of California specializing in hydrology. Deponents are the two members of the Committee which acts as the Watermaster to enforce the Judgment in this case, representing plaintiff Western Municipal Water District of Riverside County ("Western") and defendant San Bernardino Valley Municipal Water District ("SBVMWD").
- 2. The quantity of groundwater in storage within the San Bernardino Basin Area increased substantially after the judgment was entered in 1969. During the period 1968 through 1981, the amount of such increase is estimated to have been in the magnitude of 700,000 to 800,000 acre-feet. By 1981, rising water had begun to recur in the lower part of the San Bernardino Basin Area.
- 3. The increase in storage resulted primarily from several extremely wet years, coupled with the fact that producers extracting water for use within the San Bernardino Basin Area had taken less than their adjusted rights. In 1978, 1980 and 1983 the total rainfall in the San Bernardino Area exceeded 30 inches, which is nearly twice the long-term seasonal average for the area. Also during the period from 1971 through 1982, actual verified production from the San Bernardino Basin Area was 249,819 acre-feet less than the total amount of adjusted rights established under the Judgment.
- 4. The San Bernardino Basin Area is bounded on the downstream or southwesterly side by the San Jacinto Fault. That Fault acts as an underground barrier to restrict subsurface flow from the San Bernardino Basin Area to downstream basins. The temporary surplus of natural supply in the groundwater basin, together with the physical limits on subsurface outflow,

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EXHIBIT C

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have caused the groundwater table in the area near the San Jacinto Fault to rise in part to the ground surface.

- 5. The hydrology of this area immediately upstream from the San Jacinto Fault, referred to as the Pressure Zone, is extremely complex and is affected by many factors, one of which is the shift of pumping patterns by the City of San Bernardino which has reduced the amount of groundwater extracted from this area.
- 6. The San Bernardino Basin Area is located between the San Andreas Fault on the north and the San Jacinto on the south. The localized high water problem area is immediately adjacent to the San Jacinto Fault, which is an active earthquake fault. The risk of catastrophic structural failures in the area due to earthquake is substantially increased by the saturation of the foundation materials resulting from the high groundwater table. An earthquake may cause liquefaction of the soil in the area. Several multi-story structures, and a major freeway interchange, have been constructed in the high water table area. Since groundwater levels were much lower at the time of construction, the engineering designs for all of these structures may not have been based upon saturated soil conditions. Under saturated soil conditions, an earthquake compounds the damages normally associated with a high water table and poses the threat of massive property damage, as well as a threat to life.
- 7. A period of dry years and efforts to increase pumping in the high water table area reduced water levels somewhat after 1985, but water levels in the Pressure Zone still remain undesirably high. Water levels are less than fifty feet below ground surface in some portions of the Pressure Zone. There is surplus water in this area that should be pumped and put to beneficial use.
- 8. In recent years, temporary additional extractions of 25,000 acre-feet have been authorized for local producers supplying water within Western and SBVMWD. However, such additional pumping has not been sufficient to control the high groundwater levels. The Twentieth Amendment to the 1981 Agreement therefore authorizes the pumping of up to 10,000 acre-feet in RVPUB\ALL\677473.2

2004 to be delivered for use in Orange County. Such amounts are in addition to the extractions authorized under the Twenty-First Amendment for use within Western and SBVMWD. The extractions authorized under both the Twentieth and Twenty-First Amendments are needed in order to lower the high groundwater levels, and are in the interest of sound water resources management. All such additional extractions will be put to beneficial use.

Each of the deponents hereby declares, under penalty of perjury, that the foregoing is true and correct.

Dated: (stember 3, 2004

Dated: Septantin 3, 2004

ROBERT L. REITER

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BEST DRIVERSON LLP 3750 UNIVERSON AVENUE P.O. BOX 1028 RIVERSIDE, CALIFORNIA 92502

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PROOF OF SERVICE BY MAIL

I am a citizen of the United States and employed in Riverside County, California. I am over the age of eighteen years and not a party to the within-entitled action. My business address is Best & Krieger LLP, 3750 University Avenue, P.O. Box 1028, Riverside, California 92502. I am readily familiar with this firm's practice for collection and processing of correspondence for mailing with the United States Postal Service. On September 2004, I placed with this firm at the above address for deposit with the United States Postal Service a true and correct copy of the within document(s):

NOTICE OF MOTION FOR ORDER APPROVING THE TWENTIETH AND TWENTY-FIRST AMENDMENTS TO THE AGREEMENT PROVIDING FOR ADDITIONAL EXTRACTIONS FROM THE SAN BERNARDINO BASIN AREA; POINTS AND AUTHORITIES; EXHIBIT A (TWENTIETH AMENDMENT TO AGREEMENT REGARDING ADDITIONAL EXTRACTIONS FROM THE SAN BERNARDINO BASIN AREA); EXHIBIT B (TWENTY-FIRST AMENDMENT TO AGREEMENT REGARDING ADDITIONAL EXTRACTIONS FROM THE SAN BERNARDINO BASIN AREA); AND EXHIBIT C (DECLARATION OF DONALD L. HARRIGER AND ROBERT L. REITER)

in a sealed envelope, postage fully paid, addressed as follows:

Gregory P. Priamos, Esq. City of Riverside City Attorney's Office 3900 Main Street Riverside, CA 92522

Thomas P. Evans
Public Utilities Director
City of Riverside
Riverside Public Utilities Department
3900 Main Street, 4th Floor
Riverside, CA 92522

Ronald Young General Manager Elsinore Valley Municipal Water District 31315 Chaney Street P.O. Box 3000 Lake Elsinore, CA 92531-3000

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John E. Brown, Esq. General Counsel, Elsimore Valley Municipal Water District Best Best & Krieger LLP P.O. Box 1028 Riverside, California 92502 James E. Holst, Esq. General Counsel of The Regents Vice President — Legal Affairs University of California 1111 Franklin Street, 8th Floor Oakland, CA 94607-5200 Don Hough General Manager Riverside Highland Water Company 1450 East Washington Street Colton, CA 92324 Joe Aklufi Aklufi and Wysocki 3403 Tenth Street Riverside, CA 92501 Following ordinary business practices, the envelope was sealed and placed f and mailing on this date, and would, in the ordinary course of business, be deposited United States Postal Service on this date. I declare under penalty of perjury under the laws of the State of California the is true and correct. Executed on September [42004, at Riverside, California. Jennifer D. Oberg John E. Brown, Esq. General Counsel Lisimore Valley Municipal Water District Best Best Best & Krieger LLP P.O. Box 1028 Riverside, California Water Company 1450 East Washington Street Colton, CA 94607-5200 Don Hough General Counsel of The Regents Vice President Legal Affairs University of California The Colton of California Street Colton, CA 94607-5200 Following ordinary business practices, the envelope was sealed and placed f and mailing on this date, and would, in the ordinary course of business, be deposited United States Postal Service on this date. I declare under penalty of perjury under the laws of the State of California the is true and correct. Executed on September [42004, at Riverside, California. Jennifer D. Oberg Jennifer D. Oberg
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PROOF OF SERVICE