

PUBLIC UTILITIES COMMISSION

505 VAN NESS AVENUE

SAN FRANCISCO, CA 94102-3298



April 23, 2025

Natalie Wales
Director, Regulatory Policy & Compliance
California Water Service Co.
1720 North First Street
San Jose, CA 95112

Dear Ms. Wales,

The Water Division of the California Public Utilities Commission has approved, pursuant to Resolution W-5284, California Water Service Company's Advice Letter No. 2518, filed on May 17, 2024, regarding Preliminary Statement Updates.

Enclosed are copies of the following revised tariff sheets, effective May 17, 2024, for the utility's files:

P.U.C. Sheet	
No.	Title of Sheet
13777-W	Preliminary Statement, Page 1 AM. Rate Support Fund Balancing Account (RSF BA)
13778-W	Preliminary Statement, Page 2 AM. Rate Support Fund Balancing Account (RSF BA)
13779-W	Preliminary Statement, Page 1 AS. Asbestos Litigation Memorandum Account (ALMA)
13780-W	Preliminary Statement, Page 1 BL. Sustainable Groundwater Management Act Memorandum Account (SGMA MA)
13781-W	Table of Contents -- Page 4
13782-W	Table of Contents -- Page 1
See AL 2523 for Cancelled Tariff Sheets: 12543-W, 11320-W, 11319-W, 11318-W, 11359-W, 12505-W	
See AL 2523 for New Tariff Sheets: Preliminary Statements Z5, AA5, AB5, BM, BN	

Please contact Mahdi Jahami at MJ4@cpuc.ca.gov, if you have any questions.

Thank you.

Enclosures

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

Advice Letter Cover Sheet

Utility Name: California Water Service Company All Class A Ratemaking Areas (excludes District: Grand Oaks)	Date Mailed to Service List: 05/17/2024
CPUC Utility #: U-60-W	Protest Deadline (20th Day): 06/06/2024
Advice Letter #: 2518	Review Deadline (30th Day): 06/16/2024
Tier: X1 <input type="checkbox"/> 2 <input type="checkbox"/> 3 <input type="checkbox"/> Compliance	Requested Effective Date: 05/17/2024
Authorization:	
Description: Preliminary Statement Updates	Rate Impact: None

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

Utility Contact:

Phone:

Email:

DWA Contact: Tariff Unit

Phone: (415) 703-1133

Email: Water.Division@cpuc.ca.gov

DWA USE ONLY

DATE

STAFF

COMMENTS

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[] APPROVED

[] WITHDRAWN

[] REJECTED

Signature: _____

Comments: _____

Date: _____



CALIFORNIA WATER SERVICE COMPANY
1720 NORTH FIRST STREET
SAN JOSE, CA 95112 • (408) 367-8200

May 17, 2024

Advice Letter No. 2518

To the California Public Utilities Commission:

California Water Service Company ("Cal Water") respectfully requests approval to implement the tariff changes listed in **Attachment 1**. All regulated ratemaking areas are impacted except Grand Oaks.

Summary

In this advice letter, Cal Water seeks to eliminate the preliminary statements associated with six (6) balancing and memorandum ("memo") accounts, add the preliminary statements associated with six (6) balancing and memo accounts, and modify one balancing and one memo account, effective immediately.

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 several changes to Cal Water's balancing and memo accounts, effective back to January 1, 2023. Relevant excerpts are provided below (emphasis added).

OP 18. California Water Service Company is authorized to create a memorandum account to record subsequently requested rate recovery of prudent costs incurred as a result of the **Sustainable Groundwater Management Act** for groundwater sustainability plans (GSPs) to locally manage sustainable groundwater (Special Request 10). Creation of a memorandum account such as the Sustainable Groundwater Management Act Memorandum Account does not presume or preapprove any future recovery from ratepayers.

OP 19. California Water Service Company (Cal Water) must close its existing **2018 Tax Accounting Memorandum Account** and remove it from its Preliminary Statement effective January 1, 2023 [*sic*]. Cal Water must do this as a part of the compliance advice letter to make all other updates to its Preliminary Statement required by this Decision. However, we grant one part of Special Request 11 to extend the **Asbestos Litigation Memo Account** for an additional year through December 31, 2025. We deny the other part of Special Request 11 and order Cal Water to close the 2018 Tax Accounting Memorandum Account.

