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EXEMPT FROM FILING FEES  
PER GOV. CODE § 6103

10 SUPERIOR COURT OF THE STATE OF CALIFORNIA  
11 COUNTY OF RIVERSIDE

12 CIV208568

14 **CITY OF BARSTOW, et al.,**

15 Plaintiffs,

16 v.

18 **CITY OF ADELANTO, et al.,**

19 Defendants,

20 **AND ALL RELATED CROSS ACTIONS.**

Case No. JCCP5265

Lead Case No. CIV208568

**CALIFORNIA DEPARTMENT OF FISH  
AND WILDLIFE'S OPPOSITION TO  
MOTIONS TO CHANGE BASE PERIOD**

**[Declarations of Aaron Johnson and James  
Blanke filed herewith]**

Date: March 18, 2026  
Time: 8:30 a.m.  
Dept: 1  
Judge: The Honorable Craig G. Reimer  
(ret.)

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1 **INTRODUCTION**

2 CDFW opposes both the Watermaster and Mitsubishi Cement Corporation, et al.’s  
3 respective motions to change the base period on an ongoing basis. The fundamental flaw in both  
4 motions is that neither have given the Court sufficient information to assess the potential adverse  
5 impacts to the environmental resources protected by the Judgment and the public trust doctrine  
6 that may occur if either proposed base period is adopted. The need for a sufficient analysis of  
7 discretionary actions that may impact public trust resources is two fold. First, the Judgment was  
8 specifically drafted with the protection of public trust resources in mind, and the Judgment was  
9 not intended to relieve any party from its obligations to protect public trust resources. Second,  
10 even if the Judgment was silent on the need to protect public trust resources, the public trust  
11 doctrine still applies as a background principle of law to require both the parties and the Court to  
12 consider, and then avoid or mitigate when feasible, those impacts before approving actions that  
13 may adversely affect public trust resources. Here, both motions fail at the outset because they fail  
14 to consider public trust resources when making recommendations that may adversely affect those  
15 resources, and just as importantly, fail to provide the Court with sufficient information for it to  
16 carry out its independent obligations to do so. Until the Watermaster and the Court fully consider  
17 how changing the base period may affect public trust resources, neither the Watermaster nor the  
18 Court can approve a change to the base period.

19 CDFW nonetheless does not oppose the Court granting Watermaster’s motion seeking  
20 Court authorization to use 2001-2020 as the base period on a temporary, one-time basis for  
21 purposes of calculating Free Production Allowance for water year 2026-2027. CDFW expects  
22 that, once complete, the Regional Mojave Basin Model very well may provide the necessary tools  
23 for the parties to assess how any changes to the base period will affect public trust resources, such  
24 as Mojave River flows into the Baja subbasin which serves to support public trust resources  
25 dependent on those flows. And if the model is still not available, then any party seeking to  
26 change the base period would need to rely on other methods to conduct the required analysis.

1 **BACKGROUND**

2 **I. OVERVIEW OF THE PUBLIC TRUST DOCTRINE**

3 “It has long been recognized that wildlife are protected by the public trust doctrine.”  
4 (*Center for Biological Diversity, Inc. v. FPL Group, Inc.* (2008) 166 Cal.App.4th 1349, 1361, as  
5 modified on denial of reh'g (Oct. 9, 2008).) “It is clear that the public trust doctrine encompasses  
6 the protection of undomesticated birds and wildlife. They are natural resources of inestimable  
7 value to the community as a whole. Their protection and preservation is a public interest that is  
8 now recognized in numerous state and federal statutory provisions.” (*Id.* at p. 1363.) As our  
9 Supreme Court described, “the core of the public trust doctrine is the state’s authority as  
10 sovereign to exercise a continuous supervision and control over the navigable waters of the state  
11 and the lands underlying those waters.” (*National Audubon Society v. Superior Ct.* (1983) 33 Cal.  
12 3d 419, 425.) The public trust extends to “environmental and ecological values.” (*Id.*, citing  
13 *Marks v. Whitney* (1971) 6 Cal.3d 251.) More specifically, the public trust encompasses “the  
14 preservation of those lands in their natural state, so that they may serve as ecological units for  
15 scientific study, as open space, and as environments which provide food and habitat for birds and  
16 marine life, and which favorably affect the scenery and climate of the area.” (*Marks v. Whitney*,  
17 *supra*, 6 Cal.3d at pp. 259-260.) Groundwater extractions which threaten to harm public trust  
18 resources in surface waters are also within the scope of the doctrine. (*Environmental Law*  
19 *Foundation v. State Water Resources Control Board* (2017) 26 Cal.App.5th 844, 860 [“Here, the  
20 issue is ... about protecting the public trust uses of the Scott River that are at risk of being  
21 impaired due to groundwater pumping of contributory flows.”].) “[B]efore state courts and  
22 agencies approve water diversions they should consider the effect of such diversions upon  
23 interests protected by the public trust, and attempt, so far as feasible, to avoid or minimize any  
24 harm to those interests.” (*National Audubon Society*, 33 Cal.3d at p. 426.) The doctrine imposes  
25 a duty of “continuing supervision over the taking and use of the appropriated water.” (*Id.* at  
26 p. 447.)  
27  
28

