CALIFORNIA PUBLIC UTILITIES COMMISSION DIVISION OF WATER AND AUDITS

Advice Letter Cover Sheet

Date Mailed to Service List: January 5, 2022

Protest Deadline (20th Day): February 4, 2022

Review Deadline (30th Day): February 15, 2022

Requested Effective Date: February 15, 2022

Rate Impact: \$See AL

See AL%

Utility Name: California American Water

CPUC Utility #: U210W

Tier □1

Authorization Resolution W-4976

Advice Letter #: 1354

District: East Pasadena and Rio Plaza

 $\boxtimes 2$

□3

Description: Establish Schedule 14.1 – East Pasadena

oxtimes Compliance

	and Rio Plaza and Activate Stage 2		
	ne for this advice letter is 20 days from the osection in the advice letter for more informa		was mailed to the service list. Please
Utility Contact:	Kamilah Jones	Utility Contact:	Jonathan Morse
Phone:	916-568-4232	Phone:	916-568-4237
Email:	Kamilah.Jones@amwater.com	Email:	Jonathan.Morse@amwater.com
DWA Contact:	Tariff Unit		
Phone:	(415) 703-1133		
Email:	Water.Division@cpuc.ca.gov		
	DWA USE O	NLY	
<u>DATE</u> <u> </u>	STAFF		MMENTS
	[]WITHDE		[] REJECTED



4701 Beloit Drive Sacramento, CA 95838 P (916)-568-4251 F (916) 568-4260

www.amwater.com



January 5, 2022

ADVICE LETTER NO. 1354

TO THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

California-American Water Company (California American Water) (U210W) hereby submits for review this advice letter, including the following tariff sheets applicable to the Rio Plaza and East Pasadena service areas.

Purpose:

The purpose this Advice Letter is to establish (1) Schedule 14.1- RIO Water Conservation and Rationing Plan for California American Water's Rio Plaza service area and (2) modify Schedule 14.1 – EP to be more consistent with California American Water's Schedules 14.1 and activate the Stage 2 water use restrictions as described in the Water Shortage Contingency Plan in Section D of Rule 14.1 for both service areas.

Request:

This Advice Letter requests to (1) establish of Schedule 14.1-RIO; (2) modify Schedule 14.1 – EP, (3) activate Stage 2 of the Water Shortage Contingency Plan as authorized per Rule 14.1 and Schedule 14.1 for the Rio Plaza and East Pasadena Service Areas; (4) update Rule 14.1 to include Rio Plaza and East Pasadena.

Background

Prior Implementation of Rule 14.1 Water Shortage Contingency Plan

California American Water's Rule 14.1 was approved via Advice Letter 831, with an effective date of October 17, 2008. Rule 14.1 has been updated several times since then, including most recently in March of 2017 through Advice Letter 1150-A. California American Water's Rio Plaza service area is part of the Duarte service area for ratemaking purposes but geographically within Ventura County. California American Water's East Pasadena service area is a recently acquired system geographically located in Los Angeles County near the San Marino service area.

Rule 14.1 provides that California American Water may file a Tier 2 advice letter to designate a particular stage of its Water Shortage Contingency Plan.

Current Water Supply Conditions and the Need to Implementation of Stage 2

On October 19, 2021, Governor Gavin Newsom expanded his Drought Emergency Proclamation of a State of Emergency to the entire state including Ventura, Los Angeles and San Diego counties, among other southern California Counties and San Francisco. The Proclamation makes several orders including asking local water suppliers to activate the water shortage contingency plans at a level appropriate for local supply conditions. On November

9, 2021, Metropolitan Water District also declared a drought emergency and called for increased efforts to maximize conservation.

In light of the above, California American Water requests authorization to establish Rio Plaza Schedule 14.1, update the East Pasadena Schedule 14.1, and activate Stage 2 mandatory restrictions for both service areas.

Customer Noticing

In terms of customer outreach, the Public Advisor's Office has reviewed and approved California American Water's draft customer notices for the Geyserville service area. California American Water notices contain updates and detailed information about Rule and Schedule 14.1, for its Rio Plaza and East Pasadena Service Area customers. California American Water anticipates mailing this notice to customers on or around January 10, 2022 and placing newspaper notices on the week of January 10, 2022. Virtual public hearings for each service area are set for January 25-27, 2022 to discuss the filing and get customer input. Information on the virtual public hearing is provided in the customer notice. Additionally, California American Water has been communicating with customers about the drought and the programs we have available through direct mail, bill inserts, earned media and social media.

Tier Designation:

These tariffs are submitted pursuant to General Order No. 96-B and this advice letter is designated as a Tier 2 filing. California American Water is simply requesting an update of its tariffs so that it is in compliance with Executive Order B-40-17.

Effective Date:

California American requests an effective date of February 15, 2022.

NOTICE

Pursuant to Section 4.3 of General Order No. 96-B, a copy of this advice letter is being provided to those entities listed in the attached "SERVICE LIST PURSUANT TO SECTION 4.3 OF G.O. NO. 96-B." Per guidance from the California Public Utilities Commission's Water Division, during the COVID-19 pandemic advice letters will only be delivered electronically to the service list. Hardcopy advice letters will be mailed as soon as administrative staff are able to return to California American Water offices.

RESPONSE OR PROTEST¹

Anyone may submit a response or protest for this AL. When submitting a response or protest, please include the utility name and advice letter number in the subject line.

A **response** supports the filing and may contain information that proves useful to the Commission in evaluating the AL. A **protest** objects to the AL in whole or in part and must set forth the specific grounds on which it is based. These grounds² are:

1. The utility did not properly serve or give notice of the AL;

¹ G.O. 96-B, General Rule 7.4.1

² G.O. 96-B, General Rule 7.4.2

- 2. The relief requested in the AL would violate statute or Commission order, or is not authorized by statute or Commission order on which the utility relies;
- 3. The analysis, calculations, or data in the AL contain material error or omissions;
- 4. The relief requested in the AL is pending before the Commission in a formal proceeding; or
- 5. The relief requested in the AL requires consideration in a formal hearing, or is otherwise inappropriate for the AL process; or
- 6. The relief requested in the AL is unjust, unreasonable, or discriminatory, provided that such a protest may not be made where it would require re-litigating a prior order of the Commission.
- 7. A protest may not rely on policy objections to an AL where the relief requested in the AL follows rules or directions established by statute or Commission order applicable to the utility. A protest shall provide citations or proofs where available to allow staff to properly consider the protest.

DWA must receive a response or protest via email (<u>or</u> postal mail) within 20 days of the date the AL is filed. When submitting a response or protest, <u>please include the utility name and advice letter number in the subject line.</u>

The addresses for submitting a response or protest are:

Email Address: Mailing Address:

Water.Division@cpuc.ca.gov CA Public Utilities Commission

Division of Water and Audits 505 Van Ness Avenue San Francisco, CA 94102

On the same day the response or protest is submitted to DWA, the respondent or protestant shall send a copy of the protest to California American Water at:

Email Address: Mailing Address:

ca.rates@amwater.com 4701 Beloit Drive

Sacramento, CA 95838

Kamilah.Jones@amwater.com 4701 Beloit Drive

Sacramento, CA 95838

<u>sarah.leeper@amwater.com</u> <u>555 Montgomery Street, Ste. 916</u>

San Francisco, CA 94111

Cities and counties that need Board of Supervisors or Board of Commissioners approval to protest should inform DWA, within the 20-day protest period, so that a late filed protest can be entertained. The informing document should include an estimate of the date the proposed protest might be voted on.

REPLIES³

³ G.O. 96-B, General Rule 7.4.3

Advice Letter 1354 January 5, 2022 Page 4 of 4

The utility shall reply to each protest and may reply to any response. Any reply must be received by DWA within five business days after the end of the protest period, and shall be served on the same day on each person who filed the protest or response to the AL.

CALIFORNIA-AMERICAN WATER COMPANY

/s/ Kamilah Jones

Kamilah Jones Senior Rates & Regulatory Analyst

Can	cel	ling
Cal	P.U	J.C.
She	eet	No.