OP 21. As requested in Special Request 13, California Water Service Company (Cal Water) must file a Tier 1 advice letter to create the **Conservation Expense Balancing Account** (CEBA5), **Pension Cost Balancing Account** (PCBA5), and **Health Cost Balancing Account** (HCBA5) effective January 1, 2023.



OP 24. We adopt California Water Service Company's (Cal Water) forecast for control valve overhaul and replacement, less their requested contingency. We further order Cal Water to record its costs related to **control valve overhaul and replacement** in a one-way balancing account. Cal Water must track its actual expenditures and the projects it completes, and any unspent forecast included in rates must be refunded in the next general rate case (GRC).

OP 25. We adopt California Water Service Company's (Cal Water) forecast for its **Pump and Motor Replacement Program**. We also order Cal Water to file by a Tier 1 advice letter a one-way balancing account for pump and motor replacements. Cal Water must track its actual expenditures and the projects it completes, and any unspent forecast included in rates must be refunded in the next general rate case (GRC). We expect Cal Water to demonstrate that the projects that were forecast in this proceeding are the bulk of the projects completed and any substituted replacement projects must be fully explained in its testimony in the subsequent GRC.

OP 28. We adopt California Water Company's (Cal Water) forecast to timely replace portions of its inventory of **personal computers and related devices** as forecast. We also order Cal Water to file by a Tier 1 advice letter a one-way balancing account for this replacement program and it must report in its next general rate case (GRC) a comparison between its forecast and actual costs in both dollars and units of equipment as a part of its overall justification for any further funding in the next GRC.¹

Section 11.4 of D.24-03-042, pp. 115-116:

In Special Request No. 9, Cal Water requests a memorandum account related to the **Palos Verdes Peninsula Water Reliability Project** (PVPWRP or PV Pipeline). The proposed Palos Verdes Memorandum Account (PVMA) would track the incremental final settlement costs associated with the project that exceed the amount not already authorized in rates.

Discussion

This advice letter proposes changes to the preliminary statements associated with the balancing and memo accounts addressed in D.24-03-042, and also proposes closing certain accounts that are no longer needed. The specific authority for modifying a given preliminary statement (if needed) is provided in the table that follows. The modifications can be summarized as follows:

- Closing **three** balancing accounts because amortization has been completed – the conservation, pension, and healthcare balancing accounts approved in Cal Water's 2015 GRC.

¹ While not mentioned in OP 28, D.24-03-042 states Cal Water must refund unspent funds to customers. D.24-03-042 at 144-145.

**CALIFORNIA WATER SERVICE COMPANY**

Advice Letter 2518 – Preliminary Statement Update (2021 GRC)

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- Closing **three** memo accounts because they are no longer needed, as indicated in parties' testimony in A.21-07-002 (for School Lead Testing), in the Settlement Agreement in the proceeding (for the Customer Assistance Program Memo Account),² and in D.24-03-042 (2010 Tax Accounting Memo Account).
- Opening **three** new balancing accounts as approved in D.24-03-042 – the conservation, pension, and healthcare balancing accounts approved in Cal Water's 2021 GRC.
- Opening **three** new memo accounts authorized and required in D.24-03-042 – the Palos Verdes Pipeline Memo Account, the Groundwater Sustainability Memo Account, and the 2021 GRC Capital One-Way Balancing Accounts.
- Modifying **two** accounts – to update the **Rate Support Fund Balancing Account** and the **Asbestos Litigation Memorandum Account** per the Settlement Agreement in A.21-07-002 and per D.24-03-042, respectively.

