CALIFORNIA PUBLIC UTILITIES COMMISSION DIVISION OF WATER AND AUDITS

Advice Letter Cover Sheet

Date Mailed to Service List: 02/22/2021

[] REJECTED

California Water Service

All Regulated Areas (including

Utility Name: Company

[] APPROVED

District: Travis and Grand Oaks) Protest Deadline (20th Day): 03/14/2021 CPUC Utility #: U-60-W **Review Deadline (30th Day):** 03/24/2021 Advice Letter #: 2403 **Tier: №**1 □2 □3 ☐ Compliance Requested Effective Date: N/A Authorization: Resolution M-4849 Rate Impact: none **Description:** COVID-19 Emergency Customer **Protections Compliance Filing** The protest or response deadline for this advice letter is 20 days from the date that this advice letter was e-mailed to the service list. Please see the "Response or Protest" section in the advice letter for more information. **Utility Contact:** Natalie Wales **Utility Contact:** Sergio Esquivel Phone: 408-367-8566 **Phone:** 408-367-8574 Email: Nwales@calwater.com Email: sesquivel@calwater.com **DWA Contact:** Tariff Unit **Phone:** (415) 703-1133 Email: Water.Division@cpuc.ca.gov **DWA USE ONLY DATE COMMENTS STAFF**

[]WITHDRAWN

Comments:

February 22, 2021

Advice Letter No. 2403

To the California Public Utilities Commission:

California Water Service Company ("Cal Water") respectfully submits this Tier 1 advice letter applicable to all regulated areas in California (including Travis and Grand Oaks).

Please note that, consistent with the Commission's guidelines during the COVID-19 pandemic, this advice letter is only being distributed electronically to the Water Division and the attached service lists.

Summary

This Tier 1 advice letter complies with the requirements of Resolution M-4849, which requires utilities to demonstrate compliance with the emergency protections for residential and small business customers relating to the Coronavirus Disease 2019 ("COVID-19") pandemic through June 30, 2021 (previously scheduled to end on April 16, 2021).

Background

In Decision (D.) 19-07-015, the Commission established a permanent set of minimum emergency disaster customer protection measures that the utilities are mandated to implement in the event of a declared emergency.¹ Pursuant to (Ordering Paragraph (OP) 1, emergency disaster customer relief protections shall apply to utility customers in areas affected by a disaster declared a state of emergency by the Governor of California or the President of the United States.

On March 4, 2020, Governor Gavin Newsom (Governor) declared a State of Emergency in response to the outbreak of novel coronavirus, COVID-19.² In response to a March 17, 2020 letter from then Executive Director Stebbins to energy, water and communication corporations to retroactively apply customer protection measures from March 4, 2020 onward during the pendency of the COVID-19 pandemic, for up to one year with an option to extend, Cal Water submitted AL 2379 on March 30, 2020 affirming the company's compliance with specific emergency customer protections and outreach activities in light of the COVID-19 pandemic.

¹ D.19-07-015 at 4.

 $^{^{2} \, \}underline{\text{https://www.gov.ca.gov/2020/03/04/governor-newsom-declares-state-of-emergency-to-help-state-prepare-for-broader-spread-of-covid-19/.}$



On April 17, 2020, the Commission issued Resolution M-4842, which ratified directions provided by the Commission's Executive Director on March 17, 2020. Cal Water filed AL 2383 in compliance with Resolution M-4842.

On February 11, 2021, the Commission adopted Resolution M-4849, Authorization and Order Directing Utilities to Extend Emergency Customer Protections to Support California Customers through June 30, 2021, and to File Transition Plans for the Expiration of the Emergency Customer Protections.³ Resolution M-4849 requires the Investor-Owned Utilities (IOUs) to file a transition plan "to facilitate a smooth transition for customers when the Emergency Customer Protections are lifted." In addition, OP 2 requires IOUs to demonstrate compliance with emergency customer protections through June 30, 2021:

2. Electric, gas, communications, and water corporations subject to this Resolution shall file a Tier 1 Advice Letter no later than 10 days after this Resolution's approval demonstrating compliance with the extension of Emergency Customer Protections to June 30, 2021. Should any of the actions utilities are taking to implement Emergency Customer Protections need be revised from already disposed Resolution M-4842 Advice Letter compliance filings, or if certain customer protections were inapplicable during the pandemic and not already noted and accepted as such in prior filings, these revisions should be noted in the compliance Advice Letter to this Resolution. ... Water corporations shall serve copies of the Advice Letters to R.18-03-011 and R.17-06-024 proceeding service lists. ...⁵

Discussion

In response to Resolution M-4842, Cal Water submitted AL 2383 on May 1, 2020 affirming the company's compliance with specific emergency customer protections and outreach activities in light of the COVID-19 pandemic. Cal Water provided details addressing the seven items listed for water companies in Resolution M-4842, as well as Cal Water's outreach regarding those emergency customer protections.

In this advice letter, affirms that it will continue those activities unchanged through June 30, 2021.

