PUBLIC UTILITIES COMMISSION 505 VAN NESS AVENUE SAN FRANCISCO, CA 94102-3298

September 16, 2020

Ronald K. Moore Senior Regulatory Analyst Golden State Water Company 630 East Foothill Blvd. San Dimas, CA 91773

Dear Mr. Moore,

The Commission has approved Golden State Water Company's Advice Letter No. 1795-B, (Supplement to Advice Letter No. 1795 and 1795-A), filed on August 19, 2020, regarding Polyfluoroalkyl Substances Memorandum Account (PFASMA) Request update Preliminary Statement.

Enclosed are copies of the following revised tariff sheets, effective October 31, 2019, for the utility's files:

P.U.C. SheetNo.Title of Sheet8494-WPreliminary Statement, Part LLLL, Page 18496-WTable of Contents, Page 1 of 4

Please contact Jefferson Hancock at JHO@cpuc.ca.gov or 415-703-3453, if you have any questions.

Thank you,

/s/ROBIN BRYANT

Robin Bryant Water Division

Enclosures



CALIFORNIA PUBLIC UTILITIES COMMISSION DIVISION OF WATER AND AUDITS

Advice Letter Cover Sheet

Utility Name:	GOLDEN STATE WATER COMPANY	Date Mailed to Service List:	8/19/2020
District:	COMPANY-WIDE		
CPUC Utility #:	133 W	Protest Deadline (20 th Day):	11/20/2019
Advice Letter #:	1795-WB	Review Deadline (30 th Day):	11/30/2019
Tier	$\boxtimes 1$ $\square 2$ $\square 3$ \boxtimes Compliance	Requested Effective Date:	10/31/2019
Authorization	Resolution W-5226		
		Rate Impact:	N/A
Description:	Polyfluoroalkyl Substances Memorandum Account (PFASMA) Request update		
	Preliminary Statement		

The protest or response deadline for this advice letter is 20 days from the date that this advice letter was mailed to the service list. Please see the "Response or Protest" section in the advice letter for more information.

Utility Contact:	Gladys Estrada	Utility Contact:	Jon Pierotti
Phone:	(909) 394-3600 x 527	Phone:	(909) 394-3600 x 656
Email:	grosendo@gswater.com	Email:	Jon.Pierotti@gswater.com
DWA Contact:	Tariff Unit		
Phone:	(415) 703-1133		
Email:	Water.Division@cpuc.ca.gov		

DWA USE ONLY					
DATE	STAFF			COMMENTS	
[] APPROVED		[] WITHDF	RAWN		[] REJECTED
Signature:		Comm	ents:		
Date:					
-					



August 19, 2020

Advice Letter No. 1795-WB

(U 133 W)

Canceling

TO THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

Golden State Water Company (GSWC) hereby transmits the following tariff sheets applicable to its Water operations:

<u>CPUC Sheet No</u> Original No. 8494-W*	<u>Title of Sheet</u> Preliminary Statement Part LLLL, Page 1	<u>CPUC Sheet No.</u>
Revised No. 8496-W*	Table of Contents Page 1 of 4	Revised No. 8493-W

Subject: Polyfluoroalkyl Substances Memorandum Account (PFASMA) Request

Supplement

This supplemental filing is being made as a result of the Commission's Resolution W-5226 which reverses Water Division's rejection of GSWC's Advice Letter No. 1795-WA. Per Ordering Paragraph No. 3, GSWC is authorized to establish a memorandum account for tracking of incremental operating costs related to per-and polyfluoroalkyl substances (PFAS) only, costs related to plant and capital expenses will be requested via an application as needed. GSWC is updating the Preliminary Statement to remove plant and capital costs references from this memorandum account request. Additionally, due to the removal of the references to the plant and capital costs, GSWC is cancelling Page 2 of the Preliminary Statement as it is no longer needed. This filing will replace Advice Letter No. 1795-WA in its entirety.

Purpose

GSWC is seeking authorization from the California Public Utilities Commission ("Commission") to establish the Polyfluoroalkyl Substances Memorandum Account (PFASMA). The purpose of the PFASMA is to record incremental expenses that are not otherwise covered in GSWC's revenue requirement, to comply with the regulatory standards set by the State Water Resources Control Board ("state board" or "SWRCB"), to detect, monitor, report and remediate per- and polyfluoroalkyl substances ("PFAS") in drinking water.

Background

On August 23, 2019, the SWRCB announced¹ updated guidelines for local water agencies to follow in detecting and reporting the presence of perfluorooctanoic ("PFOA") and perfluorooctanesulfonic acid ("PFOS") in drinking water. The SWRCB also announced it has begun the process of establishing regulatory standards for these chemicals. The updated state guidelines lower the current notification levels from 14 parts per trillion ("ppt") to 5.1 ppt for PFOA and from 13 ppt to 6.5 ppt for PFOS. Notification levels are a precautionary health-based measure for concentrations in drinking water that warrant notification and further monitoring and assessment. Public water systems are encouraged to test their water for contaminants with notification levels, and in some circumstances may be ordered to test. If the systems do test, they are required to report exceedances to their governing boards and the SWRCB and are urged to report this information to customers.

In addition to the updated notification levels, the SWRCB has requested that the Office of California Environmental Health Hazard Assessment ("OEHHA") develop public health goals ("PHGs") for both PFOA and PFOS, the next step in the process of establishing regulatory standards, known as maximum contaminant levels (MCLs), in drinking water. Other chemicals in the broader group of PFAS may be considered later, either individually or grouped, as data permits. Unlike other states, California has not developed its own PHGs at this time.

