STATE OF CALIFORNIA GAVIN NEWSOM, Governor

#### PUBLIC UTILITIES COMMISSION

505 VAN NESS AVENUE SAN FRANCISCO, CA 94102-3298



July 1, 2022

Natalie Wales Director of Regulatory Policy & Compliance California Water Service Company 1720 North First Street San Jose, CA 95112-4598

Dear Ms. Wales,

The Commission has approved California Water Service Company's Advice Letter No. 2447-A (Supplement to Advice Letter No. 2447), filed on April 12, 2022, regarding 2021 WRAM/MCBA balance amortization for all Class A Ratemaking areas except Travis.

Enclosed are copies of the following revised tariff sheets, effective April 15, 2022, for the utility's files:

P.U.C. Sheet	
 No.	Title of Sheet
12940-W	Schedule No. AS
	Additional Surcharges/Surcredits
12941-W	Table of Contents - Page 5
12942-W	Table of Contents - Page 1
Cancelled	12493-W, 12524-W

Please contact Kevin Truong at VT4@cpuc.ca.gov or 415-703-1353, if you have any questions.

Thank you.

**Enclosures** 

## CALIFORNIA PUBLIC UTILITIES COMMISSION DIVISION OF WATER AND AUDITS

#### **Advice Letter Cover Sheet**

**Date Mailed to Service List:** 04/12/2022

**Utility Name:** California Water Service Company

All Class A Ratemaking areas except

Distri	<b>ct:</b> Tr	avis						
CPUC Utility	#: U	-60-W			P	rotest Deadline (2	0 <sup>th</sup> Day):	04/14/2022
Advice Letter	#: 24	147-A			R	eview Deadline (3	O <sup>th</sup> Day):	04/24/2022
Tie	er: 🗅	1 □2	□3	☐ Complian	ice	Requested Effecti	ve Date:	04/15/2022
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The protest or respor to the service list. Ple					-			
<b>Utility Con</b>	tact:	Melod	y Singh			<b>Utility Contact:</b>	Natalie V	Vales
Ph	one:	916-32	9-1856			Phone:	408-367-	8566
E	mail:	<u>msing</u> ł	<u>@calwa</u>	iter.com		Email:	Nwales@	Ocalwater.com
	one:		03-1133	<u> ഇcpuc.ca.gov</u>				
				DWA USE	ONLY			
<u>DATE</u>		STAFF				COM	<u>IMENTS</u>	
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Signature:				Com	nments:			
Date:								

April 12, 2022

#### Advice Letter No. 2447-A

To the California Public Utilities Commission:

California Water Service Company (Cal Water) respectfully submits this Tier 1 advice letter requesting authority to make the changes in its tariff as described below.

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.

New/Revised CPUC			Cancelling CPUC
Sheet No.	Title of Sheet	Schedule No.	Sheet No.
	Additional Surcharges/Surcredits		
12940-W	Page 1	AS	12592-W
	Additional Surcharges/Surcredits		
DELETE	Page 3	AS	12493-W
	Additional Surcharges/Surcredits		
DELETE	Page 4	AS	12524-W
12941-W	Table of Contents Page 5	TOC 5	12666-W
12942-W	Table of Contents Page 1	TOC 1	12939-W

#### Summary

This advice letter complies with the requirement to address the balances in the Water Revenue Adjustment Mechanism and Modified Cost Balancing Accounts (WRAM/MCBA) for all Class A ratemaking areas except Travis (which does not have a WRAM/MCBA). Accordingly, Cal Water requests WRAM/MCBA amortization for the following areas: Antelope Valley, Bakersfield, Bay Area Region, Bear Gulch, Chico, Dixon, Dominguez, East Los Angeles, Hermosa-Redondo, Kern River Valley, Livermore, Los Altos, Marysville, Oroville, Palos Verdes, Salinas Valley Region, Selma, Stockton, Visalia, Westlake, and Willows.

After filing AL 2447, Cal Water realized that the credits relating to the Palos Verdes and Westlake areas should have been amortized over 12 months. While putting the supplement together, Cal Water also used the latest CPI rate, which decreased the surcharges for the following areas: Antelope Valley, Bakersfield, Bay Area Region, Bear Gulch, Chico, Dixon, Dominguez, East Los

<sup>&</sup>lt;sup>1</sup> For PV customers, there is a credit associated with the Palos Verdes Peninsula Water Reliability Project (PVPWRP) that is netted against the surcharge for the Los Angeles County Region, resulting in a net surcharge.



