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

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7 MOJAVE WATER AGENCY

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

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

MOJAVE BASIN WATER CASES

CITY OF BARSTOW,

Plaintiff,

vs.

CITY OF ADELANTO, et al.,

Defendant.

AND RELATED CROSS ACTIONS

CASE NO.: CIV 208568 / JCCP NO.: 5265

Dept. 1, Riverside Superior Court
Hon. Craig G. Riemer, Retired

**WATERMASTER'S NOTICE OF
INTENT TO SUBMIT SUMMARY OF
FACTUAL AND LEGAL
CONTENTIONS BY POWERPOINT
PRESENTATION**

Date: April 20, 2026
Time: 1:30 a.m.
Dept.: 1

Per Court Order February 20, 2026

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TO THE PARTIES IN THIS PROCEEDING AND COUNSEL OF RECORD:


PLEASE TAKE NOTICE THAT during the hearing scheduled for April 20, 2026, at 1:30 p.m. in Department 1 of the above-entitled Court, and consistent with the Court’s Order of October 23, 2024, Watermaster intends to present to the Court a summary of the factual and legal contentions demonstrating the merits of Watermaster’s motion for approval of the 2001-2020 hydrologic base period instead of the 1995-2024 hydrologic base period proposed by Mitsubishi Cement Corporation, Robertson’s Ready Mix LTD, and CalPortland Corporation.

A true and correct copy of Watermaster’s PowerPoint presentation is attached as Exhibit 1 hereto.

This Notice and the attached PowerPoint presentation is filed and served no later than five court days before the April 20, 2026 scheduled hearing date, as required by the Court’s Order.

Dated: April 10, 2026

BRUNICK, MCELHANEY & KENNEDY PLC

By: 

Leland P. McElhaney
Attorneys for the MOJAVE WATER AGENCY
(as the MOJAVE BASIN AREA WATERMASTER)




EXHIBIT “1”