The SWRCB is currently conducting a statewide assessment to determine the scope of contamination by PFAS, including PFOA and PFOS, in water systems and groundwater. In the first phase, pursuant to Health and Safety Code section 116400, in March 2019 public water systems were ordered to sample (quarterly for one year) about 600 drinking water supply wells located near airports and landfills, where contamination is more likely, and near locations where PFAS was previously found. Within this phase, GSWC was mandated to test 19 of its approximately 235 wells. Following this initial phase, the assessment will likely focus on sampling water sources near industrial sites and at wastewater treatment facilities. As a result, GSWC anticipates additional testing requirements of its remaining wells.

While the SWRCB continues to assess the scope of contamination based on initial data reporting for the statewide assessment, the response levels for PFOA and PFOS remain at 70 parts per trillion for the total combined concentration of both contaminants, consistent with the U.S. Environmental Protection Agency's health advisory level. The response levels were supposed to be provided in the fall, but is still pending with no firm date.

On July 31, 2019, California Governor Gavin Newsom approved Assembly Bill No. 756 ("AB 756") which authorizes the SWRCB to order a public water system to monitor for PFAS more broadly. AB 756 will take effect on January 1, 2020.

 $^{^{\}rm 1}$ State Water Board Media Release, August 23, 2019:

https://www.waterboards.ca.gov/press room/press releases/2019/pr082319 pfoa pfos
guidelines news release.pdf

Under AB 756, "(a)ll monitoring results shall be submitted to the state board electronically as directed by the state board in its order."² "If any monitoring undertaken pursuant to an order…results in a confirmed detection, a community water system or a nontransient noncommunity water system shall report that detection in the water system's annual consumer confidence report."³ "(F)or perfluoroalkyl substances and polyfluoroalkyl substances with notification levels, a community water system or a nontransient noncommunity water system shall report the detection if the level exceeds the notification level as required by Section 116455."⁴ "For perfluoroalkyl substances and polyfluoroalkyl substances where detected levels of a substance exceed the response level, a community water system or nontransient noncommunity public water system shall take a water source where detected levels exceed the response level out of use or provide public notification within 30 days of the confirmed detection."⁵

Memorandum Account Justification

Public water systems have been ordered by the SWRCB to detect, monitor and report PFOA and PFOS. GSWC has begun to, and anticipates incurring substantial costs in order to comply.

The substantial costs GSWC expects to incur include, but are not limited to, the following:

- Laboratory testing and monitoring due to the specialized nature of the analyses (new and developing methods, low detection limits and sensitivity for sample contamination) the cost for each analysis is much greater than routine monitoring tests.
- Customer/public notifications
- Chemical and operating costs for treatment
- Special studies related to treatment options.

GSWC anticipates that the state will require an additional phase of testing that will expand the SWRCB's monitoring and reporting scope of their original mandate. GSWC expects to incur between \$300,000 - \$400,000 for testing of its remaining approximately 200 wells companywide, excluding estimated costs for resampling. Testing is estimated to be performed on a quarterly basis for one annual period consistent with the SWRCB's original mandate. This estimated cost excludes any costs to be incurred to address follow-up or confirmation sampling results, including notification and treatment costs, which GSWC is unable to estimate at this time. The cost of treatment can vary greatly depending on site-specific factors, such as capacity and treatment technology, and is difficult to estimate.

The PFASMA will track only incremental costs, i.e., costs not otherwise covered in GSWC's authorized revenue requirement, by ratemaking area. The PFASMA will be amortized at the ratemaking area level.

² AB 756, Section 1(b)

 $^{^{3}}$ AB 756, Section 1(c)(1)

 $^{^{4}}$ AB 756, Section 1(c)(2)

⁵ AB 756, Section 1(c)(3)

Request To Establish A Memorandum Account

In accordance with the Commission's Standard Practice U-27-W, establishing a memorandum account is conditional and in consideration with the following five criteria which have been met by GSWC:

a. The expense is caused by an event of an exceptional nature that is not under the utility's control.

The costs tracked in the PFASMA will be incurred due to orders issued by the SWRCB to public water systems to monitor PFAS, which is out of GSWC's control.

b. The expense cannot have been reasonably foreseen in the utility's last general rate case and will occur before the utility's next scheduled rate case.

GSWC's last GRC was filed in July 2017. Monitoring Orders, issued by the SWRCB in March 2019, directed monitoring to begin during the second quarter of 2019. The Governor's approval of AB 756 occurred on July 31, 2019. GSWC's next GRC will be filed in July 2020. GSWC has begun to and anticipates to incur a substantial increase in costs in order to comply with this new law and any regulatory standards set by the SWRCB.

On August 21, 2019, GSWC notified the Commission that recent testing required by the SWRCB detected levels at one of GSWC's seven wells that supply the Norwalk water system that exceeded the state's prior established Notification Level of 13 ppt for PFOS. The SWRCB requires public water systems to report exceedances to their governing bodies and the SWRCB and urges them to report this information to customers.⁶ Consistent with the SWRCB's requirements and recommendations, GSWC is incurring costs in order to provide timely notifications to governing bodies and customers and proactively remedy the issue. Additionally, PFOS was detected in wells with existing GAC treatment but treatment and monitoring costs associated with the treatment process will increase.

c. The expense is of a substantial nature such that the amount of money involved is worth the effort of processing a memo account.

To date, GSWC has already incurred testing and noticing costs associated with the compliance requirements resulting from the monitoring orders and AB 756. GSWC estimates incremental costs for testing, monitoring, notifying customers and remediation due to the new requirements. The costs will be substantial. Additional monitoring and compliance requirements remain in flux but are expected to increase substantially over the next year, and therefore all of the costs to comply with AB 756 and future mandates from the SWRCB are uncertain. Additionally, the treatment costs associated with remedying issues associated with potential positive detections are not estimable at this time. However, the costs will not be inconsequential. Finally, the existence of the costs is not speculative.

