STATE OF CALIFORNIA GAVIN NEWSOM, Governor

PUBLIC UTILITIES COMMISSION

505 VAN NESS AVENUE SAN FRANCISCO, CA 94102-3298



December 30, 2021

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

Dear Mr. Moore,

The Water Division of the Commission has approved Golden State Water Company's Advice Letter No. 1867, filed on December 6, 2021, regarding authorization to establish the Sutter Pointe General Rate Case Memorandum Account.

Enclosed are copies of the following revised tariff sheets, effective December 6, 2021, for the utility's files:

P.U.C.	
Sheet No.	Title of Sheet
9001-W	Preliminary Statement
	Part PPPP,
	Sutter Pointe General Rate Case
	Memorandum Account
9002-W	Table of Contents, Page 2 of 6
9003-W	Table of Contents, Page 1 of 6
9001-W 9002-W	Preliminary Statement Part PPPP, Sutter Pointe General Rate Case Memorandum Account Table of Contents, Page 2 of 6

Please contact Jim Boothe at JB5@cpuc.ca.gov or 415-703-1748, if you have any questions.

Thank you.

Enclosures

CALIFORNIA PUBLIC UTILITIES COMMISSION WATER DIVISION

Advice Letter Cover Sheet

Utility Name: Golden State Water Company

Date Mailed to Service List: 12/6/2021

District:	Company-wide				
CPUC Utility #:	133 W		Protest Deadline	e (20th Day):	12/26/2021
Advice Letter #:	1867-W		Review Deadline	e (30th Day):	1/5/2022
Tier	$\Box 1 \boxtimes 2 \Box 3$		Requested Effe	ective Date:	12/6/2021
Authorization	CPUC Standard	Practice U-27	מ	late Impact:	N/A
Description:	Establish the Suti Memorandum Ad	er Pointe General Rate Case ecount		tate Impact.	14,11
The protest or response dealist. Please see the "Respons	se or Protest" sec	tion in the advice letter	for more information.		
Utility Contact	: Ronald Mod	ore	Utility Contact:	Nguyen Qu	an
Phone	: (909) 394-36	00 x 682	Phone:	(909) 394-36	00 x 664
Email	: <u>rkmoore@g</u> g	swater.com	Email:	nquan@gsw	rater.com
Water Division Contact:	Tariff Unit				
Phone:	(415) 703-113	3			
Email:	Water.Division	on@cpuc.ca.gov			
		WD USE OI	NLY		
<u>DATE</u>	<u>STAFF</u>		СОМІ	MENTS	
[] APPROVED Signature:		[]WITHD		[]	REJECTED
Date:					



December 6, 2021

Advice Letter No. 1867-W

(133 W)

California Public Utilities Commission

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

CPUC Sheet No.	Title of Sheet	Canceling CPUC Sheet No.
Original No. 9001-W	Preliminary Statement Part PPPP,	
	Sutter Pointe General Rate Memorandum Account	Case
Revised No. 9002-W	Table of Contents Page 2 of 4	Revised No. 8999-W
Revised No. 9003-W	Table of Contents Page 1 of 4	Revised No. 9000-W

Subject: Sutter Pointe General Rate Case Memorandum Account

PURPOSE

GSWC is seeking authorization to modify its Preliminary Statement, to add Part PPPP, to reflect the establishment and implementation of the Sutter Pointe General Rate Case Memorandum Account (SPGRCMA). The purpose of the SPGRCMA is to track the costs associated with preparing, filing, processing and litigating its initial detailed stand-alone General Rate Case (GRC) for Sutter Pointe.

BACKGROUND

On June 26, 2014, the Commission issued Decision No. (D.) 14-06-051, which granted GSWC a certificate of public convenience and necessity (CPCN) to construct and operate a municipal and industrial water system, and to establish a new non-contiguous service area and rates in the southern and unincorporated portion of Sutter County, within a new South Sutter County Service Area to be established within the Natomas' corporate boundaries of Sutter County, known as the Sutter Pointe Specific Plan area.¹

¹ Ordering Paragraph No. 1 in D.14-06-051.

