

SAN GABRIEL VALLEY WATER COMPANY

December 08, 2017

Advice Letter No. 507

U337W

TO THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

San Gabriel Valley Water Company ("San Gabriel") hereby requests review and approval of the following changes in tariff sheets applicable to its Los Angeles County ("LA County") division:

<u>CPUC Sheet No.</u>	<u>Title</u>	<u>Schedule No.</u>	<u>Canceling CPUC Sheet No.</u>
2766-W	General Metered Service (cont'd)	LA-1	2738-W
2767-W	General Metered Service Conservation Rates	LA-1C	2739-W
2768-W	California Alternative Rates for Water (cont'd)	LA-CARW	2741-W
2769-W	Table of Contents (cont'd)	N/A	2742-W
2770-W	Table of Contents	N/A	2765-W

An original and four copies of this advice letter are submitted pursuant to General Order 96-B, Water Industry Rule 7.3.3(7), to amortize the net undercollection in the Drought Lost Revenue Memorandum Account (DLRMA) and the Drought Surcharge Revenue Memorandum Account (DSRMA) as of November 30, 2017, through a temporary 12-month surcharge of \$0.2946 per Ccf.

San Gabriel also requests authorization to move the net November 30, 2017 balance of the DLRMA and the DSRMA approved for amortization to the Previously Authorized Balances Balancing Account (PABBA), and to close both memorandum accounts. The net balance proposed to be amortized after making the required adjustments (discussed below) is \$3,532,149.

In accordance with Water Industry Rule 7.3.3(7) of General Order 96-B, this filing is designated as Tier 3 and requires a resolution for approval.

Background

The current rate schedules in this division became effective on September 20, 2017, through Advice Letter No. 502.

On January 17, 2014, following the driest year experienced in California in over 100 years, Governor Brown proclaimed a Drought Emergency and directed state officials to take all necessary actions to prepare for drought conditions, and called for a voluntary 20% statewide reduction in potable urban water use. In response to the Governor's Drought Emergency Declaration, the California Public Utilities Commission ("CPUC") issued Resolution W-4976 on February 27, 2014, adopting Drought Procedures for Water Conservation, Rationing and Service Connection Moratoria ("Drought Procedures") based upon Standard Practice U-40-W ("SP 40").¹ Resolution W-4976 also directed all water utilities under the CPUC's jurisdiction to activate, at a minimum, Tariff Rule 14.1 (Water Shortage Contingency Plan) and call on their customers to voluntarily reduce their water use by 20%. Recognizing the financial impact of a 20% reduction in potable water sales on those water utilities without a full decoupling water revenue adjustment mechanism ("WRAM"), the CPUC authorized such utilities (including San Gabriel) to add a memorandum account to track lost revenues associated with reduced sales from voluntary conservation or mandatory rationing:

A lost revenue memorandum account to track revenue shortfalls associated with reduced sales from either activation of voluntary conservation measures or a mandatory rationing plant [sic] pursuant to a declared drought emergency is available only to utilities that do not have an existing full revenue decoupling WRAM. Utilities requesting a lost revenue memorandum account should activate either voluntary conservation measures pursuant to Rule 14.1 or mandatory rationing pursuant to Schedule 14.1 before booking revenue shortfalls to the memorandum account. Lost revenues should be tracked only so long as conservation measures are in effect. Affected utilities should file a Tier 2 advice letter to add the memorandum account to the Preliminary Statements in its tariff. (Res. W-4976 at p. 11)

¹ SP 40 outlines the general procedure for utilities to request and implement Tariff Rule 14.1 and Schedule 14.1.

As directed by the CPUC in Resolution W-4976, San Gabriel subsequently activated its tariff Rule 14.1 and called upon its customers to voluntarily reduce their water use by 20%, and notified the Director of the Water Division of such by letter dated March 28, 2014.

