DIANA J. CARLONI (SBN 100460) Attorney at Law 2 16195 Siskiyou Rd., Suite 130 Apple Valley, CA 92307 Telephone: (760) 946-9910 3 Facsimile: (760) 946-9920 4 5 6 Attorney for Plaintiff, NEWBERRY SPRINGS RECREATIONAL LAKES ASSOCIATION 7 8 9 SUPERIOR COURT OF THE STATE OF CALIFORNIA 10 COUNTY OF RIVERSIDE 11 CITY OF BARSTOW, et al. CASE NO: CIV 208568 12 Plaintiffs. OPPOSITION OF NEWBERRY SPRINGS 13 RECREATIONAL LAKES ASSOCIATION VS. TO MOTION TO ADJUST FREE 14 PRODUCTION ALLOWANCE FOR CITY OF ADELANTO, et al. WATER YEAR 2021-2022 15 Defendants. Hearing Information: 16 AND RELATED CROSS-ACTIONS Date: June 3, 2021 17 1: 30 PM Time: Dept: 18 Before the Hon. Craig G. Riemer, Judge 19 TO ALL PARTIES AND TO THEIR ATTORNEYS OF RECORD: 20 NEWBERRY SPRINGS RECREATIONAL LAKES ASSOCIATION (hereinafter referred 21 to solely as "Newberry"), a stipulating and interested party to the above-captioned proceeding. 22 opposes the motion to adjust the free production allowance for the water year 2021-2022, and 23 requests the ramp-down for the Baja subarea be stayed one year, due to changed 24 circumstances. In presenting its opposition, Newberry respectfully represents as follows: 25 I. INTRODUCTION 26 As in prior years, the Newberry is compelled to oppose the current Motion to Adjust the 27 Free Production Allowance for the Water year 2021-22, based upon the following described 28

factors. As a preface to its argument, Newberry opines that despite Herculean efforts to work

with the Watermaster, the Watermaster will only politely listen, then take a "business as usual", rote response to the ideas discussed. None are acceptable.

The Physical Solution is claimed to be based upon the best science, but no new data is gathered and tested after 25 years of a plan that has and continues to favor the Alto subarea and punish the Centro and Baja subareas. The claimed "best science" is over 25 years old based on data collected and analyzed 30 years prior to that.

In addition to the foregoing, the Watermaster is no longer independent but suffers a conflict of interest by having purchased its own water rights, competing with the very producers to which it supposedly should be providing an equitable solution. The water rights purchased by the Mojave Water Agency, have not been retired but are included and potentially skew the Baja subarea calculations.

Baja producers continue to stand at the end of the line, now only allowed to use twenty-five percent (25%) of each producer's water rights, and the recommendation is to be ramped down to Twenty percent (20%). All the while, financial resources, enhanced facilities and deference are given to the Alto subarea and the Transition Zone. These facilities and financial resources are not equitably spent and Baja faces the continual excuse of cost, "it is too expensive", for the Watermaster to take the steps to secure data that would prove or disprove the assumptions in Baja and/or to secure resources and facilities to allocate to the long-term solution identified by the Watermaster engineer.

## II. BASIS OF OPPOSITION AND REQUEST FOR ONE YEAR STAY

This opposition is based upon a change of circumstances, and new information, all of which is missing from the current motion before the court. Newberry contends that a stay of rampdown for the 2021-2022, **only**, in order to see the effect of these changed circumstances on the subarea, along with its intended request for specific orders from this Court, relative to further investigation and information by the Watermaster, would not be prejudicial to the Baja subarea, nor to any other stipulating party under the judgment.

The changed circumstances and new information, supported by the Declaration of Jeff Gaastra are:

- 1. Mojave Water Agency, the initially appointed watermaster under the Judgment, purchased water rights from Baja user GENON, first in competition with other Baja users who had the opportunity and did bid to secure such water rights as replacement water; and then second, failed to retire the water rights, thereby falsely inflating the production numbers. Treatment of these water rights as retired or otherwise could be part of the solution to mitigate further rampdown.
- 2. The Watermaster has not considered and logically cannot calculate the change that occurs by those alfalfa fields taken out of production and turned into solar farms, as identified in the Declaration of Jeff Gaastra attached hereto. Those fields will not pump water in Water Year 2021-22. To consider that use in the new water year unfairly and unnecessarily inflates the production numbers causing further and possibly unnecessary rampdown.
- 3. The Watermaster refuses to acknowledge that there are producers "in limbo" (as Newberry refers to them) which are deceased, not found or have not pumped for years. See list of non-producers attached as Exhibit A. The Watermaster reports that these producers "in limbo" have not pumped, but still includes their rights in the calculation every year, thereby, again inflating the numbers in Baja and forcing rampdown.
- 4. The Watermaster refuses to acknowledge the fact that the California Dept. Of Fish and Wildlife, does not either retire nor pump the full 961 acre feet owned. Less than 100 acre feet have been pumped in recent years.
- 5. The Watermaster is in violation of the judgment by not metering minimal producers. The "guess" of 2228 acre feet being pumped by minimal producers makes those producers consumers of over 20 percent of all available Production Safe Yield water in the basin. This is neither fair nor equitable to the all other producers, yet consideration of the guess, penalizes all other producers and rewards the minimal producers. This amount should be removed from the calculations. See page 3, Line 25 C. Of the Judgment.
- 6. The Watermaster is in violation of the judgment as it contends that there is no "obligation" to insure surface flows of 21,000 acre feet and 2000 subsurface acre feet to the Centro subarea, although the Judgment specifically states said flow is an "obligation to Centro".

The Watermaster does not measure nor verify if such obligation is met, rather it takes the position that the obligation is "assumed" to be met. The Baja subarea has repeatedly requested of Watermaster to measure actual flow into the subarea. The Watermaster refuses to do measure actual flow as too expensive.

- 7. The Watermaster must determine how it will address the advent of multiple illegal cannabis grows in the area, which in essence are stealing water for irrigation.
- 8. Newberry addresses the letter of Fred Stearn, attached to the Watermaster motion as being irrelevant. Fred Stearn is a minimal producer without standing. Unless a stipulating party, his letter should not be considered.
- 9. Taking into account the Genon Water, the water in limbo and the water from the Dept. Of Fish and Wildlife that should be considered retired, there is an overstatement of 6284 acre feet in the water budget. If the Watermaster recalculated its 2021-2022 numbers for Baja, recognizing this reduction, then Baja would be well within 5% differential allowed prior to imposing rampdown. It should be noted that this requested acknowledgment and recalculation does NOT consider the minimal producers use, which remain unmetered, nor the effect of the solar farm which will take multiple acre feet of water out of production due to the change of use from alfalfa farm to solar farm.

Thus all changes taken together and analyzed over the next water year may significantly affect the calculations, and benefit the Baja users. The time to consider these factors is before additional rampdown as common sense and logic support the premise that once there is a rampdown, despite lip service to the contrary, "ramp up" will be impossible.

## III. ARGUMENT

In the past, Newberry has suggested many alternatives, all of which are "considered and rejected" as not viable for being "outside the Judgment". Newberry will not repeat them again. However, Newberry does repeat and emphasize that the Judgment After Trial, filed January 10, 1996, specifically provides for flexibility within the application of the judgment and provides for potential supplements to the Physical Solution.

"It is essential that this Physical Solution provide maximum flexibility an adaptability in order that the Court may be free to use existing and future technological, social, institutional and economic option in order to maximize reasonable beneficial use of the waters of the Basin Area. To that end, the Court's retained jurisdiction may be utilized where appropriate to supplement the Physical Solution. (Emphasis added)."

See the 1996 Judgment after Trial, paragraph 21.

The Watermaster has made it clear to stakeholders that it will make no recommendation outside the four corners of the judgment and will not recommend any alternatives based upon its unilateral determination of whether of not an alternative complies with the judgment. This rigid position seems to ignore its equitable duties to all producers, ignores the external change of circumstances, defeats the notion of "ramp up" if our analysis is correct, and potentially offends paragraph 21 of the judgment set forth above.

Newberry is in the process of preparing separate motions, unfortunately not complete simultaneously with this opposition, seeking very specific orders for consideration by the Court, that would instruct the Watermaster on data collection and to consider recalculations based on actual data not assumptions that are decades old. Newberry would respectively request that the Court not make a determination on the 2021-2022 rampdown for Baja until those motions are heard, and would further request a deadline to file those motions of July 15, 2021, to comply with our expert engineer's schedule.

Prior to approving and imposing any rampdown on Baja, Newberry would request that the Court find good cause to stay any further rampdown order for the Baja subarea, for one year, so Watermaster may report the effect of removing or retiring the unpumped Genon water, purchased by the Mojave Water Agency, from the calculation of Free Production Allowance for the Water Year 2021-2022.

Prior to approving and imposing any rampdown on Baja, Newberry would request that the Court find good cause to stay any further rampdown order for the Baja subarea, for one year, so Watermaster may report the effect of removing from the Water Budget the "water in limbo" that has skewed the numbers for Baja over the past decade. We suggest a separate data base to keep

track of the unpumped limbo water, and if the water is ever found to be usable again it can be added to the Water Budget at that time.

Prior to approving and imposing any rampdown on Baja, Newberry requests that Court find good cause to stay any further rampdown order for the Baja subarea, for one year, to assess the effect of the change of use of alfalfa fields to solar fields and report same to the court.

## IV. CONCLUSION

Newberry contends that no prejudice to any party to the adjudication, or Judgment would occur by staying the rampdown for the upcoming water year. Maintaining the status quo pending further investigation of the matters identified herein, would assist with meeting the goals of the long-term solution and would be fair and equitable to the producers in Baja, who have historically suffered far greater rampdowns than any other subarea. The stay for one year does not impact any other subarea as Baja is at the end of the subarea chain and there is no obligation, either surface or subsurface to any other area.

Newberry requests that the Baja subarea not be subject to a rampdown for one year, the water year 2021-2022 for the reasons herein stated.

Respectfully submitted,

Dated: May 20, 2021

ATTORNEY FOR NEWBERRY SPRINGS RECREATIONAL LAKES ASSOCIATION

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# DECLARATION OF JEFF GAASTRA ATTACHED TO OPPOSITION OF NEWBERRY TO MOTION TO ADJUST FREE PRODUCTION ALLOWANCE

## **JEFF GAASTRA DECLARES:**

I am the President of the Newberry Springs Recreational Lakes Association and the person most knowledgeable of that entity as to water matters affecting that entity. The following facts are within my knowledge, information, and belief, based upon my investigation, meetings with the Watermaster, and research on the effect of the Mojave Water Adjudication on Newberry. As to these matters. I believe them to be true.

