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8 Attorneys for Plaintiff
9 GOLDEN STATE WATER COMPANY

10 SUPERIOR COURT OF THE STATE OF CALIFORNIA
11 FOR THE COUNTY OF RIVERSIDE

12 Coordination Proceeding Special Title
13 (Cal. Rules of Court, rule 3.550)

14 MOJAVE BASIN AREA WATER CASES

15 CITY OF BARSTOW, et al.,

16 Plaintiff,

17 v.

18 CITY OF ADELANTO, et al.,

19 Defendant.

JCCP NO.: 5265
Lead Case No. CIV 208568

Assigned for All Purposes to the
Honorable Harold W. Hopp, Dept. 1

Honorable Craig G. Reimer, Judge Presiding
by assignment of the Chief Justice

**DECLARATION OF TOBY B. MOORE
IN SUPPORT OF GOLDEN STATE
WATER COMPANY'S MOTION TO
ENFORCE JUDGMENT**

[Filed concurrently with: Golden State
Water Company's Motion to Enforce
Judgment; Declarations of Anthony Brown;
and Stephanie Osler Hastings; Evidence in
Support of Motion to Enforce Judgment;
Proposed Order]

Date: October 2, 2024
Time: 8:30 am
Dept.: 1
Judge: Hon. Craig G. Reimer

Reservation ID: 562595011427

1 I, Toby B. Moore, Ph.D., hereby declare:

2 1. I am the Water Resources Manager and Chief Hydrogeologist at Golden State Water
3 Company (“GSWC”). I have been employed by GSWC since 2003. Except as otherwise stated, I
4 have personal knowledge of the following facts, and, if called upon to testify thereto, I could and
5 would competently do so.

6 2. My professional address is: Golden State Water Company, 160 East Via Verde,
7 Suite 100, San Dimas, CA 91773.

8 3. I am a California Professional Geologist and California Certified Hydrogeologist. I
9 received my B.S. in biology, and Ph.D. in geology from the University of California, Los Angeles.
10 A copy of my professional curriculum vitae is attached hereto as **Exhibit A**.

11 4. I am providing this declaration in support of GSWC’s Motion to Enforce Judgment.

12 5. GSWC, formerly the Southern California Water Company and one of the plaintiffs
13 in this matter, is a division of American States Water Company, a “Class A” utility regulated by
14 the California Public Utilities Commission, provides water service to approximately 260,000
15 customers throughout California. GSWC’s Mountain Desert District operates water systems within
16 three of the Mojave Basin Area Subareas—Alto, Este, and Centro—and provides water service to
17 12,281 water service connections and a population of approximately 41,600 in and around the cities
18 and communities of Barstow, Apple Valley, and Lucerne Valley.

19 6. I manage GSWC’s Water Resources Group providing technical support, review and
20 oversight to water supply related matters company-wide, including the management of GSWC’s
21 water rights portfolio in the Mojave Basin Area.

22 7. As necessary and appropriate to perform my professional duties on behalf of GSWC
23 about GSWC’s operations in the Mojave Basin Area, I have a working knowledge of the Judgment
24 After Trial, January 10, 1996, in this matter and the Rules and Regulations of the Mojave Basin
25 Area Watermaster, as revised October 23, 2008, in this matter.

26 8. GSWC has adjudicated Base Annual Production¹ rights of 940 acre-feet per year
27

28 ¹ All capitalized terms not defined here have the same meaning as set forth in the Judgment.

1 (“**afy**”) in this Alto Subarea, 178 afy in the Este Subarea, and 14,407 afy in the Centro Subarea.
2 Groundwater produced from 29 wells located in these Subareas provides GSWC’s sole source of
3 supply for its Mountain Desert District customers. Accordingly, GSWC has a significant interest
4 in implementation of the Judgment and management of the Mojave Basin Area, and in particular
5 those Subareas in which GSWC operates.

6 9. Since entry of the Judgment in 1996, water levels in the Centro Subarea have
7 remained the same or continued to decline, despite Centro Subarea Producers reducing pumping
8 consistent with the Free Production Allowance (“**FPA**”) and Alto Subarea Producers purportedly
9 meeting their Minimum Subarea Obligations, as Watermaster has reported in its Annual Reports.

10 10. Falling water levels became particularly pronounced beginning in late 2017 near the
11 City of Barstow and Lenwood and Hodge Recharge Sites resulting in water quality impacts to
12 GSWC’s Bradshaw Wellfield which consists of eleven active production wells.

