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ORIGINA! FILED

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BY HELEH R. GOLFRE, DEPUTY

SUPERIOR COURT OF THE STATE OF CALIFORNIA

FOR THE COUNTY OF LOS ANGELES

| 1 | CALIFORNIA WATER SERVICE COMPANY, et al., |) NO. 506,806 |
|---|---|--|
| 2 | · |) AMENDED JUDGMENT |
| 3 | Plaintiffs |))(DECLARING AND ESTABLISHING)WATER RIGHTS IN THE WEST COAST |
| 4 | vs. |)BASIN, IMPOSING A PHYSICAL |
| 5 | CITY OF COMPTON, et al., |) SOLUTION THEREIN AND ENJOINING) EXTRACTIONS THEREFROM IN EXCESS) OF SPECIFIED QUANTITIES.) |
| 6 | Defendants. |) |

AMENDED JUDGMENT

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INTRODUCTION

The above - entitled matter came on regularly for further trial before the Honorable George Francis, Judge of the Superior Court of the State of California, assigned by the Chairman of the Judicial Council to sit in this case, on Friday the 21st day of July, 1961. Thereupon plaintiffs filed a dismissal of the action as to certain defendants named in the Complaint and in the Amended Complaint herein who are not mentioned or referred to in Paragraph III of this Judgment, and the further trial of the action proceeded in respect to the remaining parties.

The objections to the Report of Referee and to all supplemental Reports thereto, having been considered upon exceptions thereto filed with the Clerk of the Court in the manner of and within the time allowed by law, were overruled.

Oral and documentary evidence was introduced, and the matter was submitted to the Court for decision. Findings of Fact, Conclusions of Law and Judgment herein have heretofore been signed and filed.

Pursuant to the reserved and continuing jurisdiction of the Court under the Judgment herein, certain amendments to said Judgment and temporary Orders have heretofore been made and entered.

Continuing jurisdiction of the Court under said Judgment is currently assigned to the HONORABLE JULIUS M. TITLE.

The motion of defendant herein, DOMINGUEZ WATER CORPOR-ATION, for further amendments to the Judgment, notice thereof and of the hearing thereon having been duly and regularly given to all parties, came on for hearing in Department 48 of the

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above-entitled Court on Place 21, 1970, at 1:30 o'clock P.M., before said HONORABLE JULIUS M. TITLE. Defendant, DOMINGUEZ WATER CORPORATION, was represented by its attorneys, Helm, Budinger & Lemieux, and Ralph B. Helm. Various other parties were represented by counsel of record appearing on the Clerk's records. Hearing thereon was concluded on that date. The within "Amended Judgment" incorporates amendments and orders heretofore made to the extent presently operable and amendments pursuant to said last mentioned motion. To the extent this Amended Judgment is a restatement of the Judgment as heretofore amended, it is for convenience in incorporating all matters in one document, it is not a readjudication of such matters and is not intended to reopen any such matters. As used hereinafter the word "Judgment" shall include the original Judgment as amended to date.

NOW, THEREFORE, IT IS HEREBY ORDERED, ADJUDGED AND DECREED AS FOLLOWS:

I.

Existence of Basin and Boundaries Thereof.

There exists in the County of Los Angeles, State of California, an underground water basin or reservoir known and hereinafter referred to as "West Coast Basin", "West Basin" or the "Basin", and the boundaries thereof are described as follows:

Commencing at a point in the Baldwin Hills about 1300 feet north and about 100 feet west of the intersection of Marvale Drive and Northridge Drive; thence through a point about 200 feet northeasterly along Northridge Drive from the

intersection of Marvale and Northridge Drives to the base of the escarpment of the Potrero fault; thence along the base of the escarpment of the Potrero fault in a straight line passing through a point about 200 feet south of the intersection of Century and Crenshaw Boulevards and extending about 2650 feet beyond this point to the southerly end of the Potrero escarpment; thence from the southerly end of the Potrero escarpment in a line passing about 700 feet south of the intersection of Western Avenue and Imperial Boulevard and about 400 feet north of the intersection of El Segundo Boulevard and Vermont Avenue and about 1700 feet south of the intersection of El Segundo Boulevard and Figueroa Street to the northerly end of the escarpment of the Avalon-Compton fault at a point on said fault about 700 feet west of the intersection of Avalon Boulevard and Rosecrans Avenue; thence along the escarpment of the Avalon-Compton fault to a point in the Dominguez Hills located about 1300 feet north and about 850 feet west of the intersection of Central Avenue and Victoria Street; thence along the crest of the Dominguez Hills in a straight line to a point on Alameda Street about 2900 feet north of Del Amo Boulevard as measued along Alameda Street; thence in a straight line extending through a point located on Del Amo Boulevard about 900 feet west of the

Pacific Electric Railway to a point about 100 feet north and west of the intersection of Bixby Road and Del Mar Avenue; thence in a straight line to a point located about 750 feet west and about 730 feet south of the intersection of Wardlow Road and Long Beach Boulevard at the escarpment of the Cherry Hill fault; thence along the escarpment of the Cherry Hill fault through the intersection of Orange Avenue and Willow Street to a point about 400 feet east of the intersection of Walnut and Creston Avenues; thence to a point on Pacific Coast Highway about 300 feet west of its intersection with Obispo Avenue; thence along Pacific Coast Highway easterly to a point located about 650 feet west of the intersection of the center line of said Pacific Coast Highway with the intersection of the center line of Lakewood Boulevard; thence along the escarpment of the Reservoir Hill fault to a point about 650 feet north and about 700 feet east of the intersection of Anaheim Street and Ximeno Avenue; thence along the trace of said Reservoir Hill fault to a point on the Los Angeles - Orange County line about 1700 feet northeast of the Long Beach City limit measured along the County line; thence along said Los Angeles - Orange County line in a southwesterly direction to the shore line of the Pacific Ocean; thence in a northerly and westerly direction along

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the shore line of the Pacific Ocean to the intersection of said shore line with the southerly end of the drainage divide of the Palos Verdes Hills; thence along the drainage divide of the Palos Verdes Hills to the intersection of the northerlyend of said drainage divide with the shore line of the Pacific Ocean; thence northerly along the shore line of the Pacific Ocean to the intersection of said shore line with the westerly projection of the crest of the Ballona escarpment; thence easterly along the crest of the Ballona escarpment to the mouth of Centinela Creek; thence easterly from the mouth of Centinela Creek across the Baldwin Hills in a line encompassing the entire watershed of Centinela Creek to the point of beginning.

All streets, railways and boundaries of Cities and Counties hereinabove referred to are as the same existed at 12:00 o'clock noon on August 20, 1961.

The area included within the foregoing boundaries is approximately 101,000 acres in extent.

II.

Definitions:

- 1. Basin, West Coast Basin and West Basin, as these terms are interchangeably used herein, mean the ground water basin underlying the area described in Paragraph I hereof.
- 2. A fiscal year, as that term is used herein, is a twelve month period beginning July 1 and ending June 30.

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- A water purveyor, as that term is used in Paragraph 2 ||XII hereof, means a party which sells water to the public, whether a regulated public utility, mutual water company or public entity, which has a connection or connections for the taking of imported water through The Metropolitan Water District of Southern California, through West Basin Municipal Water District, or access to such imported water through such connection, and which normally supplies at least a part of its customers' water needs with such imported water.
 - 4. A water year, as that term is used herein, is a twelve month period beginning October 1 and ending September 30, until it is changed to a "fiscal year," as provided in Paragraph XVI hereof.

III.

Declaration of Rights - Water Rights Adjudicated.

Certain of the parties to this action have no right to extract water from the Basin. The name of each of said parties is listed below with a zero following his name, and the absence of such right in said parties is hereby established and declared. Certain of the parties to this action and/or their successors in interest (through September 30, 1978) are the owners of rights to extract water from the Basin, which rights are of the same legal force and effect and without priority with reference to each other, and the amount of such rights, stated in acre-feet per year, hereinafter referred to as "Adjudicated Rights" is listed below following such parties' names, and the rights of the last-mentioned parties are hereby declared and established accordingly. Provided, however, that the Adjudicated Rights so declared and established

1 shall be subject to the condition that the water, when used, shall be put to beneficial use through reasonable methods of use and reasonable methods of diversion; and provided further that the 4 |exercise of all of said Rights shall be subject to a pro rata reduction, if such reduction is required, to preserve said Basin as a common source of water supply.

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| 1 | PARTY AND SUCCESSOR, IF ANY | ADJUDICATED RIGHT IN ACRE FEET, ANNUALLY |
| 2 | | |
| 3 | ABC NURSERY, INCORPORATED Successor to Harry C. Jenkins 1.8 | 24.1 |
| 4 | Successor to Sidney R. Title and 13.6 Charlotte W. Title | |
| 5 | Successor to William Verburg 6.7 and Clara B. Verburg | |
| 6 | Successor in Part to United 2.0 California Bank | |
| 7 | | |
| 8 | ABEGG, JOE | 0 |
| 9 | ABELL, FRANK Sold to City of Inglewood 1.8 -1.8 | 0 |
| 10 | | |
| 11 | ABERCROMBY, ALEXANDER Henry Abercromby | 0 |
| 12 | one Fred Roland Cooper one Ted R. Cooper one Roy F. Knapp | • |
| 14 | ALCAST FOUNDRY, ET AL. | . 0 |
| 15 | Successor to Charles L. Draper et al. 7.2 | |
| 16 | Sold to City of Torrance -7.2 | |
| 17 | AIRWAYS WATER COMPANY (Incorporated) | 0 |
| 18 | ALLEN, H.A. | 0 |
| 19 | ALLIED CHEMICAL CORPORATION, a corpora- tion, formerly General Chemical | 0 |
| 20 | Company (See Industrial Chemical Division) | |
| .21 | (500 2.1.0.15 0.1.2.15 0.1.2.15 | |
| 22 | ALUMINUM COMPANY OF AMERICA (See U.S. Navy Department) | 0 |
| 23 | (200 000 000 000 000 000 000 000 000 000 | |
| 24 | AMERICAN RADIATOR & STANDARD SANITARY CORPORATION, a corporation | 0 |
| 25 | | |
| 26 | ALWAG, HILARIO S. AND EMMA ALWAG Successor to T.C. Navarro 53.9 | 0 |
| 27 28 | Successor to Peggy Swick 5.5 Sold to Torrance Unified -59.4 School District . | |
| | | |

| 1 | PARTY AND SUCCESSOR, IF ANY | ADJUDICATED RIGHT IN ACRE FEET, ANNUALLY |
|----|---|--|
| 2 | THE COCCEDE ONLY IT 12.2 | |
| 3 | AMERICAN PLANT GROWERS, INCORPORATED | 10.0 |
| 4 | Carl H. Tasche Second West Coast Basin Judgment 2.6 | |
| 5 | Successor to Ben Cluff Dairy 7.4 | |
| 6 | ANDERSON, REMBERT C. 80.5 | 0 |
| 7 | Allen W. Ashburn Ann F. Ashburn | |
| 8 | Martha D. Bingham Laura Bonanno | |
| 9 | Louise Casey also known as Louise Casey Gibson | |
| 10 | Ruby Decius sued as Jane Doe 19 Ruby F. Joel | |
| 11 | Catherine Lass sued as Jane Doe 18 Catherine B. Maddox | |
| 12 | Louisa Watson sued as Jane Doe 17 Hazel Parsons | |
| 13 | J.W. Parsons Myrtle Mae Parsons | |
| 14 | Alexander Poggi One Freda E. Poggi | |
| 15 | Mary Richley sued as Jane Doe 16 Devisees of Gurney E. Newlin, deceased, | |
| 16 | to wit: Helen Newlin Hastings | |
| 17 | Robert Pusey Hastings Thomas Newlin Hastings | |
| 18 | Helen Hastings Schribner Edith Hastings Murphy | |
| 19 | George R. Bell, Jr. Thomas Elwood Bell | |
| 20 | Sold to Sparkletts Drinking Water Corp80.5 | |
| 21 | | • |
| 22 | ASAHI FANCY KOI, INCORPORATED | 2.0 |
| 23 | Successor in part to Jake Engelsma | |
| 24 | ACURDOOK KAMULEEN formorly | 0 |
| 25 | ASHBROOK, KATHLEEN formerly Kathleen M. Davies One J & E Investment Co. | Ŭ |
| 26 | ASSOCIATED SOUTHERN INVESTMENT COMPANY | 0 |
| 27 | (formerly Edison Securities Company) 46.7 Sold to Southern California | • |
| 28 | Edison Company -46.7 | , - |
| ۵O | <u>'</u> | |

| 1 | PARTY AND SUCCESSOR, IF ANY | | and the second | | RIGHT IN NUALLY |
|----|--|--------------|----------------|---|-----------------|
| 2 | | | | | |
| 3 | ATCHISON, TOPEKA & SANTA FE RAILWAY COMPANY, (The), a corporation | | | | 0 |
| 4 | • • • • • • • • • • • • • • • • • • • | | | | |
| 5 | ATLANTIC RICHFIELD COMPANY (formerly Richfield Oil Company) | | | | 4428.0 |
| 6 | (LOTWELLY KICHITEIG OIL Company) | | | | |
| 7 | AUTOMATION INDUSTRIES, INCHARRIS TU Successor to Harris Tube, | BE . | | | 0.7 |
| 8 | Incorporated | 0.7 | | | |
| 9 | AZEVEDO ESTATE COMPANY, a corporation | 1 | | | 0 |
| 10 | AZVEDO, JOHN | | | | 0 |
| וו | BAILEY, WM. D. Harry C. Cain | | | | 0 |
| 12 | Jesse E. Cain Dorothy Luther sued as Dorothy F. | | | | |
| 13 | Luther Harold M. Luther | | | | |
| 14 | Harord M. Lucher | | | • | |
| 15 | BALDWIN, E.W. | | | | 0 |
| 16 | BALLMAN, FRANK A. AND ROSEMARY N. | 7.0 | | | 0 |
| 17 | BALLMAN Sold to United California Bank | - <u>7.0</u> | | | |
| 18 | BANK OF AMERICA NATIONAL TRUST AND | | | | 0 |
| 19 | SAVINGS ASSOCIATION, as Trustee (under its Trust BI-100) | | | | |
| 20 | BANK OF AMERICA NATIONAL TRUST AND SAVINGS ASSOCIATION, as Trustee | | | | 0 |
| 21 | (under its Trust BI-51) Released to Michael L. Rockwell | 0.1 -0.1 | | | |
| 22 | Released to Michael B. Rockwell | <u> </u> | | | |
| 23 | BARCLAY HOLLANDER CURCI, INC. | 3.33 | | | 3.33 |
| 24 | Successor in Part to Joughin Torrance Ranch | | | | |
| 25 | BARCLAY, RICHARD AND R.A. WATT Successors to Emma J. Osborn | 32.66 | 5 | | 0 |
| 26 | Successors to Emma 0. Osborn Successors in part to Isabela J. Granz Estate | 13.55 | | | |
| 27 | Successors in part to George R. Murdock | 13.75 | | | |
| 28 | Sold to City of Torrance | -59.9 | | | |
| | , | | | | |