Angeles, Hermosa-Redondo, Livermore, Los Altos, Palos Verdes, and Stockton, Westlake, and Willows areas.

Cal Water requests an effective date of **April 15, 2022** for the WRAM surcharges/credits proposed in this Tier 1 filing.

#### Background

On February 28, 2008, the Commission issued D.08-02-036, which in part adopted a WRAM Settlement Agreement between Cal Water, DRA, and TURN filed on June 15, 2007.

This advice letter filing proposes to respond to the following provisions of the WRAM Settlement Agreement (adopted in Ordering Paragraph 1 of D.08-02-036):

IX.3) Parties agree that, in each district, the balance in the WRAM will offset the balances in the MCBAs in the following manner:

- a. Reporting Requirements: By April 1<sup>st</sup> of each year, Cal Water will provide the Water Division (with a copy to DRA) with a written report on the status of the WRAM and MCBAs as described herein.
- b. WRAM: The written report will include a section on the WRAM in each district showing the revenue over- or under-collection with respect to the Actual (or recorded) water sales as of December 31<sup>st</sup> of the preceding calendar year. Differences between Actual Revenues and Adopted Revenues will be tracked in the WRAM and accrue interest at the 90 day commercial paper rate.
- c. MCBA: The written report will include a section on the MCBA's in each district comparing Actual MCBA Costs with Adopted MCBA costs as of December 31<sup>st</sup> of the preceding calendar year. Differences between Actual Costs and Adopted Costs will be tracked in the MCBAs and accrue interest at the 90-day commercial paper rate.
- d. If this report shows that the combined over- or under-collection for the WRAM or the MCBAs in any district exceed 2.5% of the district's total recorded revenue requirement for the prior calendar year, Cal Water will file an advice letter within 30 days that amortizes the balance in both of the accounts in the district.

#### **Standard Compliance Issues**

<u>Differences from Preliminary Statement M</u>: The adopted revenues shown on the Preliminary Statement M for each ratemaking area identify forward-looking annual revenues. This annual true-up submission addresses adopted revenue from the last calendar year. In order to have a comparison of the correct time frame, Cal Water booked the adopted revenues pro-rated for each advice letter's effective date. As a result of this pro-ration, the adopted revenue shown in Cal Water's report is different than the amount in the Preliminary Statement M.

MCBA Issues: The net WRAM and MCBA balance is allocated 100% to metered customers. The MCBA balance previously applied to both flat-rate and metered customers. However, per Advice Letter 2357-A, Cal Water is authorized to eliminate the MCBA charge and credit to flat rate customers, effective for WRAM/MCBA balances incurred starting 1/1/2020. In particular, the following paragraph, which was originally in Preliminary Statement M in Section 6, was eliminated:

B. In districts with flat rate residential and raw water irrigation customers, Cal Water shall amortize any MCBA balance to ensure that a proportional share of the MCBA recovery or refund is applied to flat rate residential or raw water irrigation customers. Adopted sales for these classes as compared to total adopted sales should be used to determine proportional shares.

The WRAM Settlement Agreement also stipulates that significant changes in water purchases, defined as a change that is greater than 10%, require additional explanations in these WRAM/MCBA filings.

Compliance with D.12-04-048: In April 2012, the Commission adopted a decision modifying various aspects of the true-up process in response to changes proposed by Cal Water and other companies. D.12-04-048 allows companies the option to amortize a net balance (positive or negative) that is less than 2% of a ratemaking area's last adopted revenue requirement. If the combined net balance deviates by 2% or more in either direction, however, the company is required to amortize the balance as follows:

Net balances of 2%-5%: 12-month amortization.

Net balances of 5%-15%: 18-month amortization.

Net balances of 15%-30%: an amortization period of between 19 and 36 months.

Net balances over 30%: 36-month amortization.

Furthermore, Ordering Paragraph 3 of D.12-04-048 applies "a cap on total net WRAM/MCBA surcharges of 10% of the last authorized revenue requirement." For Cal Water, this cap began to apply to WRAM/MCBA balances incurred in calendar year 2014.<sup>2</sup> The proposed amortizations in this submission are consistent with all of these aspects of D.12-04-048, as discussed below.

