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. 1869, filed on December 15, 2021, regarding authorization for 2022 Interim Rates Memorandum Account for Region 1, Region 2, and Region 3 Districts.

Enclosed are copies of the following revised tariff sheets, effective January 1, 2022, for the utility's files:

P.U.C.	
Sheet No.	Title of Sheet
9007-W	Preliminary Statement Part RRRR,
	2022 Interim Rates Memorandum Account
9008-W	Table of Contents, Page 2 of 6
9009-W	Table of Contents, Page 1 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 DIVISION OF WATER AND AUDITS

Advice Letter Cover Sheet

Utility Name: GOLDEN STATE WATER COMPANY

District: Region 1, Region 2, Region 3

Date Mailed to Service List: 12/15/2021

CPUC Utility #:	133	W					Protest D	eadline (20th Day):	N/A
Advice Letter #:	1869)-W					Review D	eadline (30th Day):	N/A
Tier	$\boxtimes 1$	□2	□3	⊠ Compl	liance		Reques	ted Effective Date:	1/1/2022
Authorization	2021	Rulir	ng on Gol	Ison's Dece den State W Rates in A.	Vater's		Rate Impact: N/A		
Description:	2022	Inter	im Rates	Memorandı	um Account			-	
The protest or response list. Please see the "Res								letter was mailed to	the service
Utility Cor	-							Nguyen Quan	
Ph	one:	(909)) 394-360	0 x 682			Phone:	(909) 394-3600 x 6	564
En	nail:	<u>rkm</u>	oore@gs	water.com	:		Email:	Nguyen.quan@g	swater.com
DWA Cont	act:	Tarif	f Unit						
Pho	ne:	(415)	703-1133	3					
Em	ail:	Wate	er.Divisio	on@cpuc.ca	a.gov				
				יח	WA USE OI	NI V			
<u>DATE</u>	<u>.</u>	STAFF			WA OSE OF	IVL1	CON	<u>IMENTS</u>	
[] APPROVED				1	[]WITHDF	RAWN		[]REJI	ECTED
Signature:					Comm	ents:			
Data									



December 15, 2021

Advice Letter No. 1869-W

(U 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. Original No. 9007-W	Title of Sheet Preliminary Statement Part RRRR, 2022 Interim Rates Memora Account	CPUC Sheet No.
Revised No. 9008-W	Table of Contents Page 2 of 4	Revised No. 9005-W
Revised No. 9009-W	Table of Contents Page 1 of 4	Revised No. 9006-W

<u>SUBJECT</u>: Update Preliminary Statement to include the 2022 Interim Rates
Memorandum Account

PURPOSE

The purpose of this filing is to update GSWC's Preliminary Statement to include the 2022 Interim Rates Memorandum Account ("2022IRMA"). GSWC was authorized to establish the 2022IRMA to track the difference between interim rates and the final rates adopted in GSWC's General Rate Case Application No. 20-07-012, pursuant to Administrative Law Judge ("ALJ") Charles Ferguson's December 15, 2021 Ruling addressing GSWC's Motion For Interim Rates.

BACKGROUND

On October 21, 2021, GSWC filed a motion for interim rates relief, effective January 1, 2022, pursuant to Public Utilities Code ("Pub. Util. Code") §455.2, which provides for interim rate relief if the California Public Utilities Commission ("Commission") is unable to issue its final decision on the general rate case application of a water corporation with

greater than 10,000 service connections in a manner ensuring the decision becomes effective on the first day of the test year in the application.

The tariffs contained in this advice letter are submitted as authorized by the ALJ's December 15, 2021 Ruling, which grants GSWC interim rates subject to refund. Specifically, the Ruling states:

IT IS RULED that:

- 1. Golden State Water Company shall file with the Commission, by Tier 1 Advice Letter, a tariff implementing interim rates, identical to current rates in effect in its service territories and establishing a Memorandum Account to track the difference between the interim rates and the new rates eventually adopted by the Commission in this proceeding, pursuant to Public Utilities Code § 455.2 and Decision 07-05-062.
- 2. The interim rates may become effective January 1, 2022, in the event the Commission is unable to issue a final decision on this application that would allow for new rates to be effective on that date.
- 3. Golden State Water Company is authorized to establish an Interim Rate Memorandum Account to track the difference between (a) the new rates effective January 1, 2022, and (b) the interim rates billed to customers between January 1, 2022 and the date that new rates are implemented.

Accordingly, the current approved rates for all service areas at the end of December 2021 will become the interim rates, effective January 1, 2022, until a final decision is granted in A.20-07-012.

See Attachment A for a copy of ALJ Ferguson's December 15, 2021 Ruling in its entirety.

