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*Exempt from filing fee pursuant to  
Gov't. Code Section 6103*

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Attorneys for Defendant\Cross-Complainant,  
MOJAVE WATER AGENCY

8 **SUPERIOR COURT OF THE STATE OF CALIFORNIA**  
9 **IN AND FOR THE COUNTY OF RIVERSIDE**

11 CITY OF BARSTOW, et al

12 Plaintiff,

13 v.

14 CITY OF ADELANTO, et al

15 Defendant.

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17 AND RELATED CROSS ACTIONS  
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CASE NO.: CIV 208568

**NOTICE OF SERVING COURT'S  
ORDER OF JUNE 3, 2022 AND  
PROOF OF SERVICE THEREON**

Assigned for All Purposes to:  
Hon. Craig G. Riemer, Judge Presiding  
Dept. 1

19 **PLEASE TAKE NOTICE THAT** Defendant/Cross-Complainant Mojave Water  
20 Agency's Motion to Adjust Free Production Allowance for Water Year 2021-2022, heard on  
21 June 2, 2022 before the Honorable Craig G. Riemer, Judge Presiding in Department 1 of the  
22 above-entitled court hereby serves, pursuant to the Court's Order Directing Watermaster To  
23 Serve the Order (1) Granting in part the Watermaster's Motion to Adjust the Free Production  
24 Allowances for Water Year 2022-2023; (2) Issuing an Order to Show Cause re Further  
25 Rampdown for Alto; and (3) Directing the Watermaster to Report on Efforts to Abate  
26 Unauthorized Production, dated June 3, 2022.

27  
28 **NOTICE OF SERVING COURT'S ORDER OF JUNE 3, 2022 AND PROOF OF SERVICE THEREON**


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A copy of the Order and Proof of Service are attached hereto.

The parties in this matter were served on June 6, 2022.

Dated: June 6, 2022

**BRUNICK, McELHANEY & KENNEDY PLC**

By:   
\_\_\_\_\_  
William J. Brunick  
Leland P. McElhaney  
Attorneys for Defendant/Cross-complainant,  
MOJAVE WATER AGENCY



CASE TITLE: City of Barstow v. City of Adelanto

Department 1

CASE NO.: CIV208568

DATE: June 3, 2022

JUN 03 2022

L. Howell *JA*

PROCEEDING: Order (1) Granting in part the Watermaster's Motion to Adjust the Free Production Allowances for Water Year 2022-2023; (2) Issuing an Order to Show Cause re Further Rampdown for Alto; and (3) Directing the Watermaster to Report on Efforts to Abate Unauthorized Production

### ANNUAL ADJUSTMENT OF FPA

The Mojave Water Agency, appointed as the Watermaster in this action, moved for an annual adjustment of the free production allowance (FPA) regarding some of the five subareas. After consideration of the moving papers, the response by the California Department of Fish and Wildlife supporting the motion, the "Opposition/Response" of Mitsubishi Cement Corporation, and the oral comments made at the hearing on June 2, 2022, on behalf of the Watermaster, Mitsubishi, the Newberry Springs Recreational Lake Association, the Department of Fish and Wildlife, the Phelan Pinon Hills Community Services District, and Van Dam Ranch, the Court rules as follows:

#### Centro:

The Watermaster proposed that the FPA be reduced from 65% of BAP to 60%. The Court approves that proposal. The Court orders that the FPA for all producers in Centro is reduced to 60% of BAP for Water Year 2022-2023.

#### Este:

The Watermaster proposed that the FPA be reduced from 65% of BAP to 60%. However, the Watermaster also asked the Court to consider a reduction of only 2.5%.

The Court does not find any justification for a reduction of less than 5% in this subarea. Rampdowns may be ordered when FPA exceeds PSY. That is the case in this subarea: FPA is 13,493, and PSY is only 4,728.

A rampdown may be appropriate even if verified production does not *currently* exceed PSY. The Court reiterates its finding and its reasoning as recorded in its order of July 23, 2019:

"The Court finds that, although the current FPA greatly exceeds PSY, the area is not being overdrafted because verified production is below PSY. Therefore, no immediate rampdown is [currently] necessary to reduce overdrafting. Nevertheless, given that the Judgment limits rampdowns to 5% per year, the FPA should be ramped down now so that, if production increases in the future, the FPA will be low enough to ensure that the increased pumping does not exceed PSY. By this Order, the Court notifies the producers in

Este that the Court intends to impose a rampdown of 5% per year until FPA is approximately equal to PSY.”

