

## PUBLIC UTILITIES COMMISSION

505 VAN NESS AVENUE

SAN FRANCISCO, CA 94102-3298



October 10, 2024

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

Dear Ms. Wales,

The Water Division of the California Public Utilities Commission has approved California Water Service Company's Advice Letter No. 2530-A (Supplement to Advice Letter No. 2530), filed on September 17, 2024, regarding authorization to amortize memo and balancing accounts.

Enclosed are copies of the following revised tariff sheets, effective October 1, 2024, for the utility's files:

P.U.C. Sheet	
No.	Title of Sheet
13596-W	Schedule No. AS, Additional Surcharges/Surcredits; 3. Chromium-6 Treatment, Lead Service Line Inventories, and the General Balancing Account, Page 4
13597-W	Table of Contents, Page 6
13598-W	Table of Contents, Page 1

Please contact Van Harting at [VH4@cpuc.ca.gov](mailto:VH4@cpuc.ca.gov), if you have any questions.

Thank you.

Enclosures

**CALIFORNIA PUBLIC UTILITIES COMMISSION  
DIVISION OF WATER AND AUDITS**

**Advice Letter Cover Sheet**

<b>Utility Name:</b> California Water Service Company <b>District:</b> All Class A Areas (does not include Grand Oaks)  <b>CPUC Utility #:</b> U-60-W <b>Advice Letter #:</b> 2530-A <b>Tier:</b> X 1 <input type="checkbox"/> 2 <input type="checkbox"/> 3    X Compliance <b>Authorization:</b> D.24-03-042  <b>Description:</b> Memo and Balancing Account Amortizations	<b>Date Mailed to Service List:</b> 09/17/2024  <b>Protest Deadline (20<sup>th</sup> Day):</b> 09/19/2024 <b>Review Deadline (30<sup>th</sup> Day):</b> 10/07/2024 <b>Requested Effective Date:</b> 10/01/2024  <b>Rate Impact:</b> Various
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The protest or response deadline for this advice letter is 20 days from the date that this advice letter was mailed to the service list. Please see the "Response or Protest" section in the advice letter for more information.

**Utility Contact:** Natalie Wales  
**Phone:** 408-367-8566  
**Email:** [Nwales@calwater.com](mailto:Nwales@calwater.com)

**Utility Contact:**  
**Phone:**  
**Email:**

**DWA Contact:** Tariff Unit  
**Phone:** (415) 703-1133  
**Email:** [Water.Division@cpuc.ca.gov](mailto:Water.Division@cpuc.ca.gov)

**DWA USE ONLY**

<u>DATE</u>	<u>STAFF</u>	<u>COMMENTS</u>
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☐ APPROVED

☐ WITHDRAWN

☐ REJECTED

Signature: \_\_\_\_\_

Comments: \_\_\_\_\_

Date: \_\_\_\_\_

\_\_\_\_\_



September 17, 2024

## Advice Letter No. 2530-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.

New/Revised CPUC Sheet No.	Title of Sheet	Schedule No.	Cancelling CPUC Sheet No.
13596-W	Additional Surcharges/Surcredits Page 4	AS	NEW
13597-W	Table of Contents Page 6	TOC 6	13594-W
13598-W	Table of Contents Page 1	TOC 1	13595-W

### Summary

This advice letter requests authority to amortize amounts in the Lead Service Line Memorandum Account (“LSL MA”), the Chromium-6 Memorandum Account (“Cr6 MA”), and the General District Balancing Accounts (“District BAs”) for all Class A areas. Cal Water requests an effective date of **October 1, 2024**, for the surcharges proposed in this compliance filing, which is being submitted as a Tier 1 advice letter. **This supplement to AL 2530 limits the amounts to be amortized to the balances in the accounts as of December 31, 2022.**

### Background

On March 7, 2024, the Commission issued a final decision in Cal Water’s 2021 General Rate Case, D.24-03-042. The decision ordered Cal Water to amortize several balancing and memo accounts in Ordering Paragraph (“OP”) 20 (emphasis added):

20. As requested in Special Request 12, California Water Service Company must file a Tier 1 advice letter consistent with prior authorizations to amortize the December 31, 2022 balances in its: (a) Conservation Expense Balancing Account (CEBA 4); (b) Pension Cost Balancing Account (PCBA 4); (c) Healthcare Cost Balancing Account (HCBA 4); (d) **General District Balancing Account (District BA)**; (e) **Lead Service Line Memorandum Account (LSL MA)**; and (f) **Chromium 6 Memorandum Account (Cr6 MA)**.

The District BA referenced in OP 20 was approved in D.14-08-011 to aggregate the residual balances from memo and balancing accounts that have been amortized into one balancing account (per ratemaking area) so that the aggregate amount can be amortized when certain conditions are met. The Commission approved the following conditions for this account:



- a. Each ratemaking area will have an associated “general balancing account” (referred to as a “general district balancing account”);
- b. Each general district balancing account may be amortized consistent with the Commission’s standard practices (2% of last adopted revenue requirement), or in a GRC; and
- c. For accounts for which the Commission has authorized a fixed period of amortization, the small residual balances that result from under- or over-amortization may be put into a general district balancing account.<sup>1</sup>

### **Discussion**

Cal Water seeks to amortize the memorandum (“memo”) and balancing accounts identified in sections (d), (e), and (f) of OP 20.<sup>2</sup>

#### **Chromium-6 Memo Account Amortization (Preliminary Statement AI)**

Chromium is an odorless and tasteless metallic element. Long-term exposure to chromium-6 (“Cr6”), a subset of total chromium, is believed to be carcinogenic and harmful to public health. The Cr6 MA tracks the expenses associated with Cr6 treatment, as well as the capital carrying costs associated with the capital projects needed to treat for Cr6. So far, the Cr6 MA has only tracked costs for treatment projects in the Dixon District, the Salinas Valley Region, and the Willows District. The capital costs associated with these areas, as well as some of the treatment expenses and carrying costs,<sup>3</sup> have already been included in base rates in a previous GRC. For the Salinas Valley Region, Cal Water received approval to amortize outstanding expenses and carrying costs in AL 2503 through surcharges that will begin on October 1, 2024.

In this supplement to AL 2530, Cal Water requests recovery for expenses and carrying costs in the Dixon and Willows Districts in the amounts of **\$65,957.15** and **\$84,765.19**, respectively, which are the balances as of 12/31/2022. Cal Water has extended the amortization periods beyond those indicated in Standard Practice U-27-W (paragraph 64.b) in order to mitigate the impact to customers, resulting in the following surcharges:

- **\$0.0514 per CCF** for Dixon customers for 36 months
- **\$0.0954 per CCF** for Willows customers for 24 months

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<sup>1</sup> D.14-08-011 at 73-74.

<sup>2</sup> Cal Water’s initial request for amortization of these accounts was rejected in AL 2521.

<sup>3</sup> In this context, carrying costs refers to the revenue requirement associated with a capital project that has been completed, but has not been authorized to be included in rates. Capital-related carrying costs tracked in a memo account represent the uncollected revenues from the time a project is completed to the time the project is included in rates.



*Lead Service Line Memo Account Amortization (Preliminary Statement AX)*

The LSL MA was opened on December 13, 2018 through Advice Letter 2331 in order to comply with state Senate Bill 1398 (signed September 17, 2016) requiring an inventory of lead service lines in the distribution system, and a plan for replacement. The LSL MA tracked the incremental costs associated with studying and potentially replacing lead service lines for the benefit of Cal Water's customers. The purpose of the LSL MA has been met, and Cal Water requested amortization of incremental, non-recurring costs for the outside consultant who managed the project.

Cal Water requests recovery of **\$293,318.48**, the balance in the account as of 12/31/2022, from customers throughout Cal Water's Class A ratemaking areas. This will result in the following surcharges:

- A surcharge of **\$0.0025 per CCF** (less than 1 cent per CCF) for metered customers for 12 months;
- A surcharge of **\$0.06 per month** for flat-rate residential customers in the **Bakersfield District** for 12 months; and
- A one-time surcharge of **\$1,109.91** for the **Travis District** will be recovered through a lump-sum payment that Cal Water will receive when the federal government processes the request.

*General District Balancing Account Amortization (Preliminary Statement AP)*

The last time the District BAs were amortized was in AL 2409. The residuals from that amortization are included in this requested amortization. Since then, amortization has been completed for other balancing and memo accounts, for a total of 8 accounts (including the amortization authorized in AL 2409) that are now in the District BAs and can be amortized. Descriptions of the relevant accounts are provided in **Table 1** below.

The total net balance in the accounts as of **December 31, 2022**, was **\$210,548.38** across all ratemaking areas.

- The specific amount Cal Water seeks to amortize in each ratemaking area is listed in **Table 2**. Positive amounts represent under-collections, and negative amounts represent over-collections.
- All **surcharges** will be applied for a period of **12 months** with the exception of certain one-time surcredits.



