

**RULES OF THE CENTRAL BASIN WATERMASTER
ADMINISTRATIVE BODY**

As adopted by the WRD Board of Directors on October 20, 2022.

I. INTRODUCTION

A. These Rules of the Administrative Body of the Watermaster for the Los Angeles Central Groundwater Basin (“Watermaster Rules”) are made and adopted pursuant to Section II.A.(5) of the Third Amended Judgment in Los Angeles County Superior Court Civil Action No. 786,656, entitled “*Central and West Basin Water Replenishment District v. Charles E. Adams, et al.*” (“Judgment”).

B. These Watermaster Rules shall be construed consistent with the Judgment. In the event of a conflict between these Watermaster Rules and the Judgment, the Judgment shall prevail. The definitions and uses of terms set forth in the Judgment have the same meanings when used herein.

C. These Watermaster Rules do not intend to repeat or summarize provisions in the Judgment, but are intended to assist the Administrative Body in carrying out its duties under the Judgment within its particular areas of responsibility. Therefore, any person reviewing these Watermaster Rules should also consult the Judgment. A copy of the Judgment is posted on the Administrative Body website.

D. The Central Basin Water Rights Panel body of the Watermaster (“Water Rights Panel”) has also adopted rules to assist that entity in carrying out its duties. Those rules became

effective November 13, 2014, and are available on their website, and should be reviewed as necessary.

II. ADMINISTRATIVE BODY GOVERNANCE

A. Duties and Powers of the Administrative Body

The duties and powers of the Administrative Body shall be limited to the duties and powers expressly identified in the Judgment. The Administrative Body shall not address matters outside the scope of its respective duties and powers identified in the Judgment.

B. WRD as Administrative Body

i. Per Section II.A of the Judgment, the Water Replenishment District of Southern California (“WRD”) is the Administrative Body of Watermaster. Unless otherwise specified in these Watermaster Rules, the Administrative Body shall act through the Board of Directors for WRD in the manner and at meetings authorized under the laws applicable to WRD as a local agency formed under State law, including but not limited to the WRD Act (California Water Code Sections 60000, *et seq.*) and the Ralph M. Brown Act (Cal. Gov’t Code Sections 54950-54963, *et seq.*; (the “Brown Act”)).

ii. The General Manager of WRD is authorized under these Watermaster Rules to act on behalf of the Administrative Body. He or she may designate other WRD staff to serve in the role of performing the day to day activities of the Administrative Body. The duties of the General Manager of WRD, or any person acting on behalf of the Administrative Body, are limited to the powers of the Administrative Body pursuant to the Judgment. No person acting on behalf of the Administrative Body, including the General Manager of WRD, shall sign any document or assert any position on the Administrative Body’s behalf unless (a) specifically

authorized by the Judgment, these Watermaster Rules or WRD's Board of Directors and (b) consistent with the Administrative Body's duties and authority provided for in the Judgment.

iii. The office of the Administrative Body is located at 4040 Paramount Boulevard, Lakewood, California 90712. The Administrative Body website is www.wrd.org.

iv. The Chair of the Administrative Body shall be the President of the WRD Board of Directors.

v. Meetings of the Administrative Body.

(1) The Administrative Body shall meet on an as needed basis. Such meetings may be held in conjunction with regular or special meetings of the WRD Board of Directors. Administrative Body agenda items may be combined with, and be a part of, the WRD Board of Directors meeting. Separate meetings are not required. No compensation shall be provided for attendance at the Administrative Body meetings.

(2) The meetings of the Administrative Body shall be conducted in the same manner as the meetings of the WRD Board of Directors are conducted pursuant to the WRD Act, the Brown Act and the WRD Administrative Code.

(3) Notices of the meetings of the Administrative Body shall be sent to each Party as provided in Section III of these Watermaster Rules and posted on the website of the Administrative Body. A copy of the meeting agenda shall be included with the notice sent to each Party and posted on the website of the Administrative Body.

III. NOTICES

A. If Administrative Body meetings are held separate from WRD Board of Directors meetings, notices of the meetings and copies of the meeting agenda shall be sent to each Party and posted on the website of the Administrative Body.