UPDATE TO PRELIMINARY STATEMENT

GSWC requests to update its Preliminary Statement to establish and implement the 2022IRMA, which will track the difference between the interim rates and the final rates adopted by the Commission in GSWC's Application No. 20-07-012, beginning on January 1, 2022. The 2022IRMA is subject to refund.

TIER DESIGNATION

This advice letter has a Tier 1 designation. GSWC requests that the 2022IRMA go into effect on January 1, 2022.

NOTICE AND SERVICE

Distribution of this advice letter is being made to the attached service list in accordance with Water Industry Rule 4.1 of General Order No. 96-B. No other parties have requested notification of tariff filings. Since this advice letter does not increase rates, or withdraw service, no other notice is required. In accordance with Water Industry Rule 3.3 of General Order 96-B, GSWC will also post this advice letter to its website.

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.

DWA 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 Division of Water and Audits 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:

Mailing Address:

regulatoryaffairs@gswater.com

Golden State Water Company Attn: Ronald Moore 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 DWA, 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 DWA 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/ Ronald Moore</u>
Ronald Moore
Regulatory Affairs Department
Golden State Water Company

c: Jim Boothe, CPUC - Water Division Jeremy Ho, CPUC - Water Division Richard Rauschmeier, CPUC- Water Branch, Cal PA Victor Chan, CPUC- Water Branch, Cal PA Service List for A.20-07-012

Preliminary Statement

RRRR. 2022 INTERIM RATES MEMORANDUM ACCOUNT

(N)

1. <u>Purpose</u>

The 2022 Interim Rates Memorandum Account ("2022IRMA") will track the revenue differential between interim rates and the final rates, subject to refund, adopted in GSWC's General Rate Case (GRC), Application No. 20-07-012. The 2022IRMA is established pursuant to Administrative Law Judge Charles Ferguson's December 15, 2021 Ruling addressing GSWC's Motion for Interim Rates.

On January 1, 2022, the first test year of the GRC, this tariff shall activate interim rates in all rate-making areas. The interim rates will be the current rates (in effect at the end of December 2021) carried over into 2022.

2. Applicability

The 2022IRMA does not have a rate component.

The 2022IRMA shall include:

The monthly revenue differential between interim rates and final rates adopted in A.20-07-012, beginning on January 1, 2022 in all GSWC ratemaking areas.

GSWC shall maintain the 2022IRMA by making entries at the end of each month as follows:

- a. A debit / credit entry shall be made to the 2022IRMA at the end of each month to record the revenue differential discussed above.
- b. Interest shall accrue to the 2022IRMA 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-of-month and the end-of-month balances.

3. Effective Date

The 2022IRMA shall go into effect on January 1, 2022.

4. <u>Disposition</u>

Disposition of amounts recorded in the 2022IRMA shall be determined in a subsequent Regulatory proceeding, as authorized by the Commission.

(N)

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. 9008-W Cancelling Revised Cal. P.U.C. Sheet No. 9005-W

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Subject Matte	er of Sheet	CPUC Sheet No.			
Preliminary Statements:					
QQQ	First 5 Sacramento Memorandum Account	7730-W			
RRR	Aerojet Water Litigation Memorandum Account	7747-W			
TTT	Clearlake Supply Expense Balancing Account	7750-W			
AAAA	Bay Point Hills Street Water Treatment Plant	7756-W			
DDDD	Catastrophic Event Memorandum Account - Emergency Consumer Protection	7994-W			
FFFF	2018 Cost of Capital Interim Rate True-Up Memorandum Account	8007-W			
GGGG	2019 Interim Memorandum Account	8246-W			
HHHH	Conservation Expenses One-Way Balancing Account - 2019	8365-W			
IIII	General Ratemaking Area Balancing Account	8366-W			
JJJJ	San Luis Obispo Valley Groundwater Basin Memorandum Account	8367-W			
KKKK	Public Safety Power Shut-Offs Memorandum Account				
	Page 1	8418-W			
	Page 2	8419-W			
LLLL	Polyfluoroaklyl Substances Memorandum Account	8494-W			
NNNN	Robbins Tax Memorandum Account	8965-W			
0000	2021 Water Conservation Memorandum Account	8967-W			
PPPP	Sutter Pointe General Rate Case Memorandum Account	9001-W	(P)		
QQQQ	Drinking Water Fees Expense Memorandum Account	9004-W	(P)		
RRRR	2022 Interim Rates Memorandum Account	9007-W	(N)		

(Continued)

(To be inserted by utility)

Advice Letter No. 1869-W

Decision No.

Issued By

R. J. Sprowls

President

Effective

Resolution No.

To be inserted by P.U.C.)

Date Filed

December 15, 2021

Effective

January 1, 2022

Resolution No.