Prelim	Account Name	Action	Reason / Support
H	Low-Income Ratepayer Assistance (LIRA) Memorandum Account	Close	D.24-03-042, App. 1 (Settlement Agreement), Att. 3 (Updated Undisputed Issues List) at 6 (Item 52).
Z3	Conservation Expense One-Way Balancing Account (CEBA3) (2015 GRC)	Close	All scheduled surcredits have been applied.
Z5	Conservation Expense One-Way Balancing Account (CEBA5) (2021 GRC)	New	D.24-03-042, OP 21.
AA3	Pension Cost Balancing Account (PCBA3) (2015 GRC)	Close	All scheduled surcharges have been applied.
AA5	Pension Cost Balancing Account (PCBA5) (2021 GRC)	New	D.24-03-042, OP 21.
AB3	Health Cost Balancing Account (HCBA3) (2015 GRC)	Close	All scheduled surcredits have been applied.
AB5	Health Cost Balancing Account (HCBA5) (2021 GRC)	New	D.24-03-042, OP 21.
AM	Rate Support Fund Balancing Account (RSF BA)	Modify to reflect new GRC period, and change to RSF Index Rate.	D.24-03-042, App. 1 (Settlement Agreement), Att. 3 (Updated Undisputed Issues List) at 1 (Item 6).
AS	Asbestos Litigation Memo Account (ALMA)	Modify to extend to 12/31/25.	D.24-03-042, OP 19.

² The purpose of the CAP Memo Account was to track expenses related to implementing the program, which is different from the CAP Balancing Account, which will continue to track the subsidies provided to customers and the funding collected through surcharges for the program.



Prelim	Account Name	Action	Reason / Support
AT	School Lead Testing Memo Account (SLT MA)	Close	CW-02 (Additional Testimony) at 75; ³ Cal Adv-3 (Bal & Memo Acct Report) at A-4 (Item 17). ⁴
AV	2018 Tax Accounting Memo Account (TAMA)	Close	D.24-03-042, OP 19.
BL	Groundwater Sustainability Memorandum Account (GSMA)	New	D.24-03-042, OP 18.
BM	Palos Verdes Pipeline Memorandum Account (PVPMA)	New	D.24-03-042, pp. 115-116
BN	2021 GRC Capital One-Way Balancing Account (21GRC COBA)	New	D.24-03-042, OPs 24, 25, and 28.

Requested Effective Date

Cal Water requests that these tariff modifications be effective immediately.

Notice

Customer Notice: This advice letter is being filed to comply with D.24-03-042. As a compliance advice letter, it qualifies for Tier 1 treatment under Water Industry Rule 7.3.1, General Order 96-B, and does not require notice under General Rule 4.2.

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 **May 17, 2024** to competing and adjacent utilities and other utilities or interested parties having requested such notification.

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;

³ <https://docs.cpuc.ca.gov/PublishedDocs/SupDoc/A2107002/5054/477748033.pdf>.

⁴ <https://docs.cpuc.ca.gov/PublishedDocs/SupDoc/A2107002/4995/475519454.pdf>.



CALIFORNIA WATER SERVICE COMPANY

Advice Letter 2518 – Preliminary Statement Update (2021 GRC)

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- (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:

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

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:

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

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/

Natalie Wales, Director, Rates

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

Preliminary Statement AM

Page 1

AM. Rate Support Fund Balancing Account (RSF BA)

1. Purpose

The purpose of the Rate Support Fund Balancing Account ("RSFBA") is to track the Rate Support Fund ("RSF") subsidies (credits) provided to customers in certain ratemaking areas, to track the RSF surcharges collected to fund the Rate Support Fund ("RSF") Program, and to review and adjust the RSF surcharge, if necessary, for the following year.

As described in Tariff Schedule No. RSF, for the rate case cycle of 2023-2025, the RSF Program provides credits on the bills of customers in the Kern River Valley District, and provides subsidies of \$1,704,784 and \$711,852 to the Dixon and Willows Districts, respectively, to reduce their annual revenue requirements. The amount of the surcharge will be set sufficient to fund the RSF program. (C)

For the Kern River Valley District, the RSF subsidies tracked in this account provide a discounted quantity rate for the first 10 units of consumption per month on a customer's bill. The quantity rate discount is the difference between the lowest adopted quantity rate in the service area, and an RSF Index Rate (Discounted RSF Quantity Rate). The RSF Index Rate is calculated by applying 125% to Cal Water's system-wide average rate of total residential usage revenues divided by total residential quantity water sales. (R)

2. Timing and Frequency

An advice letter to report on the status of the RSF surcharge will be filed by October 31st of each year.