For that reason, the Court believes that Este’s FPA should have been ramped down long ago, and the Court regrets not having started doing so before 2019.

Mr. Chuck Bell argued to the Watermaster that the residents of Lucerne Valley “need time to adjust to the inevitable future of less water availability and its economic and environmental consequences . . . .” The Court does not find that argument persuasive, given that the judgment was entered 30 years ago, and that the Court warned Este producers three years ago that the Court intended to bring FPA in line with PSY by ramping down by 5% each year.

Moreover, the annual production in the Este subarea is only 4,304, less than a third of FPA. Therefore, a rampdown of FPA for a full 5% would not prevent production from the subarea as a whole from continuing at present levels.

The Court acknowledges that, although the reduction of FPA does not limit production in the subarea as a whole, it can have adverse effects on individual producers. In particular, Mitsubishi Cement Corporation argued that it would be affected because any reduction in FPA also reduces its carry-over rights. The Court does not find that to be a reason to refrain from implementing a rampdown of a full 5%. Mitsubishi has enjoyed unimpaired carry-over rights for decades longer than it would have had the Court ramped down FPA in a timely fashion. It is not in a position to complain now. Besides, the reduction of carryover rights is a consequence of a reduction in FPA. If that were enough to prevent a rampdown, no rampdown would ever occur.

The Court approves the Watermaster’s proposed 5% reduction. The Court orders that the FPA for all producers in Este is reduced to 60% of BAP for Water Year 2022-2023.

Oeste:

The Watermaster proposed that the FPA be reduced from 60% of BAP to 55%. However, the Watermaster also asked the Court to consider a reduction of only 2.5%.

No one offered any evidence or argument to support a rampdown limited to 2.5% in Oeste. The Court does not find any justification for a reduction of less than 5%. Rampdowns are generally ordered when FPA exceeds PSY. That is the case in this subarea: FPA is 4,355 and PSY is only 1,712. For the reasons explained above regarding Este, the Court believes that FPA should have been ramped down long ago, and the Court regrets not having started doing so earlier.

The Court approves the Watermaster’s proposed 5% reduction. The Court orders that the FPA for all producers in Oeste is reduced to 55% of BAP for Water Year 2022-2023.

Alto:

The FPA is currently set at 55% of BAP for all producers. The Watermaster initially proposed that the FPA remain at 55%, because the “FPA is about equal to PSY under long-term water supply assumptions.”

The Court does not find that reasoning to be persuasive, for the following reasons:



- The Court does not have confidence that, in these times of climate disruption, it is prudent to rely upon the accuracy of those long-term supply assumptions, at least in the short term. As Mr. Wagner states, if the judgment were being negotiated today, it would be more prudent to select “a shorter, drier planning period (hydrologic base period) for local supply . . . , resulting in a lower estimated Production Safe Yield and consequently lower annual Free Production Allowance.” (Wagner Decl., p. 6, ll. 18-21.)
- “Alto experienced about 51,000 acre-feet of groundwater depletion.” Mr. Wagner, the Watermaster’s engineer, opined that that depletion resulted from the fact that production exceeded PSY and that the drought had greatly reduced natural water supplies flowing into the basin. Moreover, Wagner acknowledged that, with minor exceptions, the depletion of groundwater storage had worsened over each of the last 10 years. (See 28<sup>th</sup> Annual Report, Figure 3-18.) He also opined that a rampdown of FPA would tend to reduce the magnitude of that depletion in the future.

In the Court’s tentative ruling, it expressed the intention to reject the Watermaster’s proposal and instead impose a rampdown of between 0.5% and 5.0%. At the hearing, the Watermaster’s engineer and counsel endorsed the Court’s tentative ruling. Specifically, they endorsed a rampdown of 5%, even though that would reduce FPA to a level below PSY.

The Court does not adopt either the Watermaster’s initial proposal, for the reasons stated above. Nor does it adopt the 5% rampdown proposed by the Court, because Alto’s FPA exceeds its PSY by only 0.6% of BAP, and because the parties have not had sufficient opportunity to respond to the Court’s proposal. Instead, the Court orders that the FPA for all producers in Alto is reduced by 0.5% to 54.5% of BAP for Water Year 2022-2023.