Furthermore, D. 14-06-051 requires GSWC to file an initial general rate case for South Sutter County before starting construction of the distribution or "in tract" infrastructure associated with the South Sutter County Service Area. The GRC must include full documentation and justifications of all of the underlying sources of data and assumptions it relies on in order to develop its initial general rate case for filing, as a detailed standalone general rate case filing (separate and apart from GSWC's regular company-wide GRC filing).²

In addition, D. 14-06-051 established that GSWC is entitled to recover past, present and future costs in rates in connection with the proposed water system, subject to further prudence review by the Commission.³ Though the Commission found that GSWC is entitled to recover past, present and future costs after prudence review by the Commission, the Commission overlooked the necessity to provide a mechanism to track these costs in order that they could be presented to the Commission for the prudence review. This is the specific and sole purpose of this memorandum account request. A memorandum account allows the Commission to consider recovery of utility expenses that have occurred in the past without incurring retroactive ratemaking.⁴

STATUS OF PROJECT

GSWC has been advised by South Sutter County that it is ready to proceed with the development of the project and construction of the distribution or "in tract" infrastructure associated with the South Sutter County Service Area will begin in the near future. GSWC is requesting a memorandum account to track the costs, other than those already included in rates, associated with preparing, filing, processing and litigating its initial detailed stand-alone general rate case for Sutter Pointe.

GSWC anticipates filing its Sutter Pointe stand-alone GRC Proposed Application in the first half of 2022. In order to meet this filing date, GSWC has begun preparation of the stand-alone GRC.

MEMORANDUM ACCOUNT JUSTIFICATION

In accordance with the Commission's Standard Practice U-27-W, establishing a memorandum account is conditional and must meet each of the following five criteria, which have been met by GSWC.

1. The event is not under the utility's control.

⁴ Standard Practice U-27.

² Id. Conclusions of Law 20, 21; Ordering Paragraph Nos. 9, 10 and 12

³ Id. Finding of Fact 18

The developer has full control over the decision on when to proceed with the development within the Sutter Pointe Specific Plan area based on its business plan and the economic conditions in the area.

2. The event could not have been reasonably foreseen in the utility's last general rate case.

GSWC filed its General Rate Case to set rates for 2022-2024 in July 2020. At that time, GSWC could not have reasonably foreseen that it would incur costs associated with the Sutter Pointe stand-alone GRC in 2022 and 2023.

As stated, GSWC was not in control as to when development would start and the need to construct the "in tract" infrastructure would arise. Even if GSWC did know when the need to construct the "in tract" infrastructure would arise, D.14-06-051 specifically ordered that this filing be a "standalone general rate case filing (separate and apart from Golden State's regular company-wide general rate case filing)"⁵. (Emphasis added). GSWC was ordered not to include anything related to its initial Sutter Pointe GRC in its "regular company-wide general rate case filing".

3. The event occurred before the utility's next scheduled rate case.

GSWC is near the end of its company-wide GRC, A.20-07-012, establishing rates for 2022, 2023 and 2024. On November 23, 2021, GSWC filed a Motion to Adopt the Settlement Agreement with the Commission. Its next GRC will not be filed until 2023. GSWC needs to start the preparation of the Sutter Pointe GRC in order to file the Proposed Application in this matter in the first half of 2022. The next Sutter Pointe GRC will be filed as part of GSWC's 2023 company-wide general rate case filing.

4. The event is of a substantial nature in that the amount of money involved is worth the effort of processing a memo account.

D.14-06-051 established and ordered that GSWC must file a detailed general rate case filing using its first year of service as the proposed test year, which includes full documentation and justifications of all of the underlying sources of data and assumptions it relies on in order to develop its initial general rate case for filing, as a detailed stand-alone general rate case filing (separate and apart from GSWC's regular company-wide general rate case filing) and comply with the requirements set forth in D. 07-05-062.6

⁶ D.14-06-051 Conclusions of Law 20, 21; Ordering Paragraph Nos 9,10 and 12

⁵ D.14-06-051 Conclusions of Law 20; Ordering Paragraph No. 9

The Commission was clear that this filing must be complete and well supported. As stated in Decision 07-05-062 "[t]he utility bears the burden of proving that its proposed rate increase is justified and must include in the proposed application and supporting testimony, all information and analysis necessary to meet this burden." The filing will be a complete GRC with testimony, work papers, supporting documentation and "Minimum Data Requirements" in compliance with D. 07-05-062. After the Application is submitted to the Commission, GSWC will be required to respond to an unknown amount of data requests. In addition, given that the Public Advocates Office (formerly DRA) did not join the settlement in GWC's Application 08-08-022, which resulted in D. 14-06-051, there is a strong likelihood that hearings will be required.

GSWC believes that the dollars involved could exceed \$800,000 and are of a substantial nature that the amount of money involved is worth the effort of processing a memorandum account. GSWC will require the use of consulting and legal services for this filing.

5. The Memorandum Account has ratepayer benefits.

GSWC diligently and proactively worked with the Sutter County officials, elected leaders, community members as well as Natomas to ensure that four key local objectives are met: protection and preservation of the local agricultural economy; provision of the best possible M&I service within the Natomas service area; enhancement of regional job creation efforts and respect to taxpayers; and a proven commitment to Sutter County.

