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11 Attorneys for Defendant VICTORVILLE WATER DISTRICT, a subsidiary district of the CITY  
12 OF VICTORVILLE (formerly VICTOR VALLEY WATER DISTRICT and BALDY MESA  
13 WATER DISTRICT)

14 **SUPERIOR COURT OF THE STATE OF CALIFORNIA**

15 **FOR THE COUNTY OF RIVERSIDE**

16 Coordination Proceeding Special Title  
(Cal. Rules of Court, rule 3.550)

17 MOJAVE BASIN WATER CASES  
18

19 \_\_\_\_\_  
20 CITY OF BARSTOW,

21 Plaintiff,

22 v.

23 CITY OF ADELANTO, et al.,

24 Defendants.  
25

26 \_\_\_\_\_  
27 **AND RELATED CROSS ACTIONS**  
28

Case No. CIV208568 / JCCP No. 5265

**NOTICE OF ERRATA TO CORRECT  
DOCUMENT TITLES OF  
CITY OF VICTORVILLE /  
VICTORVILLE WATER DISTRICT  
SUPPORT FOR AND OPPOSITION TO  
HYDROLOGIC BASE PERIOD  
MOTIONS AND DECLARATION OF  
PETER LEFFLER**

Assigned for All Purposes to Honorable  
Craig G. Riemer, Retired

**March 18, 2026**

**8:30 a.m.**

**Department 1**

Reservation No. Per Court Order 2/20/2026

1 Victorville Water District provides this Notice of Errata regarding its March 4, 2026  
2 Joinder and Opposition to Hydrologic Base Period Motions and Leffler Declaration to remove the  
3 word “Joinder” that caused the clerk to reject the documents for filing. The document titles are  
4 amended to replace “Joinder in Mitsubishi Cement Corporation et al.’s Motion” with “Support for  
5 Mitsubishi Cement Corporation et al.’s Motion.” A similar edit replacing “Joinder in” with  
6 “Support for” was made in the document footers. No other changes were made to the documents.  
7 The corrected Support/Opposition and Declaration are attached.

8 Dated: March 6 2026

Law Office of Peter Kiel PC

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Peter J. Kiel  
12 Attorney for Defendant Victorville Water District, a  
13 subsidiary district of the City of Victorville  
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**EXHIBIT 1**

**CITY OF VICTORVILLE / VICTORVILLE WATER DISTRICT SUPPORT FOR  
MITSUBISHI CEMENT CORPORATION ET AL.'S MOTION TO SELECT  
HYDROLOGIC BASE PERIOD OF 1995-2024 AND OPPOSITION TO  
WATERMASTER'S RENEWED MOTION FOR DETERMINATION OF  
HYDROLOGIC BASE PERIOD**

**[Document Title Corrected March 6, 2026]**

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17 MOJAVE BASIN WATER CASES  
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CITY OF BARSTOW,

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21 v.

22 CITY OF ADELANTO, et al.,

23 Defendants.  
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AND RELATED CROSS ACTIONS  
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Case No. CIV208568 / JCCP No. 5265

**CITY OF VICTORVILLE /  
VICTORVILLE WATER DISTRICT  
SUPPORT FOR MITSUBISHI  
CEMENT CORPORATION ET AL.'S  
MOTION TO SELECT HYDROLOGIC  
BASE PERIOD OF 1995-2024 AND  
OPPOSITION TO WATERMASTER'S  
RENEWED MOTION FOR  
DETERMINATION OF HYDROLOGIC  
BASE PERIOD**  
*[Document Title Corrected March 6, 2026]*

Assigned for All Purposes to Honorable  
Craig G. Riemer, Retired

**March 18, 2026  
8:30 a.m.  
Department 1**

Reservation No. Per Court Order 2/20/2026

1 Victorville Water District<sup>1</sup> (VWD) joins Mitsubishi Cement Corporation, Robertson's  
2 Ready Mix, LTD., and CalPortland Company (hereafter, collectively, Mitsubishi et al.) in their  
3 Motion to Select Hydrologic Base Period of 1995-2024 (Mitsubishi et al. Motion) and opposes  
4 Watermaster's (WM) Renewed Motion for Determination of Hydrologic Base Period for  
5 Calculation of Production Safe Yield Values (WM Motion).

6 The hydrologic Base Period (BP) is at the core of the Judgment's physical solution: annual  
7 Production Safe Yield (PSY) and Free Production Allowance (FPA) determinations flow from a  
8 stable long-term hydrological reference period. BP is not a management tool in and of itself. The  
9 1995-2024 BP proposed by Mitsubishi et al. is the most legally-defensible and technically-sound  
10 BP. This period is representative of the long-term average hydrology of the Basin within the  
11 available records, is inclusive of the most recent cultural conditions and water use patterns, and  
12 captures normal and extreme dry and wet conditions representative of current and future climatic  
13 disruption. WM's proposed 2001 to 2020 period must be rejected because it is an unreasonably  
14 short and dry period that WM selected to reduce PSY and FPA. The 2001-2020 period fails to  
15 meet the requirement of the Judgment that PSY reflect the highest average annual production that  
16 can be achieved without long-term loss of storage.