#### Baja:

In June of 2021, the Watermaster proposed that the FPA be reduced from 25% of BAP to 20%. The Court declined to approve that proposal because it would have resulted in a 20% reduction in FPA in a single year, which the Court found to be unreasonably burdensome. Instead, the Court ordered that the FPA be reduced by 2.5% of BAP, which was equivalent to 10% of the prior FPA. As a result, the FPA for all producers in Baja was reduced to 22.5% of BAP for Water Year 2021-2022.

This year, the Watermaster proposed that the FPA for Baja remain at 22.5%. In support of that recommendation, it noted that water production has declined significantly since 2020, down to 12,867, and that the decrease in production “might be” permanent. It also stated that the decline in water levels in some wells “might be” slowing.

While those are hopeful developments, the Court is not persuaded that those possibilities are sufficiently likely to form the basis for a decision to keep FPA where it is. FPA in Baja still exceeds PSY by 6.8%. Accordingly, in its tentative ruling, the Court rejected the Watermaster’s proposal, and announced its intention to ramp down the FPA in Baja, but as it did last year, to limit the rampdown to about 10% of the total FPA.

At the hearing, the Watermaster endorsed that alternative, as did the Department of Fish and Wildlife. The Newberry Springs Recreational Lake Association opposed it, arguing that the

production had decreased almost to the level of the PSY. The Court does not find that argument persuasive. As the Court explained in relation to Este and Oeste, there are good reasons to ramp down FPA even when production is less than or close to PSY. To the extent that the Association also argued that a reduction of FPA would result in greater purchases of replacement water, that is not persuasive because, if that were sufficient to defeat a rampdown, rampdowns would never occur when any producers in the subarea were producing at or above their share of the existing FPA.

Mr. Van Dam of Van Dam Ranch opposed any reduction in FPA because a lower FPA results in lower credit limits and reduced liquidity for his agricultural operation. The Court is not persuaded that those reasons justify a suspension of rampdowns for Baja, given that its FPA still exceeds its PSY.

The Court orders that the FPA for all producers in Baja is reduced by 2.0% to 20.5% of BAP for Water Year 2022-2023.

### ORDER TO SHOW CAUSE

All interested parties are ordered to appear on August 25, 2022, at 1:30 P.M. in Department 1 and show cause, if any exists, why the Free Production Allowance for Alto should not be reduced by another 4.5% for Water Year 2022-2023.

Any response to this order, either in support of or in opposition to the proposed additional rampdown, shall be filed and served no later than August 5, 2022. It would be helpful if the parties would address the following questions:

1. Under the terms of the judgment, does the Court have the authority to reduce FPA below PSY? If so:
  - a. Under what circumstances?
  - b. Do those circumstances exist now, or are they likely to exist in Alto in the coming year?
2. If the judgment provides the Court with the discretion to order such a further rampdown under the current conditions, should the Court nevertheless refrain from doing so?

### UNAUTHORIZED PRODUCTION

In June of 2021, the Court directed the Watermaster to take all reasonable steps to identify any unauthorized production within the basin and to bring that production into compliance with the Judgment. The Court also directed that, if reasonably necessary, the Watermaster shall seek the assistance of the Court in compelling that compliance. In particular, if any such unauthorized production is being conducted or permitted by a party subject to the injunction in section 14 of the Judgment, the Watermaster shall apply to this department for an order to show cause why that party should not be found to be in contempt. If the unauthorized production is being conducted by

a non-party, the Watermaster shall initiate an action for injunctive relief as expressly authorized by section 12 of the Judgment.