# CALIFORNIA WATER SERVICE COMPANY

Advice Letter 2530-A, Amortization of Three Memo and Balancing Accounts

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**Table 1: Description of Accounts**

Preliminary Statement	Account Name	Description
(none)	Old Interim Rates Surcharges	Cal Water implemented "interim rate surcharges" to effectuate the transition from one Cal Water rate case per year, to a consolidated rate case that started with the 2009 GRC. The delay in the GRCs for one group of districts was handled by allowing a surcharge for those districts for a set time period. The residual amounts from those amortizations are not part of a formally authorized memo or balancing account, but were authorized for a second amortization period in D.16-12-042, Exhibit A (Settlement) at 64. See also A.15-07-015, General Report at 36-37.
Z3	Conservation Expense One-Way Balancing Account (CEBA3)	One-way balancing account that tracks the difference between actual conservation expenses and authorized conservation amounts included in rates in 2017-2019 (2015 GRC period).
AL1	Drought Memo Account 1	The purpose of this account is to track costs and penalties associated with implementation of Rule 14.1 and Schedule 14.1 consistent with Res. W-4976 in which the Commission adopted Drought Procedures.
AV	2018 Tax Accounting Memo Account	Track the impact of the 2018 Tax Cuts and Jobs Act ("TJCA") on the revenue requirements of Cal Water's regulated ratemaking areas.
AW	Cost of Capital Interim Rate Memo Account	Track the difference between current rates, and rates based upon the new cost of capital adopted by the Commission in D.18-03-35, as if the new cost of capital had been in effect beginning January 1, 2018.

**Table 2 – Amounts per Ratemaking Area per Balancing or Memorandum Account**

Dept	District/ Ratemaking Area	Old Interim BAMA	Conser- vation-Z3	Drought DRMA-AL1	COC&TCJA (AW-AV)	Total
170	Bay Area Region	30,934	(492)	6,482	51,467	\$ 88,391
101	Bakersfield	-	(4,072)	63,666	(92,491)	\$ (32,896)
102	Bear Gulch	(5,134)	(6,737)	8,566	(21,891)	\$ (25,196)
104	Chico	-	1,830	13,478	2,609	\$ 17,917
128	Dominguez	(10,074)	(222)	87,080	(10,977)	\$ 65,808
105	Dixon	-	2,726	2,404	1,247	\$ 6,377
106	East Los Angeles	-	(861)	26,721	(13,980)	\$ 11,880
108	Hermosa Redondo	-	3,234	11,381	(3,797)	\$ 10,819
134	Kern River Valley	-	(1,974)	11,310	(4,031)	\$ 5,304
110	Livermore	-	4,179	7,210	(147)	\$ 11,242
111	Los Altos	-	(1,685)	4,539	(10,842)	\$ (7,988)
172	Los Angeles Region	20,540	256	21,865	(3,652)	\$ 39,009
112	Marysville	10,912	(3,149)	1,580	(9,062)	\$ 281
113	Oroville	-	248	1,690	123	\$ 2,061
171	Salinas Valley Region	-	(5,104)	11,947	(19,596)	\$ (12,753)
117	Selma	-	(1,821)	8,088	(2,754)	\$ 3,513
119	Stockton	-	190	31,299	(11,193)	\$ 20,296
157	Travis	-	-	-	-	\$ -
120	Visalia	-	(721)	10,583	(10,191)	\$ (329)
123	Westlake	-	1,025	10,227	(3,192)	\$ 8,060
121	Willows	-	(94)	28	(1,180)	\$ (1,247)
<b>Total</b>		<b>47,178</b>	<b>(13,243)</b>	<b>340,142</b>	<b>(163,528)</b>	<b>\$ 210,548</b>



### **Requested Effective Date**

Under General Order 96-B, Water Industry Rule 7.3.1, and D.24-03-042, this compliance advice letter can be amortized as a Tier 1 filing. Cal Water requests an effective date of **October 1, 2024**.

### **Notice**

Customer Notice – Customer notice of a Compliance Advice Letters is not required under General Order 96-B, Water Industry Rule 3.2.

Service List: 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 **September 17, 2024** to competing and adjacent utilities and other utilities or interested parties having requested such notification, including the Local Agency Formation Commission (LAFCO). ***Please note that this advice letter will only be distributed electronically.***

### **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. 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](mailto: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:



**CALIFORNIA WATER SERVICE COMPANY**

Advice Letter 2530-A, Amortization of Three Memo and Balancing Accounts

Page 7

Natalie Wales  
California Water Service Company  
1720 North First Street,  
San Jose, California 95112  
E-mail: [cwsrates@calwater.com](mailto:cwsrates@calwater.com)

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.

**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, and ask for the Rates Department.

CALIFORNIA WATER SERVICE COMPANY

/s/

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Natalie Wales,  
Director, Rates

cc: Syreeta Gibbs (Public Advocates Office), [PublicAdvocatesWater@cpuc.ca.gov](mailto:PublicAdvocatesWater@cpuc.ca.gov)



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

Page 4

**3. Chromium-6 Treatment, Lead Service Line Inventories, and the General Balancing Account**

(N)

In Decision 24-03-042, the Commission authorized Cal Water to amortize the balances in the following regulatory balancing and memo accounts by applying surcharges or credits to customers' bills.

In the "Chromium-6 Treatment Account," Cal Water tracked the costs spent to treat water for the odorless and tasteless metallic element, chromium-6, long-term exposure to which is believed to be carcinogenic and harmful to public health. The cost to be recovered from the Dixon District is \$65,957 and from the Willows District is \$84,765.

In the "Lead Service Line Account," Cal Water tracked the costs spent to inventory and plan for the replacement of water lines that may contain lead, another contaminant harmful to public health. The amount to be recovered across all ratemaking areas is \$293,318.

The "General Balancing Account" for each ratemaking area tracks small dollar amounts left over after other accounts have been amortized, and aggregates them for later amortization when the balances grow large. Residual balances were left over after five (5) accounts had been amortized. The amount to be recovered from each ratemaking area is listed below, for a total net amount of \$210,548.

Effective October 1, 2024 – September 30, 2025 (unless otherwise indicated)						
\$ Surcharge per 100 Cubic Feet (CCF)/month (unless otherwise indicated)						
Area	General Balancing Account		Lead Service Line Account		Chromium-6 Treat. Acct.	
Bay Area Region	\$0.0106	(N)	\$0.0025	(N)		(N)
Bakersfield	\$(0.44) one-time credit	(N)	\$0.0025	(N)		(N)
Bakersfield Flat	\$(0.44) one-time credit	(N)	\$0.06/month surcharge	(N)		(N)
Bear Gulch	\$(1.36) one-time credit	(N)	\$0.0025	(N)		(N)
Dixon	\$0.0149	(N)	\$0.0025	(N)	\$0.0514 (10/1/24 – 9/30/27)	(N)
East Los Angeles	\$0.0022	(N)	\$0.0025	(N)		(N)
Kern River Valley	\$0.0293	(N)	\$0.0025	(N)		(N)
Livermore	\$0.0032	(N)	\$0.0025	(N)		(N)
Los Altos	\$(0.43) one-time credit	(N)	\$0.0025	(N)		(N)
Los Angeles Region	\$0.0056	(N)	\$0.0025	(N)		(N)
Marysville	\$0.0003	(N)	\$0.0025	(N)		(N)
North Valley Region	\$0.0021	(N)	\$0.0025	(N)		(N)
Salinas Valley Region	\$(0.41) one-time credit	(N)	\$0.0025	(N)		(N)
Selma	\$0.0024	(N)	\$0.0025	(N)		(N)
Stockton	\$0.0023	(N)	\$0.0025	(N)		(N)
South Bay Region	\$0.0044	(N)	\$0.0025	(N)		(N)
Travis		(N)	\$1109.91 surcharge (one time, date TBD)	(N)		(N)
Visalia	\$(0.01) one-time credit	(N)	\$0.0025	(N)		(N)
Westlake	\$0.0030	(N)	\$0.0025	(N)		(N)
Willows	\$(0.52) one-time credit	(N)	\$0.0025	(N)	\$0.0954 (10/1/24 – 9/30/26)	(N)

(N)

(To be inserted by utility)

Issued By

(To be inserted by CPUC)

Advice Letter 2530-AGreg MillemanDate Filed 09/17/2024Decision D.24-03-042Vice PresidentEffective 10/01/2024Rates and Regulatory Affairs

Resolution \_\_\_\_\_

**CALIFORNIA WATER SERVICE COMPANY**

1720 North First Street

San Jose, CA 95112

(408) 367-8200

Revised  
CancellingCal. P.U.C. Sheet No. 13597-W  
Cal. P.U.C. Sheet No. 13594-W**Table of Contents**  
**Rate Schedules**

