This Consent Judgment is hereby stipulated and agreed to by, between, and among Plaintiff and Cross-Defendant The Hydro Company, Incorporated, doing business in California as The Nevada Hydro Company, Inc. ("Hydro") and Defendant and Cross-Complainant Elsinore Valley Municipal Water District (the "District" or "EVMWD") (each of whom shall be referred to individually as a "Party" or collectively as the "Parties") regarding all claims and actions raised in the above-captioned litigation, THE HYDRO COMPANY, INCORPORATED, doing business in California as THE NEVADA HYDRO COMPANY, INC. v. ELSINORE VALLEY MUNICIPAL WATER DISTRICT, San Diego County Superior Court Case No. 37-2012-00057077-CU-BC-NC (the "Litigation"), as follows:

RECITALS

WHEREAS, EVMWD is a municipal water district organized and operating under the California Municipal Water Act of 1911, California Water Code section 71000, et seq.

WHEREAS, EVMWD is engaged in the business of providing water and water treatment services to rate payers in the Elsinore Valley and is a member agency of Western Municipal Water District ("Western") which, in turn, is a member agency of the Metropolitan Water District of Southern California ("Metropolitan").

WHEREAS, under California Water Code section 71662, EVMWD is authorized to provide, generate, and deliver hydroelectric power, and acquire, construct, operate, and maintain any and all works, facilities, improvements, and property necessary or convenient for such utilization.

WHEREAS, in April, 1995, EVMWD, consistent with California Water Code section 71662, obtained a Preliminary Permit ("Preliminary Permit") from the Federal Energy Regulatory Commission (the "FERC") for the development of the Lake Elsinore Advanced Pumped Storage (LEAPS) Project (Project No. 11504). Project No. 11504 proposed the development of a 250-megawatt hydroelectric facility and related transmission lines.

WHEREAS, Hydro is an engineering and energy consulting firm, with specialized knowledge in the development of hydroelectric facilities and related transmission lines.

WHEREAS, on or about May 15, 1997, EVMWD entered into a written contract with Hydro for the development of the LEAPS Project, ("the Development Agreement") (Project No. 11504). A copy of the Development Agreement is attached hereto and incorporated by reference as Exhibit 1.

//

WHEREAS, under the terms of the Development Agreement, the District agreed, in part, that upon completion of the Project to its operational stage, the District would provide all water management services at Lake Elsinore necessary for operation of the Project ("Water Management Services"), including, without limitation, maintenance of the water level in Lake Elsinore.

WHEREAS, on or about February 2, 2004, the District and Hydro filed a new joint application with the FERC for the development of revised Lake Elsinore Advanced Pumped Storage Project (Project No. 11858). The 1997 Development Agreement was included as an attachment to the joint application for Project No. 11858.

WHEREAS disputes subsequently arose between the Parties concerning the development of the LEAPS Project (Project No. 11858).

WHEREAS, on or about May 6, 2011, FERC issued a "request for just cause" letter to Hydro and EVMWD, requesting that the Parties provide an explanation as to why the joint application for licensure of the LEAPS Project should not be dismissed.

WHEREAS, Hydro and EVMWD responded separately to the request for just cause letter. WHEREAS, on July 12, 2011, FERC dismissed the Parties' application for licensure of the LEAPS Project, citing "the co-applicants' divergent responses to the May 6, 2011 just cause letter".

WHEREAS, on or about July 18, 2011, EVMWD provided Hydro with a written Notice of Termination and Notice of Default purporting to terminate the 1997 Development Agreement, and made demand for the reimbursement of certain fees paid to the State Water Resources Control Board ("State Water Board") in connection with the LEAPS Project.

WHEREAS, on or about July 14, 2011, Hydro filed a new application with the FERC, in its name alone, for the development of the Lake Elsinore Advanced Pumped Storage Project (Project No. 14227). Project No. 14227 is essentially the same project as Project No. 11858 and would consist of the following: (1) A new upper reservoir (Decker Canyon) with a 200-foot-high main dam and a gross storage volume of 5,750 acre-feet at a normal reservoir surface elevation of 2,792 feet above mean sea level (msl); (2) a single 21-foot-diameter concrete power shaft and power tunnel with two steel lined penstocks; (3) an underground powerhouse with two reversible

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

pump-turbine units with a total installed capacity of 500 megawatts; (4) an existing lower reservoir (Lake Elsinore) with a gross storage volume of 54,500 acre-feet at a normal reservoir surface elevation of 1,245 feet above msl; and (5) about 32 miles of 500-kV transmission line connecting the project to an existing transmission line owned by Southern California Edison located north of the proposed project and to an existing San Diego Gas & Electric Company transmission line located to the south.