17 **A. The Purpose of the Hydrologic Base Period Is to Serve as a Stable, Long-term**  
18 **Reference Period, Not as a Management Tool as Suggested by WM**

19 The concept of BP flows from the Stipulated Judgment's definition of PSY, which is:

20 The highest average Annual Amount of water that can be produced from a Subarea:  
21 (1) over a sequence of years that is representative of long-term average annual  
22 natural water supply to the Subarea net of long-term average annual natural outflow  
23 from the Subarea, (2) under given patterns of Production, applied water, return  
flows and Consumptive Use, and (3) without resulting in a long-term net reduction  
of groundwater in storage in the Subarea.

24 (Judgment, para. II.A.4.aa.) That is, the BP informs PSY determinations in that it must encompass  
25 sequences of years that are representative of long-term average water supplies given patterns of  
26

27 \_\_\_\_\_  
28 <sup>1</sup> VWD is a subsidiary district of the City of Victorville formed in 2007 with the consolidation Victor Valley Water  
District and Baldy Mesa Water District, both of whom were original stipulating parties to the Judgment.

1 water use. As such, BP, in and of itself, is not a policy or management tool available to the WM  
2 to skew in favor of causing specific PSY or FPA outcomes.

3 Moreover, the Judgment provides WM with other tools for preventing overdraft in the  
4 event that Subareas or all of the Mojave Basin Area experience drier than average hydrologic  
5 conditions. PSY determinations must prevent “long-term net reduction of groundwater in  
6 storage.” (Judgment, para. II.A.4.aa.)

7 Furthermore, based on its PSY determination, WM recommends and the Court then  
8 determines the FPA, “[t]he total amount of water, and any Producer’s share thereof, that may be  
9 Produced from a Subarea each Year free of any Replacement Obligation.” (Judgment, para.  
10 II.A.4.k.) FPA is the Court’s management tool for extractions and replacement water, not BP. It  
11 follows that WM has the tools necessary for preventing overdraft already built into its PSY and  
12 FPA determinations.

13 But in the WM Motion, WM intentionally proposes a drier-than-average BP in order to  
14 lower PSY and FPA:

15 Accordingly, the 2001-2020 drier hydrologic base period will advance the  
16 objectives and goals of the stipulated Judgment because it might result in lower  
17 PSY values, requiring additional rampdown of FPA and purchase of additional  
18 supplemental water to replenish groundwater depletions and ultimately achieve  
19 equilibrium between the Basin Area’s water supply and consumptive uses.

20 (WM Motion, p. 6, ln. 22-26.) This approach conflicts with the Judgment and must be rejected.  
21 BP is not a management tool. BP should be as stable and comprehensive as possible and based  
22 upon the best available hydrology to inform PSY and FPA.

23 WM’s mischaracterization of the purpose of BP proliferates in the WM Motion, for  
24 example:

25 Mitsubishi, Robertson’s and CalPortland offer a number of rationalizations in  
26 support of their proposed 1995-2024 hydrologic base period, e.g., it encompasses a  
27 longer hydrological record than 2001-2020. However, the question to be answered  
28 is: which of the two proposed hydrologic base periods is a better choice for  
“*managing*” the Basin to bring it into balance as soon as reasonably possible?

(WM Motion, pp. 13-14, ln. 27-28, 1-2 (emphasis added).) WM’s framing of the question distorts  
the purpose of BP. The question should be which base period provides the most reasonable  
representation of long-term Basin hydrologic conditions and patterns of use, not which proposed

1 hydrologic base period is best suited for reaching WM’s desired management outcomes. The BP  
2 need not be skewed in favor of a drier hydrology in order for WM and the Court to maintain the  
3 Basin in hydrologic balance. The PSY and FPA provide WM and the Court with the tools  
4 necessary for doing so.

5 **B. VWD Supports Mitsubishi et al.’s Standard for Hydrologic Base Period**

6 1. Distilled Criteria

7 VWD concurs with the “distilled criteria” for selecting a hydrologic base period described  
8 by Mitsubishi et al. that was derived from the Judgment, DWR Bulletin 84, case law, and this  
9 Court’s orders. Those criteria are the following:

- 10 • Both normal and extreme, wet and dry years;
- 11 • Base period must be from within available records;
- 12 • Include recent cultural conditions;
- 13 • Highest average annual amount of water that can be produced without resulting in a long-  
term net reduction of groundwater in storage in the subarea; and
- 14 • Consider climatic disruption.

15 2. Value of Long-Term Hydrologic Record in Selecting Hydrologic Base Period

16 VWD’s expert stresses that the most important factor is to use the longest hydrologic record  
17 available as the reference period for selecting the base period. A longer record will include average  
18 and extreme, variable hydrologic conditions and reduces short term bias and the impact of outlying  
19 data. (Peter Leffler Declaration [Leffler Decl.], ¶ 6.) The complete 94-year hydrologic record for  
20 the Mojave Basin, water years 1931 to 2024, is presumptively the best representation of Basin  
21 hydrology. The full 94-year period of available data should be used for evaluation of potential  
22 BPs. (Leffler Decl. ¶¶ 6-8.)