| , | א בשע | ADJUDICATED RIGHT IN |
|----|--|----------------------|
| ı | PARTY AND SUCCESSOR, IF ANY | ACRE FEET, ANNUALLY |
| 2 | | |
| 3 | BARNARD, GEORGE W. AND JOSEPH A. BARNARD, as Trustees under the last | 0 |
| 4 | will and testament of ANNIE E. BARNARD one Fritz B. Burns | |
| 5 | one rittz b. buins | |
| 6 | BARNES, ANNA T. (MRS.) | 0 |
| 7 | one Alfred O. Barnes | |
| 8 | BAUMAN, GUS A. | 0 |
| 9 | Transferred to Palos Verdes Begonia Farm | |
| 10 | BECHTEL, JOHN H. | 0 |
| 11 | one Riverside Cement Company | |
| 12 | BEGO CORPORATION, a corporation one Arthur S. Delanev 4.1 | 0 |
| 13 | one Arthur S. Delaney 4.1 Sold to Estate of Golda Delaney -4.1 | |
| 14 | BELLES, J.W. one L.W. Mason | . 0 |
| 15 | one S.M. Mason | |
| 16 | BELVIDERE MUTUAL WATER COMPANY 33.4 | 0 |
| 17 | Sold to City of Torrance -33.4 | |
| 18 | BERARDINO, JAMES, sued as James | 0 |
| 19 | Bernardino and Jim Berardino, sued as Jim Bernardino | |
| 20 | BERDOLLT, P. | 0 |
| 21 | T.J. Heithold | |
| 22 | BERNARD, A.M. | 0 |
| 23 | one Moneta Gardens, Inc., a corporation | |
| 24 | BEST, H.W. | 0 |
| 25 | BIZEGO, LOUIS | 0 |
| 26 | BLACK, ALEXANDER R. | 0 |
| 27 | one Liberty Investment Company | |
| 28 | BLAIN, SR., ARTHUR A., sued as A.A. Blain | 0 |
| | 10 | |

| 1 | | DICATED RIGHT IN FEET, ANNUALLY |
|----------|---|---------------------------------|
| 2 | AND SUCCESSOR, IF ANY ACRE | FEET, ANNOADDI |
| 3 | BLAIS, N.J. one Michael Chuchor | 0 |
| 4 | one Albert J. Sahm | 0 |
| 5 6 | BLAKE, H.H. one Pearl E. Grady | Ū |
| 7 | BLOEMSMA, ARNOLD sued as | 0 |
| 8 | Arnold Bloesma | |
| 9 | BODGER REALTY COMPANY, (The), | 0 |
| 10 | a corporation | |
| 11 | BOISE CASCADE BUILDING COMPANY Successor in part to Joughin 16.92 | 0 |
| 12 | Successor in part to Joughin 16.92 Torrance Ranch Sold to Inglewood, City of -16.92 | |
| 13 | Sold to Inglewood, City of | |
| 14 | BOONE, COLIN J. Clarence J. Lamb | . 0 |
| 15 | Lora Lamb | |
| 16 | BOONSTRA, ANNA Tedde Boonstra | D |
| 17 | one M.V. Deniz | |
| 18 | BOWMAN, CHARLES P. sued as Pat Bowen Ann Bowman | 0 |
| 19 | one Harlan T. Maples | • |
| 20 | BROOKS, WAYNE E. one Artie Waller | 0 |
| 21 22 | one V.W. Waller | 0 |
| 23 | BROWN, CARL L. BUCKMASTER, EDA | 0 |
| 24 | Rose Faure Frank X. Girard | · · |
| 25 | Julia Girard John Oddoris | |
| 26 | Paul Oddoris Marie Girard Seal sued as Marie Girard | |
| 27 | one Frank Girard | |
| 28 | | |

| 1 2 | PARTY AND SUCCESSOR, IF ANY | | ADJUDICATED RIGHT IN ACRE FEET, ANNUALLY |
|----------|---|--------------|--|
| 3 | BULTRY CORPORATION, a corporation | | 0 |
| 4 | one Ronald L. Black | | |
| 5 | BURKE, E.D., sued as BURKE, E.W. | | 0 |
| 6 | BURKE, W.F. | | 0 |
| 7 | Lois Price Burke, sued as Jane Doe 14 | | |
| 8 | Sold to H.S. Scott | - <u>9.5</u> | |
| 9 | BURNS, FRITZ B. Second West Coast Basin Judgment | | 0 |
| 10 | Second west coast basin oddgment | | |
| 11 | BUTTE, M.P. | | 0 |
| 12 | CBS INC. (Formerly Columbia Broadcasting | | 9.5 |
| 13 | Systems Inc.) | | |
| 14 | CALIFORNIA, STATE OF Successor to Robert L. Fullilove | 1.0 | . 0 |
| 15 | Successor to Joe Moniz, Jr. Successor in part to Kelly Pipe | 2.2 16.3 | |
| 16 | Company Successor in part to Flavio | | |
| 17 | Rodriguez Successor in part to A.H. Smith, | 4.0 | |
| 18 | Sam Surber, and Freda Smith Sold to Sparkletts Drinking | 2.6 | |
| 19 | Water Corporation | -26.1 | |
| 20 | CALIFORNIA WATER SERVICE COMPANY, a corporation | 3071.0 | 4070.0 |
| 21 | Successor to Palos Verdes Water Company | 999.0 | |
| 22 | GIMERON WIGH N | | 0 |
| 23 24 | CAMERON, HUGH N. Ysaburo Mishima Satsuki Mishima | | U |
| 25 | CARLTON, JACK C. | | 0 |
| 26 | CARRELL, ELOISE | | 0 |
| 27 | CARRELL, FRANK R. (Estate of) | | 0 |
| 28 | Tom Ware and James Blake, as co- executors of the Last Will & Testament of Frank R. Carrell, deceased. | | · |
| | !! | | |

| ı | PARTY AND SUCCESSOR, IF ANY | | ADJUDICATED | |
|----|---|---------------|-------------|--------|
| 2 | | _ | | |
| 3 | CARDON DOILLE COLLEGE | 130.0 | | 0 |
| 4 | Boid to bomingued waser terri | | | |
| 5 | CARSON-HARBOR VILLAGE MOBILE HOME PARK Successor to Etchemendy, Caroline | 8.2 | | 8.2 |
| 6 | Estate of | | | |
| 7 | CARSON-MADRONA COMPANY Successor to Chanslor-Western | 104.0 | | 104.0 |
| 8 | Oil and Development Co. | 101.0 | | |
| 9 | CAVANAUGH, J.F. | | | 0 |
| 10 | CENTINELA VALLEY UNION HIGH SCHOOL | | | 0 |
| 11 | DISTRICT | | | , 7 |
| 12 | CHAMBERS, MARY RIORDAN, sued as Mary | | | 0 |
| 13 | R. Chambers | | _ | |
| 14 | CHAMBERS, MARY R. AND DAN MURPHY | | • | 0 |
| 15 | COMPANY, a corporation | | | |
| 16 | CHANDLERS PALOS VERDES SAND AND | | | 294.2 |
| 17 | Second West Coast Basin Judgment Successor to Southwestern Portland | 95.2 | | |
| 18 | Cement Company Successor to Torrance Sand and | 15.0 | | |
| 19 | Gravel Corp. | 184.0 | | |
| 20 | CHANSLOR-WESTERN OIL & DEVELOPMENT COMPANY | | | 0 |
| гi | (Formerly Chanslor-Canfield Midway Oil Co.) | 104.0 | | |
| 22 | Sold to Carson-Madrona Company - | 104.0 | | |
| 23 | CHEVRON, U.S.A., INC. | | | 4541.7 |
| 24 | (Formerly Standard Oil Company of California) | | | |
| 25 | CHRISTIE, CLEM | | | 0 |
| 26 | CHRISTIE, CLEM, DON C. FOHL AND | 0.02 | 2 | 0 |
| 27 | LEON LARSON As Trustees of the Wilmington Cemetery Association | | | |
| 28 | (Abandoned water right) | - <u>0.03</u> | 2_ | |
| | | | | |

| | PARTY | ADJUDICATED RIGHT IN |
|--------|--|----------------------|
| 1 | AND SUCCESSOR, IF ANY | ACRE FEET, ANNUALLY |
| 2 | CHUCHUA, MICHAEL Second West Coast Basin Judgment | 0 |
| 4 | CLARK, JENNIE M. | 0 |
| 5 | CLARK, WILFORD H. sued as W.H. Clark and Ida E. Clark, sued as Jane Doe 1 | 0 |
| 6 | and idd E. Ciaik, sded as dame bot i | |
| 7 | CLIFT, LOIS (MRS.) | 0 |
| 8 9 | COAST FOREST PRODUCTS Sold to Georgia-Pacific Corpora- tion 3.4 -3.4 | 0 |
| 10 | COAST INVESTMENT COMPANY, | 0 |
| 11 | a corporation | |
| 12 | CLUFF, BEN DAIRY Successor to Edward and Emily Cost 7.4 | 0 |
| 13 | Sold to American Plant Growers, Inc7.4 Successor to Southwest Steel | |
| 14 | Rolling Mills Sold to Georgia-Pacific Corporation-3.4 | |
| 15 | bold to deolgia rability corporation | |
| 16 | COLLINS, EDMOND S. | 0 |
| 17 | COLLISTER, CAMERON 136.82 Quitclaimed to Normandie Park -136.82 | 0 |
| 18 | | |
| 19 | COLTRIN, LILY | 0 |
| 20 | COLUMBIA BROADCASTING SYSTEMS, INC. sued as Columbia Broadcasting Co. 18.5 | 0 |
| 21 | Sold to Ronald F. Moran -9.0 Changed name to CBS, Inc9.5 | |
| 23 | (See CBS, Inc.) | . 0 |
| 24 | COMMUNITY AIRPORTS, INC., a corporation | Ü |
| 25 | COMPARETTE, V.G. | 0 |
| 26 | COMPARETTE, V.G. COMPTON BRICK & TILE COMPANY, | 0 |
| 27 | a corporation | - |
| 28 | COMPTON, CITY OF | 0 |
| | COMPTON UNION HIGH SCHOOL DISTRICT | 0 |
| | | |

-16-

| 1 | PARTY | ADJUDICATED RIGHT IN |
|-----|--|-----------------------|
| 2 | AND SUCCESSOR, IF ANY CONOVER, F.A. | ACRE FEET, ANNUALLY 0 |
| 3 | CONTINENTAL PRODUCTION COMPANY | 0 |
| 4 | Second West Coast Basin Judgment | |
| 5 | CORTRITE, A. | 0 |
| 6 | COST, EDWARD AND EMILY COST, sued | 0 |
| 7 | as Emily Costa 7 Sold to Ben Cluff Dairy -7 | . 4 . 4 |
| 8 | COST, ERNEST | 0 |
| 9 | CROWLEY, DANIEL | 0 |
| 10 | CONTED / ONEN III | .8 0.36 |
| וו | Sold to Southern California Water Company -3 | . 44 |
| 12 | DALLAPE, LOUIS sued as Louis Dallapi | 0 |
| 13 | DALLAPE, TOM | 0 |
| 14 | DARBEAIAN, MIKE | . 0 |
| 15 | sued as John Doe 25 | |
| 16 | DeBARNARDI, LUIGI | 0 |
| 17 | DEFTERIOS, GERASIMOS K. | 0 |
| 18 | one Anna G. Defterios | |
| 19 | DEL AMO ESTATE COMPANY 121 | |
| 20 | Sold to Dominguez Water Corp121 | <u>. U</u> |
| នុា | DELANEY, GOLDA (ESTATE OF) | 4.1 |
| 22 | (Formerly Arthur J. Delaney) Successor to Rego Corporation 4 | .1 |
| 23 | DENISON, HENRY M. | . 0 |
| 24 | one Frank A. Basso | |
| 25 | DENNIS, ESTHER M. SHEETS | 5.5 |
| 26 | (Formerly Esther M. Sheets) | 5.5 |
| 27 | DEKMODY, FRANK | 0 |
| 28 | DESSER ENTERPRISES Second West Coast Basin Judgment | 0 |
| | | |

| 1 | PARTY AND SUCCESSOR, IF ANY | ADJUDICATED RIGHT IN ACRE FEET, ANNUALLY |
|----------|--|--|
| 2 | AND SUCCESSOR, IF ANI | ACRE FEET, ANNOAGET |
| 3 | DIBLE, G. | 0 |
| 4 | DIE CAST PRODUCTS, INC. Second West Coast Basin Judgment | . 0 |
| 5 | second west coast basin oddyment | |
| 6 | DIEGO, H. (MRS.) | 0 |
| 7 | DIONNE, JOHN one Eleanor G. Dreher | 0 |
| 8 | one broandr of branch | |
| 9 | DOMBROWSKI, LEESA one Darthmouth Homes, Inc. | 0 |
| 10 | one pareimoden nomes, inches | |
| 11 | DOMINGUEZ ESTATE COMPANY 254.0 Sold to Dominguez Water Corp254.0 | |
| 12 | botta to boming act mader outpr | - |
| 13 | DOMINGUEZ WATER CORPORATION 9477.8 Successor to Carson Estate Co. 130.0 | |
| 14 | Successor to Del Amo Estate Co. 121.0 Successor to Dominguez Estate Co. 254.0 | |
| 15 | Successor to Don Wilson Builders 32.6 Successor to Jeanette R. Heydenbeck 0.7 | , |
| 16 | Successor to Kikuno Nakano, et al. 19.3 Successor in part to H.J. Early 91.0 | }) |
| 17 | Successor in part to R.A. Watt, Inc. 61.8 Sold in part to Watson Land Co37.6 | 35 |
| 18 19 | | 0 |
| 79 | DONALD, RAY (MRS.) one Pauline H. Wilson | U |
| 21 | DOUGLAS AIRCRAFT COMPANY, INC. | 0 |
| 22 | (See McDonnel Douglas Corp.) | v |
| 23 | DOW CHEMICAL CO., (THE), | C |
| 24 | a corporation | • |
| 25 | DRALE, CRISTINA C. | 0 |
| 26 | O'Brien Z. Drale | |
| 27 | xxx | |
| 28 | xxx | |
| | 11 | |

| ı | PARTY | | ADJUDICATE | RIGHT IN |
|----|---|---------------|------------|----------|
| 2 | AND SUCCESSOR, IF ANY | | ACRE FEET, | ANNUALLY |
| 3 | DRAPER, CHARLES L. | 7.2 | | 0 |
| 4 | one James H. Alleman one Flora M. Draper | | | |
| 5 | one Bernice Alleman Bess M. Feder | | ٨ | |
| 6 | Ben T. Johnston Genevieve K. Miles | | | |
| 7 | Ikuko Nakawatse Frank Wirz | | | |
| 8 | Sold to Allcast Foundry, et al | -7.2 | | |
| 9 | DURAND, A.J. | | | 0 |
| | · | | | 0 |
| 10 | , | 111.0 | | U |
| 11 | 1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 | -20.0 | | |
| 12 | Sold to Dominguez Water Corp. | <u>-91.0</u> | | |
| 13 | EAST GARDENA WATER COMPANY | | | 0 |
| 14 | EDISON SECURITIES COMPANY, a corporation sued as Richard Roe Company 13 | | | 0 |
| 15 | (now known and shown herein as Associated Southern Investment Co.) | 46.7 | | |
| 16 | Sold to Southern California Edison | -46.7 | | |
| 17 | Company | 10.7 | | |
| 18 | EDWARDS, C.O. | | | 0 |
| 19 | W.J. Edwards | | | |
| 20 | EL CAMINO JUNIOR COLLEGE DISTRICT | | | 0 |
| 21 | ELLINWOOD, LATHROP M. | 32.6 | | 0 |
| 22 | Sold to Isamu Kita, Kazuo Kita and Yoshiki R. Kita | - <u>32.6</u> | | |
| 23 | ELLIOTT, CLINTON sued as C.C. Eliot | | | 0 |
| 24 | Georgia M. Elliott Juluis G. Elliott | | | |
| 25 | Frank M. Elliott | | | |
| 26 | EL SEGUNDO, CITY OF | * | | 953.0 |
| 27 | EL SEGUNDO LAND & IMPROVEMENT COMPANY, | | | 0 |
| 28 | a corporation | | | |