Cal P.U.C. Sheet No.	Title of Sheet	Cancelling Cal P.U.C. Sheet No.
XXXXX-W	Rule No. 14.1. WATER SHORTAGE CONTINGENCY PLAN ALL AREAS EXCEPT MONTEREY MAIN SYSTEM Sheet 1	10038-W
XXXXX-W	Schedule No. 14.1 - EP WATER SHORTAGE CONTINGENCY PLAN EAST PASADENA SERVICE AREA Sheet 1	10106-W
XXXXX-W	Schedule No. 14.1 - EP WATER SHORTAGE CONTINGENCY PLAN EAST PASADENA SERVICE AREA Sheet 2	10107-W
XXXXX-W	Schedule No. 14.1 - EP WATER SHORTAGE CONTINGENCY PLAN EAST PASADENA SERVICE AREA Sheet 3	10108-W
XXXXX-W	Schedule No. 14.1 - EP WATER SHORTAGE CONTINGENCY PLAN EAST PASADENA SERVICE AREA Sheet 4	10109-W
XXXXX-W	Schedule No. 14.1 - EP WATER SHORTAGE CONTINGENCY PLAN EAST PASADENA SERVICE AREA Sheet 5	
XXXXX-W	Schedule 14.1 - RP WATER SHORTAGE CONTINGENCY PLAN RIO PLAZA SERVICE AREA Sheet 1	
XXXXX-W	Schedule 14.1 - RP WATER SHORTAGE CONTINGENCY PLAN RIO PLAZA SERVICE AREA Sheet 2	
XXXXX-W	Schedule 14.1 - RP WATER SHORTAGE CONTINGENCY PLAN RIO PLAZA SERVICE AREA Sheet 3	
XXXXX-W	Schedule 14.1 - RP WATER SHORTAGE CONTINGENCY PLAN RIO PLAZA SERVICE AREA Sheet 4	
XXXXX-W	Schedule 14.1 - RP WATER SHORTAGE CONTINGENCY PLAN RIO PLAZA SERVICE AREA Sheet 5	

CALIFORNIA-AMERICAN WATER COMPANY

655 W. Broadway, Suite 1410 San Diego, CA 92101

Cancelling

Revised Revised Cal. P.U.C. Sheet No. Cal. P.U.C. Sheet No. XXXXX-W 10038-W

Rule No. 14.1. WATER SHORTAGE CONTINGENCY PLAN ALL AREAS EXCEPT MONTEREY MAIN SYSTEM Sheet 1

A utility's water supply may be interrupted or reduced due to a variety of circumstances, for instance, a drought or a catastrophic event, such as an earthquake or fire that damages water delivery and storage facilities, or a power outage that affects water treatment or the pumping of water to customers, or in response to legal or court-imposed restrictions. This Water Shortage Contingency Plan ("Plan") enables the utility to respond effectively to a wide variety of water supply conditions or catastrophic events that cause severe water shortages from time to time.

A. GENERAL INFORMATION:

This rule is applicable within all systems served by California American Water Company and are listed on their tariffs except the Monterey Main System in Monterey County. Systems covered by this rule in the Southern Division include the districts of San Diego County District, the Los Angeles County District, comprised of the Duarte, San Marino, and Baldwin Hills Districts, the Ventura County District, the Rio Plaza and the East Pasadena Service Areas. It also covers the Northern Division districts of Larkfield and Sacramento, which includes Dunnigan and Geyserville. This rule is also applicable to the Central Satellite systems in the Central Division which include the Toro, Ambler Park, Ralph Lane, Garrapata, and Chualar service areas. The Monterey Main System in Monterey County is included in a separate Water Shortage Contingency Plan.

Should supply conditions or government directives dictate, prior to, or in response to, a declaration of emergency issued by a water wholesaler or other government agency, a utility may request permission from the Commission to add a Schedule 14.1 - Staged Water Contingency Plan for one or more of the above districts, which sets forth charges for water waste and drought surcharge rates applicable to quantities of water consumed.

After Schedule No. 14.1 has been activated and the utility determines that water supplies are again sufficient to meet demands, and staged reduction measures are no longer necessary, the utility shall seek Commission authority via a Tier 1 advice letter to de-activate the particular stage of reduction that was previously authorized.

Unless otherwise specified in the Rule or Schedule 14.1, all expenses incurred by utility to implement Rule 14.1 and Schedule 14.1 and requirements of the California State Water Resources Control Board ("SWRCB") that have not been considered in a General Rate Case or other proceeding shall be accumulated in a separate memorandum account, authorized in Resolution W-4976, for disposition as directed or authorized from time to time by the Commission.

To the extent that a Stage of Water Shortage Contingency Plan in Schedule 14.1 has been activated, and a provision of this Rule is inconsistent with the activated Stage in Schedule 14.1, the provisions of Schedule 14.1 apply.

The utility shall make available to its customers water conservation kits as required by Rule 21. The utility shall notify all customers, at least annually, of the availability of conservation kits and other helpful information via bill inserts or direct mailers.

(Continued)

(TO BE INSERTED BY UTILITY)	ISSUED BY	(TO BE INSERTED BY C.P.U.C.)
Advice 1354	J. T. LINAM	Date Filed
Decision	DIRECTOR - Rates & Regulatory	Effective
		Resolution

San Diego, CA 92101

655 W. Broadway, Suite 1410

Revised Cancelling Original Cal. P.U.C. Sheet No. Cal. P.U.C. Sheet No. XXXXX-W 10106-W

(C)

Schedule No. 14.1 - EP WATER SHORTAGE CONTINGENCY PLAN EAST PASADENA SERVICE AREA

Sheet 1

A. APPLICABILITY

- 1. This schedule applies to all water customers served under all tariff schedules authorized by the Commission for East Pasadena Service Area. It is only effective in times of implementation of the Water Shortage Contingency Plan enforcement stages, as required by Rule No. 14.1, and only for the period noted in the Special Conditions section below.
- This Schedule shall remain dormant until activated by Commission authorization via a Tier 2 advice letter.
- 3. Once the Schedule is activated, utility can implement Stages of the Schedule by filing a Tier 2 advice letter
- 4. When this schedule is activated, it shall remain in effect until the utility files a Tier 1 advice letter to deactivate a specific stage of the Water Shortage Contingency Plan and such is authorized by the Commission.

B. TERRITORY

1. This Schedule applies to all customers in the East Pasadena Service Area. All other customers served by California-American Water Company are excluded from this particular tariff but are included in separate and distinct Water Shortage Contingency Plans.

C. STAGES

- 1. Stage 1 of the Water Shortage Contingency Plan enacts water conservation requirements established in Rule 14.1 Section D. The non-essential or unauthorized water uses in Section D are in effect at all times.
- 2. Stage 2 First Enforcement Stage of the Water Shortage Contingency Plan A Stage 2 Water Shortage Contingency Plan condition exists when it is determined that due to drought or other water supply conditions, a water supply shortage or threatened shortage exists and a further consumer demand reduction is necessary to make more efficient use of water and appropriately respond to existing water conditions. Stage 2 of the Water Shortage Contingency Plan will be enacted upon a determination that water usage should be further reduced from current levels, that a temporary water emergency exists necessitating implementation or that the requirements of Stage 1 are ineffective in complying with the necessary reduction.
- Stage 3 Second Enforcement Stage of the Water Shortage Contingency Plan A Stage 3 Water Shortage Contingency Plan Condition exists when it is determined that due to drought or other water supply conditions, a water supply shortage or threatened shortage exists and a further consumer demand reduction is necessary to make more efficient use of water and appropriately respond to existing water conditions. Stage 3 will be enacted upon a determination that water usage should be reduced further from current levels, that a temporary water emergency exists necessitating implementation or that the requirements in Stages 1 and 2 are ineffective in complying with the necessary reduction.

(C)

(Continued)

(TO BE INSERTED BY UTILITY)	ISSUED BY	(TO BE INSERTED BY C.P.U.C.)
Advice 1354	J. T. LINAM	Date Filed
Decision	DIRECTOR - Rates & Regulatory	Effective
		Resolution

Revised Cancelling Original

Cal. P.U.C. Sheet No. Cal. P.U.C. Sheet No.

XXXXX-W 10107-W

Schedule No. 14.1 - EP WATER SHORTAGE CONTINGENCY PLAN EAST PASADENA SERVICE AREA

Sheet 2

C. STAGES

(C)

- 4. Stage 4 Third Enforcement Stage of the Water Shortage Contingency Plan A Stage 4 Water Shortage Contingency Plan condition is also referred to as an "Emergency" condition. A Stage 4 condition exists when it is determined that a critical water shortage emergency exists, or that the measures in Stages 1 through 3 are ineffective in complying with a necessary reduction.
- Stage 5 Mandatory Rationing. A rationing plan will be implemented when it is determined that the efforts in Stage 4 are insufficient to meet the regulatory or physical limitations of the available water supply.

WATER USE VIOLATION FINE

- 1. When an Enforcement Stage of the Water Shortage Contingency Plan has been activated by Commission authorization, the water use restrictions of Stage 1 in the Water Shortage Contingency Plan in Section D of Rule 14.1 become subject to fines and penalties imposed by the utility. The utility will first work closely with local law enforcement and public agencies charged with enforcing the mandatory water use restrictions. However, should the utility find that the local agency is not effectively enforcing the mandatory use restrictions, the utility, after written warnings, such as door hangers and letters, may begin to issue fines. If a customer is seen violating the water use restrictions, as outlined in Rule No. 14.1 and the Special Conditions below, the customer will be subject to the following fine structure:
 - First offense: Written warning, including explanation of penalty for subsequent offense.
 - b. Second offense within 1 year (of the same restriction): Written warning, including explanation of penalty for subsequent offense and \$100 fine.
 - c. Third offense within 1 year (of the same restriction): Written warning, including explanation of penalty for subsequent offense and a \$250 fine.
 - d. Fourth offense within 1 year (of the same restriction): Written warning, including explanation of penalty for subsequent offense and a \$500 fine.
 - e. Fifth offense within 1 year (of the same restriction): Written warning, including explanation of penalty for subsequent offense and service termination pursuant to Rule 11 and a \$500 fine.
 - Sixth offense within 1 year. (of the same restriction): Installation of a flow restricting device on customer's water meter for duration of enforcement stage of the Water Contingency Plan.
- Offenses for separate water use restrictions will each start at the warning stage. 2.

The water use violation fine is in addition to the regular rate schedule charges and any applicable drought surcharge rates.