23 3. Climate Change Considerations

24 In VWD’s December 12, 2025 comment letter to WM, VWD recommended that DWR  
25 2018 Climate Change Guidance be reviewed to determine if the expectation for Mojave Basin is a  
26 drier future with climate change and, if so, how much drier with respect to streamflow. WM did  
27 not conduct a climate change analysis. Mitsubishi et al.’s expert EKI, conducted the Climate  
28 Change Guidance analysis in support of their motion. EKI found that the 2030 climate change  
scenario is projected to result in approximately 3% less precipitation and 4% more ET compared

1 to the 94-year hydrologic record. This indicates a “slight increase in the aridity of the Basin relative  
2 to the historical period.” (Mitsubishi et al Motion, Ex. 23 [A. Dutton Declaration in Support  
3 Mitsubishi et al. Motion, ¶¶ 36-39] p. 2 [MM001625].) VWD’s expert agrees with EKI’s  
4 conclusions. (Leffler Decl. ¶¶ 11, 15.)

5 A slight increase in aridity of the Basin does not render past hydrologic data moot, rather,  
6 a longer-term record that captures a wide range of historic conditions is particularly relevant for  
7 evaluating future climate change that is expected to cause more variability and extreme hydrologic  
8 conditions. (Leffler Decl. ¶ 9.) Basin recharge is driven by large storms and Mojave River flow  
9 events, not just average annual precipitation. It is reasonably possible that climate change may  
10 both increase average annual temperature and frequency of drought periods while increasing the  
11 frequency and/or magnitude of large storm events that are the primary driver of long-term average  
12 annual basin recharge in the Basin. (Leffler Decl. ¶ 10.)

13 **C. A 1995-2024 Hydrologic Base Period Is More “Prudent” than 1931-1990 and**  
14 **2001-2020 BPs and Is the Most Legally-Defensible and Technically-Sound BP**

15 The hydrologic period between 1995-2024 checks all of the boxes for selecting a  
16 hydrologic base period while eliminating the weaknesses of the existing and possible alternative  
17 base periods: 1995-2024 is representative of long-term hydrologic conditions, it includes a range  
18 of extreme conditions, it reflects climate change guidance as it is drier than the 1931-2024  
19 reference period, and it includes patterns of use and cultural conditions in the Basin.

20 1. Longer Record Is Preferred

21 A longer BP necessarily encompasses more of the Basin’s hydrologic data than a shorter  
22 period, meaning that a longer period will provide a more complete picture of the Basin’s  
23 hydrologic reality. (Leffler Decl. ¶¶ 6-9.) The farther into the past that the BP extends, the less  
24 connected the BP is to current cultural conditions. The 1995-2024 period is the best of both worlds  
25 because it is long enough to capture enough data that is reasonably representative of the Basin’s  
26 hydrologic conditions while also capturing a full picture of the Basin’s cultural condition after  
27 entry of the Judgment. (Leffler Decl. ¶¶ 14-15.)

28

1           2.     1995-2024 Includes a Range of Extreme Conditions

2           The 1995-2024 period includes a wider range of extreme conditions, including extremely  
3 dry periods from 1999 to 2002 and from 2021 to 2022 and the relatively wet periods from 1997 to  
4 1998 and from 2023 to 2024, than WM’s proposed BP. By including a wider range of conditions  
5 over a longer period (compared to WM’s proposed alternative), a 1995-2024 BP would have more  
6 utility for evaluating possible future climatic scenarios, which are forecast to cause variability and  
7 extreme hydrologic conditions. (Leffler Decl. ¶¶ 9-10, 14-15.) A wider dataset would provide  
8 WM and the Court with a more solid foundation on which to make PSY and FPA determinations.

9           3.     1995-2024 Is 3% Drier than the Historic Period, Which Matches DWR Climate  
10           Guidance Estimate for 2030 Scenario

11           The 1995-2024 period is drier than the existing BP by 3%, which aligns with current  
12 guidance while not overcompensating for shifts in the Basin’s hydrology. (Mitsubishi et al  
13 Motion, Ex. 23 [A. Dutton Declaration in Support Mitsubishi et al. Motion, ¶¶ 36-39] p. 2  
14 [MM001625]; Leffler Decl. ¶¶ 11-13.) A 1995-2024 base period is a more reasonable  
15 representation of long-term hydrologic conditions in the Basin than the existing and alternative  
16 base periods.

17           **D. WM Rationale for Conservative BP Must be Rejected**

18           As referenced above, WM justifies its conservative BP recommendation by arguing it will  
19 drive further rampdown of groundwater pumping by causing reductions in the PSY and FPA.  
20 (WM Motion, at p. 6, ln. 22-26.) WM makes an additional policy argument that Mitsubishi et al.’s  
21 proposed 1995-2024 BP is a ploy to avoid reductions to the FPA:

22           Mitsubishi, Robertson’s and CalPortland now advocate for the 1995-2024  
23 hydrologic base period (rather than the 2001-2020 base period) as part of their  
24 continuing efforts to avoid the possibility of further FPA ramp down – not because  
the 1995-2024 base period is a better management tool to achieve Basin equilibrium  
as soon as reasonably possible.

25 (WM Motion, p. 15, ln. 7-10.) These arguments conflict with the Judgment and undermine the  
26 parties’ good faith participation in the WM’s BP workshops because WM did not set forth these  
27 policy justifications at that time, thus preventing the parties from confronting that policy  
28 justification during the workshop. Accordingly, VWD urges the Court to disregard WM’s after-

1 the-fact rampdown policy justifications.

