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8	BORREGO WATER DISTRICT	TO GOVERNMENT CODE SECTION 6103
9	SUPERIOR COURT OF THI	E STATE OF CALIFORNIA
10	COUNTY O	FORANGE
11		
12	BORREGO WATER DISTRICT,	Case No. 37-2020-00005776
13	Plaintiff,	Judge: Peter J. Wilson Dept. CX102
14	v.	STIPULATED JUDGMENT
15	ALL PERSONS WHO CLAIM A RIGHT TO	Complaint Filed: January 30, 2020
16	EXTRACT GROUNDWATER IN THE BORREGO VALLEY GROUNDWATER	Trial Date: None Set
17	SUBBASIN NO. 7.024-01 WHETHER BASED ON APPROPRIATION,	
18	OVERLYING RIGHT, OR OTHER BASIS OF RIGHT, AND/OR WHO CLAIM A	
19	RIGHT TO USE OF STORAGE SPACE IN THE SUBBASIN; et al.,	
20	Defendants.	
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1	STIPULATED	JUDGMENT

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INTRODUCTION AND BACKGROUND INFORMATION

2 A. Judgment. This Judgment is entered pursuant to Code of Civil Procedure sections 830 et seq., to comprehensively determine and adjudicate all Groundwater rights in the Borrego 3 Springs Subbasin ("Basin") of the Borrego Valley Groundwater Basin, whether based on 4 appropriation, overlying right, prescriptive right, or other basis of right in the Basin; and to 5 provide a physical solution for the perpetual management of the Basin, which long-term 6 7 management will achieve Sustainable Groundwater Management for the Basin consistent with the substantive objectives of the Sustainable Groundwater Management Act ("SGMA") and with 8 reasonable and beneficial use under Article X, section 2 of the California Constitution. This 9 10 Judgment considered together with the Groundwater Management Plan ("GMP") attached hereto as Exhibit "1" constitutes the Physical Solution; provided, however, that the provisions of this 11 Judgment control over and supersede any contrary provisions contained in the GMP. 12

B. <u>Basin</u>. The Basin is located in eastern San Diego County, California and underlies
the unincorporated community of Borrego Springs and surrounding areas. The Basin includes
three management areas: the north, central and south management areas. The California
Department of Water Resources ("Department" or "DWR") designated the Basin as a critically
overdrafted high-priority basin under SGMA.

18 C. <u>Stipulation for Entry of Judgment</u>. A substantial majority of the Parties
19 ("Stipulating Parties"), by number and by quantity of water rights herein adjudicated, stipulated
20 for entry of a judgment in substantially the form of this Judgment. The stipulation for entry of
21 judgment ("Stipulation") is attached to this Judgment as <u>Exhibit "2."</u>

D. <u>Pleadings</u>. The Complaint in this action was filed on January 30, 2020, by Plaintiff, Borrego Water District ("District"), in the Superior Court for the County of San Diego, seeking a comprehensive determination of Groundwater rights and adjudication of water rights in the Basin pursuant to Chapter 7 (commencing with section 830) of Title 10, Part 2 of the Code of Civil Procedure. BWD, together with the County of San Diego ("County"), established a GSA for the Basin pursuant to SGMA in 2016. The County withdrew as a GSA, effective December 31, 2019. The Stipulating Parties represent to this Court that the optimal means of

achieving Sustainable Groundwater Management for the Basin consistent with the directives of 1 2 SGMA and Article X, section 2 of the California Constitution, and to achieve a durable solution 3 to alleviate the significant Overdraft now occurring in the Basin, is by way of this Comprehensive Adjudication of Groundwater rights, the substitution of the Watermaster in place of the GSA and 4 the substitution of this Judgment as an alternative to a GSP under SGMA as approved by the 5 6 Department and as authorized by Water Code sections 10733.6 and 10737.4. BWD filed the 7 Complaint in this action, pursuant to the Stipulation among the Stipulating Parties, to undertake the Comprehensive Adjudication of Groundwater rights of the Basin pursuant to sections 830 et 8 9 seq. of the Code of Civil Procedure and so comply with SGMA. Upon entry of this Judgment establishing the Watermaster, BWD is to withdraw as a GSA by notifying the Department under 10 Water Code section 10723.8(e). 11

E. <u>Notice of Commencement of Groundwater Basin Adjudication</u>. A Notice of
 Commencement of Groundwater Basin Adjudication with the information required by Section
 836 of the Code of Civil Procedure was lodged with the Court on February 4, 2020.

F. <u>Answer To Adjudication Complaint</u>. A draft Answer to Adjudication
Complaint ("Form Answer") in the form required by Section 836 of the Code of Civil Procedure
was lodged with the Court on February 4, 2020.

18 G. <u>Court Approval of Notice & Form Answer</u>. BWD filed a motion pursuant to
19 section 836 of the Code of Civil Procedure, and on July 20, 2020, the Court approved the Notice
20 of Commencement of Groundwater Basin Adjudication and draft Answer to Adjudication
21 Complaint and authorized service of the landowners overlying the Basin pursuant to Section 836
22 of the Code of Civil Procedure.

H. <u>Service</u>. All holders of fee title to real property in the Basin were identified using the assessor or assessors of the County, and served by registered mail or certified mail, return receipt requested, or by other means authorized by the Court, the Notice, Complaint, and Form Answer to all holders of fee title to real property in the Basin. Where the physical address of the real property differed from the mailing address of the holder of fee title, the Notice, Complaint, and Form Answer were mailed by registered or certified mail, return receipt requested, to the

physical address of the real property and the mailing address of the holder of fee title. The notice 2 was also published at least once per week for four consecutive weeks in one or more newspapers of general circulation in the County on all persons interested in the proceeding, consistent with 3 Code of Civil Procedure section 835 and orders of this Court. A notice of completion of mailing 4 was filed with the Court on December 29, 2020, consistent with Code of Civil Procedure section 5 836. 6

I. 7 Notice. BWD provided the Notice and Form Answer to the Department and the County. The Department and County provided a link to the Notice and Form Answer on the 8 9 home page of their respective websites consistent with Code of Civil Procedure section 836(m).

10 J. **Parties.** All persons who hold fee simple ownership in a parcel in the Basin, or Pumps or stores water in the Basin, or that claim any other right or interest in the Basin are 11 subject to the jurisdiction of the Court in this proceeding pursuant to Code of Civil Procedure 12 sections 830 et seq. 13

K. Numerous Parties have failed to respond timely, or at all, to the 14 Defaults. Complaint, and their defaults have been entered. The Court has given the defaulted Parties notice 15 of this Judgment and Physical Solution, together with the opportunity to be heard regarding this 16 17 Judgment, and hereby enters default judgments against all such Parties and incorporates those default judgments into this Judgment. 18

Jurisdiction. By the pleadings herein, operation of sections 830 et seq. of the 19 L. California Code of Civil Procedure, and by Order of this Court, the issues have been made those 20 21 of an in rem adjudication of all Basin Groundwater rights as between each and all of the Parties. Having complied with the notice and service requirements of Section 836 of the Code of Civil 22 Procedure, the in rem jurisdiction over all Basin Groundwater rights and the comprehensive effect 23 of this Comprehensive Adjudication have been established. This Court has jurisdiction of the 24 25 subject matter of this action and of the Parties herein.

Μ. Stipulation for Entry of Judgment. The Stipulating Parties represent a 26 substantial majority of the Pumpers, by number and by quantity of water rights defined herein. 27 The Judgment is consistent with and meets the requirements of Code of Civil Procedure section 28

1	850(b). The Stipulating Parties represent at least 50% percent of all Pumpers and at least 75%		
2	percent of all groundwater extraction from in the Basin. The Stipulating Parties intend for this		
3	Court to comprehensively adjudicate all Groundwater rights in the Basin. BWD submitted the		
4	form of this Judgment, inclusive of the GMP which together constitutes the Physical Solution that		
5	is established by this Judgment, to DWR for review and approval to serve as an alternative to a		
6	GSP pursuant to SGMA. (Wat. Code, §§ 10733.6; 10737.4.)		
7	DECREE		
8	NOW, THEREFORE, IT IS ORDERED, ADJUDGED AND DECREED:		
9	I. DEFINITIONS AND EXHIBITS		
10	A. <u>Definitions</u> . As used in this Judgment, the following terms shall have the meaning		
11	set forth below.		
12	1. <u>2030 Target</u> – A cumulative Basin-wide Rampdown of 50 percent by		
13	Water Year 2029-2030.		
14	2. <u>Adaptive Management</u> – Changes to Basin management based on new data		
15	or improving science collected or acquired over time necessary to achieve and sustain Sustainable		
16	Groundwater Management and reasonable and beneficial use of the Basin's water resources.		
17	3. <u>Adjusted Pumping Calculation</u> – As defined in Section IV.E.4.		
18	4. <u>AFY</u> – Acre-feet per Water Year.		
19	5. <u>Annual Allocation</u> – The maximum amount of Pumping allowed for a		
20	Party to this Judgment in a given Water Year (excepting any Pumping of Carryover or imported		
21	water if available), which for any particular Water Year will be determined by multiplying the		
22	Party's BPA by the Pumping Percentage in effect for that Water Year. Annual Allocation will be		
23	rounded to the nearest whole acre-foot.		
24	6. <u>Annual Report</u> – An annual report of Basin management and Watermaster		
25	activities filed with this Court pursuant to Section IV.E(5) herein.		
26	7. <u>Basin</u> – Borrego Springs Subbasin of the Borrego Valley Groundwater		
27	Basin as defined by California Department of Water Resources (DWR) Bulletin No. 118 as		
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l	STIPULATED JUDGMENT		

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1	Subbasin No. 7-024.01. The boundaries of the Basin are set forth in DWR Bulletin 118, Subbasin		
2	No. 7-024.01.		
3	8. <u>Baseline Pumping Allocation (BPA)</u> – The maximum allowed Pumping		
4	quantity allocated to a Party to this Judgment.		
5	9. <u>BPA Parcel(s)</u> – The parcel(s), identified by assessor parcel numbers, to		
6	which BPA is assigned, and on which Groundwater Pumped pursuant to the Annual Allocation		
7	will be used.		
8	10. <u>BVHM</u> – The Borrego Valley Hydrologic Model developed by the U.S.		
9	Geological Survey using the numerical modeling code MODFLOW One-Water Hydrologic Flow		
10	Model (OWHM) Version 1.0 software, which has been updated by the GSA's consultant to		
11	extend the simulation period to September 2016, and is to be periodically updated to further		
12	extend the simulation periods through the processes discussed in Section III.F.		
13	11. <u>BWD</u> – Borrego Water District.		
14	12. <u>Carryover</u> – Any portion of a Party's Annual Allocation not Pumped in the		
15	Water Year in which it is allowed, which may be accrued and produced in future Water Years,		
16	provided that the Party complies with the provisions of Section III.B herein.		
17	13. <u>CEQA</u> – California Environmental Quality Act, California Public		
18	Resources Code section 21000 et seq.		
19	14. <u>Complaint</u> – The complaint filed in the underlying action for a		
20	Comprehensive Adjudication of Groundwater rights of the Basin pursuant to the Code of Civil		
21	Procedure sections 830 et seq.		
22	15. <u>Comprehensive Adjudication</u> – An action filed in superior court to		
23	comprehensively determine rights to extract groundwater in a basin. (Code Civ. Proc., § 832(c).)		
24	16. <u>County</u> – The County of San Diego.		
25	17. <u>Cure Period</u> – As defined in Section III.I(3).		
26	18. <u>De Minimis Pumper</u> – Any Party who Pumps two acre-feet or less per year		
27	for use on real property overlying the Basin.		
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1	19. <u>"DWR" or "Department"</u> – The California Department of Water		
2	Resources.		
3	20. <u>Eligibility Requirement</u> – As defined in Section III.I(2).		
4	21. <u>Eligibility Proof</u> – As defined in Section III.I(2).		
5	22. <u>Eligibility Violation</u> – As defined in Section III.I(3).		
6	23. Entry Agreement – An agreement between Watermaster and a Party to		
7	enter private property consistent with the form of the template agreement set forth in Exhibit "8".		
8	24. <u>Environmental Working Group (EWG)</u> – As defined in Section IV.H.		
9	25. Form Answer – A draft, form Answer to Adjudication Complaint approved		
10	by the Court pursuant to section 836 of the Code of Civil Procedure.		
11	26. <u>Fourth Five-Year Period</u> – Water Years 2035/2036 through 2039/2040.		
12	27. Groundwater – Water beneath the surface of the earth within the zone		
13	below the water table in which the soil is completely saturated with water, but does not include		
14	water that flows in known and definite channels. (Code Civ. Proc., § 832(g).)		
15	28. Groundwater Dependent Ecosystem (GDE) – Ecological communities or		
16	species that depend on Groundwater emerging from aquifers or on Groundwater occurring near		
17	the ground surface. (Cal. Code Regs., tit. 23, § 351(m).)		
18	29. Groundwater Management_Plan_(GMP) - The plan, attached to this		
19	Judgment as Exhibit "1," which, together with the Judgment, is intended to implement the		
20	Physical Solution for the Basin, satisfy the substantive objectives of SGMA, and serve as an		
21	alternative to a GSP under SGMA following approval by DWR, as authorized by Water Code		
22	sections 10733.6 and 10737.4.		
23	30. <u>GSA</u> – Groundwater Sustainability Agency as defined by Water Code		
24	section 10721(j).		
25	31. <u>GSP</u> – Groundwater Sustainability Plan as defined by Water Code section		
26	10721(k).		
27	32. <u>Lease</u> – A transfer of Annual Allocation or Carryover for one Water Year		
28	or for several Water Years, as set forth in a written lease agreement.		
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	STIPULATED JUDGMENT		