On April 1, 2015, following another year of severe drought throughout California, Governor Brown issued Executive Order B-29-15 directing the CPUC and the State Water Resources Control Board ("State Board") to impose restrictions to achieve a statewide 25% reduction in potable water use (as compared to 2013), and to direct urban water suppliers to develop rate structures and other pricing mechanisms, including surcharges, to maximize water conservation. In response to the Governor's Executive Order, the State Board issued Resolution No. 2015-0032 on May 5, 2015, adopting Emergency Regulations and individual conservation standards for urban water suppliers to achieve the Governor's 25% statewide conservation standard. The mandatory urban water use reduction percentage applicable in San Gabriel's LA County division, based on the Drought Emergency regulations, was 16%. On May 7, 2015, the CPUC issued Resolution W-5041 directing all Class A and B jurisdictional water utilities to, among other things, implement customer water use reduction programs designed to reduce their total potable water production by the percentage identified as their conservation standard, and to file advice letters as necessary seeking to establish and activate Tariff Schedule 14.1 (Staged Water Shortage Surcharges and Penalties) as soon as practicable.

By Advice Letter 462 filed on May 6, 2015, San Gabriel established the DLRMA in accordance with CPUC Resolution W-4976 and SP 40, effective June 1, 2015, to track lost quantity rate revenues from potable water sales due to the Drought Emergency. By Advice Letter 463 filed on May 22, 2015, San Gabriel modified its Tariff Rule No. 14.1 in compliance with CPUC Resolution W-5041, effective June 1, 2015, and by Advice Letter 464 established and activated Tariff Schedule 14.1, Stage-2, including Drought Surcharges and Penalties, effective June 22, 2015. As a result of these actions, beginning in June 2015 San Gabriel began recording in the

DLRMA lost quantity rate revenues from potable water sales due to the Drought Emergency, and established and activated mandatory conservation measures pursuant to Schedule 14.1, Stage-2, designed to achieve a 16% reduction in potable urban water use in the LA County division.

On November 13, 2015, Governor Brown issued Executive Order B-36-15 calling for an extension of urban water use restrictions and directed the State Board to consider modifying such restrictions to incorporate any insights gained as a result of Resolution No. 2015-0032. On February 2, 2016, the State Board adopted Resolution No. 2016-0007 and a revised, extended Drought Emergency regulation. The revised, extended Drought Emergency regulation established adjustments to reduce the conservation standards of individual urban water suppliers in consideration of, among other things, differences in climate affecting different parts of the state. Based on the revised, extended Drought Emergency regulation the mandatory water use reduction percentage applicable in San Gabriel's LA County division was lowered to 14%.

On May 9, 2016, Governor Brown issued Executive Order B-37-16, directing the State Board to adjust Drought Emergency regulations "...in recognition of differing water supply conditions across the state." The State Board complied with the Governor's Executive Order on May 18, 2016, by issuing Resolution 2016-0029, which replaced the prior percentage reduction-based water conservation standard with a locally-developed conservation standard based on each water supplier's specific circumstances. Based on the revised Drought Emergency regulation adopted by the State Board in Resolution No. 2016-0029, individual urban water suppliers were required to self-certify by June 22, 2016, the level of available water supplies they had, assuming three additional dry years with the same level of precipitation the state experienced from 2013 to 2015, and a level of water conservation necessary to assure adequate supplies over that time. Urban water suppliers that projected supply shortages under the three additional dry years were required to meet a conservation standard equal to the amount of the shortage. On June 23, 2016, the CPUC issued Resolution W-5103, directing all water utilities under its jurisdiction to comply with

State Board Resolution No. 2016-0029, and to file advice letters to amend their Tariff Schedule 14.1, as necessary, based upon their compliance with Resolution No. 2016-0029.

On June 22, 2016, San Gabriel filed data and information in compliance with the State Board's Resolution No. 2016-0029, self-certifying in its LA County division that it would have sufficient available water supplies to meet expected demands assuming three additional dry years with the same level of precipitation as experienced from 2013 to 2015. Accordingly, by Advice Letter 480 filed on June 24, 2016, San Gabriel downgraded the activated stage of Schedule 14.1 from Stage 2 to Stage 1 (Water Alert), with voluntary water conservation of 14% (compared to 2013 levels) and no Drought Surcharges, effective June 24, 2016, thereby eliminating Drought Surcharges. Nevertheless, California remained in a state of Drought Emergency and drought management measures were still deemed necessary, as evidenced by the Governor's Executive Order B-37-16 extending the declared Drought Emergency. Accordingly, the mandatory water use restrictions and prohibitions imposed under Stage 1 of San Gabriel's Tariff Rule 14.1 remained in effect.² Consistent with CPUC Resolution W-4976, SP 40, and Ordering Paragraph 3 of CPUC Resolution W-5082, San Gabriel continued to record in the DLRMA lost quantity rate revenues from potable water sales pursuant to the declared Drought Emergency:

CPUC Resolution W-5082, Ordering Paragraph 3:

3. *Utilities that have established memorandum accounts to track lost revenues and expenses due to the drought shall be authorized to track the shortfall as long as drought management measures are necessary.*

On July 18, 2016, San Gabriel filed Advice Letter 484, seeking authority to amortize the net June 2016 balance in the DLRMA and DSRMA. By Advice Letter 484-B, approved September 20, 2016, San Gabriel subsequently transferred the net June 2016 balance in the DLRMA and the DSRMA to the PABBA and amortized the

² Including limitations on watering lawn, landscape or other vegetation, water fountains and decorative features, and restaurants serving water to patrons only upon request.

net balance of \$3,288,378 through a \$0.2269 per Ccf surcharge that expired on September 20, 2017.

On February 8, 2017, the State Board issued Resolution No. 2017-0004, extending the revised Drought Emergency regulation previously adopted in Resolution No. 2016-0029. However, two months later on April 7, 2017, Governor Brown issued Executive Order B-40-17 declaring an end to the Drought Emergency, and calling for the transition to a permanent framework for making water conservation a California way of life. Subsequent to Governor Brown's Executive Order B-40-17, the State Board issued Resolution No. 2017-0024 on April 26, 2017, rescinding the revised Drought Emergency regulation that was extended by Resolution No. 2017-0004. In accordance with CPUC Resolution W-4976 and SP 40 authorizing jurisdictional water utilities without a full revenue decoupling WRAM to track lost revenues associated with reduced sales as a result of activating either voluntary or mandatory conservation "in conjunction with a declared drought in California," San Gabriel stopped recording lost revenues in the DLRMA as of April 26, 2017 (the end of the Drought Emergency).

As a result of the robust conservation programs and measures implemented prior to and in response to the Drought Emergency, San Gabriel's LA County division customers reduced their cumulative potable water use, compared to 2013 levels, by nearly 23% from June 2015 through April 2017 (the end of the Drought Emergency). These extraordinary efforts were recognized in September 2016, when the San Gabriel Valley Tribune reported that the State Board had singled out San Gabriel as one of Southern California's "water heroes" for continuing to save water at nearly the same rate as in 2015 when under mandatory conservation.

Discussion

By this advice letter, San Gabriel seeks authority to amortize the net undercollected balance in the DLRMA and DSRMA³ as of November 30, 2017, which

³ Although San Gabriel eliminated Drought Surcharges in June 2016, it recorded a nominal amount of Drought Surcharges in the DSRMA after June 2016 for usage occurring prior to the end of June.

consists of net Drought Lost Revenues recorded from July 1, 2016 through April 26, 2017 – the date the Drought Emergency officially ended, and interest accrued through November 30, 2017.

Preliminary Statement, Paragraph V1.4, effective June 1, 2015, established the DLRMA and states:

4. *If the accumulated balance in either division for the DLRMA exceeds 2% of the total authorized revenue requirement as of the end of the prior calendar year, San Gabriel will submit an advice letter to amortize the balance. Before seeking recovery, the balance shall be reduced by an amount equal to a 20-basis point reduction in the most recently adopted return on equity and if necessary, further reduced to ensure that recovery does not cause the authorized rate of return for the period covered by the DLRMA to be exceeded.*
5. *The DLRMA will remain in effect until the water shortage is over and the mandatory conservation mandates are no longer required.*

Schedule 14.1, Paragraph F.4, effective June 22, 2015, established the DSRMA, and states:

4. *All monies collected by the utilities through Drought Emergency Surcharges and/or Water Use Violation Penalties shall not be accounted for as recurring income, but shall be tracked in a memorandum account for disposition as directed or authorized from time to time by the Commission.*

In this advice letter, San Gabriel proposes to amortize the combined November 2017 balances of the DLRMA and DSRMA, effectively refunding to customers all Drought Emergency Surcharges, with interest.

The pro forma rate of return of 7.20% is less than the adjusted adopted 8.49% and therefore no adjustment is required in order to comply with the provision that recovery does not cause the authorized rate of return to be exceeded. Therefore, only a 20-basis point return on equity reduction is required.