2 In sum, WM should not use a flawed and overly conservative technical foundation to drive  
3 management outcomes. BP should be stable and comprehensive and based upon the best available  
4 hydrology to inform PSY and FPA, the appropriate tools for WM's management of Mojave Basin  
5 Area Subareas.

6 Dated: March 4, 2026

Law Office of Peter Kiel PC

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Peter J. Kiel

10 Attorney for Defendant Victorville Water District, a  
11 subsidiary district of the City of Victorville  
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**EXHIBIT 2**

**DECLARATION OF PETER LEFFLER IN SUPPORT OF VICTORVILLE WATER  
DISTRICT SUPPORT FOR MITSUBISHI CEMENT CORPORATION ET AL.'S  
MOTION TO SELECT HYDROLOGIC BASE PERIOD OF 1995-2024 AND  
OPPOSITION TO WATERMASTER'S RENEWED MOTION FOR DETERMINATION  
OF HYDROLOGIC BASE PERIOD**

**[Document Title Corrected March 6, 2026]**

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27 **AND RELATED CROSS ACTIONS**  
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Case No. CIV208568 / JCCP No. 5265

**DECLARATION OF PETER LEFFLER  
IN SUPPORT OF VICTORVILLE  
WATER DISTRICT SUPPORT FOR  
MITSUBISHI CEMENT  
CORPORATION ET AL.'S MOTION  
TO SELECT HYDROLOGIC BASE  
PERIOD OF 1995-2024 AND  
OPPOSITION TO WATERMASTER'S  
RENEWED MOTION FOR  
DETERMINATION OF HYDROLOGIC  
BASE PERIOD**  
*[Document Title Corrected March 6, 2026]*

Assigned for All Purposes to Honorable  
Craig G. Riemer, Retired

**March 18, 2026  
8:30 a.m.  
Department 1**

Reservation No. Per Court Order 2/20/2026

1 I, Peter Leffler, declare:

2 1. I have personal knowledge of the matters stated in this declaration, and, if called, I  
3 would competently testify as follows.

4 2. I am a California registered Professional Geologist (CA No. 6475) and Certified  
5 Hydrogeologist (CA No. 462). I am Senior Principal Hydrogeologist with Luhdorff & Scalmanini  
6 Consulting Engineers (LSCE). I have been employed by LSCE for 10 years and have been  
7 employed in similar capacities by other firms since 1990. I have thirty-five years of professional  
8 experience in groundwater consulting with a focus on groundwater resource development,  
9 management and protection. In terms of adjudicated groundwater basins, I have provided expert  
10 testimony for the Antelope Valley, currently serve as the Basin Engineer reporting to the Court for  
11 the Santa Maria Valley Management Area in Santa Maria Groundwater Basin, and reevaluated the  
12 original Court determined safe yield in Cummings Groundwater Basin. I have provided  
13 groundwater consulting services in well over one dozen additional groundwater basins. My  
14 curriculum vitae is attached. (Exhibit A.)

15 3. LSCE and I were retained by counsel for Victorville Water District (VWD) to  
16 provide hydrologic and hydrogeologic services to VWD regarding the Mojave Basin Area  
17 adjudication.

18 4. I reviewed and provided recommendations regarding the Hydrologic Base Period  
19 and developed opinions on Mitsubishi Cement Corporation, Robertson's Ready Mix, LTD., and  
20 CalPortland Company's (hereafter, collectively, Mitsubishi et al.) Motion to Select Hydrologic  
21 Base Period of 1995-2024 (Mitsubishi et al. Motion) and Watermaster's (WM) Renewed Motion  
22 for Determination of Hydrologic Base Period for Calculation of Production Safe Yield Values  
23 (WM Motion).

24 5. My initial recommendations for a new Hydrologic Base Period were transmitted to  
25 WM in two comment letters on December 12, 2025 and January 14, 2026.

26 6. A long-term hydrologic record is the most reliable dataset to evaluate average and  
27 extreme, variable hydrologic conditions. A longer record reduces short term bias and the impact  
28 of outlying data. The complete 94-year hydrologic record for the Mojave Basin, water years 1931

1 to 2024, is presumptively the best representation of the long-term average Basin hydrology.

2 7. The average flow at The Forks for this 94-year period is 69,333 AFY. Basin  
3 recharge is driven by large storms and Mojave River flow events, not just average annual  
4 precipitation. Flow at The Forks records Mojave River flow and storm events and is the best  
5 representation of Basin long-term average water supply.

6 8. I recommend that the complete hydrologic record for the Mojave Basin, water years  
7 1931 to 2024, be used as the long-term reference period for evaluation of potential base periods.

8 9. A longer-term record that captures a wide range of conditions remains relevant for  
9 evaluating future climate change that is expected to cause more variability and extreme hydrologic  
10 conditions.

11 10. In VWD's December 12, 2025 comment letter to WM, we recommended that DWR  
12 2018 Climate Change Guidance be reviewed to determine if the expectation for Mojave Basin is a  
13 drier future with climate change and, if so, how much drier with respect to streamflow. Review of  
14 this climate change guidance for other groundwater basins in California shows that many of them  
15 are predicted to have greater future rainfall and/or streamflow that will either offset  
16 temperature/ET increase or even result in greater future groundwater recharge. Because Mojave  
17 River Basin recharge is driven by large storm and Mojave River flow events, not average annual  
18 precipitation, it is reasonably possible that climate change may both increase average annual  
19 temperature and frequency of drought periods while increasing the frequency and/or magnitude of  
20 large storm events that are the primary driver of long-term average annual basin recharge.