- 1. Exhibit A hereto is a true and correct copy of the list of BAJA subarea users that have not pumped in over a decade. I personally have checked this list annually. There is a total of 3643 acre feet of water that was not pumped in the Baja subarea. This list is compiled from direct contact with the stipulated parties on the list or no contact because the party is unreachable. I have repeatedly asked Watermaster to verify my list or to give me a copy of a list of their own making for the stipulated parties not able to use their BAP because of legal reasons, and Watermaster has refused. Therefore, my list is made with the best information that I currently have.
- 2. I have read the Judgment after Trial entered in 1996 and all amendments thereto. The Judgment provides at page 3, beginning subparagraph C., the method by which minimal users are handled. The Watermaster engineer uses 2228 acre feet of water use by Minimal Producers in Baja every year, I understand that this number is from a study done by Webb years ago. The Webb study used educated guessing to get the data and to this day Mojave Water Agency fails to verify actual Minimal Producer water production as required by the Judgement. Minimal Producers where to be assessed and be a part of an equitable allocation of the costs of the Physical Solution. To assess Minimal Producers, an accurate verified annual production of the water they used was a requirement of the Judgement. An inaccurate or "Guess" of the actual water use of the Minimal Producers can and does affect the Water Budget in the basin, and with continued rampdown, the effect is amplified if the number is not correct. An

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accurate water production number by the Minimal Producers in Baja and the illegal commercial cannabis growers, need to be addressed by the Watermaster before further ramping down and penalizing the use by stipulating parties who abide by the judgment.

- 3. On behalf of Newberry, I personally submitted a bid for purchase of the Genon Water in 2019-20. The bid from Newberry was in excess of \$2.7 million for a portion of the water which would defray Newberry's obligation for replacement water. I was advised by Genon that Newberry was outbid, and after several conversations with Watermaster and Mojave Water Agency (MWA) joint counsel, directly asking if MWA was bidding against us, its constituent, he would not answer. It was revealed that MWA was the successful bidder. I thereafter engaged in multiple meetings with MWA on behalf of Newberry, to be able to purchase the water from MWA and was denied. MWA now has two conflicting roles in this adjudication, as it is the governing agency over implementation of the judgment and must now govern itself. This conflict is disturbing at best, but also harms the Baja subarea if the water rights are not retired. The total amount of Genon Water that could be retired to assist our subarea calculations is 2100 acre feet, Retiring this amount would allow MWA enough water to be leased to Genon to fulfil the purchase agreement between Genon and MWA and after the 5 year period is up, they could retire the balance of 2417 acre feet (AF).
- 4 If you add MWA's Genon water, the water in limbo, and The State Dept. of Fish & Wildlife unused water, then remove that amount from the water budget, we would not need to rampdown. We would be in balance according to the Judgement.
- 2100 BAP MWA Genon
- 3643 BAP Limbo water
- 541 BAP not used or retired by Dept. of Fish & Wildlife
- 6284 total BAP that should not be in the water budget
- The Actual Stipulated (in the Judgement) BAP for Baja is 63,929 AF. Minimal Producers are not ramped down and use 2228 AF, this number is an educated guess by Watermaster's engineer and should not be used until the actual production is known. If you reduced the total of

BAJA's Adjudicated BAP by 6284 AF, the new BAP would be 57,645 and Baja would be well within the 5% that the Judgement requires, and we should stay at 25% rampdown.

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BAP 57,645

2020-21 FPA

PSY 12 180

Percent Diff

VP 2019-20 18,677

4 57,64 5 MW 14,411

12,189 3.87%

MWA, Watermaster, and Fish & Wildlife, are using every tool that they can to harm water

producers in Baja. Watermaster has reduced Baja's return flow, MWA purchased BAP that we needed, MWA is not retiring the BAP they purchased. MWA is not accurately monitoring

Minimal Producers, and Watermaster is not removing the water that is in limbo from the water

budget at least until the limbo water is adjudicated and available for use. All these actions are

forcing producers to either stop pumping or buy water from MWA, when there are other

alternatives that would help the Stipulated Parties.

- 5. I have personally seen and spoken with landowners who ceased alfalfa farming in favor of selling or ground leasing the property to solar farmers. This will remove much agricultural use from pumping. The effect of these new solar farms could bring our subarea into immediate balance. Newberry believes that the Baja subarea rampdown should be deferred until the effect of reduced agriculture is analyzed and calculated by the Watermaster.
- 6. The current rampdown is at 25%, and the request to rampdown even further is far out of range of all other subareas. There is no further downstream obligation after Baja and a moratorium for one year to re-assess the plan for a long-term solution by addressing the other matters stated in this declaration and opposition, would not prejudice any party. The resulting changed uses (alfalfa fields, unused water and Genon water) might well keep this subarea within acceptable limits.
- 7. Other matters including the water obligation from Alto to Centro are matters for which affirmative motions are being prepared for consideration by the Court. Newberry requests the Court set a filing date for those motions for no later than July 15, 2021. The motions will seek an order to instruct the Watermaster with respect to the obligations required of it, under the Judgment. These motions could not be filed concurrently as Newberry was continuing to work with Watermaster to exhaust all possible avenues of collaborative effort and relief. As of

May 11, 2021, the last meeting, it was apparent that Newberry will be required to file the motions.

8. Based upon the foregoing, and on behalf of Newberry, we request the court not grant and/or stay any further rampdown in the Baja subarea for a period of one year only, to address these very specific items.

I declare under penalty of perjury of the laws of the State of California that the foregoing is true and correct to the best of my knowledge, information, and belief, and as to the matters stated on information secured by me or provided to me, by MWA and the Watermaster, I believe such matters to be true.

I have executed this declaration on the 20th day of May, 2021 at Newberry Springs, California.

JEFF GAASTRA Fax Sig.- Cal. Rules of Court, Rules 2.304

# EXHIBIT 'A'

EXHIBIT 'A'

EXHIBIT 'A'

Producer	вар в	FPA (	Carryove?	Гotal VP	· U	nused FPA
AHN, CHUN SOO	50	23	25	48	1	23 NO RESPONSE TO REPETED ATTEMEPTS TO CONTACT
AKE, CHARLES	23	11	12	23	0	11 CONTESTED OWNERSHIP
BAILEY	27	13	14	27	0	13 DOEN'T USE, NOT FOR SALE
BARON	26	12	13	25	0	12 DOES NOT USE, NO RESPONSE
BORJA	20	9	10	19	0	9 DOES NOT USE, NO RESPONSE
BUDGET FINANCE	32	15	16	31	0	15 LAND SOLD, NEW OWNER HAS NOT CLAIMED WATER
CAMANGA, TONY	47	22	24	46	1	22 NO RESPONSE TO REPETED ATTEMEPTS TO CONTACT
CAMPBELL	22	10	11	21	0	10 NEEDS PROOF OF ESTATE, CANT TRANSFER WITHOUT
CLARK, ARTHUR	50	23	25	48	0	23 SOLD LAND, ISSUE WITH NAME ON DEED, NO CLEAR TITLE
CROSS, FRANCIS	40	18	20	38	Q	18 88 YEAR OLD COWBOY, NOT FOR SALE, NOT GOING TO USE
DENNISON, QUENTIN	29	14	15	29	0	14 SOLD PROPERTY, NO CLAIM ON WATER FROM NEW OWNER
DONALDSON, JERRY	90	41	45	86	1	41 NOT USING, NOT SELLING
DOWELL, LEONARD	23	11	12	23	0	11 NO CLEAR OWNERSHIP
FEIFAR, MONICA KAY	20	9	10	19	0	9 NO CLEAR OWNERSHIP
FERNANDEZ, ARTURO	76	35	38	73	0	35 NO CLEAR OWNERSHIP
FERRO, DENNIS	32	15	16	31	0	15 NOT FOR SALE, NOT USING
GRAY, BETTY	94	43	47	90	0	43 NOT FOR SALE, NOT USING
HANSON AGGREGATES	31	14	16	30	0	14 BUISNESS, BUT NOT USING
HARESON, NICHOLAS	8	4	4	8	0	4 DECEASED, IN LIMBO
HONG, PAUL	85	39	43	82	0	39 NOT USING, NOT SELLING
HUBBARD, ESTER	28	13	14	27	0	,13 NO CONTACT, NOT USING
KARIMI, HOOSHANG	70	32	35	67	0	32 DECEASED, MULTIPLE PEOPLE INVOLVED IN ESTATE
KEMP, ROBERT	32	15	16	31	0	15 CANT SELL, HAS ISSUES, IN LIMBO OVER OWNERSHIP
LAKE WAIKIKI	98	45	49	94	0	45-2 OWNERS, NOT FOR SALE, NOT USING
LEE, VIN JANG	630	284	315	599	0	284 SOLD PLACE TO HSIAO, COLVIN- NO CLEAR OWNERSHIP OF WATER,
LEM, HOY	32	15	16	31	0	15 NOT USING, FAMILY UNSURE ABOUT SELLING
LIANG, YUAN	200	90	100	190	0	90 NOT USING, LEASE MAYBE, NOT SURE
MAHJOUBI, AFSAR	63	29	32	61	0	29 NO CLEAR OWNERSHIP, NO CONTACT INFO
MARSHALL, CHARLES	20	9	10	19	0	9 NO CLEAR OWNERSHIP, NO CONTACT INFO
MILLER LIVING TRUST	18	9	9	18	0	9 NO CLEAR OWNERSHIP, NO CONTACT INFO
MIZRAHIE, ET AL	145	66	73	139	0	66 NOT SELLING, NOT USING
P & H ENGINEERING	667	301	334	635	0	301 NOT SELLING, NOT USING
PORTER, TIMOTHY	30	14	15	29	0	14 NOT USING, NO CONTACT
RIZVI, S R ALI	27	13	14	27	0	13 NO CONTACT, NOT USING
SCE	600	270	300	570	0	270 NOT USING, NOT SELLING
STARKE, GEORGE	23	11	12	23	0	11 NO CONTACT, NOT USING
TEISAN, JERRY	96	44	48	92	0	44 NO CONTACT, NOT USING
WANG, STEVEN	10	5	5	10	0	5 NO CONTACT, NOT USING
WORSEY, JOSEPH	29	14	15	29	0	14 NO CONTACT, NOT USING
TOTALS	3643	1660	1828	3488	3	1660

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## PROOF OF SERVICE

## STATE OF CALIFORNIA, COUNTY OF SAN BERNARDINO

I am employed in the County of San Bernardino, State of California. I am over the age of 18 and not a party to the within action. My business address is 16195 Siskiyou Rd., Suite 130, Apple Valley, CA 92307.

On May 21, 2021, I served the within documents described as OPPOSITION OF NEWBERRY SPRINGS RECREATIONAL LAKES ASSOCIATION TO MOTION TO ADJUST FREE PRODUCTION ALLOWANCE FOR WATER YEAR 2021-2022 on the interested parties in this action, as follows:

By email or electronic transmission to the Watermaster and its counsel at the e-mail addresses listed below, and I did not receive, within a reasonable time after the transmission, any electronic message or other indication that the transmission was unsuccessful; and

By messenger service to the Watermaster, the documents referred to hereinabove were personally delivered to the Watermaster by Rapid Attorney Service, a professional Service of Process/messenger service; A Declaration of Messenger will subsequently be filed; and Via, Watermaster to all parties to the action, pursuant to the Judgment of this case and the Mojave. Basin Area Watermaster's Rules and Regulations paragraph 8.B which provides that service to be the responsibility of the Watermaster and paragraph 10.D, which provides that a party's service obligation is satisfied upon delivery of a copy of the conformed documents as filed with the Court. As of today, the Watermaster has not set a service fee. Per the Watermaster's request, I will cause a check to be delivered to Watermaster upon being notified of the Watermaster's service costs.