⁶ State Water Board Media Release, August 23, 2019: https://www.waterboards.ca.gov/press room/press releases/2019/pr082319 pfoa pfos guidelines news release.pdf

GSWC anticipates that the state will require an additional phase of testing that will expand the SWRCB's monitoring and reporting scope of their original mandate. GSWC expects to incur between \$300,000 - \$400,000 for testing of its remaining approximately 200 wells companywide, excluding estimated costs for resampling. Testing is estimated to be performed on a quarterly basis for one annual period consistent with the SWRCB's original mandate. This estimated cost excludes any costs to be incurred to address follow-up or confirmation sampling results, including notification and treatment costs, which GSWC is unable to estimate at this time. The cost of treatment can vary greatly depending on site-specific factors, such as capacity and treatment technology, and is difficult to estimate.

d. The ratepayers will benefit by the memo account treatment.

Exposure to PFOA and PFOS can cause adverse health effects, including harmful effects to a developing fetus or infant, immune system and liver effects, and cancer. While consumer products are a large source of exposure to these chemicals for most people, drinking water has become an increasing concern due to the persistence and tendency of these chemicals to accumulate in groundwater.⁷

GSWC customers will benefit from the establishment of this Memorandum Account because it will allow continual testing, monitoring and timely notification to customers and remediation when detected levels of PFAS exceed the state's established notification and response levels.

The expenses tracked in the PFASMA will go through a prudency review by the Commission's Water Division and the Public Advocates Office before recovery is granted to make sure the company did not spend money without discretion.

Memorandum Account Treatment

GSWC is aware that a memorandum account is not a guarantee of eventual recovery of expenses, nor is it carried as a regular account under the uniform system of accounts for water utilities. It is carried "off the books" as a memorandum account. Further, it is also known that the Commission's policy on memorandum account treatment has always been that the burden of proof of the reasonableness of costs charged to the account is the responsibility of the utility requesting reimbursement of such costs.

Effective Date

This advice letter is submitted with a Tier 2 designation. GSWC is requesting this filing become effective October 31, 2019.

Customer Notice

This advice letter requests the establishment of a memorandum account only, there are no rate changes being requested, therefore, a customer notice is not required.

⁷ Id.

Response Or Protest

Anyone may submit a response or protest for this Advice Letter (AL). When submitting a response or protest, **please include the utility name and advice letter number in the subject line.**

A **response** supports the filing and may contain information that proves useful to the Commission in evaluating the advice letter. A **protest** objects to the AL in whole or in part and must set forth the specific grounds on which it is based. These grounds are:

- 1. The utility did not properly serve or give notice of the AL;
- 2. The relief requested in the AL would violate statute or Commission order, or is not authorized by statute or Commission order on which the utility relies;
- 3. The analysis, calculations, or data in the AL contain material error or omissions;
- 4. The relief requested in the AL is pending before the Commission in a formal proceeding; or
- 5. The relief requested in the AL requires consideration in a formal hearing, or is otherwise inappropriate for the AL process; or
- 6. The relief requested in the AL is unjust, unreasonable, or discriminatory, provided that such a protest may not be made where it would require re-litigating a prior order of the Commission.

A protest may not rely on policy objections to an AL where the relief requested in the AL follows rules or directions established by statute or Commission order applicable to the utility. A protest shall provide citations or proofs where available to allow staff to properly consider the protest.

The Water Division must receive a response or protest via email (<u>or</u> postal mail) within 20 days of the date the AL is filed. When submitting a response or protest, **please include the utility name** and advice letter number in the subject line.

The addresses for submitting a response or protest are:

Email Address:	Mailing Address:
Water.Division@cpuc.ca.gov	CA Public Utilities Commission
	Water Division
	505 Van Ness Avenue
	San Francisco, CA 94102

On the same day the response or protest is submitted to DWA, the respondent or protestant shall send a copy of the protest to Golden State Water Company at:

Email Address: regulatoryaffairs@gswater.com Mailing Address:

Golden State Water Company Jon Pierotti 630 East Foothill Blvd. San Dimas, CA 91773 Cities and counties that need Board of Supervisors or Board of Commissioners approval to protest should inform the Water Division, within the 20-day protest period, so that a late filed protest can be entertained. The informing document should include an estimate of the date the proposed protest might be voted on.

Replies

The utility shall reply to each protest and may reply to any response. Any reply must be received by the Water Division within five business days after the end of the protest period, and shall be served on the same day on each person who filed the protest or response to the AL.

The actions requested in this advice letter are not now the subject of any formal filings with the California Public Utilities Commission, including a formal complaint, nor action in any court of law.

Sincerely,

<u>/s/Jon Pierotti</u> Regulatory Affairs Department

c: Jim Boothe, CPUC - Water Division Victor Chan, CPUC- CalPA Richard Rauschmeier, CPUC- CalPA

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(N)

Preliminary Statements Polyfluoroalkyl Substances Memorandum Account

LLLL. Polyfluoroalkyl Substances Memorandum Account (PFASMA)

1. Purpose

The purpose of the PFASMA is to record incremental expenses that are not otherwise covered in GSWC's revenue requirement, to comply with the regulatory standards set by the State Water Control Board, to detect, monitor and report per-and polyfluoroalkyl substances (PFAS) in drinking water.

2. Applicability

GSWC expects to incur costs related to, but not limited to, the following:

- Laboratory testing and monitoring due to the specialized nature of the analyses (new and developing methods, low detection limits and sensitivity for sample contamination) the cost for each analysis is much greater than routine monitoring tests.
- Customer/public notifications
- Chemical and operating costs for treatment
- Special studies related to treatment options

3. Accounting Procedure

The PFASMA does not have a rate component.