1 **II. THE JUDGMENT AND ITS CONSIDERATION OF PUBLIC TRUST RESOURCES**

2 Independent of the background requirements of the public trust doctrine, the Judgment  
3 was intended to take into consideration the public trust resources that are affected by groundwater  
4 pumping managed by the Judgment. (Judgment, ¶¶ 10 [“the Judgment takes into consideration ...  
5 the need to protect public interest and public trust concerns”], ¶ 20 [same]; Ex. H.) Exhibit H to  
6 the Judgment describes more particularly how it takes “into consideration the water needs of  
7 public trust resources in the Mojave Basin Area.” It first identifies particular species in particular  
8 subbasins that are at risk of being affected by the groundwater diversions regulated by the  
9 Judgment. In the Baja subbasin, these species include Mohave tui chub, southwestern pond  
10 turtle, desert tortoise, Prairie falcon, brown-crested flycatcher, summer tanager, and Nelson’s  
11 bighorn sheep, among others. (Judgment, Ex. H, Table H-1.) The Judgment then identifies  
12 groundwater level criteria that, if not met, indicate that those resources are not adequately  
13 protected (*id.*, Table H-2) as well as the riparian forest and surface water habitat areas where the  
14 riparian habitat monitoring well criteria are to be applied (*id.*, Table H-1). In the eastern Baja  
15 subbasin, the water level criteria to protect riparian forest habitat is groundwater measured at 7  
16 feet below ground in Well H3-1, and the water level criteria for surface water habitat is a surface  
17 water elevation of +1 foot ( above ground) in Well H3-2. (*Id.*)

18 The Judgment provides particular mechanisms for Watermaster to protect public trust  
19 resources affected by the Judgment. For example, when the Free Production Allowance exceeds  
20 the estimated Production Safe Yield by five percent or more, the Judgment provides that  
21 Watermaster “shall” recommend a reduction in Free Production Allowance of five percent in the  
22 subarea (the ramp down). (Judgment, Ex. H ¶ 2(a).) The Judgment also provides for the  
23 establishment of a Biological Resources Trust Fund account to benefit riparian habitat area. That  
24 Fund is generated by an assessment levied against each acre foot of production which can be used  
25 to prepare a habitat water supply management plan, purchase supplemental water, and other  
26 actions to implement the plan. (*Id.* ¶ 3.) CDFW agreed that “absent substantial changed  
27 circumstances,” it “shall not seek to modify the provisions of this Judgment in any way to add to  
28 or change the above-stated measures to protect the referenced species of habitat.” (*Id.* ¶ 4.) At

1 the same time, however, “[n]othing stated in this Judgment or in this Exhibit ‘H’ is intended nor  
2 shall be deemed to relieve any Party hereto from any obligation or obligations not specifically  
3 referenced in this Exhibit H.” (*Id.*)

4 Since the Judgment was entered in 1996, groundwater pumping in the Baja subbasin has  
5 been significantly ramped down such that current pumping is only 19.5 percent of pre-Judgment  
6 levels. (Watermaster Motion, Ex. 1 [Watermaster Engineer’s Amended Statement of Reasons], at  
7 p. 28 [in 1995, agricultural water production in Baja was about 35, 250 acre-feet; in 2024,  
8 agricultural water production was only about 5,500 acre feet].) Despite the extreme groundwater  
9 pumping reductions in Baja, the public trust water level criteria are not currently being met, and  
10 have not been met since around the time the Judgment was first entered. (Declaration of James  
11 Blanke (Blanke Decl.) ¶ 8(e)(i) [pp. 6-7] & Attachment 5 [pp 56-57].)

12 **III. CONDITIONS IN THE BAJA SUBBASIN FOR PUBLIC TRUST RESOURCES HAVE**  
13 **SIGNIFICANTLY DETERIORATED SINCE THE JUDGMENT**

14 Conditions in the Baja subbasin have materially worsened since the Judgment was  
15 entered. A few data points illustrate the story:

16 *Mojave River flows into the Baja subbasin have decreased by at least 56%. The average*  
17 *flow from the Mojave River into the Baja subbasin as measured at the Barstow gage during the*  
18 *base period of 1931-1990 was 17,100 acre feet per year. (Blanke Decl. ¶ 8(d) [pp. 5-6] &*  
19 *Attachment 4 [p. 54].) During the Watermaster’s proposed base period of 2001-2020, the average*  
20 *flow at the same location was only 7,500 AFY. (Id.) That is a 56% decrease in inflows. (Id.)*  
21 *Using Mitsubishi’s proposed base period of 1995-2024, it gets even worse: Mojave River flows*  
22 *into the Baja subbasin as measured at the Barstow gage were only 6,000 AFY, which is a 65%*  
23 *reduction from the 1931-1990 base period. (Id. ¶ 8(f) [p. 8].)*

24 *Groundwater levels in the Baja subbasin have dropped from 7 feet bgs to 65-70 feet bgs.*  
25 *At the time the Judgment was entered, groundwater at the riparian forest habitat monitoring well*  
26 *H3-1 was about 7 feet below ground surface, nearly meeting the water level criteria set forth in*  
27 *the Judgment, Attachment H. (Blanke Decl. ¶ 8(e)(i) [pp. 6-7] & Attachment 5 [p. 54];*  
28 *Declaration of Aaron Johnson (Johnson Decl.) ¶ 13[ p. 5].) Since entry of the Judgment and*

1 despite a ramp down on pumping in the Baja subbasin to less than 20% of pre-Judgment levels,  
2 groundwater levels have nonetheless dropped to approximately 65-70 feet below ground surface.

3 (*Id.*)

4 *Public Trust resources in the Baja subbasin have been harmed.* The reduction in Mojave  
5 River flows into the Baja subbasin and the resultant drop in groundwater levels have had  
6 significant adverse impacts on plants and wildlife in the Baja subbasin. (Johnson Decl. ¶¶ 12, 15  
7 [pp. 5-6].) For example, declining groundwater levels have caused widespread mortality within  
8 the stands of cottonwood, mesquite, and willows at Camp Cady and throughout the Mojave River  
9 basin. (*Id.* ¶ 15 [p. 6].) The United States Geological Survey (USGS) mapped vegetation along  
10 the Mojave River in 1995, and then other researchers mapped vegetation in generally the same  
11 areas in 2016. (*Id.* ¶ 16 [pp. 6-7].) Comparison of those data sets reveals that the acreage of  
12 stands of Fremont cottonwood trees and willows – key components of desert riparian forest in the  
13 Mojave Desert necessary to support native bird species – was reduced by roughly 70% in the Baja  
14 subbasin. (*Id.* ¶ 17 [p. 7].) And many of the surviving remnants of the riparian forest were  
15 observed to be in poor condition, dying or dead in 2014. (*Id.*) These harms are not unexpected  
16 given the reduced groundwater levels, as cottonwoods thrive when groundwater depths are  
17 between 2-4 feet, although they can survive temporary lowered groundwater depths of 7-10 feet,  
18 and will not reproduce when groundwater levels in spring are less than 5 feet. (*Id.* ¶ 18 [pp. 7-8].)  
19 Mesquite trees and shrubs can tolerate drier environments, but also require groundwater levels of  
20 about 8 feet in spring to reproduce, and mortality increases if groundwater depths exceed 20 feet.  
21 (*Id.* ¶ 19 [pp. 8-9].) Groundwater levels having dropped to nearly 70 feet below ground surface  
22 have significantly degraded the conditions of these desert plants.

23 The harms from reduced Mojave River flow into the Baja subbasin and the resultant  
24 reduced groundwater levels are not limited to plants. For example, the southwestern pond turtle  
25 (a California species of special concern and currently under evaluation by the US Fish and  
26 Wildlife Service for potential listing as a threatened species under the federal Endangered Species  
27 Act) was a species commonly observed at Camp Cady in the 1990s and was known to breed  
28

1 there. (Johnson Decl. ¶ 21 [pp. 9-10].) A survey published by USGS in 2018 concluded that the  
2 species has now been extirpated (i.e., become locally extinct) from the area. (*Id.*)

### 3 ARGUMENT

#### 4 I. THE BASE PERIOD CANNOT BE CHANGED PRIOR TO A LEGALLY ADEQUATE 5 ANALYSIS OF ITS IMPACTS ON PUBLIC TRUST RESOURCES

##### 6 A. The motions must be denied because they fail to address public trust 7 resources at all

8 Neither motion to change the base period contains *any* analysis of the potential impacts  
9 that such a change would have on public trust resources, especially in the Baja subbasin. That  
10 omission by itself is fatal to the motions because the public trust doctrine precludes the Court  
11 from making such a decision in the absence of consideration and then avoidance and  
12 minimization of identified impacts. (*Center for Biological Diversity, Inc.*, 166 Cal.App.4th at p.  
13 1364 [“public agencies must consider the protection and preservation of wildlife”]; *National*  
14 *Audubon Society*, 33 Cal.3d at p. 426; *Environmental Law Foundation, supra*, 26 Cal.App.5th at  
15 p. 860.)