- Mojave Basin Area Watermaster c/o Valerie L. Wiegenstein, Watermaster Services Manager 13846 Conference Center Drive Apple Valley, CA 92307-4377 watermaster@mojavewater.org
- [x] BY MAIL. I caused such envelope, as indicated on the addresses noted above and/or the attached service list, with postage thereon fully prepaid to be placed in the United States mail at San Bernardino, California. I am readily familiar with the firm's business practice for collection and processing of correspondence for mailing with the United States Postal Service and that the foregoing document was placed for collection and mailing in accordance with ordinary business practices pursuant to Code of Civil Procedure, Section 1013a.

William J. Burnick Leland P. McElhaney Brunick, McElhaney & Kennedy PLC 1839 Commercenter West San Bernardino, CA 92408-3303 bbrunick@bmblawoffice.com

[X] (State) I declare under penalty of perjury pursuant to the laws of the State of California that the above is true and correct.

Executed on May 21, 2021, at Apple Valley, California.

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# PROOF OF SERVICE

# STATE OF CALIFORNIA } COUNTY OF SAN BERNARDINO}

I am employed in the County of the San Bernardino, State of California. I am over the age of 18 and not a party to the within action; my business address is 13846 Conference Center Drive, Apple Valley, California 92307.

On May 21, 2021, the document(s) described below were served pursuant to the Mojave Basin Area Watermaster's Rules and Regulations paragraph 8.B.2 which provides for service by electronic mail upon election by the Party or paragraph 10.D, which provides that Watermaster shall mail a postcard describing each document being served, to each Party or its designee according to the official service list, a copy of which is attached hereto, and which shall be maintained by the Mojave Basin Area Watermaster pursuant to Paragraph 37 of the Judgment. Served documents will be posted to and maintained on the Mojave Water Agency's internet website for printing and/or download by Parties wishing to do so.

Document(s) filed with the court and served herein are described as follows:

# OPPOSITION OF NEWBERRY SPRINGS RECREATIONAL LAKES ASSOCIATION TO MOTION TO ADJUST FREE PRODUCTION ALLOWANCE FOR WATER YEAR 2021-2022

X I, Jeffrey D. Ruesch, declare under penalty of perjury under the laws of the State of California that the above is true and correct.

Executed on May 21, 2021 at Apple Valley, California.

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Jeffrey D. Ruesch

Attn: Roberto Munoz 35250 Yermo, LLC 11273 Palms Blvd., Ste. D. Los Angeles, CA 90066-2122 Attn: John McCallum Abshire, David V. P. O. Box # 2059 Lucerne Valley, CA 92356-2059 Attn: Daniel Best Adelanto, City Of 11600 Air Expressway Adelanto, CA 92301-1914

(adesdevon@gmail.com)

Ades, John and Devon (via email)

Attn: Pedro Dumaua (pdumaua@ducommun.com) Aerochem, Inc. (via email) 4001 El Mirage Rd. Adelanto, CA 92301-9489

(lclifton@robarenterprises.com) Agcon, Inc. (via email) 17671 Bear Valley Road

Hesperia, CA 92345-4902

Attn: Lori Clifton

Attn: Chun Soo and Wha Ja Ahn (chunsooahn@naver.com)

Ahn Revocable Living Trust (via email)

P. O. Box 45

Apple Valley, CA 92307-0001

Attn: Simon Ahn (ssahn58@gmail.com) Ahn Revocable Trust (via email)

29775 Hunter Road Ahn, Chun Soo Murrieta, CA 92563-6710 19130 San Jacin

chunsooahn@naver.com)
Ahn, Chun Soo and David (via email)
19130 San Jacinto Way
Apple Valley, CA 92308-6748

Attn: David Ahn (davidahnmd@gmail.com,

Attn: Chun Soo Ahn (chunsooahn@naver.com) Ahn, Chun Soo and Wha Ja (via email)

P. O. Box 45

Apple Valley, CA 92307-0001

Ake, Charles J. and Marjorie M. 2301 Muriel Drive, Apt. 67 Barstow, CA 92311-6757 Attn: Paul Tsai (paul@ezzlife.com)
America United Development, LLC (via email)

19625 Shelyn Drive

Rowland Heights, CA 91748-3246

Attn: Ana Chavez

American States Water Company 1920 W. Corporate Way Anaheim, CA 92801-5373 Anderson, Ross C. and Betty J.

13853 Oakmont Dr.

Victorville, CA 92395-4832

Attn: Daniel B. Smith (avfcwd@gmail.com)
Apple Valley Foothill County Water District

(via email)

22545 Del Oro Road

Apple Valley, CA 92308-8206

Attn: Matthew Patterson

Apple Valley Heights County Water District

P. O. Box 938

Apple Valley, CA 92308-0938

Attn: Mathew Schulenberg Apple Valley Unified School District

12555 Navajo Road

Apple Valley, CA 92308-7256

Attn: Emely and Joe Saltmeris

Apple Valley View Mutual Water Company P. O. Box 3680

Apple Valley, CA 92307-0072

Attn: Tina Kuhns Apple Valley, Town Of 14955 Dale Evans Parkway

Apple Valley, CA 92307-3061

Archibek, Eric

41717 Silver Valley Road

Newberry Springs, CA 92365-9517

Attn: Blaine Bilderback

Atchison, Topeka, Santa Fe Railway Company

2301 Lou Menk Drive, GOB-3W Fort Worth, TX 76131-2825

Attn: Blaine Bilderback (Blaine.Bilderback@bnsf.com)

Atchison, Topeka, Santa Fe Railway Company

(via email)

2650 Lou Menk Drive, MOB-2 Fort Worth, TX 76131-2825 Avila, Angel and Evalia 1523 S. Visalia

Compton, CA 90220-3946

Attn: Sheré R. Bailey

(LegalPeopleService@gmail.com)

Bailey 2007 Living Revocable Trust, Sheré R.

(via email)

10428 National Blvd

Los Angeles, CA 90034-4664

Attn: Daniel Shaw (barhwater@gmail.com) Bar H Mutual Water Company (via email)

P. O. Box 844

Lucerne Valley, CA 92356-0844

Barber, James B. 43774 Cottonwood Road Newberry Springs, CA 92365 Attn: Casey Slusser (barlenwater@hotmail.com; casey.slusser@gmail.com)

Bar-Len Mutual Water Company (via email)

P. O. Box 77

Barstow, CA 92312-0077

Attn: Curtis Palmer

Baron, Susan and Palmer, Curtis

141 Road 2390

Aztec, NM 87410-9322

Attn: Jennifer Riley (hriley@barstowca.org)

Barstow, City of (via email)

220 East Mountain View Street -Suite A

Barstow, CA 92311

Attn: Barbara Davison Bass Trust, Newton T. 14924 Chamber Lane Apple Valley, CA 92307-4912

Attn: Remo E. Bastianon Bastianon Revocable Trust 9484 Iroquois Rd.

Apple Valley, CA 92308-9151

Attn: Chuck Bell (chuckb@sisp.net)
Bell, Charles H. Trust dated March 7, 2014
(via email)

P. O. Box 193

Lucerne Valley, CA 92356-0193

Box, Geary S. and Laura P. O. Box 402564

Hesperia, CA 92340-2564

Attn: Paul Johnson

Brown, Bobby G. and Valeria R.

26776 Vista Road

Helendale, CA 92342-9789

(irim@aol.com) Bryant, Ian (via email) 15434 Sequoia Avenue - Office

Hesperia, CA 92345-1667

Bunnell, Dick

8589 Volga River Circle

Fountain Valley, CA 92708-5536

Attn: Michael P. Naze (michael.naze@dot.ca.gov)

California Department Of Transportation (via

email)

464 W. 4th Street

San Bernardino, CA 92401-1407

Attn: Catalina Fernandez-Moores (jgammett@calportland.com)

CalPortland Company - Oro Grande Plant (via

email)

P. O. Box 146

Oro Grande, CA 92368-0146

Carlton, Susan P.O. Box 193

Yermo, CA 92398-0193

Attn: Mike Beinschroth (Beinschroth@gmail.com)

Beinschroth Family Trust (via email)

18794 Sentenac

Apple Valley, CA 92307-5342

Best, Byron L. 21461 Camino Trebol Lake Forest, CA 92630-2011

Attn: Alicia Alexander

Bracht, William F. and Alexander, Alicia M.

12439 Addison Street N. Hollywood, CA 91607

Brown, Jennifer 10001 Choiceana Ave. Hesperia, CA 92345

(bubierbear@msn.com) Bubier, Diane Gail (via email)

46263 Bedford Rd.

Newberry Springs, CA 92365-9819

(kjbco@yahoo.com) Bush, Kevin (via email) 7768 Sterling Ave.

San Bernardino, CA 92410-4741

Attn: Robert W. Bowcock CalMat Company 405 N. Indian Hill Blvd. Claremont, CA 91711-4614

Attn: Tony Camanga Camanga, Tony and Marietta 48924 Bedford Rd.

Newberry Springs, CA 92365

Attn: Kevin Mangold Casa Colina Foundation P.O. Box 1760

Lucerne Valley, CA 92356

Beinschroth, Andy Eric 6719 Deep Creek Road Apple Valley, CA 92308-8711

Borja, Leonil T. and Tital L. 20784 Iris Canyon Road Riverside, CA 92508-

Attn: Marvin Brommer Brommer House Trust 9435 Strathmore Lane Riverside, CA 92509-0941

Bruneau, Karen 19575 Bear Valley Rd. Apple Valley, CA 92308-5104

Attn: Noah Furie Budget Finance Company 1849 Sawtelle Blvd., Ste. 700 Los Angeles, CA 90025-7012

Attn: Shanna Ghale (shanna.ghale@associa.us)
Calico Lakes Homeowners Association (via

email)

11860 Pierce Street, Suite 100 Riverside, CA 92505-5178

Attn: Catalina Fernandez-Moores (jgammett@calportland.com)

CalPortland Company - Agriculture (via email)

P. O. Box 146

Oro Grande, CA 92368-0146

Attn: Myron Campbell II Campbell, M. A. and Dianne 12526 Donegal Way Houston, TX 77047-2810

Attn: Danielle Stewart (danielle.stewart@wildlife.ca.gov; Richard.Kim@wildlife.ca.gov; Alisa.Ellsworth@wildlife.ca.gov) CDFW - Camp Cady (via email) 4775 Bird Farm Road

Chino Hills, CA 91709-3175

Attn: Beahta Davis

CDFW - Mojave Narrows Regional Park

777 E. Rialto Avenue

San Bernardino, CA 92415-1005

Attn: Mary Tarrab Center Water Company

P. O. Box 616

Lucerne Valley, CA 92356-0616

Attn: Carl Pugh (cpugh3@aol.com) Cheyenne Lake, Inc. (via email) 44658 Valley Center Rd Newberry Springs, CA 92365-

Christison, Joel P. O. Box 2635

Big River, CA 92242-2635

Attn: Erik Archibek Clark, Gary and Beth A. 5641 Jensen Ranch Road Riverside, CA 92509-6579

Contratto, Ersula 21814 Hinkley Road Barstow, CA 92311

Cross, Sharon I. P. O. Box 922

Lucerne Valley, CA 92356

(dacostadean@gmail.com) DaCosta, Dean Edward (via email) 32307 Foothill Road

Lucerne Valley, CA 92356-8526

(ron@dadcopowerandlights.com) Dahlquist, George R. (via email) 8535 Vine Valley Drive Sun Valley, CA 91352Attn: Paco Cabral

(paco.cabral@wildlife.ca.gov; rebecca.jones@wildlife.ca.gov)

CDFW - Mojave River Fish Hatchery (via

email)

12550 Jacaranda Avenue Victorville, CA 92395-5183

Attn: Allene Rozell Cherie Krack Chafa, Larry R. and Delinda C.