WHEREAS, on or about June 4, 2012, Hydro served a claim with EVMWD under the California Government Claims Act to recover more than \$24 million in "sunk costs" on the LEAPS Project, ('Claim").

WHEREAS, on or about July 13, 2012, EVMWD rejected the Claim.

WHEREAS, on September 12, 2012, Hydro filed the Litigation against the District in San Diego County Superior Court Case No. 37-2012-00057077. The complaint in the Litigation included one cause of action for breach of contract which alleged that the District breached the Development Agreement ("Complaint"). The Complaint alleges that, contrary to the express and implied provisions of the Development Agreement, EVMWD subverted Hydro's efforts to entitle the Project, which caused FERC to dismiss the pending application for licensure, scuttling the Project, and resulting in damage to Hydro in excess of \$24 million.

WHEREAS, on or about October 24, 2012, FERC granted Hydro a preliminary permit to study the feasibility of the Lake Elsinore Advanced Pumped Storage Project ("Project No. 14227").

WHEREAS, on or about November 1, 2012, EVMWD filed an answer denying the allegations in the Complaint, and filed a cross-complaint ("Cross-Complaint"), alleging that Hydro breached the Development Agreement by failing to prosecute reasonably the FERC License Application; failing to prosecute reasonably the Clean Water Act Section 401 water quality certification for the Project; and by failing to timely pay Project-related permitting fees, including the two separate Section 401 Water Quality Certification application/processing fees assessed by the State Board of Equalization on behalf of the State Water Board in the amounts of \$131,294.68 for fiscal year 2010-2011 and \$113,860.00 plus continually accruing interest and penalties for fiscal year 2011-2012 in fees owing the State Water Board.

WHEREAS, on or about December 14, 2012, Hydro filed an answer denying the allegations in the Cross-Complaint.

II

WHEREAS Hydro subsequently amended and supplemented the Complaint to include a claim for reimbursement of certain fees paid to the United States Department of Agriculture, Forestry Service, which were erroneously refunded to EVMWD instead of Hydro.

WHEREAS EVMWD denies the allegations in the amended and supplemented Complaint.

WHEREAS Hydro is now attempting to revive the LEAPS Project, and has filed a new application for FERC licensure under Project number 14227-003, with the support of Grafton Asset Management, Inc., a global energy investment firm.

WHEREAS the Parties attended private mediation conferences with the Hon. J. Richard Haden, Ret., and have since discussed the potential for the global resolution of the Lawsuit.

WHEREAS, throughout the settlement negotiations, the Parties faced difficulty in reaching a compromise that was mutually acceptable. After numerous meetings and circulating draft versions of the documents back and forth, the Parties were able to reach a fair and equitable settlement for both Hydro and the District.

WHEREAS, the Parties desire to resolve the Lawsuit in its entirety, and establish their respective rights and responsibilities relative to the LEAPS Project on a going forward basis, and to that end have entered into an Agreement for Settlement and Release of Claims ("Settlement Agreement") which is attached hereto as Exhibit "A" and incorporated herein by reference.

WHEREAS, one of the provisions of the Settlement Agreement includes entry of a Consent Judgment outlining the obligation of the Parties related to Water Management Services associated with the pending LEAPS Project.

CONSENT JUDGMENT

THE PARTIES JOINTLY REQUEST THIS COURT TO ENTER A FINAL JUDGMENT BASED UPON THE TERMS SET FORTH BELOW IN THE CONSENT JUDGMENT.