B. Any notices that are required to be sent by the Administrative Body shall be sent to the entities and persons listed on Appendix A to these Watermaster Rules. Appendix A is a list of all Parties to the Judgment plus any other entity who requests to be noticed for Administrative Body meetings. Any entity listed on Appendix A which seeks to change the name of the individual designated to receive notices on behalf of said entity shall send a writing to the Administrative Body, attention its General Manager, informing him or her of the new individual representative to receive notice and providing that individual's contact information. The General Manager shall post a revised version of Appendix A to these Watermaster Rules on the Administrative Body's website.

C. Notices shall be sent by electronic mail unless (i) the Administrative Body does not have an email address for a person listed on Appendix A or (ii) a person listed on Appendix A has provided prior written notice to the Administrative Body that notices shall be sent by U.S. Mail.

D. All notices of meetings to be held by the Administrative Body of Watermaster shall be sent at least seventy two (72) hours prior to such meeting unless the Chair of the Administrative Body determines that an emergency exists within the meaning of Government Code Section 54956.5, in which case a meeting may be held on twenty-four (24) hour notice.

E. After the initial adoption of the Watermaster Rules, the General Manager of the Administrative Body shall add persons to Appendix A of these Watermaster Rules who are not Parties to the Judgment, if such persons request it in writing and such persons provide contact information, including email address, to the General Manager.

IV. CONTRACTING

A. The Administrative Body may enter into contracts for (1) professional services and (2) the purchase of materials, supplies and equipment, but shall not enter into construction contracts.

B. In entering into the above permitted contracts, the Administrative Body shall follow Sections 10.2 and 10.3 of WRD's current Administrative Code, which is available on request. Any changes made to the WRD Administrative Code by WRD after the initial adoption of these Watermaster Rules shall not change the provisions of this Section of the Watermaster Rules unless the Administrative Body approves those changes.

C. Notwithstanding the foregoing, the following sections of the current WRD Administrative Code shall not apply to these Watermaster Rules: Sections 10.2.9, 10.2.13, 10.2.15, 10.2.16 (including Subsections 10.2.16.1-10.2.16.9), 10.3.4 and 10.3.5 (including Subsections 10.3.5.1-10.3.5.9).

V. WATERMASTER RECORDS

A. Maintaining Records of the Administrative Body of the Watermaster

i. Pursuant to Section II.A.(1) of the Judgment, the Administrative Body shall maintain copies of all records sent by, received or prepared by the Administrative Body of Watermaster (the "Watermaster Records"). The Administrative Body shall maintain the Watermaster Records in a manner that indicates which Party or constituent body sent, received or prepared the record. The Administrative Body shall retain, store, and maintain all Watermaster Records in accordance with the California Public Records Act (Government Code Sections 6250 - 6276.48) ("Public Records Act").

B. Requesting Records

i. Any Party to the Judgment may request to examine and/or copy an Administrative Body of the Watermaster Record that is (1) not described in Government Code Sections 6254-6255 or (2) covered by a legal privilege arising under applicable law (an “Exempt Watermaster Record”). The request must be in writing and sent to the General Manager of the Administrative Body. The request shall state whether the request is for examination of an Administrative Body of the Watermaster Record and/or for copies of the same. The request should reasonably identify the Administrative Body of the Watermaster Record(s) and the Party making the request. Additionally, the request should be dated and signed.

ii. Requests to examine and/or copy Administrative Body of the Watermaster Records will be processed in accordance with the Public Records Act.

C. Review for Exemption

i. The General Manager of the Administrative Body shall have the authority for reviewing and approving disclosure of Administrative Body of the Watermaster Records in response to a Party’s request. The General Manager of the Administrative Body must review and approve each request for inspection or copying before any Administrative Body of the Watermaster Record is released.

ii. The General Manager of the Administrative Body will determine whether or not the requested Administrative Body of the Watermaster Records are exempt from disclosure. Where an Administrative Body of the Watermaster Record contains both exempt and non-exempt information, the General Manager of the Administrative Body will determine whether the exempt portions are reasonably segregable from the non-exempt portions and, where possible, direct Administrative Body personnel to redact or block those portions of the document, which are exempt from disclosure.