In D.14-06-051, the Commission considered the community values in evaluating GSWC's Application. The Commission concluded the Proposed Project is, indeed, consistent with community values, will not adversely affect recreational and park areas, is consistent with historical uses of the Project Site and community aesthetic values, and will not have a significant adverse influence on the environment.⁸ The Commission has determined that it is in the benefit of the ratepayers for GSWC to provide water service to the customers in the unincorporated portion of Sutter County, within a new South Sutter County Service Area.

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⁷ D.07-05-062 page A-6

⁸ D.14-06-051 pp 6, 103; Finding of Fact 17, Conclusion of Law 2.

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 Commission policy on memorandum account treatment has always been that the burden of proof of the reasonableness of expenses charged to the account is the responsibility of the utility requesting reimbursement of such expenses.

REVISIONS TO PRELIMINARY STATEMENT

GSWC proposes to revise its Preliminary Statement to include Part PPPP, Sutter Pointe General Rate Case Memorandum Account (SPGRCMA). The purpose of the SPGRCMA is to record expenses for the preparation, filing and processing of the initial Sutter Pointe stand-alone General Rate Case Application. These expenses include, but are not limited to, legal expenses, consulting costs and noticing costs.

COMMISSION STANDARD PRACTICE U-27

The following excerpts are from the Commission's Standard Practice U-27:

-6. Memorandum (Memo) Account. A memo account is an accounting device that, after approval by the Commission or upon statutory notice, may be used by a utility to record various expenses it incurs. The utility may later seek authorization from the Commission to recover the recorded amounts by passing them on to consumers in rates. The establishment of a memo account does not guarantee that the utility will recoup the tracked amount, but a utility is precluded from recovering amounts not booked to a memo account. Memo accounts allow the Commission to consider recovery of utility expenses that have occurred in the past without incurring retroactive ratemaking.²

Footnote 2 The retroactive ratemaking doctrine prohibits the Commission from authorizing or requiring a utility to adjust current rates to make up for past errors in projections. If a utility includes an estimate of certain costs in its rates and subsequently finds out that the estimate was too low, it cannot adjust future rates to "recoup past losses." City of Piqua v. FERC, 610 F.2d 950, 954 (D.C. Cir. 1979) (quoting Nader v. FCC, 520 F.2d 182, 202 (D.C. Cir. 1975)).

- -26. A memo account is not recorded in the utility's accounting books; it represents an off-book accounting record. Trackable costs are recorded in the memo account, and they are also recorded in the accounting records normally, in accordance with the Uniform System of Accounts. For example, costs normally expensed would continue to be expensed in the accounting records even though a memo account is set up to track these costs for potential future recovery. Memo accounts track a) expenses, b) the carrying cost and depreciation on capital investments, and c) offsetting revenues, such as insurance proceeds, from the effective date of the account.
- -27. Memo accounts may be requested by a Tier 2 advice letter. In order to qualify for memo account treatment, the costs must be due to events of an exceptional nature that:21 a. are not under the utility's control,

- b. could not have been reasonably foreseen in the utility's last general rate case,
- c. and that will occur before the utility's next scheduled rate case,22
- d. are of a substantial nature such that the amount of money involved is worth the effort of processing a memo account and
- e. have ratepayer benefits.²³

Footnote 21 For example, a memo account to book legal costs to fight a takeover by a potentially incompetent entity might have ratepayer benefits, but a memo account to book legal costs to fight a takeover by a competent water district would not.

-36. A Tier 2 advice letter requesting the establishment of a memorandum account does not have to be noticed because there is no change in rates. The notice will be required when the utility requests recovery of the memorandum account.

The request in this advice letter is consistent with the aforementioned Commission directives found in Standard Practice U-27.

TARIFF CHANGES

This advice letter will not increase any rate or charge, cause the withdrawal of service, or conflict with any other schedule, or rule.

TIER DESIGNATION

This advice letter has a Tier 2 designation.

EFFECTIVE DATE

GSWC is requesting this advice letter become effective on the date this advice letter is filed.

CUSTOMER NOTICE

Pursuant to Water Industry Rule No. 3.2 in the Commission's General Order 96-B, this advice letter does not require a customer notice nor a customer notice verification. However, a customer notice will be required when GSWC requests recovery of this memorandum account.

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 AL. 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.

Water Division (WD) 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:

Water.Division@cpuc.ca.gov

Mailing Address:

CA Public Utilities Commission Division of Water and Audits 505 Van Ness Avenue San Francisco, CA 94102

On the same day the response or protest is submitted to WD, 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 Attn: Ronald Moore 630 East Foothill Blvd. San Dimas, CA 91773

REPLIES

The utility shall reply to each protest and may reply to any response. Any reply must be received by WD 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.