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<b><u>ALL DISTRICTS:</u></b>			
Service to Company Employees	ED-1	5168-W	
Surcharge to Fund Public Utilities Commission Reimbursement Fee	UF	13326-W	
Rate Support Fund (RSF)			
Page 1	RSF	13545-W	
Page 2	RSF	13546-W	
Customer Assistance Program (CAP)			
Page 1	CAP	13009-W	
Page 2	CAP	12547-W	
Page 3	CAP	13532-W	
Page 4	CAP	12549-W	
Additional Surcharges/Surcredits			
Page 1	AS	13561-W	
Page 2	AS	13593-W	
Page 3	AS	13587-W	
Page 4	AS	13596-W	(N)
Fire Flow Testing Charge	FF	8597-W	
Construction and Temporary Metered Service			
Page 1	9-CM	11514-W	
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Private Fire Protection Service			
Page 1	AA-4	13544-W	
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(To be inserted by utility)		Issued By	(To be inserted by CPUC)	
Advice Letter	<u>2530-A</u>	<u>Greg Milleman</u>	Date Filed	<u>09/17/2024</u>
Decision	<u>D.24-03-042</u>	<u>Vice President</u>	Effective	<u>10/01/2024</u>
		<u>Rates and Regulatory Affairs</u>	Resolution	

**CALIFORNIA WATER SERVICE COMPANY**

1720 North First Street

San Jose, CA 95112

(408) 367-8200

Revised

Cancelling

Cal. P.U.C. Sheet No. 13598-W

Cal. P.U.C. Sheet No. 13595-W

**Table of Contents**

Page 1

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

<u>Sheet</u>	<u>Subject Matter</u>	<u>Service Area</u>	<u>Schedule No.</u>	<u>CPUC Sheet No.</u>
	Title Page			13288-W
	<b>Table of Contents</b>			
Page 1	Table of Contents			13598-W (C)
Page 2	Preliminary Statements			13574-W
Page 3	Preliminary Statements			13573-W
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Page 6	Rate Schedules - All Districts			13597-W (C)
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Page 8	Rate Schedules - District Specific			13552-W
Page 9	Rate Schedules - District Specific			13551-W
Page 10	Rate Schedules - District Specific			13550-W
Page 11	Rate Schedules - District Specific			13590-W
Page 12	Rate Schedules - District Specific			13548-W
Page 13	Rate Schedules - District Specific			13547-W
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Page 20	Rules			13292-W
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Page 23	Sample Forms			13289-W

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(To be inserted by utility)		Issued By	(To be inserted by CPUC)	
Advice Letter	<u>2530-A</u>	<u>Greg Milleman</u>	Date Filed	<u>09/17/2024</u>
Decision	<u>D.24-03-042</u>	<u>Vice President</u>	Effective	<u>10/01/2024</u>
		<u>Rates and Regulatory Affairs</u>	Resolution	



## Antelope Valley District (Los Angeles County 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 Council**  
P.O. Box 795  
Leona Valley, CA 93551  
[pfuller@leonavalleytc.org](mailto:pfuller@leonavalleytc.org)

GABE NEVAREZ, PUBLIC WORKS  
MANAGER  
**City of Lancaster**  
615 West Avenue H  
Lancaster, CA 93534  
[gnevarez@cityoflancasterca.org](mailto:gnevarez@cityoflancasterca.org)

KIKI CARLSON, REGULATORY AFFAIRS  
MANAGER  
**Suburban Water Systems**  
1325 N. Grand Avenue, Suite 100  
Covina, CA 91724  
[kcarlson@swwc.com](mailto:kcarlson@swwc.com)

CHRISTIAN HORVATH, CITY CLERK  
**City of Rolling Hills**  
2 Portuguese Bend Road  
Rolling Hills CA 90274  
[chorvath@cityofrh.net](mailto:chorvath@cityofrh.net)

### ONLY FOR SERVICE AREA MAPS:

PAUL N. NOVAK, EXECUTIVE OFFICER  
**Los Angeles LAFCO**  
80 South Lake Avenue, Suite 870  
Pasadena, CA 91101  
[pnovak@lalafco.org](mailto:pnovak@lalafco.org)

BLAIR KNOX, EXECUTIVE OFFICER  
**Kern County LAFCO**  
5300 Lennox Avenue Suite 303  
Bakersfield, CA 93309  
[eo@kernlafco.org](mailto:eo@kernlafco.org)

ANTHONY C. MARONE, 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](mailto:dnunneley@oildalewater.com)

**Casa Loma Water Company**  
250 W. Spruce Ave., Suite 101  
Clovis, CA 93611  
[casalomawater@gmail.com](mailto:casalomawater@gmail.com)

TIMOTHY RUIZ  
**East Niles Community Services District**  
P.O. Box 6038  
Bakersfield, CA 93386  
[truiz@eastnilescsd.org](mailto:truiz@eastnilescsd.org)

CITY MANAGER'S OFFICE  
**City of Bakersfield**  
1600 Truxton Avenue  
Bakersfield, CA 93301  
[admmgr@bakersfieldcity.us](mailto: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](mailto:clpearce@duanemorris.com)  
[jsansley@duanemorris.com](mailto:jsansley@duanemorris.com)  
[BAJones@duanemorris.com](mailto:BAJones@duanemorris.com)

DANIEL MALDONADO, WATER  
RESOURCES DEPARTMENT  
**City of Bakersfield**  
1000 Buena Vista Rd  
Bakersfield, CA 93311  
[drmaldonado@bakersfieldcity.us](mailto:drmaldonado@bakersfieldcity.us)

MATTHEW COLLOM DCA, CITY  
ATTORNEY'S OFFICE  
**City of Bakersfield**  
1600 Truxtun Ave, 4th Floor  
Bakersfield, CA 93301  
[mcollom@bakersfieldcity.us](mailto:mcollom@bakersfieldcity.us)

### ONLY FOR SERVICE AREA MAPS:

BLAIR KNOX, EXECUTIVE OFFICER  
**Kern County LAFCO**  
5300 Lennox Avenue Suite 303  
Bakersfield, CA 93309  
[eo@kernlafco.org](mailto:eo@kernlafco.org)

JOHN FRANDO, FIRE CHIEF  
**City of Bakersfield**  
2101 H St  
Bakersfield, CA 93301  
[jfrando@bakersfieldfire.us](mailto:jfrando@bakersfieldfire.us)

FIRE CHIEF  
**Kern County Fire Department**  
1115 Truxton Ave  
Bakersfield, CA 93301



## Bayshore District (Bay Area Region)

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

ART MORIMOTO, ASSISTANT DIRECTOR  
OF PUBLIC WORKS  
**City of Burlingame**  
501 Primrose Rd  
Burlingame, CA 94010  
[amorimoto@burlingame.org](mailto:amorimoto@burlingame.org)

DARRYL BARROW, GENERAL MANAGER  
**Westborough Water District**  
P.O. Box 2747  
South San Francisco, CA 94083  
[dbarrow@westboroughwater.com](mailto:dbarrow@westboroughwater.com)

ANDREW BROZYNA, PUBLIC WORKS  
DIRECTOR, CITY ENGINEER  
**Foster City City Hall**  
610 Foster City Blvd  
Foster City, CA 94404  
[abrozyna@fostercity.org](mailto:abrozyna@fostercity.org)  
[zdanish@fostercity.org](mailto:zdanish@fostercity.org)  
[glarios@fostercity.org](mailto:glarios@fostercity.org)

DENNIS BOCH, DEPUTY DIRECTOR OF  
MAINTENANCE & OPERATIONS  
**San Bruno Water Department**  
567 El Camino Real  
San Bruno, CA 94066  
[dbosch@sanbruno.ca.gov](mailto:dbosch@sanbruno.ca.gov)

MATT LEE, PUBLIC SERVICES DIRECTOR  
**San Bruno Water Department**  
567 El Camino Real  
San Bruno, CA 94066  
[mlee@sanbruno.ca.gov](mailto:mlee@sanbruno.ca.gov)

JUSTIN CHAPEL, WATER UTILITIES  
SUPERINTENDENT  
**City of Redwood City**  
1400 Broadway  
Redwood City, CA 94063  
[jchapel@redwoodcity.org](mailto:jchapel@redwoodcity.org)

LOU DURAN, PUBLIC WORKS  
SUPERINTENDENT  
**City of San Carlos**  
600 Elm St  
San Carlos, CA 94070  
[lduran@cityofsancarlos.org](mailto:lduran@cityofsancarlos.org)

SHARON RANALS, CITY MANAGER  
**City of South San Francisco**  
400 Grand Ave  
South San Francisco, CA 94080  
[Sharon.Ranals@ssf.net](mailto:Sharon.Ranals@ssf.net)  
PATRICK SWEETLAND, WATER & WATER  
RESOURCES  
**City of Daly City**  
153 Lake Merced Blvd  
Daly City, CA 94005  
[psweetland@dalycity.org](mailto:psweetland@dalycity.org)

PAUL WILLIS, PUBLIC WORKS DIRECTOR,  
CITY ENGINEER  
**Town of Hillsborough**  
1600 Floribunda Ave  
Hillsborough, CA 94010  
[pwillis@hillsborough.net](mailto:pwillis@hillsborough.net)