630 E. FOOTHILL BLVD. – P.O. BOX 9016 SAN DIMAS, CALIFORNIA 91773-9016 Revised Cal. P.U.C. Sheet No. 9009-W Cancelling Revised Cal. P.U.C. Sheet No. 9006-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:

<u>Subject M</u> Title Page	fatter of Sheet	CPUC Sheet No. 4905-W	
Table of C	ontents	9009-W, 9008-W, 8998-W 8997-W, 8996-W, 8995-W	(T)
Prelimina	ry Statements:		
A	Territory served by Utility	8370-W	
В-Е	Types and Classes of Service, Description of Service, Procedure to Obtain Service and Symbols	7005-W	
F	Income Tax Component of Contribution Provision		
	Page 1	3140-W	
	Page 2	3141-W	
	Page 3	3142-W	
G	Contaminant Remediation Memorandum Account	8994-W	
M	Santa Maria Water Rights Memorandum Account	5096-W	
Q	Customer Assistance Program (CAP) Balancing Account	888-W	
\widetilde{W}	Water Revenue Adjustment Mechanism/Modified Cost Balancing Account (WRAM/MCBA)		
	Page 1	6477-W	
	Page 2	6478-W	
	Page 3	6479-W	
	Page 4	7075-W	
	Page 5	7076-W	
GG	Water Cost of Capital Adjustment Mechanism	5607-W	
MM	Omega Chemical Corporation Superfund Site Memorandum Account	5848-W	
OO	Pension And Benefits Balancing Account	5937-W	
TT	Los Osos Groundwater Adjudication Memorandum Account	6101-W	
UU	Santa Maria Steelhead Recovery Plan Memorandum Account	6103-W	
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	
GGG	Tangible Property Regulations Collateral Consequences Memorandum Account	6652-W	
HHH	Catastrophic Event Memorandum Account	8484-W	
Ш	American Recovery And Reinvestment Act Balancing Account	6938-W	
KKK	2016 Interim Rates Memorandum Account	7368-W	
MMM	Los Osos Basin Management Committee Memorandum Account		
	Page 1	7441-W	
	Page 2	7442-W	
NNN	Basin Pumping Rights Litigation Memorandum Account	7451-W	
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. 1869-W	R. J. Sprowls	Date Filed	December 15, 2021
Decision No.	President	Effective	January 1, 2022
		Resolution No.	

Attachment A

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

In the matter of the Application of the GOLDEN STATE WATER COMPANY (U133W) for an order (1) authorizing it to increase rates for water service by \$49,518,400 or 14.97% in 2022; (2) authorizing it to increase rates by \$16,107,100 or 4.22% in 2023 and increase rates by \$17,207,900 or 4.31% in 2024 in accordance with the Rate Case Plan; and (3) adopting other related rulings and relief necessary to implement the Commission's ratemaking policies.

Application 20-07-012

ADMINISTRATIVE LAW JUDGE'S RULING GRANTING APPLICANT'S MOTION FOR INTERIM RATES

Summary

Pursuant to Public Utilities (Pub. Util.) Code § 455.2, this ruling grants the motion of Golden State Water Service Company (GSW) in which it seeks interim rate relief for all its ratemaking areas in the event the Commission is unable to issue a final decision on its Application before the end of the current calendar year. This ruling also grants GSW's request for authorization to open a memorandum account to track the difference between (a) the new rates effective January 1, 2022, and (b) the interim rates billed to customers between January 1, 2022 and the date that new rates are implemented. As explained below, GSW has met all the requirements for issuance of this interim rate order.

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1. The Motion Was Timely Filed.

The rate case plan for Class A water utilities adopted in Decision (D.) 04-06-018, as modified by D.07-05-062, requires an applicant such as GSW to file a motion for interim rate relief on or before the date for filing its opening brief, unless a different date is designated by the Presiding Officer. On June 7, 2021, the Administrative Law Judge (ALJ) revised the date for filing a motion for interim rate relief, previously set in the Scoping Memo. The ALJ's June 7, 2021 ruling established November 12, 2021 as the new date for filing a motion for interim rate relief.

GSW filed its motion for interim rate relief on October 21, 2021. Accordingly, GSW's motion for interim rate relief was timely.