21 11. To my knowledge, WM did not analyze the DWR 2018 Climate Change Guidance.  
22 Mitsubishi's expert EKI, however, did conduct the Climate Change Guidance analysis that VWD  
23 recommended. Mitsubishi et al's Motion, Exhibit 23, summarizes EKI's analysis:

24 The average streamflow change factor for the 2030 climate scenario, the most  
25 relevant scenario for immediate planning purposes, is 0.96 for the monthly datasets  
26 and 0.97 for the annual datasets provided by DWR. This suggests that DWR  
27 anticipates that the Mojave River flows may decrease in the future by  
28 approximately 3-4% relative to the historical period.

27 . . .

28 For the 2030 climate scenario, the average change factors for precipitation and ET  
are 0.97 and 1.04, respectively. These represent approximately 3% less

1 precipitation and 4% more ET, overall indicating a slight increase in the aridity of  
2 the Basin relative to the historical period.

3 EKI has recommended for consideration a Hydrologic Base Period of 1995-2024  
4 that is approximately 3% drier than the entire period of record (1931-2024) based  
5 on materials presented in the 14 January 2026 public hearing. [fn] A Hydrologic  
6 Base Period with a 3% drier hydrology is aligned with DWR's estimates of 2030  
7 conditions based on the streamflow and precipitation factors described above. By  
8 comparison, the Watermaster's recommended period of 2001-2020 is 12% drier  
9 than the period of record, suggesting a much more extreme representation of future  
10 hydrologic conditions.

11 (Mitsubishi et al Motion, Ex. 23, p 2 [MM001625].)

12 12. A drier base period has potential to reduce current PSY and FPA, especially once  
13 it is applied to the updated Mojave River Basin Model. Compared to the long-term 1931-2024  
14 average, WM's proposed 2001 to 2020 base period is actually 11% drier than the long-term  
15 average. The Watermaster Statement of Reasons for the 2001-2020 period states that this BP is  
16 6% drier than average, but WM was comparing 2001-2020 to 1931-1990.

17 13. Comparison of the various alternative base periods to the long-term 1931 – 2024  
18 average reveals how conservative (i.e., dry) the WM's proposed 2001 to 2020 base period is. The  
19 alternative 1995-2024 base period is 3% drier than the long-term 1931-2024 average, which  
20 matches the DWR estimate for the 2030 climate change scenario.

21 14. The 1995-2024 base period is representative of recent cultural conditions because  
22 it generally follows the period after adoption of the Judgment in 1996 and it includes all water and  
23 land use changes up to the most recent water year 2024 for which we have comprehensive records.

24 15. In my opinion, the DWR climate change assessment supports selection of 1995-  
25 2024 as the BP.

26 16. Presumably, the new base period selected will serve an important role as the  
27 historical calibration period for the basin groundwater model currently being updated. The  
28 incorporation of years from the 1990s, even though they may not be as representative of current  
cultural conditions, is not problematic and likely is beneficial for improving model calibration by  
incorporating a time frame that simulates somewhat different basin stress conditions.

17. Ideally the selection of the new base period would be conducted in conjunction with  
updating the groundwater model and developing the historical model calibration period. To the

1 extent that a new base period is selected and applied now, it should be revisited one to two years  
2 after initial completion of the updated groundwater model by the Mojave Water Agency and WM.

3 I declare under penalty of perjury that the foregoing is true and correct. Executed on March  
4 4, 2026, in Daly City, California.

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7 Peter Leffler \_\_\_\_\_  
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**EXHIBIT A**

**Curriculum Vitae of Peter Leffler**



## PETER LEFFLER, PG, CHG

Principal Hydrogeologist

### Years of Experience

30+

### Education

MS, Hydrology/Hydrogeology,  
University of Nevada, Reno

BS, Geology, University of Illinois,  
Champaign

### Professional Registrations

Professional Geologist  
CA No. 6475

Certified Hydrogeologist  
CA No. 462

### Professional Affiliations

- Groundwater Resources Association of California
- National Groundwater Association
- Geological Society of America

Peter is a registered geologist and hydrogeologist in California and has over thirty years of professional experience in groundwater consulting with a focus on groundwater resource development, management, and protection. Representative assignments include groundwater basin hydrogeologic characterization, water balances, groundwater modeling, and safe yield analyses; monitoring well, test well, and production well design, construction, aquifer testing, and groundwater quality sampling; groundwater impact studies related to treated wastewater disposal; evaluation of percolation pond capacity; groundwater quality studies; seawater intrusion analysis; groundwater impact studies to support CEQA analyses; expert witness testimony; assessment of groundwater flow and well yields in fractured bedrock; and aquifer storage and recovery feasibility studies.