| | | | ADJUDICATED RIGHT IN |
|----|--|------------------------|----------------------|
| 1 | PARTY AND SUCCESSOR, IF ANY | | ACRE FEET, ANNUALLY |
| 2 | ENGELSMA, JAKE | | 12.1 |
| 3 | Successor to Wilbur Hornstra Sold to Asahi Fancy Koi, | $\frac{14.1}{-2.0}$ | |
| 4 | Incorporated | | 0 |
| 5 | ENGLAND, GEORGE | 0 0 | 0 |
| 6 | ETCHEMENDY, CAROLINE (ESTATE OF) (formerly Caroline Etchemendy,) | 8.2 | U |
| 7 | <pre>sued as Jane Doe 12 Mariana T. Etchemendy, sued</pre> | | |
| 8 | as Jane Doe 11) Sold to Carson-Harbor Village | -8.2 | |
| 9 | Mobile Home Park | | _ |
| 10 | EWING, CARMELITA ROSECRANS, sued as C.F. Rosecrans and W.S. Rosecrans | 91.3 | 0 |
| 11 | Sold to Southern California Water Co. | -91.3 | |
| 12 | | | |
| 13 | EWING, NED, ET AL. Successor in part to Isabel J. | | 0 |
| 14 | Granz Estate Sold to R.A. Watt, Incorporated | 6.50 - <u>6.5</u> 0 | |
| 15 | , | | |
| 16 | FALCINELLA, OSCAR AND MIKE FALCINELLA | | 0 |
| 17 | FIESEL, FRED | | 0 |
| 18 | FITTINGER, JAMES L. | | 0 |
| 19 | FLESH, LESLIE R. AND ANDOR PASTERNAK ET AL. | | 0 |
| 20 | Successors to Alfred D. Seaback and Ruth Seaback | d 3.5 | |
| 21 | Sold to Stanley C. Lagerlof | - <u>3.5</u> | |
| 22 | FLETCHER OIL AND REFINING COMPANY, a corporation (Formerly Fletcher Oil | 86.3 | 90.0 |
| 23 | Co., a corporation) composed of D.S. Fletcher, F.O. Fletcher, Helen Fletcher | er | |
| 24 | O'Connell and Idaho Fidelity Corporation | | |
| 25 | Successor to Fletcher, Robert G., et al. | 3.7 | |
| 26 | | | |
| 27 | FLETCHER, ROBERT G., DANIEL S. FLETCHER AND WILFRED O. FLETCHER | | 0 |
| 28 | Successor to Fred A. Jungquist Sold to Fletcher Oil and Refin- | 3.7 | |
| | ing Company | - <u>3.7</u> | |
| | | | |

-20-

| ı | PARTY AND SUCCESSOR, IF ANY | | DJUDICATED RIGHT IN CRE FEET, ANNUALLY |
|-----|---|--|--|
| ຂ | AND BUCCEBBOR, II PRVI | | |
| ვ ∦ | FORD, ROLLA | | 0 |
| 4 | FOX HILLS COUNTRY CLUB | | |
| 5 | FRIEDMAN, MARY M. Second West Coast Basin Judgment | | 0 |
| 6 | Decond West Coast Dasin Dadyment | | |
| 7 | FRIETAS, TONY | | 0 |
| 8 | FROGGE, W.J. Sold to Sigmund S. Hockwold | 12.5 | 0 |
| 9 | and Lionel S. Hockwold | - <u>12.5</u> | |
| 10 | FUKUWA, HERBERT SAKAYE (dba Mayflower Nurseries) | | 0 |
| 11 | (aba nayitowei naissies) | | |
| 12 | FULLER, A.O. Helene M. Fuller | | 0 |
| 13 | | | |
| 14 | FULLILOVE, ROBERT L. Sold to State of California | 1.0 -1.0 | 0 |
| 15 | | Wind Commission of the Commiss | |
| 16 | FUJIMOTO, SAMUEL R. AND RAYMOND S. FUJIMOTO | | 20.0 |
| 17 | Successor in part to H.J. Early and Daisy Early | 20.0 | |
| 18 | | | |
| 19 | FUTURA INDUSTRIES, INCORPORATED Successor to Spanish American | | 44.4 |
| 20 | Institute | 44.4 | |
| 21 | GALDARISI, JOE Brody Investment Company | | 0 |
| 22 | .• | | • . |
| 23 | GARCIA, AMADOR Eva Garcia | •. | 0 |
| 24 | | | _ |
| 25 | GARCIA, ARTHUR B. sued as Arthur D. Garcia | | 0 |
| 26 | June Garcia | | _ |
| 27 | GARCIA, JOSE H. | , | 0 |
| 28 | GARDENA SYNDICATE NO. 2 | | 0 |
| | 11 | | |

| ı | PARTY | ADJUDICATED RIGHT IN |
|-----|---|----------------------|
| 2 | AND SUCCESSOR, IF ANY | ACRE FEET, ANNUALLY |
| 3 | GARDENA WATER SUPPLY COMPANY | 0 |
| 4 | GARRETT CORPORATION (THE) Successor to Shinoda Brothers, Inc. 22.5 | 22.5 |
| 5 | Successor to shinoda brothers, inc. 22.5 | |
| 6 | GATEX TANK STORAGE TERMINAL CORP. Successor to Phillips Petroleum Co. 167.0 | 167.0 |
| 7 | buccessor to militaps recream co. 107.0 | |
| 8 | GAY LAND COMPANY LTD., a corporation | 0 |
| 9 | GEORGIA-PACIFIC CORPORATION Successor to Coast Forest Products 3.4 | 0 |
| 10 | sold to Inglewood, City of -3.4 | |
| 11 | GERAGOSIAN, V.M. one Stanley N. Lewis | 0 |
| 12 | | |
| 13 | GERAHUE LAND COMPANY Successor and Assignee for A.S. | . 0 |
| 14 | Johnston Drilling Co. 11.9 Abandoned Water Right -11.9 | |
| 15 | | |
| 1.6 | GETTY, GEORGE F., INC. | 0 |
| 17 | GIACIOMAZZI, CAROLINA, sued as Mrs. C. Giaciomagzi | 0 |
| 18 | | |
| 1.9 | GIANNI, ALBERT | 0 |
| 20 | GILLINGHAM, AMANDA L., sued as Jane Doe 20 | 0 |
| 21 | Floyd W. Gillingham, sued as John Doe 24 | |
| 22 | Josephine Gillingham, sued as Jane Doe 21 | |
| 24 | | 2.4 |
| 25 | GILLINGHAM, FLORENCE R. Thora Pursche | 2.4 |
| 26 | Nellie P. Smith Anna M. Pursche | |
| 27 | CIMINES MAMES (MDC) | 0 |
| 28 | GIMINEZ, MATEA (MRS.) GODDARD, LALLA D. | 0 |
| ~~ | Ralf Goddard | U |

| ı | PARTY | | DICATED RIGHT IN FEET, ANNUALLY |
|----|---|------------------|---------------------------------|
| 2 | AND SUCCESSOR, IF ANY | ACRE | PERI, ANNOADEL |
| 3 | GOLDSMITH, WM. H. | | 0 |
| 4 | Cliff Ralph | | |
| 5 | GONZALEZ, FELIPE | | 34.3 |
| 6 | Gabriela Gonzales | | |
| 7 | GOOSSEN, T.B. | | 0 |
| 8 | GORDON, WILLIAM W., sued as | | 0 |
| 9 | John Doe Gordon | | |
| 10 | GOSS, BERTHA | | 0 |
| 11 | one Property Management Corporation | 1 | |
| 12 | GRAND LAND COMPANY | | 0 |
| 13 | Successor in part to Smith, A.H. et al. | 5.7 | |
| 14 | Abandoned Water Rights 1961-62 | - <u>5.7</u> | • |
| 15 | GRANDE, GEORGE | | 0 |
| 16 | GRANT, JOHN (Estate of) | | 59.0 |
| 17 | GRANZ, ISABELA J. (Per Judgment) Partitioned to Heirs | 380.0 | 86.0* |
| 18 | Isabela J. Granz Estate | -33.8 -212.42 | |
| 19 | George R. Murdock Emma J. Osborn | -15.12 -32.66 | |
| 20 | Subject to Long Term Lease Standard Oil Company of Calif. | 59.60* | |
| äı | Superior Oil Company of Carri. | 26.40* | |
| 22 | GRANZ, ISABELA J. (ESTATE OF) Successor in part to Isabela J. | | * |
| 23 | Granz Sold in part to Richard Barclay | 33.80 | |
| 24 | and R.A. Watt Sold in part to Ned Ewing, et al. | -13.55 -6.5 | |
| 25 | Sold in part to R.Watt, Inc. | - <u>13.75</u> | |
| 26 | | | |
| 27 | XXX | | |
| 28 | XXX | | |

| 1 | PARTY AND SUCCESSOR, IF ANY | ADJUDICATED RIGHT IN ACRE FEET, ANNUALLY |
|----|--|--|
| 2 | AND SOCCESSOR, II TEVI | |
| 3 | • | |
| 4 | | |
| 5 | GREEN, EDWARD I. sued as E.J. Green | 0 |
| 6 | one Florence D. Green | |
| 7 | GRESHAM, PRICE W. Walter G. Gresham | 0 |
| 8 | Comer J. Lewis Voleta A. Lewis | |
| 9 | Voieta A. Lewis | |
| 10 | GRIFFITH, BEATRICE S. W.P. Griffith | 0 |
| וו | one Otto K. Olessen | |
| 12 | GRIGGS, B.H. Olive W. Griggs | 0 |
| 13 | Office w. Griggs | |
| 14 | GROSS, JOSEPH M. sued as Joseph Gross | . 0 |
| 15 | Myron J. Glauber, sued as John Doe 20, | · |
| 16 | Clarence L. Brown, sued as John Doe 21, and Perfect | |
| 17 | Properties Inc., a corporation sued as Richard Roe Co. 20. | |
| 18 | sued as Richard Roc 301 111 | |
| 19 | GUENSER, HENRY M. Sophia E. Guenser | 0 |
| 20 | Sophia H. Guenser | |
| 21 | GUIDOTTI, DANIEL | 0 |
| 22 | HADLEY, DON C. one D.W. Sleet | 0 |
| 23 | one Virgie Sleet | • |
| 24 | HAIGHT, CHARLES N. one Grace P. Warden | 0 |
| 25 | | _ |
| 26 | HAILS, RAYMOND R. | 0 |
| 27 | | |
| 28 | | • |

| | PARTY | ADJUDICATED RIGHT IN |
|----------|---|----------------------|
| ı | AND SUCCESSOR, IF ANY | ACRE FEET, ANNUALLY |
| 2 3 | HAMMOND, WALTER one Contractor's Asphalt Products Co. | 0 |
| 4 5 | HANCOCK CHEMICAL COMPANY, a corporation | 0 |
| 6 | HANSEN, BEITY HANSEN, DONALD J. Second West Coast Basin Judgment | 0 |
| 8 | HARBOR CITY DEVELOPMENT COMPANY | 0 |
| 9 | HARDING, R.B. | 0 |
| 10 | HARRIS, ROY W. | 0 |
| 11 | HARRIS, R. AND L. HARRIS Successor to Lawrence I. Liston Disclaimed Water Right 0.7 | |
| 13 | HARRIS PUMPING PLANT Leesa Dombrowski | |
| 14 15 | Carl G. Pursche Anna M. Pursche Harry Krumdick | |
| 16 | Anna Doherty Mrs. Frank Cota Holly Corporation, a corporation Homer Bales and Ernest Haughton dba and sued as Pursche Water Co. | |
| 18 | | 0 |
| 19 20 | HARRIS TUBE INCORPORATED Successor in part to B. Robinson & Associates Transferred to Automation Ind. | |
| äl | IncHarris Tube -0. | |
| 22 | HASEGAWA, W. one Kauffman, Milton, Construction | 0 |
| 23 | Company, successor | 0 |
| 24 | HASKINS, C.R. | 0 |
| 25 26 | HATFIELD, BESSIE M. Second West Coast Basin Judgment | Ü |
| 26 27 | HAUI, FRED M. | 0 |
| 28 | one Ivy H. Haut | |
| | HAWTHORNE, CITY OF | 1882.0 |

| 11 | | | |
|---------------|---|---------------------|--|
| 1 2 | PARTY AND SUCCESSOR, IF ANY | | ADJUDICATED RIGHT IN ACRE FEET, ANNUALLY |
| 3 | HAYES, CHARLES R. one Robert W. Colby | | 0 |
| <u>4</u> 5 | one Fern M. Colby HAYES FURNACE MFG. & SUPPLY | | 0 |
| 6 | Second West Coast Basin Judgment | | |
| 7 | HENDERSON, BEATRICE, M. Abandoned Water Right | 1.3 - <u>1.3</u> | 0 |
| 9 | HEREDIA, DAVID P. | | 0 |
| 10 | HERMAN, E.N. | | 0 |
| ונג | HERMANSEN, JULIA | | 0 |
| 12 | HERRBECK, MIKE L. Second West Coast Basin Judgment | | 0 |
| 13 | Second west coast basin badyment | | |
| 14 | HERZOG, AUGUST one Martha Herzog | | 0 |
| 7.5 | | | |
| 16 17 | HEYDENBECK, JEANETTE R. (Formerly Jeanette R. Reifsnyder) Sold to Dominguez Water Corp. | 0.7 - <u>0.7</u> | 0 |
| 18 | HILLSIDE MEMORIAL PARK | 16.7 | 68.7 |
| 19 | Successor to Sigmund S. Hockwald and Lionel S. Hockwald Successor to W.J. Frogge | 12.5 | |
| 20 | Successor to Santa Fe Land Improvement Company | 39.5 | |
| 21 | improvement company | | |
| 22 | HILYARD, MARY N. sued as Jane Doe 55 | | 0 |
| 23 | Mrs. Monta Templeton, sued as Jane Doe 56 | | |
| 24 | • | | |
| 25 | HIMMELFARB, HENRY Wm. Pirk | | 0 |
| 26 | one Western Air Compressor Company | 7 | _ |
| 27 | HOCKWALD, SIGMOND S. AND LIONEL S. HOCKWALD | | 0 |
| 28 | Successor to W.J. Frogge Second West Coast Basin Judgment Sold to Hillside Memorial Park | 12. | |
| | | | _ |

