PUBLIC UTILITIES COMMISSION 505 VAN NESS AVENUE SAN FRANCISCO, CA 94102-3298



June 2, 2021

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

Dear Ms. Wales,

The Commission has approved California Water Service Company's Advice Letter No. 2410-B (Supplement to Advice Letter No. 2410 and 2410-A), filed on May 19, 2021, regarding 2018 GRC Interim Rate Memo Account Amortization.

Enclosed are copies of the following revised tariff sheets, effective June 15, 2021, for the utility's files:

P.U.C. Sheet

No.	Title of Sheet
12520-W	Schedule No. AS, Additional Surcharges/Surcredits, Page 5
12521-W	Schedule No. AS, Additional Surcharges/Surcredits, Page 6
12522-W	Table of Contents, Page 5
12523-W	Table of Contents, Page 1

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

Thank you,

/s/ROBIN BRYANT Robin Bryant Water Division

Enclosures

CALIFORNIA PUBLIC UTILITIES COMMISSION DIVISION OF WATER AND AUDITS

Advice Letter Cover Sheet

Utility Name: District:	California Water Service Company Class A Regulated Areas except the Travis District	Date Mailed to Service List:	05/19/2021
CPUC Utility #:	U-60-W	Protest Deadline (20 th Day):	06/08/2021
Advice Letter #:	2410-В	Review Deadline (30 th Day):	06/18/2021
Tier:	₩1 □2 □3 □ Compliance	Requested Effective Date:	06/15/2021
Authorization:	D.20-12-007, OP 32	Data luuraati	Mariana
Description:	2018 GRC Interim Rate Memo Account Amortization	Rate Impact:	Various

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.

Natalie Wales	Utility Contact:	Priya Rawal
408-367-8566	Phone:	408-367-8240
<u>Nwales@calwater.com</u>	Email:	prawal@calwater.com
	Natalie Wales 408-367-8566 <u>Nwales@calwater.com</u>	408-367-8566 Phone:

DWA Contact: Tariff Unit

Phone: (415) 703-1133

Email: <u>Water.Division@cpuc.ca.gov</u>

		DWA USE ON	NLY		
DATE	STAFF			COMMENTS	
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Signature:		Comme	ents:		
Date:					
Date.					



May 19, 2021

Advice Letter No. 2410-B (Slip Sheet)

To the California Public Utilities Commission:

California Water Service Company ("Cal Water") respectfully submits this Tier 1 advice letter applicable to all Class A regulated areas except the Travis District, and requests approval to modify the tariff sheets attached hereto.

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

New/Revised CPUC			Cancelling CPUC
Sheet No.	Title of Sheet	Schedule No.	Sheet No.
	Additional Surcharges/Surcredits		
12520-W	Page 5	AS	NEW
	Additional Surcharges/Surcredits		
12521-W	Page 6	AS	NEW
12522-W	Table of Contents Page 5	TOC 5	12518-W
12523-W	Table of Contents Page 1	TOC 1	12519-W

<u>Summary</u>

Cal Water requested amortization of the 2018 GRC Interim Rate Memorandum Account (2018 GRC IRMA) beginning April 15, 2021 in Advice Letter 2410, and made minor corrections to its tariffs in AL 2410-A. This supplement to AL 2410 corrects two correction calculation errors that result in the following changes: (1) an increase in the Interim Rate True-Up Surcharge for all areas; (2) a change in the amortization period (varying between 13, 18, 24, and 36 months); and (3) elimination of the RSF Interim True-Up Surcharge for customers in the Bay Area Region. Cal Water requests an effective date of June 15, 2021 to implement these changes.

Background

The Commission authorized amortization of the 2018 GRC IRMA through the following Ordering Paragraphs of D.20-12-007:

32. Within 60 days of the adoption of this decision, California Water Service Company is authorized to file a Tier 1 advice letter to amortize the 2018 GRC Interim Rate Memorandum Account to true up interim rates to the final rates adopted in this



decision, adjusted as described in Ordering Paragraph 33. The November 17, 2019 Administrative Law Judge's Ruling Granting California Water Service Company's Motion for Interim Rate Relief is affirmed.

 California Water Service Company is authorized to incorporate into the calculation of new rates any revenue requirement changes approved by the Commission after the July 2, 2018 filing of its application, and to notify customers of such changes via a bill insert utilizing language like that specified in the Settlement Agreement approved herein.