2. The Motion Satisfies the Requirements of Public Utilities Code § 455.2.

Pursuant to Pub. Util. Code § 455.2, interim rate relief may be granted when the Commission is unable to issue its final decision on a general rate case (GRC) application in a manner ensuring the decision becomes effective on the first day of the test year in the application. GSW contends that it has met all requirements for interim rate relief as required in § 455.2(b), which provides:

(b) If the Commission decision is not effective in accordance with subdivision (a), the applicant may file a tariff implementing interim rates that may be increased by an amount equal to the rate of inflation as compared to existing rates. The interim rates shall be effective on the first day of the first test year in the GRC application. These interim rates shall be subject to refund and shall be adjusted upward or downward back to the interim rate effective date, consistent with the final rates adopted by the Commission. The Commission may authorize a lesser increase in interim rates if the Commission finds the rates to be in the public interest. If the Presiding Officer in the case determines that the Commission's decision cannot become effective on the first

day of the first test year due to action by the water corporation, the Presiding Officer may require a different effective date for the interim rate or final rates.

The criteria for granting interim rate relief under § 455.2, as established in D.07-05-062, requires that:

- The utility demonstrates that it has made a substantial showing in its application supporting an interim rate increase, when seeking an increase, at least equal to the rate of inflation;
- The Commission determines that the interim relief requested is in the public interest; and
- The Presiding Officer's ruling addresses whether the delay in completing the GRC proceeding is due to action by the water corporation and, if so, the Presiding Officer's ruling shall specify the utility's actions that caused the delay and shall include a proposed effective date for interim or final rates.

Here, in spite of rising inflation, GSW is not asking for any increase over its current rates in effect in each of its rate making areas. Rather, GSW asks only that its interim rates, beginning on January 1, 2022, be set equal to its current effective rates. In other words, there would be no change during the interim period from current effective rates. GSW points out that leaving the current effective rates in place and tracking the difference between those rates and the new rates in a memorandum account will reduce customer confusion resulting from multiple changes. This is true, particularly since the date for new rates to be set by the Commission, as established in the scoping memo, will occur in 2022. Thus, granting GSW's request will avoid two rate changes in a single calendar year across all ratemaking areas.

As to the requirement that interim rate relief be in the public interest, the Commission has recognized in past rulings and decisions that utilities should not

be financially harmed, nor ratepayers allowed to gain, from deferred rate increases caused by delays in processing GRCs. Denying GSW's request for interim rates would result in GSW forfeiting its right to adjust rates upward or downward to cover the interim period once the Commission establishes the new rates in the pending GRC. That result would financially harm GSW and is, therefore, not in the public interest. Furthermore, the current rates would be continued as the interim rates, in spite of the current rising trend in the inflation rate, which is of importance to the public in this pandemic period.

Any delay in processing of GSW's current GRC has not been caused by GSW. Indeed, GSW has negotiated a settlement agreement with the Public Advocates Office concerning all but three issues in this proceeding and promptly submitted that agreement for the Commission's review, as well as waived any hearing on and completed briefing on the unsettled issues. The partial settlement and waiver of hearing on the few unsettled issues have completely obviated the need for any evidentiary hearing, resulting in a savings of considerable time in this proceeding, particularly in this period of remote-only hearings.

The Rate Case Plan, D.07-05-062, provides that upon the filing of a timely motion for interim rates, and findings by the Presiding Officer that: (1) the requested rates are appropriate for submission to the Commission via advice letter; (2) the requesting utility was not at fault for any delay in the implementation of new rates; and (3) that interim rates are in the public interest, the Presiding Officer(s) shall issue a ruling to direct applicant to establish a memorandum account to track any difference between the interim rates and the final rates in an advice letter filing.

A.20-07-012 ALJ/CFG/mef

Here, it is appropriate to submit the requested interim rates by advice

letter since they simply carry forward the current rates. We direct GSW to do so.

As previously explained, GSW was not responsible for causing any delay in the

proceeding and it is in the public interest to grant interim rate relief.

Accordingly, IT IS RULED that:

1. Golden State Water Company shall file with the Commission, by Tier 1

Advice Letter, a tariff implementing interim rates, identical to current rates in

effect in its service territories and establishing a Memorandum Account to track

the difference between the interim rates and the new rates eventually adopted by

the Commission in this proceeding, pursuant to Public Utilities Code § 455.2 and

Decision 07-05-062.

2. The interim rates may become effective January 1, 2022, in the event the

Commission is unable to issue a final decision on this application that would

allow for new rates to be effective on that date.

3. Golden State Water Company is authorized to establish an Interim Rate

Memorandum Account to track the difference between (a) the new rates effective

January 1, 2022, and (b) the interim rates billed to customers between

January 1, 2022 and the date that new rates are implemented.

Dated December 15, 2021, at San Francisco, California

/s/ CHARLES FERGUSON

Charles Ferguson

Administrative Law Judge

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

14580 Lakeshore Drive Clearlake, CA 95422-8100

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.

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

Liberty Utilities

9750 Washburn Road Downey, CA 90241 AdviceLetterService@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@sqvwater.com

Tract 180 - Mutual Water Co.

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