##### 16 B. Changing the base period as proposed may adversely affect public trust 17 resources

18 That the change in the base period has the potential to affect environmental resources  
19 especially the riparian habitat in the Baja subbasin is patent. As described above and in more  
20 detail in the Declarations of Aaron Johnson and Jim Blanke, the average Mojave River flow into  
21 the Baja subbasin as measured at the Barstow gage has decreased from 17,100 AFY (during the  
22 current base period of 1931-1990) to only 7,500 during the Watermaster’s proposed base period  
23 and to 6,000 during Mitsubishi’s proposed base period. (Blanke Decl. ¶ 8(d) [pp. 5-6].)  
24 Groundwater levels have dropped from 7 feet below ground surface to 65-70 feet below ground  
25 surface, falling well short of the Judgment’s water level criteria for assessing potential harm. (*Id.*  
26 ¶ 8(e)(i) [pp. 6-7].) And groundwater dependent ecosystems like the Fremont cottonwood have  
27 been reduced by 70%. (Johnson Decl. ¶ 17.) By any metric, public trust resources are in peril,  
28 and further reductions in the long term average Mojave River inflow substantially increases the  
peril to the public trust resources that remain.

1 Changing the hydrologic base period to either 2001-2000 or 1995-2024 may negatively  
2 impact the water available to meet needs of the habitat and species protected under the Judgment  
3 in the Baja Subarea. Specifically, the proposed period does not represent long-term average water  
4 supply conditions relevant to the Baja Subarea, and its adoption through the existing PSY  
5 methodology would embed upstream pumping-induced conditions into the Baja water balance as  
6 a permanent baseline, producing PSY values calibrated to conditions that are already causing  
7 documented harm to riparian habitat protected under Exhibit H. If the base period is changed as  
8 proposed and if the existing PSY methodology is applied, that will substantially reduce the  
9 quantity of water entering the Baja subarea relative to long term average. (Blanke Decl.  
10 ¶ 8(a)-(b) [p. 4].)

11 **C. The proposals to change the base period are unsupportable because they**  
12 **fail to address human-caused depletions in Mojave River flow**

13 The substantial error infecting both motions to change the base period is that they fail to  
14 account for increased *human-caused* depletions of Mojave River flow in the more recent decades.  
15 “Depletions” are conditions where groundwater pumping results in reductions in flow of  
16 interconnected surface water, where the interconnected surface water is hydrologically connected  
17 at any point by a continuous saturated zone to the underlying aquifer. (Blanke Decl. ¶ 8(c)  
18 [pp. 4-5] & Attachment 2 [pp. 27-50].) Increased depletions in one subarea would increase  
19 recharge and likely increase PSY for that Subarea. (*Id.*) Further, the increased recharge would  
20 reduce downstream flows and reduce recharge and water availability in downstream subareas.  
21 (*Id.*)

22 Here, the increased depletions of Mojave River flow in recent decades has decreased the  
23 percentage of flows that reach the Baja subbasin. (Blanke Decl. ¶ 8(d) [pp. 5-6].) Comparing the  
24 flows measured at The Forks with the flows measured at the Barstow gage tells the tale: whereas  
25 26% of the flow measured at The Forks during the historical base period (1931-1990) reached  
26 Baja subbasin at the Barstow gage, only 11% of such flow reached Baja during the proposed  
27 2001-2020 base period. (*Id.*) This substantial reduction in flow at the Barstow gage is primarily  
28 caused by depletions in the Alto and Centro Subareas, resulting in less than half the historical

1 surface water input to Baja. (*Id.*) Because Watermaster’s analysis focuses only on flow at The  
2 Forks, it conceals the effects of depletions on flows in downstream subbasins entirely. (*Id.*) If  
3 the proposed 2001-2020 base period is adopted as the representative long-term average water  
4 supply for the Baja Subarea, that would embed the effects of that upstream capture into the  
5 baseline PSY calculation, producing a permanently lower estimate of natural water supply to Baja  
6 that reflects human alteration of the river system rather than its natural long-term hydrology. (*Id.*)

7 **D. Watermaster’s anticipated response to these public trust concerns are not**  
8 **a basis to ignore impacts to public trust resources caused by changing the**  
9 **base period**

10 CDFW anticipates that Watermaster may seek to minimize CDFW’s concerns about  
11 impacts to public trust resources by pointing to various versions of a strawman argument, as it did  
12 in reply to CDFW’s opposition to Watermaster’s 2025 motion to change the base period. If  
13 Watermaster carries forward any version of its prior arguments, they can easily be disposed of. In  
14 substance, Watermaster may argue that the Judgment limits actions that can be taken to address  
15 public trust resources to just two things: ramp down production in Baja or purchase supplemental  
16 water. That argument would miss the fundamental points that selection of a new base period is  
17 discretionary, that impacts caused by that discretionary decision need to first be analyzed and then  
18 considered, and if the selected action does have adverse impacts, then the Watermaster and the  
19 Court must consider ways to avoid or minimize those impacts if at all feasible. (*National*  
20 *Audubon, supra*, at p. 426.) Watermaster cannot skip the analysis and consideration steps on the  
21 assumption that nothing can be done. Once the analysis and consideration of impacts is  
22 completed, the parties can debate potential means for avoiding or minimizing those impacts, and  
23 what would be feasible under the circumstances.