- a. A debit entry shall be made to the PFASMA to record all related costs including, but not limited to, laboratory testing/monitoring, customer/public notifications, chemical costs and special treatment studies.
- b. Interest shall accrue to the PFASMA on a monthly basis by applying a rate equal to onetwelfth of the 3-month Commercial Paper Rate, as reported in the Federal Reserve Statistical Release, to the average of the beginning-of-month and end-of balances.

4. Effective Date

The PFASMA shall have the effective date of October 31, 2019.

5. Disposition

Disposition of amounts recorded in the PFASMA shall be determined in GSWC's next General Rate Case application or as otherwise determined by the Commission, if the account's cumulative balance exceeds 2% of GSWC's adopted gross revenues.

(N)

(To be inserted by utility) Advice Letter No. <u>1795-WB</u> Decision No.

Issued By **R. J. Sprowls President**

GOLDEN STATE WATER COMPANY (U 133 W) 630 E. FOOTHILL BLVD. - P.O. BOX 9016

SAN DIMAS, CALIFORNIA 91773-9016

Table of Contents

The following tariff sheets contain all effective rates and rules affecting rates and service of the utility, together with information relating thereto:

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nriff Area Maps:		
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Bay	8189-W	
Calipatria-Niland	6846-W	
Clearlake	6839-W	
Claremont	8487-W	
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Apple Valley South	8221-W	
Desert View	8222-W	
Lucerne Valley	5805-W	
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Culver City	8293-W	
Southwest	8196-W	
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(Continued)

(To be inserted by utility)		
Advice Letter No.	1795-WB	
Decision No.		

Issued By R. J. Sprowls President

(To be inserted by P.U.C.) Date Filed August 19, 2020 Effective October 31, 2019 Resolution No.

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Sacramento Suburban Water Dist. 3701 Marconi Avenue – Suite 100

Sacramento, CA 95821 HHernandez@sswd.org DYork@sswd.org

Carmichael Water District 7837 Fair Oaks Blvd. Carmichael, CA 95608-2405

Cypress Ridge Owner's Association Attn: President 1400 Madonna Road San Luis Obisbo, CA 93405 Cory.Bauer@managementtrust.com

City of Folsom 50 Natoma Street Folsom, CA 95630

Director Sacramento County Water Agency 827-7th Street, Room 301 Sacramento, CA 95814 DWRexecsecretary@saccounty.net

Bay Point Municipal Advisory Council 3105 Willow Pass Road Bay Point, CA 94565-3149

Contra Costa Water District P. O. Box H2O Concord, CA 94520

Diablo Water District P. O. Box 127 Raley's Shopping Center – 2107 Main Street Oakley, CA 94561-0127 Dmuelrath@diablowater.org cbelleci@diablowater.org

City of Martinez 525 Henrietta Avenue Martinez, CA 94553 **Citrus Heights Water District** 6230 Sylvan Road Citrus Heights, CA 95610

California-American Water Co. 4701 Beloit Drive Sacramento, CA 95838-2434 ca.rates@amwater.com

Fair Oaks Water District 10317 Fairoaks Blvd. Fairoaks, CA 95628

Orange Vale Water Co P. O. Box 620800 9031 Central Avenue Orange Vale, CA 95662 swilcox@orangevalewater.com

City of Antioch P. O. Box 5007 Antioch, CA 94531

City of Brentwood Public Works Operations Eric Brennen, Water Operations Manager 2201 Elkins Way Brentwood, CA 94513

Contra Costa County Chief Assistant Clerk of the Board 651 Pine Street, Room 106 Martinez, CA 94553 Jami.napier@cob.cccounty.us

Richard Lou, Principal Management Analyst **East Bay Municipal Utility District** 375 – 11th Street, MS#804 Oakland, CA 94607 <u>Rlou@ebmud.com</u>

Highlands Water Company 14580 Lakeshore Drive Clearlake, CA 95422-8100

Konocti County Water District

15844 – 35th Street Clearlake, CA 95422 <u>kcwd@mchsi.com</u>

Arroyo Grande Municipal Water Dept. P.O. Box 550 Arroyo Grande, CA 93420 staylor@arroyogrande.org

Cambria Community Services Dist. 1316 Tamson Drive – Suite 201 P.O. Box 65 Cambria. CA 93428

Los Osos CSD 2122 - 9th Street Los Osos, CA 93402

S & T Mutual Water Co. P.O. Box 6391 Los Osos, CA 93412 STMutualwater@gmail.com

Nipomo Community Services Dist. 147 S. Wilson Street Nipomo, CA 93444-0326 MIglesias@ncsd.ca.gov

Calleguas Municipal Water District 2100 Olsen Road Thousand Oaks, CA 91360 staylor@calleguas.com

City Clerk City of Clearlake 14050 Olympic Drive Clearlake, CA 95422 mswanson@clearlake.ca.us

City Attorney & City Clerk City of Santa Maria 110 East Cook Street Santa Maria, CA 93454 rgarietz@ci.santa-maria.ca.us psinco@cityofsantamaria.org

County Clerk County of Sacramento 720 9th Street Sacramento, CA 95814 Local Agency Formation Commission P. O. Box 2694 Granite Bay, CA 95746 j.benoit4@icloud.com

Avila Beach Community Service District P O Box 309 191 San Miguel Street Avila Beach, CA 93424 avilacsd@gmail.com

Community Services District P. O. Box 6064 Los Osos, CA 93412

Morro Bay City Water (City Hall) 595 Harbor Blvd. Morro Bay, CA 93442 <u>rlivick@morrobayca.gov</u>

San Luis Obispo City Water 879 Morro Street San Luis Obispo, CA 93403

City of Santa Maria 2065 East Main Street Santa Maria, CA 93454 Imlong@ci.santa-maria.ca.us