D. Groundwater Extraction Reports - De Minimis Groundwater Production

i. The monthly and quarterly groundwater extractions reported by producers and recorded by the Administrative Body of the Watermaster are rounded to two decimal places (a hundredth of an acre foot), to be consistent with the Allowed Pumping Allocation of Parties as provided in Appendix 2 of the Third Amended Judgment.

ii. Therefore, any groundwater extractions reported less than a hundredth of an acre foot (< 0.01 acre foot) are considered de minimis production and not recorded in either Watermaster records or WRD records.

VI. CONFLICTS OF INTEREST

A. Conflicts of Interest

i. No member of the Administrative Body shall make, participate in making or in any way attempt to use his or her official position to influence a decision by any constituent member of the Watermaster in which he or she has a financial interest or may otherwise profit.

ii. No member of the Administrative Body shall make, participate in making, or use his or her official position to influence any decision by any constituent member of the Watermaster directly or indirectly relating to any contract where said member knows or has reason to know that any party to the contract is a person or entity with whom the member, or any member of his or her immediate family, has engaged in any business transaction or transactions on terms not available to the public.

iii. If an individual representing a member of the Administrative Body of the Watermaster has a conflict under Section VII of these Watermaster Rules or applicable law, then that representative shall not participate in any manner in the consideration of the relevant matter by the Administrative Body, the Water Rights Panel or the Storage Panel. An individual

representative may conclude that he or she has such a conflict of interest and thereafter recuse himself or herself from participating in the relevant matter, or a majority of the constituent body of the Watermaster on which the representative sits as a member may determine, based on substantial evidence, that the individual representative has such a conflict.

VII. STORAGE ACTIVITIES

A. Carryover Conversion to Storage

- i. A party may seek to convert into Storage (“Carryover Conversion”) Carryover as defined in Section III.A of the Judgment. Drought Carryover is not eligible for Carryover Conversion.
- ii. A party may convert into Storage (a) “One Year Carryover”, which is water that was not extracted during the prior Administrative Year and not extracted, in whole or in part, during the current Administrative Year, and (b) Carryover water, which is water that is not extracted during the current Administrative Year and which the party has agreed in writing that it will not extract or lease out to another party prior to the end of the current Administrative year.
- iii. A Party seeking to effectuate Carryover Conversion pursuant to Section III.A. (2) of the Judgment must submit a written notification to the Administrative Body (attention its General Manager). Said written notice of Carryover Conversion shall be in a form(s) to be approved by the Administrative Body.
- iv. Within thirty (30) calendar days of the submittal of the written notification of Carryover Conversion to the Administrative Body, the Administrative Body will review the submittal and provide written acknowledgement and confirmation to the applying Party that the Carryover Conversion is eligible, to which account the Carryover Conversion will apply

(Individual Storage Account or Community Storage Pool), and an invoice for the amount due. If the Administrative Body determines the eligible Carryover Conversion is different from the submittal, it will document the reasons for any discrepancies in the response.

v. Within forty five (45) calendar days of the Party's acknowledgement and confirmation from the Administrative Body, the Party seeking to effectuate the Carryover Conversion shall deliver a check to the General Manager of the Administrative Body in an amount equal to the amount of acre feet of Carryover Conversion multiplied by the applicable Replenishment Assessment of WRD. The applicable Replenishment Assessment shall be the Replenishment Assessment in effect when the completed written notification for Carryover Conversion is submitted to the Administrative Body, except the Replenishment Assessment for the preceding fiscal year of WRD shall apply to a completed written notification for Carryover Conversion submitted during the first 45 calendar days after the end of said fiscal year. No Carryover Conversion to Storage shall be deemed final and approved unless such check is so presented to the General Manager of the Administrative Body.