In consideration of the mutual covenants, agreements, representations, and warranties contained in the Settlement Agreement and this Consent Judgment, the Parties hereby stipulate and agree that the Superior Court of California, County of San Diego has subject matter jurisdiction over the matters alleged in this Litigation and personal jurisdiction over the Parties and may enter this Consent Judgment on the terms set forth below:

The Development Agreement is terminated, and all rights and obligations
 thereunder are extinguished, provided however, that consistent with prior obligations set forth in

- 2. The Water Management Services to be provided by the District shall include facilitating, at Hydro's cost (as described below), the purchase, importation, and storage of fifteen thousand acre feet (15,000 AF) of water to be introduced into Lake Elsinore as follows: (1) 9,000 AF to be permanently stored and maintained in Lake Elsinore; and (2) 6,000 AF to be stored and available for use in connection with the operation of the LEAPS Project. As described herein, Hydro will purchase 15,000 AF of "Initial Fill" water through the District and purchase future water supplies to offset losses necessary to maintain this 15,000 AF pool of imported water in Lake Elsinore. The Parties anticipate that water acquired for the benefit of the LEAPS Project will be released from the State Water Project or adjacent turnout on the San Jacinto River ("Turnout") and be conveyed through the San Jacinto River channel via Canyon Lake to Lake Elsinore.
- 3. Subject to availability, the District will procure water from Western and/or Eastern Municipal Water District ("Eastern") through ongoing purchase orders with Metropolitan in sufficient amounts, including actual conveyance losses, to establish and maintain a 15,000 AF pool of water in Lake Elsinore for use in connection with the operation of the LEAPS Project ("Hydro Water"). Hydro will be responsible for all costs associated with securing and delivering the Hydro Water to Lake Elsinore ("Actual Costs")¹ and an administrative fee of ten percent (10%) of the total purchase price of the water. Such deliveries shall not adversely impact water supplies or water quality in Canyon Lake.
 - a. Before the Initial Fill water is ordered, the Parties shall establish the methodology to project the anticipated conveyance losses associated with the delivery of Hydro Water from the Turnout to Lake Elsinore which are currently estimated by EVMWD to be 30%. Each Party shall designate a technical representative (who shall be a professional engineer licensed by the State of California experienced in water matters) to address the technical questions relating to conveyance losses and evaporative losses that may arise in connection with the implementation of this Consent Judgment. The two

¹ The term "Actual Costs" shall include EVMWD's actual direct cost of the water delivered to Lake Elsinore charged to the District by Western or others (which may include water and energy costs associated with conveyance). Actual Costs may also include any and all other costs which may be incurred by the District associated with such water deliveries as agreed to by the Parties, subject to good faith negotiations.

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

designated representatives shall select a third neutral individual, who shall also be a professional engineer licensed by the State of California experienced in water matters. The two designated Party representatives and the neutral individual shall attempt to reach consensus on questions related to conveyance losses and evaporative losses that may arise in connection with the implementation of this Consent Judgment. In the event that the two designated Party representatives and the neutral individual cannot reach consensus, the decision shall be made by the neutral individual. The Parties may seek to develop alternative conveyance facilities to minimize conveyance losses associated with the delivery of Hydro Water to Lake Elsinore.

- Hydro will pay in advance to District 100% of the estimated costs for the "Initial Fill", provided that, if the Initial Fill occurs over several years, the payments may be made over the same time period as long as payment for water occurs before that water is ordered from Metropolitan and provided further that under no circumstances will any payment for such water delivery be made to the District prior to Hydro giving "notice to proceed" which shall be understood as occurring after the latest of: (i) the issuance of a license for the LEAPS Project by FERC, (ii) the approval of construction financing for the LEAPS Project, and (iii) approval by FERC of a cost-based formula rate for the recovery of the LEAPS Project costs.
- 5. Subject to the availability of water from Western and/or Eastern, District will procure water through its ongoing purchase orders with Western, Eastern or Metropolitan in sufficient amounts for Hydro to maintain the 15,000 AF pool of Hydro Water in Lake Elsinore ("Maintenance Water"), on the same terms and conditions as for the Initial Fill, except that Hydro will pay District 50% of the estimated costs for Maintenance Water when such water is ordered by the District and the other 50% within 30 days of Hydro's receipt of a District invoice after water has been delivered to Lake Elsinore.
- 6. Hydro will be responsible for satisfying and obtaining all necessary regulatory approvals that may be associated with the delivery of Hydro and Maintenance Water from the Turnout to Lake Elsinore. District will fully and promptly cooperate with Hydro's efforts on these issues, subject to reimbursement to District for costs incurred to cooperate with Hydro's efforts.
- 7. Following delivery of the Hydro and Maintain Water, the District shall prepare and provide Hydro with an accounting of the actual conveyance losses experienced with each

delivery.