PUBLIC WORKS DIRECTOR  
**City of San Mateo**  
330 West 20th Ave  
San Mateo, CA 94403  
[publicworks@cityofsanmateo.org](mailto:publicworks@cityofsanmateo.org)

ANGEL IBARRA, ADMINISTRATIVE  
MANAGEMENT ANALYST **City of  
Brisbane**  
50 Park Place  
Brisbane, CA 94005  
[aibarra@brisbaneca.org](mailto:aibarra@brisbaneca.org)



## **Bayshore District (Bay Area Region)**

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

RENE RAMIREZ, INTERIM GENERAL  
MANAGER

**Mid Peninsula Water District**

P.O. Box 129

Belmont, CA 94002

[rramirez@midpeninsulawater.org](mailto:rramirez@midpeninsulawater.org)

KAT WUELFING, ASST. GENERAL  
MANAGER

**Mid Peninsula Water District**

P.O. Box 129

Belmont, CA 94002

[kwuelfing@midpeninsulawater.org](mailto:kwuelfing@midpeninsulawater.org)

TONY BRENNER, WATER DIVISION  
SUPERVISOR

**Town of Hillsborough**

1600 Floribunda Ave

Hillsborough, CA 94010

[tbrenner@hillsborough.net](mailto:tbrenner@hillsborough.net)

RACHEL JONES

**Cox Castle & Nicholson LLP**

50 California Street, Suite 3200

San Francisco, CA 94111

[rjones@coxcastle.com](mailto:rjones@coxcastle.com)

**ONLY FOR SERVICE AREA MAPS:**

ROB BARTOLI, EXECUTIVE OFFICER

**San Mateo LAFCO**

455 Country Center, 2<sup>nd</sup> Floor

Redwood City, CA 94063

[rbartoli@smcgov.org](mailto:rbartoli@smcgov.org)



## Bear Gulch District

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

ASSISTANT PUBLIC WORKS DIRECTOR  
**City of Menlo Park**  
701 Laurel St  
Menlo Park, CA 94025

SINDHI MEKALA, DEPUTY TOWN  
ENGINEER  
**Town of Woodside**  
P.O.Box 620005  
Woodside, CA 94062  
[smekala@woodsideca.gov](mailto:smekala@woodsideca.gov)

ROBERT OVADIA  
**Town of Atherton**  
91 Ashfield Rd  
Atherton, CA 94027  
[rovadia@ci.atherton.ca.us](mailto:rovadia@ci.atherton.ca.us)

JOE LOCOCO, DEPUTY DIRECTOR OF  
ROADS DIVISION  
**Los Trancos Water District**  
1263 Los Trancos Rd  
Portola Valley, CA 94025  
[jlococo@smcgov.org](mailto:jlococo@smcgov.org)

KEVIN BRYANT, TOWN MANAGER  
**Town of Woodside**  
P.O.Box 620005  
Woodside, CA 94062  
[kbryant@woodsidetown.org](mailto:kbryant@woodsidetown.org)

PAM LOWE, SENIOR CIVIL ENGINEER  
**City of Menlo Park**  
701 Laurel St  
Menlo Park, CA 94025  
[phlowe@menlopark.gov](mailto:phlowe@menlopark.gov)

EREN ROMERO, BUSINESS MANAGER  
**City of Menlo Park**  
701 Laurel St  
Menlo Park, CA 94025  
[eromero@menlopark.gov](mailto:eromero@menlopark.gov)

NIKKI NAGAYA, PUBLIC WORKS  
DIRECTOR  
**City of Menlo Park**  
701 Laurel St  
Menlo Park, CA 94025  
[nhnagaya@menlopark.gov](mailto:nhnagaya@menlopark.gov)

PUBLIC WORKS DIRECTOR  
**Town of Portola Valley**  
765 Portola Rd  
Portola Valley, CA 94028  
[hyoung@portolavalley.net](mailto:hyoung@portolavalley.net)

PUBLIC WORKS DIRECTOR  
**City of Menlo Park**  
701 Laurel St  
Menlo Park, CA 94025  
[pwsupportstaff@menlopark.gov](mailto:pwsupportstaff@menlopark.gov)  
[nmmelgar@menlopark.gov](mailto:nmmelgar@menlopark.gov)

WATER DEPARTMENT  
**City of Menlo Park**  
701 Laurel St  
Menlo Park, CA 94025  
[jpmcgirr@menlopark.gov](mailto:jpmcgirr@menlopark.gov)

WATER DEPARTMENT  
**Redwood City**  
P.O.Box 391  
Redwood City, CA 94064  
[revenueservices@redwoodcity.org](mailto:revenueservices@redwoodcity.org)

### ONLY FOR SERVICE AREA MAPS:

ROB BARTOLI, EXECUTIVE OFFICER  
**San Mateo LAFCO**  
455 Country Center, 2<sup>nd</sup> Floor  
Redwood City, CA 94063  
[rbartoli@smcgov.org](mailto:rbartoli@smcgov.org)

**GAIL SREDANOVIC**  
2161 Ashton Ave  
Menlo Park, CA 94025





## Chico District (North Valley Region)

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

JENNIFER MACARTHY, DEPUTY CITY  
MANAGER

**City of Chico**

P.O.Box 3420

Chico, CA 95927

[Jennifer.macarthy@chicoca.gov](mailto:Jennifer.macarthy@chicoca.gov)

SCOTT DOWELL

**City of Chico**

P.O.Box 3420

Chico, CA 95927

[scott.dowell@chicoca.gov](mailto:scott.dowell@chicoca.gov)

MARK SORENSON, CITY MANAGER

**City of Chico**

P.O. Box 3420

Chico, CA 95927

[Mark.Sorensen@chicoca.gov](mailto:Mark.Sorensen@chicoca.gov)

BARBARA MARTIN, ADMINISTRATIVE  
SERVICES DIRECTOR

**City of Chico**

P.O. Box 3420

Chico, CA 95927

[Barbara.martin@chicoca.gov](mailto:Barbara.martin@chicoca.gov)

**ONLY FOR SERVICE AREA MAPS:**

STEPHEN LUCAS, EXECUTIVE OFFICER

**Butte County LAFCO**

1453 Downer St, Suite C

Oroville, CA 95965

[slucas@buttecounty.net](mailto:slucas@buttecounty.net)

GARRETT SJOLUND, FIRE CHIEF

**Butte County Fire Rescue**

176 Nelson Ave

Oroville, CA 95965



## Dixon District

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

FINANCE DEPARTMENT

**City of Dixon**

600 East A St

Dixon, CA 95620

[utility.billing@cityofdixon.us](mailto:utility.billing@cityofdixon.us)

CARY KEATEN, GENERAL MANAGER

**Solano Irrigation District**

508 Elmira Rd

Vacaville, CA 95687

[ckeaten@sidwater.org](mailto:ckeaten@sidwater.org)

**ONLY FOR SERVICE AREA MAPS:**

RICH SEITHEL, EXECUTIVE OFFICER

**Solano County LAFCO**

601 Texas Street, 2nd Floor

Fairfield, CA 94533

[rseithel@solanolafco.com](mailto:rseithel@solanolafco.com)

TODD MCNEAL, FIRE CHIEF

**City of Dixon**

600 East A St

Dixon, CA 95620

[tmcneal@cityofdixon.us](mailto:tmcneal@cityofdixon.us)



## Dominguez District (South Bay Region)

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

ANDY DARLAK  
**City of Torrance Public Works**  
20500 Madrona Ave  
Torrance, CA 90630  
[adarlak@torranceca.gov](mailto:adarlak@torranceca.gov)

AUDREY JACKSON, REGULATORY  
AFFAIRS  
**Golden State Water Company**  
630 East Foodhill Blvd  
San Dimas, CA 91733  
[afjackson@gswater.com](mailto:afjackson@gswater.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](mailto:ZhengGeorge.Chen@ladwp.com)

MICHAEL HARVEY, OPERATIONS  
MANAGER  
**City of Compton Water Utility Division**  
205 S Willowbrook Ave  
Compton, CA 90220  
[mharvey@comptoncity.org](mailto:mharvey@comptoncity.org)

RONALD MOORE, REGULATORY  
AFFAIRS  
**Golden State Water Company**  
630 East Foodhill Blvd  
San Dimas, CA 91733  
[rkmoore@gswater.com](mailto:rkmoore@gswater.com)

PAUL FUJITA, WATER DEPARTMENT  
**City of Long Beach**  
1800 East Wardlow Rd  
Long Beach, CA 90807  
[paul.fujita@lbwater.org](mailto:paul.fujita@lbwater.org)

TIFFANY THONG, RATES AND  
REGULATORY AFFAIRS MANAGER  
**PARK WATER COMPANY**  
P.O.Box 7002  
Downey, CA 90241  
[Tiffany.Thong@LibertyUtilities.com](mailto:Tiffany.Thong@LibertyUtilities.com)