B. Community Storage

i. If a Party has Stored Water in the Community Storage Pool for nine (9) years and six (6) months, the General Manager for the Administrative Body shall provide a notice to that Party of the ten-year deadline provided in Section IV.E(6) of the Judgment. Copies of that notice shall be sent to the Chair of the Administrative Body and the Chair of the Water Rights Panel.

ii. At any time after its receipt of the aforementioned notice, but no later than the expiration of the ten-year deadline in Section IV.E(6) of the Judgment, the Party shall inform the General Manager of the Administrative Body in writing whether it is requesting to transfer its

Stored Water in the Community Storage Pool to “Space-Available Storage” on an interim basis as specified in Section IV.E(3) of the Judgment. Promptly after receipt of that written request, the General Manager shall send copies of the request to the Chairs of the Administrative Body and the Water Rights Panel for consideration and determination within 45 days.

iii. If a Party does not request to transfer its Stored Water in the Community Storage Pool to “Space-Available Storage” on an interim basis, the Administrative Body shall provide that Party written notice following the expiration of the ten (10) year deadline and thereafter an annual basis informing the Party of the 5% annual reduction in its Community Storage Pool account and the amount of water remaining in account following the 5% reduction, in accordance with Section IV.E(6) of the Judgment. The loss reduction and the addition of the lost water to the Basin Operating Reserve pursuant to Section IV.E(6) of the Judgment shall be reflected in the Administrative Body’s Annual Report.

C. Storage Projects

i. If a Party seeks to introduce water into its Individual Storage Allocation or the Community Storage Pool by constructing or using a new Storage Project, then the Party shall complete and submit a Groundwater Storage Project Application available on the Administrative Body website and follow the application process outlined within the Application. The Application shall be processed, reviewed and acted upon in accordance with the Judgment and these Watermaster Rules.

D. Space-Available Storage

i. “Space Available Storage” shall be utilized according to the procedures set forth in Sections IV.C and IV.R of the Judgment.

E. Storage In Excess of Limits Provided in Judgment

i. If a Party retains water in storage in excess of the 200% limit section forth in Section IV.G of the Judgment, the Administrative Body shall notify that Party in writing. The written notice shall specify that if the Party continues to maintain storage in excess of the 200% limit for thirty (30) days following the issuance of the notice, any extractions by the Party thereafter shall be deemed to be extractions from the Party's applicable storage account in excess of the 200% limit, which will continue to occur until the Party's storage is restored to the 200% limit.

F. Transfers of Right to Produce Stored Water

i. If a Party transfers a right or any portion of a right to produce Stored Water pursuant to Section IV.F of the Judgment, said Party shall provide written notice to the Administrative Body, attention to its General Manager, within thirty (30) days of the effective date of the instrument effecting the transfer.

ii. Said written notice of a transfer of a right to produce stored water shall be in a reasonable form to be approved by the Administrative Body within forty-five (45) days after the initial adoption of these Watermaster Rules.

G. Water Augmentation Projects (Section IV.N of the Judgment)

i. Any Parties seeking approval of a Water Augmentation Project by the Storage Panel shall complete and submit a Water Augmentation Project Application available on the Administrative Body website and follow the application process outlined within the Application.

ii. Promptly after receipt of an initial application from a Party seeking approval of a Water Augmentation Project, the General Manager for the Administrative Body shall send notice of the application to all Parties to the Judgment that informs them of the

opportunity to participate in the Water Augmentation Project in accordance with Section IV.N(1) of the Judgment. Any Party seeking to participate in the Water Augmentation Project shall provide notice of its intent to participate within sixty (60) calendar days of the date of the notice of the opportunity to participate sent by the General Manager.

iii. The application for a Water Augmentation Project shall be processed, reviewed and acted upon in accordance with Sections IV.H and IV.P of the Judgment and Section VIII of these Watermaster Rules. If the Water Augmentation Project is approved by the Storage Panel, it is anticipated that the Storage Panel will issue written conditions of approval that address, among other things, the matters described in Section IV.N(2)-(5) of the Judgment.

H. Material Physical Harm (Sections IV.A and B of the Judgment)

i. If either constituent body of the Storage Panel—the Water Rights Panel or the WRD Board of Directors—determines that Material Physical Harm has occurred, or there is a reasonably foreseeable imminent threat of Material Physical Harm occurring, with respect to a Party’s use of Available Dewatered Space, then that constituent body may, at their discretion, direct the General Manager of the Administrative Body to promptly investigate the actual or threatened Material Physical Harm. After conducting his or her investigation, the General Manager of the Administrative Body shall send a copy of his or her report and recommendation to each member of the Storage Panel. Copies of the General Manager’s report and recommendation shall be sent to all Parties. If the Storage Panel determines that Material Physical Harm has occurred or there is a threat of Material Physical Harm occurring within the meaning of the Definitions of the Judgment, then the Watermaster shall take the actions described in Section IV.B. of the Judgment.