3. Annual Surcharge Adjustment

The surcharge may be adjusted to zero out the forecasted balance anticipated to be in the account at the end of the following year.

4. Rate

The rate components of the RSF BA are identified in Tariff Schedule No. RSF.

(Continued)

(To be inserted by utility)		Issued By	(To be inserted by CPUC)	
Advice Letter	<u>2518</u>	<u>Greg Milleman</u>	Date Filed	<u>05/17/2024</u>
Decision	<u>24-03-042</u>	<u>Vice President</u>	Effective	<u>05/17/2024</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. 13778-W

Cal. P.U.C. Sheet No. 12545-W

Preliminary Statement AM

Page 2

AM. Rate Support Fund Balancing Account (RSF BA) (continued)**5. Accounting Procedure**

The following entries will be made monthly to the RSF BA:

- a. A debit entry equal to the recorded RSF credits (subsidies) given to customers for service provided under Schedule No. RSF;
- b. A debit entry of \$1,704,784 for each of the three years in the 2023-2025 rate case cycle to reflect the subsidies that offset the revenue requirements of the Dixon District; (C)
- c. A debit entry of \$711,852 for each of the three years in the 2023-2025 rate case cycle to reflect the subsidies that offset the revenue requirements of the Willows District; (C)
- d. A credit entry equal to the recorded RSF surcharges collected from customers as provided under Schedule No. RSF; (C)
- e. A monthly debit or credit entry equal to the average balance in each segment of the account multiplied by 1/12th of the most recent month's interest rate on Commercial Paper (prime, 90-day) published in the Federal Reserve Statistical Release H-15. (C)

(To be inserted by utility)

Advice Letter 2518Decision 24-03-042

Issued By

Greg MillemanVice PresidentRates and Regulatory Affairs

(To be inserted by CPUC)

Date Filed 05/17/2024Effective 05/17/2024

Resolution _____

Preliminary Statement AS

Page 1

AS. Asbestos Litigation Memorandum Account (ALMA)

1. PURPOSE

The Asbestos Litigation Memorandum Account ("ALMA") will track costs, settlement payments, judgments and credits related to litigation arising from alleged exposure to asbestos from asbestos-cement ("AC") water pipes in Cal Water's service areas.

2. APPLICABILITY

The ALMA is effective beginning January 1, 2015 through December 31, 2025, unless (C) the California Public Utilities Commission authorizes an extension. The ALMA applies to all districts.

3. ACCOUNTING PROCEDURE

Cal Water shall make the entries described below on a monthly basis. Cal Water shall only record costs for outside services related to defending against asbestos litigation lawsuits and seeking indemnification or cost recovery from insurers, developers, contractors, or other involved parties. Cal Water shall not record any costs for internal services related to defending against asbestos litigation lawsuits and seeking indemnification or cost recovery from insurers, developers, contractors, or other involved parties. Cal Water shall only record the following outside services costs related to asbestos litigation to the memorandum account:

- a. Filing and court fee costs
- b. Attorney fees
- c. Legal representation administrative costs
- d. Legal representation travel costs
- e. Litigation support costs
- f. Investigative costs
- g. Court reporter costs
- h. Deposition costs
- i. Expert witness fees
- j. Expert witness administrative costs
- k. Witness representation costs
- l. Witness travel costs
- m. Insurance coverage attorney costs
- n. Other reasonable and justified costs from outside service providers directly tied asbestos litigation cases.

(Continued)

(To be inserted by utility)		Issued By	(To be inserted by CPUC)	
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Preliminary Statement BL

Page 1

(N)

BL. Sustainable Groundwater Management Act Memorandum Account (SGMA MA)

(N)

1. PURPOSE:

The SGMA Memorandum Account (SGMA MA) will track the cost of complying with the Sustainable Groundwater Management Act Regulations signed into law September 16, 2014, which set forth a framework for regulating groundwater. The Groundwater Sustainability Agency (GSA) has the legal authority to assess parties (groundwater pumpers, tax payers, property owners, municipalities, etc.) charges and fees to implement the projects identified in the Groundwater Sustainability Plans (GSP) to make the groundwater basin sustainable as early as 2040. The range of projects is unlimited and GSP specific.