### ONLY FOR SERVICE AREA MAPS:

PAUL N. NOVAK, EXECUTIVE OFFICER  
**Los Angeles LAFCO**  
80 South Lake Avenue, Suite 870  
Pasadena, CA 91101  
[pnovak@lalafco.org](mailto:pnovak@lalafco.org)



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

DANIEL A DELL'OSA  
**San Gabriel Valley Water Company**  
11142 Garvey Ave  
El Monte, CA 91733  
[dadellosa@sgvwater.com](mailto:dadellosa@sgvwater.com)

RICHARD GONZALES  
**City of Monterey Park**  
320 W Newmark Ave  
Monterey Park, CA 91754  
[rgonzales@montereypark.ca.gov](mailto:rgonzales@montereypark.ca.gov)

GEORGE NORIEGA  
**City of Monterey Park**  
320 W Newmark Ave  
Monterey Park, CA 91754  
[gnoriega@montereypark.ca.gov](mailto:gnoriega@montereypark.ca.gov)

KOREY BRADBURY  
**Montebello Land & Water Company**  
344 E Madison Ave  
Montebello, CA 90640  
[korey@mtblw.com](mailto:korey@mtblw.com)

MARIKO MARIANES, RATES MANAGER  
**City of Los Angeles Department of Water & Power**  
P.O.Box 51111 Room 956  
Los Angeles, CA 90051  
[mariko.marianes@ladwp.com](mailto:mariko.marianes@ladwp.com)

GINA NILA, DIRECTOR OF PUBLIC WORKS  
**City of Commerce**  
2535 Commerce Way  
Commerce, CA 90040

CESAR ROLDAN, DIRECTOR OF PUBLIC WORKS  
**City of Montebello**  
1600 W Beverly Blvd  
Montebello, CA 90640  
[crollan@montebellocal.ca.gov](mailto:crollan@montebellocal.ca.gov)

JOANNA MORENO  
**City of Vernon**  
4305 Santa Fe Ave  
Vernon, CA 90058  
[jmoreno@cityofvernon.org](mailto:jmoreno@cityofvernon.org)

TIFFANY THONG, RATES AND  
REGULATORY AFFAIRS MANAGER  
**PARK WATER COMPANY**  
P.O.Box 7002  
Downey, CA 90241  
[Tiffany.Thong@LibertyUtilities.com](mailto:Tiffany.Thong@LibertyUtilities.com)

KIKI CARLSON, REGULATORY AFFAIRS  
MANAGER  
**Suburban Water Systems**  
1325 N. Grand Avenue, Suite 100 Covina,  
CA 91724  
[kcarlson@swwc.com](mailto:kcarlson@swwc.com)

**ONLY FOR SERVICE AREA MAPS:**

ALFIE BLANCH  
**Los Angeles County Fire Department**  
5847 Rickenbacker Rd  
Commerce, CA 90040  
[ablanch@fire.lacounty.gov](mailto:ablanch@fire.lacounty.gov)

PAUL N. NOVAK, EXECUTIVE OFFICER  
**Los Angeles LAFCO**  
80 South Lake Avenue, Suite 870  
Pasadena, CA 91101  
[pnovak@lalafco.org](mailto:pnovak@lalafco.org)



## Hermosa-Redondo District (South Bay Region)

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

ANDY DARLAK

**City of Torrance Public Works**

20500 Madrona Ave

Torrance, CA 90630

[adarlak@torranceca.gov](mailto:adarlak@torranceca.gov)

AUDREY JACKSON, REGULATORY

AFFAIRS

**Golden State Water Company**

630 East Foodhill Blvd

San Dimas, CA 91773

[afjackson@gswater.com](mailto:afjackson@gswater.com)

FELICE LOPEZ, FINANCE DIRECTOR

**City of Hawthorne**

4455 W 126th St

Hawthorne, CA 90250

[flopez@cityofhawthorne.org](mailto:flopez@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](mailto:ZhengGeorge.Chen@ladwp.com)

GLEN KAU, PUBLIC WORKS DIRECTOR

**City of Hermosa Beach**

1315 Valley Dr

Hermosa Beach, CA 90254

[gkau@hermosabch.org](mailto:gkau@hermosabch.org)

ROB OSBORNE

**City of Redondo Beach, Public Works  
Department**

415 Diamond St

Redondo Beach, CA 90277

[rob.osborne@redondo.org](mailto:rob.osborne@redondo.org)

RONALD MOORE, REGULATORY

AFFAIRS

**Golden State Water Company,  
Department of Water & Power**

630 East Foodhill Blvd

San Dimas, CA 91773

[rkmoore@gswater.com](mailto:rkmoore@gswater.com)

JEFF PAGE

**City of Manhattan Beach**

3621 Bell Ave

Manhattan Beach, CA 90266

[jpage@manhattanbeach.gov](mailto:jpage@manhattanbeach.gov)

**Park Billing Company**

P.O.Box 910

Dixon, CA 95620

**ONLY FOR SERVICE AREA MAPS:**

ALFIE BLANCH

**Los Angeles County Fire Department**

5847 Rickenbacker Rd

Commerce, CA 90040

[ablanch@fire.lacounty.gov](mailto:ablanch@fire.lacounty.gov)

PAUL N. NOVAK, EXECUTIVE OFFICER

**Los Angeles LAFCO**

80 South Lake Avenue, Suite 870

Pasadena, CA 91101

[pnovak@lalafco.org](mailto:pnovak@lalafco.org)



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

DARLENE STUDDARD, COMMITTEE  
MEMBER  
**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](mailto:jeremy.callihan@water.ca.gov)

**Department of Water Resources Safe  
Drinking Water Program**  
1416 Ninth St, Rm. 816  
Sacramento, CA 95814

**ROB BENSON**  
P.O.Box 1557  
Kernville, CA 93238  
[rcbenison@earthlink.net](mailto:rcbenison@earthlink.net)

**ONLY FOR SERVICE AREA MAPS:**

BLAIR KNOX, EXECUTIVE OFFICER  
**Kern County LAFCO**  
5300 Lennox Ave, Suite 303  
Bakersfield, CA 93309  
[eo@kernlafco.org](mailto:eo@kernlafco.org)



## **King City District (Salinas Valley 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](mailto:sadams@kingcity.com)

**LITTLE BEAR WATER COMPANY**

51201 Pine Canyon Rd, Space #125

King City, CA 93930

**ONLY FOR SERVICE AREA MAPS:**

RUSS NICHOLS, FIRE CHIEF

**King City**

212 S. Vanderhurst Ave

King City, CA 93930

[kcfcd@kingcity.com](mailto:kcfcd@kingcity.com)

KATE MCKENNA, EXECUTIVE OFFICER

**LAFCO of Monterey County**

P.O. Box 1369

Salinas, CA 93902

[mckennak@monterey.lafco.ca.gov](mailto:mckennak@monterey.lafco.ca.gov)



## 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  
[osolitei@zone7water.com](mailto:osolitei@zone7water.com)

VALERIE PRYOR, GENERAL MANAGER

**District Zone 7 Water Agency**

100 North Canyons Parkway  
Livermore, CA 94551  
[vpryor@zone7water.com](mailto:vpryor@zone7water.com)

ERIK PETERSON, UTILITY BILLING  
DIVISION

**City of Livermore**

1052 S. Livermore Ave  
Livermore, CA 94550  
[etpeterson@ci.livermore.ca.us](mailto:etpeterson@ci.livermore.ca.us)

**STEVE LEHMAN**

3625 Thornhill Dr  
Livermore, CA 94551  
[slehman3625@gmail.com](mailto:slehman3625@gmail.com)

**ONLY FOR SERVICE AREA MAPS:**

JOE TESTA, FIRE CHIEF

**City of Livermore**

1052 S. Livermore Ave  
Livermore, CA 94550  
[mmclaughlin@lpfire.org](mailto:mmclaughlin@lpfire.org)

RACHEL JONES, EXECUTIVE OFFICER

**Alameda County LAFCO**

224 West Winton Ave., Suite 110  
Hayward, CA 94544  
[rachel.jones@acgov.org](mailto:rachel.jones@acgov.org)





## Los Altos District

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

PETER PIRNEJAD  
**Town of Los Altos Hills**  
26379 Fremont Road  
Los Altos Hills, CA 94022  
[ppirnejad@losaltoshills.ca.gov](mailto:ppirnejad@losaltoshills.ca.gov)

CATHERINE COX  
**City of Palo Alto, City Hall**  
250 Hamilton Ave  
Palo Alto, CA 94301  
[catherine.cox@cityofpaloalto.org](mailto:catherine.cox@cityofpaloalto.org)

CHRISTOPHER L DE GROOT  
**City of Santa Clara, Water Department,  
Water & Sewer Utilities**  
1500 Warburton Ave  
Santa Clara, CA 95050  
[cdegroot@santaclaraca.gov](mailto:cdegroot@santaclaraca.gov)