| 1 2 | PARTY AND SUCCESSOR, IF ANY | ADJUDICATED ACRE FEET, A | |
|----------------------|---|-------------------------------|---------|
| 3 | HODNEFIELD, T.E | | 0 |
| 4 5 | HOFFMAN, MARIE C. Los Angeles City School District, successor | | 0 |
| 6 7 8 | HOEPTNER, J.F. Ida B. Hoeptner one Jack I. Gantz One Lillian H. Gantz | | 0 |
| 9 | HOLLIDAY, CLIFFORD | | 0 |
| 10 | HOLLINGSWORTH, W.I. one Julius L. Jenkins one Evelyn M. Jenkins | | 0 |
| 12 | HOLLYWOOD TURF CLUB, a corporation | | 282.0 |
| 13 | HONSTRA, WILBUR Sold to Jake Engelsma | 14.1 - <u>14.1</u> | 0 |
| 15 16 | HUBER, FRANK S. Second West Coast Basin Judgment | | 0 |
| 17 | HUDSON, C.L. | | 0 |
| 18 19 | HUNT, DONALD G. Successor to James Scanda Sold to Kenichi Inose | 1.9 - <u>1.9</u> | 0 |
| 20 21 | HURT, ARTHUR C. one Truman Enterprises, Inc. | | 0 |
| 22 23 24 | INDUSTRIAL CHEMICAL DIVISION, ALLIED CHEMICAL CORP. (Formerly Allied Chemical Corp. Gen. Chemical Co.) | | 255.0 |
| 25 26 27 28 | INGLEWOOD, CITY OF Successor to Frank Abell Successor to Boise Cascade Building Co. Successor to Georgia-Pacific Corp. Successor in part to George R. | 4382.0 1.8 16.92 3.4 | 4405.49 |
| 20 | Murdock | 1.37 | |

| | PARTY | ADJUDICATED ACRE FEET, A | |
|-------------|---|-----------------------------|-------|
| 1 | AND SUCCESSOR, IF ANY | ACKL IIIII, A | |
| 2 | INGLEWOOD PARK CEMETERY ASSOCIATION, a corporation, sued as Inglewood Park Mortuary Assoc. | | 0 |
| 4 5 | INOSE, YOSHI one Seijiro Inose | | 0 |
| 6 7 8 | INOSE, KENICHI Successor to Donald G. Hunt Successor to Thaxter Ralph and Lois A. Lenoir 3. | | 5.4 |
| 9 | IRVINE, F.C. | | 0 |
| 10 | ISAMU, KASUO AND YOSHIKI R. KITA Successor to Lathrop M. Ellinwood 32. Sold to Don Wilson Builders -32. | . 6 . <u>6</u> | 0 |
| 12 | ISHIDA, HENRY J. Second West Coast Basin Judgment | | 0 |
| 14 | ITO, CHIYEKO Second West Coast Basin Judgment | | 0 |
| 15 16 | IWATA, FRED John Iwata | | 0 |
| 17 | J.B. D. HOLDING CORP., a corporation | | 0 |
| 18 19 | JENKINS, HARRY C. Successor to H.L. Perry 1 Sold to ABC Nursery, Incorporated -1 | . 8 . 8 | 0 |
| 20 | JOHNS-MANVILLE PRODUCTS CORPORATION | | 881.0 |
| Яl | JOHNSON, C.F. 1 sold to Kaoru Wada and Satoru Wada -1 | 2.2 2.2 | 0 |
| 22 | | | |
| 23 24 | 11 0 02111 2 0 11 / 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 | 1.9 1.9 | 0 |
| 25 26 | JOHNSON, O.T. CORPORATION A.P. Johnson Company sued as Richard Roe Company one | | 0 |
| 27 | | 0.2 | 0 |
| 28 | herein as Anna Taylor) | 0.2 | |
| | | | |

| 1 | PARTY AND SUCCESSOR, IF ANY | | | RICHT IN ANNUALLY |
|-----|---|--------------|-------|-------------------|
| 2 | AND SUCCESSOR, IF ANY | ACRE | reer, | ANNOALLI |
| 3 | JONES, E.F. | | | 0 |
| 4 | JONES, W.H. | , | | 0 |
| 5 | one Leon A. Carpenter and Darline N. Carpenter, successors | | | |
| 6 | JOSHUA-HENDY IRON WORKS | | | 0 |
| 7 | JOUGHIN TORRANCE RANCH | | | 0 |
| 8 | | 2.47 | | |
| 9 | 110222011002 00201, | 3.33 | | |
| 10 | | 6.92 | | |
| 1.1 | | 6.82 6.35 | | |
| 12 | JUNGQUIST, FRED A. | | | 0 |
| 13 | 0 411 9 4 444 0 7 | 3.7 | | |
| 14 | Sold to Robert G. Fletcher, Daniel S. Fletcher and Wilfred O. Fletcher -3 | | • | ٨ |
| 15 | KAHLER, DORA A. | | | 0 |
| 16 | KAHLERT, ET AL. | 8.9 | | 0 |
| 17 | Sold to Sparkletts Drinking Water | | | |
| 18 | Corp <u>1</u> | 8.9 | | |
| 19 | KARR, OSCAR E. Sherley Karr | | | 0 |
| 20 | Sherrey Rair | | | |
| äl | KEHN, CHESTER L. | | | 0 |
| 22 | K.L. KELLOGG & SONS, a corporation | | | 0 |
| 23 | KELLY PIPE COMPANY 49 Sold in part to State of California-16 | | | 0 |
| 24 | Sold in part to State of Carrier 10 Sold in part to Kahlert, et al -18 Sold in part to Sparkletts Water | .9 | | |
| 25 | Corp13 | . 8 | | |
| 26 | KELTON, LOUIS | | | 0 |
| 27 | KETTLER AND WILSEY, INC. | | | 0 |
| 28 | Second West Coast Basin Judgment | | | |

| | PARTY | | ADJUDICATED RIGHT IN |
|----|---|---------------|----------------------|
| 1 | AND SUCCESSOR, IF ANY | | ACRE FEET, ANNUALLY |
| 2 | KILLINGER, W.G. | | 0 |
| 3 | one Esther N. Lee | | |
| 4 | KINCAID, JEANETTE B. | | 0 |
| 5 | one Fred F. Hoyt one Yvonne A. Hoyt | | |
| 6 | KING, MAXWELL C. | | 0 |
| 7 | KING, SARAH S. one Crawford Building Corporation | | 0 |
| 8 | KITA, ISAMU, KAYUO KITA, AND YOSHIKI | | |
| 9 | R. KITA | 32.6 | 0 |
| 10 | Successor to Lathrop M. Ellinwood Sold to Don Wilson Builders | - <u>32.6</u> | |
| li | KRAUSS, JOHN | | 0 |
| 12 | Dan E. Vail and Barbara M. Vail | | |
| 13 | KULL, CHARLES | | . 0 |
| 14 | KURTZ, GLADYS | 3.5 | 0 |
| 15 | Sold to Sparkletts Drinking Water Corp. | - <u>3.5</u> | |
| 16 | LAGERLOF, STANLEY C. | 2 - | 0 |
| 17 | Successor to Leslie R. Flesh and Andor Pasternak, et al. | 3.5 | |
| 18 | Sold to Shell Oil Company | - <u>3.5</u> | |
| 19 | LAMPO, JOHN | | 0 |
| 20 | LARSEN, MAGNUS C. sued as M. Larsen | | 0 |
| 21 | | | |
| 22 | LAUTRUP, NELS | | 0 |
| 23 | LAWLER, JAMES K. (Estate of) Sold to B. Robinson and Associates | 3.1 -3.1 | 0 |
| 24 | Bold to B. Robinson and historiates | | |
| 25 | LAWNDALE (CITY) SCHOOL DISTRICT OF LOS ANGELES COUNTY, sued as | | 0 |
| 26 | Richard Roe Company 12 | | |
| 27 | LEACH, ANNA | | 0 |
| 28 | LEONARDO, JOE | | 0 |
| | | | |

| ı | PARTY AND SUCCESSOR, IF ANY | ADJUDICATED RIGHT IN ACRE FEET, ANNUALLY |
|----|---|--|
| 2 | | |
| 3 | LERMENS, EVELYN (Formerly Alfred Lermens) | 0.7 |
| 4 | (Formerry Africa Bernens) | |
| 5 | LENZINER, EMMA L. sued as | 1.4 |
| 6 | Mrs. E.L. Leuziner | |
| 7 | LINDERMAN, ABRAHAM | 0 |
| 8 | Second West Coast Basin Judgment | |
| 9 | LISTON, LAWRENCE 0.7 | 0 |
| 10 | Sold to R. Harris and L. Harris -0.7 | |
| 11 | LITTLE, WILLIAM 0.1 | 0 |
| 12 | Sold to Watt Industrial Properties -0.1 | |
| 13 | LIZZA, PAT | 0 |
| 14 | LOCHMAN, ERNEST C. | . 0 |
| 15 | LOCHMAN, WALTER Second West Coast Basin Judgment | |
| 16 | LONG, BEN | 0 |
| 17 | Persilla Long, sued as Pricilla Long | |
| 18 | LONG, JOHN | 0 |
| 19 | LONG BEACH, CITY OF | 0.7 |
| 20 | LOPES, FRANK | 3.7 |
| 21 | LOPEZ, MANUEL | 0 |
| 22 | one Rudolph E. Lopez | |
| 23 | LOS ANGELES, CITY OF | 1503.0 |
| 24 | LOS ANGELES CITY SCHOOL DISTRICT | 0 |
| 25 | LOS ANGELES COUNTY (ALONDRA PARK) 28.7 | 67.7 |
| 26 | Successor to Los Angeles County Flood Control District 39.0 | _ |
| 27 | LOS ANGELES COUNTY FLOOD CONTROL 37.6 | 0 |
| 28 | DISTRICT Successor in part to A.H. | |
| | Smith et al 1.4 Sold to Los Angeles County- | |
| | Alondra Park -39.0 | |

-31-

| J. | PARTY AND SUCCESSOR, IF ANY | ADJUDICATED RIGHT IN ACRE FEET, ANNUALLY |
|----|--|--|
| 2 | | |
| 3 | LOS ANGELES COUNTY SANITATION DISTRICT No. 2, sued as Los Angeles County | 102.0 |
| 4 | Sanitary District No. 2 | |
| 5 | LOS ANGELES COUNTY WATER WORKS DISTRICT NO. 1 | 0 |
| 6 | | |
| 7 | LOS ANGELES COUNTY WATER WORKS DISTRICT NO. 13 | 1352.0 |
| 8 | DISTRICT NO. 13 | |
| 9 | LOS ANGELES COUNTY WATER WORKS | 551.0 |
| 10 | DISTRICT NO. 22 | |
| 11 | LOS ANGELES COUNTY (WESTERN AVENUE | 296.0 |
| 12 | GOLF COURSE) Second West Coast Basin Judgment | |
| 13 | listed as Board of Retirement of the Los Angeles County Employee's | |
| 14 | Retirement System | · |
| 15 | LOS ANGELES EXTENSION COMPANY | 0 |
| 16 | LOS ANGELES INVESTMENT COMPANY | 0 |
| 17 | LOS NIETOS COMPANY, a corporation | 0 |
| 18 | LOYOLA UNIVERSITY FOUNDATION | 0 |
| 19 | LOYOLA MARYMOUNT UNIVERSITY | 48.1 |
| 20 | (Formerly Loyola University of Los Angeles) | |
| នា | MAC LEAN, LORENA | 0 |
| 22 | one Torrance Land Company | |
| 23 | MADRIGAL, PETE | 0 |
| 24 | MAGALLANES, S.W. | 0 |
| 25 | MANCHESTER AVENUE COMPANY, a corporation | 0 |
| 26 | one Inglewood Golf Course, a partnership | |
| 27 | MANHATTAN BEACH, CITY OF | 1131.2 |
| 28 | MARCH, H.C. one Victory Oil Company | 0 |

| 1 | PARTY | ADJUDICATED RIGHT IN ACRE FEET, ANNUALLY |
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| 2 | AND SUCCESSOR, IF ANY | ACRE FEET, ANNUALIS |
| 3 | MARTIN BROTHERS BOX CO. OF CALIF. Second West Coast Basin Judgment | 0 |
| 4 | | |
| 5 | MARTIN, EARL Second West Coast Basin Judgment | 0 |
| 6 | | |
| 7 | MARTIN, P.T. one Arlington Garden Homes Company | 0 |
| 8 | | |
| 9 | MARTZ, HOWARD DOUGLAS James L. Martz | 0 |
| 10 | Louise H. Martz | |
| 11 | MATSON, RAY F. sued as R.F. Matson | 0 |
| 12 | Florence M. Nielsen | |
| 13 | MAU, FRED | 0 |
| 14 | MAYFLOWER NURSERIES (See also under Herbert Sakaye Fukuwai) | 0 |
| 15 | (bee also ander nerser o samme, | |
| 16 | McCANDLESS, JAMES 6.7 Sold to Sparkletts Drinking Water | 0 |
| 17 | Corp. $-\underline{6.7}$ | |
| 18 | McCLAIN, ETHEL | 0 |
| 19 | McCRACKIN, G.A. sued as G.A. McCracken | 0 |
| 20 | | |
| 21 | McDONNELL DOUGLAS CORPORATION (Formerly Douglas Aircraft Company, | 1.7* |
| 22 | Inc.) Long Term Lease from U.S. Navy Dept. 1.7 | * |
| 23 | 201.5 202 200 | |
| 24 | McCULLEY, M.F. | 0 |
| 25 | McGRANAGHAN, J.J. | 0 |
| 26 | McKERNON, IVAN J. one Doris E. Parks | 0 |
| 27 | one L. Kenneth Parks | |
| 28 | | |

| 1 | PARTY AND SUCCESSOR, IF ANY | ADJUDICATED R | |
|----------|--|---------------|-------|
| 2 | AND BUCCHBOOK, II ZINI | | |
| 3 | MEANS, AIMEE R. one Prarie Company | 0 | |
| 4 | One Flatte Company | | |
| . 5 | MESPLOU, PAUL | 0 | |
| 6 7 | METZLER, J.J. one Kenji Yokoyama and one Miyeko Yokoyama | 0 | |
| 8 9 | MILBURN, E.B. one M.Y. Yamane | 0 | |
| 10 | MILLER, CARL H. | 0 | |
| 11 | MINNEAPOLIS-HONEYWELL REGULATOR COMPANY, APPLIANCE CONTROLS DIVISION | 0 | |
| 12 | WELLIWICE CONTROLS DIAISION | | |
| 13 | MISHIMA, YSABURO and SATSUKI MISHIMA Hugh N. Cameron | | |
| 14 | | | |
| 15 16 | MOBIL OIL CORPORATION (Formerly Socony Mobil Oil Company) | 2 | 570.0 |
| 17 | MOEN, O. | 0 | |
| 18 | MOLINE, P.E. | 0 | |
| 19 | · | 5.0 0 | |
| 20 | Sold to City of Torrance -91 | | |
| នុា | | 2.2 0 | |
| 22 | one Rose Moniz Sold to State of California | 2.2 | |
| 23 | MOODY, B.R. | 0 | |
| 24 | one Opal B. Edwards | | |
| 25 | MOORE, J.B. | 0 | |
| 26 | MOORE, MAMIE S. | 0 | |
| 27 | MORAN, RONALD F. Successor in part to CBS, Inc. 9. | 0 | |
| 28 | Successor in part to CBS, Inc. 9. Sold to City of Torrance -9. | | |
| | II · · · · · · · · · · · · · · · · · · | | |