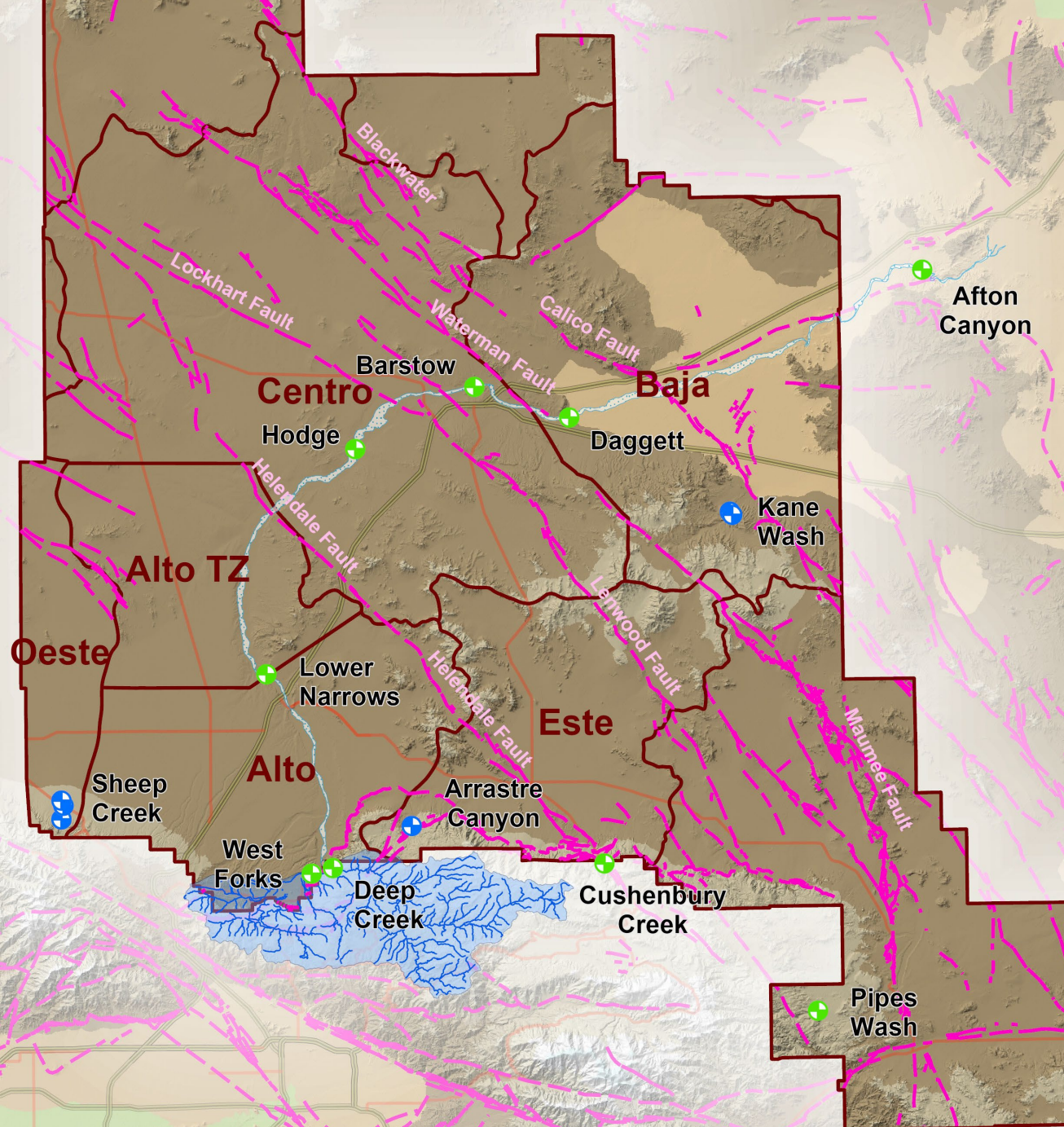


**Mojave Basin Area Watermaster
4/20/2026**

Court Hearing to Adopt Hydrologic Base Period

Legend

-  MWA Surface Water Gage
-  USGS Surface Water Gage
-  CA Geologic Survey Faults



Map Showing
Faults in the adjudicated subareas of
the Mojave Basin Area and surface
water gages measured by the USGS
and Mojave Water Agency



Purposes of a Hydrologic Base Period

- A selected hydrologic base period has two principal purposes:
 1. To assist in planning for predicted future conditions.
 2. To establish data used to calculate PSY values which may be utilized for a decade or longer.
- Therefore, the goal is to select a base period that provides data “representative” of hydrologic conditions predicted to occur in the future.
- Confirming this point, Mitsubishi acknowledges “projections are helpful in evaluating [base period] representativeness” (Mitsubishi Reply 4:13-14).

Progressively drier conditions are predicted

- The California Department of Water Resources (DWR) and the U.S. Bureau of Reclamation (USBR) both predict the Basin will become progressively drier in the future.
- DWR climate change factors indicate the average annual streamflow factor for 2030 is 0.97 (EKI February 6, 2026 letter). This indicates the Mojave River flows may be 3% drier by 2030 compared to the historical period (1916-2011).
- For 2070, DWR's average annual streamflow factor is 0.93, or 7% drier conditions by 2070.
- The 2013 USBR report (*Mojave River Watershed Climate Change Assessment*) suggests slight increase in annual flow at the Forks during the 2020s decade relative to the 1990s baseline. However, it shows 12-13% drier conditions by the 2050s and 14-20% drier conditions by the 2070s.
- Therefore, predicated upon their respective baseline periods, DWR predicts 3% drier conditions by 2030 and 7% or more drier conditions by 2070. USBR predicts the Basin will be 12-13% drier by the 2050s, and 14-20% drier by the 2070s.

DWR's predictions

- Based on data from 1916 through 2011.
- Does not include the most recent 14-year-period (2012-2025), which was 63% of the long-term average supply from 1931-2025, i.e., 43,484 AFY compared to 68,635 AFY [March 5, 2026 Wagner Declaration, 12:25-26; March 11, 2026 Wagner Dec., 16:18-25].

Period	Average (AFY)	% of the LTA
1931-2025	68,635	---
2012-2025	43,484	63%

- Accordingly, Mitsubishi's expectation excludes data indicating the much drier conditions experienced during the last fourteen years.

USBR's predictions

- During the last six years (2020-2025), the average water supply was 39% drier than USBR predicted for the 2020s (i.e., 62,208 AFY compared to 101,488 AFY) [March 5, 2026 Wagner Dec., 15:18:21].

Period	Average Flow (AFY)	% of 1990-1999 (101,488 AFY)
2020-2025	62,208	61%

- In 2025, the surface flow at the Forks was 17,790 AF, or only about 26% of the long-term average from 1931-2025, and only 27% of the average from 1931-1990 [March 5, 2026 Wagner Dec., 19:1-2].
- Although the 2020s decade has not yet ended, USBR's prediction for the 2020s appears to be overly optimistic.