24 If Watermaster’s position is that the Judgment sanctions unfettered continuing and  
25 worsening harm to public trust resources, that would be in error. CDFW notes that “the public  
26 trust doctrine the public trust imposes a duty of *continuing supervision* over the taking and use of  
27 the appropriated water. In exercising its sovereign power to allocate water resources in the public  
28 interest, the state is not confined by past allocation decisions which may be incorrect in light of

1 current knowledge or inconsistent with current needs.” (*National Audubon, supra*, 33 Cal.3d at  
2 p. 447, italics added.)<sup>1</sup>

3 **II. CDFW WOULD NOT OBJECT TO THE COURT AUTHORIZING WATERMASTER TO**  
4 **USE 2001-2020 AS THE BASE PERIOD TO DETERMINE FPA FOR WATER YEAR 2026-**  
5 **2027**

6 Until recently, the Watermaster has used 1931-1995 as the base period to conduct its annual  
7 recommendation and determination of Production Safe Yield and Free Production Analysis.  
8 (Watermaster Motion, Exh. 1 at p. 5 [p. 23].) In September 2022, the Court issued an order in  
9 which the Court, among other things, “questions whether a 60-year period in the middle of the  
10 20<sup>th</sup> century is still an appropriately representative period from which to measure the long-term  
11 averages specified in the definition of PSY, especially given the 32 years that have passed since  
12 1990 and the climatic disruptions that we have been experiencing during that time.” (Order, Sept.  
13 16, 2022, at p. 4.) The Watermaster subsequently began using a new base period of 2001-2020  
14 for purposes of calculating PSY. Watermaster eventually filed a motion in September 2025  
15 seeking the Court’s approval to use its newly preferred base period. CDFW opposed that motion,  
16 in part on the basis that the motion failed to provide information about how the change would  
17 affect public trust resources in the Baja subbasin. (CDFW Opposition Brief, Oct. 8, 2025 at p. 14  
18 [“Absent details on how the proposed base period would be implemented in the PSY process to  
19 avoid negatively affecting riparian vegetation, it is not possible to provide a meaningful response  
20 or informed position on whether the 2001-2020 period would negatively affect the water needs of  
21 the habitats and species protected under the Judgment.”].) In a January 21, 2026 order, the Court  
22 denied Watermaster’s motion without prejudice to it being refiled. On February 24, 2026,  
23 Watermaster filed a renewed motion to change the base period “at least for Water Year 2026-  
24 2027” and for the base period issue to be revised “after the ongoing modeling is completed”  
25 (Watermaster Motion, at p. 16.) Watermaster further represented that the temporary, one-year  
26 authorization would not have “any precedential value as to that subsequent determination.” (*Id.*)

26 <sup>1</sup> See also, *National Audubon, supra*, at p. 452 [“The public trust doctrine serves the  
27 function in that integrated system of preserving the continuing sovereign power of the state to  
28 protect public trust uses, a power which precludes anyone from acquiring a vested right to harm  
the public trust, and imposes a continuing duty on the state to take such uses into account in  
allocating water resources”].)

1 CDFW recognizes that there may be administrative and practical difficulties if  
2 Watermaster were required to return to the 1931-1995 base period to calculate PSY and FPA for  
3 Water year 2026-2027, given that it has been using the 2001-2020 base period for the past two  
4 such determinations. In anticipation of Watermaster’s good faith efforts to complete the Regional  
5 Mojave Basin Model in the third quarter of 2026 (including the necessary peer review), CDFW  
6 would not object to Court authorizing Watermaster to use 2001-2020 as the base period to  
7 calculate the FPA for water year 2026-2027, on a temporary, non-precedential basis, as the Court  
8 contemplated it might in its January 2026 order. CDFW anticipates that it would object to any  
9 future motion to establish a new base period for water year 2027-2028 or beyond that did not  
10 “consider the effect of such diversions upon interests protected by the public trust, and attempt, so  
11 far as feasible, to avoid or minimize any harm to those interests.” (*National Audubon Society*, 33  
12 Cal.3d at p. 426.)