Peter has extensive experience working in several different California groundwater basins in terms of basin-scale hydrogeologic characterization, water balances, groundwater modeling, safe/sustainable yield analysis, and basin management (e.g., Santa Maria Valley, Paso Robles Subbasin, East Bay Plain Subbasin, Chowchilla Subbasin, Madera Subbasin, Kaweah Subbasin, Tehachapi Valley Groundwater Basin, Cummings Valley Groundwater Basin, Salinas Valley, East Contra Costa Subbasin, and several others). Peter also has extensive experience working on adjudicated groundwater basins (e.g., Antelope Valley, Santa Maria Valley), preparation and implementation of groundwater sustainability plans (e.g., Chowchilla Subbasin, Madera Subbasin, East Bay Plain Subbasin), and serving on technical review committees (e.g., Hydrogeologic Working Group for Monterey Peninsula Water Supply Project, Groundwater Technical Advisory Committee for Salinas Valley 180/400-Foot Aquifer Subbasin).

## EXPERIENCE

**Salinas Valley 180/400-Foot Aquifer Subbasin, Monterey County, CA (ongoing):** Currently serving as a member of the Groundwater Technical Advisory Committee or GTAC for implementation of the Groundwater Sustainability Plan (GSP) in the 180/400-Foot Aquifer Subbasin in Salinas Valley. Over the past three years, the group has been reviewing potential projects and management actions outlined in the GSP to address seawater intrusion and achieve sustainability, reviewing and commenting on an ongoing Deep Aquifer study, and reviewing and commenting on the development of a variable density seawater intrusion model that will be used to further evaluate the potential projects and management actions.

**Monterey Peninsula Water Supply Project (MPWSP), Monterey County, CA (ongoing):** Currently serving as an expert witness for California American Water in California, a legal case that was referred to the State Water Resources Control Board Administrative Hearings Office (SWRCB AHO) for hearings that have been conducted during 2022 and 2023, which will result in an expert report to be submitted to the Court by the SWRCB in 2024. The project involves a proposed desalination plant in Monterey County that would utilize production slant wells located on the beach for extraction of desalination plant feedwater. The case centers around the potential impacts (or lack thereof) of MPWSP beach slant wells on the Salinas Valley Groundwater Basin. Work completed so far has included preparation of several rounds of written direct and rebuttal testimony and providing verbal testimony on key technical issues during three phases of SWRCB AHO hearings.

Pete serves as a member of the Hydrogeologic Working Group (HWG), which was developed in 2013 to provide technical evaluations of groundwater-related issues for the potential development of the MPWSP. The HWG designed and implemented a field data collection program involving the drilling/installation of a full-scale saline groundwater production intake well (test slant well) on the beach, drilling/installation of nested monitoring wells (three wells at each location) at eight different sites, long-term regional aquifer testing conducted over a nearly three-year period that involved collection of water level and water quality data at 24 nested monitoring wells and the test slant well, hydrogeologic analyses, and development/calibration of a groundwater model. Several letters, technical memos (TMs), and reports have been prepared to summarize HWG findings. The HWG has also reviewed and provided comments on several studies in the area conducted by others.

**Groundwater Storage and Recovery Project, San Francisco Public Utilities Commission, CA (ongoing):** Since 2004, LSCE has provided a wide range of hydrogeological and related civil engineering services to the San Francisco Public Utilities Commission (SFPUC). LSCE provided construction and testing oversight for seven new wells constructed as part of the SFPUC's Groundwater Storage and Recovery (GSR) project. The wells were located at seven different sites in and around the San Bruno, Millbrae, and Daly City areas of San Mateo County. Each well site was unique regarding the working area, proximity to residences, access to sites, ground conditions, and fluid disposal. The required installation of new and upgraded distribution

system components, pipelines, pump stations, and other facilities as part of the larger GSR project further complicated the logistics of well installation. LSCE continues to assist the SFPUC with ongoing well operations and maintenance work.

**Chowchilla Subbasin and Madera Subbasin, Madera County, CA (ongoing):** Served as Project Hydrogeologist for work conducted from 2018 through 2023, including preparing GSPs for each critically overdrafted Subbasin to meet DWR SGMA requirements. These GSPs involved preparing the hydrogeologic conceptual model for each groundwater basin, construction/calibration of a groundwater model, evaluation/development of sustainable management criteria, and extensive GSA and stakeholder outreach meetings during GSP development. The current work includes updates on the ongoing preparation of GSP Annual Reports for each Subbasin and responding to Department of Water Resources (DWR) comments to prepare GSP updates and revisions. Several additional projects have been conducted for both subbasins since 2019, including nested monitoring well installation, representative monitoring site (RMS) water level and water quality data collection, domestic well inventories to provide input to Domestic Well Mitigation Programs, and preparation of grant applications (e.g., recharge projects).

**East Bay Plain Subbasin, East Bay Municipal Utility District and City of Hayward GSAs, Alameda County, CA (ongoing):** Serving as Project Manager for work conducted from 2019 through 2023 that has included the preparation of a GSP for the Subbasin to meet DWR SGMA requirements (which was subsequently approved in 2023). The GSP included a data compilation and data gaps analysis, preparation of the hydrogeologic conceptual model for the groundwater basin, construction/calibration of a groundwater model, evaluation/development of sustainable management criteria, and extensive GSA and stakeholder outreach meetings during GSP development. The current work includes the preparation of GSP Annual Reports and working with DWR to prepare GSP updates and revisions. A separate project currently being conducted under a DWR Prop 68 grant includes evaluating interconnected surface water using isotopes, nested monitoring well installation, regional aquifer testing, and using groundwater isotopes to evaluate subbasin boundary conditions.