Watermaster's proposed 2001-2020 Base Period

- Watermaster's 2001-2020 hydrologic period is not an "outlier".
- The average water supply at the Forks during the 2001-2020 base period was 61,635 AFY. That is within 1% of the average water supply from 2001-2025 (62,466 AFY), and also is within 1% of the average flow during the last six years (2020-2025) [March 5, 2026 Wagner Dec. 16:18-25].
- **Accordingly, the average water supply during the 2001-2020 hydrologic base period is very close to the average water supply the Basin has experienced during the last 25 years (2001-2025).**

Mitsubishi's 1995-2024 base period

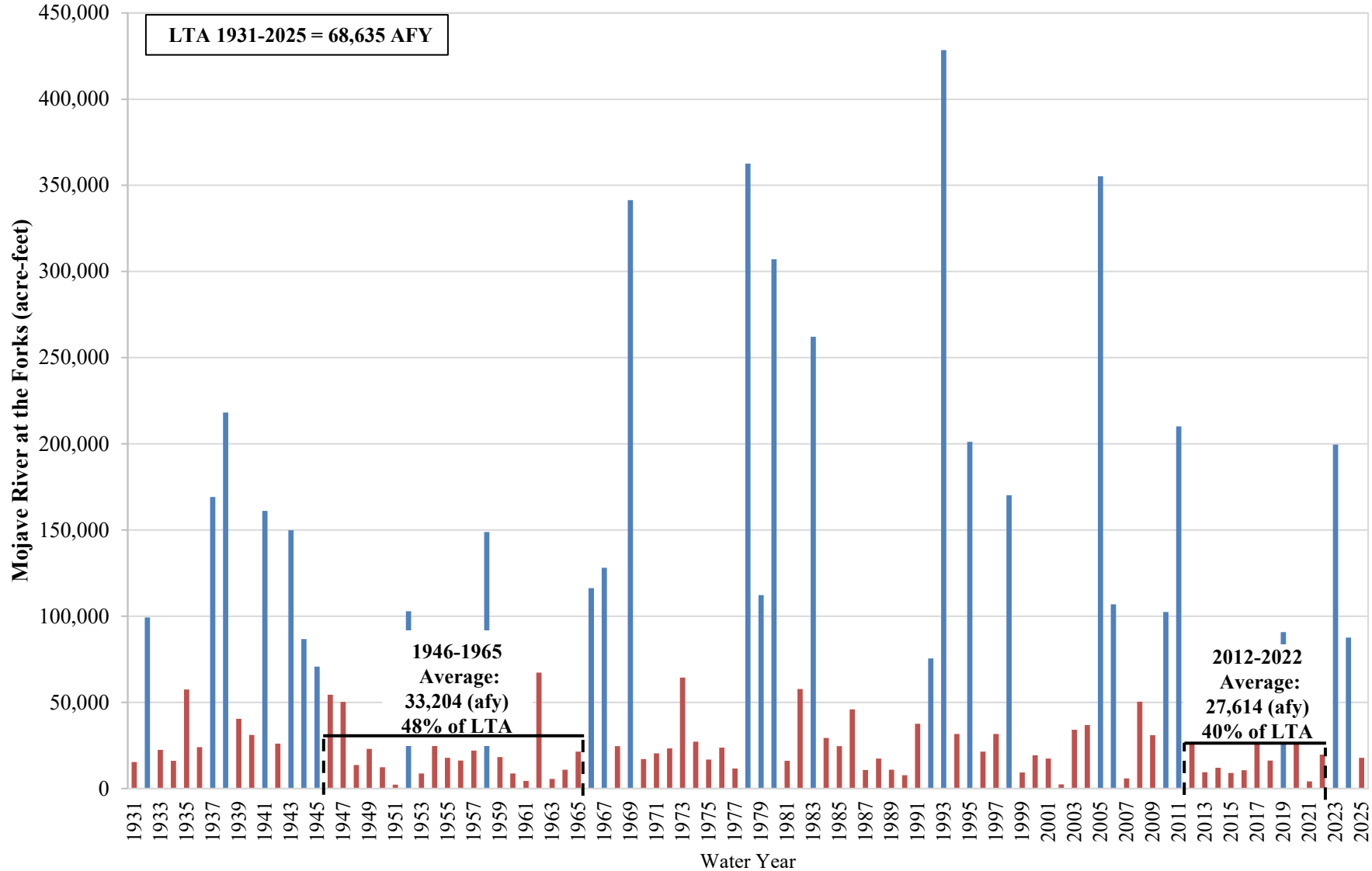
- Although a selected base period should be “**representative**” of the conditions predicted **for the next 10 or more years**, Mitsubishi's 1995-2024 proposed base period only focuses on the conditions expected **through 2030** -- which is less than 4 years from today.
- Therefore, the 1995-2024 base period **is not** “representative” of the drier mean conditions experienced during the last 25 years and expected in the future.
- By comparison, Watermaster's proposed 2001-2020 hydrologic base period anticipates the drier conditions for the next 25 years -- similar to the drier conditions that actually occurred during the last 25 years. For that reason, the 2001-2020 hydrologic base period is a far better choice.