P. O. Box 796

Ronan, MT 59864-0796

Choi, Yong Il and Joung Ae 34424 Mountain View Road Hinkley, CA 92347-9412

Attn: Hwa-Yong Chung Chung, et al. 11446 Midway Ave.

Lucerne Valley, CA 92356-8792

Attn: Manoucher Sarbaz Club View Partners

9903 Santa Monica Blvd., PMB #541 Beverly Hills, CA 90212-1671

Attn: George Starke Corbridge, Linda S. 8743 Vivero St

Rancho Cucamonga, CA 91730-

Attn: Jay Hooper (jayho123@gmail.com) Crown Cambria, LLC (via email)

9860 Gidley St.

El Monte, CA 91731-1110

Attn: Crystal Romero (daggettcsd@outlook.com; daggettwater427@gmail.com) Daggett Community Services District (via

email) P. O. Box 308

Daggett, CA 92327-0308

Darr, James S. 40716 Highway 395 Boron, CA 93516 Attn: Alejandra Silva (alejandrav.silva@cemex.com) Cemex, Inc. (via email) 16888 North E. Street Victorville, CA 92394-2999

Attn: Mary M Ross

Chamisal Mutual Water Company

1442 El Mirage Road El Mirage, CA 92301-9500

(joancksp@hotmail.com) Chong, Joan (via email) 35000 Indian Trail Helendale, CA 92342-9782

Clark, Arthur P. O. Box 4513

Blue Jay, CA 92317-4513

Conner, William H. 11535 Mint Canyon Rd. Agua Dulce, CA 91390-4577

Cross, Francis and Beverly

156 W 100 N

Jerome, ID 83385-5256

Attn: Alessia Morris

Crystal Lakes Property Owners Association

P. O. Box 351 Yermo, CA 92398

Attn: Steve and Dana Rivett Daggett Ranch, LLC P. O. Box 112 Daggett, CA 92327-0112

Attn: Alan L. De Jong De Jong Family Trust 46561 Fairview Road

Newberry Springs, CA 92365-9230

Attn: Randy Wagner

Dennison, Quentin D. - Clegg, Frizell and Joke

44579 Temescal Street Newberry Springs, CA 92365

Attn: Denise Courtney

Desert Springs Mutual Water Company

P. O. Box 396

Lucerne Valley, CA 92356-0396

Donaldson, Jerry and Beverly

16736 B Road Delta, CO 81416-8501

Dowell, Leonard 345 E Carson St. Carson, CA 90745-2709

Eygnor, Robert E. 23032 Bryman Road

Oro Grande, CA 92368-9642

(afc30@yahoo.com) Fernandez, Arturo (via email)

28 Calle Fortuna

Rancho Santa Margarita, CA 92688-2627

Attn: Alex and Jerrica Liu (alexliu1950@gmail.com; alexroseanneliu@yahoo.com)
First CPA LLC (via email)
10045 Brockway St.

El Monte, CA 91733-1107

Attn: Camille Yusufov (Allen@skylinecompany.com) Foothill Estates MHP, LLC (via email) 9454 Wilshire Blvd., Ste. 920 Beverly Hills, CA 90212-2925

Attn: Deborah A. Friend Friend, Joseph and Deborah

P. O. Box 253

Barstow, CA 92312-0253

Gabrych, Eugene 2006 Old Highway 395 Fallbrook, CA 92028-8816 Attn: Marie McDaniel

Desert Dawn Mutual Water Company

P. O. Box 392

Lucerne Valley, CA 92356-0392

Attn: Debby Wyatt DLW Revocable Trust 13830 Choco Rd.

Apple Valley, CA 92307-5525

Attn: Jeffery Lidman Dora Land, Inc. P. O. Box 1405

Apple Valley, CA 92307-0026

Evenson, Edwin H. and Joycelaine C.

P. O. Box 66

Oro Grande, CA 92368-0066

Attn: David Dittenmore (d2dittemore@bop.gov)

Federal Bureau of Prisons, Victorville (via

email)

P. O. Box 5400

Adelanto, CA 92301-5400

Ferro, Dennis and Norma 1311 1st Ave. N

Jacksonville Beach, FL 32250-3512

Attn: Carl Fischer (carlsfischer@hotmail.com;

fischer@fischercompanies.com)

Fischer Revocable Living Trust (via email)

1372 West 26th St.

San Bernardino, CA 92405-3029

(cfrates@renewablegroup.com) Frates, D. Cole (via email) 113 S La Brea Ave., 3rd Floor

Los Angeles, CA 90036-2998

Attn: Mark Asay (bettybrock@ironwood.org;

waltbrock@ironwood.org)

Fundamental Christian Endeavors, Inc. (via

email)

49191 Cherokee Road

Newberry Springs, CA 92365

Attn: Mitch Hammack Gabrych, Eugene 34650 Minneola Rd

Newberry Springs, CA 92365-

Attn: Zaritsky Penny

(pennyzaritsky2000@yahoo.com) Desert Girlz LLC (via email) 10757 Lincoln Road

Lucerne Valley, CA 92356-7

Attn: Judith Dolch-Partridge, Trustee Dolch Living Trust Robert and Judith

4181 Kramer Lane

Bellingham, WA 98226-7145

Attn: David Dorrance

Dorrance, David W. and Tamela L.

2027 Valleria Court Sugar Land, TX 77479-

Attn: Stephanie L. Evert (severt2166@aol.com) Evert Family Trust (via email)

19201 Parker Circle Villa Park, CA 92861-1302

Fejfar, Monica Kay 34080 Ord Street

Newberry Springs, CA 92365-9791

(ropingmom3@yahoo.com) Finch, Jenifer (via email) 9797 Lewis Lane

Apple Valley, CA 92308-8357

Attn: Paul Johnson Fisher Trust, Jerome R. 7603 Hazeltine Van Nuys, CA 91405

Attn: Martin Frazier Frazier, et al.

8707 Deep Creek Rd Apple Valley, CA 92308-

Gabrych, Eugene 2006 Old Highway 395 Fallbrook, CA 92028

Gaeta, Miguel and Maria 9366 Joshua Avenue

Lucerne Valley, CA 92356-8273

Attn: Jay Storer Gaeta, Trinidad 10551 Dallas Avenue Lucerne Valley, CA 92356

Attn: Sang Hwal Kim Gardena Mission Church, Inc. P. O. Box 304

Lucerne Valley, CA 92356-0304

Attn: Jeffrey Edwards (jeffrey.edwards@genon.com) GenOn California South, LP (via email) P. O. Box 337

Daggett, CA 92327-0337

Gray, George F. and Betty E. 975 Bryant

Calimesa, CA 92320-1301

Gubler, Hans P. O. Box 3100 Landers, CA 92285

Attn: Bryan C. Haas and Mary H. Hinkle (resrvc4you@aol.com)
Haas, Bryan C. and Hinkle, Mary H. (via email)

14730 Tigertail Road

Apple Valley, CA 92307-5249

Attn: William Handrinos Handrinos, Nicole A. 1140 Parkdale Rd. Adelanto, CA 92301-9308

Attn: Mary Jane Hareson Hareson, Nicholas and Mary 1737 Anza Avenue Vista, CA 92084-3236

Harter, Joe and Sue 10902 Swan Lake Road Klamath Falls, OR 97603-9676

Hass, Pauline L. P. O. Box 273 Newberry Springs, CA 92365Attn: Bruce Gaines (bgaines4@verizon.net)
Gaines Family Trust, Jack and Mary (via

email)

8225 Marina Pacifica Drive N. Long Beach, CA 90803-7006

Garg, Om P. 358 Chorus

Irvine, CA 92618-1414

Attn: Nereida Gonzalez (ana.chavez@gswater.com, Nereida.Gonzalez@gswater.com) Golden State Water Company (via email)

160 Via Verde, Ste. 100 San Dimas, CA 91773-5121

Attn: Brian E. Bolin Green Acres Estates P. O. Box 29

Apple Valley, CA 92307-0001

Attn: Tamara J Skoglund (TamaraMcKenzie@aol.com) Gulbranson, Merlin (via email)

511 Minnesota Ave W Gilbert, MN 55741-

(hackbarthco@sbcglobal.net)
Hackbarth, Edward E. (via email)

293 Winfield Circle Corona, CA 92880-6943

Attn: Donald F. Hanify

Hanify, Michael D., dba - White Bear Ranch

PO BOX 1021 Yermo, CA 92398-1021

Attn: Kenny Harmsen (harmsencow@aol.com)

Harmsen Family Trust (via email) 23920 Community Blvd. Hinkley, CA 92347-9721

(harveyl.92356@gmail.com) Harvey, Lisa M. (via email) P. O. Box 1187

Lucerne Valley, CA 92356-

(DeliaHawkins@yahoo.com) Hawkins, James B. (via email)

7439 Craner Ave

Sun Valley, CA 91352-4858

Garcia, Daniel 9773 Summerhill Rd. Alta Loma, CA 91737-1668

Attn: Brent Peterson Gayjikian, Samuel and Hazel 34534 Granite Road Lucerne Valley, CA 92356-

Attn: Gina Pellegrini

Gordon Acres Water Company

P. O. Box 1035

Lucerne Valley, CA 92356-1035

Attn: Nick Grill (terawatt@juno.com) Grill, Nicholas P. and Millie D. (via email)

P. O. Box 306

Hinkley, CA 92347-0306

Gutierrez, Jose and Gloria

24116 Santa Fe Hinkley, CA 92347

Attn: Doug and Cheryl Hamilton

Hamilton Family Trust 19945 Round Up Way Apple Valley, CA 92308-8338

Attn: Matt Wood (Matt.Wood@Hanson.com) Hanson Aggregates WRP, Inc. (via email)