San Gabriel has furnished the Commission's Water Division staff workpapers providing detailed support for the proposed surcharge. These workpapers show the

computation of a surcharge of \$0.2946 per Ccf for twelve months beginning on the effective date of the resolution. These workpapers show the computation of the balances in the memorandum accounts requested to be amortized, as well as a 20-basis-point adjustment to the authorized Return on Equity, as required prior to amortization. The impact of this amortization causes an increase in the revenue requirement from \$72,461,851 to \$75,994,031, an annual increase of \$3,532,180 or 4.9%. The new rates submitted with this advice letter will raise the monthly bill of the average non-CARW residential customer on Schedule LA-1 with a 5/8" x 3/4" meter using 14 Ccf by \$4.12 or 5.4% from \$76.34 to \$80.46 and on Schedule No. LA-1C by \$4.12 or 5.5% from \$74.87 to \$78.99.

The matters addressed in this advice letter are not now the subject of any formal filings including a formal complaint, nor action in any court of law.

Notice of Rate Increase

In accordance with General Rule 4.2 of General Order 96-B, San Gabriel will inform its customers of the increase by bill insert (a draft of which was provided to the Water Division with the workpapers). No other parties have requested notification of tariff filings related to the LA County division.

In accordance with Water Industry Rule 3.3 of General Order 96-B, San Gabriel will also post this advice letter on its website at www.sgvwater.com.

Also, distribution of this advice letter is being made to the attached service list in accordance with Water Industry Rule 4.1 of General Order No. 96-B.

Protest and Responses

Anyone may respond to or protest this advice letter. When submitting a written response or protest please include San Gabriel Valley Water Company's name and this 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) San Gabriel 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 San Gabriel relies;
- (3) The analysis, calculations, or data in the advice letter contain material error or omissions;
- (4) The relief requested in the advice letter is pending before the Commission in a formal proceeding; or
- (5) The relief requested in the advice letter requires consideration in a formal hearing, or is otherwise inappropriate for the advice letter process; or
- (6) The relief requested in the advice letter is unjust, unreasonable, or discriminatory, provided that such a protest may not be made where it would require re-litigating a prior order of the Commission.

A protest shall provide citations or proofs where available to allow staff to properly consider the protest.

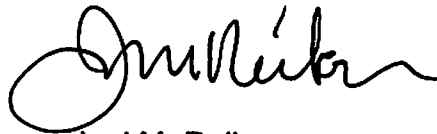
A response or protest must be made in writing or by electronic mail and must be received by the Water Division within 20 days of the date this advice letter is filed. When submitting a written response or protest please include San Gabriel Valley Water Company's name and this advice letter number in the subject line. The address for mailing or delivering a protest is:

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

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

San Gabriel Valley Water Company
11142 Garvey Avenue
El Monte, CA 91733
Tel: (626) 448-6183
FAX (626) 448-5530
e-mail: jmreiker@sgwater.com

Thank you for your assistance in processing this advice letter.



Joel M. Reiker
Vice President of Regulatory Affairs

cc: James Boothe, CPUC – Water Division
Hani Moussa, CPUC – Water Branch, ORA
Richard Smith, CPUC – Water Branch, ORA

SCHEDULE NO. LA-1
Los Angeles County Tariff Area
GENERAL METERED SERVICE
(continued)

RATES (continued)

Per Battery
Per Month

For two 2-inch meters.....	\$ 359.00
For three 2-inch meters.....	539.00
For four 2-inch meters.....	718.00
For two 3-inch meters.....	673.00
For three 3-inch meters.....	1,010.00
For two 4-inch meters.....	1,122.00
For three 4-inch meters.....	1,680.00
For one 8-inch meter, one 2-inch meter.....	1,970.00

The Service Charge is a readiness-to-serve charge which is applicable to all metered service and to which is added the charge for water used computed at the Quantity Rates.