33. Management Areas – The North, Central and Southern areas of the Basin, 1 2 as described in the GMP. 3 34. Minimum Fallowing Standards – As defined in Exhibit "3". 35. Max Overproduction Limit – As defined in Section III.G(2). 4 Original BPA Parcel - A parcel of land listed in Exhibit "4" to which BPA 36. 5 6 was originally granted. 7 37. Overdraft - The sustained cumulative Pumping of Groundwater from the Basin in quantities that exceed the Basin's Sustainable Yield. 8 9 38. Overproduction - Pumping by a Party in any particular Water Year in excess of the sum of the Party's Annual Allocation and any leased Annual Allocation for that 10 Water Year plus any accrued Carryover. 11 39. Overproduction Penalty Assessment – A penalty fee for Overproduction. 12 40. Party (Parties). Any Person(s) that has (have) been named and served or 13 14 otherwise properly joined, or has (have) become subject to this Judgment of this Court and all 15 their respective heirs, successors-in-interest and assigns. 16 41. Parties in Disagreement – As defined in Section VII (A)(1)). 42. Permanent Transfer – A transfer of BPA, including any portion of a Party's 17 18 total BPA, which will be permanently added to the grantee's cumulative BPA and subtracted from the grantor's BPA, and when multiplied by the Pumping Percentage will establish additional 19 Annual Allocation of the grantee in each Water Year (less any water Pumped in that year by the 20 selling Party) and thereafter. 21 Person - Includes, but is not limited to, corporations, partnerships, trusts, 22 43. 23 firms, counties, local agencies, state agencies, federal agencies, tribes, business entities, individuals, and groups of individuals. 24 44. Physical Solution – The terms of this Judgment, including the GMP, 25 attached hereto as Exhibit "1," which are intended to achieve Sustainable Groundwater 26 Management for the Basin consistent with the substantive objectives of SGMA and Article X, 27 28 11

1	section 2 of the California Constitution, and which may be modified over time in compliance with		
2	the procedures described herein.		
3	45. <u>Planning and Implementation Horizon</u> – The 50-year time period over		
4	which this Court determines that the Physical Solution prescribed by this Judgment will be		
5	implemented to ensure that the Basin is operated within its Sustainable Yield, consistent with		
6	SGMA. (Wat. Code, § 10721(r).)		
7	46. <u>Pump</u> – The process of extracting Groundwater from the Basin.		
8	47. <u>Pumper</u> – Any Person who Pumps Groundwater from the Basin.		
9	48. <u>Pumping Assessment</u> – Defined in Section IV.E(3).		
10	49. <u>Pumping Percentage</u> – The percent of a Party's BPA that is authorized to		
11	be Pumped in any particular Water Year.		
12	50. <u>Rampdown</u> – The reduction in cumulative authorized Pumping of BPA		
13	imposed pursuant to the terms of this Judgment to alleviate the Overdraft of the Basin and		
14	achieve Sustainable Groundwater Management and the reasonable and beneficial use of the		
15	Basin's water resources.		
16	51. <u>Rampdown Rate</u> – The percentage reduction in cumulative authorized		
17	Pumping of BPA effective across the Basin in any particular Water Year, which when subtracted		
18	from 100 percent will determine the effective Pumping Percentage.		
19	52. <u>Second Five-Year Period</u> – Water Years 2025/2026 through 2029/2030.		
20	53. <u>SGMA</u> – The Sustainable Groundwater Management Act set forth at		
21	California Water Code sections 10720 et seq.		
22	54. <u>State Park</u> – The Anza Borrego Desert State Park.		
23	55. <u>Supermajority Vote</u> – An affirmative vote of no less than four members of		
24	the Watermaster Board.		
25	56. Sustainable Groundwater Management – Management of the Basin and		
26	Pumping and use of Groundwater from the Basin in a manner that can be maintained during the		
27	Planning and Implementation Horizon without causing Undesirable Results, consistent with		
28	SGMA. (Wat. Code, § 10721(v).)		
	12		
I	STIPULATED JUDGMENT		

12 STIPULATED JUDGMENT

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Sustainable Yield – The maximum quantity of water, calculated over a 57. 1 base period representative of long-term conditions in the Basin that can be cumulatively Pumped 2 3 on an annual basis from the Basin without causing an Undesirable Result, consistent with SGMA. (Wat. Code, § 10721(w)). 4 58. Technical Advisory Committee - The advisory body established pursuant 5 to Section IV.G(1) of this Judgment to study technical aspects of the Basin and to issue 6 7 recommendations to Watermaster based on such technical study for the purpose of achieving Sustainable Groundwater Management in the Basin in an effective and efficient manner, 8 consistent with the rights and obligations of the Parties established by this Judgment. 9 59. Third Five-Year Period – Water Years 2030/2031 through 2034/2035. 10 60. Undesirable Results – As defined by Water Code section 10721(x). 11 Water Budget - An accounting of the total Groundwater and surface water 61. 12 entering and leaving the Basin including the changes in the amount of water stored consistent 13 14 with SGMA. (Wat. Code, \S 10721(y).) 15 62. Watermaster - The special master to this Court appointed pursuant to Section IV.A of this Judgment for the purpose of executing the powers, duties, and 16 17 responsibilities assigned therein. Watermaster Board - The five-member Board governing the Watermaster 18 63. as defined in Section IV.B. 19

20 64. <u>Watermaster Budget</u> – The budget to fund the operation and administration
 21 of the Watermaster, and programs undertaken by, or on behalf of Watermaster, which will be
 22 prepared annually by Watermaster consistent with the provisions of Section IV.E(3) of this
 23 Judgment.

24 65. <u>Watermaster Rules and Regulations</u> – The rules and regulations attached as
 25 <u>Exhibit "5"</u> as may be amended from time to time by the Watermaster consistent with the terms
 26 of this Judgment.

66. <u>Water Rights Restrictive Covenant</u> – As defined in Section III.I(6).

67. <u>Water Year</u> – October 1st to September 30th. (Wat. Code, § 10721(aa).)

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1	B. <u>Exhibits</u> . The following exhibits are attached to this Judgment and made a part		
2	hereof.		
3	Exhibit "1" Groundwater Management Plan		
4	Exhibit "2" Stipulation		
5	Exhibit "3" Minimum Fallowing Standards		
6	Exhibit "4" Baseline Pumping Allocations		
7	Exhibit "5" Watermaster Rules and Regulations		
8	Exhibit "6" Water Rights Restrictive Covenant Forms .		
9	Exhibit "7" Process for Selecting Watermaster Public/Community Representative,		
10	Process for Selecting Watermaster Recreational Sector Representative, and Process for Selecting		
11	Watermaster Agricultural Sector Representative		
12	Exhibit "8" Entry Agreement Form		
13	Exhibit "9" Facility Standards for Mutual Water Companies Formed After Entry of		
14	Judgment.		
15	C. <u>Construction</u> . Unless the context clearly requires otherwise:		
16	1. The plural and singular forms include the other;		
17	2. "Shall," "will," and "must" are each mandatory;		
18	3. "May" is permissive;		
19	4. "Or" is not exclusive; and		
20	5. "Includes" and "including" are not limiting.		
21	6. Reference to any agreement, document, instrument, or report means such		
22	agreement, document, instrument or report as amended or modified and in effect from time to		
23	time in accordance with the terms thereof.		
24	II. PHYSICAL AND LEGAL SETTING		
25	A. <u>Complexity and Scope of Action</u> . The physical and legal issues of this case are		
26	complex. Pumping of those persons Pumping Groundwater from the Basin has been ascertained.		
27	In excess of 4,500 owners of land overlying the Basin have been provided notice. The		
28	Groundwater rights of the entire Basin have been brought into issue and the action has been made		
	14 STIPULATED JUDGMENT		

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a full in rem adjudication of water rights to the Basin as to all real property owners in the Basin pursuant to Sections 830 et seq. of the Code of Civil Procedure.

B. <u>Basin as Common Source of Supply</u>. The area of the Basin is defined by Bulletin 118 issued by the Department of Water Resources and identified by Bulletin 118 as Subbasin No. 7-24.01. The Groundwater within the Basin constitutes a common source of supply to the Parties herein and the Borrego Springs community.

С. Overdraft and Need for Physical Solution. The Basin has been, and presently 7 is, in a condition of long-term Overdraft for a period longer than ten years consistent with Code 8 of Civil Procedure sections 832(d) and 847(a). There is presently no viable means to cure the 9 Basin's Overdraft through artificial recharge or other supply augmentation strategy under current 10 11 Basin conditions and cumulative average annual Pumping quantities. Therefore, it is necessary, and consistent with applicable law, to implement the Physical Solution set forth in this Judgment 12 inclusive of the prescribed Rampdown over time. The Physical Solution takes into consideration 13 the unique physical and climatic conditions of the Basin, the use of water within the Basin, the 14 15 character and rate of return flows, the character and extent of established uses, and the current lack of availability of imported water. This Court has received evidence to support its conclusion 16 17 that the Physical Solution appropriately balances competing economic, social, and environmental 18 considerations, and that it will result in the optimal management of the Basin consistent with Article X, section 2 of the California Constitution. 19

20 **D.** <u>Need for Flexibility</u>. The Physical Solution is intended to provide flexibility and 21 adaptability to allow this Court to use existing and future technological, social, institutional, and 22 economic options to maximize reasonable and beneficial water use in the Basin.

E. <u>Determination of Sustainable Yield</u>. The initial Sustainable Yield is 5,700 AFY. A refined and specific estimate of the Sustainable Yield shall be determined by the Watermaster by January 1, 2025, and periodically updated thereafter, through the Technical Advisory Committee processes described herein based on best available science including BVHM runs and consideration of all sources of Basin replenishment and outflow.

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F. Judgment as a Basis of SGMA Compliance for the Basin. Consistent with the 1 requirements of Water Code section 10737.8, this Court finds this approach for compliance with 2 SGMA, and the comprehensive determination of all Groundwater rights within the Basin, to be a 3 prudent, legal, and durable means to achieve Sustainable Groundwater Management within the 4 5 Basin as intended by SGMA. This Court further finds that the Physical Solution is consistent with the mandate of Article X, section 2 of the California Constitution and California water 6 7 policy, generally. The Judgment defines the Groundwater rights of the Basin in a manner which will equitably allocate the Basin's Groundwater supplies. Sufficient information and data are 8 9 known to formulate a reasonable and just allocation of existing Groundwater supplies. Such Physical Solution will accelerate water-saving actions and provide flexibility and adaptability in 10 11 order to maximize the reasonable and beneficial use of the Basin's Groundwater and protect 12 against undue economic harm to the Borrego Springs community.