ii. If any Party to the Judgment believes that Material Physical Harm has occurred with respect to the use of the Available Dewatered Space or there is an imminent threat of such harm occurring, said Party may provide written notice, with all relevant facts, of its concerns to the General Manager of the Administrative Body, who will notify the Chair of the Administrative Body and the Water Rights Panel. The General Manager shall conduct the necessary investigation, at no cost to the complaining Party. Upon conclusion of his or her investigation, the General Manager shall send a copy of his or her report and recommendation to each member of the Storage Panel and the Party that raised the concern.

VIII. PROCEDURES FOR REVIEW OF PROPOSED PROJECTS

A. Pursuant to Section IV.O of the Judgment, Storage Projects, Water Augmentation Projects, and certain other projects are subject to review and approval by the Watermaster. Parties who wish to build a Storage Project, Water Augmentation Project, or any other project identified in Section IV.O of the Judgment, shall submit an application for such project to the Administrative Body and follow the procedures set forth therein. Such applications are available on the Administrative Body Website and include the Groundwater Storage Project Application Information and Form documents and Water Augmentation Project Application Information and Form documents.

B. Costs

i. As soon as practicable after receipt of an application, if additional work is deemed necessary by the General Manager of the Administrative Body, the Administrative Body shall provide the Applicant with a written estimate of the cost for the Administrative Body to prepare any groundwater modeling or other technical studies that the Administrative Body deems appropriate for evaluation of the proposed Project. The Applicant may instead choose to do the

work themselves and thereafter resubmit the Application, or they may agree to have the Administrative Body perform the additional work. If they choose the latter, the Applicant must submit payment to the Administrative Body for the estimated cost of the additional work in advance of initiating the work. After payment, the General Manager of the Administrative Body shall provide the Applicant with a written monthly/quarterly accounting of the Administrative Body's use of those funds. If the reasonable cost of the modeling and other technical studies exceeds the initial payment by the Applicant, the General Manager of the Administrative Body may, in his or her discretion, request payment by the Applicant of additional funds needed to complete the studies. If the actual cost of the work performed by the Administrative Body is less than the estimated amount paid up front, then the Administrative Body will refund the balance to the applicant within 30 days of receiving the final cost accounting.

C. Groundwater Modeling

i. If the General Manager of the Administrative Body determines that groundwater modeling is not required for the proposed Project based on the factors listed in subsection ii. below, the General Manager of the Administrative Body shall provide written notice of his or her determination to the Chairs of the Administrative Body and Water Rights Panel. If the Chairs of the Administrative Body and/or the Water Rights Panel, or acting together as the Storage Panel, disagrees and determines that groundwater modeling should be conducted, then it is anticipated that such constituent body of the Storage Panel will provide written notice to the Applicant and the General Manager of the Administrative Body.

ii. Groundwater modeling for a Storage Project or Augmentation Project is not required to be conducted pursuant to Section IV.H of the Judgment if the General Manager of the Administrative Body determines that (i) the likely rise in water levels from the proposed

Project would be minimal, or (ii) other evidence (including any modeling prepared by the Project proponent) demonstrates that the Project will not cause Material Physical Harm.

D. CEQA

i. Any Party seeking approval of a proposed Project by the Storage Panel shall provide the General Manager of the Administrative Body and the Chair of the Water Rights Panel with copies of all notices required under CEQA to be provided to the public concerning the proposed Project at the same time that such notices are sent to the public. Within thirty (30) calendar days after receipt of such a CEQA notice, the General Manager of the Administrative Body shall send copies of said notice to all Parties to the Judgment and post a copy of the notice on the website of the Administrative Body.