| ı | PARTY AND SUCCESSOR, IF ANY | | ADJUDICATEI ACRE FEET, | |
|--------|--|--|---------------------------|----------|
| 2 | AND SUCCESSOR, IF ANI | | ACIO TELL, | AMMOALLI |
| 3 | MORI, ROY H. AND KENJI MORI Second West Coast Basin Judgment Sold to Nozaki, Sumikichi | 5.60 -2.00 | | 3.60 |
| 5 | MORRISON, ALICE Ethel Morrison | ************************************** | | 0 |
| 6 | | | | |
| 7 8 | MORSE, A.H. one J.J. Lapidus one B.C. Investment Co., Inc. | | | 0 |
| 9 | MORTON, HAROLD C. sued as Harold Morton one Allied Gardens Corporation | | | 0 |
| 11 | MOTT, V.G. | | | 0 |
| 12 | MUELLER, ARNOLD W. | | | 0 |
| 13 | Ruth Mueller | | | |
| 14 | MURDOCK, GEORGE R. | | • | 0 |
| 15 | Successor in part to Isabela J. Granz Estate | 15.12 | | |
| 16 | 1 10,000 | -13.75 | | |
| 17 | Sold in part to City of Inglewood | - 1.37 | | |
| 18 | MURAKAMI, JAMES | | | 0 |
| 19 | Murakami, Jean M. Second West Coast Basin Judgment | | | |
| 20 | NAGAO, SUMIYE | | | 0 |
| Ŗl | NAKAMURA, HIROSHIMA | | | 0 |
| 22 | NAKANO, KIKUNO | 19.3 | | 0 |
| 23 | Ben Nakano George Nakano | | | |
| 24 | Helen Nakano Kan Nakano Mary Nakano | | | |
| 25 | Taka Nakano Misao Nakano Nakashima | : | | |
| 26 | | - <u>19.3</u> | | |
| 27 | NARBONNE RANCH WATER CO. NO. 2 | | | 0 |
| 28 | NARBONNE RANCH WATER CO. NO. 3 | | | 0 |

| 1 | PARTY AND SUCCESSOR, IF ANY | | ADJUDICATED RIGHT IN ACRE FEET, ANNUALLY |
|----------|---|---------------------------|--|
| 2 3 | NATIONAL ELECTRIC PRODUCTS CORP. | | 0 |
| 4 | NATIONAL ROYALTIES, INC., a corporati | .on | 0 |
| 5 | NAVARRO, T.C. | 53.9 | 0 |
| 6 | Sold to Hilario S. Alwag and Emma Alwag | - <u>53.9</u> | |
| 7 8 | NELSON, A.L. Olaf Nelson one George C. Orr | | 0 |
| 9 | NEWELL, CALVIN Newell, Linda Second West Coast Basin Judgment | | 0 |
| 11 | NICKEL, EDWARD | | 0 |
| าย | NICKEN, HENRY W. sued as | | 0 |
| 13 | H.W. Nielsen one Kenneth D. Durian | | |
| 14 15 | NORAIR, A DIVISION OF NORTHROP AIRCRAFT, INCORPORATED) | | 38.15 |
| 16 17 | NORMANDIE PARK Successor to Collister, Cameron Sold to City of Torrance | 136.83 - <u>136.83</u> | 0 <u>2</u> <u>2</u> |
| 18 | NORMINGTON, J.E. | | 0 |
| 19 | NORRIS, HAZEL F. Second West Coast Basin Judgment | | 0 |
| 20 | Become west coast basin badgment | | |
| 21 | NORTH AMERICAN AVIATION, INC., a corporation | | 0 |
| 22 | | | 5. 0.2 |
| 23 | NOZAKI, SUMIKICHI Successor in part to Mori, Roy H. | 2.0 | 7.0~ |
| 24 25 | and Kenji Mori Successor in part to United California Bank | 5.0 | |
| 26 | OGLE, WARREN J. | | 0 |
| 27 | ORESKOVICH, JACK | | 0 |
| 28 | Harold Walsh one Harold D. Walsh one Marie L. Walsh | | |

| l | PARTY AND SUCCESSOR, IF ANY | | ADJUDICATED RIGHT IN ACRE FEET, ANNUALLY |
|----|---|----------------|--|
| 2 | | | |
| 3 | OSBORN, EMMA J. Successor in part to Isabela J. | 32 66 | 0 |
| 4 | Granz Estate Sold to R. Barclay and R.A. Watt | | |
| 5 | Bold to R. Baltiay and R.A. Watt | 32.00 | |
| 6 | OTANI, CHISATO, sued as John Doe 57 | | 0 |
| 7 | PACIFIC CREST CEMETERY COMPANY, INC. Successor to H.S. Scott | 17.7 9.5 | 39.4 |
| 8 | Successor to Wada, Kaoru and Satoru Wada | 12.2 | |
| 9 | Sacoru wada | air for \$ for | |
| 10 | PACIFIC ELECTRIC RAILWAY COMPANY | | 0 |
| 11 | PACIFIC WESTERN OIL CORPORATION, a corporation | | 0 |
| 12 | a corporación | | |
| 13 | PALISADES DEL REY WATER COMPANY (Included in City of Los Angeles) | | 0 |
| 14 | (Included in City of hos Angeles) | | |
| 15 | PALMER, E. | | 0 |
| 16 | PALOS VERDES BEGONIA FARM Successor to Gus A. Bauman | | 0 |
| 17 | Successor to dus A. Dauman | | |
| 18 | PALOS VERDES WATER COMPANY, a corporation | 999.0 | 0 |
| 19 | Sold to California Water Service Co. | -999.0 | |
| 20 | | 92 49 | |
| äı | PARCELL, G.L. AND MARGARET PARCELL one Rosie L. Kent | | 0 |
| 22 | | | |
| 23 | PARK WATER COMPANY | | 160.0 |
| 24 | PARKE, MRS. ZORAIDA Sold to H.L. Perry | 1.8 -1.8 | 0 |
| 25 | | | |
| 26 | PASCHKE, WM. JOSEPH Abandoned Water Right | .02 02 | |
| 27 | Imalianica nator negit | | • |
| 28 | | | |

| 1 | PARTY AND SUCCESSOR, IF ANY | ADJUDICATED RIGHT IN ACRE FEET, ANNUALLY |
|----|---|--|
| 2 | | |
| 3 | PATTERSON, ROY | 0 |
| 4 | PAULIC, JOHN one John W. Taylor | 0 |
| 5 | one John W. Taylor | |
| 6 | PEREZ, DAVID | 0 |
| 7 | Apuleyo Villagomez, sued as A. Villagomez | |
| 8 | PERRY, H.L. Successor to Zoraida Parke 1.8 | 0 |
| 9 | Sold to Harry C. Jenkins -1.8 | |
| 10 | - | |
| 11 | PERRY SCHOOL DISTRICT OF LOS ANGELES COUNTY | 0 . |
| 12 | COONII | |
| 13 | PETERSON, WM. C. | 0 |
| 14 | PHILLEO, A.E. | . 0 |
| 15 | PHILLIPS PETROLEUM CO. (Formerly Tidewater Oil Co.) 167.0 | 0 |
| 16 | Sold to Gatex Tank Storage Term. Corp167.0 | |
| 17 | Telm. Corp. | |
| 18 | PIONEER DRILLING COMPANY, a corporation one Southern Heater Corp. | 0 |
| 19 | One southern heater corp. | |
| 20 | PITTS, EDWARD A. one Clarence E. Harrison | 0 |
| 21 | one Martha E. Harrison | |
| 22 | PLUNKETT, F.D. Second West Coast Basin Judgment | 0 |
| 23 | Second west Coast Basin Judgment | |
| 24 | POPSON, JOHN S. | 0 |
| 25 | Second West Coast Basin Judgment | |
| 26 | PRICE, FRANK X. | 0 |
| 27 | PRODUCING PROPERTIES, INC. | 0 |
| 28 | Second West Coast Basin Judgment | |

| 1 2 | 111111 | ADJUDICATED RIGHT IN ACRE FEET, ANNUALLY |
|----------|---|--|
| 3 | PURSCHE, CAROL G. AND CARL P. PURSCHE | 0 |
| 4 | dba Pursche Pumping Plant Carl G. Pursche Thora Pursche | |
| 5 | Anna M. Pursche one Guarantee Development Co. | |
| 6 | | |
| 7 8 | QUANDT, CHARLES H. sued as CHARLES A. QUANDT | 0 |
| 9 | QUINN, RICHARD Martha Quinn | 0 |
| 10 | | 0 |
| 11 | RAMOS, JOE B. | |
| 12 | RANCHO MUTUAL WATER COMPANY | 0 |
| 13 | RAVEN, J.K. one Andrea S. Teran | . 0 |
| 14 | | |
| 15 | REED, ELIZABETH E. sued and formerly known as Elizabeth Edna Baker and | 0 |
| 16 17 | Josephine Eilers for whom Dominguez Estate Company has been substituted | |
| 18 | REHOR, FRANK | 2.2 |
| 19 | one Josephine P. Rehor 2.2 | |
| 20 | REID, LUCILLE G. Ogden G. Reid | 0 |
| 21 | oguen G. Retu | |
| 22 | REIFSNYDER, JEANETTE R., also known as Jeanette Avant, and also known as | 0 |
| 23 | Jeanette R. Heydenbeck Calvin Wilson | |
| 24 | Edward E. Wilson, Jr. Harry R. Wilson | |
| 25 | Harry R. Wilson and Jeanette Reifsnyder, also known as Jeanette Avant, as executors | |
| 26 | of the estate of Jeanette Reifsnyder, Harry R. Wilson and Jeanette Reifsnyder, | |
| 27 | also known as Jeanette Avant, as executors | |
| 28 | of the estate of Robert A. Wilson, decease (Now known as Jeanette R. Heydenbeck See Heydenbeck, Jeanette R. | , u |

| 1 2 | PARTY AND SUCCESSOR, IF ANY | | ADJUDICATED RIGHT IN ACRE FEET, ANNUALLY |
|----------------|---|-----------------------------|--|
| 3 | REPUBLIC PETROLEUM COMPANY | | 0 |
| 4 5 | RICHARD, LEONCIE, devisee of Anna Richard, deceased, and Edward Richard, sued as John Doe Richard | | 0 |
| 6 7 | RICHARDSON, ROSE A. AND WM. T. RICHARDSON one South Normandie Manor, Inc. | | 0 |
| 8 9 | RICHFIELD OIL CORPORATION (now known as Atlantic Richfield C | co.) | 0 |
| 10 | RING OIL COMPANY | | 0 |
| 11 12 13 | ROBINSON, B. AND ASSOCIATES Successor to James K. Lawler Sold in part to Harris Tube Inc. Sold in part to Southern Calif- Water Company | 3.1 -0.7 <u>-2.4</u> | 0 |
| 14 15 16 | ROCKWELL, MICHAEL L. Successor to Bank of America NT & SA (Trust Bl-51) Sold to Little, William | 0.1 - <u>0.1</u> | . 0 |
| 17 18 | RODRIGUEZ, FLAVIO Sold to State of California Abandoned Water Right | 6.1 -4.0 - <u>2.1</u> | 0 |
| 19 20 | ROMAN CATHOLIC ARCHBISHOP OF LOS ANGELES (THE), a corporation, sued as Holy Cross Cemetery | | 72.3 |
| ន្តា | ROOSEVELT MEMORIAL PARK ASSOCIATION | | 0 |
| 22 23 | ROSE, R.E. Clara M. Rose, sued as Jane Doe 8 | | 0 |
| 24 | ROSSER, L.D. | | 0 |
| 25 26 | ROYAL MUTUAL WATER COMPANY, a corporation one Delmer D. Kern | ation | 0 |
| 27 28 | RUDD, HOMER E. one Kiyor Ide | | 0 |

| ı | PARTY AND SUCCESSOR, IF ANY | | ADJUDICATED RIGHT IN ACRE FEET, ANNUALLY |
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| 2 | AND BUCCESSON, IT ANT | | Metal India / Patternal |
| 3 | RUFFNER CORPORATION Successor to Louis M. Sepulveda | 0.7 | 0 |
| 4 | Abandoned Water Right | -0.7 | |
| 5 | | | |
| 6 | RUSS, F.J. one Ted Shpall | | 0 |
| 7 | one Sam H. Shpall | | |
| 8 | RYAN AERONAUTICAL COMPANY, a corporation | 20.2 | 0 |
| 9 | Sold to Southern California Water Co. | -20.2 | |
| 10 | | ************************************** | |
| 11 | SANDOVAL, YGNACIO | | 0 |
| 12 | SAHM, ALBERT J. Second West Coast Basin Judgment | | 0 |
| 13 | | | |
| 14 | SANGER, C.W. One Gardena Valley Homes, Inc. | | 0 |
| 15 | , | | |
| 16 | SANTA FE LAND IMPROVEMENT COMPANY Sold to Hillside Memorial Park | 39.5 -39.5 | 0 |
| 17 | | warman and a second | |
| 18 | | | |
| 19 | SCANDA, JAMES sued as James Scander | 1.9 | 0 |
| 20 | George Nasim Sold to Donald G. Hunt | -1.9 | |
| äl | | | |
| 22 | SCHENK, FLOYD H., JR. Cora A. Schenk | | 0 |
| 23 | | | |
| 24 | SCHLAEGEL, KEITH W. Opal B. Schlaegel | 13.6 | 0 |
| 25 | Sold to Sidney R. Title and Charlotte W. Title | -13.6 | |
| 26 | | | |
| 27 | SCHLAEGETER, EDYTHE L. one James Murakami | | 0 |
| 28 | | | |

| 1 | PARTY AND SUCCESSOR, IF ANY | ADJUDICATED RIGHT IN ACRE FEET, ANNUALLY |
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| | | |
| 2 | SCHRECKENGAST, C. | 0 |
| 3 | SCHULTZ, W.C. | 0 |
| 4 | SCOTT, H.S. Successor to W.F. Burke and 9.5 | 0 |
| . 5 | Lois Price | |
| 6 | Quitclaimed to Pacific Crest Cemetery Co9.5 | |
| 7 | SEABACK, ALFRED D. AND RUTH SEABACK 3.5 | 0 |
| 8 | Sold to Leslie R. Flesh and Andor Pasternak, et al3.5 | |
| 9 | Andor Pasternax, et al. | |
| 10 | AND WARM STREET | 0 |
| 11 | SELOVER, MARVIN AND MARY ZWEITER one Hitoshi Fujii | V |
| 12 | one Toshije Fujii | _ |
| | SENTOUS HOLDING COMPANY | 0 |
| 13 | SEPULVEDA, L.M. | . 0 |
| 14 | SEPULVEDA, LOUIS M. AND SECURITY-FIRST 0.7 NATIONAL BANK, as Trustees under the | 0 |
| 15 | last will and testament of Roman D. | |
| 16 | Sepulveda, deceased. Acquired by Ruffner Corporation -0.7 | |
| 17 | SERVIAN, P.C. | 0 |
| 18 | Ruby H. Renfro | |
| 19 | SEWARD, W.H. | 0 |
| 20 | one R.A. Watt Construction Co. | |
| 21 | | 0 |
| 22 | SHAW, JOHN Phillip G. Shaw | v |
| 23 | | • |
| 24 | SHEETS, CLYDE L. Esther M. Sheets | 0 |
| 25 | (see Dennis, Esther M. Sheets) | |
| | SHELL OIL COMPANY 4516.0 Successor to Lagerlof, Stanley C. 3.5 | 4519.5 |
| 26 | | 0 |
| 27 | SHEPARD, CHARLES W. Second West Coast Basin Judgment | - |
| 28 | | |

| 1 | PARTY | ADJUDICATED RIGHT IN ACRE FEET, ANNUALLY |
|----|---|--|
| 2 | AND SUCCESSOR, IF ANY | ACRE FEET, MINOADEL |
| 3 | SHEPHERD, J.M. | 0 |
| 4 | SHIPMAN, JAMES W. | 0 |
| 5 | one Osie R. Shipman | |
| 6 | SHINODA BROTHERS, INCORPORATED | 0 |
| 7 | San Lorenzo Nursery Company Second West Coast Basin Judgment 22.5 | |
| 8 | Sold to Garrett Corporation (The), et al -22.5 | |
| 9 | | |
| 10 | SHORT, SAM, sued as Sam Sciortino | 0 |
| 11 | SHURTLEFF, ELDON B. Marcelle Shurtleff | 0 |
| 12 | one Barrett Development Corporation | |
| 13 | | |
| 14 | SIDEBOTHAM, EDWARD ROY AND EDWARD SIDEBOTHAM & SON., INC., sued as | 0 |
| 15 | Edward Sidebotham | |
| 16 | SILVA, MRS. MARY one Norman A. Leiman | 0 |
| 17 | | |
| 18 | SIMMONS, E.E. Second West Coast Basin Judgment | 0 |
| 19 | become most court is made in | |
| 20 | SLOAN, JAMES | 0 |
| 21 | SMITH, A.H. Sam Surber and Freda Smith, 9.7 | 0 |
| 22 | sued as Jane Doe 9 Sold in part to the State of Calif2.6 | |
| 23 | Sold in part to Grand Land Company -5.7 Sold in part to L.A. County Flood | |
| 24 | Control District -1.4 | |
| 25 | SMITH, EUNICE P. | 0 |
| 26 | SOCONY MOBIL OIL COMPANY, INC. (Successor by Merger to General | 0 |
| 27 | Petroleum Corporation) (See Mobil Oil Corporation) | |
| 28 | | |