Pumping Groundwater Only Pursuant to Judgment. This Judgment, and the G. . 13 Physical Solution decreed herein, addresses all Groundwater rights of the Basin. Any Pumping 14 15 inconsistent with this Judgment will frustrate efforts to achieve Sustainable Groundwater Management and public, environmental, and economic interests in the Basin, injure the rights of 16 17 all Parties, and interfere with the Physical Solution. Therefore, each and every Party, its officers, agents, employees, successors, and assigns, is enjoined and restrained from Pumping 18 Groundwater from the Basin except pursuant to the provisions of this Judgment. 19 Should Watermaster become aware of any unauthorized Pumping, it shall promptly bring a motion before 20 21 this Court to enforce the terms of this Judgment pursuant to Section IV.E(9).

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III. DECLARATION OF RIGHTS AND OBLIGATIONS

A. <u>Pumping Rights</u>. The BPA of each Party is as set forth in <u>Exhibit "4.</u>" <u>Exhibit</u>
 <u>"4"</u> also identifies the legal parcel(s) to which the BPA attaches (excepting the BWD and mutual
 water companies) and the well(s) to which the BPA is assigned.

If BPA is transferred to one or more new BPA Parcels and wells pursuant to a Permanent
Transfer, Watermaster will update <u>Exhibit "4"</u> to identify the reallocated BPA to each Party to
the transfer, new BPA Parcel(s) and well(s) (excepting the BWD and mutual water companies

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with respect to BPA Parcel) to which the BPA is assigned and include an updated version of <u>Exhibit "4"</u> as an attachment to its Annual Report. No Party may commence Pumping <u>April 8, 2021</u> Groundwater pursuant to BPA following <u>Detober 1, 2020</u>, until and unless (i) the Party has paid the full assessment assessed by Watermaster to fund the Watermaster through the first permanent Pumping Assessment in December 2021, and (ii) the Party is compliant with all orders of the Court, including without limitation, payment of all assessments or other monies owed to Watermaster or any other Party(ies) pursuant to order of the Court.

The BPA represents the allowed total annual Pumping by each Party prior to the commencement of the 2020-2021 Water Year. The BPA will be subject to the Rampdown commencing with the 2020-2021 Water Year. Through operation of Rampdown and the resulting Pumping Percentage then in effect, each Party's allowed Pumping for each Water Year will be limited to a percentage of their BPA as reflected within their Annual Allocation. Pumping of Groundwater used to fight fires shall be exempt from Pumping limitations and associated assessments.

All water credits issued by BWD and/or the County pursuant to the BWD's Demand Offset Mitigation Water Credits Policy (revised May 19, 2015) have been converted to BPA and are included in <u>Exhibit "4"</u>, unless otherwise agreed to by the water credit holder and BWD and approved by the Court. To the extent a former water credit holder no longer owns real property overlying the Basin at the time of this Judgment, the associated BPA is held in abeyance, in the name of such owner until the BPA is attached to a specific legal parcel pursuant to the Judgment.

21 The basis for the amount of each Party's BPA set forth in **Exhibit "4"** to the Judgment is as follows: (i) for the BWD, a compromise amount agreed upon among the Parties that is based 22 23 on metered data and water credit conversion; (ii) for Parties that previously held water credits pursuant to the BWD's Demand Offset Mitigation Water Credits Policy (revised May 19, 2015), 24 25 the amount of BPA calculated based on a conversation factor taking into account water credit 26 type, formerly irrigated acreage, and relevant crop types of the formerly irrigated agricultural acreage; and (iii) for all other Parties granted BPA, the amount of BPA specified in a final letter 27 addressed to each Party from Jim Bennett, Water Resources Manager for the County's Planning 28

1 and Development Services, which the GSA intended to allocate to each of those Parties pursuant 2 to the previously anticipated GSP and that is based on metered data or irrigated acreage calculated by the GSA for relevant crop types.¹ This Court acknowledges that the individual BPA 3 established for each Party reflects the settlement and compromise of the Parties respecting water 4 rights among them subject to the terms of this Judgment. Such water rights are a form of property 5 right, subject to rights and restrictions pursuant to the reasonable and beneficial use doctrine set 6 7 forth in Article X, section 2 of the California Constitution. The allocation of BPA among the 8 Parties reflects a compromise of all water rights of all Parties to this action, which the Court finds 9 to be equitable and consistent with applicable law, including but not limited to Article X, section 2 of the California Constitution. All BPA are of equal priority. 10

It is therefore consistent with constitutional protections afforded to the Parties,
California's common law, and the interest of legal certainty that the BPA adjudicated cannot be
adjusted following the entry of this Judgment. Sustainable Groundwater Management of the
Basin will be achieved through the Physical Solution prescribed herein inclusive of the necessary
Rampdown to alleviate the current Overdraft.

Carryover. Unused Annual Allocation may be carried over for use in subsequent 16 **B**. 17 Water Years as Carryover if the Pumping Assessment is paid in the current year, subject to restrictions on the amount or duration of Carryover specified below. The initial maximum 18 quantity of Carryover that a Pumper can accrue is two times the amount of BPA then held by that 19 Pumper. Carryover will be re-evaluated by January 1, 2025, by Watermaster, with consultation 20 of the Technical Advisory Committee. If Watermaster determines that it is necessary to adjust 21 22 the amount of individual Carryover or the duration that Carryover may be held within the Basin 23 to prevent Undesirable Results, the Watermaster shall so advise this Court through a noticed 24 motion for a subsequent order amending this Judgment. Once Carryover is accrued pursuant to rules then in effect, the rules may not be changed as to the accrued Carryover (e.g., the rate or 25 amount of loss may not be modified) because the Groundwater reflected in Carryover is treated, 26 27

¹Certain Parties are granted BPA based on such County of San Diego letters and based on previously-held water credits. In those circumstances, the amount of the Party's BPA specified in Exhibit 4 reflects a combination of the BPA resulting from both bases.

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for purposes of Basin-wide production accounting, as if already Pumped and used. Accordingly, any Basin-wide need for reduced Pumping will be achieved through additional Rampdown of BPA rather than reduction of a Pumper's existing Carryover.

C. <u>Technical Approach to Basin Management</u>. The Physical Solution, including this Judgment and the GMP attached as <u>Exhibit "1</u>," will serve as the technical approach for Basin management, subject to modification as appropriate for Adaptive Management by order of this Court pursuant to this Court's continuing jurisdiction under Section VII, including periodic updates of Sustainable Yield through the processes described herein.

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D. <u>Rights of State Park and Borrego Elementary School.</u>

10 1. In lieu of a grant of BPA to the State Park, the State Park will be authorized to Pump an annual maximum of 20 acre-feet of Groundwater for their uses. Such authorization is 11 distinct from the Pumping rights of other Pumpers pursuant to BPA. The State Park's authorized 12 Pumping pursuant to this Section III.D shall not be subject to Rampdown, and also shall not be 13 eligible for Carryover, Lease, or subsequent transfer, and will be subject to all other relevant 14 15 provisions of this Judgment including but not limited to payment of an assessment on each acre-16 foot of water pumped that is equivalent to the Pumping Assessments charged to Party's Pumping 17 BPA, consistent with Section IV.E(4).

2. 18 In lieu of a grant of BPA to Borrego Elementary School, the Borrego Springs Unified School District will be authorized to Pump an annual maximum of 22 acre-feet of 19 Groundwater for exclusive use at Borrego Elementary School. Such authorization is distinct from 20 the Pumping rights of other Pumpers pursuant to BPA. Borrego Springs Unified School 21 22 District's authorized Pumping pursuant to this Section III.D shall not be subject to Rampdown, and also shall not be eligible for Carryover, Lease, or subsequent transfer, and will be subject to 23 24 all other relevant provisions of this Judgment including but not limited to payment of an assessment on each acre-foot of water pumped that is equivalent to the Pumping Assessments 25 26 charged to Party's Pumping BPA, consistent with Section IV.E(4).

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1	E.	Initial Rampdown. The Rampdown	schedule through the 2024-2025 Water Year
2	is as follows:		
3	<u>Water Year</u>	Annual Rampdown Schedule	Cumulative Rampdown
4	2020-2021	5% reduction of BPA	5%
5	2021-2022	5% reduction of BPA	10%
6	2022-2023	5% reduction of BPA	15%
7	2023-2024	5% reduction of BPA	20%
8	2024-2025	5% reduction of BPA	25%

9 F. <u>Process for Determining Sustainable Yield and Implementation of</u> 10 <u>Subsequent Rampdown</u>. The amount and pace of Rampdown for the Water Years following the 11 2024-2025 Water Year (i.e., commencing with the 2025-2026 Water Year) will be determined 12 through the following process:

By June 1, 2021, the Watermaster shall seek agreement with the Technical
 Advisory Committee on a scope of work and budget for technical work through September 30,
 2023. Any disputes as to scope or budget will be resolved on hearing and order pursuant to
 Section VII prior to the commencement of the Water Year beginning October 1, 2021. The
 choice to perform specific technical tasks will be informed by considering the value and
 importance of the work to attain a better understanding of the Basin and the goal of advancing
 Sustainable Groundwater Management in comparison to the cost of the work.

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2. During the first four Water Years (2020-2021 to 2023-2024), the
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Watermaster will collect additional data and refine the BVHM, using model runs to update the
determination of Sustainable Yield in collaboration with the Technical Advisory Committee.

By January 1, 2025, the Watermaster will, following receipt of input and
 recommendations from the Technical Advisory Committee, revise the determination of
 Sustainable Yield for Water Years 2025/2026 through 2029/2030 (the "Second Five-Year
 Period"). The revised determination of Sustainable Yield will consider all sources of
 replenishment, including return flows and underflows, and all outflows from the Basin, and will
 consider, among other data, information derived from updated runs of the BVHM. Any

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disagreement with Watermaster's determination may be appealed to this Court for review, subject
 to the provisions of Section VII. The revised estimate of Sustainable Yield will determine the
 Rampdown Rate for the Second Five-Year Period as provided in Section III.F.5 of this Judgment.

4 4. If the revised estimate of Sustainable Yield remains at 5,700, AFY the
5 Rampdown rate will continue at five percent per year for the Second Five-Year Period, thus
6 achieving a cumulative Basin-wide Rampdown of 50 percent by Water Year 2029-2030 ("2030
7 Target").

5. If the revised estimate of Sustainable Yield for the Second Five-Year Period exceeds or falls below 5,700 AFY, the Rampdown Rate will be reduced or increased, and the 2030 Target will be increased or reduced, proportional to the percentage that the revised estimate of Sustainable Yield exceeds or falls below 5,700 AFY, thus achieving a cumulative quantity of all Pumpers' Annual Allocation equal to the mid-point between the revised estimate of Sustainable Yield and the cumulative quantity of all Pumper's BPA by Water Year 2029-2030.

By January I, 2025, the Watermaster will also determine a scope of work
and budget for further technical work through September 30, 2029. Any disagreement with
Watermaster's determination may be appealed to this Court for review, subject to the provisions
of Section VII.

7. By January 1, 2030, the Watermaster will, following receipt of input and 18 recommendations from the Technical Advisory Committee, determine the revised estimate of 19 Sustainable Yield for Water Years 2030/2031 through 2034/2035 (the "Third Five-Year Period"). 20 21 The revised determination of Sustainable Yield will consider all sources of replenishment, including return flows and underflows, and all outflows from the Basin, and will consider, among 22 23 other data, information derived from updated runs of the BVHM. Any disagreement with Watermaster's determination may be appealed to this Court for review, subject to the provisions 24 of Section VII. The revised estimate of Sustainable Yield will determine the Rampdown Rate for 25 the Third Five-Year Period as described in Section III.F(8) of this Judgment. 26

27 8. The annual Rampdown Rate for each Water Year of the Third Five-Year
28 Period will be calculated to reduce the then cumulative allowed Pumping (i.e., cumulative Annual

Allocation in effect for Water Year 2029-2030) over 10 years to equal the revised determination
 of Sustainable Yield by Water Year 2039-2040. Thus, the annual Rampdown Rate will be
 established by dividing the necessary ten-year cumulative Rampdown by ten.