(Continued)

(TO BE INSERTED BY UTILITY)	ISSUED BY	(TO BE INSERTED BY C.P.U.C.)
Advice 1354	J. T. LINAM	Date Filed
Decision	DIRECTOR - Rates & Regulatory	Effective
		Resolution

(C)

CALIFORNIA-AMERICAN WATER COMPANY

655 W. Broadway, Suite 1410 San Diego, CA 92101

Revised Cancelling Original Cal. P.U.C. Sheet No. Cal. P.U.C. Sheet No.

XXXXX-W 10108-W

Schedule No. 14.1 - EP WATER SHORTAGE CONTINGENCY PLAN EAST PASADENA SERVICE AREA

Sheet 3

E. APPLICABLE DROUGHT SURCHARGE RATES

(C)

- 1. When in Stage 3 of the Water Shortage Contingency Plan a surcharge rate be will be added to all residential water usage in excess of 13 CCF. The surcharge rate will be equal 50% of the residential rate in effect at the time Stage 3 is enacted.
- When in Stage 4 of the Water Shortage Contingency Plan The Stage 3 residential drought surcharge rates will be tripled for all usage in excess of 13 CCF in Stage 4.
- Rule 14.1 includes provisions to allow customers to seek a variance to the drought surcharge rates. Those residential customers who prevail in their request for a variance will receive a 50% increase in the amount of usage not subject to the surcharge rate. The usage not subject to the surcharge rate would be increased from 13 CCF to 19 CCF.

F. ENFORCEMENT

- 1. Letter/Fine: From second violation of the same restriction within a one-year period and onwards, a violation letter will be posted on property and sent to billing address, if different.
- 2. Aging of violation: Violations will accrue for the period of one year and be considered corrected and expunged one year after the violation occurs. The purpose of this rule is to prevent discrete violations from accruing in the event of a multi-year enforcement of the Water Contingency Plan.

(C)

(Continued)

(TO BE INSERTED BY UTILITY) ISSUED BY (TO BE INSERTED BY C.P.U.C.) Advice 1354 J. T. LINAM Date Filed DIRECTOR - Rates & Regulatory Decision Effective Resolution

Cancelling

Revised Original Cal. P.U.C. Sheet No. Cal. P.U.C. Sheet No.

XXXXX-W 10109-W

(C)

(C)

Schedule No. 14.1 - EP WATER SHORTAGE CONTINGENCY PLAN EAST PASADENA SERVICE AREA

Sheet 4

	Violation 1	Water Shortage Col Violation 2	Violation 3	Violation 4	Violation 5/6 (2)
		(of the same	(of the same	(of the same	(of the same
		restriction)	restriction)	restriction)	restriction)
Proof of violation	Employee or	Verification with	Verification with	Verification	Verification
	Customer reports,	a written report	a written report	with a written	with a written
	with no	by employee or	by employee or	report by	report by
	additional	contractor of	contractor of	employee or	employee or
	verification	CAW	CAW	contractor of	contractor of
	required			CAW	CAW
Letter/fine	Waming letter	Violation letter	Violation letter	Violation letter	Violation letter
	mailed to premise	posted and	posted and	posted and	posted and mailed,
	and billing	mailed with \$100	mailed with \$250	mailed with \$500	shut off per Rule 11
	address	penalty on next	penalty on next	penalty on next	and \$500 penalty or
		bill	bill	bill	next bill
Fixing leaks	Customer has:	Customer has:	Customer has:	Customer has:	Customer has:
Stage 1	5 days	5 days	5 days	5 days	5 days
Stage 2	72 hours	72 hours	72 hours	72 hours	72 hours
Stage 3	24 hours	24 hours	24 hours	24 hours	24 hours
Stage 4	Immediate	Immediate	Immediate	Immediate	Immediate
Time to correct violation	5 days	5 days	5 days	5 days	5 days
Time customer	14 days to	14 days to	10 days to file an	10 days to file an	10 days to file an
has to request	contact CAW in	contact CAW in	appeal with	appeal with CAW	appeal with CAW
variance of the alleged	writin g	writing	CAW in writing	in writing	in writing
violation					
If the customer	Further reported	If the customer	If the	If the customer	If the customer
does not agree	violations of the	disagrees with	customer	disagrees with	disagrees with
with CAW's	same restricted	CAW's	disagrees with	CAW's	CAW's resolution
resolution	use will not be	resolution, they	ČAW's	resolution, they	they may file a
(1)	counted in the	may file a	resolution,	may file a	formal complain
D-f C4	determination of	formal	they may file	formal	with the CPUC
Reference Section K of Rule 14.1	furtheraction	complaint with	a formal	complaint with	
is of isote 14.1	until one week	the CPUC	complaint	the CPUC	
			with the		
	after the variance		CPUC		
	request is resolved		CPUC		

If a customer has appealed the receipt of the penalty, the penalty will continue to be posted on the customer's account, but will not result in further service action, until at least 14 days after the resolution of appeals. Once resolved, if in the customers favor, the penalty will be immediately removed from the account. If not resolved in the customers favor, then the penalty will be due and payable as part of the next billing cycle and subject to all such further actions as with any other billed charge.

(Continued)

(TO BE INSERTED BY UTILITY)	ISSUED BY	(TO BE INSERTED BY C.P.U.C.)
Advice 1354	J. T. LINAM	Date Filed
Decision	DIRECTOR - Rates & Regulatory	Effective
		Resolution

For violation 6 instead of shut-off per Rule 11 and \$500 penalty, a flow restrictor will be installed for duration of enforcement.

Schedule No. 14.1 - EP WATER SHORTAGE CONTINGENCY PLAN EAST PASADENA SERVICE AREA

Sheet 5

G. FLOW RESTRICTOR REMOVAL CHARGE

(N)

The charge for removal of a flow-restricting device and/or reconnecting water service shall be:

Connection Size Removal Charges

5/8" to 1" \$150.00 1-1/2" to 2" \$200 3" and larger Actual Cost

H. SPECIAL CONDITIONS

- 1. The Tier 2 advice letter requesting activation of any Enforcement Stage of Schedule 14.1 shall include documentation of the overall water shortage justifying activation of that particular stage.
- 2. This tariff schedule shall remain in effect until the utility files a Tier 1 advice letter to deactivate specific stage of Water Shortage Contingency Plan and such is authorized by the Commission.
- 3. Water use violation fines must be separately identified on each bill.
- 4. Water penalty surcharges must be separately identified on each bill.
- 5. All bills are subject to the reimbursement fee set forth on Schedule No. UF.
- 6. All monies collected by the utility through drought surcharges or penalties or fees for water use violations shall be booked to the Water Revenue Adjustment Mechanism (WRAM) or a memorandum account to offset recovery of lost revenues. All flow restrictor removal charges collected by the utility and all expenses incurred by the utility to implement Rule 14.1 and Schedule 14.1, and the requirements of the California State Water Board Resources Control Board ("SWRCB"), or other agencies, that have not been considered in a General Rate Case or other proceeding, shall be tracked in a memorandum account for disposition as directed or authorized from time to time by the Commission and shall be recoverable by the utility if determined to be reasonable by the Commission.

(TO BE INSERTED BY UTILITY)	ISSUED BY	(TO BE INSERTED BY C.P.U.C.)
Advice 1354	J. T. LINAM	Date Filed
Decision	DIRECTOR - Rates & Regulatory	Effective
		Resolution

Schedule 14.1 - RP WATER SHORTAGE CONTINGENCY PLAN RIO PLAZA SERVICE AREA

Sheet 1

A. APPLICABILITY

(N)

- This schedule applies to all water customers served under all tariff schedules authorized by the Commission for Rio Plaza Service Area. It is only effective in times of implementation of the Water Shortage Contingency Plan enforcement stages, as required by Rule No. 14.1, and only for the period noted in the Special Conditions section below.
- 2. This Schedule shall remain dormant until activated by Commission authorization via a Tier 2 advice letter.
- 3. Once the Schedule is activated, utility can implement Stages of the Schedule by filing a Tier 2 advice letter
- 4. When this schedule is activated, it shall remain in effect until the utility files a Tier 1 advice letter to deactivate a specific stage of the Water Shortage Contingency Plan and such is authorized by the Commission.

B. TERRITORY

 This Schedule applies to all customers in the Rio Plaza Service Area. All other customers served by California-American Water Company are excluded from this particular tariff but are included in separate and distinct Water Shortage Contingency Plans.

C. STAGES

- 1. Stage 1 of the Water Shortage Contingency Plan enacts water conservation requirements established in Rule 14.1 Section D. The non-essential or unauthorized water uses in Section D are in effect at all times.
- 2. Stage 2 First Enforcement Stage of the Water Shortage Contingency Plan A Stage 2 Water Shortage Contingency Plan condition exists when it is determined that due to drought or other water supply conditions, a water supply shortage or threatened shortage exists and a further consumer demand reduction is necessary to make more efficient use of water and appropriately respond to existing water conditions. Stage 2 of the Water Shortage Contingency Plan will be enacted upon a determination that water usage should be further reduced from current levels, that a temporary water emergency exists necessitating implementation or that the requirements of Stage 1 are ineffective in complying with the necessary reduction.
- 3. Stage 3 Second Enforcement Stage of the Water Shortage Contingency Plan A Stage 3 Water Shortage Contingency Plan Condition exists when it is determined that due to drought or other water supply conditions, a water supply shortage or threatened shortage exists and a further consumer demand reduction is necessary to make more efficient use of water and appropriately respond to existing water conditions. Stage 3 will be enacted upon a determination that water usage should be reduced further from current levels, that a temporary water emergency exists necessitating implementation or that the requirements in Stages 1 and 2 are ineffective in complying with the necessary reduction.