<u>Information-Only WRAM Submission</u>: On November 30, 2021, Cal Water made an Information-Only filing detailing the WRAM and MCBA data for nine months. This filing includes an updated twelve months of WRAM and MCBA data along with the variance analysis.

#### Discussion

The workpapers for this filing provide a table detailing the net balances for the WRAM/MCBA accounts for each area as of December 31, 2021. Cal Water is authorized to accrue interest on this balance based on the 90-day commercial paper rate, and to continue to earn interest on the

<sup>&</sup>lt;sup>2</sup> OP 3 states that "WRAM/MCBA account balances incurred prior to calendar year, 2014, continue to be amortized under the adopted amortization schedule without being subject to the surcharge cap." D.12-04-048 on p.42.

uncollected balance. The amount used to determine the surcredit and surcharge calculation is the net balance on December 31, 2021, plus compounded interest amounts accrued over the duration of the amortization, up to the 10% cap discussed below.

<u>Balances Included in this Filing:</u> In addition to the net WRAM and MCBA balances for calendar year 2021, Cal Water proposes including the following:

- (1) 2020 WRAM/MCBA balances deferred in AL 2408 due to the impacts of the COVID-19 pandemic.
- (2) Uncollected revenue from the existing surcharges for the 2020 true-up balance due to sales decline; and
- (3) Over/under-collected balances from the 2018 and 2019 true-ups where the billing stopped after the specified amortization period.
  - Cal Water receives Commission authority to amortize accounts over a specific time period. Cal Water's billing system then implements the surcharge or credit for the given duration. When the system stops billing the surcharge or credit, there is an undercollected or over-collected balance due to deviations in actual sales from adopted sales. These balances are different from those described in Item (1), above. While Item (1) addresses under/over-collected revenues associated with <u>existing</u> surcharges and credits, Item (2) addresses under/over-collected revenues associated with surcharges and credits that have already stopped.
- (4) The deferred WRAM/MCBA balances for those districts that exceeded the 10% cap limitation in the 2020 filing for WRAM/MCBA balances incurred in 2019 and earlier. These districts were Dominguez, East Los Angeles, Livermore and Stockton.

<u>Ten Percent Cap on WRAM Recovery</u>: The 10% cap established in Ordering Paragraph 3 of D.12-04-048 compares the net WRAM/MCBA balances sought for amortization to the last authorized revenue requirement. Amounts above the cap must be deferred for later recovery. Applying the 10% cap to the balances incurred through the end of 2021 results in WRAM/MCBA deferrals for the following areas: Kern River Valley and Selma.

<u>Los Angeles County Region</u>: Effective January 1, 2017, the Antelope Valley and Palos Verdes Districts were consolidated into the Los Angeles County Region (LA Region) with one revenue requirement. Advice Letter 2408 established different WRAM/MCBA surcharges for Antelope Valley customers and Palos Verdes customers for the reasons described below.

Effective January 1, 2020, D.20-12-007 established a methodology so that the costs of the Palos Verdes Peninsula Water Reliability Project (PVPWRP), the largest capital project in Cal Water's history (at over \$100 million in capital costs) that provides benefits directly to what was formerly the Palos Verdes District, are only applied to customers in that area.<sup>3</sup>

<sup>&</sup>lt;sup>3</sup> The methodology includes calculating a revenue requirement and rates for the entire Los Angeles County Region, and a separate revenue requirement and rates just for the PVPWRP. Antelope Valley customers are then charged just the

D.20-12-007 also established a methodology to calculate WRAM/MCBA surcharges that reflects this split in cost allocation. The surcharges in this advice letter reflect that methodology, described in the settlement adopted in D.20-12-007 as follows:

The WRAM/MCBA surcharges/surcredits will be calculated separately for LAR and the Pipeline. The Pipeline's adopted WRAM revenues will be based on the rate base offset filing, and the "actual" WRAM revenues will be an allocation of total actual WRAM revenues. The resulting surcharges/surcredits for the Pipeline WRAM will then be added to the surcharges/surcredits for the LAR WRAM; the total combined surcharges/surcredits will be assessed solely on Palos Verdes customers ("PV WRAM surcharges/surcredits"). AV customers will receive just the LAR WRAM surcharges/surcredits, which excludes the surcharges/surcredits for the Pipeline WRAM.