9. By January 1, 2030, the Watermaster will also determine a scope of work
and budget for further technical work through September 30, 2034. Any disagreement with
Watermaster's determination may be appealed to this Court for review, subject to the provisions
of Section VII.

10. By January 1, 2035, the Watermaster will, following receipt of input and 8 recommendations from the Technical Advisory Committee, determine the revised estimate of 9 Sustainable Yield for Water Years 2035/2036 through 2039/2040 (the "Fourth Five-Year 10 Period"). The revised determination of Sustainable Yield will consider all sources of 11 replenishment, including return flows and underflows, and all outflows from the Basin, and will 12 consider, among other data, information derived from updated runs of the BVHM. Any 13 disagreement with Watermaster's determination may be appealed to this Court for review, subject 14 15 to the provisions of Section VII(A). The revised estimate of Sustainable Yield will determine the Rampdown Rate for the Fourth Five-Year Period as described in Section III.F(11) of this 16 17 Judgment.

The annual Rampdown Rate for each Water Year of the Fourth Five-Year
 Period will be calculated to reduce the then cumulative allowed Pumping (i.e., cumulative Annual
 Allocation in effect for Water Year 2034-2035) over five years to equal the revised determination
 of Sustainable Yield by Water Year 2039-2040. Thus, the annual Rampdown Rate will be
 established by dividing the necessary five-year cumulative Rampdown by five.

12. Notwithstanding the Rampdown schedule described herein, this Court,
pursuant to motion of any Party or sua sponte, may adjust the rate of Rampdown up or down for
any 5-year period or subdivision thereof, upon a finding that an adjustment to the Rampdown
Rate is appropriate, and taking into account the limitations on Pumping necessary to avoid an
Undesirable Result.

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G. <u>Overproduction</u>. This Court finds that it is appropriate to afford (i) reasonable time and accommodation to allow the Parties to adjust to the initiation of Pumping limitations under this Judgment during the initial Water Years, and (ii) reasonable flexibility to allow a Party that has overproduced its Annual Allocation in a particular Water Year to cover the Overproduction during the next Water Year. Therefore, the following Overproduction rules apply:

1. 7 Overproduction up to the Max Overproduction Limit (defined below), must be covered within one year of the Overproduction, either by using less allocation (under-Pumping 8 9 the allowed Annual Allocation or applying Carryover) in the subsequent Water Year or by Lease 10 or Permanent Transfer from another Party. If not covered by under-Pumping, Carryover, Lease, or Permanent Transfer in the subsequent Water Year, the Party will be assessed an 11 12 Overproduction Penalty Assessment. In calculating Overproduction, any Carryover will be applied first to the Party's production, then any Groundwater Pumped pursuant to a Lease, and 13 then the Party's Annual Allocation, so that Overproduction does not occur until the Party has 14 exceeded the sum of its Carryover, Leased Annual Allocation/Carryover, and its Annual 15 Allocation. The first Groundwater produced by a Party during any Water Year will be deemed to 16 17 be an exercise of any Carryover.

18 2. During the first three Water Years (2020-2021 through 2022-2023; Water Years 1-3), no Party will be subject to an immediate Overproduction Penalty Assessment so long 19 20 as such Party's total cumulative Overproduction in those Water Years does not exceed 20 percent of the Party's total cumulative Annual Allocation for those Water Years ("Max Overproduction 21 22 Limit"). Any Party that engages in Overproduction in any of Water Years 1-3 that does not exceed the Max Overproduction Limit will be notified by the Watermaster of the amount of 23 24 Overproduction annually during Water Years 1-3 following the end of Water Year. The Party 25 engaging in Overproduction shall cover the cumulative quantity of its Overproduction occurring 26 in Water Years 1-3 by the end of Water Year 5 (2024-2025) through either Carryover, reduced 27 production below authorized Annual Allocation in Water Years 4 (2023-2024) and 5 (2024-28 2025), or through Lease or Permanent Transfer. If the Party has not covered its Overproduction

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from Water Years 1-3 by the end of Water Year 5 (September 30, 2025), an Overproduction
 Penalty Assessment will be assessed.

3 3. Any Party that engages in Overproduction in any of Water Years 1-3 that 4 does exceed the Max Overproduction Limit will be assessed an Overproduction Penalty 5 Assessment for the Overproduction in excess of the Max Overproduction Limit unless such 6 Overproduction in excess of the Max Overproduction Limit is covered and cured through under-7 Pumping, Carryover, Lease, or Permanent Transfer for all such Overproduction during the 8 subsequent Water Year.

9 4. The Watermaster has the authority to enforce the terms of this Judgment, including the Rules and Regulations and Physical Solution, which authority includes at a 10 minimum, the enforcement authority granted to a GSA under Water Code section 10732. 11 12 Notwithstanding the monetary limits in Water Code section 10732(a)(1), the Watermaster has authority to establish an Overproduction Penalty Assessment, which will be no less than \$500 per 13 acre-foot. All Overproduction Penalty Assessments will be used by Watermaster to fund either 14 (i) acquisition of Annual Allocation to offset the Overproduction or (ii) its Watermaster Budget 15 16 and thereby reduce the amount of funds that must be raised from the annual Pumping Failure to pay the Overproduction Penalty Assessments will incur further 17 Assessment. 18 enforcement terms, as permitted by law, including but not limited to the right of the Watermaster 19 to seek injunctive relief and the right to lien real property for unpaid assessments.

Н. <u>De Minimis Pumpers</u>. This Court finds that production of Groundwater by any 20 21 person or entity owning real property overlying the Basin who is a De Minimis Pumper at the 22 time of filing of the Complaint is not likely to significantly contribute to Undesirable Results to 23 the Basin or any interest related to the Basin. Accordingly, this Judgment is not intended to regulate a Party that was Pumping Groundwater as a De Minimis Pumper at the time of filing of 24 the Complaint, provided the Pumping by such De Minimis Pumper remains within the two acre 25 foot limitations established in this Judgment and provided that such De Minimis Pumper does not 26 seek to transfer their Pumping to another real property owned by another Person. All persons 27 who are not Pumping as of the date of filing the Complaint who seek to initiate Pumping as a De 28

Minimis Pumper in the future shall submit an application to the Watermaster and the Watermaster 1 shall determine whether the proposed Pumping will contribute to or threaten to contribute to 2 Undesirable Results or other interest related to the Basin, and the application shall be denied if it 3 4 contributes to or threatens to contribute to Undesirable Results or other interest related to the Basin. Any such Watermaster determination may be appealed to the Court pursuant to the 5 6 procedures described in Section VII, below. Notwithstanding any of the provisions of this 7 Section III(H), to the extent this Court determines in the future that Pumping by De Minimis Pumpers has significantly contributed to or threatens to significantly contribute to Undesirable 8 Results, this Court may regulate Pumping by De Minimis Pumpers as it deems prudent pursuant 9 10 to its reserved jurisdiction provided in Section VII.

In the interest of advancing the effective and efficient 11 Ī. BPA Transfer. 12 management of the Basin and the policy of maximizing the beneficial use of the Basin's Groundwater, consistent with Article X, section 2 of the California Constitution, all BPA may be 13 14 Permanently Transferred or Leased, subject to the provisions of this Section III.I. Unless otherwise noted, all provisions within this Section III.I will be applicable to both Permanent 15 Transfers and Leases, provided that the assignment of BPA to a BPA Parcel(s), or in the case of 16 the BWD or a mutual water company, their respective service area boundaries, including any 17 future modifications thereto, will not constrain the Lease of such BPA for use elsewhere in the 18 Basin consistent with the other provisions of this Section III.I.² 19

<u>Good Standing and Intervention Requirements</u>. Permanent Transfers and
 Leases may only be completed in accordance with these rules by Parties to this Judgment
 (including without limitation those Persons that have become subject to this Judgment by virtue
 of having been named and served with the Complaint) in good standing (meaning both grantee
 and grantor have paid all applicable Pump assessments, fees, charges or will do so prior to
 completion of the transfer, and are otherwise in compliance with this Judgment). A transferee

27 ¹ The County may in the future purchase BPA for the purpose of subsequently transferring it to parcels to facilitate discretionary project approvals within the County's land use jurisdiction. If the County does initiate such purchases, then all provisions of this Section III.I applicable to the BWD or a mutual water company will apply to the County.

who is not already a Party must intervene as a Party as a condition of completing any Lease or
 Permanent Transfer.

3 2. Anti-Speculation Provision. A grantee of BPA pursuant to a Permanent Transfer must own at least one acre overlying the Basin for every five acre-feet of BPA 4 5 transferred to the grantee, or, if the grantee of BPA is a mutual water company that exists now or 6 in the future to serve parcel(s) with existing or later-acquired County land use entitlements, then 7 the mutual water company must own no more BPA than the amount that is reasonably required to 8 satisfy the demands of the land use entitlements to be served by such mutual water company 9 taking into consideration future reductions of Annual Allocation (the "Eligibility Requirement"). The "Anti-Speculation" and Eligibility Requirement provisions of this section do not apply to: (a) 10 BWD; and (b) an owner of an Original BPA Parcel so long as either (i) the Original BPA Parcel 11 12 owner retains the same or greater quantity of acreage in proportion to its originally granted BPA or (ii) the Original BPA Parcel owner does not hold an amount of Annual Allocation in excess of 13 the quantity of its originally granted BPA; and (c) Borrego Air Ranch Mutual Water & 14 Improvement Co. ("Borrego Air Ranch"), the only mutual water company overlying the Basin 15 16 allocated BPA in Exhibit "4" as of the date of entry of this Judgment, provided that Borrego Air 17 Ranch does not own more BPA than the amount that is reasonably required to satisfy the demands of all legal lots within its service area shown on the Attachment to Exhibit "4" to this 18 Judgment taking into consideration future reductions of Annual Allocation. 19

20 As a condition of completing a Permanent Transfer, the a. Watermaster may demand that a BPA grantee (excepting BWD, Borrego Air Ranch satisfying the 21 22 criteria specified above, and an owner of an Original BPA Parcel satisfying the criteria specified 23 above) (i) submit a deed reflecting the grantee's ownership in fee duly recorded, or Court order evidencing ownership by the grantee, of a legal parcel or parcels overlying the Basin of sufficient 24 acreage to satisfy the Eligibility Requirement, or (ii) in the case where a BPA grantee is a mutual 25 water company formed after the date of entry of this Judgment, submit a copy of the County 26 27 ordinance, County zoning letter(s), and such other documentation reasonably required by the

Watermaster to verify water demands for County approved land use entitlements of sufficient quantity to meet the Eligibility Requirement (the "Eligibility Proof").

b. For purposes of establishing the Eligibility Proof, a grantee may show the requisite ownership of a legal parcel or parcels overlying the Basin to satisfy the Eligibility Requirement held in the name of the grantee, a subsidiary of the grantee where the grantee possesses at least a 51% ownership interest, or an affiliate of the grantee that has at least 51% common ownership with the grantee.

Eligibility Violation. In the event that the Watermaster determines that a 8 3. 9 grantee has not satisfied the Eligibility Requirement (an "Eligibility Violation"), the Watermaster will provide written notice of such Eligibility Violation to the grantee and such written notice will 10 specify a period of not more than one year to cure such Eligibility Violation ("Cure Period"). To 11 12 thereafter cure such Eligibility Violation, the grantee must submit the Eligibility Proof within the Cure Period. If the grantee fails to so cure the Eligibility Violation within the Cure Period, the 13 BPA or that portion of the BPA to be transferred which is in excess of the Eligibility Requirement 14 following the end of the Cure Period, which ever quantity is less, will be returned to the grantor if 15 16 required by the terms of the Permanent Transfer, or else forfeited by the grantee and such BPA will be permanently retired for the benefit of the Basin as a whole. No forfeiture of BPA or any 17 18 portion thereof will be valid except by order of this Court upon noticed motion and after hearing.

<u>Transfer Records.</u> Upon completion of the Permanent Transfer, the BPA
 transferred will be assigned to the grantee's BPA Parcel(s) on the records of the Watermaster and
 removed from the grantor's BPA Parcel(s) on the records of the Watermaster. Notwithstanding
 the foregoing, upon completion of the Permanent Transfer to BWD or a mutual water company,
 the BPA will be assigned on the records of the Watermaster to BWD or the mutual water
 company, as applicable, and such BPA will be assigned for use within the service area
 boundaries, including any future modifications thereto, of such entity.