(Continued)

(TO BE INSERTED BY UTILITY)

Advice 1354

J. T. LINAM

Date Filed

Decision

DIRECTOR - Rates & Regulatory

Resolution

Schedule 14.1 - RP WATER SHORTAGE CONTINGENCY PLAN RIO PLAZA SERVICE AREA

Sheet 2

C. STAGES

(N)

- 4. Stage 4 Third Enforcement Stage of the Water Shortage Contingency Plan A Stage 4 Water Shortage Contingency Plan condition is also referred to as an "Emergency" condition. A Stage 4 condition exists when it is determined that a critical water shortage emergency exists, or that the measures in Stages 1 through 3 are ineffective in complying with a necessary reduction.
- 5. Stage 5 Mandatory Rationing. A rationing plan will be implemented when it is determined that the efforts in Stage 4 are insufficient to meet the regulatory or physical limitations of the available water supply.

D. WATER USE VIOLATION FINE

- 1. When an Enforcement Stage of the Water Shortage Contingency Plan has been activated by Commission authorization, the water use restrictions of Stage 1 in the Water Shortage Contingency Plan in Section D of Rule 14.1 become subject to fines and penalties imposed by the utility. The utility will first work closely with local law enforcement and public agencies charged with enforcing the mandatory water use restrictions. However, should the utility find that the local agency is not effectively enforcing the mandatory use restrictions, the utility, after written warnings, such as door hangers and letters, may begin to issue fines. If a customer is seen violating the water use restrictions, as outlined in Rule No. 14.1 and the Special Conditions below, the customer will be subject to the following fine structure:
 - a. First offense: Written warning, including explanation of penalty for subsequent offense.
 - b. Second offense within 1 year (of the same restriction): Written warning, including explanation of penalty for subsequent offense and \$100 fine.
 - c. Third offense within 1 year (of the same restriction): Written warning, including explanation of penalty for subsequent offense and a \$250 fine.
 - d. Fourth offense within 1 year (of the same restriction): Written warning, including explanation of penalty for subsequent offense and a \$500 fine.
 - e. Fifth offense within 1 year (of the same restriction): Written warning, including explanation of penalty for subsequent offense and service termination pursuant to Rule 11 and a \$500 fine.
 - f. Sixth offense within 1 year. (of the same restriction): Installation of a flow restricting device on customer's water meter for duration of enforcement stage of the Water Contingency Plan.
- 2. Offenses for separate water use restrictions will each start at the warning stage.

The water use violation fine is in addition to the regular rate schedule charges and any applicable drought surcharge rates.

(Continued)

(TO BE INSERTED BY UTILITY)	ISSUED BY	(TO BE INSERTED BY C.P.U.C.)
Advice 1354	J. T. LINAM	Date Filed
Decision	DIRECTOR - Rates & Regulatory	Effective
		Resolution

Original

Cal. P.U.C. Sheet No.

XXXXX-W

655 W. Broadway, Suite 1410 San Diego, CA 92101

Schedule 14.1 - RP WATER SHORTAGE CONTINGENCY PLAN RIO PLAZA SERVICE AREA

Sheet 3

E. APPLICABLE DROUGHT SURCHARGE RATES

(N)

- 1. When in Stage 3 of the Water Shortage Contingency Plan a surcharge rate be will be added to all residential water usage in excess of 11 CCF. The surcharge rate will be equal to the Tier 3 residential rate for the Rio Plaza Service Area in effect at the time Stage 3 is enacted. The surcharge rate for low-income customers will be 50% of the Stage 3 surcharge rate. For all other customers there will be no surcharge imposed at Stage 3.
- 2. When in Stage 4 of the Water Shortage Contingency Plan The Stage 3 residential drought surcharge rates will be tripled for all usage in excess of 11 CCF in Stage 4. The surcharge rate for low-income customers will be 50% of the residential Stage 4 surcharge rate. All other customers will pay a drought surcharge rate of 25% of the regular rate on all usage in Stage 4.
- Rule 14.1 includes provisions to allow customers to seek a variance to the drought surcharge rates. Those
 residential customers who prevail in their request for a variance will receive a 50% increase in the amount of
 usage not subject to the surcharge rate. The usage not subject to the surcharge rate would be increased from
 11 CCF to 17 CCF.

F. ENFORCEMENT

- 1. Letter/Fine: From second violation of the same restriction within a one-year period and onwards, a violation letter will be posted on property and sent to billing address, if different.
- 2. Aging of violation: Violations will accrue for the period of one year and be considered corrected and expunged one year after the violation occurs. The purpose of this rule is to prevent discrete violations from accruing in the event of a multi-year enforcement of the Water Contingency Plan.

(N)

(Continued)

(TO BE INSERTED BY UTILITY)

Advice 1354

J. T. LINAM

Date Filed

Decision

DIRECTOR - Rates & Regulatory

Resolution

Original

655 W. Broadway, Suite 1410 San Diego, CA 92101

Schedule 14.1 - RP WATER SHORTAGE CONTINGENCY PLAN RIO PLAZA SERVICE AREA

Sheet 4

3. Applies to all Enforcement Stages of Water Shortage Contingency Plan.

(N)

(N)

3. Applies to all Enior		Water Shortage Con			T 1 1 7 7 7
	Violation 1	Violation 2	Violation 3	Violation 4	Violation 5/6 ⁽²⁾
		(of the same	(of the same	(of the same	(of the same
		restriction)	restriction)	restriction)	restriction)
Proof of violation	Employee or	Verification with	Verification with	Verification	Verification
	Customer reports,	a written report	a written report	with a written	with a written
	with no	by employee or	by employee or	report by	report by
	additional	contractor of	contractor of	employee or	employee or
	verification	CAW	CAW	contractor of	contractor of
	required			CAW	CAW
Letter/fine	Warning letter	Violation letter	Violation letter	Violation letter	Violation letter
	mailed to premise	posted and	posted and	posted and	posted and mailed,
	and billing	mailed with \$100	mailed with \$250	mailed with \$500	shut off per Rule 11
	address	penalty on next	penalty on next	penalty on next	and \$500 penalty on
		bill	bill	bill	next bill
Fixing leaks	Customer has:				
Stage 1	5 days				
Stage 2	72 hours				
Stage 3	24 hours				
Stage 4	Immediate	Immediate	Immediate	Immediate	Immediate
Time to correct	5 days				
violation			10.4	10.1	
Time customer	14 days to	14 days to	10 days to file an	10 days to file an	10 days to file an
has to request variance of the	contact CAW in	contact CAW in	appeal with	appeal with CAW	appeal with CAW
alleged	writing	writing	CAW in writing	in writing	in writing
violation					
If the customer	Further reported	If the customer	If the	If the customer	If the customer
does not agree	violations of the	disagrees with	customer	disagrees with	disagrees with
with CAW's	same restricted	CAW's	disagrees with	_	CAW's resolution,
resolution	use will not be	resolution, they	CAW's	resolution, they	they may file a
(1)		may file a	resolution,	may file a	formal complaint
	counted in the	formal	they may file	formal	with the CPUC
Reference Section	determination of	complaint with	a formal	complaint with	
K of Rule 14.1	further action	the CPUC	complaint	the CPUC	
	until one week		with the		
	after the variance		CPUC		
	request is				
	resolved				
			1		

⁽¹⁾ If a customer has appealed the receipt of the penalty, the penalty will continue to be posted on the customer's account, but will not result in further service action, until at least 14 days after the resolution of appeals. Once resolved, if in the customers favor, the penalty will be immediately removed from the account. If not resolved in the customers favor, then the penalty will be due and payable as part of the next billing cycle and subject to all such further actions as with any other billed charge.

(Continued)

(TO BE INSERTED BY UTILITY)	ISSUED BY	(TO BE INSERTED BY C.P.U.C.)
Advice 1354	J. T. LINAM	Date Filed
Decision	DIRECTOR - Rates & Regulatory	Effective
		Resolution

⁽²⁾ For violation 6 instead of shut-off per Rule 11 and \$500 penalty, a flow restrictor will be installed for duration of enforcement.

Original

Cal. P.U.C. Sheet No.

XXXXX-W

655 W. Broadway, Suite 1410 San Diego, CA 92101

Schedule 14.1 - RP WATER SHORTAGE CONTINGENCY PLAN RIO PLAZA SERVICE AREA

Sheet 5

G. FLOW RESTRICTOR REMOVAL CHARGE

(N)

The charge for removal of a flow-restricting device and/or reconnecting water service shall be:

Connection Size Removal Charges

5/8" to 1" \$150.00 1-1/2" to 2" \$200 3" and larger Actual Cost

H. SPECIAL CONDITIONS

- 1. The Tier 2 advice letter requesting activation of any Enforcement Stage of Schedule 14.1 shall include documentation of the overall water shortage justifying activation of that particular stage.
- 2. This tariff schedule shall remain in effect until the utility files a Tier 1 advice letter to deactivate specific stage of Water Shortage Contingency Plan and such is authorized by the Commission.
- 3. Water use violation fines must be separately identified on each bill.
- 4. Water penalty surcharges must be separately identified on each bill.
- 5. All bills are subject to the reimbursement fee set forth on Schedule No. UF.
- 6. All monies collected by the utility through drought surcharges or penalties or fees for water use violations shall be booked to the Water Revenue Adjustment Mechanism (WRAM) or a memorandum account to offset recovery of lost revenues. All flow restrictor removal charges collected by the utility and all expenses incurred by the utility to implement Rule 14.1 and Schedule 14.1, and the requirements of the California State Water Board Resources Control Board ("SWRCB"), or other agencies, that have not been considered in a General Rate Case or other proceeding, shall be tracked in a memorandum account for disposition as directed or authorized from time to time by the Commission and shall be recoverable by the utility if determined to be reasonable by the Commission.