Discussion

Cal Water is submitting this advice letter in compliance with Ordering Paragraphs 32 and 33 of D.20-12-007 to implement the surcharges and credits provided on the attached Additional Surcharges ("AS") schedule, which are described in greater detail below, and to transfer amounts tracked in the designated sub-accounts of the 2018 GRC IRMA to the appropriate balancing accounts.

The Commission adopted D.20-12-007 on December 3, 2020. On April 5, 2021, Cal Water requested an extension of the deadline to amortize the 2018 GRC IRMA from February 1, 2021 to April 13, 2021 (see attachment). This advice letter is being filed pending disposition of the request for an extension.

Consistent with Preliminary Statement AZ, the "Interim Period" is January 1, 2020 through January 31, 2021. "Interim Rates" are those billed to customers during that period. "Final Rates" are those approved in A.18-07-001, plus any offsets or other authorized rate changes.

True Up for Residential, Non-Residential, and Recycled Water Customers

To calculate the surcharges and credits needed to true up basic water charges (quantity rates and service charges) for the Interim Period consistent with Section 4.a of Preliminary Statement AZ, the Interim Rates and Final Rates are defined as follows.

- January 1 January 31, 2020:
 - Interim Rates bills issued during this period were charged the same rates that were in effect on December 31, 2019, however those rates legally became "interim" rates.
 - Final Rates the specific rates included in D.20-12-007 for 2020 (the "2020 Base Rates") are considered the Final Rates for this period.
- February 1 December 31, 2020:
 - Interim Rates bills issued during this period were increased to reflect the following approved revenue changes ("February 1, 2020 Interim Offsets"):
 - AL 2358: a rate base offset affecting all regulated Class A ratemaking areas except the Travis District.
 - Rate base offsets in ALs 2353 (Dominguez), 2359 (Bakersfield, Monterey Region, Marysville, Oroville, Selma, and Visalia), 2360 (Chico, Dominguez,



Hermosa-Redondo, LA County Region, Los Altos, Livermore, Stockton, and Westlake), 2367 (Bay Area Region), and 2368 (East LA).

- Purchased water/pump tax offsets in ALs 2361 (Dominguez), 2362 (Hermosa-Redondo), 2363 (LA County Region), 2364 (East LA), 2365 (Westlake), and 2366 (Livermore).
- Final Rates for this period consist of the 2020 Base Rates plus the offsets listed above that increased the Interim Rates.
- August 27, 2020 December 31, 2020 for Palos Verdes customers only:
 - Interim Rates bills issued to all of the LA County Region during this period, including Palos Verdes customers, continued to reflect the February 1, 2020 Interim Offsets.
 - For customers in the Palos Verdes area of the LA County Region, Final Rates for this period consist of the 2020 Base Rates, the February 1, 2020 Interim Offsets, and the rate base offset for the Palos Verdes Peninsula Water Reliability Project approved in AL 2387.¹
- January 1 January 31, 2021:
 - Interim Rates bills issued during this period reflect the same rates as those being charged on December 31, 2020.
 - Final Rates The final rates during this period consist of those requested in Advice Letters 2393 through 2396, described further below. (While the rates in these advice letters were implemented on February 1, 2021, they are considered effective back to January 1, 2021.)
 - AL 2393: for the Chico, Oroville, and Travis Districts, Final Rates for this period consist of the 2020 Base Rates plus the February 1, 2020 Interim Offsets.
 - AL 2394: For the following ratemaking areas, purchased water and/or pump tax increases that would start on January 1, 2021 were layered on top of the 2020 Base Rates – Dominguez, East LA, Hermosa-Redondo, LA County Region, Livermore, Los Altos, and Westlake.
 - AL 2395 reflected additional layers for the ratemaking areas that partially or fully passed the earnings test (Bakersfield, Bay Area Region, Bear Gulch, Dominguez, East LA, Livermore, Lost Altos, Salinas Valley Region, Marysville, Oroville, Visalia, Westlake, and Willows) and/or for which the Sales Reconciliation Mechanism was triggered (Bakersfield, Dominguez, East LA, Kern River Valley, Selma, Stockton, and Westlake).
 - AL 2396 incorporated a previously-approved rate base offset to result in new rates just for customers in the Palos Verdes area of the LA County Region.