- a. Actual conveyance losses shall be based upon the difference between the amount of imported water released at the Turnout and the amount imported water which reaches Lake Elsinore as measured at the following gauging stations: USGS Sun City Gauge #11070365; USGS Ramona Expressway Gauge #111070210; and/or USGS San Jacinto Gauge #11070500; or based upon such other gauging facilities as the parties may agree to install.
- b. In the event Hydro disputes the amount of actual conveyance losses, the parties shall consult and negotiate with each other in good faith and, recognizing their mutual interests, attempt to resolve the dispute. If the parties are unable to resolve the dispute, the Parties shall convene the two designated Party representatives and the neutral individual described in paragraph 3(a) above to resolve the dispute in compliance with the process identified in that paragraph.
- 8. In order to more accurately measure, account for and deliver the Hydro Water including conveyance losses, the Parties agree that it may be necessary to install flow meters, valves and other measuring devices to increase the accuracy of calculating conveyance losses, particularly in the San Jacinto River. EVMWD anticipates that the following devices/facilities may need to be installed to facilitate measurement and delivery of Hydro Water: (a) One or two 18-inch valves in Railroad Canyon Dam; (b) A flow meter at Railroad Canyon Dam; (c) A diversion/dissipation structure to direct flows around the dam and into the lower San Jacinto River; (d) A flow meter at the Turnout; (e) Two flow meters in the San Jacinto River; and/or (f) A flow meter at a point just upstream of Lake Elsinore. Subject to agreement in the future by Hydro on the need for and types of devices/facilities, Hydro agrees to pay for the entire cost associated with installing such facilities, including all actual costs incurred by the District.
- 9. Hydro shall be responsible for all evaporative loss associated with the Hydro Water. The evaporative loss shall be determined based on the incremental change in surface area of Lake Elsinore associated with Hydro Water and the given Lake level at the time.
 - a. The District shall prepare and provide Hydro with an accounting of the evaporative losses associated with the Hydro Water on an annual basis.
 - b. In the event Hydro disputes the amount of evaporative losses associated with the Hydro Water, the parties shall consult and negotiate with each other in good faith and, recognizing their mutual interests, attempt to resolve the dispute. If the parties are

I

unable to resolve the dispute, the Parties shall convene the two designated Party representatives and the neutral individual described in paragraph 3(a) above to resolve the dispute in compliance with the process identified in that paragraph.

- arrangements for the acquisition of water supplies for the LEAPS Project, whether for the Initial Fill or the Maintenance Water. Any such efforts shall be fully coordinated with the District. The District will cooperate in such efforts as needed, subject to reimbursement by Hydro of the costs incurred by the District. The Parties may enter into "in-lieu" arrangements wherein Eastern/Western deliver imported surface water to the District and pump additional groundwater from their respective service areas. The Parties may also enter into "exchange" agreements wherein Eastern/Western exchange imported water for alternative sources of supply. All such sources shall be of such water quality as to satisfy the requirements of the Regional Water Quality Control Board for introduction into Lake Elsinore.
- Hydro shall pay the District the Actual Costs of water purchased by the District for Hydro plus an administrative fee of ten percent (10%) of the total purchase price of the water, provided: (i) in the event that the District has any unallocated, available Tier 1 water in a given year, such water shall be made available to Hydro and Hydro shall pay the rate applicable to such water at the time of delivery of such water to Lake Elsinore for the benefit of Hydro, (ii) in the event that Article 21 water is available at any time from Metropolitan in a given year, the District shall purchase and Hydro shall pay the rate applicable to Article 21 supplies at the time of delivery of such water to Lake Elsinore for the benefit of Hydro, and (iii) in the event that the District is able to identify water at a lesser cost than Metropolitan's Tier 2 untreated rate, the District shall purchase such water and the Parties will split the price difference between that water and the then-current Metropolitan Tier 2 untreated water rate equally. The District and its local needs shall have and retain first priority of use to Tier 1 water supplies notwithstanding that Tier 1 supplies may have been provided to Hydro in prior years.
- 12. District will maintain and provide Hydro with an annual accounting of all imports and losses associated with the Hydro Water on an annual basis.
- 13. Neither Hydro Water nor Maintenance Water shall be introduced into Lake Elsinore at times when such supplies will actually or threaten to result in lake elevation exceeding 1247' msl. The Parties agree to cooperate in addressing this and related issues when and if they arise.