<u>Restrictions on Transfers</u>. In order to protect the Basin and protect against
 Undesirable Results, the Watermaster, with input from the Technical Advisory Committee, may
 restrict Permanent Transfers and Leases to specific areas of the Basin based on reasonable,

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Permanent BPA Transfers with Land Conveyances.

4 BPA Parcels may be conveyed in full or in portions. With respect a. to a conveyance of a fee interest to all of a BPA Parcel, the associated BPA will automatically 5 6 transfer to the successor of said BPA Parcel unless the grantor expressly retains BPA by meeting 7 the following conditions: (i) the deed, or comparable instrument, conveying such full BPA Parcel expressly excludes all or a portion of the BPA from the conveyance, and specifies the quantity of 8 9 the applicable BPA that is retained by the grantor and the quantity, if any, that is conveyed with 10 the BPA Parcel to grantee; (ii) the grantor records a water rights restrictive covenant on the BPA Parcel being conveyed with the San Diego County Recorder in a form substantially similar to the 11 applicable example provided in Exhibit "6" to this Judgment ("Water Rights Restrictive 12 Covenant") specifying the quantity of the applicable BPA that was retained by the grantor and the 13 14 quantity, if any, that was conveyed with the BPA Parcel to grantee; and (iii) within ten (10) business days of closing, grantor delivers via email and USPS (or other nationally-recognized 15 carrier) a copy of the recorded Water Rights Restrictive Covenant to the Watermaster and 16 identifies in writing to Watermaster the parcel(s) and well number(s) to which the BPA will 17 18 attach. The conveyed parcel will thereafter only be benefited by any residual BPA not retained by the grantor, and if all BPA is retained by the grantor, the conveyed parcel will cease to be 19 benefited by BPA, and thus will no longer be a BPA Parcel, unless BPA is subsequently acquired 20 21 and designated for the benefit of such parcel through a Lease or Permanent Transfer.

b. With respect to a conveyance of a fee interest to a portion of a BPA
Parcel, the grantor shall: (i) specify in the deed, or comparable instrument, conveying such
portion of the BPA Parcel, the quantity of the applicable BPA retained by the grantor, if any, and
the quantity that is conveyed with the portion of the BPA Parcel to grantee, if any; (ii) if any
portion of the applicable BPA is conveyed with the portion of the BPA Parcel to grantee, record a
Water Rights Restrictive Covenant against both the portion of the BPA Parcel conveyed to the
grantee and the portion of the BPA Parcel retained by the grantor, with each Water Rights

1 Restrictive Covenant specifying the amount of the applicable BPA conveyed, or retained, by each 2 parcel; (iii) if no portion of the applicable BPA is conveyed with the portion of the BPA Parcel to grantee, record a Water Rights Restrictive Covenant against only the portion of the BPA Parcel 3 conveyed to the grantee specifying that none of the applicable BPA was conveyed to the parcel; 4 and (iv) within ten (10) business days of closing, deliver via email and USPS (or other nationally-5 recognized carrier) a copy of the recorded Water Rights Restrictive Covenant(s) to the 6 Watermaster and identify in writing to Watermaster the parcel(s) and well number(s) to which the 7 BPA attaches with respect to the parcel(s) conveyed to grantee and the parcel(s) retained by 8 9 grantor.

c. All Water Rights Restrictive Covenants must include a covenant
 prohibiting the future Pumping of Groundwater from the parcel upon which the Water Rights
 Restrictive Covenant is recorded in excess of the amount of BPA specified in the Water Rights
 Restrictive Covenant as conveyed or retained, as applicable, to such parcel, unless BPA is
 subsequently acquired for the benefit of that parcel.

15 7. <u>Compliance with Watermaster Review for Permanent Transfers</u>. Except
16 for a Permanent Transfer of BPA concurrently with the transfer of a BPA Parcel or a Permanent
17 Transfer of a Party's BPA to other overlying parcels owned by that Party or its affiliates, all
18 Permanent Transfers must be reviewed and approved by Watermaster prior to closing to consider
19 the means by which Groundwater use will be permanently reduced to facilitate the Permanent
20 Transfer of BPA and to confirm satisfaction of the Eligibility Requirements (Sections III.I(2)
21 above).

8. <u>Permanent Transfer of BPA Separate from Parcel Transfer</u>. If a Party's BPA is Permanently Transferred from a BPA Parcel separately from a conveyance of a fee interest to the BPA Parcel, for the Permanent Transfer to become effective, (i) the Parties to the Permanent Transfer must comply with the fallowing standards set forth in <u>Exhibit "3"</u> and (ii) except for a conveyance of a portion of the applicable BPA to the BWD or a mutual water company as a condition of obtaining water service, the grantor must record a Water Rights Restrictive Covenant against the BPA Parcel with the San Diego County Recorder and

subsequently deliver a copy of the recorded Water Rights Restrictive Covenant to the 1 2 Watermaster. The Water Rights Restrictive Covenant must specify the amount of BPA transferred from the BPA Parcel, include a covenant prohibiting future Pumping from the parcel 3 from which the BPA is transferred inconsistent with the Permanent Transfer or the terms of this 4 Judgment, and identify the parcel(s) and wells(s) to which the transferred BPA is to be assigned. 5 6 If all BPA is transferred from the parcel, as specified in the Water Rights Restrictive Covenant, 7 the parcel will cease to be benefited by BPA, and thus will no longer be a BPA Parcel, unless 8 BPA is subsequently acquired and designated for the benefit of such parcel through a Lease or 9 Permanent Transfer.

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9.

Required Notices to Watermaster.

Leases. A Lease will only be effective after a written notice has 11 a. been received by Watermaster, signed by both Parties to the Lease, specifying the amount of 12 13 Annual Allocation leased, the term of the Lease, the well(s) to which the BPA is assigned during 14 the term of the Lease, the Party responsible for payment of applicable Pumping Assessments, and if the BPA is then benefitted by Carryover, the amount of any Carryover leased to the lessee as a 15 component of the Lease. If the Lease is for one or more Water Years other than the then-current 16 17 Water Year, the notice will specify the BPA that correlates to the Lease in the future Water Years 18 subject to the Lease (i.e., all Water Years subject to the Lease other than the current Water Year), 19 and the amount of the Lease of Annual Allocation for such future Water Years will be determined 20 by multiplying the amount of BPA to which the Lease correlates by the Pumping Percentage applicable to each of the future Water Years during the Lease. 21

b. <u>Permanent Transfers</u>. A Permanent Transfer will only be effective
after a written notice has been received by Watermaster, signed by both Parties to the Permanent
Transfer, specifying the amount of BPA permanently transferred; the new BPA Parcel and well(s)
to which the transferred BPA is to be assigned (excepting the BWD and mutual water companies
with respect to BPA Parcel); and certifying that the conditions in Sections 6 and 7 above have
been satisfied; and, except for a transfer of BPA concurrently with the transfer of fee title to an
Original BPA Parcel or a transfer of a Party's BPA to other overlying parcels owned by that Party

(see Subsection D.5), no Permanent Transfer will be effective until the grantor has obtained 1 2 approval from Watermaster for the transfer of the BPA following Watermaster review. If the 3 BPA grantor fails to deliver the required Permanent Transfer documents to the Watermaster in accordance with, and at the time specified in this Subsection III.I, the BPA grantor and BPA 4 5 grantee shall be jointly and severally liable for the payment to Watermaster of all assessments, including any unpaid Pumping Assessment and any Overproduction Penalty Assessment, together 6 7 with applicable interest and penalties relating to any delinquent assessment, through the date of delivery of the Permanent Transfer documents to the Watermaster, as well as for any costs of suit, 8 9 attorneys' fees and reasonable costs of collection, which may include obtaining a lien on the BPA Parcel (including any portion conveyed or retained), as prescribed by this Judgment. 10 Watermaster may elect to pursue recovery of amounts owed pursuant to this III.I.9 against 11 12 grantor, grantee, or both and against BPA Parcel(s) held by grantor and grantee.

c. <u>Transfers of BPA Excluded from Conveyance of Parcel</u>. Upon written notice to the Watermaster, a Party may transfer all or any portion of that Party's BPA excluded from the conveyance in accordance with Section III.I(9)(b) to any other parcel or portion thereof overlying the Basin owned by that Party or its affiliate provided that such notice identifies the BPA Parcel(s) and well(s) to which the BPA is to be assigned.

18 10. Transfer Costs. All costs of transfers (including costs of any fallowing 19 remediation) will be borne by the Parties to the transfer transaction, not by Pumping Assessments. Likewise, enforcement costs will be borne by the Parties to the transfer with the ability for the 20 21 prevailing party to recoup its legal costs from the non-prevailing party. If the Watermaster is the prevailing party in a Watermaster enforcement action, the Watermaster may recoup its legal costs 22 from the non-prevailing party. If the Watermaster is not the prevailing party in a Watermaster 23 24 enforcement action, the Watermaster will provide for the payment of the costs and expenses of the Watermaster from the Watermaster Budget. 25

11. <u>Temporary Assignments</u>. Temporary assignment of Annual Allocation (for
 up to six months of use, which period may be extended for cause upon application to and
 approval of the Watermaster) will be allowed for well sharing during well maintenance and

emergencies, which will be documented by the Parties to the well sharing and a notice signed by
 both Parties submitted to the Watermaster within 30 days of use for accounting on Watermaster
 records identifying the nature of the emergency necessitating the temporary assignment, and the
 BPA Parcels and wells to which the Annual Allocation is assigned.

5

J. <u>Fallowing Standards</u>

Applicable Standards. For the purposes of avoiding blight associated with 1. 6 7 dead agricultural vegetation and to reduce potential air quality and public health impacts from 8 wind-blown dust, if all or any portion of BPA is to be permanently transferred to another Party by way of permanently fallowing any portion of a Party's irrigated tree crop, the portion permanently 9 retired from irrigation will follow any and all County standards as may be promulgated under the 10 County's land use authority, including any standards imposed under any applicable CEQA 11 12 document, as may apply. Provided, however, that the Minimum Fallowing Standards described in Exhibit "3" shall serve as the minimum fallowing standards, as supplemented by any County-13 imposed fallowing standards. 14

2. Compliance with Fallowing Standards. Where practicable, fallowing shall 15 be undertaken prior to the consummation of a permanent transfer. Where pre-transaction 16 fallowing is not practicable, one of the following methods shall be utilized to ensure fallowing is 17 18 completed within 12 months of the transaction: (1) deposit with the Watermaster 120% of the funds needed to complete the fallowing; (2) securing of a security or performance bond in favor 19 of the Watermaster in an amount equal to 120% of the anticipated cost of the fallowing; or (3) 20 establishment of an escrow for the transaction with a reputable title company with a holdback 21 from the purchase price equal to 120% of the anticipated cost of fallowing payable to the 22 23 Watermaster if fallowing is not timely completed within 12 months of the transaction. The Watermaster shall be charged with certifying that fallowing standards have been met. Upon such 24 certification, retained funds held by escrow or Watermaster shall be promptly refunded to the 25 appropriate Party or Parties and/or security/performance bonds shall be released. The Party 26 responsible for the costs of complying with the fallowing standards, including the cost of security, 27 are to be negotiated between the Parties to the transfer. 28

3. Fallowing Standards Applicable to Multi-Year Leases. To the extent the 1 Watermaster determines that a multi-year Lease of BPA has resulted in significant amounts of 2 dead trees or other crops on the land of the lessor Party and that the fallowing standards described 3 in Section III.J(1). have been disregarded or not met for a period of at least 24 months, the 4 5 Watermaster shall have authority to seek a Court order to compel fallowing or impose a monetary assessment to undertake fallowing. Watermaster will be entitled to recover its costs and 6 7 attorney's fees from the lessor Party should Watermaster be a prevailing Party in such action. The provisions of this Subsection III.J(3) shall not apply to cover crops described in the 8 9 Minimum Fallowing Standards attached as Exhibit "3" nor customary farming practices on the 10 lessor property.