¹ While Cal Water requested an effective date of August 27, 2020 in AL 2387, the interim rate true up in this advice letter uses billing data starting on September 1, 2020 in order to simplify the calculations.



Cal Water used a test environment to calculate the revenues that would have resulted if the Final Rates had been applied to the actual bills issued during each stage of the Interim Period. For each ratemaking area, if the difference between Interim Rate revenues and Final Rates revenues resulted in an under-collection, surcharges were calculated on a usage basis (per CCF) for metered customers, and on a per-service basis for flat rate residential customers. For over-collections of revenues, monthly fixed credits per service were calculated.²

Cal Water does not propose any modifications to the preliminary statement M because the interim rate surcharges and credits reflect the revenues that should have been collected through the Final Rates.

Supplement A: In Supplement A to AL 2410, the RSF credit for Kern River Valley customers was corrected on page 6 of Schedule AS, and the following text changes were made on page 5 of Schedule AS to provide greater clarify (deleted language is crossed out; added language is underlined):

- In the second paragraph of Section 5(a): "For metered customers, a surcharges (per 100 Cubic Feet, or CCF) will be applied based on water usage, and credits will be applied as fixed amounts per connection, per month."
- In the header of the middle column: "Surcharge (\$/CCF or \$/mo.) or Credit (\$/mo.)

Supplement B: In AL 2410 as originally filed, the amortization period for the surcharges and credits was 13 months for most ratemaking areas, which is the duration of the Interim Period, as provided in Section 2.d of Preliminary Statement AZ.³ Cal Water has since identified two errors in the complex calculation described above. One error understated the amount of under-collected revenues, and the other error created artificially long amortization periods (for example, over 13 years rather than over 13 months). The corrections now result in higher surcharges and, in some cases, longer amortization periods.

This Supplement B to AL 2410 adheres to the 13-month amortization period specified in Preliminary Statement AZ with the following exceptions:

- For areas in which an under-collected amount is more than 5% of the annual revenue requirement, the amortization period has generally been extended from 13 months to 18 months. This extension (for 18 months starting 6/15/21) mitigates the bill impact, but also allows the surcharge to end when new GRC rates start on January 1, 2023.
- For under-collections that are over more than 15% of revenue requirement, longer amortization periods have been applied. The surcharge for Palos Verdes customers has been calculated for recovery over 24 months. Because the Dixon and Willows Districts

² Revenues collected under the residential, non-residential, and recycled water (if any) tariffs were combined, and the surcharges and credits were calculated to apply equally to all customers served under those tariffs.

³ The amortization period in the original AL 2410 was extended for certain customers: residential flat rate customers in the Bakersfield District (to 24 months), Livermore customers (to 24 months), residential flat rate customers in the Selma District (to 36 months), and Westlake customers (to 24 months).



are smaller districts that already receive RSF subsidies to help with water affordability challenges, the IRMA surcharges have been calculated for recovery over the longer period of 36 months.

True Up for Private Fire Protection Service

For customers served under the Private Fire Protection Service tariff, the Interim Rate was \$8.50 per inch of service connection, and the Final Rate is \$9.15 per inch of service connection. With a comparison between Interim Rate revenues and Final Rate revenues that results in an under-collection, the true up surcharge is calculated to be an additional \$0.68 per inch of service connection for a period of 13 months.

True Up for LIRA Customers in Certain Areas

In Preliminary Statement AZ, Section 4.b.iii states:

<u>LIRA True-Up</u>: In RM areas where LIRA customers are <u>owed additional LIRA bill discounts</u> under Final Rates, the true-up will be implemented through a surcredit during the True-Up Period. In RM areas where LIRA customers <u>received excess LIRA bill discounts</u> under Interim Rates, the true-up will be implemented during the True-Up Period through an adjustment (a decrease) to future monthly LIRA bill discounts.

For LIRA customers in certain areas, the 5/8" x ¾" meter service charge of the Final Rate is higher than the corresponding service charge in the Interim Rate such that they will receive an additional fixed monthly LIRA credit for 13 months.

