## SUPREME COURT OF ARIZONA

IN RE THE GENERAL ADJUDICATION	)	Supreme Court
OF ALL RIGHTS TO USE WATER IN	)	Nos. WC-90-0001-IR
THE GILA RIVER SYSTEM AND SOURCE	)	(Includes
	)	WC-90-0001-IR through
	)	WC-90-0007-IR
	)	(Consolidated)
	)	& WC-79-0001 through
	)	WC - 79 - 0004)
	)	(Consolidated)
	)	
	)	Maricopa County
	)	Nos. W-1, W-2, W-3,
	)	W-4 (Consolidated)
	)	
		ORDER

Pursuant to its order filed December 12, 2001 requesting comment addressing the continued viability of Issue 6, the Court received statements from several parties. The Court now has considered the statements filed by the collective Salt River Project parties, the Navajo Nation, the Gila River Indian Community, Arizona Public Service Company, and the United States. Based on the general consensus expressed by these parties and the statements that they have filed,

IT IS HEREBY ORDERED that the portion of the trial court's "Order with Regard to the Fifth Set of Issues Submitted for Decisions" (8/1/89) relating to Issue 6 is VACATED.

IT IS FURTHER ORDERED that those portions of this Court's "Orders Concerning Petitions for Interlocutory Review" (12/11/90)relating to granting interlocutory review of Issue Number 6 are hereby VACATED as improvidently granted.

Dated this 2nd day of April, 2002.

/ s / S t a n l e y G . F e l d m a n

STANLEY G. FELDMAN, Duty Justice