The Watermaster has initiated efforts to do so in Este and Oeste. The Watermaster is ordered:

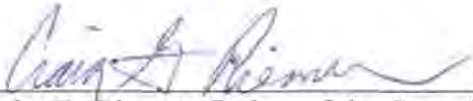
- To continue those efforts in those two subareas.
- To expand those efforts into the other three subareas, with the goal that all producers (a) who are suspected of producing more than 10 acre-feet but (b) who decline to stipulate to the judgment shall be named as cross-defendants in the Watermaster's cross-complaint (if the filing of that pleading is approved at the hearing later this month) and served with that cross-complaint no later than June 1, 2023.
- To meet and confer with the Phelan Pinon Hills Community Services District to explore any manner in which that CSD might be to assist in those efforts.
- To continue to cooperate with San Bernardino County Sheriff and San Bernardino County Code Enforcement in efforts to locate and abate the illegal cultivation of marijuana.
- To continue to explore the possibility of cooperation with San Bernardino County concerning permitting authority for new or expanded wells.
- To meet with appropriate legislators to explore the introduction of legislation to amend the statutes prescribing the powers of the Mojave Water Agency in such a way as to grant the MWA authority over the issuance of permits for new or expanded wells.

The Watermaster is also ordered to consider different or additional means by which information concerning the location and extent of water production within the basin can be obtained more accurately, more easily, and more quickly, whether by means of mandatory disclosures, mandatory installation of flow meters or similar devices, or otherwise.

The Watermaster shall file and serve a detailed report regarding all these efforts no later than December 2, 2022, and again concurrently with the filing of the Watermaster's next Motion to Adjust the Free Production Allowances, i.e., the motion to be heard sometime in June 2023 for Water Year 2022-2023.

#### SERVICE

Counsel for the Watermaster shall serve copies of this order on all parties by mail forthwith, and shall file a proof of service within seven days of the date of mailing.

  
\_\_\_\_\_  
Craig G. Riemer, Judge of the Superior Court



## 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.

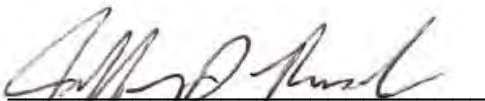
On June 6, 2022, the document(s) described below were served pursuant to the Mojave Basin Area Watermaster's Rules and Regulations paragraph 8.B.2 which provides for service by electronic mail upon election by the Party or paragraph 10.D, which provides that Watermaster shall mail a postcard describing 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:

### **NOTICE OF SERVING COURT'S ORDER OF JUNE 3, 2022 AND PROOF OF SERVICE THEREON**

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

Executed on June 6, 2022 at Apple Valley, California.

  
\_\_\_\_\_  
Jeffrey D. Ruesch



## Mojave Basin Area Watermaster Service List as of June 06, 2022

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)  
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Adelanto, CA 92301-9489

Attn: Lori Clifton (lclifton@robar.com)  
Agcon, Inc. (via email)  
17671 Bear Valley Road  
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Attn: Chun Soo and Wha Ja Ahn  
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Ahn Revocable Living Trust (via email)  
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Apple Valley, CA 92307-0001

Attn: Simon Ahn (ssahn58@gmail.com)  
Ahn Revocable Trust (via email)  
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Attn: Chun Soo Ahn  
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chunsooahn@naver.com)  
Ahn, Chun Soo and David (via email)  
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Attn: Ana Chavez  
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Apple Valley Heights County Water District  
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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  
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Attn: Tina Kuhns  
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Attn: Blaine Bilderback  
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Attn: Deborah Stephenson  
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Attn: Daniel Shaw (barhwater@gmail.com)  
Bar H Mutual Water Company (via email)  
P. O. Box 844  
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Attn: Casey Slusser  
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Attn: Curtis Palmer  
Baron, Susan and Palmer, Curtis  
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220 East Mountain View Street -Suite A  
Barstow, CA 92311

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Apple Valley, CA 92307-4912

## Mojave Basin Area Watermaster Service List as of June 06, 2022

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Apple Valley, CA 92308-9151

Attn: Mike Beinschroth  
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Beinschroth Family Trust (via email)  
18794 Sentenac  
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Beinschroth, Andy Eric  
6719 Deep Creek Road  
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Attn: Chuck Bell (Chuckb193@outlook.com;  
Chuckb193@outlook.com)  
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Lucerne Valley, CA 92356-0193

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

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Riverside, CA 92508-

Box, Geary S. and Laura  
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Hesperia, CA 92340-2564

Attn: Marvin Brommer  
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Attn: Paul Johnson  
Brown, Bobby G. and Valeria R.  
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Riverside, CA 92505-5178

Attn: Michael P. Naze  
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San Bernardino, CA 92401-1407