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| 1 | PARTY AND SUCCESSOR, IF ANY | ADJUDICATED RIGHT IN ACRE FEET, ANNUALLY |
| 2 | | |
| 3 | SOUTH BAY UNION HIGH SCHOOL OF LOS ANGELES COUNTY, sued as Redondo Union High School District | 0 |
| 4 | SOUTHERN CALIFORNIA ASSOCIATION OF | 0 |
| 5 | SEVENTH DAY ADVENTIST Second West Coast Basin Judgment | |
| 6 | , | |
| 7 | SOUTHERN CALIFORNIA EDISON COMPANY 10. | 4· 57 . 1 |
| 8 | Successor to Associated Southern Investment Co. 46. | |
| 9 | | |
| 10 | Successor to Carmelita Rosecrans | _ |
| 11 | Successor to Ryan Aeronautical | |
| 12 | Company 20. Successor to Southern Pacific | |
| 13 | Company 166. Successor in part to Owen W. | |
| 14 | Curtis Successor in part to B. | 44 . |
| 15 | Robinson & Associates 2. | 4 |
| 16 | | |
| 17 | SOUTHERN PACIFIC COMPANY, sued as 166. Southern Pacific Railroad Co. | 0 0 |
| | Sold to So. California Water Co166. | <u>0</u> |
| 18 | | |
| 19 | SOUTHWEST PROPERTIES, INC., | 0 |
| 20 | a corporation | 0 |
| 21 | SOUTHWEST STEEL ROLLING MILLS Successor to A.K. Wilson Lumber Co. 3. | 4 |
| 22 | Sold to Coast Forest Products -3 . | 4 |
| 23 | | |
| 24 | SOUTHWESTERN PORTLAND CEMENT COMPANY, 15. | 0 0 |
| 25 | a corporation Sold to Chandler's Palos Verdes Sand and Gravel Corp15. | 0 |
| 26 | Sand and Gravel Corp15. | <u> </u> |
| 27 | SPANISH-AMERICAN INSTITUTE 44. 501d to Futura Industries, Inc44. | |
| 28 | Sold to Futura Industries, Inc44. | |

| 2 | PARTY | | ADJUDICATE ACRE FEET, | |
|---------------|--|---------------------|--------------------------|------------|
| a | AND SUCCESSOR, IF ANY | | ACRE FELLI, | AITHUALLIT |
| 3 | SPARKLETTS DRINKING WATER CORPORATION Successor to Gladys Kurtz | 3.5 | | 152.6 |
| 4 5 | Successor to James McCandless Successor to Kahlert, et al. Successor to Rembert C. | 6.7 18.9 | | |
| 6 | Anderson, et al, Successor to State of California Successor to Wechsler, B.A. | 80.5 26.1 3.1 | | |
| 7 | Successor to Medister, 2111 Successor in part to Kelly Pipe Company | 13.8 | | |
| 8 | STANDARD OIL COMPANY OF CALIFORNIA | | | 0 |
| 10 | (See Chevron U.S.A., Inc.) | | | |
| 11 | STAUFFER CHEMICAL COMPANY | | | 521.0 |
| 12 13 | STEPHENSON, E.R. sued as E.R. Stevenson L.F. Stephenson | | | 0 |
| 14 | STEWART, MRS. A.V. | | | 0 |
| 15 | | | | |
| 16 17 | STRUBLE, CLYDE C. one Ames L. Avers one Clara Avers | | | 0 |
| 18 | SUNSET OIL COMPANY, a corporation | | | 0 |
| 1.9 | SUPERIOR OIL COMPANY (THE) | | | 0 |
| 20 | SUTHERLAND, LOUISE A., sued as | | | 0 |
| 21 | Bertha L. Sutherland | | | |
| 22 | SWICK, PEGGY Sold to Hilario Alwag and | 5.5 | | 0 |
| 23 | Emma Alwag | -5.5 | | |
| 24 | | | | |
| 25 | TAIX, MARIE D. Edith T. Viole, sued as | | | 0 |
| 26 | Edith T. Violi | | | |
| 27 | TAMURA, TAKATOSHI one State of California, successor | : | | 0 |
| 28 | | | | |

| 1 | PARTY | | DICATED RIGHT FEET, ANNUAL | |
|----------|---|---------------|-------------------------------|--------|
| 2 | AND SUCCESSOR, IF ANY | ACRE | FEET, ANNUAL | TT. |
| 3 4 | TANAKA, GEORGE Reiko Tanaka one Susumu Katsuda | | | 0 |
| 5 | TAYLOR AUTO TRANSPORT Second West Coast Basin Judgment | | | 0 |
| 7 | TEMPLETON, J.A. | | | 0 |
| 8 9 | TERRY, RUBY one Reldon G. Pinney and one Nellie B. Pinney | | | 0 |
| 10 | TEXACO INC. (formerly | | | 3432.0 |
| 11 | The Texas Company) | | | |
| 12 | THAXTER, RALPH, sued as R.F. Thaxter and Lois A. Lenoir | 3.5 | | 0 |
| 13 | Sold to Kenichi Inose | - <u>3.5</u> | | |
| 14 15 | THORSON HOMES, INC., a corporation J.B. Investment Company, a corporation Anaheim Construction Company, a | | | |
| 16 | corporation | | | |
| 17 | TIDEWATER OIL CO., sued as Tide-Water Associated Oil Company | | | 0 |
| 18 | (See Phillips Petroleum Company) | | | |
| 19 | TITLE, SIDNEY R. AND CHARLOTTE W. | | | 0 |
| 20 | Successor to Keith W. and Opal B. Schlaegel | 13.6 | | |
| ХJ | Sold to ABC Nursery, Inc. | - <u>13.6</u> | | |
| 22 | TORINO, JOSEPH Second West Coast Basin Judgment | | | 0 |
| 23 | | | | |
| 24 | | | | |
| 25 | xxx | | | |
| 26 | xxx | | | |
| 27 | xxx | | | |
| 28 | xxx | | | |

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|-----|--|---|---------------------------------|
| 1 | PARTY AND SUCCESSOR, IF ANY | | DICATED RIGHT IN FEET, ANNUALLY |
| 2 | AND BUCCESSON, II ANI | 1101111 | |
| 3 | TORRANCE, CITY OF Successor to Alcast Foundry, et al. | 2519.0 | 3804.73 |
| 4 | Successor to Richard Barclay and R.A. Watt | 59.96 | |
| 5 | Successor to Belvidere Mutual Water Company | 33.4 | |
| 6 | Successor to Anna Mae Jones Successor to Moneta Water Company | 50.2 | |
| 7 | Successor to Moneta Water Company Successor to Ronald E. Moran Successor to Normandie Park | 9.0 136.82 | |
| 8 | Successor to Normandre Park Successor to Torrance Unified School District | 59.4 | |
| 9 | Successor to R.A. Watt, Inc. | 13.75 | |
| 10 | | | |
| 11 | TORRANCE SAND AND GRAVEL CORPORATION Successor to Weston Investment Co. | 184.0 | 0 |
| 12 | Sold to Chandler's Palos Verdes Sand-Gravel Corp. | -184.0 | |
| 13 | Band Graver Corp. | MINISTER STATE OF THE STATE OF | |
| 14 | TORRANCE UNIFIED SCHOOL DISTRICT Successor to Hilario S. Alwag and | | 0 |
| 15 | Emma Alwag Sold to City of Torrance | 59.4 -59.4 | |
| 16 | bora to crey or rorrange | wildbartenn-hauns | |
| 17 | TOY, YING | | 0 |
| 18 | TRAUB, ALBERT A. Jane P. Traub | | 0 |
| 19 | one Baron Traub | | |
| 20 | TRIMBLE, CLYFF A. one Mary E. Trimble | | 0 |
| äı | one hary is reason | | |
| 22 | TUNE, MATES, ET AL. Successor to Josephine Watkinson | 3.1 | 0 |
| 23 | Sold to B.A. Wechsler | - <u>3.1</u> | |
| 24 | TURNER, OSCAR E. one Elizabeth Miller Kolf | | 0 |
| 25 | | | |
| 26 | UCHINO, BRUCE UCHINO, SAKIYO | | 0 |
| 27 | Second West Coast Basin Judgment | | |
| 28 | | | |

| ı | PARTY | | ADJUDICATED RIGHT IN |
|----|---|----------------------|----------------------|
| 2 | AND SUCCESSOR, IF ANY | | ACRE FEET, ANNUALLY |
| | · · · · · · · · · · · · · · · · · · · | | 0 |
| 3 | UEDA, ALICE M. Second West Coast Basin Judgment | | U |
| 4 | | | |
| 5 | UNION NURSERY, INCORPORATED Second West Coast Basin Judgment | | 4.7 |
| 6 | | | , a see t |
| 7 | UNION OIL COMPANY OF CALIFORNIA | | 2670.0 |
| 8 | UNION PACIFIC RAILROAD COMPANY Second West Coast Basin Judgment | | 0 |
| 9 | • | | 0 |
| 10 | UNITED CALIFORNIA BANK Successor to Ballman, Rosemary N. | 7.0 | |
| 11 | Sold to ABC Nursery, Inc. Sold to Nozaki, Sumikichi | -2.0 - <u>5.0</u> | , |
| 12 | UNITED STATES NAVY DEPARTMENT Transferred from Aluminum | | * |
| 13 | Company of America | 1.7 | |
| 14 | *Long Term Lease to McDonnell Douglas Corp. | -1.7 | • |
| 15 | | | |
| 16 | UNITED STATES STEEL CORPORATION | | 1791.0 |
| 17 | Columbia-Geneva Steel Div., successor by merger to Columbia Steel Company | were . | - Open page - Total |
| 18 | UNIVERSAL-CONSOLIDATED OIL COMPANY, | | 0 |
| 19 | a corporation | | |
| 20 | URBIE, JOSE | | 0 |
| Ŗl | USSERY, ANNA MAE AND LAWRENCE USSERY | | 0 |
| 22 | one Mike L. Herrback one Rae Herrback | | |
| 23 | VALDEZ, HENRY | | 0 |
| 24 | VAN VLIET, A. | | 0 |
| 25 | one Jake Zwaagstra and one Jessie M. Zwaagstra . | | |
| 26 | VAN CAMP SEA FOOD COMPANY | | 0 |
| 27 | VERBURG, WILLIAMS, sued as | | 0 |
| 28 | Menlo Verburg and Clara B. Verburg Sold to ABC Nursery, Inc. | 6.7 - <u>6.7</u> | |

| 1 | PARTY | | ADJUDICATED RIGHT IN |
|-----|--|--|----------------------|
| 2 | AND SUCCESSOR, IF ANY | | ACRE FEET, ANNUALLY |
| 3 | VETTER, MARY | | 0 |
| 4 | VILLAGOMEZ, ENRIQUE, A. Ysabel F. Villagomez | | 0 |
| 5 | isabei i. Viitagomez | | |
| 6 | VOLLMER, FRANK J. | | 0 |
| 7 | WADA, KARU AND SATORU WADA Transferred from C.F. Johnson | 12.2 | 0 |
| 8 | Sold to Pacific Crest Cemetery Company | -12.2 | |
| 9 | · · · · · · · · · · · · · · · · · · · | The state of the s | |
| 10 | WAGNER, EDWIN E. | | 0 |
| 11 | WAGNER, J.F. one Orville N. Crafts | | 0 |
| 12 | one orvirie n. orange | | |
| 13 | WAGNER, JOSEPH F. | | . 0 |
| 14 | WAIT, E.J. | | 0 |
| 15 | WALKER, PAUL E. Second West Coast Basin Judgment | | 0 |
| 16 | | | |
| 17 | WARD, EARL C. | | . 0 |
| 18 | WARNER, DANIEL E. | | 0 |
| 19 | WATKINSON, JOSEPHINE Sold to Mates Tune, et al. | 3.1 -3.1 | 0 |
| 20 | , | *************************************** | |
| \$1 | WATSON LAND CO., sued as Watson Estate Company | 42.6 | 80.2 |
| 22 | Successor in part to Dominguez Water Corporation | 37.6 | |
| 23 | | | |
| 24 | WATT INDUSTRIAL PROPERTIES Successor to William Little | 0.1 | 0.1 |
| 25 | | • | |
| 26 | | | |
| 27 | XXX | | |
| 28 | XXX | | |

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|----|---|--------------------------|------------|---------------|
| ı | PARTY | | ADJUDICATE | |
| 2 | AND SUCCESSOR, IF ANY WATT, R. | | ACRE FEET, | ANNUALLY 0 |
| i | WATT, R.A. | | | · · |
| 3 | WATT, R.A., INCORPORATED Watt, R.A. Construction Company | | | |
| 4 | Successor to Ned Ewing, et al Successor in part to Isabela | 6.5 | | |
| 5 | J. Granz Estate | 13.75 | | |
| 6 | Successor in part to Joughin Torrance Ranch | 55.35 | | |
| 7 | Sold to Dominguez Water Corp. Sold to City of Torrance | -61.85 - <u>13.75</u> | | |
| 8 | WECHSLER, B.A. | | | 0 |
| 9 | Successor to Mates Tune, et al. Sold to Sparkletts Drinking | 3.1 | | |
| 10 | Water Corp. | - <u>3.1</u> | | |
| 11 | WEEKS, M.E. | | | 0 |
| 12 | WESCOTT, FRANK | | | 0 |
| 13 | WESTON INVESTMENT COMPANY, sued as Richard Roe Co. 2 | 184.0 | | 0 |
| 14 | one K.S. Senness | | • | |
| 15 | one Charles W. Shepard Sold to Torrance Sand and | | | |
| 16 | Gravel Corp. | <u>-184.0</u> | | |
| 17 | WESTON, BEN | | | 0 |
| 18 | WILSON, DON, BUILDERS | | | 0 |
| 19 | Successors to Kasuo Isamu and Yoshiki R. Kita | 32.6 | | |
| 20 | Sold to Dominguez Water Corp. | - <u>32.6</u> | | |
| гı | WILSON, A.K., LUMBER COMPANY, | | | 0 |
| 22 | a corporation one Martin Bros. Box Company | | | |
| 23 | of California Sold to Southwest Steel Rolling | 3.4 | | |
| 24 | Mills | - <u>3.4</u> | | |
| 25 | WIRZ, FRANK | | | 0 |
| 26 | WISEBURN SCHOOL DISTRICT | | | 8.2 |
| 27 | xxx | | | |
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| 1 | PARTY AND SUCCESSOR, IF ANY | | ADJUDICATED RIGHT IN ACRE FEET, ANNUALLY |
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| 2 | | | |
| 3 | WITTSTROM, P.J. | | 0 |
| 4 | WOOLLEY, CORA B. sued as | | 0 |
| 5 | Cora B. Wooley | | |
| 6 | WOODLAND, T.W. | | 0 |
| 7 | WOODLAND CEMETERY ASSOCIATION | | 0 |
| 8 | WOODMAN, KATHERINE P. sued as | | 0 |
| 9 | F.T. Woodman (See Fred A. Jungquist) | | |
| 10 | | | |
| 11 | WOOLNER, HENRY S. | | 0 |
| 12 | WREDEN, MINNIE V. | | 0 |
| 13 | one Golden Monroe Homes, Inc. | | |
| 14 | WRIGHT, A.P. sued as | | 0 |
| 15 | Paul Wright | | |
| 16 | | | |
| 17 | ZIEGLER, MAXWELL | | 0 |
| 18 | ZWEITER, MARY | | 0 |
| 19 | | | |
| 20 | | Total | 64,468.25 |
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Adjudicated Rights Transferable.