- agents harmless from and against any and all loss, damage, liability or expense (including costs and attorneys' fees) which EVMWD may incur as a result of the water delivered for, and Hydro's storage and use of the water in Lake Elsinore for the LEAPS Project, provided that nothing in this paragraph shall require Hydro to indemnify, defend or hold EVMWD harmless from and against any and all loss, damage, liability or expense (including costs and attorneys' fees) arising out of EVMWD's sole negligence or intentional wrongdoing. EVMWD or its assigns shall defend, indemnify and hold Hydro and its authorized agents harmless from and against any and all loss, damage, liability or expense (including costs and attorneys' fees) which Hydro may incur as a result of EVMWD's negligence or intentional wrongdoing associated with the water delivered for, and Hydro's storage and use of the water in Lake Elsinore for the LEAPS Project, provided that nothing in this paragraph shall require EVMWD to indemnify, defend or hold Hydro harmless from and against any and all loss, damage, liability or expense (including costs and attorneys' fees) arising out of Hydro's sole negligence or intentional wrongdoing.
- 16. The term of the obligations to provide Water Supply and Storage is to be equal to the term of the FERC license issued to Hydro for the LEAPS Project and would automatically renew upon issuance of a renewal license by FERC.
- 17. During the term of the FERC license issued to Hydro for the LEAPS Project, Hydro shall have exclusive rights to generate hydropower at Lake Elsinore. The Parties agree and understand that FERC requires licensees to include certain standard terms and conditions in agreements associated with licensed project works, such as Lake Elsinore. Such terms and conditions are likely to include, but are not limited to, a *Linweave* clause granting to Hydro the right to perform, or to obtain the District's performance of, any and all acts required by a FERC order without the prior approval of the District. Hydro agrees that, if the District incurs costs as a result of its compliance with such standard FERC provisions, then Hydro will compensate the District for its costs incurred in connection with such compliance.

i	18. Each Party shall bear its own attorney fees, expert witness fees, and litigation costs			
2	incurred in connection with the Lawsuit.			
3	19. The court shall retain jurisdiction to enforce this Consent Judgment and the terms			
4	of the Settlement Agreement pursuant to Code of Civil Procedure section 664.6; and this Consent			
5	Judgment may be amended or supplemented in any proceeding brought to enforce this Settlement			
6	Agreement. Dated: The Nevada Hydro Company, Inc.			
7	Dated: The Nevada Hydro Company, Inc.			
8	By:			
9	Rexford J. Wait President			
10				
11	Dated: Lisinore Valley-Municipal Water District			
12	By: ODG-			
13	John D. Vega General Manager			
14				
15	WHEREAS, IT APPEARING TO THE COURT THAT THE PARTIES HAVE			
16	CONSENTED TO THE ENTRY OF FINAL JUDGMENT AS SET FORTH ABOVE; AND IT FURTHER APPEARING TO THE COURT THAT THERE IS PROPER CAUSE THEREFORE, THE COURT HEREBY ORDERS, ADJUDGES AND DECREES THAT CONSENT JUDGMENT AS SET FORTH ABOVE BE ENTERED.			
17				
18				
19	Dated:			
20	77-27-18 Illonorable Timothy Casserly			
21	Judge of the Superior Court			
22				
23	1526211 1			
24				
25				
26	\dot{r}			
27				
28				
-0	-10-			
	Consen) Judgment			