- (1) Activation of the Catastrophic Event Memorandum Account (CEMA) effective to the date of the Governor's declaration of a state of emergency March 4, 2020;
 - Cal Water is tracking the costs associated with COVID-19 using an accounting "product code," and sent a letter on April 1, 2020

³ https://docs.cpuc.ca.gov/PublishedDocs/Published/G000/M365/K448/365448995.PDF

⁴ Res. M-4849 at 10.

⁵ Res. M-4849 at 33.

informing Executive Director Stebbins that it was activating its CEMA for COVID-19 retroactively to March 4, 2020.

- (2) Make insurance claims on all costs and expenses incurred as a result of the pandemic, and credit insurance payments to the CEMA;
 - If Cal Water determines there have been losses related to COVID-19 that qualify for insurance recovery, Cal Water will file such insurance claims and credit any monies received to the CEMA.
- (3) Work cooperatively with affected customers to resolve unpaid bills, and minimize disconnections for non-payment;
- (4) Waive reconnection or facilities fees for customers and suspend deposits for customers who must reconnect to the system;
- (5) Provide reasonable payment options to customers;
- (6) Waive bills for victims who lost their homes or if their homes are rendered uninhabitable; and
- (7) Authorize a pro rata waiver of any fixed element of a water bill for the time that the home is uninhabitable, even if the reason for it being uninhabitable is not loss of water service.⁶
 - Consistent with the Emergency Customer Protections described in Items 3, 4, and 5, above, Cal Water will work with residential and small business customers to resolve unpaid bills, minimize disconnections for nonpayment, provide reasonable payment options, and waive all reconnection fees until at least June 30, 2021.⁷ (Cal Water does not request deposits for initiation of service or charge fees for late payment.)
 - At this time, Cal Water does not believe that the customer protections described in Items 6 and 7 are applicable to this emergency because the COVID-19 pandemic is not rendering homes uninhabitable.
 - Cal Water has suspended shut-offs for nonpayment for all customers, consistent with Executive Order N-42-20 (April 2, 2020) of Governor Newsom, and worked to reconnect customers who had been disconnected for nonpayment since March 4, 2020 (and in some cases, since February 27, 2020).

⁶ Res. M-4842 at 6-7.

⁷ Cal Water reserves the right to withhold any of these customer protections if a customer has been shut off for reasons other than nonpayment.

- Cal Water is also maintaining the participant status of all customers in the Low-Income Ratepayer Assistance (LIRA) without requiring recertification.
- Cal Water's customer outreach about the emergency customer protections include the following:
 - Cal Water is regularly updating local communities and customers as circumstances change.
 - Cal Water continues to communicate about the suspension of shut-offs for nonpayment and the availability of payment arrangements through our website, media, city leaders, social media, email, bill messages or onserts, and talking points for Customer Service Representatives.⁸

Requested Effective Date

Pursuant to Ordering Paragraph 2 of Resolution M-4849, this is being filed as a Tier 1 advice letter. Because it is a compliance filing that does not require any changes to Cal Water's tariffs, Cal Water does not request a specific effective date.

Notice

Customer Notice – Customer notice of Tier 1 advice letters is not required under General Order 96-B, General Rule 7.3.1.

Service Lists – In accordance with General Order 96-B, General Rule 4.3 and 7.2 and Water Industry Rule 4.1, a copy of this advice letter will be transmitted *electronically* on **February 22**, **2021** to competing and adjacent utilities and other utilities or interested parties having requested such notification. *Please note that, consistent with the Commission's guidelines for service during the COVID-19 pandemic, this advice letter is only being distributed <i>electronically*.

Response or Protest

Anyone may respond to or protest this advice letter. 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 advice letter 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 advice letter;

⁸ The Outreach Plan approved by the Water Division in Advice Letter 2351-A includes communications channels that currently are not appropriate, such as providing notifications in customer center lobbies and at community assistance events. Cal Water is using an outreach plan modified to reflect current limitations on mobility due to COVID-19.



- (2) The relief requested in the advice letter 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 advice letter contain material error or omissions;
- (4) The relief requested in the advice letter is pending before the Commission in a formal proceeding; or
- (5) The relief requested in the advice letter requires consideration in a formal hearing, or is otherwise inappropriate for the advice letter process; or
- (6) The relief requested in the advice letter is unjust, unreasonable, or discriminatory (provided that such a protest may not be made where it would require relitigating a prior order of the Commission.)

A protest shall provide citations or proofs where available to allow staff to properly consider the protest. A response or protest must be made in writing or by electronic mail and must be received by the Water Division within 20 days of the date this advice letter is filed. The advice letter process does not provide for any responses, protests or comments, except for the utility's reply, after the 20-day comment period. The address for mailing or delivering a protest is:

Tariff Unit, Water Division 3rd floor California Public Utilities Commission, 505 Van Ness Avenue, San Francisco, CA 94102 water division@cpuc.ca.gov

On the same date the response or protest is submitted to the Water Division, the respondent or protestant shall send a copy by mail (or e-mail) to us, addressed to:

Natalie Wales
California Water Service Company
1720 North First Street,
San Jose, California 95112
cwsrates@calwater.com

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. Each reply must be received by the Water Division within 5 business days after the end of the protest period, and shall be served on the same day to the person who filed the protest or response. If you have not received a reply to your protest within 10 business days, contact California Water Service Company at 408-367-8200.