13 **CONCLUSION**

14 CDFW respectfully requests that the Court deny the motions to the extent that they seek to  
15 establish a new base period, except it does not object to the Court authorizing Watermaster on a  
16 temporary, non-precedential basis, to use 2001-2020 as the base period for purposes of making  
17 determinations for water years 2026-2027.

18  
19 Dated: March 5, 2026

Respectfully submitted,

20 ROB BONTA  
21 Attorney General of California

22 

23 ERIC M. KATZ  
24 Supervising Deputy Attorney General  
25 *Attorneys for California*  
26 *Department of Fish & Wildlife*

27 LA1990CV1678  
28 39674625

**DECLARATION OF SERVICE BY E-MAIL**

Case Name: **City of Barstow v. City of Adelanto, et al.**

Case No.: **CIV208568 (Lead); JCCP 5265**

I declare:

I am at least 18 years of age and not a party to this matter. I am employed in the Office of the Attorney General of the State of California. My business address is 300 South Spring Street, Suite 1702, Los Angeles, CA 90013-1230, County of Los Angeles. My electronic service address is [Beatriz.Davalos@doj.ca.gov](mailto:Beatriz.Davalos@doj.ca.gov).

On March 5, 2026, I served the **CALIFORNIA DEPARTMENT OF FISH AND WILDLIFE'S OPPOSITION TO MOTIONS TO CHANGE BASE PERIOD** by transmitting a true copy via electronic mail, addressed as follows:

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I declare under penalty of perjury under the laws of the State of California and the United States of America, the foregoing is true and correct and that this declaration was executed on March 5, 2026, at Los Angeles, California.

\_\_\_\_\_  
Beatriz Davalos  
Declarant

  
\_\_\_\_\_  
Signature

**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 March 5, 2026, 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:

**California Department of Fish and Wildlife’s Opposition to Motions to Change Base Period**

  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 March 5, 2026 at Apple Valley, California.

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

## Mojave Basin Area Watermaster Service List as of March 05, 2026

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(adesdevon@gmail.com)  
Ades, John and Devon (via email)

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Ahn Revocable Living Trust (via email)  
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Apple Valley, CA 92307-0001

Attn: Chun Soo Ahn  
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Ahn, Chun Soo and Wha Ja (via email)  
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Apple Valley, CA 92307-0001

Attn: Beinni Le  
American States Water Company  
160 Via Verde, Ste. 100  
San Dimas, CA 91773-5121

Attn: Matthew Patterson  
Apple Valley Heights County Water District  
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Attn: Beatriz Torres  
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14955 Dale Evans Parkway  
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Attn: Sheré R. Bailey  
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Bailey 2007 Living Revocable Trust, Sheré R.  
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Attn: Curtis Palmer  
Baron, Susan and Palmer, Curtis  
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Attn: Pedro Dumaua  
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Attn: Emely and Joe Saltmeris  
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Attn: John Munoz  
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## Mojave Basin Area Watermaster Service List as of March 05, 2026

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CalMat Company  
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Claremont, CA 91711-4614

Attn: Tony Camanga  
Camanga, Tony and Marietta  
2309 Highland Heights Lane  
Carrollton, TX 75007-2033

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Bastianon Revocable Trust  
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Attn: Chuck Bell (Chuckb193@outlook.com;  
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Bell, Charles H. Trust dated March 7, 2014  
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Attn: Noah Furie (noah@bfcloans.com)  
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Attn: Leanna East (least@calportland.com)  
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Borja, Leonil T. and Tital L.  
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Attn: Paul Johnson  
Brown Family Trust Dated August 11, 1999  
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Attn: Ian Bryant (irim@aol.com)  
Bryant Family Trust dated May 9, 2007 (via  
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Bunnell, Dick  
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## Mojave Basin Area Watermaster Service List as of March 05, 2026

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CDFW - Mojave Narrows Regional Park  
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Attn: Paco Cabral  
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Contratto, Ersula  
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Attn: Steve and Dana Rivett  
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## Mojave Basin Area Watermaster Service List as of March 05, 2026

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Attn: Debby Wyatt  
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Attn: Judith Dolch-Partridge, Trustee  
Dolch Living Trust Robert and Judith  
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16736 B Road  
Delta, CO 81416-8501

Attn: Virginia Shaw  
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Attn: David Dorrance  
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Douglass, Tina  
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Frates, D. Cole (via email)  
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Attn: Deborah A. Friend  
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Fundamental Christian Endeavors, Inc. (via email)  
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Gabrych Family Trust dated October 9, 2007  
2006 Old Highway 395  
Fallbrook, CA 92028

Gabrych Family Trust dated October 9, 2007  
2006 Old Highway 395  
Fallbrook, CA 92028-8816

Gaeta, Miguel and Maria  
9366 Joshua Avenue  
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Attn: Jay Storer  
Gaeta, Trinidad  
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## Mojave Basin Area Watermaster Service List as of March 05, 2026