13 11. At the same time, nitrate levels in four of the production wells increased to levels
14 exceeding the Nitrate as Nitrogen maximum contaminant level (“**MCL**”) of 10 milligrams per liter
15 (“**mg/l**”). In response to these impacts in 2017, GSWC was forced to take these wells out of service
16 and to construct a \$5 million nitrate treatment facility to treat and contain the nitrate impacted
17 supply. The on-going operation and maintenance cost of the nitrate system is on the order of \$2
18 million per year. Nitrate impacts are continuing to expand to additional wells at the Bradshaw
19 Wellfield and expansion of the newly constructed treatment facility may be necessary.

20 12. On July 6, 2018, the Court directed that Watermaster prepare an update
21 “Consumptive Water Use Study and Production Safe Yield Update, 2017–2018 Water Year” report.

22 13. On March 26, 2019, GSWC submitted comments on the Draft Twenty-fifth Annual
23 Report of the Mojave Basin Area Watermaster (Water Year 2017–18), detailing the above-
24 referenced impacts to its operations. The 2017–18 Annual Report and 2019 PSY update were
25 finalized on May 1, 2019.

26 14. On June 11, 2019, I, together with other representatives of GSWC and Pacific Gas
27 & Electric (“**PG&E**”) (like GSWC, PG&E is a Party to the Judgment and operates a number of
28 groundwater wells in the Centro Subarea), met with Tom McCarthy, General Manager of the

1 Mojave Water Agency, Robert Wagner, the Watermaster Engineer, and Valerie Wiegenstein, the
2 Watermaster Services Manager, to discuss GSWC’s comments on the 2017–18 Annual Report and
3 related matters. I requested, and Watermaster staff agreed, to provide, certain information and data
4 to facilitate GSWC’s understanding about the estimated and measured data sets currently known,
5 and identify potential data needs to better understand flow from the transition zone and upper
6 portion of the Centro Subarea.

7 15. I attended the Court’s June 26, 2019 Hearing on Mojave Water Agency’s Motion to
8 Adjust Free Production Allowance for Water Year 2019–2020 and Johnson’s Motion to Direct the
9 Watermaster to Consider Alternatives.

10 16. I reviewed the Court’s July 23, 2019 Order (1) Granting as Modified the
11 Watermaster’s Motion to Adjust Free Production Allowance for Water Year 2019–2020, (2)
12 Continuing the Hearing on the Johnsons’ Motion to Direct the Watermaster to Consider
13 Alternatives, and (3) Inviting Further Briefing.

14 17. On August 29, 2019, I filed a Declaration in Support of GSWC’s Response to the
15 Court’s July 23, 2019 Order. In my August 29, 2019 declaration, I raised concerns that certain
16 components used in Watermaster’s 2019 PSY update were based on estimates that had not been
17 adequately verified with measured data. Specifically, I noted that Subsurface Flow assumption of
18 2,000 acre-feet of inflow into the Centro Subarea from the Transition Zone may not be accurate
19 based on the unknown geology and hydrogeology of the Helendale Fault. I also raised concerns
20 that the Watermaster’s assumption of constant surface water inflows to the Centro Subarea may not
21 be reasonable given the significant declining water levels in the Centro Subarea in 2017 and 2018,
22 even when taking into account pumping in the Centro Subarea. I also requested that the
23 Watermaster provide additional evidence to support its 2019 PSY update calculations, further
24 investigate assumptions related to inflows into the Centro Subarea from the Transition Zone and
25 pursue verification of actual flows through direct measurements.

26 18. Following the meeting on June 11, 2019 and other activities above, on October 23,
27 2019 Watermaster staff and Watermaster Engineer met with representatives of GSWC, PG&E, and
28 Newberry Springs Recreational Lakes Association, all parties to the Judgment, to continue the

1 discussion and to coordinate a tour. The parties requested additional data and analysis, including a
2 request for an evaluation of the Transition Zone’s hydrogeology and water balance. However, the
3 COVID-19 pandemic and staff turnover at the Mojave Water Agency paused further coordination.

4 19. In May and June 2021, GSWC contacted Watermaster staff about resuming the
5 discussions of the Transition Zone assumptions and flows into the Centro Subarea before the
6 hearing on the 2019–20 Twenty-seventh Annual Basin Area Report. Watermaster and GSWC
7 communicated intermittently during 2021 and early 2022, including GSWC staff sharing data on
8 water levels in its wells with Watermaster staff in 2021 (as GSWC does intermittently upon
9 Watermaster request and has done at least 7 times between 2016 and 2023), but the parties never
10 resolved the outstanding action items.