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.

No individuals or utilities have requested notification of filing of tariffs. Distribution of this advice letter is being made to the attached service list in accordance with General Order No. 96-B.

Sincerely,

/s/ Ronald Moore

Ronald Moore Regulatory Affairs Department Golden State Water Company

c: Jim Boothe, CPUC – Water Division Bruce DeBerry, CPUC – Water Division Richard Rauschmeier, CPUC- Cal PA Victor Chan, CPUC- Cal PA Jeremy Ho, CPUC- Water Division 630 E. FOOTHILL BLVD. – P.O. BOX 9016 SAN DIMAS, CALIFORNIA 91773-9016

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<u>Preliminary Statements</u> Sutter Pointe General Rate Case Memorandum Account

PPPP. SUTTER POINTE GENERAL RATE CASE MEMORANDUM ACCOUNT (SPGRCMA) (N)

1. Purpose

The purpose of the SPGRCMA is to track the costs associated with preparing, filing, processing and litigating its initial detailed stand-alone General Rate Case (GRC) for Sutter Pointe.

2. Applicability

The SPGRCMA does not have a rate component.

The costs anticipated to be incurred include, but are not limited to, legal costs, consulting costs and noticing costs.

GSWC shall maintain the SPGRCMA by making entries at the end of each month as follows:

- a. A debit entry shall be made to the SPGRCMA at the end of each month to record the expenses discussed above.
- b. Interest shall accrue to the SPGRCMA on a monthly basis by applying a rate equal to one-twelfth of the 3-month Commercial Paper Rate, as reported in the Federal Reserve Statistical Release, to the average of the beginning-ofmonth and the end-of-month balances.

3. **Effective Date**

The effective date of the SPGRCMA shall be the filing date of Advice Letter No. 1867-W.

4. <u>Disposition</u>

Disposition of amounts recorded in the SPGRCMA 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. 1867-W

Decision No.

Issued By
R. J. Sprowls
President

Date Filed December 6, 2021
Effective December 6, 2021
Resolution No.

GOLDEN STATE WATER COMPANY (U 133 W)

630 E. FOOTHILL BLVD. – P.O. BOX 9016 SAN DIMAS, CALIFORNIA 91773-9016 Revised Cal. P.U.C. Sheet No. 9002-W Cancelling Revised Cal. P.U.C. Sheet No. 8999-W

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TTT	Clearlake Supply Expense Balancing Account	7750-W	
AAAA	Bay Point Hills Street Water Treatment Plant	7756-W	
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FFFF	2018 Cost of Capital Interim Rate True-Up Memorandum	8007-W	
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GGGG	2019 Interim Memorandum Account	8246-W	
HHHH	Conservation Expenses One-Way Balancing Account - 2019	8365-W	
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0000	2021 Water Conservation Memorandum Account	8967-W	
PPPP	Sutter Pointe General Rate Case Memorandum Account	9001-W	(N)

(Continued)

(To be inserted by utility)

Advice Letter No. 1867-W

Decision No.

R. J. Sprowls

President

Effective

Resolution No.

Resolution No.

630 E. FOOTHILL BLVD. – P.O. BOX 9016 SAN DIMAS, CALIFORNIA 91773-9016 Revised Cal. P.U.C. Sheet No. 9003-W Cancelling Revised Cal. P.U.C. Sheet No. 9000-W

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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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VV	Randall-Bold Balancing Account	6123-W
ZZ	Low-Income Customer Data Sharing Memorandum Account	6225-W
EEE	Credit Card Payment Program Memorandum Account	6559-W
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HHH	Catastrophic Event Memorandum Account	8484-W
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000	School Lead Testing Memorandum Account	7481-W

(To be inserted by utility)	Issued By		(To be inserted by P.U.C.)
Advice Letter No. 1867-W	R. J. Sprowls	Date Filed	December 6, 2021
Decision No.	President	Effective	December 6, 2021
		Resolution No.	

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**

James Wolfe, Water Operations Manager 2201 Elkins Way Brentwood, CA 94513 jwolfe@brentwoodca.gov

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

Rlou@ebmud.com

Highlands Water Company

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Konocti County Water District

15844 – 35th Street Clearlake, CA 95422 kcwd@mchsi.com

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 Mlglesias@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
rwhite@cityofsantamaria.org
jpatrick@cityofsantamaria.org
sspringer@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 rlivick@morrobayca.gov

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 DWRexecsecretary@saccounty.net

County Counsel

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

LAFCO

1042 Pacific Street, Suite A San Luis Obispo, CA 93401

City of Bellflower Water Department

16600 Civic Center Drive Bellflower, CA 90706 tsais@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 ifarnkopf@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

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.

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