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CALIFORNIA WATER SERVICE COMPANY

Natalie Wales

Director of Regulatory Policy and Compliance

cc: Syreeta Gibbs (Public Advocates Office)

PublicAdvocatesWater@cpuc.ca.gov



Antelope Valley District (Los Angeles Region)

PER SECTION III (G) OF GENERAL ORDER NO. 96-A ADVICE LETTER FILING MAILING LIST

JACK L. CHACANACA

Leona Valley Cherry Growers

Association

26201 Tuolumne St

Mojave, CA 93501

JOSEPH S. LUCIDO

Leona Valley Cherry Growers

Association

26201 Tuolumne St

Mojave, CA 93501

Leona Valley Town Concil PEGGY FULLER

Leona Valley, CA 93551 P.O. Box 795

pfuller@leonavalleytc.org

LAURA FERNANDEZ

Braun Blaising Smith Wynne, P.C.

915 L Street, Suite 1480

Sacramento, CA 95814

fernandez@braunlegal.com

GABE NEVAREZ, PUBLIC WORKS

City of Lancaster

615 West Avenue H

Lancaster, CA 93534

gnevarez@cityoflancasterca.org



Bakersfield District

PER SECTION III (G) OF GENERAL ORDER NO. 96-A ADVICE LETTER FILING MAILING LIST

Oildale Mutual Water Company **DOUGLAS NUNNELEY**

Bakersfield, CA 93388 P.O. Box 5368

dnunneley@oildalewater.com

One Market Plaza, Spear Tower, Suite

Jolie-Anne S. Ansley Alexandra B. Jones **Duane Morris LLP**

Colin L. Pearce

San Francisco, Ca 94105-1127 clpearce@duanemorris.com BAJones@duanemorris.com jsansley@duanemorris.com

LUDA FISHMAN, WATER RESOURCES

DEPARTMENT

1000 Buena Vista Rd City of Bakersfield

Bakersfield, CA 93311

lfishman@bakersfieldcity.us

Casa Loma Water Company MICHAEL DAILLAK

Bakersfield, CA 93307 1016 Lomita Drive

mike11318@aol.com

TIMOTHY RUIZ

East Niles Community Services District

P.O. Box 6038

truiz@eastnilescsd.org Bakersfield, CA 93386

CITY MANAGER'S OFFICE

1600 Truxton Avenue City of Bakersfield

Bakersfield, CA 93301 admmgr@bakersfieldo

Victory Mutual Water Company P.O. Box 40035

Bakersfield, CA 93304

Krista Mutual Water Company

7025 Cuddy Valley Rd. Frazir Park, CA 93225



Bay Area Region

PER SECTION III (G) OF GENERAL ORDER NO. 96-A ADVICE LETTER FILING MAILING LIST

LOU DURAN, PUBLIC WORKS Iduran@cityofsancarlos.org San Carlos, CA 94070 SUPERINTENDENT City of San Carlos ART MORIMOTO, ASSISTANT DIRECTOR amorimoto@burlingame.org Burlingame, CA 94010 501 Primrose Rd

MIKE FUTRELL, CITY MANAGER South San Francisco, CA 94080 City of South San Francisco mike.futrell@ssf.net 400 Grand Ave DARRYL BARROW, GENERAL MANAGER dbarrow@westboroughwater.com South San Francisco, CA 94083 Westborough Water District P.O. Box 2747

PATRICK SWEETLAND, WATER & WATER psweetland@dalycity.org 153 Lake Merced Blvd Daly City, CA 94005 City of Daly City RESOURCES JEFF MONEDA, PUBLIC WORKS DIRECTOR, CITY ENGINEER imoneda@fostercity.org Foster City, CA 94404 Foster City City Hall 610 Foster City Blvd

PAUL WILLIS, PUBLIC WORKS DIRECTOR, pwillis@hillsborough.net Hillsborough, CA 94010 **Town of Hillsborough** 1600 Floribunda Ave CITY ENGINEER DENNIS BOCH, DEPUTY DIRECTOR OF MAINTENANCE & OPERATIONS San Bruno Water Department dboch@sanbruno.ca.gov San Bruno, CA 94066 567 El Camino Real

publicworks@cityofsanmateo.org PUBLIC WORKS DIRECTOR San Mateo, CA 94403 330 West 20th Ave City of San Mateo San Bruno Water Department JIMMY TAN, PUBLIC SERVICES itan@sanbruno.ca.gov San Bruno, CA 94066 567 El Camino Real

STUART SCHILLINGER, ADMINISTRATIVE schillinger@ci.brisbane.ca.us SERVICES DIRECTOR Brisbane, CA 94005 City of Brisbane 50 Park Place JUSTIN CHAPEL, WATER UTILITIES ichapel@redwoodcity.org Redwood City, CA 94063 City of Redwood City SUPERINTENDENT 1400 Broadway