Any rights decreed and adjudicated herein may be transferred, assigned, licensed or leased by the owner thereof provided, however, that no such transfer shall be complete until compliance with the appropriate notice procedures established by the Watermaster herein.

Rights adjudicated herein which are temporarily transferred, licensed or leased shall be considered the production from the Basin on behalf of such transferee, licensee or lesseewhich next follows his production of released exchange pool water, if any.

v.

Physical Solution - Carry-Over, Excess Production and Drought Carry-Over.

- 1. Carry-over. In order to add flexibility to the operation of this Judgment and to assist in a physical solution to meet the water requirements in the West Basin, each of the parties to this action who is adjudged in Paragraph III here-of to have an Adjudicated Right and who, during a water year, does not extract from the Basin all of such party's Adjudicated Right, is permitted to carry over from such water year the right to extract from the Basin in the next succeeding water year an amount of water equivalent to the excess of his Adjudicated Right over his extraction during said water year not to exceed, however, 10% of such party's Adjudicated Right or two acre-feet, whichever is the larger.
 - 2. Excess Production. In order to meet possible

emergencies, each of the parties to this action who is ad-1 judged in paragraph III hereof to have an Adjudicated Right 2 is permitted to extract from the Basin in any water year for 3 beneficial use an amount in excess of each such party's Ad-4 judicated Right not to exceed 2 acre-feet or ten per cent 5 (10%) of such party's Adjudicated Rights, whichever is the 6 larger, and in addition thereto, such greater amount as may 7 be approved by the Court. If such greater amount is recom-8 mended by the Watermaster, such order of Court may be made 9 ex parte. Each such party so extracting water in excess of 10 11 his Adjudicated Rights shall be required to reduce his extractions below his Adjudicated Rights by an equivalent amount 12 in the water year next following. Such requirement shall be 13 subject to the proviso that in the event the Court determines 14 that such reduction will impose upon such a party, or others 15 relying for water service upon such party, an unreasonable 16 hardship, the Court may grant an extension of time within 17 which such party may be required to reduce his extractions by 18 the amount of the excess theretofore extracted by such party. 19 If such extension of time is recommended by the Watermaster, 20 such order of Court may be granted ex parte. 21

3. <u>Drought Carry-over</u>. By reason of this Court's Orders dated June 2, 1977, and September 29, 1977, for the water years 1976-77 and 1977-78 any party herein (including any successor in interest) can "carry-over" until utilized, any Adjudicated Right (including any authorized carry-over rights from prior years) unexercised during said water years.

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Physical Solution- Exchange Pool Provisions.

As a further part of said physical solution herein imposed:

- 1. Mandatory Offer to Exchange Pool. Not less than sixty (60) days prior to the beginning of each water year, each party having supplemental water available to him through then existing facilities, other than water which any such party has the right to extract hereunder, shall file with the Watermaster the offer of such party to release to the Exchange Pool the amount by which such party's Adjudicated Right exceeds one-half of the estimated total required use of water by such party during the ensuing water year, provided that the amount required to be so offered for release shall not exceed the amount such party can replace with supplemental water so available to him.
- ation of Offer by Watermaster. Such estimate of total required use and such mandatory offer shall be made in good faith and shall state the basis on which the offer is made, and shall be subject to review and redetermination by the Watermaster, who may take into consideration the prior use by such party for earlier water years and all other factors indicating the amount of such total required use and the availability of replacement water.
- (b) <u>Voluntary Offer to Exchange Pool</u>. Any party filing an offer to release water under the mandatory provisions of this Paragraph VI may also file a voluntary offer to release

any part or all of any remaining amount of water which such party has the right under this Judgment to pump or otherwise extract from the Basin, and any party who is not required to file an offer to release water may file a voluntary offer to release any part or all of the amount of water which such party has the right under this Judgment to pump or otherwise extract from the Basin. All such voluntary offers shall be made not less than sixty (60) days prior to the beginning of each water year.

- 2. Price of Water Offered to Exchange Pool. Each offer to release water under the foregoing subparagraph [1 (a) and 1 (b)] shall be the price per acre-foot declared and determined at the time of the filing of such offer by the releasing party; provided:
- (a) Replacement Cost. That such price per acrefoot shall not exceed the price which the releasing party would have to pay to obtain from others, in equal monthly amounts, through existing facilities, a quantity of supplemental water equal in amount to that offered to be released; or
- (b) Maximum Price. If any such releasing party has no existing facilities through which to obtain water from others, such price shall not exceed the sum of the price per acre-foot charged by The Metropolitan Water District of Southern California to West Basin Municipal Water District plus the additional amount per acre-foot charged by the latter to municipalities and public utilities for water received from said Metropolitan Water District.
- 3. <u>Price Dispute-Objection Watermaster Determination-</u>
 Court Determination. In the event of a dispute as to any price

at which water is offered for release, any party affected 1 thereby may, within thirty (30) days thereafter, by an ob-2 jection in writing, refer the matter to the Watermaster for 3 determination. Within thirty (30) days after such objection 4 is filed the Watermaster shall consider said objection and 5 shall make his finding as to the price at which said water 6 should be offered for release and notify all interested 7 parties thereof. Any party in compliance to these Exchange 8 Pool Provisions may file with the Court, within thirty (30) 9 days thereafter, any objection to such finding or determin-10 ation of the Watermaster and bring the same on for hearing 11 before the Court at such time as the Court may direct, after 12 first having served said objection upon each of the interested 13 parties. The Court may affirm, modify, amend or overrule such 14 finding or determination of the Watermaster. Pending such 15 determination if the water so offered has been allocated, the 16 party making the offer shall be paid the price declared in his 17 offer, subject to appropriate adjustment upon final determin-18 ation. The costs of such determination shall be apportioned or 19 assessed by the Watermaster in his discretion between or to the 20 parties to such dispute, and the Watermaster shall have the 21 power to require, at any time prior to making such determin-22 ation, any party or parties to such dispute to deposit with the 23 Watermaster funds sufficient to pay the cost of such determin-24 ation, subject to final adjustment and review by the Court as 25 provided in this Paragraph. 26

4. Request For Water From Exchange Pool. Not less than sixty (60) days prior to the beginning of each water year any

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party whose estimated required use of water during the ensuing water year exceeds the sum of the quantity of water which such party has the right under this Judgment to extract from the Basin and the quantity available to him through then existing facilities, may file with the Watermaster a request for the release of water in the amount that his said estimated use exceeds his said available supply. Such request shall be made in good faith and shall state the basis upon which the request is made, and shall be subject to review and redetermination by the Watermaster. Within thirty (30) days thereafter the Watermaster shall advise, in writing, those requesting water of the estimated price thereof. Any party desiring to amend his request by reducing the amount requested may do so after the service of such notice. Prior to the first day of each water year the Watermaster shall determine if sufficient water has been offered to satisfy all requests. If he determines that sufficient water has not been offered he shall reduce such requests pro rata in the proportion that each request bears to the total of all requests. Thereupon, not later than said first day of each water year, he shall advise all parties offering to release water of the quantities to be released by each and accepted in the Exchange Pool and the price at which such water is offered. Simultaneously, he shall advise all parties requesting water of the quantities of released water allocated from the Exchange Pool and to be taken by each requesting party and the price to be paid therefor.

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5. Allocation of Exchange Pool Water by Watermaster.

In allocating water which has been offered for release to the

Exchange Pool under subparagraph 1 hereof, the Watermaster shall first allocate that water required to be offered for release and which is offered at the lowest price pursuant to subparagraph 2 hereof, and progressively thereafter at the next lowest price or prices. If the aggregate quantity of water required to be released is less than the aggregate quantity of all requests for the release of water made pursuant to subparagraph 4 hereof, he shall then allocate water voluntarily offered for release and which is offered at the lowest price and progressively thereafter at the next lowest price or prices, provided that the total allocation of water shall not exceed the aggregate of all such requests.

Any wateroffered for release under subparagraph 1 hereof and not accepted in the Exchange Pool and not allocated therefrom shall be deemed not to have been offered for release and may be extracted from the Basin by the party offering the same as if such offer had not been made.

Each party requesting the release of water for his use and to whom released water is allocated from the Exchange Pool may thereafter, subject to all of the provisions of this Judgment, extract such allocated amount of water from the Easin, in addition to the amount such party is otherwise entitled to extract hereunder during the water year for which the allocation is made.

6. Exchange Pool Water Pumped Before Pumper's Own Right. From and after the first day of each water year, all water extracted from the Basin by any party requesting the release of water and to whom such water is allocated shall be deemed to have

been water so released until the full amount released for use by him shall have been taken, and no such party shall be deemed to have extracted from the Basin any water under his own right so to do until said amount of released water shall have been extracted. Water extracted from the Basin by parties pursuant to their request for the release of water shall be deemed to have been taken by the offerors of such water under their own rights to extract water from the Basin.

7. Price and Payment For Water Released for Exchange Pool. All parties allocated water under subparagraph 4 here-of shall pay a uniform price per acre-foot for such water, which price shall be the weighted average of the prices at which all the water allocated was offered for release.

Each party shall pay to the Watermaster, in five equal monthly installments during the applicable water year, an amount equal to the quantity of water allocated to him multiplied by said uniform price. The Watermaster shall bill each such party monthly for each such installment, the first such billing to be made on or before the first day of the second month of the water year involved, and payment therefor shall be made to the Watermaster within thirty (30) days after the service of each such statement. If such payment be not made within said thirty (30) days such payment shall be delinquent and a penalty shall be assessed thereon at the rate of 1% per month until paid. Such delinquent payment, including penalty, may be enforced against any party delinquent in payment by execution or by suit commenced by the Watermaster or by any party hereto for the benefit of the Watermaster.

Promptly upon receipt of such payment, the Watermater shall make payment for the water released and allocated, first, to the party or parties which offered such water at the lowest price, and then through successive higher offered prices up to the total allocated.

VII.

Additional Pumping Allowed Under Agreement With

Central and West Basin Water Replenishment District, During

Periods of Emergency.

Central and West Basin Water Replenishment District, a public corporation of the State of California, (Division 18, commencing with Section 60,000 of the Water Code), hereinafter "Replenishment District", overlies West Basin and engages in activities of replenishing the ground waters thereof.

During an actual or threatened temporary shortage of the imported water supply to West Basin, Replenishment District may, by resolution, determine to subsequently replenish the Basin for any water produced in excess of a party's adjudicated rights hereunder, within a reasonable period of time, pursuant to agreements with such parties (to a maximum of 10,000 acre feet), under the terms and conditions hereinafter set forth.

(a) Notwithstanding any other provision of this

Judgment, parties (including successors in interest) who are
water purveyors, as hereinabove defined, are authorized to
enter into agreements with Replenishment District under which
such water purveyors may exceed their Adjudicated Rights for
a particular water year when the following conditions are met:

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- (1) Replenishment District is in receipt of a resolution of the Board of Directors of The Metropolitan Water District of Southern California ("MWD") stating there is an actual or immediately threatened temporary shortage of MWD's imported water supply compared to MWD's needs, or a temporary inability to deliver MWD's imported water supply throughout its area, which will be alleviated in part by overpumping from West Basin.
- ment District and West Basin Municipal
 Water District (WBMWD), by resolutions,
 concur in the resolution of MWD's Board of
 Directors and each determine that the
 temporary overproduction in West Basin
 will not adversely affect the integrity
 of the Basin or the sea water barrier
 maintained along the Coast of West Basin.
- (3) In said resolution, Replenishment District's
 Board of Directors shall set a public
 hearing, and notice the time, place and
 date thereof (which may be continued from
 time to time without further notice) and
 which said notice shall be given by First
 Class Mail to the current designees of
 the parties, filed and served in accord-

ance with Paragraph IX of this Judgment.

Said notice shall be mailed at least

ten (10) days before said scheduled

hearing date.

- (4) At said public hearing, parties (including successors in interest) shall be given full opportunity to be heard, and at the conclusion thereof the Board of Directors of Replenishment District by resolution decides to proceed with agreements under this Paragraph VII.
- (b) All such agreements shall be subject to the following requirements, and such reasonable others as Replenishment District's Board of Directors shall require:
 - (1) They shall be of uniform content except
 as to the quantity involved, and any special
 provisions considered necessary or desirable with respect to local hydrological conditions or good hydrologic practice.
 - veyors, excepting those which Replenishment District's Board of Directors determine should not over-pump because such over-pumping would occur in undesirable proximity to a sea water barrier project designed to forestall sea water intrustion, or within, or in undesirable proximity to, an area within West Basin wherein ground-

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water levels are at an elevation where over-pumping is, under all the circumstances, then undesirable.

- (3) The maximum terms for the agreements shall be four months, all of which said agreements shall commence and end on the same day (and which may be executed at any time within said four month period), unless an extension thereof is authorized by the Court, under this Judgment.
- (4)They shall contain provisions that the water purveyor executing the agreement pay to the Replenishment District a price, in addition to the applicable replenishment assessment, determined on the following formula: The price per acre foot of WBMWD's treated domestic and municipal water for the water year in which the agreement is to run, less the total of: (a) an amount per acre foot as an allowance on account of incremental cost of pumping, as determined by Replenishment District's Board of Directors; and (b) the rate of the replenishment assessment of Replenishment District for the same fiscal year. If the term of the agreement is for a period which will be partially in one fiscal year and partially in another, and a change in

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either or both the price per acre foot of WBMWD's treated domestic and municipal water and rate of the replenishment assessment of Replenishment District is scheduled, the price formula shall be determined by averaging the scheduled changes with the price and rate then in effect, based on the number of months each will be in effect during the term of the agreement. Any price for a partial acre foot shall be computed pro rata. Payments shall be due and payable on the principle that over-extractions under the agreement are the last water pumped in the fiscal year, and shall be payable as the agreement shall provide.

(5) They shall contain provisions that:

- (a) All of such agreements (but not less than all) shall be subject to termination by Replenishment District if, in the Judgment of Replenishment District's Board of Directors, the conditions or threatened conditions upon which they were based have abated to the extent over-extractions are no longer considered necessary; and

 (b) that any individual agreement or
- agreements may be terminated if the Replenishment District's Board of Directors

finds that adverse hydrologic circumstances have developed as a result of over-extractions by any water purveyor or purveyors which have executed said agreements, or for any other reason that Replenishment District's Board of Directors finds good and sufficient.