City Attorney City of Clearlake 14050 Olympic Drive Clearlake, CA 95422

City Clerk & City Attorney **City of Guadalupe** 918 Obispo Street Guadalupe, CA 93434

City Clerk & City Attorney City of Simi Valley 2929 Tapo Canyon Road Simi Valley, CA 93065

County Clerk County of San Luis Obispo 1055 Monterey Street - #D-120 San Luis Obispo, CA 93408

Department of Water Resources Steve Pedretti, Division Chief 827 7th Street, Room 301 Sacramento, CA 95814 <u>DWRexecsecretary@saccounty.net</u>

County Counsel

105 East Anapamu Street, Rm. 201 Santa Barbara, CA 93101

LAFCO 1042 Pacific Street, Suite A San Luis Obispo, CA 93401 dbloyd@slolafco.com

City of Bellflower Water Department 16600 Civic Center Drive Bellflower, CA 90706 RStover@bellflower.org

City of Downey Director of Public Works P. O. Box 90241-7016 Downey, CA 90241

City of Huntington Park Water Department 6550 Miles Street Huntington Park, CA 90255

City of Lakewood Water Department P.O. Box 220 Lakewood, CA 90714-0220

Honorable Mayor Eric Garcetti City of Los Angeles 200 N. Spring Street – Room 303 Los Angeles, CA 90012

City of Norwalk Water Department 12700 Norwalk Blvd. – Room #5 Norwalk, CA 90650

City of Santa Fe Springs Water Department 11736 E. Telegraph Road Santa Fe Springs, CA 90670 County Counsel **County of San Luis Obispo** County Government Center - **#D-320** San Luis Obispo, CA 93408

John Farnkopf, Senior Vice President HILTON FARNKOPF & HOBSON, LLC 2175 N. California Blvd – Suite 990 Walnut Creek, CA 94596 jfarnkopf@hfh-consultants.com

Santa Barbara LAFCO 105 E. Anapamu - Room 406 Santa Barbara, CA 93101 lafco@sblafco.org

City of Cerritos Water Department P.O. Box 3130 Cerritos, CA 90703 bortega@cerritos.us

City of Hawthorne 4455 W. 126th Street Hawthorne, CA 90250

City of Inglewood One Manchester Blvd. - Suite 900 P. O. Box 6500 Inglewood, CA 90301

Long Beach Water Department Chris Garner, General Manager 1800 E. Wardlow Road Long Beach, CA 90807

City of Los Angeles Department of Water & Power P O Box 51111 Los Angeles, CA 90051-0100

City of Paramount Water Department 16420 Colorado Street Paramount, CA 90723 sho@paramountcity.com

City of South Gate Water Department 8650 California Street South Gate, CA 90280 rdickey@sogate.org dtorres@sogate.org

City of Torrance Water Department 3031 Torrance Blvd. Torrance, CA 90503

California Water Service Co. 2632 West 237th Street Torrance, CA 90505-5272 mduque@calwater.com

Liberty Utilities 9750 Washburn Road Downey, CA 90241 Diana.lemoli@LibertyUtilities.com

Maywood Mutual Water - No. 2 3521 East Slauson Street Maywood, CA 90270

Orchard Dale County Water District 13819 East Telegraph Road Whittier, CA 90604 rsilvett@odwd.org ecastaneda@odwd.org Mliskey@odwd.org

San Gabriel Valley Water Co. 11142 Garvey Avenue El Monte, CA 91733 dadellosa@sgvwater.com

Tract 180 - Mutual Water Co. 4544 E. Florence Avenue Cudahy, CA 90201 Tract180@hotmail.com

Central Basin MWD General Manager 6252 Telegraph Road Commerce, CA 90040-2512

Hilda Solis – 1st District L.A. County Board of Supervisors 856 Kenneth Hahn Hall of Admin 500 West Temple Street Los Angeles, CA 90012 **City of Whittier** 13230 Penn Street Whittier, CA 90602

California Water Service Rancho Dominguez District 2632 West 237th Street Torrance, CA 90505-5272 hwind@calwater.com

Maywood Mutual Water - No. 1 5953 Gifford Street Huntington Park, CA 90255 MaywoodWater1@aol.com

Maywood Mutual Water - No. 3 6151 Heliotrope Avenue Maywood, CA 90270-3418

Pico County Water District P. O. Box 758 Pico Rivera, CA 90660-0768

Robert Kelly, VP of Regulatory Affairs Suburban Water Systems 1325 N. Grand Avenue, Suite 100 Covina, CA 91724-4044

Water Replenishment District General Manager 4040 Paramount Blvd. Lakewood, CA 90712-4127 rwhitaker@wrd.org

West Basin MWD Julie Frazier-Mathews – Executive Asst. Patrick Sheilds – General Manager 17140 S. Avalon Blvd. – Suite 210 Carson, CA 90746-1296 JulieF@westbasin.org PatrickS@westbasin.org

Mark Ridley-Thomas – 2nd District L. A. County Board of Supervisors Room 866 - Hall of Administration 500 West Temple Street Los Angeles, CA 90012 Markridley-thomas@bos.lacounty.gov kkatona@bos.lacounty.gov

City Attorney & City Clerk City of Artesia 18747 Clarksdale Avenue Artesia, CA 90701

City Manager City of Bell Gardens 7100 S. Garfield Avenue Bell Gardens, CA 90201 ssimonian@bellgardens.org joropeza@bellgardens.org aclark@bellgardens.org

City Attorney & City Clerk City of Cerritos P.O. Box 3130 Cerritos, CA 90703

Acting City Manager & City Clerk **City of Cudahy** 5250 Santa Ana Street Cudahy, CA 90201 <u>snishizaki@cityofcudahyca.gov</u>