E. Discretionary Projects Utilizing Central Basin Spreading Grounds

i. For any Storage or Water Augmentation Project seeking to utilize the Montebello Forebay spreading grounds, the WRD Board of Directors acting as Administrative Body shall adopt written findings that determine whether the following factors have been established, which are necessary to allow the proponent of the Storage or Water Augmentation Project to utilize the spreading grounds with a higher priority than WRD:

(1) The combined amount of Stored Water existing in the Basin and approved for later storage is less than the amount of Available Storage Space;

(2) The Water Augmentation Project or Storage Project will not interfere with WRD's need for the Spreading Grounds for normal replenishment purposes as determined by the WRD General Manager;

(3) Adequate freeboard is available in the Montebello Forebay to accommodate the proposed use of the Spreading Grounds for the Water Augmentation Project or

Storage Project without violating any recycled water permits then held by WRD or will not result in (i) any material loss of otherwise available artificial replenishment water and (ii) any waste of stormwater which otherwise could be captured and conserved in the Spreading Grounds.

F. Hearing Process

i. The hearing process for approval of any Storage Project, Water Augmentation Project, or other project subject to review and approval by the Watermaster pursuant to Section IV.O of the Judgment shall be set forth in the application for such project. Such applications are available on the Administrative Body Website and include the Groundwater Storage Project Application Information and Form documents and Water Augmentation Project Application Information and Form documents. These hearing procedures and approvals shall also apply to all projects described in Section IV.L of the Judgment.

IX. ANNUAL REPORTS

A. The General Manager of the Administrative Body shall cause the preparation of the annual report described in Section II.A(3) of the Judgment. The General Manager shall submit the draft of the annual report to the Water Rights Panel for its consideration in time to meet the October 15th deadline described in the Judgment. Copies of the draft annual report shall be posted on the website of the Administrative Body promptly after delivery to the Water Rights Panel, and notice of the availability of the draft annual report will be sent to all Parties in accordance with the procedures set forth in Section III of these Watermaster Rules.

B. Upon approval of the draft annual report by the Water Rights Panel, the General Manager of the Administrative Body will cause to be produced the final annual report for publication, posting on the Administrative Body website, and delivery to the Water Rights Panel for their filing with the Court pursuant to the Judgment.

XI. BUDGET AND ASSESSMENTS

In addition to the procedures set forth in Section II.A(4) of the Judgment, the Administrative Body may work with the Water Rights Panel to produce a single, consolidated invoice to send to the Parties rather than separate invoices from each entity. The consolidated invoice will clearly describe the Administrative Body budget and the Water Rights Panel budget for the applicable Administrative Year, and the assessments due to each entity. Upon agreement by the Water Rights Panel, the Administrative Body will be responsible for generating and mailing the consolidated invoice and accounting for all monies received, and distribute to the Water Rights Panel its share of the assessments in a timely manner to their current treasurer. The Administrative Body will also attempt to collect any past due assessments, and will inform the Water Rights Panel at their regular meetings of any past due amounts owed to the Water Rights Panel.

In accordance with the last paragraph of Section II.A(4) of the Judgment, no part of the Administrative Body budget shall be assessed to WRD or to any Party who has not extracted water from the Central Basin for a period of two successive Administrative Years prior to the Administrative Year in which the tentative budget should be mailed. Therefore, pursuant to Section II.A(4) of the Judgment, only “Active Parties” shall be subject to the Administrative Body Assessment. “Active Parties” shall be defined as those Parties who have extracted water from the Central Basin in any of the most recent three Administrative Years (the current Administrative Year and the two immediately previous Administrative Years).

X. ADDITIONAL PROVISIONS

A. Intervention

i. Any person who is not a Party to the Judgment or a legal successor to such a Party may seek to intervene in the Judgment on the ground that it proposes to produce or store water in or from the Basin. Such person may seek a Stipulation for Intervention with WRD in accordance with Section VI.I. of the Judgment.

B. Amendments to the Watermaster Rules

i. These Watermaster Rules may be amended as needed by approval of the Administrative Body with notice to the Water Rights Panel and posted on the Administrative Body website. Amendments approved in that manner do not need approval by the Court.