Fallowing and Water Credits. Annual Allocation associated with BPA that 11 4. 12 is granted in relation to a conversion of water credits may not be exercised (i.e., Groundwater may not be Pumped pursuant to the BPA) nor the underlying BPA transferred until and unless (a) 13 the fallowing standards set forth in this Judgment have been satisfied for the parcel(s) from which 14 15 such water credits were generated, as approved by Watermaster, and (b) a restrictive covenant 16 limiting Groundwater production on such parcel(s) was recorded as part of the water credits 17 program, and if that was not recorded, then a new Water Rights Restrictive Covenant is recorded against such parcel(s). Within six (6) months of its formation, the Watermaster shall review the 18 state of satisfaction of requirements (a) and (b) and issue a status letter to each applicable BPA 19 holder informing them that these requirements have been met or what further action is necessary 20 to satisfy these requirements. When the requirements are met, the BPA holder shall then update, 21 if needed, the parcels (identified by assessor parcel numbers) and well(s) (identified by state well 22 number(s)) to which the BPA is assigned and request necessary changes to Exhibit "4." 23 24 Notwithstanding the foregoing, if the BPA holder meets the requirements of this Section J(4)upon or after receipt of the transfer status letter, such BPA holder will have all rights and be 25 burdened with all responsibilities attendant to the BPA, including Carryover accrual, retroactively 26 27 to the date of this Judgment.

1

K. Available Groundwater Storage Capacity

2 There likely exists in the Basin a substantial amount of available Groundwater storage capacity which is not utilized for storage or regulation of Groundwater. Such storage capacity 3 4 can appropriately be utilized for storage and conjunctive use of water that may in the future be 5 imported to the Basin. It is essential that such storage capacity utilization be undertaken only 6 under Watermaster control and regulation, in order to protect the integrity of the Basin, its 7 Groundwater and any water imported to the Basin. Accordingly, any Person who wishes to store and Pump imported water in the Basin must do so pursuant to a storage agreement with 8 9 Watermaster. All storage and recovery of imported water in the Basin, and all export of 10 Groundwater Pumped from the Basin for use on lands that do not overly the Basin, is enjoined and restrained except pursuant to agreement with Watermaster. In any future allocation of Basin 11 12 storage capacity by Watermaster, the needs and requirements of lands overlying the Basin and of 13 the holders of BPA shall have priority and preference over storage for export.

14

L. Changes in Point of Extraction and New Wells.

Parties may change the point of Pumping on their real property for any BPA or portion
thereof to another point of Pumping on the same Party's real property, whether by Countypermitted new wells or replacement wells, so long as such change of point of Pumping does not
cause Undesirable Results or interfere with an existing well of another Party.

19

IV. BASIN ADMINISTRATION

A. <u>Watermaster</u>. To assist this Court in the administration of this Judgment, this
 Court establishes a Watermaster. Watermaster shall administer and enforce the provisions of this
 Judgment (including the administration of the Physical Solution) and any subsequent instructions
 or orders of this Court. Watermaster shall, in carrying out its duties, powers and responsibilities
 herein, act in an impartial manner without favor or prejudice to any Pumper or Party.

25

B. <u>Watermaster Board</u>

<u>Composition and Selection</u>. The Watermaster Board will be comprised of
 five members, with each member having one vote, as follows: one representative and one
 alternate representing the BWD; one representative and one alternate representing the County;

one representative and one alternate representing the agricultural sector Parties; one representative and one alternate representing the recreational sector Parties; and one public/community representative and one alternate. The Parties within the respective agricultural and recreational sectors, and the process for selecting the respective agricultural, recreational, and public/community representatives are specified in <u>Exhibit "7."</u> Any Watermaster Board member or alternate may be removed by the Court for cause. Any vacancy on the Watermaster Board shall be filled by the same procedure used in the appointment of the vacant seat.

2. Decisions of the Watermaster. Except for decisions concerning a subject
matter for which a Supermajority Vote is required for approval, as specified in Section IV.B(3)
below, a decision agreed to by a majority of the Watermaster Board made when a quorum is
present will be a decision of the Watermaster; provided, however, that no action of the
Watermaster Board shall become effective without the affirmative vote of at least three members
of the Watermaster Board. A quorum constitutes three members of the Board. All Watermaster
decisions are final when made and may be appealed to this Court pursuant to Section VII.

3. <u>Supermajority Subject Matters</u>. Decisions by the Watermaster Board
 concerning the following subject matters must receive a Supermajority Vote for approval

a. Decisions concerning the Watermaster Budget inclusive of the
Pumping Assessments;

- b. Any change in the Watermaster Budget resulting in an increase of
 more than \$50,000;
- 21 c. Establishment of the rate of Overproduction Penalty Assessments;
 - d. Approval of capital projects;
 - e. Borrowing of funds; and
 - f. Purchasing or disposing of real property.

4. <u>Watermaster Board Meetings</u>. All Watermaster Board meetings and
hearings must be conducted in substantial accordance with the requirements of the California
open meeting laws under Government Code sections 54950 et seq., otherwise known as the
"Brown Act". Provided, however, that notwithstanding Government Code, section 54953(b)(3),

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23

at least two of the Watermaster Board members shall participate in Board meetings from 1 locations overlying the Basin. Further, because the Watermaster Board acts under the authority 2 of the Superior Court and does not qualify as a "local agency" under Government Code section 3 4 54951, any and all challenges to Brown Act compliance by the Watermaster Board may be heard 5 only by the Superior Court Judge with continuing jurisdiction over the Judgment in the 6 underlying action, in compliance with the requirements of the Judgment. Regular Watermaster 7 meetings must be noticed with an agenda and supporting materials made available to the public at least three days prior to the meeting, and shall be open to the public in a public location that 8 9 overlies the Basin. Meeting minutes must be taken of all Watermaster Board meetings, a copy of 10 which must be furnished to any member of the public requesting such minutes.

Watermaster Staff. Watermaster may hire employees or contractors as needed, 11 C. which may include without limitation (a) one or more technical advisors to provide input to the 12 Technical Advisory Committee, Watermaster staff and the Watermaster Board, (b) a person to 13 prepare meeting notes, prepare an Annual Report to this Court, and administer this Judgment and 14 (c) an attorney to advise and represent the Watermaster. In order to avoid a potential conflict of 15 interest, the Watermaster Technical Consultant (interim or otherwise) must be independent (not 16 17 under contract with any Party) and selected by the Watermaster with input from the Technical 18 Advisory Committee through an arms-length RFP process, unless otherwise agreed to by a Supermajority Vote of the Watermaster. Any technical advisor, attorney, executive director, or 19 similar employee or contractor performing services that concern technical or policy matters must 20 21 be independent (not under contract with any Party) and selected by the Watermaster (and if a technical advisor, following input from the Technical Advisory Committee) through an arms-22 23 length RFP process unless otherwise agreed by a Supermajority Vote. Any other Watermaster employee or contractor may be employed by, or under contract with a Party, provided that he or 24 she abides by any relevant Court orders, Watermaster determines that the employee or contractor 25 will not be issuing technical or policy recommendations to Watermaster, and the retention of the 26 employee or contractor is appropriate to perform services to Watermaster in the most effective 27 and cost-efficient manner. 28

1D.Rules and Regulations.The Watermaster will operate pursuant to the2Watermaster Rules and Regulations attached hereto as Exhibit "5." The Watermaster may amend3the Watermaster Rules and Regulation by Supermajority Vote after public hearing, noticed to all4Parties, with a specific draft of the proposed modifications, no less than thirty days prior to the5date of the hearing thereon. Upon the request of any objecting member of the Watermaster, the6Watermaster must obtain Court approval of any proposed changes before they become effective.

7

Ε.

Watermaster Powers and Responsibilities.

8 1. Powers. Subject to the continuing supervision and control of this Court,
9 the Watermaster will have and may exercise: (i) the powers and duties set forth for a GSA
10 pursuant to Water Code sections 10725 through 10726.5 and 10726.8 to the extent not
11 inconsistent with any provision of this Judgment and subject to the limitations under SGMA; and
12 (ii) any specific powers, authority and duties granted or imposed elsewhere in this Judgment.

13 2. <u>Notice List</u>. The Watermaster shall maintain a current list of Parties to
 14 receive notice hereunder.

15 3. Annual Budget Process. The Watermaster shall prepare a Watermaster Budget for each Water Year, hold hearings thereon, and adopt a final Watermaster Budget. The 16 17 annual Watermaster Budget will be determined by the Watermaster in an amount necessary to 18 fulfill the duties of Watermaster as prescribed by this Judgment and a reasonable reserve, all of which will be subject to review and revision by the Court pursuant to Section VII. Following the 19 20 adoption of the Watermaster Budget, expenditures within budgeted items may thereafter be made 21 by Watermaster in the exercise of powers herein granted, as a matter of course. Commencing 22 with the Watermaster Budget for the 2021-2022 Water Year, the annual budget process to 23 determine the budget for the following Water Year will be as follows:

- 24 Completion Deadline Action
- 25June 303Watermaster publishes the Watermaster Budget for ensuing Water Year26July 31Any challenge to the budget by a Party must be initiated by notice to the
Watermaster
- 27
- ³ These dates commence in June preceding the beginning of the ensuing Water Year on October
 1st for which the Watermaster Budget is being calculated. Therefore, Watermaster will publish the Watermaster Budget for the 2021-2022 Water Year on or before June 30, 2021.

1	August 30	Mediation of any challenge to the budget is completed pursuant to Section VII.A(1)
2 3	October 15	Any challenge to the budget by a Party unresolved by mediation will be heard by the Court
4	October 15	Watermaster issues notice to each Party of that Party's prior Water Year Pumping (specifying the amount of Pumping of Annual Allocation and
5 6		Carryover, respectively), and the maximum amount of Annual Allocation eligible for Carryover from the preceding Water Year. Watermaster also provides each Party an estimate of the Pumping
7		Assessment to assist Parties in making informed decisions regarding Carryover election and any election not to Pump or Carryover Annual
8		Allocation in the ensuing Water Year
9	October 31	Court order is entered on any Party's challenge to budget heard by the Court
10 11	October 31	Each Party informs Watermaster of Carryover election and amount, and any election to forego Pumping and Carryover of its Annual Allocation
12		in the ensuing Water Year. Any Party that did not Pump Groundwater during the preceding Water Year that intends to Pump Groundwater in the ensuing Water Year informs Watermaster of such election.
13	November 30	Watermaster provides Pumping Assessment invoice, based on the
14	November 50	Adjusted Pumping Calculation for the preceding Water Year, to each Party for first installment of Pumping Assessment
15	December 31	First installment of Pumping Assessment due
16	May 31	Watermaster provides Pumping Assessment invoice, based on the Adjusted Pumping Calculation for the preceding Water Year, to each
17		Party for second installment of Pumping Assessment
18	June 30	Second installment of Pumping Assessment due
19	4. <u>P</u>	Pumping Assessments. The annual Watermaster Budget costs in excess of
20	applicable grants, loans, any Overproduction Penalty Assessment funds elected by Watermaster	
21	to be applied to the Watermaster Budget (i.e. any such funds not used to Lease Annual Production	
22	to offset the Overproduction), and assessments levied and collected on the State Park and the	
23	Borrego Springs Unified School District for their Pumping, will be funded by a uniform	
24	"Pumping Assessment". To determine each Party's Pumping Assessment, Watermaster will first	
25	determine for each Party an "Adjusted Pumping Calculation," which will equal the Amount of	
26	Annual Allocation Pumped by the Party during the preceding Water Year (or by the Party's lessee	
27	if the Party has Leased any portion of its Annual Allocation to another Party), minus the amount	
28		

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of Carryover Pumped during the preceding Water Year⁴ by the Party (or any lessee of the 1 2 Carryover) and minus any amount of Groundwater Pumped pursuant to a Lease of Annual Allocation or Carryover from another Party, plus the amount of Carryover elected for the ensuing 3 Water Year by the Party. The amount of each Party's Pumping Assessment will be calculated by 4 multiplying the amount of the annual Watermaster Budget against a percentage derived by 5 dividing the amount of the Party's Adjusted Pumping Calculation by the total of all Parties' 6 Adjusted Pumping Calculations. If a Party timely notifies Watermaster that no Pumping will 7 occur pursuant to the Party's BPA during the ensuing Water Year and that the Party will not 8 9 Carryover any of its Annual Allocation from the preceding Water Year, that Party's Adjusted Pumping Calculation shall be excluded from the total of all Parties' Adjusted Pumping 10 Calculations in calculating Pumping Assessments for the ensuring Water Year under this 11 Subsection IV(E)(4) and the Party will not be assessed a Pumping Assessment in the ensuing 12 Water Year. Under such election, no Pumping may be made pursuant to the applicable Annual 13 Allocation during the ensuing Water Year. If a Party electing to forego Pumping in a Water Year 14 pursuant to a BPA subsequently elects to Pump Groundwater pursuant to the BPA in a future 15 16 Water Year (i.e., any Water Year after the ensuing Water Year) or transfers the BPA to another 17 Party pursuant to a Lease or Permanent Transfer and the transferee elects to recommence Pumping in the future Water Year pursuant to the BPA, the Party's Adjusted Pumping 18 19 Calculation for purposes of determining the amount of the Party's (or the transferee's) Pumping Assessment during the Water Year in which it intends to recommence Pumping will be 20 determined on the basis of the Party's Annual Allocation in effect during the preceding Water 21 Year (i.e., for purposes of calculating the Pumping Assessment the Party [or transferee] will be 22 deemed to have Pumped the applicable Annual Allocation during the preceding Water Year). 23 The cumulative Adjusted Pumping Calculations used as the denominator for determining 24 25 Pumping Assessments will be adjusted in a like amount. 26

^{28 &}lt;sup>4</sup> There will be no Carryover Pumped during the 2020-2021 Water Year because this will be the first Water Year with Annual Allocations.