P. O. Box 1115 Corona, CA 92878-1115

Attn: Neal Davies (NDavies@terra-gen.com) Harper Lake Company VIII (via email)

43880 Harper Lake Road Hinkley, CA 92347

Haskins, James J. 11352 Hesperia Road, #2 Hesperia, CA 92345-2165

Attn: Craig Carlson (kcox@helendalecsd.org;

ccarlson@helendalecsd.org)

Helendale Community Services District (via

email)

P. O. Box 359

Helendale, CA 92342-0359

Attn: Joshua Behnke Helendale School District

P. O. Box 249

Helendale, CA 92342-0249

Attn: Jeff Gallistel Hendley, Rick and Barbara

P. O. Box 972

Yermo, CA 92398-0972

Hensley, Mark P. 35523 Mountain View Rd Hinkley, CA 92347-9613

Hert, Scott P. O. Box 590

Lucerne Valley, CA 92356-0590

Attn: Jeremy McDonald (jmcdonald@cityofhesperia.us)

Hesperia - Golf Course, City of (via email)

9700 Seventh Avenue Hesperia, CA 92345-3493 Attn: Janie Martines (janiemartines@gmail.com) Hesperia Venture I, LLC (via email)

10 Western Road

Wheatland, WY 82201-8936

Attn: Jeremy McDonald (jmcdonald@cityofhesperia.us) Hesperia Water District (via email)

9700 7th Avenue

Hesperia, CA 92345-3493

Attn: Jeremy McDonald (tsouza@cityofhesperia.us) Hesperia, City of (via email) 9700 Seventh Avenue Hesperia, CA 92345-3493

Attn: Patricia Mohr (ghd123@earthlink.net) Hettinga Revocable Trust (via email)

14651 South Grove Ave. Ontario, CA 91762-7704

Attn: Lisset Sardeson

Hi Desert Mutual Water Company

23667 Gazana Street Barstow, CA 92311

(leehiett@hotmail.com) Hiett, Harry L. (via email)

P. O. Box 272

Daggett, CA 92327-0272

Attn: Robert W. Bowcock High Desert Associates, Inc. 405 North Indian Hill Blvd. Claremont, CA 91711-4614

Attn: Lori Clifton

(lclifton@robarenterprises.com)

Hi-Grade Materials Company (via email)

17671 Bear Valley Road Hesperia, CA 92345-4902 Attn: Frank Hilarides

Hilarides 1998 Revocable Family Trust

37404 Harvard Road

Newberry Springs, CA 92365

Attn: Katherine Hill (Khill9@comcast.net) Hill Family Trust and Hill's Ranch, Inc. (via

email)

84 Dewey Street Ashland, OR 97520-

Attn: Mary Thomas Hitchin Lucerne, Inc. P. O. Box 749

Lucerne Valley, CA 92356-0749

Ho, Ting-Seng and Ah-Git

P.O. Box 20001

Bakersfield, CA 93390-0001

Attn: Joan Rohrer

Hollister, Robert H. and Ruth M.

P. O. Box 2

Newberry Springs, CA 92365-0002

Attn: Jeffrey R Holway and Patricia Gage

(patricia.gage@yahoo.com)

Holway Jeffrey R and Patricia Gage (via email)

1401 Wewatta St. #1105 Denver, CO 80202-1348 Holway, Jeffrey R 1401 Wewatta St. #1105 Denver, CO 80202-1348

Attn: Katherine K Hsu Holy Heavenly Lake, LLC 1261 S. Lincoln Ave.

Monterey Park, CA 91755-5017

Attn: Paul Hong Hong, Paul B. and May P. O. Box #1432

Covina, CA 91722-0432

Attn: Sandra D. Hood **Hood Family Trust** 2142 W Paseo Del Mar San Pedro, CA 90732-4557

Attn: Gretchen Horton Horton, John 47716 Fairview Road

Newberry Springs, CA 92365-9258

Attn: Gretchen Horton Horton's Children's Trust

47716 Fairview Road

Newberry Springs, CA 92365-9258

Attn: Norman A. Howard

Howard, et al. P. O. Box 5528

Mt. Carmel, UT 84755-5528

Attn: Ester Hubbard

Hubbard, Ester and Mizuno, Arlean

47722 Kiloran St.

Newberry Springs, CA 92365-9529

Attn: John Driscoll Huerta, Hector P. O. Box 2190

Temecula, CA 92593-2190

(hunt5089@outlook.com) Hunt, Connie (via email) 39392 Burnside Loop Astoria, OR 97103-8248

Attn: Ralph Hunt

Hunt, Ralph M. and Lillian F.

P. O. Box 603

Yermo, CA 92398-0603

Attn: Daniel and Karen Gray (calivolunteer@verizon.net) Hyatt, James and Brenda (via email)

31726 Fremont Road

Newberry Springs, CA 92365

Attn: Steve Kim (stevekim1026@gmail.com) Im, Nicholas Nak-Kyun (via email) P. O. Box 2926

Victorville, CA 92393-2926

Irvin, Bertrand W. P. O. Box 467

Newberry Springs, CA 92365-0467

Attn: Sebastian Marzaro (italmood@aol.com)

Italmood Inc., et. al. (via email)

80 Maple Road

Easton, CT 06612-1036

Attn: James Jackson Jr.

Jackson, James N. Jr Revocable Living Trust

1245 S. Arlington Avenue Los Angeles, CA 90019-3517 Attn: Lawrence Dean

Jackson, Ray Revocable Trust No. 45801

P.O. Box 8250

Redlands, CA 92375-1450

Attn: Audrey Goller

(linda.rainer@newportpacific.com) Jamboree Housing Corporation (via email) 15940 Stoddard Wells Rd - Office Victorville, CA 92395-2800

Attn: Gary A. Ledford (gleddream@gmail.com)

Jess Ranch Water Company (via email)

906 Old Ranch Road Florissant, CO 80816Johnson, Carlean 8626 Deep Creek Road Apple Valley, CA 92308

Johnson, Ronald 1156 Clovis Circle

Dammeron Valley, UT 84783-5211

Attn: Lawrence W. Johnston

Johnston, Harriet and Johnston, Lawrence W.

P. O. Box 401472

Hesperia, CA 92340-1472

Attn: Magdalena Jones (mygoldenbiz9@gmail.com)

Jones Trust dated March 16, 2002 (via email)

35424 Old Woman Springs Road Lucerne Valley, CA 92356-7237

Jones, Joette 81352 Fuchsia Ave. Indio, CA 92201-5329 Attn: Paul Jordan Jordan Family Trust 1650 Silver Saddle Drive

Barstow, CA 92311-2057

Attn: Ray Gagné

Jubilee Mutual Water Company

P. O. Box 1016

Lucerne Valley, CA 92356

Attn: Lee Logsdon

Juniper Riviera County Water District

P. O. Box 386

Apple Valley, CA 92307

Attn: Ash Karimi Karimi, Hooshang 1254 Holmby Ave Los Angeles, CA 90024Attn: Robert R. Kasner (Robertkasner@aol.com)

Kasner Family Limited Partnership (via email)

11584 East End Avenue Chino, CA 91710-

(Robertkasner@aol.com) Kasner, Robert (via email) 11584 East End Avenue Chino, CA 91710-1555

Katcher, August M. and Marceline

47887 Palo Verde Lane

Newberry Springs, CA 92365-9096

Kemp, Robert and Rose 48441 National Trails Highway Newberry Springs, CA 92365

Attn: Peggy Shaughnessy Kemper Campbell Ranch

10 Kemper Campbell Ranch Road Victorville, CA 92395-3357

Kim, Jin S. and Hyun H. 6 Orange Glen Circle Irvine, CA 92620-1264

Attn: Alan and Annette De Jong

Kim, Joon Ho and Mal Boon Revocable Trust

46561 Fairview Road

Newberry Springs, CA 92365-9230

(juskim67@yahoo.com) Kim, Ju Sang (via email) 1225 Crestview Dr

Fullerton, CA 92833-2206

Kim, Seon Ja 34981 Piute Road

Newberry Springs, CA 92365-9548

Attn: Richard Koering and Donna Koering Koering, Richard and Koering, Donna

40909 Mt. View

Newberry Springs, CA 92365-9414

Kosharek, John and Joann

P. O. Box 357

Newberry Springs, CA 92365-0357

Attn: Catherine Cerri (ccerri@lakearrowheadcsd.com)

Lake Arrowhead Community Services District

(via email) P. O. Box 700

Lake Arrowhead, CA 92352-0700

Attn: Daniel Lindenman

(happytiredwaterdog@yahoo.com)

Lake Jodie Property Owners Association (via

email)

909 Armory Road, #126 Barstow, CA 92311-5460

Attn: Nancy Lan
Lake Waikiki
230 Hillcrest Drive
La Puente, CA 91744-48

La Puente, CA 91744-4816 281

(jlangley@kurschgroup.com) Langley, James (via email) 12277 Apple Valley Road, Ste. #120 Apple Valley, CA 92308-1701

Attn: Robert Lawrence Jr. Lawrence, William W. P. O. Box 98

Newberry Springs, CA 92365

Lee, Doo Hwan P. O. Box 556

Lucerne Valley, CA 92356-0556

Lenhert, Ronald and Toni 10083 Deep Creek Rd. Apple Valley, CA 92308-8322

Attn: Eric Larsen (eric.larsen@libertyutilities.com; tony.pena@libertyutilities.com) Liberty Utilities (Apple Valley Ranchos Water) Corp. (via email)

P. O. Box 7005 Apple Valley, CA 92307

Attn: Patricia Miranda Lopez, Baltazar 12318 Post Office Rd Lucerne Valley, CA 92356-

Attn: Gwen L. Bedics Lucerne Valley Mutual Water Company P. O. Box 1311

Lucerne Valley, CA 92356

Attn: Carolyn J. Luckey Luckey 2010 Revocable Trust 10967 Kelvington Ln Apple Valley, CA 92308-3647 Attn: c/o J.C. UPMC, Inc (timrohmbuilding@gmail.com)

Lake Wainani Owners Association (via email)

2812 Walnut Avenue, Suite A Tustin, CA 92780-7053

Langley, Michael R. and Sharon

P. O. Box 524

Yermo, CA 92398-0524

Lawson, Ernest and Barbara 20277 Rock Springs Road Apple Valley, CA 92308-8740

Attn: Sepoong & Woo Poong Lee Lee, et al., Sepoong and Woo Poong

#6 Ensueno East Irvine, CA 92620-

Attn: Brad Francke LHC Alligator, LLC P. O. Box 670 Upland, CA 91785-0670

Attn: James Lin Lin, Kuan Jung and Chung, Der-Bing

2026 Turnball Canyon Hacienda Heights, CA 91745-

(lowgo.dean@gmail.com) Low, Dean (via email) P. O. Box 1267

Monrovia, CA 91017-1267

Attn: Manoucher Sarbaz
Lucerne Valley Partners
2002 Sorte Monico Phyd RMP

9903 Santa Monica Blvd., PMB #541 Beverly Hills, CA 90212-1671

Attn: Eugene R. & Vickie R. Bird

M Bird Construction 1613 State Street, Ste. 10 Barstow, CA 92311-4162 (PhillipLam99@Yahoo.com) Lam, Phillip (via email) 864 Sapphire Court Pomona, CA 91766-5171

Attn: Vanessa Laosy Lavanh, et al. 18203 Yucca St. Hesperia, CA 92345-

Attn: Anna K. Lee (aklee219@gmail.com) Lee, Anna K. and Eshban K. (via email)

11140 Mesquite Ave.

Loma Linda, CA 92354-6556

Attn: Eric Archibek Lee, Vin Jang T. 41717 Silver Valley Road

41717 Silver Valley Road Newberry Springs, CA 92365

Attn: Billy Liang

Liang, Yuan - I and Tzu - Mei Chen

4192 Biscayne St Chino, CA 91710-3196

Attn: Mei Li Lo, et al.