In the following areas, LIRA customers received excess LIRA benefits because the 5/8" x ¾" meter service charge of the Final Rate is lower than the corresponding service charge in the Interim Rate: Marysville, Salinas Valley Region, Oroville, Selma, Visalia, and Willows. *Rather than decreasing future monthly LIRA bill amounts as provided Preliminary Statement AZ, Section 4.b.iii, Cal Water instead proposes to transfer the to the LIRA Balancing Account for future recovery in the next annual adjustment of the LIRA surcharge.*

RSF True Up for Kern River Valley Customers

In Preliminary Statement AZ, Section 4.b.iii states:

<u>RSF True-Up</u>: In the Bay Area Region, where all customers receive RSF subsidies embedded in Interim Rates but will not receive RSF subsidies embedded in Final Rates, customers will have received <u>excess RSF subsidies</u> during the Interim Period. The trueup will be implemented through an additional region-wide RSF surcharge during the True-Up Period.

In the Dixon and Willows Districts, where customers did not receive RSF subsidies embedded in Interim Rates, but all customers will begin receiving RSF subsidies embedded in Final Rates, customers will be owed <u>new RSF subsidies</u> that will be implemented through a district-wide surcredit during the True-Up Period.



In the Kern River Valley District, all customers receive <u>RSF bill discounts</u> under Interim Rates and will continue to receive <u>RSF bill discounts</u> under Final Rates. If the district is <u>owed additional RSF bill discounts</u> during the True-Up Period, customers will receive a district-wide surcredit. If the district received <u>excess RSF bill discounts</u> during the Interim Period, the true-up will be implemented through an adjustment (a decrease) to future monthly RSF bill discounts.

As referenced in Section 4.b.iii, an RSF subsidy of \$993, 015 was embedded in the rates charged to Bay Area Region customers during the Interim Period, however that subsidy was eliminated from the Final Rates adopted for 2020-2022 in D.20-12-007. *In this Supplement B to AL 2410, Cal Water corrects page 6 of Schedule AS by eliminating the additional RSF surcharge applied in AL 2410.* Cal Water has determined this surcharge is not necessary because the excess RSF subsidy given to Bay Area Region customers during the Interim Period will be collected through the Interim Rate True-Up on page 5 of Schedule AS (as updated in AL 2410-B).

For the Willows and Dixon Districts, the new RSF subsidies are already embedded in Final Rates. Therefore, there is no need for an additional RSF credit to those customers, however, the amount amounts have been transferred to the RSF balancing account for annual recovery.

In the Kern River Valley District, the RSF credits under Final Rates are higher than those given under Interim Rates, so an RSF credit is provided to all customers in the district over a 13-month period.

Supplement A: Supplement A to AL 2410 increased the additional RSF credit from \$1.98 to \$5.88 per connection, per month.

Requested Effective Date

Cal Water requests an effective date of June 15, 2021.

<u>Notice</u>

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

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

Response or Protest

Anyone may respond to or protest this advice letter. A response supports the filing and may contain information that proves useful to the Commission in evaluating the advice letter. A protest objects to the advice letter in whole or in part and must set forth the specific grounds on which it is based. These grounds are:



- (1) The utility did not properly serve or give notice of the advice letter;
- (2) The relief requested in the advice letter would violate statute or Commission order, or is not authorized by statute or Commission order on which the utility relies;
- (3) The analysis, calculations, or data in the advice letter contain material error or omissions;
- (4) The relief requested in the advice letter is pending before the Commission in a formal proceeding; or
- (5) The relief requested in the advice letter requires consideration in a formal hearing, or is otherwise inappropriate for the advice letter process; or
- (6) The relief requested in the advice letter is unjust, unreasonable, or discriminatory (provided that such a protest may not be made where it would require relitigating a prior order of the Commission.)

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

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

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

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

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

Replies

The utility shall reply to each protest and may reply to any response. Each reply must be received by the Water Division within 5 business days after the end of the protest period, and shall be served on the same day to the person who filed the protest or response. If you have not received a reply to your protest within 10 business days, contact California Water Service



Company at 408-367-8200.

CALIFORNIA WATER SERVICE COMPANY

Mater & Wales

Natalie Wales Director of Regulatory Policy and Compliance

cc: Syreeta Gibbs (Public Advocates Office) <u>PublicAdvocatesWater@cpuc.ca.gov</u>

Schedule No. AS Additional Surcharges/Surcredits

Page 5

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5(a). Interim Rate Memo Account True-Up

Due to the delay in setting final rates approved in D.20-12-007, the Commission authorized interim rates for a period of 13 months from January 1, 2020 through January 31, 2021 (Interim Period). The surcharges below reflect the difference between the interim rates on customers' bills since January 1, 2020, and the final rates that would have been in effect during the 13month Interim Period.