Footnote 131: The "actual" revenues associated with the PV Pipeline for the Pipeline WRAM will be calculated as follows: (Actual WRAM revenues from the PV and AV tariffs) multiplied by the ratio of (Adopted Pipeline WRAM revenue) to (Adopted LAR WRAM revenues + Adopted Pipeline WRAM revenues).<sup>4</sup>

#### **Requested Effective Date**

Under General Order 96-B, Water Industry Rule 7.3.1, as modified by Resolution W-4664, this is a Tier 1 advice letter. The effectiveness is subject to refund pending the Commission staff's determination that the filing complies with the standard practice and that the surcharge calculations are correct. Cal Water requests an effective date of **April 15, 2022**.

#### **Notice**

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

<u>Service List:</u> 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 **April 12, 2022** to competing and adjacent utilities and other utilities or interested parties having requested such notification, including the Local Agency Formation Commission (LAFCO). *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.* 

#### Response or Protest

Anyone may respond to or protest this advice letter. When submitting a response or protest, please include the utility name and advice letter number in the subject line. A response supports the filing and may contain information that proves useful to the Commission in evaluating the advice letter.

rates associated with the LA Region. The rate tariffs for Palos Verdes customers, however, consist of the sum of the rates for the LA Region and the rates for the PVPWRP.

<sup>&</sup>lt;sup>4</sup> D.20-12-007, Attachment 1 (Settlement Agreement and Motion for Approval), p. 154.



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;
- (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 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 address for mailing or delivering a protest is:

Tariff Unit, Water Division, 3<sup>rd</sup> 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 Cal Water at the following address:

Natalie Wales California Water Service Company 1720 North First Street, San Jose, California 95112

E-mail: <a href="mailto:cwsrates@calwater.com">cwsrates@calwater.com</a>

Cities and counties requiring Board of Supervisors or Board of Commissioners approval to protest should inform the Water Division within the 20-day protest period so a late-filed protest can be entertained. The informing document should include an estimate of the date the proposed protest might be voted on. 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.

<u>Replies</u>: 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, and ask for the Rates Department.

#### CALIFORNIA WATER SERVICE COMPANY

/s/

Melody Singh, Regulatory Program Manager

cc: Syreeta Gibbs (Public Advocates Office), <a href="mailto:PublicAdvocatesWater@cpuc.ca.gov">PublicAdvocatesWater@cpuc.ca.gov</a>

1720 North First Street San Jose, CA 95112 (408) 367-8200

Revised Cancelling Cal. P.U.C. Sheet No. 12940-W Cal. P.U.C. Sheet No. 12592-W

#### Schedule No. AS **Additional Surcharges/Surcredits**

Page 1

#### 1. WRAM/MCBA Surcharges and Surcredits

The purpose of the Water Revenue Adjustment Mechanisms (WRAMs) and Modified Cost Balancing Accounts (MCBAs) (together, WRAM/MCBA) is to track water revenues and production-related costs as part of a comprehensive conservation framework adopted by the Commission and implemented in 2008. The net balance in a WRAM/MCBA account represents an over-collection or under-collection of the revenues authorized by the Commission.

Each year, the "net" WRAM/MCBA balance for an area is "amortized," meaning that surcharges or credits are applied to customer bills to bring the balance back to zero.

The "WRAM surcharge" for metered customers is a charge that is applied to each 100 cubic feet (or Ccf) of water usage. The "WRAM credit" is a fixed credit that is applied on a monthly basis, and is identified in the table below as a negative number.