11 20. From 2019 through the present, I, along with other GSWC personnel, have been
12 tracking Court hearings and Watermaster actions related to implementation of the Judgment,
13 including, but not limited to, the Court’s September 16, 2022 order directing the Watermaster to
14 again update the PSY for each of the Subareas. On January 16, 2024, I, along with other GSWC
15 personnel and consultants, met with Watermaster representatives to preview the preliminary
16 analysis of the Watermaster Engineer’s most recent PSY update—Production Safe Yield &
17 Consumptive Use Update, dated February 28, 2024 (“**2024 PSY Update**”)—for the Centro Subarea
18 and related issues associated with the Transition Zone. Based on information and belief, this
19 presentation was substantially similar to the Watermaster Engineer’s presentation to the
20 Watermaster Board of Directors on January 24, 2024. Subsequently, at Watermaster’s February
21 28, 2024 meeting, I made public comments highlighting the written comments submitted by
22 Stephanie Hastings of Brownstein Hyatt Farber Schreck, LLP on behalf of GSWC (see GSWC
23 Evidence, Exh. 14), which again explained GSWC and my concerns regarding the accuracy of the
24 Watermaster Engineer’s 2024 PSY Update, including its reliance on certain assumptions about
25 hydrologic conditions in the Transition Zone and the potential effect inaccuracy may have on
26 GSWC’s operations.

27 21. Additionally, Brownstein retained aquilogic, Inc., on behalf of GSWC, to
28 investigate the causes of chronically declining water levels in production wells in the Centro

1 Subarea. The above-referenced written comments included a technical memorandum prepared by
2 aquilogic, Inc., dated February 23, 2024, that included specific recommended actions that
3 Watermaster should take to further update the water budget underlying its calculations of PSY for
4 the Centro Subarea, Transition Zone, and Centro Subarea. (See GSWC Evidence, Exh. 13, pp.
5 953–965.)


6 22. On May 1, 2024, Watermaster gave notice of its Motion to Adjust Free Production
7 Allowance for Water Year 2024–25. Attached to Watermaster’s May 1, 2024 motion was, among
8 other documents, an April 12, 2024 Memorandum from Robert Wagner, Wagner & Bonsignore, to
9 Lee McElhaney, Counsel to the Watermaster, responding to GSWC’s February 28, 2024 written
10 comments on the 2024 PSY Update (“**Watermaster Response**”). (See GSWC Evidence, Exh. 15.)
11 I reviewed the Watermaster Response and determined that it did not respond to GSWC’s comments
12 regarding the adequacy of the Watermaster’s water budget and calculation of the PSY for the Alto
13 Subarea, Transition Zone, and Centro Subareas and did not commit to making any changes or
14 updates to its 2024 PSY Update or the underlying water budget.

15 23. On May 21, 2024, I submitted a declaration in support of GSWC’s Opposition to
16 Watermaster’s May 1, 2024 Motion to Adjust Free Production Allowance for Water Year 2024–
17 25. My May 21, 2024 declaration stated many of the same comments and concerns with
18 Watermaster’s 2024 PSY Update that I include in this declaration.

19 24. On July 2, 2024, I transmitted via electronic mail to Robert Abrams of aquilogic,
20 Inc. and Stephanie Hastings of Brownstein Hyatt Farber Schreck, LLP two Excel files containing
21 data from 20 wells operated by GSWC within the Centro Subarea. One file (Mountain Desert
22 Production Data v4 Barstow only.xlsx) contains pumping data collected from GSWC wells by staff
23 between 1996 through June 2024. The other file (Mountain Desert Water Levels v2 Barstow.xlsx)
24 contains static and pumping water level data collected from GSWC wells by staff between 1996
25 through June 2024. True and correct copies of the two Excel files are available here:
26 <https://bhfs.sharefile.com/share/view/sc4bbae97dcb44d288d59e7da82922368>. (See GSWC
27 Evidence, Exh. 16.)
28

1
2 I declare, under penalty of perjury, under the laws of the State of California, that the
3 foregoing is true and correct.

4 Executed on September 5, 2024 at TUSTIN, California.

5
6 
7 _____
8 TOBY B. MOORE, Ph.D.