1	18. Each Party shall bear its own attor	ney fees, expert witness fees, and litigation	on costs
2	incurred in connection with the Lawsuit.		
3	· [to enforce this Consent Judgment and the	
4	of the Settlement Agreement pursuant to Code of		
5	Judgment may be amended or supplemented in a	ny proceeding brought to enforce this Set	tlement
	Agreement.		
6	Dated. 10	The Nevada Hydro Company, Inc.	
7	7 [By:	
8	3	Rexford J. Wait	<u> </u>
9		President	
10			
11	Dated:	Elsinore Valley Municipal Water Distric	et
12		Ву:	
13		John D. Vega General Manager	
	, I	_	
14	1		
	WHEREAS, IT APPEARING TO THE COU		c. AND
14	WHEREAS, IT APPEARING TO THE COU.	TUDGMENT AS SET FORTH ABOVI	-
14 15	WHEREAS, IT APPEARING TO THE COULT CONSENTED TO THE ENTRY OF FINAL. IT FURTHER APPEARING TO THE COURT THEREBY ORD	OUDGMENT AS SET FORTH ABOVI T THAT THERE IS PROPER CAUSI PERS, ADJUDGES AND DECREES T	£
14 15 16	WHEREAS, IT APPEARING TO THE COULD CONSENTED TO THE ENTRY OF FINAL. IT FURTHER APPEARING TO THE COURT THEREBY ORD CONSENT JUDGMENT AS SET FORTH AND ADDRESS OF THE COURT HEREBY ORD CONSENT JUDGMENT AS SET FORTH AND ADDRESS OF THE COURT HEREBY ORD CONSENT JUDGMENT AS SET FORTH AND ADDRESS OF THE COURT HEREBY ORD CONSENT JUDGMENT AS SET FORTH AND ADDRESS OF THE COURT HEREBY ORD CONSENT JUDGMENT AS SET FORTH AND ADDRESS OF THE COURT HEREBY ORD CONSENT JUDGMENT AS SET FORTH AND ADDRESS OF THE COURT HEREBY ORD COURT	OUDGMENT AS SET FORTH ABOVI T THAT THERE IS PROPER CAUSI PERS, ADJUDGES AND DECREES T	£
14 15 16 17	WHEREAS, IT APPEARING TO THE COULD CONSENTED TO THE ENTRY OF FINAL. IT FURTHER APPEARING TO THE COURT THEREFORE, THE COURT HEREBY ORD CONSENT JUDGMENT AS SET FORTH AT Dated:	OUDGMENT AS SET FORTH ABOVI T THAT THERE IS PROPER CAUSI PERS, ADJUDGES AND DECREES T	£
14 15 16 17 18	WHEREAS, IT APPEARING TO THE COULD CONSENTED TO THE ENTRY OF FINAL. IT FURTHER APPEARING TO THE COURT THEREFORE, THE COURT HEREBY ORD CONSENT JUDGMENT AS SET FORTH AT Dated:	TUDGMENT AS SET FORTH ABOVI T THAT THERE IS PROPER CAUSI PERS, ADJUDGES AND DECREES TO BOVE BE ENTERED.	£
14 15 16 17 18 19 20	WHEREAS, IT APPEARING TO THE COULT CONSENTED TO THE ENTRY OF FINAL. IT FURTHER APPEARING TO THE COURT THEREFORE, THE COURT HEREBY ORD CONSENT JUDGMENT AS SET FORTH AT Dated:	OUDGMENT AS SET FORTH ABOVI T THAT THERE IS PROPER CAUSI PERS, ADJUDGES AND DECREES T	£
14 15 16 17 18 19 20 21	WHEREAS, IT APPEARING TO THE COULT CONSENTED TO THE ENTRY OF FINAL. IT FURTHER APPEARING TO THE COURT THEREFORE, THE COURT HEREBY ORD CONSENT JUDGMENT AS SET FORTH AT Dated:	TUDGMENT AS SET FORTH ABOVI T THAT THERE IS PROPER CAUSI PERS, ADJUDGES AND DECREES TO BOVE BE ENTERED. Honorable Timothy Casserly	£