ARIKA MILLER  
**Town of Los Altos Hills**  
26379 Fremont Road  
Los Altos Hills, CA 94022  
[amiller@losaltoshills.ca.gov](mailto:amiller@losaltoshills.ca.gov)

JOHN B. TANG, P.E.  
**San Jose Water Company**  
110 W. Taylor Street  
San Jose, CA 95110  
[john.tang@sjwater.com](mailto:john.tang@sjwater.com)

PHIL WITT, GENERAL MANAGER  
**Purissima Hills Water District**  
26375 Fremont Rd  
Los Altos Hills, CA 94022  
[philw@purissimawater.org](mailto:philw@purissimawater.org)

SHILPA MEHTA  
**City of Santa Clara, Water Department,  
Water & Sewer Utilities**  
1500 Warburton Ave  
Santa Clara, CA 95050  
[smehta@santaclaraca.gov](mailto:smehta@santaclaraca.gov)

MATT MORLEY  
**City of Cupertino**  
10300 Torre Ave  
Cupertino, CA 95014  
[Mattm@cupertino.org](mailto:Mattm@cupertino.org)

MANSOUR NASSER  
**City of Sunnyvale, Water Dept.**  
P.O.Box 3707  
Sunnyvale, CA 94088  
[mnasser@sunnyvale.ca.gov](mailto:mnasser@sunnyvale.ca.gov)

**Santa Clara Valley, Water District**  
5750 Almaden Expressway  
San Jose, CA 95118  
[dtaylor@valleywater.org](mailto:dtaylor@valleywater.org)

**Great Oaks Water Company**  
15 Great Oaks Blvd #100  
San Jose, CA 95119  
[tguster@greatoakswater.com](mailto:tguster@greatoakswater.com)

**City of Santa Clara, Water Department,  
Water & Sewer Utilities**  
1500 Warburton Ave  
Santa Clara, CA 95050  
[water@santaclaraca.gov](mailto:water@santaclaraca.gov)

**City of Mountain View, Water Dept.**  
231 N Whisman Rd  
Mt. View, CA 94043  
[public.services@mountainview.gov](mailto:public.services@mountainview.gov)

ANN SELLERS  
**City of Mountain View, Purchasing  
Dept.**  
231 N Whisman Rd  
Mt. View, CA 94043  
[Ann.Sellers@mountainview.gov](mailto:Ann.Sellers@mountainview.gov)



## **Los Altos District**

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

**ONLY FOR SERVICE AREA MAPS:**

NEELIMA PALACHERLA, EXECUTIVE  
DIRECTOR

**SANTA CLARA COUNTY LAFCO**

777 North First Street, Suite 410

San Jose, CA 95112

[neelima.palacherla@ceo.sccgov.org](mailto:neelima.palacherla@ceo.sccgov.org)



## Marysville District

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

DIANA LANGLEY, PUBLIC WORKS  
DIRECTOR/CITY ENGINEER  
**City of Yuba City**  
302 Burns Dr  
Yuba City, CA 95991  
[dlangley@yubacity.net](mailto:dlangley@yubacity.net)

BRIAN DAVIS  
GENERAL MANAGER  
**Linda County Water District**  
1280 Scales  
Marysville, CA 95901  
[bdavis@lindawater.com](mailto:bdavis@lindawater.com)

GENERAL MANAGER  
**Olivehurst Public Utility District**  
P.O.Box 670  
Olivehurst, CA 95961  
[opudmgr@opud.org](mailto:opudmgr@opud.org)

JENNIFER STYCZYNSKI, SENIOR  
ACCOUNTANT  
**City of Marysville**  
P.O.Box 150  
Marysville, CA 95901  
[jennifers@marysville.ca.us](mailto:jennifers@marysville.ca.us)

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

PAIGE HENSLEY, DEPUTY EXECUTIVE  
OFFICER  
**Yuba County LAFCO**  
915 8<sup>th</sup> St, Suite 107  
Marysville, CA 95901  
[phensley@co.yuba.ca.us](mailto:phensley@co.yuba.ca.us)

MARK KENDAL, DENNIS NOLAN;  
CHEIF OF OPERATIONS  
P.O. Box 944246  
Sacramento, CA 94244  
[mark.kendal@fire.ca.gov](mailto:mark.kendal@fire.ca.gov)  
[dennis.nolan@fire.ca.gov](mailto:dennis.nolan@fire.ca.gov)



## Oroville District (North Valley Region)

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

RUTH WRIGHT

**City of Oroville**

1735 Montgomery St

Oroville, CA 95965

[wrightr@cityoforoville.org](mailto:wrightr@cityoforoville.org)

JAYME BOUCHER

**Thermalito Irrigation District**

410 Grand Ave

Oroville, CA 95965

[jboucher@twisd.info](mailto:jboucher@twisd.info)

RATH MOSELEY, GENERAL MANAGER

**South Feather Water & Power**

2310 Oroville Quincy Hwy

Oroville, CA 95966

[rmoseley@southfeather.com](mailto:rmoseley@southfeather.com)

**ONLY FOR SERVICE AREA MAPS:**

STEPHEN LUCAS, EXECUTIVE OFFICER

**Butte County LAFCO**

1453 Downer St, Suite C

Oroville, CA 95965

[slucas@buttecounty.net](mailto:slucas@buttecounty.net)

FIRE CHIEF

**City of Oroville**

1735 Montgomery St

Oroville, CA 95965



## Palos Verdes District (Los Angeles County Region)

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

ANDY DARLAK

**City of Torrance Public Works**

20500 Madrona Ave

Torrance, CA 90630

[adarlak@torranceca.gov](mailto:adarlak@torranceca.gov)

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](mailto:ZhengGeorge.Chen@ladwp.com)

JANE LIN

**City of Rancho Palos Verdes**

30940 Hawthorne Blvd

Rancho Palos Verdes, CA 90275

[janel@rpvca.gov](mailto:janel@rpvca.gov)

CARLA DILLON

**City of Lomita**

P.O.Box 339

Lomita, CA 90717

[c.dillon@lomitacity.com](mailto:c.dillon@lomitacity.com)

MIKE WHITEHEAD

**City of Rolling Hills Estates**

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](mailto:tnguyen@rpvca.gov)

KYLYNN CHANEY, CITY CLERK

**City of Palos Verdes Estates**

340 Palos Verdes Dr West

Palos Verdes Estates, CA 90274

[cityclerk@pvestates.org](mailto:cityclerk@pvestates.org)

MARK PRESTWICH, CITY MANAGER

**City of Palos Verdes Estates**

340 Palos Verdes Dr West

Palos Verdes Estates, CA 90274

[citymanager@pvestates.org](mailto:citymanager@pvestates.org)

VINA RAMOS, ACCOUNTING  
SUPERVISOR

**City of Rancho Palos Verdes**

30940 Hawthorne Blvd

Rancho Palos Verdes, CA 90275

[vramos@rpvca.gov](mailto:vramos@rpvca.gov)

GREG GRAMMAR

**City of Rolling Hills Estates**

[gregg@ci.rolling-hills-estates.ca.us](mailto:gregg@ci.rolling-hills-estates.ca.us)

DAVID WAHBA

**City of Rancho Palos Verdes**

[davidw@ci.rolling-hills-estates.ca.us](mailto:davidw@ci.rolling-hills-estates.ca.us)

CHRISTIAN HORVATH, CITY CLERK

**City of Rolling Hills**

2 Portuguese Bend Road

Rolling Hills CA 90274

[chorvath@cityofrh.net](mailto:chorvath@cityofrh.net)

ARA MIHRANIAN

**City of Rancho Palos Verdes**

[AraM@rpvca.gov](mailto:AraM@rpvca.gov)

**City of Rancho Palos Verdes**

30940 Hawthorne Blvd

Rancho Palos Verdes, CA 90275

[finance@rpvca.gov](mailto:finance@rpvca.gov)



## Palos Verdes District (Los Angeles County Region)

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

KIKI CARLSON, REGULATORY AFFAIRS  
MANAGER

**Suburban Water Systems**

1325 N. Grand Avenue, Suite 100

Covina, CA 91724

[kcarlson@swwc.com](mailto:kcarlson@swwc.com)

**ONLY FOR SERVICE AREA MAPS:**

ALFIE BLANCH

**Los Angeles County Fire Department**

5847 Rickenbacker Rd

Commerce, CA 90040

[ablanch@fire.lacounty.gov](mailto:ablanch@fire.lacounty.gov)

PAUL N. NOVAK, EXECUTIVE OFFICER

**Los Angeles LAFCO**

80 South Lake Avenue, Suite 870

Pasadena, CA 91101

[pnovak@lalafco.org](mailto:pnovak@lalafco.org)



## Redwood Valley District (Bay Area Region)

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

DIRECTOR OF PUBLIC WORKS

**County of Marin**

P.O.Box 4186

San Rafael, CA 94913

[rgaglione@marincounty.org](mailto:rgaglione@marincounty.org)