BROWNSTEIN HYATT FARBER SCHRECK, LLP
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EXHIBIT A

TOBY B. MOORE, PHD, PG, CHG

Golden State Water Company
(909) 305-5427, TobyMoore@gswater.com

EMPLOYMENT HISTORY

2007 to Present: Water Resources Manager/Chief Hydrogeologist, Golden State Water Company
2005 to 2007: Interim District Manager, Central District, Golden State Water Company
2004 to 2005: Water Quality Manager, Region III, Golden State Water Company
2003 to 2004: Water Quality Engineer, Golden State Water Company, Orange County District
1996 to 2003: Associate Hydrogeologist, Mission Geoscience, Irvine, CA
1994 to 1996: Engineering Geologist Intern, State of California Regional Water Quality Control Board, Los Angeles Region, Planning Division, Los Angeles, CA
1993 to 1996: Stormwater Committee and Speaker's Bureau Member, Heal-the-Bay, Santa Monica, CA
1985 to 1993: Research Scientist and Teaching Assistant, Earth and Space Sciences, UCLA
1985 to 1991: Research Team Member, Precambrian Paleobiology Research Group
1981 to 1985: Laboratory Assistant, Earth and Space Sciences, UCLA

EDUCATION

University of California, Los Angeles, Ph.D. Degree in Geology, 1993
University of California, Los Angeles, B.S. Degree in Biology, 1984

REGISTRATIONS/CERTIFICATIONS

California Professional Geologist, License Number 6949
California Certified Hydrogeologist, License Number 781
California DOHS Water Distribution Operator Grade D2, Operator 27989

PROFESSIONAL AFFILIATIONS

American Water Works Association
National Ground Water Association
Groundwater Resource Association of California
UCLA Center for the Study of Evolution and the Origin of Life, Fellow (1985-87)

WATER MANAGEMENT BOARDS

California Groundwater Coalition (CGC) – Director and Vice President (2008 to 2020)
Pomona Valley Protective Association (PVPA) – Director (2008 to present)
Joint Management Committee, Los Alamitos Barrier Project – Member (2003 to present)
Six Basins Watermaster – Board Member (GSWC)
Central Basin Water Rights Panel – Board Member and Chair (Large Pumper Group)
Nipomo Mesa Management Area Technical Group Member (Santa Maria Adjudication)
Twitchell Management Area Representative (GSWC) (Santa Maria Adjudication)

PRESENTATIONS

GRA-CGC 17th Annual Legislative Symposium (2018) “Panel Presentation - SGMA and Adjudicated Groundwater Basins: How did we get here and where are we going?” Ontario, CA. March 21, 2018 (**T. Moore**, Invited Panelist).

AGWA-AGWT Annual Conference (2018) “Legal Issues: SGMA Implementation in Southern California” Ontario, CA. February 12, 2018 (**T. Moore**, Invited Panelist).

Moore, T. (2015) “An Investor-Owned Water Company Perspective on the Sustainable Groundwater Management Act”, California Water Association Spring Conference, Sacramento, CA. May 14, 2015. (Invited Presentation).

Moore, T. (2015) “An Investor-Owned Water Company Perspective on the Sustainable Groundwater Management Act”, American Groundwater Association – American Groundwater Trust Annual Conference, Ontario, CA. February 9, 2015 (Invited Presentation).

Moore, T. (2014) “What is Right (and Wrong) about how Groundwater is Managed (or Not) in California – A Retail Perspective”, Groundwater Resource Association of California Legislative Symposium, Sacramento, CA. April 8, 2014. (Invited Presentation).

Moore, T. (2012) “Managing a Diverse Groundwater Supply Portfolio in California”, Groundwater Resource Association of California Annual Meeting, Sacramento, CA, August 2012. (Invited Presentation).

PUBLICATIONS

Chang, D., **Moore, T.**, and Gedney, W. “Development of Strategies to Mitigate MTBE Contamination at a Domestic Supply Well” American Water Works Association, Water Quality Technical Conference (WQTC) 2000 Proceedings. Salt Lake City, UT.

California Regional Water Quality Control Board, Los Angeles Region. 1995. *Water Quality Control Plan, Los Angeles Region: Santa Clara River and Los Angeles River Basins.* (State Water Resources Control Board, Sacramento, Calif.).

Hayes, J. M., Bengtson, S., Hofmann, H. J., Lipps, J. H., Lowe, D. R., Mankiewicz, C., Mendelson, C. V., **Moore, T. B.**, Runnegar, B. N. and Strauss, H. 1992. Construction and use of geological, geochemical, and paleobiological databases. Chapter 21. In: J. W. Schopf and C. Klein (Eds.), *The Proterozoic Biosphere: A Multidisciplinary Study.* (Cambridge University Press: New York), pp. 855-863.