Historical dry periods at the Forks

- Historically, the Basin has experienced prolonged periods of reduced water supply. For example, the 20-year period of 1946-1965 had an average water supply of about 33,204 AFY, and more recently the 2012-2022 drought period had an average supply of only about 27,614 AFY.

Historical dry periods at the Forks

Mojave River at the Forks
Water Years 1931 - 2025

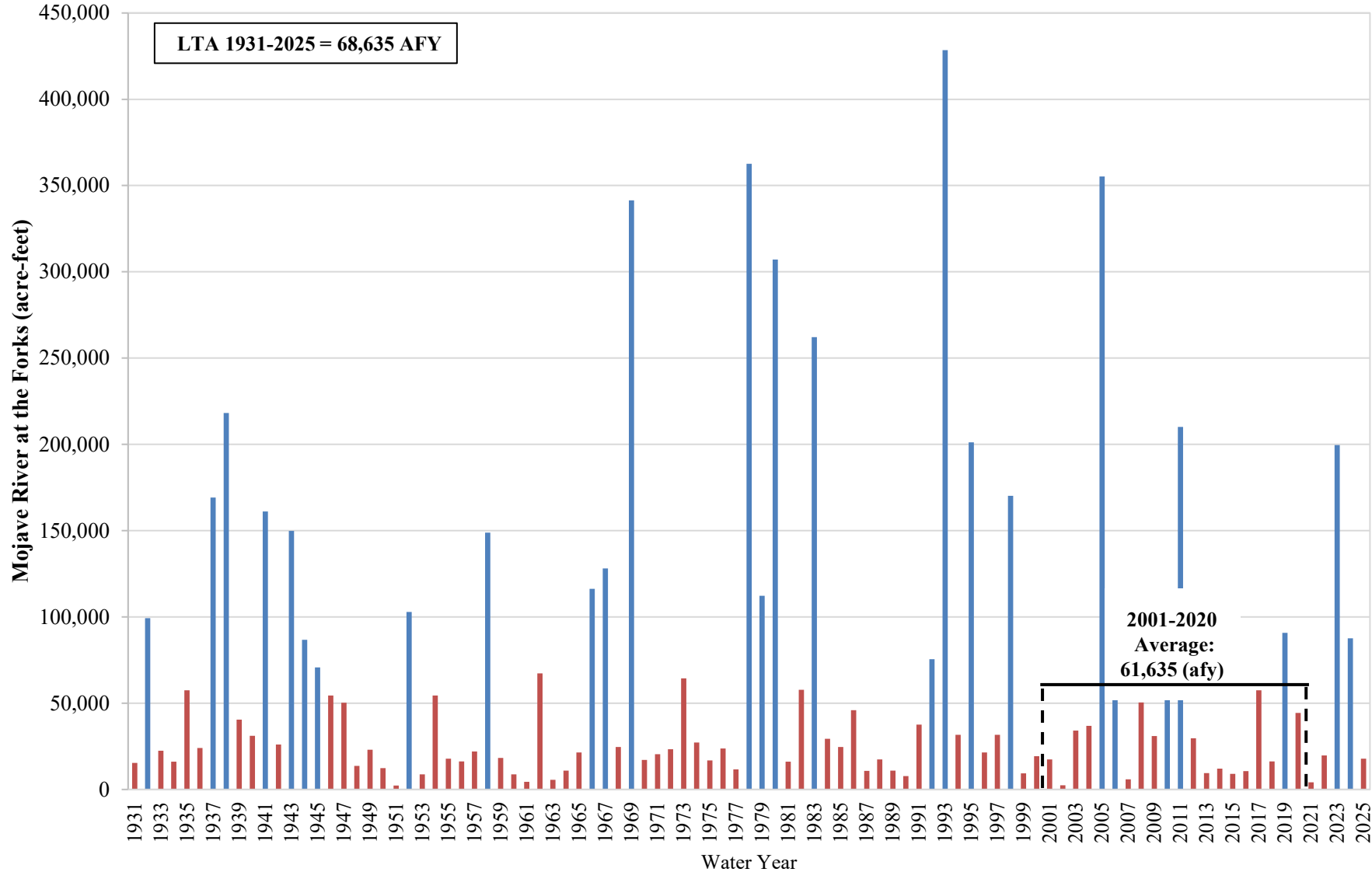


Historical dry periods at the Forks

- The base periods from 2001-2020 (twenty years) and 2001-2025 (twenty-five years) include wet years (2005, 2011 and 2023) and, yet, had average water supplies of only 61,635 AFY and 62,466 AFY, respectively -- both of which are below the historical long-term average of 68,635 AFY.