Attn: Robert W. Bowcock  
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Attn: Catalina Fernandez-Moores  
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CalPortland Company - Agriculture (via email)  
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Carlton, Susan  
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Yermo, CA 92398-0193

Attn: Kevin Mangold  
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Attn: Danielle Stewart  
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Alisa.Ellsworth@wildlife.ca.gov)  
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Chino Hills, CA 91709-3175

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## Mojave Basin Area Watermaster Service List as of June 06, 2022

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Attn: Alejandra Silva  
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Victorville, CA 92394-2999

Attn: Mary Tarrab  
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Attn: Allene Rozell Cherie Krack  
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El Mirage, CA 92301-9500

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Cheyenne Lake, Inc. (via email)  
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Newberry Springs, CA 92365-

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(joan.chong7@gmail.com;  
joancksp@hotmail.com)  
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Chung, et al.  
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Blue Jay, CA 92317-4513

Attn: Erik Archibek  
Clark, Gary and Beth A.  
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Bullhead City, AZ 86442-8464

Attn: Manoucher Sarbaz  
Club View Partners  
9903 Santa Monica Blvd., PMB #541  
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Conner, William H.  
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Agua Dulce, CA 91390-4577

Contratto, Ersula  
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Barstow, CA 92311

Attn: George Starke  
Corbridge, Linda S.  
8743 Vivero St  
Rancho Cucamonga, CA 91730-

Cross, Francis and Beverly  
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Jerome, ID 83385-5256

Cross, Sharon I.  
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Crown Cambria, LLC (via email)  
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Attn: Alessia Morris  
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P. O. Box 308  
Daggett, CA 92327-0308

Attn: Steve and Dana Rivett  
Daggett Ranch, LLC  
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Daggett, CA 92327-0112

Attn: James Kelly  
(James.Kelly@clearwayenergy.com)  
Daggett Solar Power 3 LLC (via email)  
5780 Fleet Street, Suite 130  
Carlsbad, CA 92008-4715

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

Darr, James S.  
40716 Highway 395  
Boron, CA 93516

Attn: Alan L. De Jong  
De Jong Family Trust  
46561 Fairview Road  
Newberry Springs, CA 92365-9230



## Mojave Basin Area Watermaster Service List as of June 06, 2022

Attn: Randy Wagner  
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Lucerne Valley, CA 92356-0392

Attn: Zaritsky Penny  
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Desert Girlz LLC (via email)  
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Attn: Denise Courtney  
Desert Springs Mutual Water Company  
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Attn: Debby Wyatt  
DLW Revocable Trust  
13830 Choco Rd.  
Apple Valley, CA 92307-5525

Attn: Judith Dolch-Partridge, Trustee  
Dolch Living Trust Robert and Judith  
4181 Kramer Lane  
Bellingham, WA 98226-7145

Donaldson, Jerry and Beverly  
16736 B Road  
Delta, CO 81416-8501

Attn: Jeffery Lidman  
Dora Land, Inc.  
P. O. Box 1405  
Apple Valley, CA 92307-0026

Attn: David Dorrance  
Dorrance, David W. and Tamela L.  
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Sugar Land, TX 77479-

Attn: David Looper  
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Attn: Deborah A. Friend  
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Gabrych, Eugene  
2006 Old Highway 395  
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Attn: Mitch Hammack  
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## Mojave Basin Area Watermaster Service List as of June 06, 2022

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358 Chorus  
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Attn: Brent Peterson  
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GenOn California South, LP (via email)  
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Nereida.Gonzalez@gswater.com)  
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Gordon Acres Water Company  
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Attn: William Handrinos  
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Attn: Donald F. Hanify  
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Hanson Aggregates WRP, Inc. (via email)  
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Attn: Joshua Behnke  
Helendale School District  
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## Mojave Basin Area Watermaster Service List as of June 06, 2022

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Hesperia Water District (via email)  
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Attn: Jeremy McDonald  
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Attn: Patricia Mohr (ghd123@earthlink.net)  
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Attn: Lisset Sardeson  
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Attn: Lori Clifton (lclifton@robar.com)  
Hi-Grade Materials Company (via email)  
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Attn: Frank Hilarides  
Hilarides 1998 Revocable Family Trust  
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Attn: Katherine Hill (Khill9@comcast.net)  
Hill Family Trust and Hill's Ranch, Inc. (via email)  
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Bakersfield, CA 93390-0001