**Santa Maria River Valley Groundwater Basin, Twitchell Management Authority, northern Santa Barbara and southern San Luis Obispo Counties, CA (ongoing):**

Currently serving as Basin Engineer for the Santa Maria Valley Management Area (SMVMA) of the Santa Maria Valley Groundwater Basin. The Santa Maria River Valley Groundwater Basin underwent a groundwater basin adjudication process in the early 2000s and is currently managed as three separate areas. LSCE has served as the Basin Engineer for the largest management area, Santa Maria Valley Management Area (SMVMA), since 2008. A detailed and comprehensive annual report is prepared every year for submittal to the Court that summarizes SMVMA climatic conditions, surface water conditions (discharge and water quality), reservoir operations (storage and releases), groundwater conditions (water levels and quality), water requirements, and water supplies, and water disposition. In accordance with the Court Stipulation, an evaluation is made each year of whether or not the SMVMA is experiencing a severe water shortage per the four criteria established by the Court. A public presentation is made each year with annual report findings, and the final report is submitted to the Court.

**Bayside ASR Project Aquifer Testing, East Bay Municipal Utility District, Alameda County, CA (2005 -2011):**

Served as Project Manager for extensive aquifer testing conducted using an Aquifer Storage and Recovery (ASR) well in San Lorenzo, CA. Initial testing in 2005 included short-term extraction (4 hours at 1,200 gpm) and injection testing (4 hours at 650 gpm) of the ASR well using a local network of monitoring wells. The pump was pulled and inspected, video logging was conducted, and the pump was reinstalled in conjunction with the short-term aquifer testing effort. A large-scale and long-term aquifer test was conducted in 2010 by pumping the ASR well at 1,400 gpm for two months continuously, followed by collecting two months of recovery data. A local and regional monitoring network, including observation wells ranging from 40 feet to 5 miles from the ASR well in the cities of San Lorenzo, San Leandro, and Hayward, was utilized to collect water levels during the pumping and recovery phases of the long-term regional aquifer test covering large portions of the East Bay Plain and Niles Cone Groundwater Basins. A comprehensive report was prepared that included an evaluation of data from 25 observation wells utilized in the regional long-term test, along with an evaluation of regional aquifer testing conducted by others in the groundwater basin.

**Antelope Valley Groundwater Basin Adjudication, Water Supply Purveyors (2010-2011):** Served as an expert witness on behalf of Los Angeles County water purveyors regarding the determination of basin-safe yield and provided deposition and trial testimony on issues related to mountain front recharge, bedrock permeability, and groundwater flow through bedrock as a source of recharge to basin alluvium and its contribution to overall basin safe yield. Work completed included technical analyses, preparing an expert report, a deposition, and trial testimony. This phase of the trial was decided in the client's favor by a judge.

## SELECTED PRESENTATIONS/ PUBLICATIONS

Nevada Water Resources Association, Annual Conference, Presentation, "Technical Aspects of Surface Water – Groundwater Interaction", February 2, 2011.

Groundwater Resources Association of California, High Resolution Tools and Techniques for Optimizing Groundwater Extraction for Water Supply, Presentation, "Insights on the Interpretation of Water Well Flow-Profiling Results Using Data from Nearby Nested Monitoring Wells", June 19, 2013.

American Ground Water Trust, San Joaquin Valley Groundwater Overdraft Forum, Presentation, "Paso Robles and Pending Groundwater Oversight", November 18, 2013.

U.S. Society of Irrigation and Drainage Professionals, Groundwater Water Issues and Water Management – Strategies Addressing the Challenges of Sustainability, Presentation, "Conjunctive Management of Groundwater and Surface Water in Chowchilla Water District", March 6, 2014.

Association of Ground Water Agencies/American Ground Water Trust, Annual Conference, Everything Aquifers and Groundwater Management, Presentation, "Advantages of Using Surface Water Models and Groundwater Models for Basin Water Budget Determination", February 13, 2018.

Association of California Water Agencies, Panel Member for Attorneys Program, "Are Adjudications an Alternative? How SGMA and Groundwater Adjudications Will Work Together or Not", May 10, 2018.

**PROOF OF SERVICE**

**STATE OF CALIFORNIA, COUNTY OF SONOMA**

Re: *City of Barstow v. City of Adelanto, et al.*;  
Riverside Superior Court Case No.: CIV 208568

I am over 18 years of age, and not a party to this action. I am employed at the Law Office of Peter Kiel PC. My mailing address is Law Office of Peter Kiel PC, 11 Western Avenue Petaluma, California 95952 and my email is pkiel@cawaterlaw.com.

On March 6, 2026, I served the document

**NOTICE OF ERRATA TO CORRECT DOCUMENT TITLES OF  
MARCH 4, 2026 CITY OF VICTORVILLE / VICTORVILLE WATER DISTRICT  
SUPPORT FOR AND OPPOSITION TO HYDROLOGIC BASE PERIOD  
MOTIONS AND DECLARATION OF PETER LEFFLER**

**By Electronic Mail/Email** to the email addresses listed below. Said document was served electronically and the transmission was reported as complete and without error.

**To the Attached Service List**

I certify and declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct and that this document was executed on March 6, 2026 at Petaluma, California.