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Hang, Phu Quang  
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ccarlson@helendalecsd.org)  
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## Mojave Basin Area Watermaster Service List as of March 05, 2026

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Attn: Jeff Gallistel  
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Attn: Lori Clifton (lclifton@robar.com)  
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## Mojave Basin Area Watermaster Service List as of March 05, 2026

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Attn: Audrey Goller  
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Jamboree Housing Corporation (via email)  
15940 Stoddard Wells Rd - Office  
Victorville, CA 92395-2800

Attn: Tomas Janovsky  
(virginiajanovsky@yahoo.com;  
tomjanovsky@yahoo.com)  
Janovsky Revocable Trust No. 1 (via email)  
17241 Bullock Street  
Encino, CA 91316-1437

Attn: Gary A. Ledford  
(gleddream@gmail.com)  
Jess Ranch Water Company (via email)  
906 Old Ranch Road  
Florissant, CO 80816-

Attn: Cynthia Mahoney  
(cyndisue87@yahoo.com)  
Johnson, Carlean F. Trust Dated 10/29/2004  
(via email)  
8626 Deep Creek Road  
Apple Valley, CA 92308-8769

Attn: Paul Johnson  
(johnsonfarming@gmail.com)  
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.  
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

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: Jilin Xiao  
Jujube Valley Farm, Inc.  
19 Pemberly  
Irvine, CA 92603-3452

Attn: Cherie Casey (ccasey@jrcwd.org)  
Juniper Riviera County Water District (via email)  
P.O. Box 618  
Lucerne Valley, CA 92356-0618

Attn: Ash Karimi  
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Attn: Robert R. Kasner  
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11584 East End Avenue  
Chino, CA 91710-

Attn: Robert R. Kasner  
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11584 East End Avenue  
Chino, CA 91710-1555

Attn: Martin A and Mercedes Katcher  
Katcher, August M. and Marceline  
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Kemp, Robert and Rose  
48441 National Trails Highway  
Newberry Springs, CA 92365

Attn: Peggy Shaughnessy  
Kemper Campbell Ranch  
10 Kemper Campbell Ranch Road - Office  
Victorville, CA 92395-3357

Kim, Jin S. and Hyun H.  
419 Sara Jane Ln  
Placentia, CA 92870-5137

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46561 Fairview Road  
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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  
Koering, Richard and Koering, Donna  
40909 Mountain View Road  
Newberry Springs, CA 92365-9414

Attn: Ryan Gross  
(rgross@lakearrowheadcsd.com)  
Lake Arrowhead Community Services District  
(via email)  
P. O. Box 700  
Lake Arrowhead, CA 92352-0700

Attn: Claire Cabrey  
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West Hollywood, CA 90069-4120

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## Mojave Basin Area Watermaster Service List as of March 05, 2026

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(jlangley@kurschgroup.com)  
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Apple Valley, CA 92308-1701

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Hesperia, CA 92345-

Attn: Robert Lawrence Jr.  
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Lucerne Valley, CA 92356-0556

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4474 W. Cheyenne Drive  
Eloy, AZ 85131-3410

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

Attn: Billy Liang  
Liang, Yuan - I and Tzu - Mei Chen  
4192 Biscayne St  
Chino, CA 91710-3196

Attn: Michael Reese  
(Michael.Reese@libertyutilities.com)  
Liberty Utilities (Apple Valley Ranchos  
Water) Corp. (via email)  
P. O. Box 7005  
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Hacienda Heights, CA 91745-

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Attn: Robert Fimbres (rfimbres@terra-  
gen.com)  
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Lucerne Valley, CA 92356-

Attn: Dean Low (lowgo.dean@gmail.com)  
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3 Panther Creek Ct.  
Henderson, NV 89052-

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Attn: Manoucher Sarbaz  
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Lucerne Valley, CA 92356-0677

Attn: Eugene R. & Vickie R. Bird  
M Bird Construction  
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Barstow, CA 92311-4162

Attn: Maria Martinez  
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6831 Lime Avenue  
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Attn: Robert Saidi  
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Attn: Allen Marcroft  
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## Mojave Basin Area Watermaster Service List as of March 05, 2026

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San Juan Capistrano, CA 92675

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Hesperia, CA 92345-2950

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Milbrat, Irving H.  
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Newberry Springs, CA 92365-0487

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Miller Living Trust  
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Attn: Freddy Garmo (freddy@garmolaw.com)  
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Alhambra, CA 91803-3333

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Most Family Trust  
39 Sundance Circle  
Durango, CO 81303-8131

Attn: Dennis Hills  
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Music, Zajo (via email)  
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Attn: Jodi Howard  
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Newberry Springs, CA 92365-0220