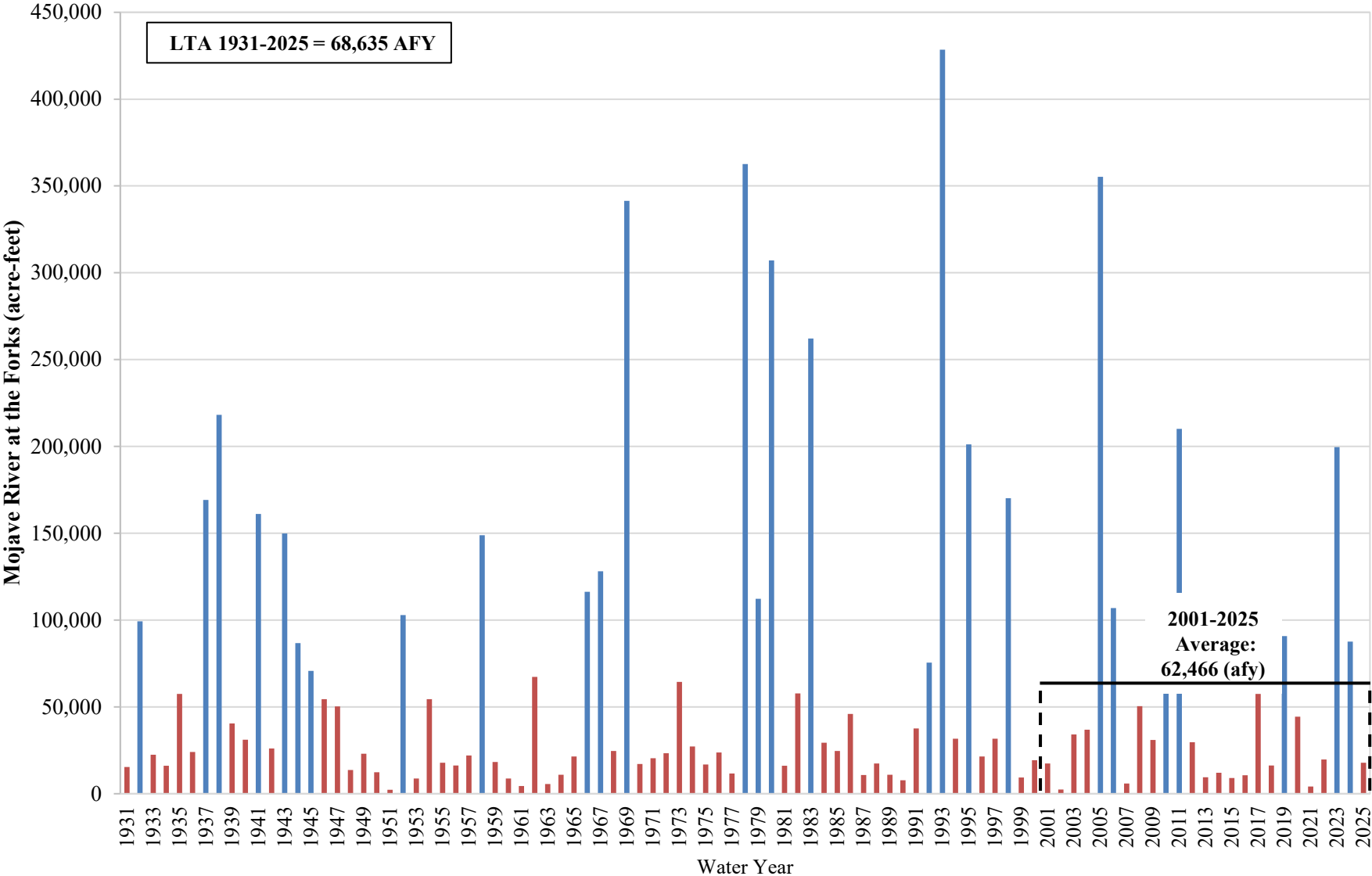
Historical dry periods at the Forks

Mojave River at the Forks
Water Years 1931 - 2025



Historical dry periods at the Forks

Mojave River at the Forks
Water Years 1931 - 2025



Variability issue

- Watermaster agrees with Mitsubishi's expert Dutton that “there is a significant range in simulated future conditions.”
- That variability has always existed (see graphic of the Forks on slide 10). The graph demonstrates that extreme wet years do occur but are relatively infrequent, and extreme dry years have become more frequent - particularly during the last 25 years.
- Although extreme events (both dry and wet) will continue, we must focus on the impacts of the **average or mean flows**. This is why the Judgment, Bulletin 84 and Los Angeles v. San Fernando all focus on “**long-term averages,**” not on extreme weather events.

Variability issue

- The significantly drier average conditions experienced during the last 25 years, coupled with predictions of even drier conditions in the future, support the conclusion that a drier hydrologic base period should be selected for planning purposes.
- If future water supplies are less than anticipated or hoped for, it will negatively impact beneficial uses, especially in the Baja Subarea, as experienced by much drier conditions during the last 25 years, i.e., from 2001-2025.
- Accordingly, we need to focus less on extreme events, and more on projections of average flows.

Mitsubishi and Victorville Water District do not dispute the Basin will be 12-13% drier by the 2050s

- Mitsubishi's expert Dutton acknowledges that under the USBR simulation, the “median of mean annual streamflow is simulated to decline by as much as 12% by the 2050s and by as much as 20% by the 2070s.” (March 10, 2026 Dutton letter, attached as Exhibit 1 to Dutton Declaration attached to Mitsubishi Reply Brief.)
- Dutton admits further that “The USBR’s modeling shows that underlying distribution of runoff is changing, with ... **typical years becoming drier** ...” (Ibid.)

The logical solution

- Although the Judgment's Physical Solution has been implemented for more than 30 years, rampdown efforts – based upon PSY values derived from 1931-1990 base period data – have failed to achieve full balance or equilibrium in some areas of the Basin (e.g., Baja Subarea).
- Added to that, even drier conditions are predicted for the future.