5. <u>Annual Report</u>

2 Process. The Watermaster shall file an Annual Report with this a. 3 Court not later than February 1 of each Water Year beginning February 1 following the first full Water Year after entry of Judgment. Prior to filing the Annual Report with this Court, 4 Watermaster shall notify all Parties that a draft of the Annual Report is available for review and 5 6 shall provide notice of a hearing to receive comments and recommendations for changes in the 7 report. The notice of hearing may include such summary of the draft report as Watermaster may 8 deem appropriate. Watermaster shall also distribute the Annual Report to the Parties requesting 9 copies and file it with DWR.

10 b. The Annual Report shall include the information set Contents. forth in Water Code section 10728 and 23 California Code of Regulations section 356.2, an 11 annual fiscal report of the operation of Watermaster during the preceding Water Year, an audit of 12 all assessments and expenditures by Watermaster, a summary of the management of the Basin 13 and Watermaster activities pursuant to this Judgment, a summary of aggregate Pumping, a record 14 of Leases and Permanent Transfers of BPA and the amount of Carryover held by each Party, any 15 16 recommendations to the Court concerning further orders of this Court to advance the Sustainable 17 Groundwater Management for the Basin, and such additional information as may be required by 18 order of the Court.

6. 19 <u>Pumping Reports</u>. Each Pumper shall transmit to Watermaster, pursuant to 20 procedures and time schedules to be established by Watermaster, water production data from the 21 Pumper's meter system. Each Pumper shall annually file with Watermaster, on a form to be 22 prescribed by Watermaster, a report that provides: (i) a written verification by the manufacturer 23 or qualified meter installer certifying the ongoing accuracy of the meter readings and meter 24 calibration, as well as verification that there are no valves or other devices upstream of the meter 25 that could lead to pumped water being diverted before being read by the meter; and (ii) such 26 additional information as may be required by order of the Court.

27 7. <u>Meetings with the Technical Advisory Committee</u>. The Watermaster shall
 28 meet on a regular basis and at least semi-annually with the Technical Advisory Committee to

review Watermaster activities pursuant to this Judgment and to receive advisory
 recommendations from the Technical Advisory Committee.

8. <u>Unauthorized Pumping</u>. The Watermaster shall undertake any action,
 including bringing any motion to the Court, necessary to enjoin unauthorized Pumping.

9. <u>Data, Estimates and Procedures</u>. The Watermaster shall use, among other
available data, BVHM runs and 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 for the BVHM runs. Watermaster may use
preliminary records of measurements, and, if revisions are subsequently made, Watermaster may
reflect such revisions in subsequent accounting.

10. <u>Watermaster's Access to Private Property</u>. Watermaster may enter the 12 private property of Parties for the purpose of administering its responsibilities under this 13 Judgment, provided that, excepting any entry only for the specified water quality monitoring and 14 alternative meter inspection purposes pursuant to Sections VI(A) and VI(B), such entry may only 15 be made at the permission of the Party and following execution of another Entry Agreement as 16 specified in <u>Exhibit "8"</u> specifying the other activities to be undertaken, or pursuant to or an 17 inspection warrant under Water Code section 10725.4.

Injuries Caused by Watermaster and Board Member, Officer, and 18 F. Appointing Entity Liability. As a special master of this Court, Watermaster will not be held 19 liable to any Person for any injury, at law or in equity, alleged to result or arise from, 20 Watermaster's actions or omissions. The Court may, however, through noticed motion to this 21 Court under the continuing jurisdiction provisions set forth in Section VII of this Judgment, order 22 Watermaster to effect an appropriate remedy for any Person demonstrating an injury resulting 23 from Watermaster's actions or omissions, including without limitation payment of monetary 24 sums. No Watermaster Board member or officer, nor any Person appointing a Watermaster 25 Board member, will be held liable for any injury arising from or relating to a Watermaster Board 26 27 member's or officer's service on behalf of Watermaster if such Board member or officer conducted himself or herself in good faith and reasonably believed that his or her conduct was 28

lawful and in compliance with the Judgment, Rules and Regulations of the Watermaster and 1 2 orders of the Court. If any dispute arises concerning the satisfaction of this criteria for such 3 exemption of liability pursuant to the preceding sentence, the Court will determine such matter on 4 noticed motion pursuant to the continuing jurisdiction provisions set forth in Section VII of this 5 Judgment. If this Court determines in such a proceeding that the Board member's or officer's 6 conduct was made in good faith and pursuant to a reasonable belief that his or her conduct was 7 lawful and in compliance with the Judgment, Rules and Regulations of the Watermaster and 8 orders of the Court, then: (i) any monetary remedies ordered by this Court will not be paid by the 9 subject Watermaster Board member, officer, or appointing Person, but rather by Watermaster; 10 and (ii) any reasonable attorney fees, costs, or other expense incurred by such Watermaster Board 11 member, officer, or appointing Person in defense of, or as a result of, the matter will be paid in 12 advance or reimbursed by Watermaster. Watermaster shall obtain and maintain liability insurance, including Officers and Directors coverage, in amounts reasonably necessary to cover 13 Watermaster's obligations under this Section IV.F, provided that Watermaster shall only be 14 15 obligated to obtain as much of such insurance as is available to Watermaster at reasonable rates.

16

G. <u>Technical Advisory Committee</u>

17 1. Selection of Technical Advisory Committee. A Technical Advisory Committee is established to advise the Watermaster on technical matters. TAC meetings may be 18 19 conducted by meeting within the Basin, by telephone conference, or by web-based video conference, as determined by the TAC members from time to time. TAC meetings shall be open 20 21 to the public, and shall provide an opportunity for public comment. Membership of the Technical 22 Advisory Committee will be open to an expert hired by any Party holding BPA or the County. 23 To participate on the Technical Advisory Committee, the expert must be a California licensed 24 hydrogeologist, California licensed engineer, professional hydrogeological modeler, professional Groundwater statistician, or other California licensed member of a recognized professional 25 26 discipline approved by the Watermaster. The Technical Advisory Committee will endeavor to 27 decide all matters by consensus. If consensus cannot be achieved, the Technical Advisory 28 Committee will present a report to the Watermaster describing the differences of opinion and

arguments in support thereof, with a draft of the report circulated for comment and input by all Technical Advisory Committee members prior to submission of the report to Watermaster.

Technical Advisory Committee Duties and Responsibilities. The Technical 3 2. Advisory Committee's responsibilities will include, without limitation, making recommendations 4 based on best science and data collected regarding the Water Budget and the avoidance of 5 Undesirable Result, determined by the TAC based on best available data, including without 6 limitation information generated from BVHM model runs. Such assessment must consider all 7 inflows and outflows from the Basin, including without limitation mountain front underflow and 8 9 flux into the Borrego Springs Basin across the Coyote Creek fault and all other underflows, 10 agricultural and recreational irrigation return flows; specific yield differences of the three aquifers (upper, middle, and lower) within the different Management Areas of the Basin; and other matters 11 approved by the Watermaster to improve upon initial assumptions regarding the Water Budget 12 13 that will enable better Adaptive Management of the Basin.

H. <u>Environmental Working Group</u>. An Environmental Working Group (EWG)
will be established to advise the Watermaster on GDE and any other matters approved by the
Watermaster. The EWG budget, which shall be adequate for the EWG to carry out its
responsibilities as directed by the Watermaster, will be included in the Watermaster Budget.

18 **V**.

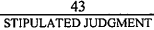
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ASSESSMENTS

A. <u>Authorized Assessments</u>. The Watermaster is authorized to set, levy and collect
 assessments from the Parties as described herein.

21 1. <u>Pumping Assessment</u>. The Watermaster shall provide an invoice for the 22 assessed Pumping Assessment to each Party pursuant to the schedule set forth in Section IV.E(3). 23 Each Party who does not timely notify Watermaster of their election to forego Pumping and Carryover of its Annual Allocation in the ensuing Water Year will be liable for the payment of 24 25 such invoice regardless of whether they subsequently Lease or Permanently Transfer part or all of their Annual Allocation during that Water Year. An appeal of the Watermaster's calculation of 26 27 any Pumping Assessment must be brought pursuant to Section VII of this Judgment within thirty (30) days of receipt of Watermaster's invoice. Payment of any Pumping Assessment appealed to 28



the Court must be made within ten (10) days following the Court order on appeal. If payment is
 not made on or before the applicable due date, the Watermaster will add a penalty of one percent
 (1%) per month thereof to such Party's statement.

2. Overproduction_Penalty Assessment. The Watermaster shall provide an 4 5 invoice for an Overproduction Penalty Assessment to each Party who produces in excess of the Party's Max Overproduction Limit, subject to Section III.G herein no later than thirty (30) days 6 7 following the end of the Water Year in which the Overproduction occurred. Any appeal of an 8 assessed Overproduction Penalty Assessment must be brought pursuant to Section VII of this 9 Judgment within thirty (30) days of receipt of Watermaster's invoice for the Overproduction 10 Penalty Assessment. Unless timely appealed, payment of Watermaster's invoice for the Overproduction Penalty Assessment must be made within ten (10) days of receipt of the invoice. 11

Failure to Pay Assessment and Enforcement of Assessments. If a Party 12 3. knowingly fails to pay an assessment after receipt of the notice of assessment pursuant to the 13 terms of this Judgment within 30 days of it becoming due pursuant to the terms of this Judgment, 14 the Party shall be liable to the Watermaster for interest at a rate of 1 percent per month on the 15 delinquent amount of the assessment and a 10-percent penalty of the amount of the assessment 16 17 without any interest thereon, consistent with Water Code section 10730.6(b). To collect payment of any delinquent assessment properly levied pursuant to this Section V, Watermaster may 18 exercise the same collection methods authorized to a GSA under Water Code section 10730.6 or 19 20 the statutory authority of BWD to collect on the tax rolls unpaid assessments pursuant to the BWD's enabling legislation. (Wat. Code, §§ 37200 et seq.). 21

22

VI. WELL METERING AND WATER QUALITY TESTING

A. <u>Meter Installation for the Purpose of Accurately Measuring Water Use</u>. Parties holding BPA will install and maintain, at their own expense, meters approved by Watermaster that can electronically transmit a recording of the amount of Groundwater Pumped from the Basin and other data to the Watermaster in real time on a schedule as determined by the Watermaster. This meter program will result in cost savings by avoiding the need for the Watermaster to physically read, inspect and validate the accuracy of meters. Alternatively, any Party holding BPA may elect to install and maintain, at its own expense, other meters approved
 by Watermaster on condition that: (i) the Watermaster physically read the meters on the schedule
 determined by the Watermaster and the Party pay all costs associated with the Watermaster's
 reading, accounting and reporting related to such meters; and (ii) the Party has executed an Entry
 Agreement as specified in <u>Exhibit "8"</u> for the purpose of allowing Watermaster access to the
 Party's well.