(TO BE INSERTED BY UTILITY)	ISSUED BY	(TO BE INSERTED BY C.P.U.C.)
Advice 1354	J. T. LINAM	Date Filed
Decision	DIRECTOR - Rates & Regulatory	Effective
		Resolution

LOS ANGELES COUNTY DISTRICT SERVICE LIST CALIFORNIA-AMERICAN WATER COMPANY ADVICE LETTER 1354

BY MAIL:

Los Angeles Docket Office California Public Utilities Commission 320 West 4th Street, Suite 500 Los Angeles, CA 90013

Hatties Stewart 4725 S. Victoria Avenue Los Angeles, CA 90043

Michelle Keith
City Manager
City of Bradbury
600 Winston Avenue
Bradbury, CA 91008

Barbara Delory 4030 Bartlett Avenue Rosemead, CA 91770-1332

Bernardo R. Garcia P.O. Box 37 San Clemente, CA 92674-0037

James L. Markman Richards, Watson & Gershon 355 South Grand Avenue, 40th Floor Los Angeles, CA 90071-3101

Marcus Nixon Asst. Public Advisor 320 W. 4th Street, Suite 500 Los Angeles, CA 90013 Louis A. Atwell

Director of Public Works

City of Inglewood

One W. Manchester Blvd.

Inglewood, CA 90301

Sunnyslope Water Company

1040 El Campo Drive

Pasadena, CA 91109

City of Monrovia

City Clerk

415 South Ivy Ave Monrovia, CA 91016

Temple City City Clerk

9701 Las Tunas Dr. Temple City, CA 91780

Wallin, Kress, Reisman & Krantiz, LLP 11355 West Olympic Blvd., Suite 300

Los Angeles, CA 90064

Mary Martin 4611 Brynhurst Ave. Los Angeles, CA 90043

City of Los Angeles

Department of Water and Power

111 North Hope Street Los Angeles, CA 90012 Attn: City Attorney **Rex Ball**

SR/WA, Senior Real Property MGMT

County of Los Angeles

222 South Hill Street, 3rd Floor

Los Angeles, CA 90012

San Gabriel County Water District

P.O. Box 2227

San Gabriel, CA 91776

City of San Gabriel

City Clerk

425 S. Mission Drive San Gabriel, CA 91776

William M. Marticorena Rutan & Tucker, LLP

611 Anton Blvd., 14th Floor Costa Mesa, CA 92626-1931

Andrew Jackson

Golden State Water Company

630 E. Foothill Blvd. San Dimas, CA 91773 afjackson@gswater.com

City of Rosemead

City Clerk

8838 E. Valley Blvd Rosemead, CA 91770 Veronica Ruiz, City Clerk

City of San Marino

2200 Huntington Dr, 2nd Floor

San Marino, CA 91108 vruiz@cityofsanmarino.org

LOS ANGELES COUNTY DISTRICT SERVICE LIST CALIFORNIA-AMERICAN WATER COMPANY ADVICE LETTER 1354

BY E-MAIL:

City of El Monte City Clerk/Water Department 11333 Valley Blvd El Monte CA 91731-3293 cityclerk@elmonteca.gov

California Public Utilities Commission PublicAdvocatesWater@cpuc.ca.gov

Mukunda Dawadi
California Public Utilities Commission
Cal PA - Water Branch, Rm 4209
505 Van Ness Ave
San Francisco, CA 94102
Mukunda.dawadi@cpuc.ca.gov
Veronica Ruiz, City Clerk
City of San Marino
2200 Huntington Drive, 2nd floor
San Marino, CA 91108
vruiz@cityofsanmarino.org

Rates Department
California Water Service Company
1720 North First Street
San Jose, CA 95112
rateshelp@calwater.com
City of Duarte
City Clerk
1600 Huntington Drive
Duarte, CA 91010

akanam@accessduarte.com

Laura Nieto
City of Irwindale
Chief Deputy City Clerk
5050 North Irwindale Avenue
Irwindale, CA 91706
Inieto@irwindaleca.gov

Ms. Lisa Bilir
California Public Utilities Commission
505 Van Ness Avenue
San Francisco, CA 94102
lwa@cpuc.ca.gov

City of Inglewood
City Hall
One W. Manchester Blvd.
Inglewood, CA 90301
brai@cityofinglewood.org

East Pasadena Water Company 3725 Mountain View Pasadena, CA 91107 larry@epwater.com

San Gabriel Valley Water Company 11142 Garvey Blvd. El Monte, CA 91734 dadellosa@sgvwater.com

Audrey Jackson Golden State Water Company 630 E. Foothill Blvd. San Dimas, CA 91773 afjackson@gswater.com B. Tilden Kim
Attorney At Law
Richards Watson & Gershon
Los Angeles, CA 90071
tkim@rwglaw.com

Laura L. Krannawitter
California Public Utilities Commission
Executive Division, Rm 5303
505 Van Ness Avenue
San Francisco, CA 94102
llk@cpuc.ca.gov

Jennifer Capitolo
Executive Director
California Water Association
601 Van Ness Avenue, Suite 2047
San Francisco, CA 94102-3200
jcapitolo@calwaterassn.com
Lori Ann Dolqueist
Nossaman LLP
50 California St. 34th Floor

50 California St. 34th Floor San Francisco, CA 94111-3719 Idolquiest@nossaman.com

Kiki Carlson
Regulatory Affairs Manager
1325 N. Grand Avenue, Suite 100
Covina, CA 91724
kcarlson@swwc.com
John Corona
Utilities Superintendent
City of Arcadia Water Dept.
Arcadia, CA 91006
jcorona@arcadiaca.gov

VENTURA COUNTY DISTRICT SERVICE LIST CALIFORNIA-AMERICAN WATER COMPANY ADVICE LETTER 1354

BY MAIL:

California Water Service P.O. Box 49062 San Jose, CA 95161-9062 Los Angeles Docket Office California Public Utilities Commission 320 West 4th Street, Suite 500 Los Angeles, CA 90013

City of Thousand Oaks Water Dept. 2100 E. Thousand Oaks Blvd. Thousand Oaks, CA 91362

Ventura County Waterworks District 7150 Walnut Canyon Road P.O. Box 250 Moorpark, CA 93020

City of Camarillo 601 Carmen Drive Camarillo, CA 93010 Marcus Nixon Asst. Public Advisor 320 W. 4th Street, Suite 500 Los Angeles, CA 90013

BY EMAIL:

County of Ventura 800 South Victoria Avenue Ventura, CA 93009

Richard Rauschmeier California Public Utilities Commission DRA - Water Branch, Rm 4209 505 Van Ness Ave San Francisco, CA 94102 rra@cpuc.ca.gov Division of Ratepayer Advocates California Public Utilities Commission dra_water_al@cpuc.ca.gov

Jay T. Spurgin, PE Director of Public Works City of Thousand Oaks 2100 Thousand Oaks Blvd Thousand Oaks, CA 91363 jspurgin@toaks.org Ms. Lisa Bilir
California Public Utilities Commission
Division of Ratepayer Advocates
505 Van Ness Avenue
San Francisco, CA 94102
Iwa@cpuc.ca.gov

Lori Anne Dolqueist Manatt One Embarcadero Center, 30th Floor San Francisco, CA 94111-3719 Idolquiest@manatt.com

Barry Gabrielson bdgabriel1@aol.com

CALIFORNIA-AMERICAN WATER COMPANY ADVICE LETTER 1354 SUPPORTING DOCUMENTATION FOR STAFF

East Pasadena and Rio Plaza Service Area – Schedule 14.1 - Stage 2 - Activation TABLE OF CONTENTS

	<u>Page</u>
October 19, 2021, State of Emergency Proclamation	1-1
Resolution W - 4976	2-1
Customer Notices	3-1
Cancelled Tariffs	4-1

EXECUTIVE DEPARTMENT STATE OF CALIFORNIA

PROCLAMATION OF A STATE OF EMERGENCY

WHEREAS climate change continues to intensify the impacts of droughts on our communities, environment, and economy, and California is in a second consecutive year of dry conditions, resulting in drought in all parts of the State and extreme or exceptional drought in most of the State; and

WHEREAS the meteorological summer in California and the rest of the western United States was the hottest on record; and