Mendelson, C. V., Bauld, J., Horodyski, R. J., Lipps, J. H., **Moore, T. B.** and Schopf, J. W. 1992. Proterozoic and selected Early Cambrian microfossils: prokaryotes and protists. Chapter 5. In: J. W. Schopf and C. Klein (Eds.), *The Proterozoic Biosphere: A Multidisciplinary Study.* (Cambridge University Press: New York), pp. 175-244.

Moore, T. B. and Schopf, J. W. 1992. Geographic and geologic data for PPRG rock samples. Chapter 14. In: J. W. Schopf and C. Klein (Eds.), *The Proterozoic Biosphere: A Multidisciplinary Study.* (Cambridge University Press: New York), pp. 603-693.

Moore, T. B., Horodyski, R. J., Lipps, J. H. and Schopf, J. W. 1992. Distinctive problematical Proterozoic microfossils. Chapter 5.6. In: J. W. Schopf and C. Klein (Eds.), *The Proterozoic Biosphere: A Multidisciplinary Study*. (Cambridge University Press: New York), pp. 233-235.

Strauss, H. and **Moore, T. B.** 1992. Abundances and isotopic compositions of carbon and sulfur species in whole rock and kerogen samples. Chapter 17. In: J. W. Schopf and C. Klein (Eds.), *The Proterozoic Biosphere: A Multidisciplinary Study*. (Cambridge University Press: New York), pp. 709-798.

Strauss, H., Des Marais, D. J., Hayes, J. M., **Moore, T. B.** and Schopf, J. W. 1992. Flow chart and processing procedures for rock samples. Chapter 15. In: J. W. Schopf and C. Klein (Eds.), *The Proterozoic Biosphere: A Multidisciplinary Study*. (Cambridge University Press: New York), pp. 695-698.

PROOF OF SERVICE

I am a citizen of the United States and employed in Santa Barbara County, California. I am over the age of eighteen years and not a party to the within-entitled action. My business address is Brownstein Hyatt Farber Schreck, LLP, 1021 Anacapa Street, 2nd Floor, Santa Barbara, California 93101-2711. On September 5, 2024, I served a copy of the within document(s):

DECLARATION OF TOBY B. MOORE IN SUPPORT OF GOLDEN STATE WATER COMPANY'S MOTION TO ENFORCE JUDGMENT

BY E-MAIL OR ELECTRONIC TRANSMISSION: I caused a copy of the document(s) to be sent from e-mail address MEldridge@bhfs.com to the persons at the e-mail addresses listed below. I did not receive, within a reasonable time after the transmission, any electronic message or other indication that the transmission was unsuccessful

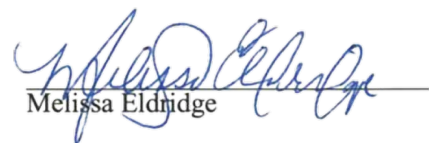
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Mojave Basin Area Watermaster

I declare under penalty of perjury under the laws of the State of California that the above is true and correct. Executed on September 5, 2024, at Santa Barbara, California.


Melissa Eldridge

PROOF OF SERVICE

STATE OF CALIFORNIA }
COUNTY OF SAN BERNARDINO}

I am employed in the County of the San Bernardino, State of California. I am over the age of 18 and not a party to the within action; my business address is 13846 Conference Center Drive, Apple Valley, California 92307.

On September 6, 2024, the document(s) described below were served pursuant to the Mojave Basin Area Watermaster's Rules and Regulations paragraph 8.B.2 which provides for service by electronic mail upon election by the Party or paragraph 10.D, which provides that Watermaster shall mail a postcard describing each document being served, to each Party or its designee according to the official service list, a copy of which is attached hereto, and which shall be maintained by the Mojave Basin Area Watermaster pursuant to Paragraph 37 of the Judgment. Served documents will be posted to and maintained on the Mojave Water Agency's internet website for printing and/or download by Parties wishing to do so.

Document(s) filed with the court and served herein are described as follows:

DECLARATION OF TOBY B. MOORE IN SUPPORT OF GOLDEN STATE WATER COMPANY'S MOTION TO ENFORCE JUDGMENT

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

Executed on September 6, 2024 at Apple Valley, California.



Jeffrey D. Ruesch

Mojave Basin Area Watermaster Service List as of September 06, 2024

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Attn: Dwayne Oros
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Attn: Emely and Joe Saltmeris
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(Beinschroth@gmail.com)
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Chuckb193@outlook.com)
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(stephenson@dmsnaturalresources.com)
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Box, Geary S. and Laura
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Brommer House Trust
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Attn: Valeria Brown
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Mojave Basin Area Watermaster Service List as of September 06, 2024

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Mojave Basin Area Watermaster Service List as of September 06, 2024

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