SPECIAL CONDITIONS

1. All bills are subject to the reimbursement fee set forth on Schedule No. AA-UF.
2. A surcharge of \$0.2128/Ccf is to be applied to the quantity rates of only non-CARW customers to cover the estimated benefits provided under the California Alternative Rates for Water (CARW) Program.
3. A surcharge of \$0.3388 per Ccf is to be applied to the quantity rates of only non-CARW customers for twelve months beginning on the effective date of September 20, 2017 to amortize the net undercollection in the California Alternative Rates for Water (CARW) Balancing Account.
4. A surcharge of \$0.0048 per Ccf is to be applied to the quantity rates for twelve months effective July 1, 2017 to amortize the net undercollection in the Cost of Capital Litigation Memorandum Account.
5. A surcredit of \$0.0216 per Ccf is to be applied to the quantity rates for twelve months effective September 20, 2017 to amortize the net overcollection in the Conservation Program Balancing Account.
6. A surcharge of \$0.2946 per Ccf is to be applied to the quantity rates for twelve months beginning on the effective date of Advice Letter 507 to amortize the net undercollection in the Drought Lost Revenue and Drought Surcharge Revenue memorandum accounts. (N)

(To be inserted by utility)
Advice Letter No. 507
Decision No. _____

Issued by

R. W. Nicholson
NAME

President
TITLE

(To be inserted by Cal. P.U.C.)
Date Filed _____
Effective _____
Resolution No. _____

SCHEDULE NO. LA-1C
Los Angeles County Tariff Area
GENERAL METERED SERVICE - CONSERVATION RATES

APPLICABILITY

Applicable to all metered Residential customers, excluding apartments, trailer parks, and any other facility in which Residential customers receive service through a master meter.

TERRITORY

Portions of Arcadia, Baldwin Park, El Monte, City of Industry, Irwindale, La Puente, Montebello, Monterey Park, Pico Rivera, Rosemead, San Gabriel, Santa Fe Springs, South El Monte, West Covina, Whittier and vicinity, Los Angeles County.

RATES

Quantity Rates:

For the first 13 Ccf of water used, per 100 cu. ft. \$ 3.1780
For all Ccf greater than 13 Ccf, per 100 Cu. Ft. \$ 3.6375

Per Meter
Per Month

Service Charges:

For 5/8 x 3/4-inch meter \$ 22.43
For 3/4-inch meter 33.65
For 1-inch meter..... 56.09
For 1-1/2-inch meter 112.17
For 2-inch meter..... 179.50
For 3-inch meter..... 336.50

SPECIAL CONDITIONS

1. All bills are subject to the reimbursement fee set forth on Schedule No. AA-UF.
2. A surcharge of \$0.2128/Ccf is to be applied to the quantity rates of only non-CARW customers to cover the estimated benefits provided under the California Alternative Rates for Water (CARW) Program.
3. A surcharge of \$0.3388 per Ccf is to be applied to the quantity rates of only non-CARW customers for twelve months beginning on the effective date of September 20, 2017 to amortize the net undercollection in the California Alternative Rates for Water (CARW) Balancing Account.
4. A surcharge of \$0.0048 per Ccf is to be applied to the quantity rates for twelve months effective July 1, 2017 to amortize the net undercollection in the Cost of Capital Litigation Memorandum Account.
5. A surcredit of \$0.0216 per Ccf is to be applied to the quantity rates for twelve months effective September 20, 2017 to amortize the net overcollection in the Conservation Program Balancing Account.
6. A surcharge of \$0.2946 per Ccf is to be applied to the quantity rates for twelve months beginning on the effective date of Advice Letter 507 to amortize the net undercollection in the Drought Lost Revenue and Drought Surcharge Revenue memorandum accounts. (N)
(N)

(To be inserted by utility)

Issued by

(To be inserted by Cal. P.U.C.)

Advice Letter No. 507

R. W. Nicholson
NAME

Date Filed _____

Decision No. _____

President
TITLE

Effective _____

Resolution No. _____

SCHEDULE NO. LA-CARW
Los Angeles County Tariff Area
CALIFORNIA ALTERNATIVE RATES FOR WATER

(continued)

SPECIAL CONDITIONS (continued)