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B. <u>Water Quality Monitoring Plan</u>

Purpose. Regular water quality monitoring is essential to avoiding
 Undesirable Results and achieving Sustainable Groundwater Management for the Basin.

10 2. Administration. Water quality monitoring will be conducted at times and places established by a water quality monitoring plan, which will include a designated network of 11 monitoring wells, developed by the Watermaster with Technical Advisory Committee input 12 within 24 months of entry of Judgment. The Watermaster will determine if changes in water 13 quality are significant and unreasonable following consideration of the cause of impact, the 14 affected beneficial use, potential remedies, input from the Technical Advisory Committee, and 15 subject to approval by this Court exercising independent judgment. Any Party may appeal the 16 17 approval of the water quality monitoring plan to this Court for resolution pursuant to Section VII. Qualified Watermaster staff or consultants are permitted to access private property for the sole 18 19 purpose of water quality testing under the approved water quality monitoring program in compliance with the terms of an Entry Agreement with the landowner. Such Entry Agreement 20 must be in substantial compliance with the form of agreement attached hereto as Exhibit "8," 21 which will protect the landowner from liability for damage and injury resulting from 22 Watermaster's entry onto the parcel (including naming the landowner and all businesses 23 operating on the property as additional insured), provide for advance notice, limit activities on the 24 parcel to those necessary to accomplish the purpose of the entry, avoid undue interference with 25 26 agricultural or other business activities upon the parcel, and ensure the safety of third parties 27 entering onto operating agricultural properties. Nothing in this Judgment shall preclude the 28 Watermaster from obtaining an inspection warrant under Water Code section 10725.4.

1 VII. CONTINUING JURISDICTION AND APPEAL OF WATERMASTER 2 DECISIONS

Jurisdiction Reserved. Consistent with Section 852 of the Code of Civil 3 Α. Procedure, full jurisdiction, power and authority are retained by and reserved to this Court for 4 5 purposes of enabling this Court upon the noticed motion of any Party or the Watermaster, or sua 6 sponte, to make such further or supplemental orders or directions as may be necessary or appropriate for: (i) the operation of the Physical Solution established by this Judgment; (ii) 7 interpretation, enforcement or carrying out of this Judgment, or (iii) the modification, 8 9 amendment, or amplification any of the provisions of this Judgment, or to add to the provisions hereof, consistent with the rights herein decreed. 10

11 1. Contested Watermaster decisions or other matters of disagreement will be 12 reviewed by this Court upon noticed motion of any Party, any Watermaster Board member or the 13 Watermaster. The Court review shall be de novo, without evidentiary weight to the Watermaster 14 action or decision. The decision of the Court upon any such motion shall be an appealable "Supplemental Order" in this case. When the Supplemental Order is final it shall be binding upon 15 the Watermaster and the Parties. With the exception of motions to review the Watermaster 16 17 Budget or any assessment issued by Watermaster, which are subject to a thirty (30) day filing deadline, any such motion must be filed with the Court within ninety (90) days of the 18 19 Watermaster decision or action or it is barred. Unless otherwise agreed by all Parties in disagreement, any Watermaster Boardmember in disagreement, and Watermaster if the dispute 20 21 involves Watermaster ("Party(ies) in Disagreement"), upon filing a motion with this Court to resolve the disagreement, the Parties in Disagreement shall first engage in mediation, which 22 23 mediation will extend the Court hearing date for up to sixty (60) days while the mediation is 24 pending. Unless otherwise provided for herein or the Parties in Disagreement agree otherwise, 25 the mediation will be initiated and conducted under the applicable rules of the American Arbitration Association that are applicable as of the date of the dispute. The mediation will be 26 27 limited to one full day unless extended by the Parties in Disagreement. The Parties in 28 Disagreement participating in any such mediation will be responsible for their own individual

costs of participation and shall split evenly the cost of the mediation unless the Watermaster is a
 Party in Disagreement, in which case the Watermaster shall contribute 50% of the cost, using
 funds from Watermaster's annual budget, and the other 50% of the cost will be split evenly
 among the other Parties in Disagreement participating in the mediation.

5 2. This Court may appoint an independent special master or referee to advise
6 this Court with respect to any dispute.

3. Annual status conferences will be established as part of this Judgment for
the Watermaster to report to this Court, for this Court to consider any matters presented by the
Watermaster requiring Court approval, and for review of any disputed matters noticed for hearing
on the date of the annual status conference in accordance with this Section VII.A(3).

4. Any Watermaster Board member, officer, or Person appointing a Watermaster Board member, including but not limited to the County of San Diego, named in litigation filed after the close of the Annual Budget and Pumping Assessment proceedings under Section IV.E(3), (4), may bring a motion to this Court without the necessity of engaging in mediation pursuant to Section VII.A(1), to obtain an order of this Court to revise the Annual Budget and Pumping Assessment as necessary to ensure that the Watermaster is properly capitalized to promptly fund Watermaster's responsibilities set forth in Section IV.F.

18 В. Watermaster Enforcement. Watermaster (as well any Party upon Watermaster's 19 failure or refusal to enforce) may petition this Court to issue enforcement orders, upon noticed motion and after hearing, as necessary to remedy any non-compliance with the terms of this 20 21 Judgment. The prevailing party, including without limitation the Watermaster, in an enforcement action will be entitled to recover its costs of suit, attorneys' fees and reasonable costs of 22 23 collection, which may include obtaining a lien on the Party's (Parties') BPA Parcel, if applicable, 24 as prescribed by this Judgment. Watermaster is also authorized to coordinate with the County in 25 connection with County enforcement of land use and nuisance ordinances related to fallowing. 26

BEST BEST & KRIEGER LLP

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VIII. FINDINGS

The Judgment is consistent with Section 2 of Article X of the California Α. Constitution, requiring that the water resources of the State be put to beneficial use to the fullest 3 4 extent possible.

5 B. The Judgment is consistent with the water right priorities of all non-stipulating Parties and any Persons who are De Minimis Pumpers. б

7 С. The Judgment treats all objecting Parties and any persons who have claims that are exempt equitably as compared to the Stipulating Parties. 8

9 D. Plaintiff complied with the service and notice provisions of Code of Civil 10 Procedure sections 835 and 836, which compliance is deemed effective service of process of the Complaint and notice on all interested parties of the Comprehensive Adjudication of the Basin for 11 purposes of establishing in rem jurisdiction and the comprehensive binding effect of the 12 Comprehensive Adjudication, consistent with Code of Civil Procedure sections 836(j) and 851. 13

All rights to Pump and store water in the Basin are comprehensively determined E. 14 by this Judgment consistent with Code of Civil Procedure sections 830(b)(7) and 834. All 15 unexercised rights and future rights to Pump water in the Basin are subordinated to all rights of 16 the Parties currently being exercised and rights authorized under this Judgment, consistent with 17 Code of Civil Procedure section 830(b)(7). 18

F. Pumping by Parties that are De Minimis Pumpers as of the time of the filing of the 19 Complaint does not presently have a material effect on the groundwater rights of other Parties. 20 Accordingly, this Judgment does not presently regulate a Party that was Pumping Groundwater as 21 a De Minimis Pumper as of the time of the filing of the Complaint, provided the Pumping by such 22 De Minimis Pumper remains within the two acre foot use limitations established in this Judgment 23 and provided that such De Minimis Pumper does not seek to transfer their Pumping to another 24 25 real property owned by another Person. The Court may revisit and change this finding upon a showing of necessity for the Adaptive Management of the Basin pursuant to the Court's 26 continuing jurisdiction. 27

IX. BINDING EFFECT

The Judgment is binding on the Parties to the Comprehensive Adjudication and all their 2 successors in interest, including, but not limited to, heirs, executors, administrators, assigns, 3 4 lessees, licensees, the agents and employees of the Parties to the Comprehensive Adjudication and all their successors in interest, and all landowners or other persons claiming rights to Pump 5 6 Groundwater from the Basin, consistent with Code of Civil Procedure section 851. The Judgment 7 also is an in rem judgment binding on all real property overlying the Basin. The Watermaster may cause this Judgment to be recorded against any or all parcels overlying the Basin. The 8 grantor of any real property subject to this Judgment shall notify the purchaser of the existence of 9 10 the Judgment and its binding effect on the real property.

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X. MISCELLANEOUS PROVISIONS

A. <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.

B. <u>Well Abandonment</u>. The Parties and Watermaster agree to cooperate with the
 County in the enforcement of the County's well abandonment ordinance in effect in the Basin as
 improperly abandoned wells have the potential to provide a migration pathway of contaminants
 into the Basin.

C. Designation of Address for Notice and Service. Each Party shall designate the 20 21 name, address, and e-mail address to be used for purposes of all subsequent notices and service, 22 either by its endorsement on this Judgment or by a separate designation to be filed within thirty 23 days after Judgment has been entered. This designation may be changed from time to time by 24 filing a written notice of such change with Watermaster. Any Party desiring to be relieved of receiving notices may file a waiver of notice on a form approved by the Watermaster. If no 25 designation is made, a Party's designee shall be deemed to be, in order of priority: i) the Party's 26 attorney of record; ii) if the Party does not have an attorney of record, the Party itself at the 27 address specified on the Watermaster's list. 28

1D.Notice and Service of Documents.All notices or service of documents pursuant2to this Judgment by Watermaster or any Party will be made by electronic mail to the greatest3extent feasible.

E. <u>No Abandonment of Rights</u>. In the interest of the Basin and its water supply, and
the principle of reasonable and beneficial use, no Party shall be encouraged to Pump and use
more water in any Water Year than is reasonably required. Failure to Pump all of the
Groundwater to which a Party is entitled will not be deemed or constitute a forfeiture or an
abandonment of such Party's right, in whole or in part, except upon a written election by the Party
holding the BPA or by order of the Court exercising continuing jurisdiction under Section VII
upon noticed motion and after hearing.

F. <u>Costs</u>. Except subject to any existing Court orders and stipulations or separate
 agreement of one or more Parties, each Party shall bear its own costs and attorneys' fees arising
 from the Comprehensive Adjudication.

G. <u>Headings; Paragraph References</u>. Captions and headings appearing in this
 Judgment are inserted solely as reference aids for ease and convenience; they shall not be deemed
 to define or limit the scope or substance of the provisions they introduce, nor shall they be used in
 construing the intent or effect of such provisions.

18 H. <u>Third Party Beneficiaries</u>. There are no intended third party beneficiaries of any
 19 right or obligation of the Parties.

I. <u>Severability</u>. Except as specifically provided herein, the provisions of this
Judgment are not severable.

J. <u>Mutual Water Companies Formed After Entry of Judgment</u>. Any mutual
 water company formed after entry of Judgment shall only construct, install and operate water
 conveyance, production, storage and supply facilities, including but not limited to wells and
 pipelines, that meet the laws, standards and regulations specified in <u>Exhibit "9."</u> Further, no
 mutual water company formed after entry of Judgment shall seek to be acquired by, merge with,
 or be taken over by BWD without the express, advance written consent of BWD.

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Nothing in this Judgment is intended to preclude any party, including but not limited to
 BWD, from advancing positions regarding any such mutual water company's ability to meet the
 laws, standards and regulations applicable to mutual water companies.

K. <u>Cooperation; Further Acts</u>. The Parties shall fully cooperate with one another,
and shall take any additional acts or sign any additional documents as may be necessary,
appropriate or convenient to attain the purposes of this Judgment.

7 L. <u>Exhibits and Other Writings</u>. Any and all exhibits, documents, instruments,
8 certificates or other writings attached hereto or required or provided for by this Judgment, if any,
9 will be deemed part of this Judgment and will be considered set forth in full at each reference
10 thereto in this Judgment.

Dated: April 8 , 2021

By:

Peter J. Wilson Superior Court of the State of California for the County of Orange