- (c) Other matters applicable to such agreements and over-pumping thereunder are as follows, and to the extent they would affect obligations of the Replenishment District they shall be anticipated in said agreements:
 - (1) The quantity of over-pumping permitted shall be additional to that which the water purveyor could otherwise over-pump under this Judgment.
 - (2) The total quantity of permitted overpumping under all said agreements during
 said four months shall not exceed ten
 thousand (10,000) acre feet, but the
 individual water purveyor shall not be
 responsible or affected by any violation
 of this requirement. That total is additional to over-extractions otherwise
 permitted under this Judgment.
 - (3) Only one four month period may be utilized by Replenishment District in entering into such agreements, as to any one emergency or continuation thereof declared by MWD's

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Board of Directors under sub-paragraph 6 (a) hereof.

- (4) The ex parte provisions of this Judgment may be utilized in lieu of the authority contained herein (which ex parte provisions are not limited as to time, nature or relief, or terms of any agreements), but neither Replenishment District nor any other party shall utilize both as to any one such emergency or continuation thereof.
- If any party claims that it is being damaged (5) or threatened with damage by the over-extractions by any party to such an agreement, the Watermaster or any party hereto may seek appropriate action of the Court for termination of any such agreement upon notice of hearing given by the party complaining, to the party to said agreement, to the Replenishment District, and to all parties who have filed a request herein for such special notice. Any such termination shall not affect the obligation of the terminated party to make payments under the agreement for over-extractions which previously occurred thereunder.
- (6) Replenishment District shall maintain separate accounting and a separate fund

of the proceeds from payments made pursuant to agreements entered into under this Paragraph VII. Said fund shall be utilized solely for purposes of replenishment and the replacement of waters in West Basin. Replenishment District shall, as soon as practicable, cause replenishment in West Basin by the amounts to be overproduced pursuant to this Paragraph VII, whether through spreading, injection, or in-lieu agreements.

- (7) Over-extractions made pursuant to the said agreements shall not be subject to the "make up" provisions of this Judgment, as amended, provided, that if any party fails to make payments as required by the agreement, Watermaster may require such "make up" under Paragraph V hereof.
- (8) Water Purveyor under any such agreement may, and is encouraged to, enter into appropriate arrangements with customers who have water rights in West Basin under or pursuant to this Judgment, whereby the Water Purveyor will be assisted in meeting the objectives of the agreement.
- (9) Nothing in this Paragraph VII limits the exercise of the reserved and continuing jurisdiction of the court as provided in Paragraph XIV hereof.

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Injunction.

On and after the date hereof, each of the parties hereto, their successors and assigns, and each of their agents, employees, attorneys, and any and all persons acting by, through,or under them or any of them, are and each of them is hereby perpetually enjoined and restrained from pumping or otherwise extracting from the Basin any water in excess of said party's Adjudicated Rights, except as provided in Paragraphs V, VI, and VII hereof.

IX.

Order of Pumping Credit.

Production of water from the Basin for the use or benefit of the parties hereto shall be credited to each such party in the following order:

- 1. Exchange Pool production (Paragraph VI).
- 2. Leased or licensed production (Paragraph IV).
- 3. Normal carry-over (Paragraph V, 1).
- 4. Adjudicated Right (Paragraph III).
- 5. Drought carry-over (Paragraph V, 3).
- 6. Emergency Production under Agreement with Replenishment District (Paragraph VII).

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Loss of Decreed Rights.

It is in the best interests of the parties herein and the reasonable beneficial use of the Basin and its water supply that no party be encouraged to take and use more water than is actually required. Failure to produce all of the water to which a party is ntitled hereunder shall not, in and of itself, be

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deemed or constitute an abandonment of such party's right in whole or in part.

No taking of water under Paragraphs III, V, VI and VII hereof, by any party to this action shall constitute a taking adverse to any other party; nor shall any party to this action have the right to plead the statute of limitations or an estoppel against any other party by reason of his said extracting of water from the Basin pursuant to a request for the release of water; nor shall such release of water to the Exchange Pool by any party constitute a forfeiture or abandonment by such party of any part of his Adjudicated Right to water; nor shall such release in anywise constitute a waiver of such right although such water, when released under the terms of this Judgment may be devoted to a public use; nor shall such release of water by any such party in anywise obligate any party so releasing to continue to release or furnish water to any other party or his successor in interest, or to the public generally, or to any party thereof, otherwise than as provided herein.

XI.

Watermaster Appointment.

The Watermaster shall be the Department of Water Resources of the Resources Agency of the State of California, to serve at the pleasure of the Court, and said Watermaster shall administer and enforce the provisions of this Judgment and the instructions and subsequent orders of this Court, and shall have the powers and duties hereinafter set forth. If any such provisions, instructions or orders of the Court shall have been disobeyed or disregarded, said Watermaster is hereby empowered and

directed to report to the Court such fact and the circumstances connected therewith and leading thereto.

XII.

Watermaster- Powers and Duties ·

In order to assist the Court in the administration and enforcement of the provisions of this Judgment and to keep the Court fully advised in the premises, the Watermaster shall have the following duties in addition to those provided for elsewhere herein:

- of Each Well. The Watermaster may require each party, at such party's own expense, to measure and record not more often than once a month, the elevation of the static water level in such of his wells in the Basin as are specified by the Watermaster.
- 2. Parties to Install Meters on Wells and Record Production Therefrom. The Watermaster may require any party hereto owning any facilities for pumping or otherwise extracting water from the Basin, at such party's own expense, to install and at all times maintain in good working order, mechanical measuring devices, approved by the Watermaster, and keep records of water production, as required by the Watermaster, through the use of such devices. However, if in the opinion of the Watermaster such mechanical devices are not practicable or feasible, the Watermaster may require such party to submit estimates of his water production, together with such information and data as is used by such party in making such estimate. Upon the failure of any party to install such device or devices on or before the date the Watermaster shall fix for such installation, or to

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provide the Watermaster with estimates of water production and information on which such estimates are based, the Watermaster may give the Court and the party notice of such failure for proper action in the premises.

- 3. Watermaster to Assemble Records and Data and Evaluate Same. The Watermaster shall collect and assemble the records and other data required of the parties hereto, and evaluate such records and other data. Such records and other data shall be open to inspection by any party hereto or his representative during normal business hours.
- Watermaster's Annual Budget. The Watermaster shall prepare a tentative budget for each water year, stating the estimated expense for administering the provisions of this Judgment. Watermaster shall mail a copy of said tentative budget to the designee of each of the parties hereto having an Adjudicated Right, at least sixty (60) days before the beginning of each water year. If any such party has any objection to said tentative budget or any suggestions with respect thereto, he shall present the same in writing to the Watermaster within fifteen (15) days after service of said tentative budget upon him. If no objections are received, the tentative budget shall become the final If objections to said tentative budget are received, the Watermaster shall, within ten (10) days thereafter, consider such objections, prepare a final budget, and mail a copy thereof to each such party's designee, together with a statement of the amount assessed to each such party, computed as provided in subparagraph 5 of this Paragraph XII. Any such party whose objections to said tentative budget are denied in whole or in part

by the Watermaster may, within fifteen (15) days after the service of the final budget upon him, make written objection thereto by filing his objection with the Court after first mailing a copy of such objection to each party's designee, and shall bring such objection on for hearing before the Court at such time as the Court may direct. If objection to such budget be filed with the Court as herein provided, then the said budget and any and all assessments made as herein provided may be adjusted by the Court following said hearing.

5. Watermaster's Fees as Parties' Costs. The fees, compensation or other expenses of the Watermaster hereunder shall be borne by the parties hereto having Adjudicated Rights in the proportion that each such party's Adjudicated Right bears to the total Adjudicated Rights of all such parties, and the Court or Watermaster shall assess such costs to each such party accordingly.

Payment thereof, whether or not subject to adjustment by the Court as provided in this Paragraph XII, shall be made by each such party, on or prior to the beginning of the water year to which said final budget and statement of assessed costs is applicable. If such payment by any party is not made on or before said date, the Watermaster shall add a penalty of 5% thereof to such party's statement. Payment required of any party hereunder may be enforced by execution issued out of the Court, or as may be provided by any order hereinafter made by the Court, or by other proceedings by the Watermaster or by any party hereto on the Watermaster's behalf.

All such payments and penalties received by the Watermaster

shall be expended by him for the administration of this Judgment.

Any money remaining at the end of any water year shall be available for such use in the following water year.

- 6. Watermaster's Annual Report. The Watermaster shall prepare an annual report within ninety (90) days after the end of each water year covering the work of the Watermaster during the preceding water year and a statement of his receipts and expenditures.
- 7. Watermaster Report to Contain All Basin Production,
 The Watermaster shall report separately, in said annual report,
 all water extractions in the Basin, including that by producers
 who have no "Adjudicated Right."
- 8. <u>Watermaster Rules and Regulations</u>. The Watermaster may prescribe such reasonable Rules and Regulations as will assist him in the performance of his duties hereunder.
- 9. Other Watermaster Duties. The Watermaster shall perform such other duties as directed by the Court and as may be otherwise provided by law.

XIII.

Objection to Watermaster Determination -Notice Thereof and Hearing Thereon.

Any party hereto having an Adjudicated Right who has objection to any determination or finding made by the Watermaster, other than as provided in Paragraphs VI and XII hereof, may make such objection in writing to the Watermaster within thirty (36) days after the date the Watermaster gives written notice of the making of such determination or finding, and within thirty (30) days thereafter the Watermaster shall consider said objection

and shall amend or affirm such finding or determination and shall give notice thereof to all parties hereto having Adjudicated Rights. Any such party may file with the Court within thirty (30) days from the date of said notice any objection to such final finding or determination of the Watermaster and bring the same on for hearing before the Court at such time as the Court may direct, after first having served said objection upon each of the parties hereto having an Adjudicated Right. The Court may affirm, modify, amend or overrule any such finding or determination of the Watermaster.

XIV.

Reserved and Continuing Jurisdiction of Court.

The Court hereby reserves continuing jurisdiction and, upon application of any party hereto having an Adjudicated Right or upon its own motion, may review (1) its determination of the safe yield of the Basin, or (2) the Adjudicated Rights, in the aggregate, of all of the parties as affected by the abandonment or forfeiture of any such rights, in whole or in part, and by the abandonment or forfeiture of any such rights by any other person or entity, and, in the event material change be found, to adjudge that the Adjudicated Right of each party shall be ratably changed; provided, however, that notice of such review shall be served on all parties hereto having Adjudicated Rights at least thirty (30) days prior thereto. Except as provided herein, and except as rights decreed herein may be abandoned or forfeited in whole or in part, each and every right decreed herein shall be fixed as of the date of the entry hereof.

Judgment Modifications and Further Orders of Court.

The Court further reserves jurisdiction so that at any time, and from time to time, upon its own motion or upon application of any party hereto having an Adjudicated Right, and upon at least thirty (30) days notice to all such parties, to make such modifications of or such additions to, the provisions of this Judgment, or make such further order or orders as may be necessary or desirable for the adequate enforcement, protection or preservation of the Basin and of the rights of the parties as herein determined.

XVI.

Subsequent Change From Water Year to Fiscal Year.

"Water year" as used in Paragraphs V,VI,VII and XII
hereof shall, beginning with the first "fiscal year" (July 1June 30) commencing at least four months after this "Amended
Judgment" becomes final, and thereafter, mean the "fiscal year".

Since this changeover will provide a transitional accounting
period of nine months, October 1 - June 30, notwithstanding the
findings and determinations in the annual Watermaster Report for
the last preceding water year, the Adjudicated Right of each of
the parties hereto permitted to be extracted from the West Basin
for said transitional accounting period shall be on the basis of
three-quarters of each said party's otherwise Adjudicated Right.
The Watermaster herein shall convert the times of his duties
hereunder, including the rendition of a nine month report for
the said transitional accounting period (October 1 - June 30),
to coincide with the changeover from the water year to the fiscal

year hereunder.

XVII.

Designees of Parties For Future Notice and Service.

Service of this "Amended Judgment" on those parties who have executed and filed with the Court "Agreement and Stipulation for Judgment" or otherwise have named a designee, filed the same herein and have therein designated a person thereafter to receive notices, requests, demands, objections, reports, and all other papers and processes in this cause, shall be made by first class mail, postage prepaid, addressed to such designees (or their successors) and at the address designated for that purpose.

Each party who has not heretofore made such a designation shall, within thirty (30) days after the Amended Judgment herein shall have been served upon that party or his designee, file with the Court, with proof of service of a copy thereof upon the Watermaster, a written designation of the person to whom and the address at which all future notices, determinations, requests, demands, objections, reports and other papers and processes to be served upon that party or delivered to that party, are to be so served or delivered.

A later substitute or successor designation filed and served in the same manner by any party shall be effective from the date of such filing as to the then future notices, determinations, requests, demands, objections, reports and other papers and processes to be served upon or delivered to that party.

Delivery to or service upon any party by the Watermaster, by any other party, or by the Court, of any item required to be

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served upon or delivered to a party under or pursuant to this Judgment, may be by deposit in the mail, first class, postage prepaid, addressed to the latest designee and at the address in said latest designation filed by that party.

Parties hereto who have not entered their appearance or whose default has been entered and who are adjudged herein to have an Adjudicated Right, and who have not named a designee for service herein, shall be served with all said future notices, papers and process herein, and service herein shall be accomplished, by publication of a copy of such said notice, paper or process addressed to, "Parties to the West Basin Adjudication"; said publication shall be made once each weak for two successive weeks in a newspaper of general circulation, printed and published in the County of Los Angeles, State of California, and circulated within the West Basin Area; the last publication of which shall be at least two weeks and not more than five weeks immediately preceding the event for which said notice is given or immediately preceding the effective date of any order, paper or process; in the event an effective date other than the date of its execution is fixed by the Court in respect of any order, paper or process, said last publication shall be made not more than five weeks following an event, the entry of an order by the Court, or date of any paper or process with respect to which such notice is given.

XVIII.

Intervention of Successors In Interest and New Parties.

Any person who is not a party herein or successor to such party and who proposes to produce water from the Basin may

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In Intervention entered into with the Watermaster. Watermaster may execute said Stipulation on behalf of the other parties herein, but such Stipulation shall not preclude a party from opposing such intervention at the time of the court hearing thereon. Said Stipulation for Intervention must thereupon be filed with the Court, which will consider an order confirming said intervention following thirty (30) days notice thereof to the parties, served as herein provided. Thereafter, if approved by the Court, such Intervenors shall be a party herein, bound by this Judgment and entitled to the rights and privileges accorded under the physical solution imposed herein.

seek to become a party to this Judgment, through a Stipulation

XIX.

Judgment Binding on Successors.

Subject to the specific provisions hereinbefore contained, this Judgment and all provisions thereof are applicable to, binding upon and inure to the benefit of not only the parties to this action, but as well to their respective heirs, executors, administrators, successors, assigns, lessees, licensees and to the agents, employees and attorneys-in-fact of any such persons.

XX.

Effect of Amended Judgment on Orders Heretofore Made and Entered Herein.

This Amended Judgment shall not abrogate the rights of any additional carry-over of unused Adjudicated Rights of the parties herein, as may exist pursuant to the Orders herein filed June 2, 1977, and September 29,1977.

XXI. Costs. None of the parties hereto shall recover his costs as against any other party. The Clerk shall enter this Amended Judgment forthwith. Dated: .M. + Kch 2/1980. · 6 Judge Specially Assigned