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

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Howard, et al.  
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Attn: Daniel and Karen Gray  
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## Mojave Basin Area Watermaster Service List as of June 06, 2022

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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  
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Jess Ranch Water Company (via email)  
906 Old Ranch Road  
Florissant, CO 80816-

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8626 Deep Creek Road  
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Attn: Paul Johnson  
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Johnson, Paul (via email)  
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Attn: Paul Johnson  
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Johnson, Paul - Industrial (via email)  
10456 Deep Creek Road  
Apple Valley, CA 92308-8330

Johnson, Ronald  
1156 Clovis Circle  
Dammeron Valley, UT 84783-5211

Attn: Lawrence W. Johnston  
Johnston, Harriet and Johnston, Lawrence W.  
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Hesperia, CA 92340-1472

Attn: Magdalena Jones  
(mygoldenbiz9@gmail.com)  
Jones Trust dated March 16, 2002 (via email)  
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Lucerne Valley, CA 92356-7237

Jones, Joette  
81352 Fuchsia Ave.  
Indio, CA 92201-5329

Attn: Paul Jordan  
Jordan Family Trust  
1650 Silver Saddle Drive  
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Attn: Ray Gagné  
Jubilee Mutual Water Company  
P. O. Box 1016  
Lucerne Valley, CA 92356

Attn: Lee Logsdon  
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P. O. Box 618  
Lucerne Valley, CA 92356-0618

Attn: Ash Karimi  
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Lake Jodie Property Owners Association (via  
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## Mojave Basin Area Watermaster Service List as of June 06, 2022

Attn: Nancy Lan  
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Lake Wainani Owners Association (via email)  
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Attn: Robert Lawrence Jr.  
Lawrence, William W.  
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Lawson, Ernest and Barbara  
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Attn: Sepoong & Woo Poong Lee  
Lee, et al., Sepoong and Woo Poong  
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Attn: Eric Archibek  
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Apple Valley, CA 92308-8322

Attn: Brad Francke  
LHC Alligator, LLC  
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Upland, CA 91785-0670

Attn: Billy Liang  
Liang, Yuan - I and Tzu - Mei Chen  
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Chino, CA 91710-3196

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Liberty Utilities (Apple Valley Ranchos  
Water) Corp. (via email)  
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2026 Turnball Canyon  
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Attn: Manshan Gan  
Lo, et al.  
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San Gabriel, CA 91776-1724

Attn: Darren Kelly (dkelly@terra-gen.com)  
Lockhart Land Holding, LLC (via email)  
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Lua, Michael T. and Donna S.  
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Lucerne Valley, CA 92356

Attn: Manoucher Sarbaz  
Lucerne Valley Partners  
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Lucerne Vista Mutual Water Company (via  
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Attn: Carolyn J. Luckey  
Luckey 2010 Revocable Trust  
10967 Kelvington Ln  
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Attn: Eugene R. & Vickie R. Bird  
M Bird Construction  
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Barstow, CA 92311-4162

## Mojave Basin Area Watermaster Service List as of June 06, 2022

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Maloney, Janice Hawes  
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Attn: Jimmy Berry  
Manning, Sharon S.  
19332 Balan Road  
Rowland Heights, CA 91748-4017

Attn: Allen Marcroft  
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Attn: David I. Milbrat  
Milbrat, Irving H.  
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Attn: David Rib (drib@mitsubishicement.com)  
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Apple Valley, CA 92307-0049

Attn: Amy Langston (alangston@mdlt.org)  
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Joshua Tree, CA 92252-0849

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Attn: Doug Kerns  
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Mojave Water Agency (via email)  
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Attn: Manoucher Sarbaz  
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Attn: Ken Elliot (Billie@ElliotPlace.com)  
Morris Trust, Julia V. (via email)  
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Music, Zajo (via email)  
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## Mojave Basin Area Watermaster Service List as of June 06, 2022

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Woodland Hills, CA 91364-4229

Attn: Lynnette L. Thompson  
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22815 Del Oro Road  
Apple Valley, CA 92308

Attn: Rodger Thompson  
Thompson Living Trust, R.L. and R.A.  
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Apple Valley, CA 92308-8351

## Mojave Basin Area Watermaster Service List as of June 06, 2022

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