Bay Area Region

PER SECTION III (G) OF GENERAL ORDER NO. 96-A ADVICE LETTER FILING MAILING LIST

FAMMY RUDOCK, GENERAL MANAGER

Mid-Peninsula Water District

Santa Rosa, CA 95409

leffrey Young

jffyng@gmail.com 473 Woodley PI

Marcos Pareas

P.O.Box 152

tammyr@midpeninsulawater.org Belmont, CA 94002

FONY BRENNER, WATER DIVISION SUPERVISOR

Dillon Beach, CA 94929

mapreas@gmail.com

Hillsborough, CA 94010 **Town of Hillsborough** 1600 Floribunda Ave

DIRECTOR OF PUBLIC WORKS :brenner@hillsborough.net

ctackabery@marincounty.org San Rafael, CA 94913 County of Marin P.O.Box 4186

rrojas@marincounty.org

California Department of Public Health P.O. Box 997377, MS 7418 1616 Capital **JOSHUA ZIESE**

Sacramento, CA 95899

California Department of Public Health P.O. Box 997377, MS 7418 1616 Capital

Sacramento, CA 95899

County of Lake Special Districts JANET COPPINGER

janet.coppinger@lakecountyca.gov Lakeport, CA 95453 230 North Main

SHARON DEMARTINI, ASSISTANT TO DIRECTOR OF PUBLIC WORKS

County of Marin

sdemartini@marincounty.org San Rafael, CA 94913



Bear Gulch District

PER SECTION III (G) OF GENERAL ORDER NO. 96-A ADVICE LETTER FILING MAILING LIST

EREN ROMERO, BUSINESS MANAGER City of Menlo Park CHRIS LAMM, ASSISTANT PUBLIC

Menlo Park, CA 94025 City of Menlo Park

DONG NGUYEN, DEPUTY TOWN

ctlamm@menlopark.org

NIKKI NAGAYA, PUBLIC WORKS

eromero@menlopark.org

Menlo Park, CA 94025

Woodside, CA 94062 **Town of Woodside** P.O.Box 620005 ENGINEER

nhnagaya@menlopark.org

Menlo Park, CA 94025

701 Laurel St DIRECTOR

City of Menlo Park

PUBLIC WORKS DIRECTOR

Portola Valley, CA 94028 Town of Portola Valley

765 Portola Rd

dnguyen@woodsidetown.org Atherton, CA 94027 Fown of Atherton ROBERT OVADIA 91 Ashfield Rd

pwsupportstaff@menlopark.org nmmelgar@menlopark.org hyoung@portolavalley.net PUBLIC WORKS DIRECTOR Menlo Park, CA 94025 City of Menlo Park 701 Laurel St eric.keniston@cityofpaloalto.org rovadia@ci.atherton.ca.us Palo Alto, CA 94301 250 Hamilton Ave City of Palo Alto **ERIK KENISTON**

jpmcgirr@menlopark.org Menlo Park, CA 94025 WATER DEPARTMENT WATER DEPARTMENT City of Menlo Park 701 Laurel St JOE LOCOCO, DEPUTY DIRECTOR OF Los Trancos Water District Portola Valley, CA 94025 lococo@smcgov.org 1263 Los Trancos Rd ROADS DIVISION

revenueservices@redwoodcity.org Redwood City, CA 94064 **KEVIN BRYANT, TOWN MANAGER** kbryant@woodsidetown.org Woodside, CA 94062 **Town of Woodside** P.O.Box 620005