- Based on these facts, it would be a mistake to substitute for the 1931-1990 base period, a “wetter” base period that could result in higher PSY values and less rampdown.
- Accordingly, the 1995-2024 hydrologic base period (proposed by Mitsubishi) is not an improvement because it is 3% **wetter** than the 1931-1990 base period.
- By comparison, the 2001-2020 base period (proposed by Watermaster) is 6% **drier** than the 1931-1990 base period. In light of the significantly drier conditions (a) predicted for the future, and (b) experienced during the last 25 years, the 2001-2020 hydrologic base period is the logical choice.

The logical solution

- Based upon the Judgment's rampdown requirements, PSY is a factor in determining the amount of supplemental water Parties are required to purchase.
- The Judgment requires that Parties who pump more than their FPA are required to purchase Replacement Water for recharge in a given area [November 12, 2025 Watermaster Engineer's Statement of Reasons. 6:4-10].
- Watermaster bases its PSY recommendations upon what it believes to be the hydrologic base period most "representative" of the conditions experienced during the last 25 years and anticipated for the future. Watermaster believes the most representative period is from 2001-2020.

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 April 13, 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:

Watermaster’s Notice of Intent to Submit Summary of Factual and Legal Contentions by PowerPoint Presentation

 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 April 13, 2026 at Apple Valley, California.



Jeffrey D. Ruesch

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

Gaeta, Miguel and Maria
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Attn: Jay Storer
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Mojave Basin Area Watermaster Service List as of April 13, 2026

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Mojave Basin Area Watermaster Service List as of April 13, 2026

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Mojave Basin Area Watermaster Service List as of April 13, 2026

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Mojave Basin Area Watermaster Service List as of April 13, 2026

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Mojave Basin Area Watermaster Service List as of April 13, 2026

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Mojave Basin Area Watermaster Service List as of April 13, 2026

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