SCOTT HARTER

**County of Lake Special Districts**

230 North Main

Lakeport, CA 95453

[scott.harter@lakecountycalifornia.gov](mailto:scott.harter@lakecountycalifornia.gov)

SHARON DEMARTINI, ASSISTANT TO  
DIRECTOR OF PUBLIC WORKS

**County of Marin**

P.O. Box 4186

San Rafael, CA 94913

[sdemartini@marincounty.org](mailto:sdemartini@marincounty.org)

**CRAIG BACH**

[bachelectric.bach1@gmail.com](mailto:bachelectric.bach1@gmail.com)

**JOHN SUYDAM**

[jnsuydam@gmail.com](mailto:jnsuydam@gmail.com)

RACHEL JONES

**Cox Castle & Nicholson LLP**

50 California Street, Suite 3200

San Francisco, CA 94111

[rjones@coxcastle.com](mailto:rjones@coxcastle.com)

**North Marin Water District**

P.O. Box 146

Novato, CA 94948

[info@nmwd.com](mailto:info@nmwd.com)

**LISA CARTER**

[lisa.carter.333@gmail.com](mailto:lisa.carter.333@gmail.com)

**SCOTT MILLER**

P.O. Box 145

Dillon beach, CA 94929

[handmadeinmarin@gmail.com](mailto:handmadeinmarin@gmail.com)

**ONLY FOR SERVICE AREA MAPS:**

JASON FRIED, EXECUTIVE OFFICER

**Marin LAFCO**

1401 LOS GAMOS DRIVE, SUITE 220

San Rafael, CA 94903

[jfried@marinlafco.org](mailto:jfried@marinlafco.org)



## Salinas District (Salinas Valley Region)

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

BRIAN FRUS, INTERIM GENERAL  
MANAGER

**City of Salinas**  
200 Lincoln Ave  
Salinas, CA 93901

CHRISTOPHER A. CALLIHAN, CITY  
ATTORNEY

**City of Salinas**  
200 Lincoln Ave  
Salinas, CA 93901  
[chrisc@ci.salinas.ca.us](mailto:chrisc@ci.salinas.ca.us)

TOM ADCOCK

**Alco Water Service**  
249 Williams Rd  
Salinas, CA 93905  
[andrea@alcowater.com](mailto:andrea@alcowater.com)

**Gabilan Water Company**  
644 San Juan Grade Road  
Salinas, CA 93906

CLAUDIA ESCALANTE, EXECUTIVE  
ASSISTANT

**Monterey County Administration**  
168 West Alisal Street, 3rd Floor Salinas,  
CA 93901  
[escalantec@co.monterey.ca.us](mailto:escalantec@co.monterey.ca.us)

### ONLY FOR SERVICE AREA MAPS:

KATE MCKENNA, EXECUTIVE OFFICER

**Monterey County LAFCO**  
P.O. Box 1369  
Salinas, CA 93902  
[mkennak@monterey.lafco.ca.gov](mailto:mkennak@monterey.lafco.ca.gov)

SAMUEL KELMEK, FIRE CHIEF

**City of Salinas**  
200 Lincoln Ave  
Salinas, CA 93901





## Salinas District (Salinas Valley Region)

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

BRIAN FRUS, INTERIM GENERAL  
MANAGER

**City of Salinas**  
200 Lincoln Ave  
Salinas, CA 93901

CHRISTOPHER A. CALLIHAN, CITY  
ATTORNEY

**City of Salinas**  
200 Lincoln Ave  
Salinas, CA 93901  
[chrisc@ci.salinas.ca.us](mailto:chrisc@ci.salinas.ca.us)

TOM ADCOCK  
**Alco Water Service**

249 Williams Rd  
Salinas, CA 93905  
[andrea@alcowater.com](mailto:andrea@alcowater.com)

**Gabilan Water Company**  
644 San Juan Grade Road  
Salinas, CA 93906

CLAUDIA ESCALANTE, EXECUTIVE  
ASSISTANT

**Monterey County Administration**  
168 West Alisal Street, 3rd Floor  
Salinas, CA 93901  
[escalantec@co.monterey.ca.us](mailto:escalantec@co.monterey.ca.us)

SONIA M. DE LA ROSA, COUNTY  
ADMINISTRATIVE OFFICER

**Monterey County Administration**  
168 West Alisal Street, 3rd Floor  
Salinas, CA 93901  
[delarosasm@co.monterey.ca.us](mailto:delarosasm@co.monterey.ca.us)

### ONLY FOR SERVICE AREA MAPS:

KATE MCKENNA, EXECUTIVE OFFICER  
**Monterey County LAFCO**

P.O. Box 1369  
Salinas, CA 93902  
[mkennak@monterey.lafco.ca.gov](mailto:mkennak@monterey.lafco.ca.gov)

SAMUEL KELMEK, FIRE CHIEF

**City of Salinas**  
200 Lincoln Ave  
Salinas, CA 93901



## Selma District

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

BROCK BUCHE, DIRECTOR  
**City of Fresno, Department of Public  
Utilities**  
1626 E Street  
Fresno, CA 93706  
[Brock.Buche@fresno.gov](mailto:Brock.Buche@fresno.gov)

DARIO DOMINGUEZ, PUBLIC WORKS  
DIRECTOR  
**City of Fowler**  
128 S 5th St  
Fowler, CA 93625  
[ddominguez@ci.fowler.ca.us](mailto:ddominguez@ci.fowler.ca.us)

FERNANDO SANTILLAN, CITY MANAGER  
**City of Selma, City Manager**  
1710 TUCKER ST  
SELMA, CA 93662  
[fernandos@cityofselma.com](mailto:fernandos@cityofselma.com)

MAY ALBIANI, EXECUTIVE ASSISTANT  
**City of Fresno, Department of Public  
Utilities**  
1626 E Street  
Fresno, CA 93706  
[may.albiani@fresno.gov](mailto:may.albiani@fresno.gov)

JUAN RIOS, BUSINESS MANAGER  
**City of Fresno, Department of Public  
Utilities**  
1910 E. University Avenue  
Fresno, CA 93703  
[Juan.Rios@fresno.gov](mailto:Juan.Rios@fresno.gov)

### ONLY FOR SERVICE AREA MAPS:

BRIAN SPAUNHURST, EXECUTIVE  
OFFICER  
**Fresno County LAFCO**  
1401 FULTON STREET, SUITE 900  
Fresno, CA 93721  
[bspaunhurst@fresnocountyca.gov](mailto:bspaunhurst@fresnocountyca.gov)

JORDAN WEBSTER, FIRE CHIEF  
**City of Selma, City Hall**  
1710 Tucker St  
Selma, CA 93662  
[jordanw@cityofselma.com](mailto:jordanw@cityofselma.com)



## Stockton District

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

BOARD OF SUPERVISORS  
**San Joaquin County**  
44 N San Joaquin St, 6th Floor, Suite  
627  
Stockton, CA 95202  
[mduzenski@sjgov.org](mailto:mduzenski@sjgov.org)

DEPUTY DIRECTOR OF PUBLIC WORKS  
**County of San Joaquin**  
1810 East Hazelton Ave  
Stockton, CA 95205  
[fbuchman@sjgov.org](mailto:fbuchman@sjgov.org)

JOHN ABREW, MUNICIPAL UTILITIES  
DEPARTMENT DIRECTOR  
**City of Stockton**  
425 N El Dorado St  
Stockton, CA 95202  
[mud@stocktonca.gov](mailto:mud@stocktonca.gov)

HARRY BLACK, CITY MANAGER  
**City of Stockton**  
425 N El Dorado St  
Stockton, CA 95202  
[city.manager@stocktonca.gov](mailto:city.manager@stocktonca.gov)

MICHAEL D. TUBBS, MAYOR  
**City of Stockton**  
425 N El Dorado St  
Stockton, CA 95202  
[mayor@stocktonca.gov](mailto:mayor@stocktonca.gov)

MUNICIPAL UTILITY DEPARTMENT  
**City of Stockton**  
2500 Navy Dr  
Stockton, CA 95206  
[mud@stocktonca.gov](mailto:mud@stocktonca.gov)

SCOT A. MOODY, GENERAL MANAGER  
**Stockton-East Water District**  
6767 East Main Street  
Stockton, CA 95215  
[sewd@sewd.net](mailto:sewd@sewd.net)

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

### ONLY FOR SERVICE AREA MAPS:

J. D. HIGHTOWER, EXECUTIVE OFFICER  
**San Joaquin LAFCO**  
44 N. San Joaquin Street, Suite #374  
Stockton, CA 95202  
[jhightower@sjgov.org](mailto:jhightower@sjgov.org)

RICHARD J. EDWARDS, FIRE CHIEF  
**City of Stockton**  
400 E. Main Street, 4th floor  
Stockton, CA 95202



## Travis District

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

KAREN L. REES  
**City of Fairfield**  
1000 Webster St  
Fairfield, Ca 94533  
[klrees@fairfield.ca.gov](mailto:klrees@fairfield.ca.gov)