PAM LOWE, SENIOR CIVIL ENGINEER

Menlo Park, CA 94025 City of Menlo Park

phlowe@menlopark.org



Chico District

PER SECTION III (G) OF GENERAL ORDER NO. 96-A ADVICE LETTER FILING MAILING LIST

CHRIS CONSTANTIN, ASSISTANT CITY

City of Chico MANAGER

P.O.Box 3420

Chico, CA 95927

chris.constantin@chicoca.gov

MARK ORME, CITY MANAGER

P.O.Box 3420

City of Chico

Chico, CA 95927

mark.orme@chicoca.gov

P.O.Box 3420 City of Chico

SCOTT DOWELL

Chico, CA 95927

scott.dowell@chicoca.gov



Dixon District

PER SECTION III (G) OF GENERAL ORDER NO. 96-A ADVICE LETTER FILING MAILING LIST

FINANCE DEPARTMENT

City of Dixon

Dixon, CA 95620 600 East A St

Solano Irrigation District **GENERAL MANAGER** 508 Elmira Rd

Vacaville, CA 95687

admin@sidwater.org

Dominguez District

PER SECTION III (G) OF GENERAL ORDER NO. 96-A ADVICE LETTER FILING MAILING LIST

ANDY DARLAK

City of Torrance Public Works

20500 Madrona Ave

Torrance, CA 90630

adarlak@torranceca.gov

AUDREY JACKSON, REGULATORY

Golden State Water Company

630 East Foodhill Blvd

San Dimas, CA 91733

afjackson@gswater.com

GEORGE CHEN, RATES MANAGER

City of Los Angeles, Department of

P.O. Box 51111 Room 956 Water & Power

Los Angeles, CA 90051

ZhengGeorge.Chen@ladwp.com

MICHAEL HARVEY, OPERATIONS

MANAGER

City of Compton Water Utility Division

205 S Willowbrook Ave

Compton, CA 90220

mharvey@comptoncity.org

RONALD MOORE, REGULATORY

AFFAIRS

Golden State Water Company 630 East Foodhill Blvd San Dimas, CA 91733

rkmoore@gswater.com

PAUL FUJITA, WATER DEPARTMENT

City of Long Beach

1800 East Wardlow Rd

Long Beach, CA 90807

paul.fujita@lbwater.org

Park Water Company

P.O.Box 7002

Downey, CA 90241

regulatoryaffairs@parkwater.com



East Los Angeles District

PER SECTION III (G) OF GENERAL ORDER NO. 96-A ADVICE LETTER FILING MAILING LIST

San Gabriel Valley Water Company DANIEL A DELL'OSA

El Monte, CA 91733 11142 Garvey Ave

dadellosa@sgvwater.com

srigg@ci.vernon.ca.us Park Water Company Downey, CA 90241

4305 Santa Fe Ave Vernon, CA 90058

City of Vernon

SCOTT RIGG

Monterey Park, CA 91754 City of Monterey Park 320 W Newmark Ave RICHARD GONZALES

P.O.Box 7002

rgonzales@montereypark.ca.gov

pwcadviseletterservice@parkwater.com

GEORGE NORIEGA

City of Monterey Park 320 W Newmark Ave

gnoriega@montereypark.ca.gov Monterey Park, CA 91754

KENNETH S BRADBURY

Montebello Land & Water Company

344 E Madison Ave

Montebello, CA 90640

ken@mtblw.com

MARIKO MARIANES, RATES MANAGER City of Los Angeles Department of

P.O.Box 51111 Room 956 Water & Power

mariko.marianes@ladwp.com Los Angeles, CA 90051

PUBLIC WORKS & DEVELOPMENT

SERVICES DEPARTMENT

City of Commerce

2535 Commerce Way

Commerce, CA 90040

publicworks@ci.commerce.ca.us

ROBERTA LACAYO, ENGINEERING DEPT

City of Montebello

1600 W Beverly Blvd

Montebello, CA 90640

rlacayo@cityofmontebello.com



Grand Oaks District

PER SECTION III (G) OF GENERAL ORDER NO. 96-A ADVICE LETTER FILING MAILING LIST

City of Tehachapi DON MARSH

115 S. Robinson St

Tehachapi, CA 93561

dmarsh@tehachapipw.com

TYLER NAPIER

115 S. Robinson St City of Tehachapi

Tehachapi, CA 93561

tnapier@tehachapipw.com

SUSAN WELLS, ASSISTANT GENERAL MANAGER

Golden Hills Community Services District

Tehachapi, CA 93581

P.O.Box 637

gm@ghcsd.com



Hermosa-Redondo District

PER SECTION III (G) OF GENERAL ORDER NO. 96-A ADVICE LETTER FILING MAILING LIST

City of Torrance Public Works 20500 Madrona Ave

adarlak@torranceca.gov Forrance, CA 90630

Manhattan Beach, CA 90266 City of Manhattan Beach

3621 Bell Ave SHAWN IGOE

AUDREY JACKSON, REGULATORY

Golden State Water Company

San Dimas, CA 91773

630 East Foodhill Blvd

parks@parkbilling.com

Dixon, CA 95620

P.O.Box 910

Park Billing Company sigoe@citymb.info

afjackson@gswater.com

FRANK FENG, FINANCE DIRECTOR

City of Hawthorne 4455 W 126th St

Hawthorne, CA 90250

ffeng@cityofhawthorne.org

GEORGE CHEN, RATES MANAGER

City of Los Angeles, Department of Water & Power

P.O. Box 51111 Room 956 Los Angeles, CA 90051

ZhengGeorge.Chen@ladwp.com

GLEN KAU, PUBLIC WORKS DIRECTOR

City of Hermosa Beach 1315 Valley Dr

Hermosa Beach, CA 90254 gkau@hermosabch.org

ROB OSBORNE

City of Redondo Beach, Public Works

415 Diamond St

Department

Redondo Beach, CA 90277

rob.osborne@redondo.org

RONALD MOORE, REGULATORY

Department of Water & Power Golden State Water Company,

630 East Foodhill Blvd

San Dimas, CA 91773

rkmoore@gswater.com



Kern River Valley District

PER SECTION III (G) OF GENERAL ORDER NO. 96-A ADVICE LETTER FILING MAILING LIST

DARLENE STUDDARD, COMMITTEE

Residents Against Water Rates RAW

P.O.Box 3701

Wofford Heights, CA 93285

JEREMY CALLIHAN

Department of Water Resources Safe

Drinking Water Program 1416 Ninth St, Rm. 816

Sacramento, CA 95814

jeremy.callihan@water.ca.gov

LINDA NG

Department of Water Resources Safe Drinking Water Program

1416 Ninth St, Rm. 816

Sacramento, CA 95814 linda.ng@water.ca.gov

Rob Benson

P.O.Box 1557

Kernville, CA 93238

rcbenson@earthlink.net



King City District (Monterey Region)
ADVICE LETTER FILING MAILING LIST
PER SECTION III (G) OF GENERAL ORDER NO. 96-A