WHEREAS on April 12, 2021, May 10, 2021, and July 8, 2021, I proclaimed states of emergency to exist in the counties of Alameda, Alpine, Amador, Butte, Calaveras, Colusa, Contra Costa, Del Norte, El Dorado, Fresno, Glenn, Humboldt, Inyo, Kern, Kings, Lake, Lassen, Madera, Mariposa, Marin, Mendocino, Merced, Modoc, Mono, Monterey, Napa, Nevada, Placer, Plumas, Sacramento, San Benito, San Joaquin, San Luis Obispo, San Mateo, Santa Barbara, Santa Clara, Santa Cruz, Shasta, Sierra, Siskiyou, Solano, Sonoma, Stanislaus, Sutter, Tehama, Trinity, Tulare, Tuolumne, Yolo, and Yuba, due to severe drought conditions; and

WHEREAS since my July 8, 2021 Proclamation, sustained and extreme high temperatures have increased water loss from reservoirs and streams, increased demands by communities and agriculture, and further depleted California's water supplies; and

WHEREAS the counties of Imperial, Los Angeles, Orange, Riverside, San Bernardino, San Diego, San Francisco, and Ventura are now experiencing severe drought conditions; and

WHEREAS long-term weather forecasts for the winter rainy season, dire storage conditions of California's largest reservoirs, low moisture content in native vegetation, and parched soils, magnify the likelihood that drought impacts will continue in 2022 and beyond; and

WHEREAS the increasing frequency of multiyear droughts presents a significant risk to California's ability to ensure adequate water supplies for communities, agriculture, and fish and wildlife; and

WHEREAS the most impactful action Californians can take to extend available supplies is to re-double their efforts to voluntarily reduce their water use by 15 percent from their 2020 levels by implementing the commonsense measures identified in operative paragraph 1 of my July 8, 2021 Executive Order N-10-21; and

WHEREAS it is necessary to expeditiously mitigate the effects of the drought conditions to ensure the protection of health, safety, and the environment; and

WHEREAS under Government Code Section 8558(b), I find that the conditions caused by the drought, by reason of their magnitude, are or are likely to be beyond the control of the services, personnel, equipment, and facilities of any single local government and require the combined forces of a mutual aid region or regions to appropriately respond; and

UNION LASED

WHEREAS under Government Code Section 8625(c), I find that local authority is inadequate to cope with the drought conditions; and

WHEREAS to protect public health and safety, it is critical the State take certain immediate actions without undue delay to prepare for and mitigate the effects of the drought conditions, and under Government Code Section 8571, I find that strict compliance with various statutes and regulations specified in this Proclamation would prevent, hinder, or delay the mitigation of the effects of the drought conditions.

NOW THEREFORE, I, GAVIN NEWSOM, Governor of the State of California, in accordance with the authority vested in me by the State Constitution and statutes, including the California Emergency Services Act, and in particular, Section 8625, HEREBY PROCLAIM A STATE OF EMERGENCY to exist in the State due to drought in the remaining counties of Imperial, Los Angeles, Orange, Riverside, San Bernardino, San Diego, San Francisco, and Ventura, such that the drought state of emergency is now in effect statewide.

IT IS HEREBY ORDERED THAT:

- All agencies of the state government are to utilize and employ state personnel, equipment, and facilities for the performance of any and all activities consistent with the direction of the Governor's Office of Emergency Services and the State Emergency Plan. Also, to protect their safety, all residents are to obey the direction of emergency officials with regard to this emergency in order to protect their safety.
- 2. The orders and provisions contained in my April 21, 2021, May 10, 2021, and July 8, 2021 Proclamations remain in full force and effect, except as modified herein. State agencies shall continue to implement all directions from those Proclamations and accelerate implementation where feasible.
- 3. Operative paragraphs 3, 5, 6, and 10 of my July 8, 2021 Proclamation are withdrawn and replaced with paragraphs 4 through 8 below.
- 4. Consistent with the policies stated in Water Code Section 1011.5(a), local agencies are encouraged to take actions to coordinate use of their available supplies and to substitute an alternate supply of groundwater from existing groundwater wells for the unused portion of surface water that the local agency is otherwise entitled to use. For actions taken pursuant to this paragraph, the provisions of Chapter 3 (commencing with Section 85225) of Part 3 of Division 35 of the Water Code and regulations adopted pursuant thereto are suspended for any (a) actions taken by state agencies pursuant to this paragraph, (b) actions taken by a local agency where the state agency with primary responsibility for implementing the directive concurs that local action is required, and (c) permits or approvals necessary to carry out actions under (a) or (b). The entities implementing this paragraph shall maintain on their websites a list of all activities or approvals that rely on the suspension of the foregoing Water Code provisions.

- 5. To support voluntary approaches where hydrology and other conditions allow, the State Water Resources Control Board (Water Board) shall expeditiously consider water transfer requests. For purposes of carrying out this paragraph, the following requirements of the Water Code are suspended:
 - a. Section 1726(d) requirements for written notice and newspaper publication, provided that the Water Board shall post notice on its website and provide notice through electronic subscription services where interested persons can request information about temporary changes; and
 - b. Section 1726(f) requirement of a 30-day comment period, provided that the Water Board shall afford a 15-day comment period.
- 6. As necessary to assist local governments and for the protection of public health and the environment, state agencies shall enter into contracts to arrange for the procurement of materials, goods, and services necessary to quickly assist with the response to and recovery from the impacts of the drought. Applicable provisions of the Government Code and the Public Contract Code, including but not limited to travel, advertising, and competitive bidding requirements, are suspended to the extent necessary to address the effects of the drought. Approval of the Department of Finance is required prior to the execution of any contract entered into pursuant to this provision.
- 7. To proactively prevent situations where a community runs out of drinking water, the Water Board, the Department of Water Resources, the Office of Emergency Services, and the Office of Planning and Research shall assist local agencies with identifying acute drinking water shortages in domestic water supplies, and shall work with local agencies in implementing solutions to those water shortages.
- 8. To preserve the State's surface and groundwater supplies and better prepare for the potential for continued dry conditions next year, local water suppliers are directed to execute their urban Water Shortage Contingency Plans and agricultural Drought Plans at a level appropriate to local conditions that takes into account the possibility of a third consecutive dry year. Suppliers shall ensure that Urban and Agricultural Water Management Plans are up to date and in place.
- 9. The Water Board may adopt emergency regulations, as it deems necessary, to supplement voluntary conservation by prohibiting certain wasteful water practices. Wasteful water uses include:
 - a. The use of potable water for washing sidewalks, driveways, buildings, structures, patios, parking lots, or other hardsurfaced areas, except in cases where health and safety are at risk.
 - b. The use of potable water that results in flooding or runoff in gutters or streets.

- c. The use of potable water, except with the use of a positive shut-off nozzle, for the individual private washing of motor vehicles.
- d. The use of water to irrigate turf and ornamental landscapes during and within 48 hours after measurable rainfall of at least one-fourth of one inch of rain.
- e. The use of potable water for irrigation of ornamental turf on public street medians.
- f. The use of potable water for street cleaning or construction purposes, unless no other source of water or other method can be used or if necessary, to protect the health and safety of the public.
- g. The use of potable water for decorative fountains or the filling or topping-off of decorative lakes or ponds, with exceptions for those decorative fountains, lakes, or ponds which utilize recycled water.
- 10. The California Department of Food and Agriculture, in collaboration with other relevant state agencies, shall evaluate water efficiency measures implemented in California agriculture over the past several years and develop a report with recommendations on how to further increase efficiencies.
- 11. The Office of Emergency Services shall provide assistance under the authority of the California Disaster Assistance Act, Government Code section 8680 et seq., and California Code of Regulations, title 19, section 2900 et seq., as appropriate to provide for, or in support of, the temporary emergency supply, delivery, or both of drinking water or water for sanitation purposes.
- 12. For purposes of carrying out or approving any actions contemplated by the directives in operative paragraphs 5, 6, and 9, the environmental review by state agencies required by the California Environmental Quality Act in Public Resources Code, Division 13 (commencing with Section 21000) and regulations adopted pursuant to that Division are hereby suspended to the extent necessary to address the impacts of the drought.

For purposes of carrying out the directive in operative paragraph 4 and 7, for any (a) actions taken by the listed state agencies pursuant to that directive, (b) actions taken by a local agency where the Office of Planning and Research concurs that local action is required, and (c) permits necessary to carry out actions under (a) or (b), Public Resources Code, Division 13 (commencing with Section 21000) and regulations adopted pursuant to that Division are hereby suspended to the extent necessary to address the impacts of the drought. The entities implementing these directives shall maintain on their websites a list of all activities or approvals for which these provisions are suspended.

This Proclamation is not intended to, and does not, create any rights or benefits, substantive or procedural, enforceable at law or in equity, against the State of California, its agencies, departments, entities, officers, employees, or any other person.

I FURTHER DIRECT that as soon as hereafter possible, this Proclamation be filed in the Office of the Secretary of State and that widespread publicity and notice be given of this Proclamation.

> IN WITNESS WHEREOF I have hereunto set my hand and caused the Great Seal of the State of California to be affixed this 19th day of October 2021.