City Attorney & City Clerk **City of Downey** 11111 Brookshire Avenue Downey, CA 90241 <u>cityclerk@downeyca.gov</u>

City Clerk **City of Gardena** 1700 W. 162nd Street Gardena, CA 90247 <u>cityclerk@ci.gardena.ca.us</u>

City Attorney & City Clerk **City of Hawthorne** 4460 W. 126th Street Hawthorne, CA 90250 <u>cityclerk@cityofhawthorne.org</u>

City Attorney & City Clerk **City of Inglewood** One Manchester Blvd. P O Box 6500 Inglewood, CA 90301 City Attorney, Clerk & Manager **City of Bell** 6330 Pine Avenue Bell, CA 90201 <u>Daleshire@awattorneys.com</u> – Dale Aleshire <u>ABustamonte@CityofBell.org</u> – City Clerk <u>jchoi@cityofbell.org</u> – Jackie Choi

City Attorney & City Clerk **City of Carson** 701 E. Carson Street Carson, CA 90745 <u>cityclerk@carson.ca.us</u>

City Attorney & City Clerk **City of Compton** 205 W. Willowbrook Avenue Compton, CA 90220 <u>ccornwell@comptoncity.org</u>

City Attorney & City Clerk **City of Culver City** 9770 Culver Blvd. Culver City, CA 90230 <u>City.clerk@culvercity.org</u> <u>City.attorney@culvercity.org</u>

City Attorney & City Clerk **City of El Segundo** 350 Main Street El Segundo, CA 90245

City Attorney & City Clerk City of Hawaiian Gardens 21815 Pioneer Blvd. Hawaiian Gardens, CA 90716

City Clerk City of Huntington Park 6550 Miles Avenue Huntington Park, CA 90255

City Clerk City of Lakewood 5050 N. Clark Avenue Lakewood, CA 90714 CityClerk@LakewoodCity.org

City Attorney & City Clerk **City of La Mirada** 13700 La Mirada Blvd. La Mirada, CA 90638 <u>AHaraksin@CityofLaMirada.org</u>

City Clerk City of Long Beach 333 Ocean Boulevard Long Beach, CA 90802 cityclerk@longbeach.gov

City Attorney & City Clerk **City of Paramount** 16400 S. Colorado Avenue Paramount, CA 90723 <u>JCavanaugh@Cavanaughlaw.net</u>

City Attorney & City Clerk City of South Gate 8650 California Avenue South Gate, CA 90280

County Clerk County of Orange 12 Civic Center Plaza Santa Ana, CA 92702

County of LA Waterworks Dist. 23533 West Civic Center Way Malibu, CA 90265 Attn: Mark Carney drydman@dpw.lacounty.gov

Director of Public Services Town of Apple Valley 14955 Dale Evans Parkway Apple Valley, CA 92307

California Department of Corrections P. O. Box 5001 7018 Blair Road Calipatria, CA 92233

California Dept. of Forestry Hdqtrs 3800 N. Sierra Way San Bernardino, CA 92405

Daggett Community Service P.O. Box 308 Daggett, CA 92327 City Attorney & City Clerk **City of Lawndale** 14717 Burin Avenue Lawndale, CA 90260 <u>tvickrey@awattorneys.com</u>

City Attorney & City Clerk **City of Norwalk** 12700 Norwalk Blvd. Norwalk, CA 90650

City Attorney & City Clerk **City of Santa Fe Springs** 11710 E. Telegraph Road Santa Fe Springs, CA 90670 janetmartinez@santafesprings.org

County Clerk County of Los Angeles 12400 Imperial Highway Norwalk, CA 90650

County Counsel **City of Orange** 333 W. Santa Ana Blvd., 4th Floor Santa Ana, CA 92701

Apple Valley Ranchos Water Co. Tony Penna – General Manager

21760 Ottawa Road P. O. Box 7005 Apple Valley, CA 92308 tpenna@avrwater.com

Barlen Mutual Water P. O. Box 77 Barstow, CA 92311 barlenwater@hotmail.com

California Dept. of Forestry 7105 Airway Drive Yucca Valley, CA 92284

County Water P. O. Box 5001 Victorville, CA 92393-5001

East Orange County Water 185 N. McPherson Road Orange, CA 92869-3720 Iohlund@eocwd.com eoch20@eocwd.com

<u>GOLDEN STATE WATER COMPANY</u> <u>REGION 1, 2 & 3 – SERVICE LIST</u>

East Pasadena Water Co. 3725 Mountain View Avenue Pasadena, CA 91107 Larry@epwater.com

Jurg Heuberger, CEP, Executive Officer LAFCO 1122 W. State Street, Suite D El Centro, CA 92243-2840

Local Agency Formation Commission 215 North D Street – Suite 204 San Bernardino, CA 92415-0490 lafco@lafco.sbcounty.gov

Morongo Valley Community Service Distribution P.O. Box 46 Morongo Valley, CA 92256

Rancheritos Water Co. P. O. Box 348 Apple Valley, CA 92307 RMWC1954@gmail.com

Seeley County Water District P. O. Box 161 Seeley, CA 92273

Sheep Creek Water Company P. O. Box 291820 Phelan, CA 92329-1820 Attn: Chris Cummings sheepcreek@verizon.net

Twentynine Palms Water District 72401 Hatch Road P.O. Box 1735 Twentynine Palms, CA 92277 RKolisz@29PalmsWater.org

Walnut Valley Water District 271 S. Brea Canyon Road Walnut, CA 91789

Water Issues Committee Wrightwood Property Owners Assoc. P.O. Box 487 Wrightwood, CA 92397