2. APPLICABILITY:

All areas served by California Water Service Company.

3. ACCOUNTING PROCEDURE:

Cal Water shall maintain the SGMA MA by making entries at the end of each month as follows:

- a. A debit entry shall be made to the account to record any assessments from the GSA to fund their cost of operations and capital programs.
- b. Interest shall accrue to the account on a monthly basis by applying a rate equal to one-twelfth of the 3-month non-financial Commercial Paper Rate, as reported in the Federal Reserve Statistical Release, to the average of the beginning-of-month and the end-of-month balances.

4. RATEMAKING PROCEDURE:

There is currently no ratemaking component to the memorandum account. Request for recovery of any balances are to be processed according to the General Order 96-B and Standard Practices or otherwise determined in a Commission decision.

(N)

(To be inserted by utility)		Issued By	(To be inserted by CPUC)	
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CALIFORNIA WATER SERVICE COMPANY

1720 North First Street

San Jose, CA 95112

(408) 367-8200

Revised

Cancelling

Cal. P.U.C. Sheet No. 13781-W

Cal. P.U.C. Sheet No. 13572-W

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Preliminary Statements

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AJ	Customer Assistance Program Balancing Account (CAP BA)		
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AL2	Drought Memorandum Account 2 (DRMA2)	12601-W	
AM	Rate Support Fund Balancing Account (RSF BA)		
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AN	Infrastructure Memorandum Account (IMA)	10447-W	
AO	Water Contamination Litigation Memorandum Account (WCLMA)	10448-W	
AP	General District Balancing Account (District BAs)	10449-W	
AR	Sales Reconciliation Mechanism Balancing Account (SRM BA)	10467-W	
AS	Asbestos Litigation Memorandum Account (ALMA)		
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AU	Sites Reservoir Memorandum Account (PHASE 1 SITES MA)	11468-W	
AX	Lead Service Line Memorandum Account (LSL MA)	12016-W	
AY	Public Safety Power Shut-Off Memorandum Account (PSPS MA)		
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BL	Sustainable Groundwater Management Act Memo Acct. (SGMA MA)	13780-W	
BM	Palos Verdes Memorandum Account (PVMA)	13569-W	
BN	2021 GRC Capital One-Way Balancing Account (21GRC COBA)		
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1720 North First Street

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(408) 367-8200

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Cal. P.U.C. Sheet No. 13782-W

Cal. P.U.C. Sheet No. 13776-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:

<u>Sheet</u>	<u>Subject Matter</u>	<u>Service Area</u>	<u>Schedule No.</u>	<u>CPUC Sheet No.</u>
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	Table of Contents			
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Page 2	Preliminary Statements		13574-W	
Page 3	Preliminary Statements		13573-W	
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Page 6	Rate Schedules - All Districts		13775-W	
Page 7	Rate Schedules - All Districts		13305-W	
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Page 18	Rules		13294-W	
Page 19	Rules		13293-W	
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Page 22	Sample Forms		13290-W	
Page 23	Sample Forms		13559-W	

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		<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

GABE NEVAREZ, PUBLIC WORKS
MANAGER
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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

CHRISTIAN HORVATH, CITY CLERK
City of Rolling Hills
2 Portuguese Bend Road
Rolling Hills CA 90274
chorvath@cityofrh.net

ONLY FOR SERVICE AREA MAPS:

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Pasadena, CA 91101
pnovak@lalafco.org

BLAIR KNOX, EXECUTIVE OFFICER
Kern County LAFCO
5300 Lennox Avenue Suite 303
Bakersfield, CA 93309
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
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Bakersfield, CA 93388
dnunneley@oildalewater.com

Casa Loma Water Company
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Clovis, CA 93611
casalomawater@gmail.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
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DANIEL MALDONADO, WATER
RESOURCES DEPARTMENT
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MATTHEW COLLOM DCA, CITY
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City of Bakersfield
1600 Truxtun Ave, 4th Floor
Bakersfield, CA 93301
mcollom@bakersfieldcity.us

ONLY FOR SERVICE AREA MAPS:

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

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

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

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

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