GAVIN NEWSOM

Governor of California

ATTEST:

SHIRLEY N. WEBER, PH.D. Secretary of State



THEREFORE, IT IS ORDERED THAT:

- The Drought Procedures for Water Conservation, Rationing and Service Connection Moratoria (formerly Standard Practice U-40-W) as amended by this Resolution in response to comments and attached as Attachment A is approved.
- 2. All Class A and B water utilities that have an existing Tariff Rule 14.1 shall notify the Director of the Division of Water and Audits via a letter in both hard-copy and e-mailed formats within 30 days of the effective date of this Resolution that they are activating Tariff Rule 14.1 calling for a 20% voluntary reduction in water use.
- 3. All Class A and B water utilities that do not have an existing Tariff Rule 14.1 shall file a Tier 2 advice letter within 30 days of the effective date of this Resolution requesting to add a Tariff Rule 14.1 to their tariffs. Within 5 days of the Division of Water and Audits' approval of the proposed Tariff Rule 14.1, utilities shall notify the Director of the Division of Water and Audits via a letter in both hard-copy and e-mailed formats that they are activating Tariff Rule 14.1 calling for a 20% voluntary reduction in water use.
- 4. Water utilities shall comply with future directives under the Emergency Drought Declaration for either additional voluntary conservation measures or requirements for mandatory rationing.

5. This resolution is effective today.

I certify that the foregoing resolution was duly introduced, passed, and adopted at a conference of the Public Utilities Commission of the State of California held on February 27, 2014; the following Commissioners voting favorably thereon:

_ / s/ PAUL CLANON

Paul Clanon Executive Director

MICHAEL R. PEEVEY
President
MICHEL PETER FLORIO
CATHERINE J.K. SANDOVAL
CARLA J. PETERMAN
MICHAEL PICKER
Commissioners

Advice Letter Notice

Para más información en cómo este cambio impactará su factura, llame al 888-237-1333.

NOTICE OF ADVICE LETTER FILINGS 1354 and 1355
California American Water's Filing to Activate Mandatory Conservation Measures
Stage 2 of Rule and Schedule 14.1
ADVICE LETTER 1355: San Marino Water System
ADVICE LETTER 1354: Former East Pasadena Water Company Water System

Why am I receiving this notice?

On January 5th, 2022, California American Water submitted Advice Letters 1354 and 1355 with the California Public Utilities Commission (CPUC).

If the CPUC approves these advice letters, mandatory conservation measures will go into effect for the San Marino water system, including the former East Pasadena Water Company (EPWC) system, located in California American Water's Los Angeles County District. Advice Letter 1355 requests activation of Stage 2 of the Water Shortage Contingency Plan for the San Marino water system. Advice Letter 1354 requests an update to EPWC's existing Water Shortage Contingency Plan and activation of Stage 2 of the updated Plan.

California American Water may fine customers for repeated violations of its rules upon proper notice.

California American Water is activating STAGE 2 of its Water Shortage Contingency Plan:

A Stage 2 condition exists when it is determined, due to drought or other water supply conditions, a water supply shortage or threatened shortage exists and a further consumer demand reduction is necessary to make more efficient use of water and appropriately respond to existing water conditions. Stage 2 of the Water Shortage Contingency Plan will be enacted upon a determination that water usage should be further reduced from current levels, a temporary water emergency exists necessitating implementation, or that the requirements in Stage 1 are ineffective in complying with the necessary reduction; and/or that a government agency requests implementation of this stage to meet physical supply limitations.

Why is California American Water activating its mandatory conservation measures now?

On October 19, 2021, Governor Gavin Newsom expanded his Drought Emergency Proclamation of a State of Emergency to the entire state including proclaiming a state of emergency exists in Ventura, Los Angeles, and San Diego counties, among other southern California Counties, and San Francisco County. The Proclamation makes several orders including asking local water suppliers to activate the water shortage contingency plans at a level appropriate for local supply conditions. On November 9, 2021, the Metropolitan Water District of Southern California also declared a drought emergency and called for increased efforts to maximize conservation. On December 1, 2021, the Department of Water Resources issued a notification of 0 percent allocations for State Water Project Contractors, including Metropolitan Water District, which provides wholesale water supplies to some of California American Water Los Angeles area customers.

In response to these conditions, California American Water is activating Stage 2 of its Water Shortage Contingency plan and asking customers to avoid prohibited uses of water, fix leaks promptly, and reduce water use outdoors.

California American Water will conduct an online public hearing to get input from customers

Date and Time: Wednesday, January 26, 2022, 5:30 p.m. – 6:30 p.m.

Call-in Number: 213-607-0501, Meeting ID: 259 235 32#

Teams Meeting Link: https://bit.ly/328TsJ8

Protests and Responses to Advice Letter #1354 and Advice Letter #1355

The deadline to protest these advice letters is February 4th, 2022. Please include "Advice Letter #1354" or "Advice Letter #1355" in any response or protest you submit.

The reasons for the protest can be one of the following:

- (1) The utility did not properly serve or give notice of the advice letter.
- (2) The relief requested in the advice letter would violate statute or CPUC order or is not authorized by statute or CPUC order on which the utility relies.
- (3) The analysis, calculations, or data in the advice letter contain material error or omissions.
- (4) The relief requested in the advice letter is pending before the CPUC in a formal proceeding.
- (5) The relief requested in the advice letter requires consideration in a formal hearing, or is otherwise inappropriate for the advice letter process; or
- (6) The relief requested in the advice letter is unjust, unreasonable, or discriminatory (provided that such a protest may not be made where it would require re-litigating a prior order of the CPUC).

If you would like to submit a protest or response about this advice letter, please write to:

California Public Utilities Commission Water Division, 3rd Floor 505 Van Ness Avenue, San Francisco, CA 94102

Email: Water.Division@cpuc.ca.gov

On the same date the response or protest is submitted to the Water Division, the respondent or protestant shall send a copy by mail (or e-mail) to California American Water at the following address:

Kamilah Jones California American Water 4701 Beloit Drive, Sacramento CA 95838 Email: kamilah.jones@amwater.com

Where can I get more information?

Customers with internet access may view and download California American Water's advice letter on their website by visiting www.amwater.com/caaw/Customer-Service-Billing/Water-Rates/Advice-Letters. If you have technical issues accessing the documents through the website, please e-mail Kamilah Jones at Kamilah.Jones@amwater.com for assistance and reference Advice Letter #1354 and/or Advice Letter#1355 in your e-mail.

To request a hard copy of California American Water's Advice Letter, or to obtain more information about the Advice Letter, please write to:

California American Water Advice Letter #1354 and/or Advice Letter# 1355 4701 Beloit Drive
Sacramento, CA 95838
Attention: Kamilah Jones
Kamilah.Jones@amwater.com

Approved Rule 14.1 Water Shortage Contingency Plans

The following are non-essential or prohibited water uses during a Stage 2 Water Shortage Condition:

1. Watering Days. The watering or irrigating of lawn, landscape, or other vegetated area with potable water <u>is limited to no more than three (3) days per week</u>. Additional limitations on the number of days of the week and times of the day may be enforced at the discretion of the utility. The other provisions of water days as detailed in Stage 1 (Below) continue unchanged.

This provision does not apply to landscape irrigation zones that exclusively use very low flow drip type irrigation systems when no emitter produces more than two (2) gallons of water per hour. This provision also does not apply to watering or irrigating by use of a hand-held bucket or similar container, a hand-held hose equipped with a positive self-closing water shut-off nozzle or device, or for very short periods of time for the express purpose of adjusting or repairing an irrigation system.

- 2. Watering hours. Watering or irrigating of lawn, landscape, or other vegetated areas with potable water is <u>prohibited between the hours of 9:00 a.m. and 5:00 p.m.</u> on any day, except by use of a handheld bucket or similar container, a handheld hose equipped with a positive self-closing water shut-off nozzle or device, or for the express purpose of adjusting or repairing an irrigation system.
- 3. Watering duration. Watering or irrigating of any lawn, landscape, or other vegetated area with potable water using a landscape irrigation system or a watering device that is not continuously attended is limited to no more than fifteen (15) minutes of watering per day per station. This subsection does not apply to landscape irrigations systems that exclusively use very low-flow drip type irrigation equipment when no emitter produces more than two (2) gallons of water per hour and weather-based controllers or stream rotor sprinklers that meet a 70% efficiency standard.
- 4. Watering during and for 48 hours after measurable precipitation. Watering or irrigating of any lawn, landscape, or other vegetated area with potable water during and for 48 hours following measurable precipitation is prohibited.
- 5. Excessive water flow or runoff. Watering or irrigating of any lawn, landscape, or other vegetated area in a manner that causes or allows excessive water flow or runoff such that water flows onto adjacent property, non-irrigated areas, private and public walkways, roadways, parking lots, or structures is prohibited.
- 6. Washing vehicles. The use of a hose that dispenses potable water to wash a motor vehicle, except where the hose is fitted with a shut-off nozzle or device attached to it is prohibited. Use of water for washing commercial aircraft, cars, buses, boats, trailers or other commercial vehicles at any time is prohibited, except at commercial or fleet vehicle or boat washing facilities operated at a fixed location where equipment using water is properly maintained to avoid wasteful use.
- 7. Washing down hard or paved surfaces. Use of potable water for washing buildings, structures, driveways, patios, parking lots, tennis courts, or other hard surfaced areas is prohibited, except in cases where health and safety are at risk.
- 8. Re-circulating water required for water fountains and decorative features. Operating a water fountain or other decorative feature that does not use re-circulated water is prohibited.
- 9. Commercial businesses, including restaurants and other food service providers can only serve drinking water to customers on request.