City of Arcadia Water Co. P. O. Box 60021 240 W. Huntington Drive Arcadia, CA 91066-6021 Raymond Castillo, Chairman County Administration Center 940 W. Main Street - #209 El Centro, CA 92243-2871

Juniper Riviera CWD P.O. Box 386 Apple Valley, CA 92307

Mariana Ranchos County Water District 9600 Manzanita Street Apple Valley, CA 92308 MarianaCWD@mrcwd.org

Navajo Mutual Water Company P. O. Box 392 Apple Valley, CA 92307 <u>Gmnmwc@gmail.com</u>

San Gabriel County Water Co. 8366 Grand Avenue Rosemead, CA 91770 Jim@sgcwd.com

Serrano Water Dist. – Villa Park 18021 East Lincoln Street Villa Park, CA 92667

Sunny Slope Water Co. 1040 El Campo Drive Pasadena, CA 91107-5506 Ken@SunnySlopeWaterCompany.com Karen@SunnySlopeWaterCompany.com

Victor Valley Water District 14343 Civic Drive P O Box 5001 Victorville, CA 92392

Westmorland Water Company P.O. Box 698 Westmorland, CA 92281

City of Anaheim City Clerk's Office 200 S. Anaheim Blvd. – Suite 217 Anaheim, CA 92805

City of Alhambra Utilities Dept. 111 S. First Avenue Alhambra, CA 91801

City of Brawley Water Co. 400 Main Street Brawley, CA 92227 <u>TSalcido@brawley-ca.gov</u>

City of Buena Park 6650 Beach Boulevard Buena Park, CA 90620

City of Covina 534 Barranca Avenue Covina, CA 91723-2199 CMarcarello@covinaca.gov

City Attorney City of El Monte 11333 Valley Blvd. El Monte, CA 91732 cmoseley@elmonte.ca.gov

City of Garden Grove 13802 Newhope Street Garden Grove, CA 92643 Zackb@ci.garden-grove.ca.us

Heber Public Utility District P. O. Box H Heber, CA 92249

City of Imperial Water Department 420 S. Imperial Avenue Imperial, CA 92251

City of La Verne Water Department 3660 "D" Street La Verne, CA 91750 lestrella@ci.la-verne.ca.us

City of Monterey Park Water Co. 320 W. Newmark Avenue Monterey Park, CA 91754 rgonzales@montereypark.ca.gov

City of Monrovia Water Company 415 S. Ivy Avenue Monrovia, CA 91016 **City of Brea Water Department** #1 Civic Center Drive Brea, CA 92621

City of Calexico Water Co. 608 Heber Avenue Calexico, CA 92231

City of El Centro Water Co. 307 W. Brighton Avenue El Centro, CA 92243

City of Fullerton Water Fullerton Water Department 303 W. Commonwealth Avenue Fullerton, CA 92631 garh@ci.fullerton.ca.us

City of Glendora 116 East Foothill Blvd. Glendora, CA 91740

City of Hesperia Water Department 9700 Seventh Avenue Hesperia, CA 92345 jwyman@cityofhesperia.us

City of La Palma 7822 Walker Street La Palma, CA 90623 Attn: Jeff Moneda, PW Director

Monte Vista Water District 10575 Central Avenue Montclair, CA 91763

City Attorney City of Monterey Park 2600 W. Olive Avenue, Suite 500 Burbank, CA 91505 Kberger@hensleylawgroup.com

City of Orange Water Department 189 South Water Street Orange, CA 92866 jdefrancesco@cityoforange.org

<u>GOLDEN STATE WATER COMPANY</u> <u>REGION 1, 2 & 3 – SERVICE LIST</u>

City of Santa Ana Water

20 Civic Center Plaza Santa Ana, CA 92702 ryhernandez@santa-ana.org

City of Seal Beach 211 8th Street Seal Beach, CA 90740

City of West Covina Water Department 825 S. Sunset Avenue West Covina, CA 91790

Steve Conklin, Acting General Manager Yorba Linda Water District 1717 E. Miraloma Avenue Placentia, CA 92870 Sconklin@ylwd.com RWeston@ylwd.com

City Attorney City of Barstow 222 E. Mountain View Street Barstow, CA 92311

City Attorney City of Claremont P. O. Box 880 Claremont, CA 91711

City Attorney City of Cypress 5275 Orange Avenue Cypress, CA 90630

City of El Monte 11333 Valley Blvd. El Monte, CA 91731 jmussenden@ci.el-monte.ca.us

City Attorney City of La Palma 7822 Walker Street La Palma, CA 90680 City of San Dimas 245 E. Bonita Avenue San Dimas, CA 91773 dblack@sandimasca.gov bmckinney@sandimasca.gov

City of Upland Water Department 460 N. Euclid Street Upland, CA 91786 RHoerning@ci.upland.ca.us JRobles@ci.upland.ca.us MMadriz@ci.upland.ca.us

City of Westminster 8200 Westminster Blvd. Westminster, CA 92683 smiller@westminster-ca.gov

City Attorney **City of Arcadia** 240 West Huntington Drive Arcadia, CA 91006 <u>cityattorney@arcadiaca.gov</u>

City Attorney Oswalt & Associates Mr. William (Bill) Smerdon P O Box 607 Imperial, CA 92251

City Attorney City of Covina 125 E. College Street Covina, CA 91723

City Attorney City of Duarte 1600 Huntington Drive Duarte, CA 91010 jmelching@rutan.com

City Attorney City of Irwindale 5050 N. Irwindale Avenue Irwindale, CA 91706

City Attorney City of La Verne 3660 'D' Street La Verne, CA 91750

Administrative Services Director City of Los Alamitos 3191 Katella Avenue Los Alamitos, CA 90720 CKoehler@cityoflosalamitos.org