RICH SEITHEL  
**Solano Local Agency Formation Commission**  
675 Texas St. Suite 6700  
Fairfield, Ca 94533  
[rseithel@solanolafco.com](mailto:rseithel@solanolafco.com)

MIKE MALONE  
**City of Vallejo – Water Department**  
202 Fleming Hill Road  
Vallejo, Ca 94589  
[Mike.malone@cityofvallejo.net](mailto:Mike.malone@cityofvallejo.net)

BETH SCHOENBERGER  
**City of Vallejo – Water Department**  
202 Fleming Hill Road  
Vallejo, Ca 94589  
[Beth.schoenberger@cityofvallejo.net](mailto:Beth.schoenberger@cityofvallejo.net)

GEORGE SHIMBOFF  
**City of Fairfield Public Works – Water Division**  
1000 Webster Street  
Fairfield, Ca 94533  
[gshimboff@fairfield.ca.gov](mailto:gshimboff@fairfield.ca.gov)

PAUL FUCHSLIN  
**Solano Irrigation District (SID)**  
810 Vaca Valley Pkwy  
Vacaville, Ca 95688  
[fuchslip@sidwater.org](mailto:fuchslip@sidwater.org)

ELIZABETH LUNA  
**Suisun City Municipal Utilities**  
701 Civic Center Blvd.  
Suisun City, Ca 94585  
[eluna@suisun.com](mailto:eluna@suisun.com)

CARY KEATEN  
**Suisun-Solano Water Authority**  
810 Vaca Valley Pkwy  
Vacaville, Ca 95688  
[ckeaten@sidwater.org](mailto:ckeaten@sidwater.org)

MINDY BOELE  
**City of Vacaville - Utilities Department**  
650 Merchant Street  
Vacaville, Ca 95688  
[Mindy.boele@cityofvacaville.com](mailto:Mindy.boele@cityofvacaville.com)

JUSTEN COLE  
**City of Vacaville - Utilities Department**  
650 Merchant Street  
Vacaville, Ca 95688  
[Justen.cole@cityofvacaville.com](mailto:Justen.cole@cityofvacaville.com)

ERIK POTTER  
**Air Force Civil Engineer Center**  
3515 South General McMullen Drive  
Joint Base San Antonio, TX 78225  
[erik.potter.1@us.af.mil](mailto:erik.potter.1@us.af.mil)

CARL SILVERSTONE  
**Defense Logistics Agency Energy**  
8725 John J. Kingman Road STP 10400  
Fort Belvoir, VA 22060-6222  
[Carl.silverstone@dla.mil](mailto:Carl.silverstone@dla.mil)

RAYMOND LIN  
**Travis Air Force Base**  
241 V St, Bldg 877  
Travis AFB, Ca 94535  
[Raymond.lin.1@us.af.mil](mailto:Raymond.lin.1@us.af.mil)



## Travis District

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

NIKKI ROOKSBY

**Defense Logistics Agency Energy**

8725 John J. Kingman Road STP 10400

Fort Belvoir, Va 22060-622

[Nikki.rooksby@dla.mil](mailto:Nikki.rooksby@dla.mil)

JOE ABITONG

**City of Vallejo – Water Department**

202 Fleming Hill Road

Vallejo, Ca 94589

[Joe.abitong@cityofvallejo.net](mailto:Joe.abitong@cityofvallejo.net)

**County Administrator's Office**

675 Texas St

Fairfield, Ca 94533

[Cao-clerk@solanocounty.com](mailto:Cao-clerk@solanocounty.com)

SSGT JORDAN WARD

**Travis Air Force Base**

[Jordan.ward.1@us.af.mil](mailto:Jordan.ward.1@us.af.mil)

HENRY LAPIRA

**Travis Air Force Base**

[Henry.lapira.1@us.af.mil](mailto:Henry.lapira.1@us.af.mil)

EVERETTE READY

**Defense Logistics Agency Energy**

[everette.ready@dla.mil](mailto:everette.ready@dla.mil)

BRANDON MITCHELL

**Travis Air Force Base**

Alternate Contracting Officer's Representative

[brandon.mitchell.1@us.af.mil](mailto:brandon.mitchell.1@us.af.mil)

MELISSA CANSDALE

**City of Vallejo – Water Department**

202 Fleming Hill Road

Vallejo, Ca 94589

[Melissa.Cansdale@cityofvallejo.net](mailto:Melissa.Cansdale@cityofvallejo.net)

MELISSA CANSDALE, P.E. WATER RESOURCES

MANGER AND ACTING ENGINEERING  
MANAGER

**City of Vallejo – Water Department**

202 Fleming Hill Road

Vallejo, Ca 94589

[melissa.cansdale@cityofvallejo.net](mailto:melissa.cansdale@cityofvallejo.net)

NICHOLAS ROLLEY

**City of Vallejo – Water Department**

202 Fleming Hill Road

Vallejo, Ca 94589

[Nicholas.Rolley@cityofvallejo.net](mailto:Nicholas.Rolley@cityofvallejo.net)

MICHAEL PALYOK

**Travis Air Force Base**

[Michael.palyok.ctr@us.af.mil](mailto:Michael.palyok.ctr@us.af.mil)

**ONLY FOR SERVICE AREA MAPS:**

RICH SEITHEL, EXECUTIVE OFFICER

**Solano County LAFCO**

601 Texas Street, 2nd Floor

Fairfield, CA 94533

[rseithel@solanolafco.com](mailto:rseithel@solanolafco.com)



**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

LESLIE CAVIGLIA, CITY MANAGER  
**City of Visalia**  
220 N. Santa Fe St  
Visalia, CA 93291  
[leslie.caviglia@Visalia.City](mailto:leslie.caviglia@Visalia.City)

OSA WOLFF  
**Shute, Mihaly & Weinberger LLP**  
396 Hayes Street  
San Francisco, CA 94102  
[wolff@smwlaw.com](mailto:wolff@smwlaw.com)

**ONLY FOR SERVICE AREA MAPS:**

BEN GIULIANI, EXECUTIVE OFFICER  
**Tulare County , LAFCO**  
210 N. Church Street, Suite B  
Visalia, CA 93291  
[bgiuliani@tularecounty.ca.gov](mailto:bgiuliani@tularecounty.ca.gov)

DANIEL GRISWOLD, FIRE CHIEF  
**City of Visalia**  
707 West Acequia St  
Visalia, CA 93291  
[fd.online@visalia.city](mailto:fd.online@visalia.city)



## Westlake District

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

JOHN ZHAO, P.E.

**Las Virgenes Municipal Water District**

4232 Las Virgenes Road

Calabasas, CA 91302

[jzhao@lvmwd.com](mailto:jzhao@lvmwd.com)

URSULA BOSSON

**Las Virgenes Municipal Water District**

4232 Las Virgenes Road

Calabasas, CA 91302

[ubosson@lvmwd.com](mailto: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](mailto:ZhengGeorge.Chen@ladwp.com)

CLIFF FINLEY, PUBLIC WORKS DIRECTOR

**City of Thousand Oaks**

2100 Thousand Oaks Blvd

Thousand Oaks, CA 91362

[CFinley@toaks.org](mailto:CFinley@toaks.org)

JOCELYN ADLAO

**Triunfo Water & Sanitation District**

370 N. Westlake Blvd. Suite 100

Westlake Village, CA 91362

[JocelynAdlao@Triunfowd.com](mailto:JocelynAdlao@Triunfowd.com)

**CALIFORNIA-AMERICAN WATER  
COMPANY**

520 Capitol Mall Ste. 630

Sacramento, CA 95814

[ca.rates@amwater.com](mailto:ca.rates@amwater.com)

**ONLY FOR SERVICE AREA MAPS:**

KAI LUOMA, EXECUTIVE OFFICER

**Ventura LAFCO**

800 S Victoria Ave, Suite 301

Ventura, CA 93003

[kai.luoma@ventura.org](mailto:kai.luoma@ventura.org)

DAVID ENDAYA, FIRE CHIEF

**City of Ventura Fire Department**

1425 Dowell Drive

Ventura, CA 93003

[firechief@cityofventura.ca.gov](mailto:firechief@cityofventura.ca.gov)



## Willows District

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

MARTI BROWN, INTERIM CITY  
MANAGER

**City of Willows Civic Center**

201 N Lassen St

Willows, CA 95988

[mbrown@cityofwillows.org](mailto:mbrown@cityofwillows.org)

**ONLY FOR SERVICE AREA MAPS:**

STEPHEN BETTS, INTERIM EXECUTIVE  
OFFICER

**County of Glenn Local Agency**

**Formation Commission**

525 W. Sycamore St., Ste B1

Willows, CA 95988

[srbetts@att.net](mailto:srbetts@att.net)

NATHAN MONCK, FIRE CHIEF

**City of Willows Fire Department**

445 South Butte St

Willows, CA 95988

[nmonck@cityofwillows.org](mailto:nmonck@cityofwillows.org)