STEVE ADAMS
King City

212 S. Vanderhurst Ave King City, Ca 93930

sadams@kingcity.com

Park Billing Company P.O.Box 910 Dixon, CA 95620

parks@parkbilling.com

Little Bear Water Company 51201 Pine Canyon Rd, Space #125 King City, CA 93930

Livermore District

ADVICE LETTER FILING MAILING LIST PER SECTION III (G) OF GENERAL ORDER NO. 96-A

ALAMEDA COUNTY FLOOD CONTROL & WATER CONSERVATION

District Zone 7 Water Agency

100 North Canyons Parkway Livermore, CA 94551

tbaptista@zone7water.com

ERIK PETERSON, UTILITY BILLING

DIVISION

City of Livermore 1052 S. Livermore Ave

Livermore, CA 94550

etpeterson@ci.livermore.ca.us



Los Altos District

PER SECTION III (G) OF GENERAL ORDER NO. 96-A ADVICE LETTER FILING MAILING LIST

Town of Los Altos Hills

ccahill@losaltoshills.ca.gov Los Altos Hills, CA 94022 26379 Fremont Road

CATHERINE COX

City of Palo Alto, City Hall

catherine.cox@cityofpaloalto.org Palo Alto, CA 94301 250 Hamilton Ave

City of Santa Clara, Water Department, CHRISTOPHER L DE GROOT

Water & Sewer Utilities

Santa Clara, CA 95050 1500 Warburton Ave

cdegroot@santaclaraca.gov

DEBORAH PADOVAN

Los Altos Hills, CA 94022 dpadovan@losaltoshills.ca.gov Town of Los Altos Hills 26379 Fremont Road

JOHN B. TANG, P.E.

San Jose Water Company

john.tang@sjwater.com 110 W. Taylor Street San Jose, CA 95110

Purissima Hills Water District PATRICK D WALTER

pwalter@purissimawater.org Los Altos Hills, CA 94022 26375 Fremont Rd

SHILPA MEHTA

City of Santa Clara, Water Department, Water & Sewer Utilities

smehta@santaclaraca.gov Santa Clara, CA 95050 1500 Warburton Ave

SUSANNA CHAN

1 North San Antonio Rd City of Los Altos

schan@losaltosca.gov Los Altos, CA 94022

City of Cupertino TIMM BORDEN

10300 Torre Ave

timmb@cupertino.org Cupertino, CA 95014

MANSOUR NASSER

City of Sunnyvale, Water Dept.

mnasser@sunnyvale.ca.gov Sunnyvale, CA 94088 P.O.Box 3707

Santa Clara Valley, Water District

5750 Almaden Expressway dtaylor@valleywater.org San Jose, CA 95118

Great Oaks Water Company 15 Great Oaks Blvd #100

tguster@greatoakswater.com San Jose, CA 95119

City of Santa Clara, Water Department,

Water & Sewer Utilities Santa Clara, CA 95050 1500 Warburton Ave

water@santaclaraca.gov

City of Mountain View, Water Dept. 231 N Whisman Rd

will.medina@mountainview.gov Mt. View, CA 94043

Marysville District

PER SECTION III (G) OF GENERAL ORDER NO. 96-A ADVICE LETTER FILING MAILING LIST

DIANA LANGLEY, PUBLIC WORKS **DIRECTOR/CITY ENGINEER**

City of Yuby City

302 Burns Dr

Yuba City, CA 95991

dlangley@yubacity.net

GENERAL MANAGER

Linda County Water District

Marysville, CA 95901 1280 Scales

ebullard@succeed.net

Olivehurst Public Utility District GENERAL MANAGER

Olivehurst, CA 95961 P.O.Box 670

opudmgr@opud.org

JENNIFER STYCZYNSKI, SENIOR

City of Marysville ACCOUNTANT

Marysville, CA 95901 P.O.Box 150

jennifers@marysville.ca.us



Oroville District

PER SECTION III (G) OF GENERAL ORDER NO. 96-A ADVICE LETTER FILING MAILING LIST

City of Oroville

1735 Montgomery St Oroville, CA 95965

wrightr@cityoforoville.org

JAYME BOUCHER

Thermalito Irrigation District

Oroville, CA 95965 410 Grand Ave

jboucher@twsd.info

MIKE GLAZE

South Feather Water & Power

2310 Oroville Quincy Hwy

Oroville, CA 95966

glaze@southfeather.com

Palos Verdes District (Los Angeles Region)