2826 Sycamore Lane Arcadia, CA 91006-6352

Lua, Michael T. and Donna S. 18838 Aldridge Place

Rowland Heights, CA 91748-4890

Attn: Marian Walent (LVVMC677@gmail.com)

Lucerne Vista Mutual Water Company (via

email) P. O. Box 677

Lucerne Valley, CA 92356-0677

Attn: Maria Martinez

M.B. Landscaping and Nursery, Inc.

20300 Figueroa Street Carson, CA 90745-1212

Attn: Robert Saidi Mahjoubi, Afsar S. 46622 Fairview Road

Newberry Springs, CA 92365

Attn: Allen Marcroft Marcroft, James A. and Joan

P. O. Box 519

Newberry Springs, CA 92365

Martin, Michael D. and Arlene D. 32942 Paseo Mira Flores San Juan Capistrano, CA 92675

Attn: Olivia L. Mead Mead Family Trust 31314 Clay River Road Barstow, CA 92311-2057

Attn: David Rib (drib@mitsubishicement.com) Mitsubishi Cement Corporation (via email) 5808 State Highway 18

Lucerne Valley, CA 92356-8179

Attn: Amy Langston (alangston@mdlt.org) Mojave Desert Land Trust (via email) P. O. Box 1544

Joshua Tree, CA 92252-0849

Attn: Manoucher Sarbaz Monaco Investment Company 9903 Santa Monica Blvd., PMB #541 Beverly Hills, CA 90212-1671

Attn: Jennie Most Most Family Trust 23780 Cuyama Road Apple Valley, CA 92307-6723

(z.music5909@gmail.com) Music, Zajo (via email) 43830 Cottonwood Rd Newberry Springs, CA 92365-8510

Attn: Jodi Howard Newberry Community Services District P. O. Box 206 Newberry Springs, CA 92365-0206

Attn: Nichola Hawes Stein Maloney, Janice P. O. Box 356 Los Gatos, CA 95030-0356

Attn: James M. Hansen, Jr. (gmmrcwd@gmail.com; gm@mrcwd.org) Mariana Ranchos County Water District (via

email)

9600 Manzanita Street

Apple Valley, CA 92308-8605

Attn: Rod Sexton McCollum, Charles L. 15074 Spruce St

Hesperia, CA 92345-2950

Attn: David I. Milbrat Milbrat, Irving H. P. O. Box 487

Newberry Springs, CA 92365-0487

Attn: Philip Mizrahie Mizrahie, et al. 4105 W. Jefferson Blvd. Los Angeles, CA 90048-

Attn: Maria Elena Lopez (MariaElena.Lopez@atlantica.com) Mojave Solar, LLC (via email) 42134 Harper Lake Road Hinkley, CA 92347-9305

Attn: Ken Elliot (Billie@ElliotsPlace.com) Morris Trust, Julia V. (via email) 7649 Cypress Dr. Lanexa, VA 23089-9320

Attn: Dennis Hills Mulligan, Robert and Inez 35575 Jakobi Street Saint Helens, OR 97051-1194

Apple Valley, CA 92308-8490

Attn: James Hansen (gm@marianaranchoscwd.org) Navajo Mutual Water Company (via email) 21724 Hercules St.

Attn: Jeff Gaastra (jeff@weaponsedge.com) Newberry Springs Recreational Lakes Association (via email) 32935 Dune Road, Space 10 Newberry Springs, CA 92365Marshall, Charles 32455 Lakeview Road

Rowland Heights, CA 91748-4017

Newberry Springs, CA 92365-9482

McKinney, Paula 144 East 72nd

Attn: Jimmy Berry

Manning, Sharon S.

19332 Balan Road

Tacoma, WA 98404-1060

Attn: Donna Miller Miller Living Trust 7588 San Remo Trail

Yucca Valley, CA 92284-9228

Attn: Thomas A. Hrubik (tahgolf@aol.com)

MLH, LLC (via email) P. O. Box 2611

Apple Valley, CA 92307-0049

Attn: Doug Kerns (tmccarthy@mojavewater.org)

Mojave Water Agency (via email) 13846 Conference Center Drive Apple Valley, CA 92307-4377

Moss, Lawrence W. and Helen J. 38338 Old Woman Springs Road Spc# 56 Lucerne Valley, CA 92356-8116

Murphy, Jean

46126 Old National Trails Highway Newberry Springs, CA 92365-9025

Attn: Billy Liang (flossdaily@hotmail.com; asaliking@yahoo.com)

New Springs Limited Partnership (via email)

4192 Biscayne St. Chino, CA 91710-3196

Attn: Mary Ann Norris Norris Trust, Mary Ann 29611 Exeter Street

Lucerne Valley, CA 92356-8261

Attn: Kenton Eatherton (keatherton@verizon.net) NSSLC, Inc. (via email) 9876 Moon River Circle

Fountain Valley, CA 92708-7312

 $Attn: Jeff \ Gaastra \ (jeff gaastra@gmail.com;$ 

andy@seesmachine.com; bbswift4044@cox.net) O. F. D. L., Inc. (via email) 32935 Dune Road, #10

Newberry Springs, CA 92365-9175

Attn: Dorothy Ohai Ohai, Reynolds and Dorothy 13450 Monte Vista Chino, CA 91710-5149

Attn: M. T. Shoraka

P and H Engineering and Development Corporation

1423 South Beverly Glen Blvd. Apt. A Los Angeles, CA 90024-6171

Patino, José 3914 W. 105th Street

Inglewood, CA 90303-1815

Perko, Bert K. P. O. Box 762

Yermo, CA 92398-0762

Attn: Sean Wright (swright@pphcsd.org; dbartz@pphcsd.org; llowrance@pphcsd.org) Phelan Piñon Hills Community Services

District (via email) 4176 Warbler Road Phelan, CA 92371-8819

Porter, Timothy M. 34673 Little Dirt Road

Newberry Springs, CA 92365-9646

Pruett, Andrea P. O. Box 37

Newberry Springs, CA 92365

Attn: Elizabeth Murena (waterboy7F8@msn.com; etminav@aol.com) Rancheritos Mutual Water Company (via

email) P. O. Box 348

Apple Valley, CA 92307

Nuñez, Luis Segundo 9154 Golden Seal Court Hesperia, CA 92345-0197

Attn: Chun Soo Ahn (chunsooahn@naver.com)

Oasis World Mission (via email)

P. O. Box 45

Apple Valley, CA 92307-0001

Attn: Craig Maetzold McCullers (craig.maetzold@omya.com)
Omya California, Inc. (via email)
7225 Crystal Creek Rd

Lucerne Valley, CA 92356-8646

Attn: Jessica Bails (J4Dx@pge.com)

Pacific Gas and Electric Company (via email) 22999 Community Blvd.

Hinkley, CA 92347-9592

(wndrvr@aol.com)

Paustell, Joan Beinschroth (via email)

10275 Mockingbird Ave. Apple Valley, CA 92308-8303

Attn: Thomas Perry

Perry Revocable Living Trust, Thomas and

Patricia

14807 Kinai Road

Apple Valley, CA 92307-5135

Attn: John Poland

Poland, John R. and Kathleen A.

5511 Tenderfoot Drive Fontana, CA 92336-1156

Attn: Carin McKay

Precision Investments Services, LLC

791 Price Street, #160 Pismo Beach, CA 93449-2529

(s\_quakenbush@yahoo.com)

Quakenbush, Samuel R. (via email)

236 Iris Drive

Martinsburg, WV 25404-1338

Reed, Mike

9864 Donaldson Road

Lucerne Valley, CA 92356-8105

Attn: Pearl or Gail Nunn Nunn Family Trust P. O. Box 545

Apple Valley, CA 92307-0010

Attn: Kody Tompkins (ktompkins@barstowca.org) Odessa Water District (via email) 220 E. Mountain View Street, Suite A

Barstow, CA 92311-2888

Attn: Nick Higgs

Oro Grande School District

P. O. Box 386

Oro Grande, CA 92368-0386

Pak, Kae Soo and Myong Hui Kang

P.O. Box 1835

Lucerne Valley, CA 92356-1835

Pearce, Craig L.

3559 Riviere Du Chien Rd Mobile, AL 36693-5449

Pettigrew, Dan 285 N Old Hill Road

Fallbrook, CA 92028-2571

Polich, Donna 75 3rd Avenue #4

Chula Vista, CA 91910-1714

Price, Donald and Ruth 933 E. Virginia Way

Barstow, CA 92311-4027

Attn: Ron Herrmann

Quiros, Fransisco J. and Herrmann, Ronald

35969 Newberry Rd

Newberry Springs, CA 92365-9438

(Lucerne Jujube Farm@hotmail.com)

Rhee, Andrew N. (via email)

P. O. Box 989

Lucerne Valley, CA 92356-0989

Attn: Kelly Rice Rice, Henry C. and Diana 31823 Fort Cady Rd. Newberry Springs, CA 92365-

Rivero, Fidel V.