For metered customers, a surcharge (per 100 Cubic Feet, or CCF) will be applied based on water usage. For flat rate customers, a fixed surcharge per month will be applied to each service. These surcharges will be in effect for a period of 13, 18, 24 or 36 months, depending upon the district.

Interim Rate True-Up				
District or Region	Surcharge (\$/CCF) or Credit (\$/mo.)	Effective Dates		
Antelope Val. (Los Angeles Co. Region)	\$0.3710	06/15/2021 - 07/14/2022		
Bay Area Region	\$0.6228	06/15/2021 – 12/14 /2022		
Bakersfield	\$0.1375	06/15/2021 – 12/14 /2022		
Bakersfield Flat	\$3.65 / Mo.	06/15/2021 – 12/14 /2022		
Bear Gulch	\$0.7286	06/15/2021 - 12/14 /2022		
Chico	\$0.1986	06/15/2021 – 12/14 /2022		
Dixon	\$0.7538	06/15/2021-06/14/ 2024		
Dominguez	\$0.0722	06/15/2021 - 07/14/2022		
East Los Angeles	-\$0.94 / Mo.	04/15 /2021 - 05/14 /2022		
Hermosa-Redondo	\$0.4743	06/15/2021 – 12/14 /2022		
Kern River Valley	\$0.7120	06/15/2021 - 07/14/2022		
Livermore	\$0.4585	06/15/2021 – 12/14 /2022		
Los Altos	\$0.3445	06/15/2021 - 12/14 /2022		
Marysville	\$0.3256	06/15/2021 – 12/14 /2022		
Oroville	\$0.2345	06/15/2021 – 12/14 /2022		
Palos Verdes (Los Angeles Co. Region)	\$0.6808	06/15/2021-06/14/ 2023		
Salinas Valley Region	\$0.2329	06/15/2021 - 07/14/2022		
Selma	\$0.2040	06/15/2021 – 12/14 /2022		
Selma Flat	\$6.59 / Mo.	06/15/2021 – 12/14 /2022		
Stockton	\$0.4027	06/15/2021 – 12/14 /2022		
Visalia	\$0.0190	06/15/2021 - 07/14/2022		
Westlake	\$0.1586	06/15/2021 - 07/14/2022		
Willows	\$0.4631	06/15/2021 - 06/14/ 2024		

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(To be in	serted by utility)	Issued By
Advice Letter	<u>2410-B</u>	Greg A. Milleman
Decision		Vice President

(To be inserted by CPUC) Date Filed 05/19/2021 Effective 06/15/2021 Resolution

(IN)

Schedule No. AS Additional Surcharges/Surcredits

Page 6

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5(b). Interim Rate Memo Account True-Up (continued)

The surcharges below reflect the difference between the interim rates on customers' bills since January 1, 2020, and the final rates that would have been in effect during the 13-month Interim Period.

- A. <u>Low-Income Ratepayer Assistance (LIRA) True-Up</u> For certain LIRA customers who did not receive the full LIRA benefit authorized for the Interim Period, a fixed monthly credit will be applied to each service.
- **B.** <u>Rate Support Fund (RSF) True-Up</u> Because Kern River Valley customers did not receive the full RSF benefit authorized for the Interim Period, a fixed monthly credit will be applied to each service.
- C. <u>Private Fire Protection True-Up</u> For customers served under Schedule No. AA-4 (private fire protection service), a surcharge of \$0.68 per inch of diameter (of the service connection) will be applied monthly.