PER SECTION III (G) OF GENERAL ORDER NO. 96-A ADVICE LETTER FILING MAILING LIST

City of Torrance Public Works ANDY DARLAK

20500 Madrona Ave Torrance, CA 90630

Palos Verdes Estates, CA 90274

City of Palos Verdes Estates 340 Palos Verdes Dr West brindge@pvestates.org

BRIANNA RINDGE

adarlak@torranceca.gov

City of Los Angeles, Department of GEORGE CHEN, RATES MANAGER

P.O. Box 51111 Room 956 Los Angeles, CA 90051

Water & Power

ZhengGeorge.Chen@ladwp.com

JANE LIN

TRANG NGUYEN, DEPUTY DIRECTOR

City of Rancho Palos Verdes

Rancho Palos Verdes, CA 90275

30940 Hawthorne Blvd

City of Rancho Palos Verdes

30940 Hawthorne Blvd

Rancho Palos Verdes, CA 90275

finance@rpvca.gov

Rancho Palos Verdes, CA 90275

vramos@rpvca.gov

City of Rancho Palos Verdes VINA RAMOS, ACCOUNTING

SUPERVISOR

30940 Hawthorne Blvd

Rancho Palos Verdes, CA 90275 City of Rancho Palos Verdes 30940 Hawthorne Blvd

janel@rpvca.gov

CARLA DILLON City of Lomita

Lomita, CA 90717 P.O.Box 339

c.dillon@lomitacity.com

City of Rolling Hills Estates MIKE WHITEHEAD

Lomita, CA 90717

City of Lomita P.O. Box 339

> 4045 Palos Verdes Drive North Rolling Hills Estates, CA 90274

TRANG NGUYEN, DEPUTY DIRECTOR OF

FINANCE

City of Rancho Palos Verdes 30940 Hawthorne Blvd

Rancho Palos Verdes, CA 90275

tnguyen@rpvca.gov

VICKI KRONEBERGER

City of Palos Verdes Estates 340 Palos Verdes Dr West

Palos Verdes Estates, CA 90274

cityclerk@pvestates.org



Salinas District (Monterey Region) ADVICE LETTER FILING MAILING LIST

PER SECTION III (G) OF GENERAL ORDER NO. 96-A

BRIAN FRUS, SENIOR CIVIL ENGINEER

City of Salinas

200 Lincoln Ave

Salinas, CA 93901

brianf@ci.salinas.ca.us

CHRISTOPHER A. CALLIHAN, CITY ATTORNEY

200 Lincoln Ave City of Salinas

Salinas, CA 93901

chrisc@ci.salinas.ca.us

Park Billing Company

P.O.Box 910 Dixon, CA 95620

parks@parkbilling.com

Alco Water Service 249 Williams Rd

Salinas, CA 93905 andrea@alcowater.com

Gavilan Water Company

644 San Juan Grade Road

Salinas, CA 93906

Monterey County Administration 855 East Laurel Drive, Bldg C Salinas, CA 93905



Selma District

PER SECTION III (G) OF GENERAL ORDER NO. 96-A ADVICE LETTER FILING MAILING LIST

BUD TICKEL, INTERIM ASSISTANT

City of Fresno, Department of Public

2600 Fresno St, Room 4019

Fresno, CA 93721

bud.tickel@fresno.gov

DAVID WEISSER, PUBLIC WORKS

DIRECTOR

City of Fowler

128 S 5th St

dweisser@ci.fowler.ca.us Fowler, CA 93625

TERESA GALLAVAN, CITY MANAGER

City of Selma, City Hall

1710 Tucker Street

teresag@cityofselma.com Selma, CA 93662

MAY ALBIANI, EXECUTIVE ASSISTANT

City of Fresno, Department of Public

2600 Fresno St, Room 4019 Fresno, CA 93721

may.albiani@fresno.gov

MICHAEL CARBAJAL, DIRECTOR

City of Fresno, Department of Public

2600 Fresno St, Room 4019

Fresno, CA 93721

Michael.carbajal@fresno.gov



Stockton District

PER SECTION III (G) OF GENERAL ORDER NO. 96-A ADVICE LETTER FILING MAILING LIST

44 N San Joaquin St, 6th Floor, Suite **30ARD OF SUPERVISORS** San Joaquin County Stockton, CA 95202

parks@parkbilling.com

Park Billing Company Dixon, CA 95620

P.O.Box 910

DIRECTOR OF PUBLIC WORKS

mduzenski@sjgov.org

1810 East Hazelton Ave County of San Joaquin Stockton, CA 95205

vaguilar@sjgov.org

JOHN ABREW, MUNICIPAL UTILTIES DEPARTMENT DIRECTOR

City of Stockton

425 N El Dorado St Stockton, CA 95202

mud@stocktonca.gov

HARRY BLACK, CITY MANAGER

City of Stockton

Stockton, CA 95202 425 N El Dorado St

city.manager@stocktonca.gov

MICHAEL D. TUBBS, MAYOR

City of Stockton

425 N El Dorado St Stockton, CA 95202

mayor@stocktonca.gov

MUNICIPAL UTILITY DEPARTMENT

City of Stockton

Stockton, CA 95206 2500 Navy Dr

mud@stocktonca.gov

SCOT A. MOODY, GENERAL MANAGER Stockton-East Water District

6767 East Main Street Stockton, CA 95215

sewd@sewd.net



Travis District

PER SECTION III (G) OF GENERAL ORDER NO. 96-A ADVICE LETTER FILING MAILING LIST

Suisun-Solano Water Authority Suisun City Municipal Utilities ckeaten@sidwater.org 810 Vaca Valley Pkwy Suisun City, Ca 94585 701 Civic Center Blvd. eluna@suisun.com Vacaville, Ca 95688 Elizabeth Luna Cary Keaten Solano Local Agency Formation Commission rseithel@solanolafco.com 675 Texas St. Suite 6700 klrees@fairfield.ca.gov Fairfield, Ca 94533 Fairfield, Ca 94533 1000 Webster St City of Fairfield KAREN L. REES Rich Seithel