San Antonio, TX 78228-5122

2600 W Woodlawn Ave

Attn: Mitch Hammack Rossi, James L. and Naomi I. 34650 Minneola Rd

Newberry Springs, CA 92365-9146

Attn: Dale W. Ruisch Ruisch Trust, Dale W. and Nellie H. 10807 Green Valley Road Apple Valley, CA 92308-3690

Attn: Sara Fortuna (sarajfortuna@gmail.com; fourteengkids@aol.com)
Saba Family Trust dated July 24, 2018 (via email)
212 Avenida Barcelona

(BILLU711@Yahoo.com) Samra, Jagtar S. (via email) 10415 Edgebrook Way

Northridge, CA 91326-3952

San Clemente, CA 92672-5468

Attn: Trevor Leja (trevor.leja@sdd.sbcounty.gov) San Bernardino County Service Area 29 (via

222 W. Hospitality Lane, 2nd Floor (Spec San Bernardino, CA 92415-0450

Attn: Jared Beyeler (ssamaras@sdd.sbcounty.gov; jbeyeler@sdd.sbcounty.gov; waterquality@sdd.sbcounty.gov) San Bernardino County Service Area 70J (via email)

222 W. Hospitality Lane, 2nd Floor - SDW San Bernardino, CA 92415-0450

Attn: Rod Sexton Sexton, Rodney A. and Sexton, Derek R. P.O. Box 155 Rim Forest, CA 92378Attn: Ian Bryant Rim Properties, A General Partnership

15434 Sequoia Road Hesperia, CA 92345-1667

(RayRizvi@Yahoo.com) Rizvi, S.R Ali (via email) 10917 Admirals Bay St. Victorville, CA 92392-4819

Attn: John D. Zemanek (jz@zmlawpc.com)

Royal Way (via email)

11845 Olympic Boulevard, Suite 625

Los Angeles, CA 90064-

Attn: Sherwin Shoraka S and B Brothers, LLC

1423 S. Beverly Glen Blvd., Ste. A Los Angeles, CA 90024-6171

Attn: Kanoe Barker (kanoebarker@yahoo.com) Sagabean-Barker, Kanoeolokelani L. (via

email)

42224 Valley Center Rd Newberry Springs, CA 92365

Attn: Rebecca Mancha

San Bernardino Co Barstow - Daggett Airport

777 E. Rialto Ave

San Bernardino, CA 92415-1005

Attn: Jared Beyeler (ssamaras@sdd.sbcounty.gov; jbeyeler@sdd.sbcounty.gov; waterquality@sdd.sbcounty.gov)

San Bernardino County Service Area 42 (via

email)

222 W. Hospitality Lane, 2nd Floor San Bernardino, CA 92415-0450

Attn: Michelle Scray (mcscray@aol.com) Scray, Michelle A. Trust (via email) 16869 State Highway 173 Hesperia, CA 92345-9381

Attn: Chris Cummings Sheep Creek Water Company P. O. Box 291820 Phelan, CA 92329-1820 Attn: Josie Rios Rios, Mariano V. P. O. Box 1864

Barstow, CA 92312-1864

Attn: Jackie McEvoy Robertson's Ready Mix P.O. Box 3600

Corona, CA 92878-3600

Attn: Sam Marich Rue Ranch, Inc. P. O. Box 133109

Big Bear Lake, CA 92315-8915

Attn: Jafar Rashid

(jr123realestate@gmail.com)

S and E 786 Enterprises, LLC (via email)

3300 S. La Cienega Blvd. Los Angeles, CA 90016-3115

Samples, Bernard D. and Janice E.

33979 Fremont Road

Newberry Springs, CA 92365-9136

Attn: Jared Beyeler

(waterquality@sdd.sbcounty.gov) San Bernardino County - High Desert Detention Center (via email)

Detention Center (via email)

222 W. Hospitality Lane, 2nd Floor - SDW San Bernardino, CA 92415-0415

Attn: Jared Beyeler (ssamaras@sdd.sbcounty.gov; jbeyeler@sdd.sbcounty.gov; waterquality@sdd.sbcounty.gov)

San Bernardino County Service Area 64 (via

email)

222 W. Hospitality Lane, 2nd Floor - SDW

San Bernardino, CA 92415-0450

Attn: Jackie McEvoy (jackiem@rrmca.com)
Service Rock Products Corporation (via email)

P. O. Box 3600 Corona, CA 92878-3600

Sheng, Jen 5349 S Sir Richard Dr Las Vegas, NV 89110-0100

(gloriasheppard14@gmail.com) Sheppard, Thomas and Gloria (via email) 33571 Fremont Road

Newberry Springs, CA 92365-9520

Short, Jerome E. P. O. Box 495

Newberry Springs, CA 92365-0495

Attn: Westly Campbell Silver Lakes Association P. O. Box 179

Helendale, CA 92342-0179

Attn: Nepal Singh (NepalSingh@yahoo.com)

Singh, et al. (via email) 4972 Yearling Avenue Irvine, CA 92604-2956 Smith, Porter and Anita 8443 Torrell Way

San Diego, CA 92126-1254

Attn: Steve Kim (stevekim1026@gmail.com) Snowball Development, Inc. (via email)

P. O. Box 2926

Victorville, CA 92393-2926

Attn: Chan Kyun Son Son's Ranch P. O. Box 1767

Lucerne Valley, CA 92356

Attn: Jason Lamoreaux (JL@LamorGroup.com)

Soppeland Revocable Trust (via email) 15500 W. Sand Street, 2nd Floor Victorville, CA 92392-2931 Attn: Erika Clement (Shannon.Oldenburg@SCE.com;

erika.clement@sce.com)

crika.cicinenta/sec.com/

Southern California Edison Company (via

email)

2 Innovation Way, 2nd Floor Pomona, CA 91768-2560

Attn: Del Curtis

(Del.Curtis@mineralstech.com) Specialty Minerals, Inc. (via email)

6565 Meridian Road

Lucerne Valley, CA 92356-8602

Sperry, Wesley P. O. Box 303

Newberry Springs, CA 92365-0303

Spillman, James R. and Nancy J.

12132 Wilshire

Lucerne Valley, CA 92356-8834

Attn: Eric Miller (emiller@svla.com;

alogan@svla.com;)

Spring Valley Lake Association (via email)

SVL Box 7001

Victorville, CA 92395-5107

Attn: Mitchell Brown

Spring Valley Lake Country Club

7070 SVL Box

Victorville, CA 92395-5152

Attn: Father Joseph

St. Antony Coptic Orthodox Monastery

P. O. Box 100

Barstow, CA 92311-0100

(chiefgs@verizon.net)

Starke, George A. and Jayne E. (via email)

8743 Vivero Street

Rancho Cucamonga, CA 91730-1152

Storm, Randall 51432 130th Street Byars, OK 74831-7357 Sudmeier, Glenn W. 14253 Highway 138 Hesperia, CA 92345-9422

Attn: Alexandra Lioanag (sandra@halannagroup.com)

Summit Valley Ranch, LLC (via email) 220 Montgomery Street, Suite PH-10 San Francisco, CA 94104-3433 Attn: Mark Richardson (mark@richardsonsrv.com)
Sundown Lakes, Inc. (via email)

2141 Chelsea Road Palos Verdes, CA 90274Attn: Clenera, LLC (cre.notices@clenera.com) Sunray Land Company, LLC (via email)

P. O. Box 2576 Boise, ID 83701-2576

Attn: Venny Vasquez (lbaroldi@synagro.com) Synagro-WWT, Inc. (dba Nursury Products,

LLC) (via email) P. O. Box 1439 Helendale, CA 92342Attn: Russell Szynkowski Szynkowski, Ruth J. 46750 Riverside Rd.

Newberry Springs, CA 92365-9738

Attn: Bill and Elizabeth Tallakson (billtallakson@sbcglobal.net)

Tallakson Family Revocable Trust (via email)

11100 Alto Drive

Oak View, CA 93022-9535

Tapie, Raymond L. 73270 Desert Greens Dr N Palm Desert, CA 92260-1206 (jerryteisan@gmail.com) Teisan, Jerry (via email) P. O. Box 2089

Befair, WA 98528-2089

Thayer, Sharon 35924 Harvard Drive

Newberry Springs, CA 92365-9637

Attn: Del Curtis

(Del.Curtis@mineralstech.com)

The Cushenbury Trust, c/o Specialty Minerals,

Inc. (via email) 6565 Meridian Road

Lucerne Valley, CA 92356-8602

Attn: Rodger Thompson

Thompson Living Trust, R.L. and R.A.

9141 Deep Creek Road

Apple Valley, CA 92308-8351

Attn: Jim Hoover Triple H Partnership 35870 Fir Ave

Yucaipa, CA 92399-9635

Attn: Aurelio Ibarra (aibarra@up.com;

powen@up.com)

Union Pacific Railroad Company (via email)

HC1 Box 33

Kelso, CA 92309-

Attn: Dean Van Bastelaar Van Bastelaar, Alphonse 45475 Martin Road

Newberry Springs, CA 92365-9625

Attn: Jacob Bootsma Van Leeuwen, John 44128 Silver Valley Road

Newberry Springs, CA 92365-9588

Attn: John Nahlen

Victor Valley Community College District

18422 Bear Valley Road Victorville, CA 92395-5850

Attn: Steve Ashton (sashton@victorvilleca.gov; avillarreal@victorvilleca.gov; kmetzler@victorvilleca.gov)

Victorville Water District, ID#1 (via email)

P. O. Box 5001

Victorville, CA 92393-5001

Attn: Joan Wagner Wagner Living Trust 22530 Calvert Street

Woodland Hills, CA 91367-1704

Attn: Stephen Thomas Thomas, Stephen and Lori 4890 Topanga Canyon Bl.

Woodland Hills, CA 91364-4229

Thrasher, Gary 14024 Sunflower Lane Oro Grande, CA 92368-9617

Attn: Mike Troeger (mjtroeger@yahoo.com) Troeger Family Trust, Richard H. (via email)

P. O. Box 882

Wrightwood, CA 92397

Vaca, Andy and Teresita S. 5550 Avenue Juan Bautista Riverside, CA 92509-5613

Attn: Glen and Jennifer Van Dam (gvandam@verizon.net)

Van Dam Family Trust, Glen and Jennifer (via

email)

3190 Cottonwood Avenue San Jacinto, CA 92582-4741

Attn: Traci Hoops Vanhoops Holdings, LP 8328 Valmont Road Boulder, CO 80301-4813

Attn: Deidra Hitt

Victor Valley Memorial Park

17150 C Street

Victorville, CA 92395-3330

Attn: Steve Ashton (sashton@victorvilleca.gov; avillarreal@victorvilleca.gov; dmathews@victorvilleca.gov)

Victorville Water District, ID#2 (via email)

P.O. Box 5001

Victorville, CA 92393-5001

Attn: Christian Joseph Wakula Wakula Family Trust 11741 Ardis Drive

Garden Grove, CA 92841-2423

Attn: Lynnette L. Thompson

Thompson Living Trust, James A. and Sula B.

22815 Del Oro Road Apple Valley, CA 92308

Attn: Christine Bispo

Thunderbird County Water District

P. O. Box 1105

Apple Valley, CA 92307-1105

Turner, Terry 48550 Riverside Drive

Newberry Springs, CA 92365-9017

Valenti, Vito P. O. Box 1222

Barstow, CA 92312-1222

Attn: Eldert and Susan Van Dam Van Dam Revocable Trust, E and S

26599 Community Blvd. Barstow, CA 92311-9779

Attn: John Driscoll

Vernola Trust, Pat and Mary Ann

P. O. Box 2190

Temecula, CA 92593-2190

Attn: Arnold Villarreal (avillarreal@victorvilleca.gov; ccun@victorvilleca.gov)

Victorville Water District, ID#1 (via email)

P. O. Box 5001

Victorville, CA 92393-5001

Vogler, Albert H. 17612 Danbury Ave. Hesperia, CA 92345-7073

(Jlow3367@gmail.com) Wang, Steven (via email) 2551 Paljay Avenue Rosemead, CA 91770-3204

Attn: Barbara Allard-Ward

(kenbombero@aol.com; allardward@aol.com)

Ward, Ken and Barbara (via email)

649 That Road

Weiser, ID 83672-5113

Ward, Raymond P. O. Box 358

Newberry Springs, CA 92365-0358

Weems, Lizzie

15940 Stoddard Wells Rd Victorville, CA 92395-2800

Weeraisinghe, Maithri N.