*/s/ Peter J. Kiel*

Peter J. Kiel

**Service List**

*City of Barstow v. City of Adelanto, et al.;*  
Riverside Superior Court Case No.: CIV 208568

**VIA EMAIL**

**Mojave Basin Area Watermaster**

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**Attorneys for Mitsubishi Cement  
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Ltd., and CalPortland Company**

## 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 9, 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:

**Notice of Errata to Correct Document Titles of City of Victorville / Victorville Water District Support for And Opposition to Hydrologic Base Period Motions and Declaration of Peter Leffler**

  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 9, 2026 at Apple Valley, California.

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

## Mojave Basin Area Watermaster Service List as of March 09, 2026

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(purplebuny@juno.com)  
Fejfar, Monica Kay (via email)  
34080 Ord Street  
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(wwcc0626@gmail.com)  
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9797 Lewis Lane  
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Attn: Carl Fischer (carlsfischer@hotmail.com;  
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Attn: Richard Bruce Fitzwater  
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Attn: Gary Juatco  
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Frates, D. Cole (via email)  
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Fundamental Christian Endeavors, Inc. (via email)  
49191 Cherokee Road  
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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  
Lucerne Valley, CA 92356-8273

Attn: Jay Storer  
Gaeta, Trinidad  
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## Mojave Basin Area Watermaster Service List as of March 09, 2026

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223 Rabbit Trail  
Lake Jackson, TX 77566-3728

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Garg, Om P.  
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Irvine, CA 92618-1350

Attn: Brent Peterson  
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Attn: Jeffrey Edwards  
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GenOn California South, LP (via email)  
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Daggett, CA 92327-0337

Attn: Toby Moore (toby.moore@gswater.com)  
Golden State Water Company (via email)  
160 Via Verde, Ste. 100  
San Dimas, CA 91773-5121

Attn: Manoucher Sarbaz  
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Attn: Scot Gasper  
Gordon Acres Water Company  
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Calimesa, CA 92320-1301

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Attn: Eric Archibek  
Green Hay Packers LLC  
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Attn: Nick Grill (Nick.terawatt@gmail.com)  
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Hammack, Mitchell (via email)  
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Hang, Phu Quang  
645 S. Shasta Street  
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## Mojave Basin Area Watermaster Service List as of March 09, 2026

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Attn: Carabeth Carter ()  
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Attn: Katherine Hill (Khill9@comcast.net)  
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Attn: Anne Roark  
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Attn: Weiya Noble  
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10111 Choiceana Avenue  
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Attn: Paul Hong  
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Attn: Sandra D. Hood  
Hood Family Trust  
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Attn: Ester Hubbard  
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Attn: James Jackson Jr.  
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## Mojave Basin Area Watermaster Service List as of March 09, 2026

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Victorville, CA 92395-2800

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Encino, CA 91316-1437

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

Attn: Cynthia Mahoney  
(cyndisue87@yahoo.com)  
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8626 Deep Creek Road  
Apple Valley, CA 92308-8769

Attn: Paul Johnson  
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Johnson, Paul - Industrial (via email)  
10456 Deep Creek Road  
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1156 Clovis Circle  
Dammeron Valley, UT 84783-5211

Attn: Lawrence W. Johnston  
Johnston, Harriet and Johnston, Lawrence W.  
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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)  
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Koering, Richard and Koering, Donna  
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Attn: Ryan Gross  
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Attn: Nancy Lan  
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## Mojave Basin Area Watermaster Service List as of March 09, 2026

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Attn: Robert Lawrence Jr.  
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Newberry Springs, CA 92365

Lawson, Ernest and Barbara  
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Attn: Sepoong & Woo Poong Lee  
Lee, et al., Sepoong and Woo Poong  
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Irvine, CA 92620-

Lee, Vin Jang T.  
42727 Holcomb Trl  
Newberry Springs, CA 92365

Lenhart, Ronald and Toni  
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Eloy, AZ 85131-3410

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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Attn: Michael Reese  
(Michael.Reese@libertyutilities.com)  
Liberty Utilities (Apple Valley Ranchos  
Water) Corp. (via email)  
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Attn: James Lin  
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2026 Turnbull Canyon  
Hacienda Heights, CA 91745-

Attn: Manshan Gan  
Lo, et al.  
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Attn: Robert Fimbres (rfimbres@terra-  
gen.com)  
Lockhart Land Holding, LLC (via email)  
43880 Harper Lake Road  
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Attn: Patricia Miranda  
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Attn: Manoucher Sarbaz  
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## Mojave Basin Area Watermaster Service List as of March 09, 2026

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Attn: Olivia L. Mead  
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Attn: Donna Miller  
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Most Family Trust  
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Music, Zajo (via email)  
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## Mojave Basin Area Watermaster Service List as of March 09, 2026

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9876 Moon River Circle  
Fountain Valley, CA 92708-7312

Núñez, Luis Segundo  
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Oasis World Mission (via email)  
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Apple Valley, CA 92307-0001

Attn: Dorothy Ohai  
Ohai, Reynolds and Dorothy  
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Attn: Craig Maetzold  
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Omya California, Inc. (via email)  
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Attn: John P. Oostdam  
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Attn: Nick Higgs  
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Attn: Taghi Shoraka  
P and H Engineering and Development  
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