	Effective from 04/15/2021- 05/14/2022		
	A	В	С
District or Region	LIRA Interim True-up Credit (\$/Mo.)	RSF Interim True-up Credit (\$/Mo.)	Private Fire Protection True-Up
Antelope Valley (Los Angeles Co. Region)	(\$2.07)		
Bay Area Region	(\$1.96)		
Bakersfield	(\$0.38)		
Bear Gulch	(\$2.92)		
Chico	(\$0.56)		
Dixon	(\$2.12)		
Dominguez	(\$2.21)		
East Los Angeles	(\$1.65)		
Hermosa-Redondo	(\$1.34)		Surcharge
Kern River Valley	(\$0.67)	(\$5.88) per mo.	of
Livermore	(\$2.36)		\$0.68
Los Altos	(\$2.11)		per inch,
Marysville			per month
Oroville			
Palos Verdes (Los Angeles Co. Region)	(\$2.85)		
Salinas Valley Region			
Selma			
Stockton	(\$2.17)		
Visalia			
Westlake	(\$0.42)		
Willows			

Issued By Greg A. Milleman Vice President

Resolution No.

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vice Letter No. 2410-B	Issued by		Date Filed 05/19/20
Decision No.	<u>GREG A. MILLEMAN</u> Name		Effective 06/15/2
Decision NO.	Name		esolution No.

Vice President TITLE

	ted tariff sheets contain all effective ne Utility together with information r		the rates
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(To be inserted by utili dvice Letter No. 2410	ty) Issued by		(To be inserted by CPUC) Date Filed 05/19/202

Resolution No.

Name Vice President TITLE



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

JACK L. CHACANACA Leona Valley Cherry Growers Association 26201 Tuolumne St Mojave, CA 93501 JOSEPH S. LUCIDO Leona Valley Cherry Growers Association Z6201 Tuolumne St Mojave, CA 93501

PEGGY FULLER Leona Valley Town Concil P.O. Box 795 Leona Valley, CA 93551 pfuller@leonavalleytc.org LAURA FERNANDEZ Braun Blaising Smith Wynne, P.C. 915 L Street, Suite 1480 Sacramento, CA 95814 <u>fernandez@braunlegal.com</u>

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



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

DOUGLAS NUNNELEY Oildale Mutual Water Company P.O. Box 5368 Bakersfield, CA 93388 dnunneley@oildalewater.com LUDA FISHMAN, WATER RESOURCES DEPARTMENT **City of Bakersfield** 1000 Buena Vista Rd Bakersfield, CA 93311 Ifishman@bakersfieldcity.us

MICHAEL DAILLAK Casa Loma Water Company 1016 Lomita Drive Bakersfield, CA 93307 mike11318@aol.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

Krista Mutual Water Company 7025 Cuddy Valley Rd. Frazir Park, CA 93225

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

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

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

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

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MARK ORME, CITY MANAGER **City of Chico** P. O.Box 3420 Chico, CA 95927 mark.orme@chicoca.gov

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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 GENERAL MANAGER Solano Irrigation District 508 Elmira Rd Vacaville, CA 95687 admin@sidwater.org



Dominguez District 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 ADVICE LETTER FILING MAILING LIST **East Los Angeles District**

San Gabriel Valley Water Company dadellosa@sgvwater.com El Monte, CA 91733 DANIEL A DELL'OSA 11142 Garvey Ave

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

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Kern River Valley District Advice Letter Filing Mailing List Per Section III (G) OF GENERAL ORDER NO. 96-A

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LINDA NG Department of Water Resources Safe Drinking Water Program 1416 Ninth St, Rm. 816 Sacramento, CA 95814 linda.ng@water.ca.gov

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

ALAMEDA COUNTY FLOOD CONTROL & WATER CONSERVATION **District Zone 7 Water Agency** 100 North Canyons Parkway Livermore, CA 94551 tbaptista@zone7water.com

RNK PETERSON, UTILITY BILLING DIVISION **City of Livermore** 1052 S. Livermore, CA 94550 etpeterson@ci.livermore.ca.us



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

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Great Oaks Water Company 15 Great Oaks Blvd #100 San Jose, CA 95119 tguster@greatoakswater.com City of Santa Clara, Water Department, Water & Sewer Utilities 1500 Warburton Ave Santa Clara, CA 95050 water@santaclaraca.gov

City of Mountain View, Water Dept. 231 N Whisman Rd Mt. View, CA 94043 will.medina@mountainview.gov



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

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GENERAL MANAGER Linda County Water District 1280 Scales Marysville, CA 95901 ebullard@succeed.net GENERAL MANAGER Olivehurst Public Utility District P.O.Box 670 Olivehurst, CA 95961 opudmgr@opud.org

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

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

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

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

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

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

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

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