P. O. Box 487

Barstow, CA 92312-0487

(andrewwerner11@gmail.com) Werner, Andrew J. (via email)

1718 N Sierra Bonita Ave Los Angeles, CA 90046-2231 Attn: James Woody

West End Mutual Water Company

P. O. Box 1732

Lucerne Valley, CA 92356

West, Howard and Suzy 9185 Loma Vista Road

Apple Valley, CA 92308-0557

West, Jimmie E. P. O. Box 98

Oro Grande, CA 92368-0098

Attn: Andrew Werner

(awerner@renewablegroup.com)

Western Development and Storage, LLC (via

113 S. La Brea Ave, Floor 3 Los Angeles, CA 90036-2998

Attn: Chung Cho Gong

Western Horizon Associates, Inc.

P. O. Box 397

Five Points, CA 93624-0397

Attn: Genaro Zapata Westland Industries, Inc. 520 W. Willow St.

Long Beach, CA 90806-2800

Attn: Thomas G. Ferruzzo (tferruzzo@ferruzzo.com) Wet Set, Inc. (via email) 3737 Birch Street, Suite 400

Wiener, Melvin and Mariam S.

Attn: Manoucher Sarbaz Wilshire Road Partners

9903 Santa Monica Blvd., PMB #541 Beverly Hills, CA 90212-1671

Newport Beach, CA 92660-2671

1626 N. Wilcox Avenue

Los Angeles, CA 90028-6234

Attn: Connie Tapie

(praisethelord77777@yahoo.com) Withey, Connie (via email)

P. O. Box 3513

Victorville, CA 92393-3513

Witte, E. Daniel and Marcia 31911 Martino Drive Daggett, CA 92327-9752

Attn: Mark J. Cluff WLSR, Inc.

236 E. Country Club Drive Henderson, NV 89015-7404 (mdwood50@gmail.com)

Wood, Michael and Denise (via email) P. O. Box 2716

Apple Valley, CA 92307-2716

Attn: David A. Worsey Worsey, Joseph A. and Revae

P. O. Box 422

Newberry Springs, CA 92365-0422

(thechelseaco@yahoo.com) Yang, Zilan (via email) 1108 W Valley Blvd. Alhambra, CA 91803-2477

Attn: Eric L. Dunn, Esq. (edunn@awattorneys.com) Aleshire & Wynder, LLP (via email)

2361 Rosecrans Avenue

Suite 475

El Segundo, CA 90245-4916

Attn: Christine M. Carson, Esq. (ccarson@awattorneys.com) Aleshire & Wynder, LLP (via email)

2361 Rosecrans Avenue

Suite 475

El Segundo, CA 90245-4916

Attn: Thierry R. Montoya (tmontoya@alvaradosmith.com) AlvaradoSmith, APC (via email) 1 MacArthur Place

Suite 200

Santa Ana, CA 92707-5941

Attn: Alison Paap (apaap@agloan.com) American AgCredit (via email) 42429 Winchester Road

Temecula, CA 92590-2504

Attn: Wesley A. Miliband, Esq. (wes.miliband@aalrr.com)

Atkinson, Andelson, Loya, Ruud & Romo (via

email)

2151 River Plaza Drive

Suite 300

Sacramento, CA 95833-

Attn: W.W. Miller, Esq.

Atkinson, Andelson, Loya-Ruud & Romo 3612 Mission Inn Avenue, Upper Level

Riverside, CA 92501

Attn: Christopher L. Campbell, Esq. Baker, Manock & Jensen

5260 N. Palm Avenue, 4th Floor

Fresno, CA 93704-2209

Attn: Piero C. Dallarda, Esq. (piero.dallarda@bbklaw.com)
Best, Best & Krieger LLP (via email)
P.O. Box 1028

Riverside, CA 92502-

Attn: William J. Brunick, Esq. (bbrunick@bmklawplc.com)
Brunick, McElhaney & Kennedy PLC (via email)
1839 Commercenter West
P.O. Box 13130

San Bernardino, CA 92423-3130

Attn: Nancy McDonough California Farm Bureau Federation 2300 River Plaza Drive Sacramento, CA 95833

Attn: Dawn Martin (Dawn.Martin@cc.sbcounty.gov) County of San Bernardino, County Counsel (via email) 385 N. Arrowhead Avenue, 4th Floor San Bernardino, CA 92415-0140

Attn: Marilyn Levin, Dep (Marilyn.Levin@doj.ca.gov) Department of Justice (via email) 300 S. Spring Street, Suite 1702 Los Angeles, CA 90013

Attn: Thomas G. Ferruzzo, Esq. (tferruzzo@ferruzzo.com)
Ferruzzo & Ferruzzo, LLP (via email)
3737 Birch Street, Suite 400
Newport Beach, CA 92660

Attn: Derek Hoffman, Esq. Gresham, Savage, Nolan & Tilden, LLP 550 E Hospitality Ln, Ste. 500 San Bernardino, CA 92408-4208

Attn: Michael Turner, Esq. (mturner@kasdancdlaw.com)
Kasdan, LippSmith Weber Turner, LLP (via email)
19900 MacArthur Blvd., Suite 850
Irvine, CA 92612-

Attn: Robert C. Hawkins, Esq. (rhawkins@earthlink.net)
Law Offices of Robert C. Hawkins (via email)
14 Corporate Plaza, Suite 120
Newport, CA 92660

Attn: Eric L. Garner, Esq. (eric.garner@bbklaw.com) Best, Best & Krieger LLP (via email) 3750 University Avenue

Attn: Terry Caldwell, Esq. Caldwell & Kennedy 15476 West Sand Street Victorville, CA 92392

Riverside, CA 92502-1028

3rd Floor

Attn: Jeffery L. Caufield, Esq. (Jeff@caufieldjames.com) Caufield & James, LLP (via email) 2851 Camino Del Rio South, Suite 410 San Diego, CA 92108-

Attn: Robert E. Dougherty, Esq. Covington & Crowe 1131 West 6th Street Suite 300 Ontario, CA 91762

Attn: Noah GoldenKrasner, Dep (Noah.GoldenKrasner@doj.ca.gov) Department of Justice (via email) 300 S. Spring Street, Suite 1700 Los Angeles, CA 90013

Attn: Toby Moore, PhD, PG, CHG (TobyMoore@gswater.com)
Golden State Water Company (via email)
160 W. Via Verde, Suite 100
San Dimas, CA 91773-

Attn: Calvin R. House, Esq. Gutierrez, Preciado & House 3020 E. Colorado BLVD Pasadena, CA 91107-3840

Attn: Thomas S. Bunn, Esq. (TomBunn@lagerlof.com)
Lagerlof, Senecal, Gosney & Kruse, LLP (via email)
301 N. Lake Avenue, 10th Floor
Pasadena. CA 91101-5123

Attn: Arthur G. Kidman, Esq. McCormick, Kidman & Behrens 695 Town Center Drive, Suite 400 Costa Mesa, CA 92626-7187 Attn: Stephanie Osler Hastings, Esq. (SHastings@bhfs.com)
Brownstein Hyatt Farber Schreck, LLP (via email)
1021 Anacapa Street, 2nd Floor
Santa Barbara, CA 93101-2102

Attn: Alexander Devorkin, Esq.
California Department of Transportation
100 South Main Street, Suite 1300
Los Angeles, CA 90012-3702

Attn: Michael G. Colantuono, Esq. Colantuono, Highsmith & Whatley, PC 300 South Grand Avenue, Ste 2700 Los Angeles, CA 90071-3137

Attn: Ed Dygert, Esq.
Cox, Castle & Nicholson
2049 Century Park East, 28th Floor
Los Angeles, CA 90067

Attn: James S. Heiser, Esq. Ducommun, Inc. 23301 S. Wilmington Avenue Carson, CA 90745

Attn: Michelle McCarron (mmccarron@gdblawoffices.com; andre@gdblawoffices.com) Green de Bortnowsky, LLP (via email) 30077 Agoura Court, Suite 210 Agoura Hills, CA 91301-2713

Attn: Curtis Ballantyne, Esq. Hill, Farrer & Burrill 300 S. Grand Avenue, 37th Floor 1 California Plaza Los Angeles, CA 90071

Attn: Fred J. Knez, Esq. Law Offices of Fred J. Knez 6780 Indiana Ave, Ste 150 Riverside, CA 92506-4253

Attn: Valerie L. Wiegenstein (watermaster@mojavewater.org) Mojave Basin Area Watermaster (via email) 13846 Conference Center Drive Apple Valley, CA 92307

Attn: Kathy Cortner (kcortner@mojavewater.org) Mojave Water Agency (via email) 13846 Conference Center Drive Apple Valley, CA 92307

Attn: Steven B. Abbott, Esq. (sabbott@redwineandsherrill.com; fluna@redwineandsherrill.com)
Redwine and Sherrill (via email)
3890 Eleventh Street
Suite 207

Riverside, CA 92501-

Attn: Randall R. Morrow, Esq. (rmorrow@sempra.com)
Sempra Energy Law Department (via email)
Office of the General Counsel
555 West Fifth Street, Suite 1400
Los Angeles, CA 90013-1011

Attn: Rick Ewaniszyk, Esq. The Hegner Law Firm 14350 Civc Drive Suite 270 Victorville, CA 92392 Attn: Frederic A. Fudacz, Esq. (ffudacz@nossaman.com)
Nossaman LLP (via email)
777 South Figueroa Street, 34th Floor
Los Angeles, CA 90017-

Attn: James L. Markman, Esq. Richards, Watson & Gershon 1 Civic Center Circle P.O. Box 1059 Brea, CA 92822-1059

Attn: Shannon Oldenburg, Esq. (shannon.oldenburg@sce.com)
Southern California Edison Company
Legal Department (via email)
P.O. Box 800
Rosemead, CA 91770

Attn: Agnes Vander Dussen Koetsier (beppeauk@aol.com)
Vander Dussen Trust, Agnes & Edward (via email)
P.O. Box 5338
Blue Jay, CA 92317-

Attn: Betsy Brunswick (bmb7@pge.com)
Pacific Gas and Electric Company (via email)
77 Beale Street, B28P
San Francisco, CA 94105-1814

Attn: Elizabeth Hanna, Esq. Rutan & Tucker P.O. Box 1950 Costa Mesa, CA 92626

Attn: Mary Howard Southern California Gas Company Transmission Environmental Consultant P. O. Box 2300, ML9314 Los Angeles, CA 91313-2300

Attn: Robert C. Wagner, P.E. (rcwagner@wbecorp.com)
Wagner & Bonsignore
Consulting Civil Engineers (via email)
2151 River Plaza Drive, Suite 100
Sacramento, CA 95833-4133