- 2. Application and Eligibility Declaration: An application and eligibility declaration on a form authorized by the Commission is required for each request for service under this schedule. Renewal of a customer's eligibility declaration will be required every two years and may be required on an annual basis. Customers are only eligible to receive service under this rate schedule at one residential location at any one time, and the rate applies only to the customer's permanent primary residence. The schedule is not applicable where, in the opinion of the Utility, either the accomodation or the occupancy is transitory.
- 3. Commencement of Rate: Eligible customers shall be billed on this schedule commencing no later than one billing period after receipt and approval of the customer's application by the Utility.
- 4. Verification: Information provided by the applicant is subject to verification by the Utility. Refusal or failure of a customer to provide documentation of eligibility acceptable to the Utility, upon the request of the Utility, shall result in removal from this rate schedule.
- 5. Notice from Customer: It is the customer's responsibility to notify the Utility if there is a change in the customer's eligibility status.
- 6. Customers may be re-billed for periods of ineligibility under the applicable rate schedule.
- 7. All bills are subject to the reimbursement fee set forth on Schedule No. AA-UF.
- 8. A surcharge of \$0.0048 per Ccf is to be applied to the quantity rates for twelve months effective July 1, 2017 to amortize the net undercollection in the Cost of Capital Litigation Memorandum Account.
- 9. A surcredit of \$0.0216 per Ccf is to be applied to the quantity rates for twelve months effective September 20, 2017 to amortize the net overcollection in the Conservation Program Balancing Account.
- 10. A surcharge of \$0.2946 per Ccf is to be applied to the quantity rates for twelve months beginning on the effective date of Advice Letter 507 to amortize the net undercollection in the Drought Lost Revenue and Drought Surcharge Revenue memorandum accounts.

(N)
(N)
(N)

(To be inserted by utility)

Issued by

(To be inserted by Cal. P.U.C.)

Advice Letter No. 507

R. W. Nicholson
NAME

Date Filed _____

Decision No. _____

President
TITLE

Effective _____

Resolution No. _____

Revised
Cancelling Revised

Cal. P.U.C. Sheet No. 2769-W

Cal. P.U.C. Sheet No. 2742-W

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(continued)

(To be inserted by utility)

Advice Letter No. 507

Decision No. _____

Issued by

R. W. Nicholson

NAME

President

TITLE

(To be inserted by Cal. P.U.C.)

Date Filed _____

Effective _____

Resolution No. _____

TABLE OF CONTENTS

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(continued)

(To be inserted by utility)
 Advice Letter No. 507
 Decision No. _____

Issued by
R. W. Nicholson
NAME

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TITLE

(To be inserted by Cal. P.U.C.)
 Date Filed _____
 Effective _____
 Resolution No. _____

DISTRIBUTION LIST
San Gabriel Valley Water Company
Los Angeles County Division
Advice Letter No. 507

City of Arcadia
240 West Huntington Drive
Arcadia, CA 91006

City Clerk, City of Rosemead
8838 Valley Boulevard
Rosemead, CA 91770

City Clerk, City of Baldwin Park
14403 East Pacific Avenue
Baldwin Park, CA 91706

City Clerk, City of San Gabriel
425 South Mission Drive
San Gabriel, CA 91778

California-American Water Company
655 W. Broadway, Suite 1410
San Diego, CA 92101

San Gabriel County Water District
8366 East Grand Avenue
Rosemead, CA 91770

City of El Monte Water Department
11333 Valley Boulevard
El Monte, CA 91734

City of Santa Fe Springs Water Department
Post Office Box 2120
Santa Fe Springs, CA 90670

City of Industry Waterworks System
Post Office Box 3136
La Puente, CA 91744

City Clerk, City of South El Monte
1415 Santa Anita Avenue
South El Monte, CA 91733

City Clerk, City of Irwindale
5050 North Irwindale Avenue
Irwindale, CA 91706

Golden State Water Company
Attn: Ronald Moore, Regulatory Affairs
630 East Foothill Boulevard
San Dimas, CA 91773

City Clerk, City of La Puente
15900 East Main Street
La Puente, CA 91744

Suburban Water Systems
Attn: Bob Kelly
1211 East Center Court Drive
Covina, CA 91724-3603

La Puente Valley County Water District
112 North 1st Street
La Puente, CA 91744

Valley County Water District
14521 East Ramona Boulevard
Baldwin Park, CA 91706

City of Montebello
1600 West Beverly Boulevard
Montebello, CA 90640

City of Whittier Water Department
13230 East Penn Street
Whittier, CA 90602

City of Monterey Park Water Department
320 West Newmark Avenue
Monterey Park, CA 91754

California Public Utilities Commission
Office of Ratepayer Advocates
505 Van Ness Avenue
San Francisco, CA 94102-4208

City of Pico Rivera Water Department
6615 Parsons Boulevard
Pico Rivera, CA 90660

Pico Water District
Post Office Box 758
Pico Rivera, CA 90660-0758

Kiki Carlson
Suburban Water Systems
kcarlson@swwc.com

City Clerk, City of West Covina
1444 West Garvey Avenue
West Covina, CA 91790