	2020 E	Balance (AL 2408)	(C)	2021 Balance (AL 2447-A)		
District or Region	Surcharge (\$/CCF)	Effective Dates		Surcharge (\$/CCF) or Credit (\$/Mo.)	Effective Dates	
Antelope Valley			(D)	\$0.2304	4/15/22 - 4/14/23	(C)
(LA Co. Region)	40.0000			40,000		
Bakersfield	\$0.2062	4/15/21 - <b>10/14/22</b>	(C)	\$0.0908	4/15/22 - 4/14/23	(C)
Bay Area Region			(D)	\$0.3915	4/15/22 - <b>10/14/23</b>	(C)
Bear Gulch			(D)	\$0.3051	4/15/22 - 4/14/23	(C)
Chico	\$0.1539	4/15/21 - <b>10/14/22</b>	(L)	\$0.1029	4/15/22 - <b>10/14/23</b>	(C)
Dixon	\$0.5463	4/15/21 - <b>10/14/22</b>	(L)	\$0.4263	4/15/22 - <b>10/14/23</b>	(C)
Dominguez			(D)	\$0.5040	4/15/22 - <b>8/14/24</b>	(C)
East Los Angeles			(D)	\$0.6275	4/15/22 - <b>10/14/23</b>	(C)
Hermosa-Redondo	\$0.7063	4/15/21 - <b>11/14/22</b>	(L)	\$0.2804	4/15/22 - <b>10/14/23</b>	(C)
Kern River Valley	\$2.4069	4/15/21 - <b>1/14/24</b>	(L)	\$0.0349	4/15/22 - 4/14/23	(C)
Livermore			(D)	\$0.6431	4/15/22 - <b>4/14/24</b>	(C)
Los Altos			(D)	\$0.3969	4/15/22 - 4/14/23	(C)
Marysville			(D)	-\$0.13/Mo.	4/15/22 - 4/14/23	(C)
Oroville			(D)	-\$0.09/Mo.	4/15/22 - 4/14/23	(C)
Palos Verdes (LA Co. Region)	\$0.1848	4/15/21 - <b>8/14/23</b>	(L)	\$0.2107	4/15/22 - 4/14/23	(C)
Salinas Valley Reg.			(D)	\$0.0065	4/15/22 - 4/14/23	(C)
Selma	\$0.3307	4/15/21 - <b>4/14/23</b>	(L)	\$0.0075	4/15/22 - 4/14/23	(C)
Stockton			(D)	\$0.5508	4/15/22 - <b>11/14/23</b>	(C)
Visalia			(D)	\$0.0690	4/15/22 - 4/14/23	(C)
Westlake	\$0.4043	4/15/21 - <b>10/14/22</b>	(L)	-\$1.81/Mo.	4/15/22 - 4/14/23	(C)
Willows			(D)	\$0.3556	4/15/22 - 4/14/23	(C)

(To be inserted by utility)

2447-A

Advice Letter

Decision

Greg A. Milleman Vice President

Issued By

(To be inserted by CPUC)

Date Filed Effective

Resolution

04/12/2022 04/15/2022

(408) 367-8200		Canceling	CPUC Sheet No. 12666-W
Table o	f Contents - Page 5		
R	ate Schedules		
Sheet Subject Matter	Service Area	Schedule No.	CPUC Sheet No.
Rate Schedules:			
ALL DISTRICTS		ED 1	F160 W
Service to Company Employees Surcharge to Fund Public Utilities	Commission	ED-1 UF	5168-W 12328-W
Reimbursement Fee	Commission	Oi	12320-VV
Rate Support Fund		RSF (page 1)	12662-W
		RSF (page 2)	12551-W
Customer Assistance Program (C	AP)	64.5	40546.114
Page 1		CAP CAP	12546-W
Page 2 Page 3		CAP	12547-W 12665-W
Page 4		CAP	12549-W
PBOP Surcharge		PB	7049-W
Additional Surcharges/Surcredits			
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Page 2		AS	12517-W (D)
			(D) (D)
Page 5		AS	12520-W
Page 6		AS	12521-W
Fire Flow Testing Charge		FF	8597-W
Construction and Temporary Me	tered Service	0.014	44544111
Page 1		9-CM	11514-W
Page 2 Schedule 14.1		9-CM	11513-W
Page 1		14.1	12568-W
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Page 14		14.1	12581-W
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Page 21		14.1	12588-W
Private Fire Protection Service		A A . 4	12E0C W
Page 1 Page 2		AA-4 AA-4	12506-W 11630-W
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	(continued)		

(To be inserted by utility) Advice Letter No. 2447-A
Decision No.

Issued by GREG A. MILLEMAN Name Vice President TITLE

(To be inserted by CPUC) Date Filed 04/12/2022 Effective 04/15/2022 Resolution No.

Revised Canceling CPUC Sheet No. 12942-W CPUC Sheet No. 12939-W

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

Sheet Subject M	CPUC Sheet No.		
Title Page			5613-W
Table of Conten			
Page 1	Table of Contents		12942-W (C)
Page 2	Preliminary Statements		12917-W
Page 3	Preliminary Statements		12880-W
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Page 5	Rate Schedules - All Districts		12941-W (C)
Page 6	Rate Schedules - District Specific		12938-W
Page 7	Rate Schedules - District Specific		12937-W
Page 8	Rate Schedules - District Specific		12936-W
Page 9	Rate Schedules - District Specific		12935-W
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Page 11	Service Area Maps		12915-W
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Page 13	Rules		12891-W
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(continued)

(To be inserted by utility) Advice Letter No. 2447-A Decision No.