14 15 16 17 18 19 20 21 22	WHEREAS, IT APPEARING TO THE COURT CONSENTED TO THE ENTRY OF FINAL. IT FURTHER APPEARING TO THE COURT THEREFORE, THE COURT HEREBY ORD CONSENT JUDGMENT AS SET FORTH ADDated: Dated:	TUDGMENT AS SET FORTH ABOVI T THAT THERE IS PROPER CAUSI PERS, ADJUDGES AND DECREES TO BOVE BE ENTERED. Honorable Timothy Casserly	£
14 15 16 17 18 19 20 21	WHEREAS, IT APPEARING TO THE COURT CONSENTED TO THE ENTRY OF FINAL. IT FURTHER APPEARING TO THE COURT THEREFORE, THE COURT HEREBY ORD CONSENT JUDGMENT AS SET FORTH ADDated: Dated:	TUDGMENT AS SET FORTH ABOVI T THAT THERE IS PROPER CAUSI PERS, ADJUDGES AND DECREES TO BOVE BE ENTERED. Honorable Timothy Casserly	£
14 15 16 17 18 19 20 21 22	WHEREAS, IT APPEARING TO THE COURT CONSENTED TO THE ENTRY OF FINAL. IT FURTHER APPEARING TO THE COURT THEREFORE, THE COURT HEREBY ORD CONSENT JUDGMENT AS SET FORTH ADDated: Dated: 1526051.1	TUDGMENT AS SET FORTH ABOVI T THAT THERE IS PROPER CAUSI PERS, ADJUDGES AND DECREES TO BOVE BE ENTERED. Honorable Timothy Casserly	£
14 15 16 17 18 19 20 21 22 23	WHEREAS, IT APPEARING TO THE COURT CONSENTED TO THE ENTRY OF FINAL. IT FURTHER APPEARING TO THE COURT THEREFORE, THE COURT HEREBY ORD CONSENT JUDGMENT AS SET FORTH AND Dated: Dated: 1526051.1	TUDGMENT AS SET FORTH ABOVI T THAT THERE IS PROPER CAUSI PERS, ADJUDGES AND DECREES TO BOVE BE ENTERED. Honorable Timothy Casserly	£
14 15 16 17 18 19 20 21 22 23 24	WHEREAS, IT APPEARING TO THE COURT CONSENTED TO THE ENTRY OF FINAL. IT FURTHER APPEARING TO THE COURT THEREFORE, THE COURT HEREBY ORD CONSENT JUDGMENT AS SET FORTH AD Dated: 1 1526051.1	TUDGMENT AS SET FORTH ABOVI T THAT THERE IS PROPER CAUSI PERS, ADJUDGES AND DECREES TO BOVE BE ENTERED. Honorable Timothy Casserly	£
14 15 16 17 18 19 20 21 22 23 24 25	WHEREAS, IT APPEARING TO THE COURT CONSENTED TO THE ENTRY OF FINAL. IT FURTHER APPEARING TO THE COURT THEREFORE, THE COURT HEREBY ORD CONSENT JUDGMENT AS SET FORTH AD Dated: 1 1226051.1	TUDGMENT AS SET FORTH ABOVI IT THAT THERE IS PROPER CAUSI PERS, ADJUDGES AND DECREES TO BOVE BE ENTERED. Honorable Timothy Casserly Judge of the Superior Court	£
14 15 16 17 18 19 20 21 22 23 24 25 26	WHEREAS, IT APPEARING TO THE COURT CONSENTED TO THE ENTRY OF FINAL. IT FURTHER APPEARING TO THE COURT THEREFORE, THE COURT HEREBY ORD CONSENT JUDGMENT AS SET FORTH AND Dated:	TUDGMENT AS SET FORTH ABOVI IT THAT THERE IS PROPER CAUSI PERS, ADJUDGES AND DECREES TO BOVE BE ENTERED. Honorable Timothy Casserly Judge of the Superior Court	£
14 15 16 17 18 19 20 21 22 23 24 25 26 27	WHEREAS, IT APPEARING TO THE COULD CONSENTED TO THE ENTRY OF FINAL. IT FURTHER APPEARING TO THE COURT THEREFORE, THE COURT HEREBY ORD CONSENT JUDGMENT AS SET FORTH AND Dated: Dated:	TUDGMENT AS SET FORTH ABOVI IT THAT THERE IS PROPER CAUSI PERS, ADJUDGES AND DECREES TO BOVE BE ENTERED. Honorable Timothy Casserly Judge of the Superior Court	£