City of Vacaville - Utilities Department Mindy.Boele@cityofvacaville.com 650 Merchant Street Vacaville, Ca 95688 Solano Local Agency Formation Commission mmcintyre@solanolafco.com 675 Texas St. Suite 6700 Fairfield, Ca 94533

Mindy Boele

Michelle McIntyre

City of Vacaville - Utilities Department Justen.Cole@cityofvacaville.com 650 Merchant Street Vacaville, Ca 95688 City of Vallejo – Water Department mike.malone@cityofvallejo.net 202 Fleming Hill Road Vallejo, Ca 94589 Mike Malone

3515 South General McMullen Drive Joint Base San Antonio, Tx 78225 Air Force Civil Engineer Center aisha.robins@us.af.mil Aisha Robbins beth.schoenberger@cityofvallejo.net City of Vallejo – Water Department 202 Fleming Hill Road Beth Schoenberger Vallejo, Ca 94589

8725 John J. Kingman Road STP 10400 Defense Logistics Agency Energy Fort Belvoir, Va 22060-6222 Carl.Silverstone@dla.mil Carl Silverstone City of Fairfield Public Works - Water Division gshimboff@fairfield.ca.gov 1000 Webster Street Fairfield, Ca 94533 George Shimboff

raymond.lin.1@us.af.mil Travis Air Force Base 241 V St, Bldg 877 Travis AFB, Ca 94535 Raymond Lin Solano Irrigation District (SID) fuchslip@sidwater.org 810 Vaca Valley Pkwy Vacaville, Ca 95688 Paul Fuchslin



Travis District

PER SECTION III (G) OF GENERAL ORDER NO. 96-A ADVICE LETTER FILING MAILING LIST

Air Force Civil Engineer Center Randall Stutzman

AFIMSC Det 9; 709 Ward Ave; (T-1990, Rm 248)

Scott AFB, IL 6225-5022 randall.stutzman.1.ctr@us.af.mil

Nikki Rooksby

8725 John J. Kingman Road STP 10400 Defense Logistics Agency Energy

Fort Belvoir, Va 22060-622

Nikki.Rooksby@dla.mil

Chasio McDaniels

8725 John J. Kingman Road STP 10400 Defense Logistics Agency Energy

Fort Belvoir, Va 22060-6222 Chasio.McDaniels@dla.mil

Kevin Brown

City of Vallejo – Water Department 202 Fleming Hill Road

Vallejo, Ca 94589

kevin.brown2@cityofvallejo.net

Joe Abitong

City of Vallejo – Water Department

202 Fleming Hill Road Vallejo, Ca 94589

joe.abitong@cityofvallejo.net

Dawn G. Abrahamson

555 Santa Clara Street City of Vallejo

Vallejo, Ca 94590

dawn.abrahamson@cityofvallejo.net

County Administrator's Office

675 Texas St

Fairfield, Ca 94533

cao-clerk@solanocounty.com



PER SECTION III (G) OF GENERAL ORDER NO. 96-A ADVICE LETTER FILING MAILING LIST Visalia District

GLEN LUBLIN

Bedel Mutual Water Company

2536 E College Ave

Visalia, CA 93292

LESLIE CAVIGLIA, ASSISTANT CITY MANAGER

City of Visalia

Visalia, CA 93291

Icaviglia@ci.visalia.ca.us

OSA WOLFF

Shute, Mihaly & Weinberger LLP

396 Hayes Street

San Francisco, CA 94102

wolff@smwlaw.com

RANDY GROOM, CITY MANAGER

220 N. Santa Fe St Visalia, CA 93291 City of Visalia

randy.groom@visalia.city



Westlake District

PER SECTION III (G) OF GENERAL ORDER NO. 96-A ADVICE LETTER FILING MAILING LIST

JOHN ZHAO, P.E.

Las Virgenes Municipal Water District

4232 Las Virgenes Road

Calabasas, CA 91302 jzhao@lvmwd.com

URSULA BOSSON

Las Virgenes Municipal Water District 4232 Las Virgenes Road

Calabasas, CA 91302

ubosson@lvmwd.com

GEORGE CHEN, RATES MANAGER

City of Los Angeles, Department of Water & Power

P.O. Box 51111 Room 956

Los Angeles, CA 90051

ZhengGeorge.Chen@ladwp.com

JAY SPURGIN, PUBLIC WORKS DIRECTOR

City of Thousand Oaks

2100 Thousand Oaks Blvd Thousand Oaks, CA 91362 jspurgin@toaks.org

JOCELYN BLYSMA

Ventura Regional Sanitation District 1001 Partridge Dr Suite 150

Ventura, CA 93003

jocelynbylsma@vrsd.com

California-American Water Company

4701 Beloit Dr

Sacramento, CA 95838

ca.rates@amwater.com



Willows District

PER SECTION III (G) OF GENERAL ORDER NO. 96-A ADVICE LETTER FILING MAILING LIST

WAYNE PEABODY, INTERIM CITY MANAGER

City of Willows Civic Center

Willows, CA 95988 201 N Lassen St

wpeabody@cityofwillows.org