Issued by GREG A. MILLEMAN Name Vice President TITLE

(To be inserted by CPUC) Date Filed 04/12/2022 Effective 04/15/2022 Resolution No.



#### **Antelope Valley District (Los Angeles Region)**

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

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

PEGGY FULLER
Leona Valley Town Concil
P.O. Box 795
Leona Valley, CA 93551
pfuller@leonavalleytc.org

LAURA FERNANDEZ **Braun Blaising Smith Wynne, P.C.**915 L Street, Suite 1480

Sacramento, CA 95814

<u>fernandez@braunlegal.com</u>

GABE NEVAREZ, PUBLIC WORKS MANAGER City of Lancaster 615 West Avenue H Lancaster, CA 93534 gnevarez@cityoflancasterca.org

KIKI CARLSON, REGULATORY AFFAIRS MANAGER Suburban Water Systems 1325 N. Grand Avenue, Suite 100 Covina, CA 91724 kcarlson@swwc.com

#### **ONLY FOR SERVICE AREA MAPS:**

EXECUTIVE OFFICER
Los Angeles LAFCO
383 Hall of Administration
Los Angeles, CA 90012

FIRE CHIEF Los Angeles County 500 W Temple St, room 358 Los Angeles, CA 90012

**CDF, Battalion 11** 8723 Elizabeth Lake Rd Leona Valley, CA 93350

#### **Bakersfield District**



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

DOUGLAS NUNNELEY
Oildale Mutual Water Company
P.O. Box 5368
Bakersfield, CA 93388
dnunneley@oildalewater.com

LUDA FISHMAN, WATER RESOURCES DEPARTMENT City of Bakersfield 1000 Buena Vista Rd Bakersfield, CA 93311 Ifishman@bakersfieldcity.us

JOSHUA L. NUNES, CPA

Casa Loma Water Company
250 W. Spruce Ave., Suite 101
Clovis, CA 93611

casalomawater@gmail.com
Jnunes@nunescpas.com

TIMOTHY RUIZ **East Niles Community Services District**P.O. Box 6038

Bakersfield, CA 93386

truiz@eastnilescsd.org

CITY MANAGER'S OFFICE
City of Bakersfield
1600 Truxton Avenue
Bakersfield, CA 93301
admmgr@bakersfieldcity.us

Victory Mutual Water Company P.O. Box 40035 Bakersfield, CA 93304

Colin L. Pearce
Jolie-Anne S. Ansley
Alexandra B. Jones **Duane Morris LLP**One Market Plaza, Spear Tower, Suite
2200
San Francisco, Ca 94105-1127
clpearce@duanemorris.com
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#### **Bayshore District (Bay Area Region)**

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

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

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# CALIFORNIA PARTIES CERTIFICATION OF THE PARTI

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#### **Bear Gulch District**

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#### **Chico District**

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# CALIFORNIA ATER SERVICE

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# CALIFORNIA ATER SERVICE

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#### **King City District (Salinas Valley Region)**

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#### **Livermore District**



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# ZATER SERVICE

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#### **Palos Verdes District (Los Angeles Region)**

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#### **Redwood Valley District (Bay Area Region)**

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#### **Selma District**

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#### **ONLY FOR SERVICE AREA MAPS:**

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FIRE CHIEF City of Stockton 425 N El Dorado St Stockton, CA 95202

#### **Visalia District**



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

GLEN LUBLIN **Bedel Mutual Water Company** 2536 E College Ave Visalia, CA 93292

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FIRE CHIEF City of Visalia 707 West Acequia St Visalia, CA 93291

#### **Westlake District**



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

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City of Los Angeles, Department of
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City of Thousand Oaks
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JOCELYN BLYSMA

Ventura Regional Sanitation District
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## CALIFORNIA-AMERICAN WATER COMPANY

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#### **ONLY FOR SERVICE AREA MAPS:**

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# ZALIFORNIA ZATER SERVICE

#### **Willows District**

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

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#### **ONLY FOR SERVICE AREA MAPS:**

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