City Attorney City of Montclair 5111 Benito Avenue Montclair, CA 91763 der@robbinsholdaway.com

City Attorney City of Orange 300 E. Chapman Avenue Orange, CA 92666 wwinthers@cityoforange.org

City of Pomona 505 S. Garey Avenue Pomona, CA 91766 Rozaluia_outley@ci.pomona.ca.us

City Attorney, Bonifacio Garcia City of Rosemead 8838 E. Valley Blvd. Rosemead, CA 91770

City Attorney City of San Gabriel 425 S. Mission Drive San Gabriel, CA 91776

City Attorney City of Stanton 7800 Katella Avenue Stanton, CA 90680

City Manager City of Yorba Linda 4845 Casa Loma Avenue Yorba Linda, CA 92886-3364

City Clerk City of Barstow 222 E. Mountain View St – Suite A Barstow, CA 92311 City Attorney City of Monrovia 415 South Ivy Avenue Monrovia, CA 91016 <u>csteele@rwglaw.com</u>

City Attorney, Karl H. Berger City of Monterey Park 2600 W. Olive Avenue, Suite 500 Burbank, CA 91505 kberger@hensleylawgroup.com

City Attorney City of Placentia 401 E. Chapman Avenue Placentia, CA 92870

Interim Water Resources Director City of Pomona 148 N. Huntington Street Pomona, CA 91768 <u>chris_diggs@ci.pomona.ca.us</u>

Assistant City Manager **City of San Dimas** 245 E. Bonita Avenue San Dimas, CA 91773 <u>kduran@ci.san-dimas.ca.us</u>

City Attorney City of Seal Beach 211 8th Street Seal Beach, CA 90740 <u>gbarrow@rwglaw.com</u>

City Attorney City of Temple City 9701 Las Tunas Drive Temple City, CA 91780

City Council City of Calipatria 125 North Park Avenue Calipatria, CA 92233

City Clerk City of Claremont P.O. Box 880 Claremont, CA 91711 sdesautels@ci.claremont.ca.us

Community Services Director **City of Claremont** 1616 Monte Vista Avenue Claremont, CA 91711

City Clerk City of Cypress 5275 Orange Avenue Cypress, CA 90630 adm@cypress.ca.us

City Clerk City of El Monte 11333 Valley Blvd. El Monte, CA 91731

City Clerk City of La Palma 7822 Walker Street La Palma, CA 90680

City Clerk City of Los Alamitos 3191 Katella Avenue Los Alamitos, CA 90720 WQintanar@cityoflosalamitos.org

City Clerk **City of Montclair** 5111 Benito Avenue Montclair, CA 91763 <u>CityClerk@CityofMontclair.org</u>

City Clerk City of Placentia 401 E. Chapman Avenue Placentia, CA 92870

City Clerk's Department City of San Gabriel 425 S. Mission Drive San Gabriel, CA 91776 CityClerk@sgch.org

City Clerk, Patricia Vazquez City of Stanton 7800 Katella Avenue Stanton, CA 90680 PVazquez@ci.stanton.ca.us City Clerk City of Covina 125 E. College Street Covina, CA 91723

Management Analyst **City of Duarte** 1600 Huntington Drive Duarte, CA 91010 <u>vrocha@accessduarte.com</u>

City Clerk City of Irwindale 5050 N. Irwindale Avenue Irwindale, CA 91706 LindaK@ci.irwindale.ca.us

City Clerk City of La Verne 3660 'D' Street La Verne, CA 91750

City Clerk City of Monrovia 415 S. Ivy Avenue Monrovia, CA 91016

City Clerk **City of Orange** 300 E. Chapman Avenue Chapman, CA 92666 <u>Cperez@cityoforange.org</u> jjohnson@cityoforange.org

City of Rosemead 8838 Valley Blvd. Rosemead, CA 91770 <u>EHernandez@CityofRosemead.org</u> NHaworth@CityofRosemead.org

City Clerk City of Seal Beach 211 8th Street Seal Beach, CA 90740 PGallegos@sealbeachca.gov TKelsey@sealbeachca.gov

City Manager City of Temple City 9701 Las Tunas Drive Temple City, CA 91780

County Counsel **County of San Bernardino** 385 N. Arrowhead Avenue, 2nd Floor San Bernardino, CA 92415-0140

Chamber President Niland Chamber of Commerce P. O. Box 97 Niland, CA 92257

County Counsel County of Los Angeles 500 W. Temple Street – 5th Floor Los Angeles, CA 90012

Scott Blaising Braun Blaising McLaughlin & Smith PC 915 L Street, Suite 1270 Sacramento, CA 95814 <u>blaising@braunlegal.com</u>

Naval Facilities Engineering Command Rea D. Estrella Southwest Division 1220 Pacific Highway San Diego, CA 92132 <u>Rea.estrella@navy.mil</u>

Liberty Utilities (California) 9750 Washburn Road Downey, CA 90241 <u>AdviceLetterService@LibertyUtilities.com</u> City Clerk City of Yorba Linda 4845 Casa Loma Avenue Yorba Linda, CA 92686

County of San Bernardino Water & Sanitation Area P.O. Box 5004 Victorville, CA 92393-5004

Michael Kent Contra Costa Health Services 597 Center Avenue, Suite 320 Martinez, CA 94553-4635

Fred G. Yanney Yanney Law Office 17409 Marquardt Ave., Unit C-4 Cerritos, CA 90703 <u>FredYanney@gmail.com</u>

Megan Somogyi Goodin, MacBride, Squeri & Day, LLP 505 Sansome Street, Suite 900 San Francisco, CA 94111 <u>MSomogy@goodinmacbride.com</u>

County of Ventura 800 S. Victoria Street Ventura, CA 93009