APPENDIX A

ABC Unified School District
American Textile Maintenance Company
Angeles Abbey Memorial Park, Inc
Aqua Capital Management LP
Arco Metals Co. American Brass
Artesia Cemetery District
Artesia, City of
Artesia Ice
Atkinson Brick Company
Atlantic Richfield Company
Atlas Iron & Metal Co
Automobile Club of Southern California
Baker Commodities, Inc
Bell Gardens, City of
Bellflower Home Garden Water Company
Bellflower Unified School District
Bellflower, City of
Bellflower-Somerset Mutual Water Company
Boy Scouts of America, Long Beach Area
Buell, Mary Dolores
California-American Water Company
California-Domestic Water Company
California State of, Caltrans
California Water Service Company (East LA)
California Water Service Company (Dominguez)
Central Basin Municipal Water District
Cerritos, City of
Cerritos Community College District
Chang, I-Hsin and Associates
Chevron USA, Inc
Coast Packing Company
Commerce, City of
Compton, City of
Compton Unified School District
Corning Trust
Crandell, F.J.
Darling-Delaware Company, Inc
Dolan, J.E., P.A., & T.P.
Downey, City of
EcoGas, Inc.
El Rancho Unified School District
Emoto, John H
Equilon Enterprises, LLC
Exide Technologies
Farmers & Merchants Trust Co of Long Beach
Flesch, Elizabeth, et al
Footbridge 1 Trust
Ford Motor Company
Forestar (USA) Real Estate Group Inc
Frampton, Harvey
Frampton, William H
Nancy Furr
Golden State Water Company
Gordon, Robert E
John Grant
Graham, Hugh W or Marcia K, Trustees
Harada Brothers
Hathaway, Jesse R
Hathaway, Merrie F
Hathaway, Richard F, Jr.
Hathaway, William A
Hathaway, Loline
Hoke, Barbara and Rosing, Nancy
Hoke, Barbara
Huntington Park, City of
Inglewood Park Cemetery
Jones Company, The
Kotake, Masao
LA Brickyard, LLC
La Habra Heights County Water District
Lakewood, City of
Lincoln Memorial Park, Inc
Little Lake Cemetery District
Long Beach, City of
Los Angeles, City of
Los Angeles County Rancho Los Amigos
Lunday-Thagard Oil Company
Lussman, Paul H, Jr., et al
Lynwood, City of
Lynwood Park Mutual Water Company
Margulies, Kathryn and Schwartz, Jon
Martin, Mary
Maywood Mutual Water Company No 1
Maywood Mutual Water Company No 2
Maywood Mutual Water Company No 3
Mellano, G, et al

Metro-H2O
Mitsuuchi, Mary F Trust
Montebello, City of
Montebello Land and Water Company
Nancy Dee Keane Living Trust
New England Mutual Life Insurance Company
Newark Group, Inc, The
Northrop Grumman Systems Corporation
Norwalk, City of
Norwalk-La Mirada Unified School District
Omega OU2 LLC
Omega Remediation Environmental Trust
ONK Farms
Oltmans Construction Company
Orchard Dale Water District
PABCO Building Products, LLC
Paradise Memorial Park
Paramount, City of
Paramount Unified School District
Liberty Utilities (Park Water Company)
Patrician Associates Inc/Majestic Realty Co.
Petersburg, L.P.
Pico Boys Baseball, Inc
Pico Rivera, City of
Pico Water District
Puente Basin Water Agency
Randall, Villis Family Trust
Rippy, Francine
Rockview Dairies, Inc
Rocky Mountain Industries, Inc
Roman Catholic Archbishop of Los Angeles
Rosales, Elvira C
Rosing, L S Trust and P Schwartz
Rosing, Nancy
Rowland Water District
St John Bosco School
San Gabriel Valley Watery Company
Santa Fe Springs, City of
Sativa- Los Angeles County Water District
Scantlebury, Robert P
September Properties, LLC
Signal Hill, City of
Simmons Survivor's Trust

South Gate, City of
South Montebello Irrigation District
Southern California Edison Company
Statewide Stations, Inc
Suburban Water Systems
Taurek, Mary
Tesoro Logistics Operations
Tesoro Refining & Marketing Company LLC
Tract No. 180 Water Company
Tract No. 349 Mutual Water Company
Tucker, William M & or Robertson, Bobby Ray Jr
Vangrootheest, Ernest A
Vernon, City of
Virginia Country Club
Walnut Park Mutual Water Company
WEMS, Inc
Whittier, City of
Whittier Union High School District
Wolfsberger, Helen and Christine Joseph
Yamamoto, George and Alice
Zane Living Trust