Attn: Jeff Gaastra (jeffgaastra@gmail.com)  
Newberry Springs Recreational Lakes  
Association (via email)  
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Newberry Springs, CA 92365-

## Mojave Basin Area Watermaster Service List as of March 05, 2026

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NSSL, Inc. (via email)  
9876 Moon River Circle  
Fountain Valley, CA 92708-7312

Núñez, Luis Segundo  
9154 Golden Seal Court  
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Attn: Pearl or Gail Nunn  
Nunn Family Trust  
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Attn: Jeff Gaastra (jeffgaastra@gmail.com;  
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32935 Dune Road, #10  
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Attn: Chun Soo Ahn  
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Oasis World Mission (via email)  
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Apple Valley, CA 92307-0001

Attn: Dorothy Ohai  
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Attn: Craig Maetzold  
(craig.maetzold@omya.com)  
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7225 Crystal Creek Rd  
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Attn: John P. Oostdam  
Oostdam Family Trust, John P. and Margie K.  
24953 Three Springs Road  
Hemet, CA 92545-2246

Attn: Nick Higgs  
Oro Grande School District  
P. O. Box 386  
Oro Grande, CA 92368-0386

Attn: Taghi Shoraka  
P and H Engineering and Development  
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Pacific Gas and Electric Company (via email)  
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District (via email)  
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778 23rd St SW  
Loveland, CO 80537-7200

Porter, Timothy M.  
34673 Little Dirt Road  
Newberry Springs, CA 92365-9646

Attn: Carin McKay  
Precision Investments Services, LLC  
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Pismo Beach, CA 93449-2529

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Newberry Springs, CA 92365

(s\_quakenbush@yahoo.com)  
Quakenbush, Samuel R. (via email)  
236 Iris Drive  
Martinsburg, WV 25404-1338

Attn: Ron Herrmann  
Quiros, Fransisco J. and Herrmann, Ronald  
35969 Newberry Rd  
Newberry Springs, CA 92365-9438

Attn: Elizabeth Murena  
(waterboy7F8@msn.com; etminav@aol.com)  
Rancheritos Mutual Water Company (via  
email)  
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Apple Valley, CA 92307

Attn: Kanwal P. Randhawa  
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Randhawa Energy CO of CA, LLC (via email)  
26029 Chateau Court  
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Attn: Michael A. Reed  
Reed, Mike  
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Attn: Brian C. Vail (bvail@river-west.com)  
Reido Farms, LLC (via email)  
2410 Fair Oaks Blvd., Suite 110  
Sacramento, CA 95825-7666

(LucerneJujubeFarm@hotmail.com)  
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## Mojave Basin Area Watermaster Service List as of March 05, 2026

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Attn: Josie Rios  
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(RayRizvi@Yahoo.com)  
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Robertson's Ready Mix (via email)  
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Templeton, CA 93465-0120

Attn: Robert Vega  
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Santa Monica, CA 90403-4623

Attn: Sam Marich  
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42704 Edelweiss Drive  
Big Bear Lake, CA 92315-2074

Attn: Dale W. Ruisch  
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Apple Valley, CA 92308-3690

Attn: Taghi Shoraka  
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Samra, Jagtar S. (via email)  
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San Bernardino Co Barstow - Daggett Airport  
268 W. Hospitality Lane, Suite 302  
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Attn: Jared Beyeler  
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San Bernardino County - High Desert  
Detention Center (via email)  
222 W. Hospitality Lane, 2nd Floor - SDW  
San Bernardino, CA 92415-0415

Attn: Jared Beyeler  
(jared.beyeler@sdd.sbcounty.gov;  
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San Bernardino County Service Area 29 (via  
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222 W. Hospitality Lane, 2nd Floor (Spec  
San Bernardino, CA 92415-0450

Attn: Jared Beyeler  
(jared.beyeler@sdd.sbcounty.gov;  
waterquality@sdd.sbcounty.gov)  
San Bernardino County Service Area 42 (via  
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222 W. Hospitality Lane, 2nd Floor - SDW  
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ssamaras@sdd.sbcounty.gov;  
waterquality@sdd.sbcounty.gov)  
San Bernardino County Service Area 64 (via  
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Scray, Michelle A. Trust (via email)  
16869 State Highway 173  
Hesperia, CA 92345-9381

Attn: Rod Sexton  
Sexton, Rodney A. and Sexton, Derek R.  
P.O. Box 155  
Rim Forest, CA 92378-

Attn: Joseph Tapia  
Sheep Creek Water Company  
P. O. Box 291820  
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## Mojave Basin Area Watermaster Service List as of March 05, 2026

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Attn: Chan Kyun Son  
Son's Ranch  
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Attn: Christopher Quach  
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Attn: Joe Trombino  
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St. Antony Coptic Orthodox Monastery  
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