- 10. Hotel/motel operators must provide guests with the option of choosing not to have towels and linens laundered daily. Information about this option must be prominently displayed.
- 11. Unmetered fire hydrant water cannot be used by individuals for any reason other than fire suppression or utility system maintenance purposes.
- 12. Obligation to Fix Leaks, Breaks or Malfunctions: All leaks, breaks, or other malfunctions in the water user's plumbing or distribution system must be repaired within seventy-two (72) hours of notification from California American Water Company.
- 13. There cannot be unreasonable or excessive use of potable water for dust control or earth compaction.
- 14. Operation of commercial car washes that do not recycle the potable water used as required by the California Water Code Sections 10950-10953.
- 15. Other wasteful practices identified from time to time by the CPUC, utility, or governmental agency.

When the utility observes wasteful water use practices or when such wasteful uses of water are reported to the utility, the utility shall attempt face-to-face contact with the customer or other person on the premises to request compliance with these restrictions, or if that is not possible, shall leave at the premises a door hanger notice making such request.

Schedule 14.1 details how California American Water may enforce the prohibition of water uses detailed above. Although the company is requesting these authorities, it plans to prioritize education over enforcement:

A. APPLICABILITY

- 1. This schedule applies to all water customers served under all tariff schedules authorized by the CPUC for Larkfield District. It is only effective in times of implementation of the Water Shortage Contingency Plan enforcement stages, as required by Rule No. 14.1, and only for the period noted in the Special Conditions section below.
- This Schedule shall remain dormant until activated by CPUC authorization via a Tier 2 advice letter.
- Once the Schedule is activated, utility can implement Stages of the Schedule by filing a Tier 1 advice letter.
- 4. When this schedule is activated, it shall remain in effect until the utility files a Tier 1 advice letter to deactivate a specific stage of the Water Shortage Contingency Plan and such is authorized by the CPUC.

B. TERRITORY

1. This Schedule applies to all customers in the Larkfield district. All other customers served by California-American Water Company are excluded from this particular tariff but are included in separate and distinct Water Shortage Contingency Plans.

C. STAGES

- 1. Stage 1 of the Water Shortage Contingency Plan enacts water conservation requirements established in Rule 14.1 Section D. The non-essential or unauthorized water uses in Section D are in effect at all times.
- Stage 2 First Enforcement Stage of the Water Shortage Contingency Plan A Stage 2 Water Shortage Contingency Plan condition exists when it is determined that due to drought or other water supply conditions, a water supply shortage or threatened shortage exists and a further

consumer demand reduction is necessary to make more efficient use of water and appropriately respond to existing water conditions. Stage 2 of the Water Shortage Contingency Plan will be enacted upon a determination that water usage should be further reduced from current levels, that a temporary water emergency exists necessitating implementation or that the requirements of Stage 1 are ineffective in complying with the necessary reduction.

- 3. Stage 3 Second Enforcement Stage of the Water Shortage Contingency Plan A Stage 3 Water Shortage Contingency Plan Condition exists when it is determined that due to drought or other water supply conditions, a water supply shortage or threatened shortage exists and a further consumer demand reduction is necessary to make more efficient use of water and appropriately respond to existing water conditions. Stage 3 will be enacted upon a determination that water usage should be reduced further from current levels, that a temporary water emergency exists necessitating implementation or that the requirements in Stages 1 and 2 are ineffective in complying with the necessary reduction.
- 4. Stage 4 Third Enforcement Stage of the Water Shortage Contingency Plan A Stage 4 Water Shortage Contingency Plan condition is also referred to as an "Emergency" condition. A Stage 4 condition exists when it is determined that a critical water shortage emergency exists, or that the measures in Stages 1 through 3 are ineffective in complying with a necessary reduction.
- 5. Stage 5 Mandatory Rationing. A rationing plan will be implemented when it is determined that the efforts in Stage 4 are insufficient to meet the regulatory or physical limitations of the available water supply.

D. WATER USE VIOLATION FINE

- 1. When an Enforcement Stage of the Water Shortage Contingency Plan has been activated by CPUC authorization, the water use restrictions of Stage 1 in the Water Shortage Contingency Plan in Section D of Rule 14.1 become subject to fines and penalties imposed by the utility. The utility will first work closely with local law enforcement and public agencies charged with enforcing the mandatory water use restrictions. However, should the utility find that the local agency is not effectively enforcing the mandatory use restrictions, the utility, after written warnings, such as door hangers and letters, may begin to issue fines. If a customer is seen violating the water use restrictions, as outlined in Rule No. 14.1 and the Special Conditions below, the customer will be subject to the following fine structure:
 - a. First offense: Written warning, including explanation of penalty for subsequent offense.
 - Second offense within 1 year (of the same restriction): Written warning, including explanation of penalty for subsequent offense and \$100 fine.
 - c. Third offense within 1 year (of the same restriction): Written warning, including explanation of penalty for subsequent offense and a \$250 fine.
 - Fourth offense within 1 year (of the same restriction): Written warning, including explanation of penalty for subsequent offense and a \$500 fine.
 - e. Fifth offense within 1 year (of the same restriction): Written warning, including explanation
 of penalty for subsequent offense and service termination pursuant to Rule 11 and a
 \$500 fine.
 - f. Sixth offense within 1 year. (of the same restriction): Installation of a flow restricting device on customer's water meter for duration of enforcement stage of the Water Contingency Plan.
- 2. Offenses for separate water use restrictions will each start at the warning stage.
- 3. The water use violation fine is in addition to the regular rate schedule charges and any applicable drought surcharge rates.

E. APPLICABLE DROUGHT SURCHARGE RATES

 When in Stage 3 of the Water Shortage Contingency Plan - A surcharge rate will be added to all residential water usage in excess of 13 CCF. The surcharge rate will be equal to the Tier 3

- residential rate in effect at the time Stage 3 is enacted. The surcharge rate for low-income customers will be 50% of the Stage 3 surcharge rate. For all other customers there will be no surcharge imposed at Stage 3.
- 2. When in Stage 4 of the Water Shortage Contingency Plan The Stage 3 residential drought surcharge rates will be tripled for all usage in excess of 13 CCF in Stage 4. The surcharge rate for low-income customers will be 50% of the residential Stage 4 surcharge rate. All other customers will pay a drought surcharge rate of 25% of the regular rate on all usage in Stage 4.
- 3. Rule 14.1 includes provisions to allow customers to seek a variance to the drought surcharge rates. Those residential customers who prevail in their request for a variance will receive a 50% increase in the amount of usage not subject to the surcharge rate. The usage not subject to the surcharge rate would be increased from 13 CCF to 19 CCF.

F. ENFORCEMENT

- 1. Letter/Fine: From second violation of the same restriction within a one-year period and onwards, a violation letter will be posted on property and sent to billing address, if different.
- 2. Aging of violation: Violations will accrue for the period of one year and be considered corrected and expunged one year after the violation occurs. The purpose of this rule is to prevent discrete violations from accruing in the event of a multi-year enforcement of the Water Contingency Plan.
- 3. Applies to all Enforcement Stages of Water Shortage Contingency Plan.

	Violation 1	Violation 2	Violation 3	Violation 4	Violation 5/6 (2)
		(of the same	(of the same	(of the same	(of the same
		restriction)	restriction)	restriction)	restriction)
Proof of violation	Employee or	Verification with	Verification with	Verification	Verification
	Customer reports,	a written report	a written report	with a written	with a written
	with no	by employee or	by employee or	report by	report by
	additional	contractor of	contractor of	employee or	employee or
	verification	CAW	CAW	contractor of	contractor of
	required			CAW	CAW
Letter/fine	Warning letter	Violation letter	Violation letter	Violation letter	Violation letter
	mailed to premise	posted and	posted and	posted and	posted and mailed,
	and billing	mailed with \$100	mailed with \$250	mailed with \$500	shut off per Rule 11
	address	penalty on next	penalty on next	penalty on next	and \$500 penalty on
		bill	bill	bill	next bill
Fixing leaks	Customer has:	Customer has:	Customer has:	Customer has:	Customer has:
Stage 1	5 days	5 days	5 days	5 days	5 days
Stage 2	72 hours	72 hours	72 hours	72 hours	72 hours
Stage 3	24 hours	24 hours	24 hours	24 hours	24 hours
Stage 4	Immediate	Immediate	Immediate	Immediate	Immediate
Time to correct	5 days	5 days	5 days	5 days	5 days
violation					
Time customer has	14 days to	14 days to	10 days to file an	10 days to file an	10 days to file an
to request variance	contact CAW in	contact CAW in	appeal with CAW	appeal with CAW	appeal with CAW in
of the alleged	writing	writing	in writing	in writing	writing
violation	P 4 1	G . 1	G . 1	G . 1	G . 1 10
If the customer	Further reported	Customers have	Customers have	Customers have	Customers have 10
does not agree with	violations of the	14 days to file an	10 days to file an	10 days to file an	days to file an
CAW's resolution	same restricted	appeal with the	appeal with the	appeal with the	appeal with the
(1)	use will not be	CPUC's Division	CPUC's Division	CPUC's Division	CPUC's Division of
	counted in the determination of	of Water and Audits. If the	of Water and Audits. If the	of Water and Audits. If the	Water and Audits. If the customer
Reference Section	further action				
K of Rule 14.1	until one week	customer	customer	customer	disagrees with DWA's director,
	after the variance	disagrees with DWA's director,	disagrees with DWA's director,	disagrees with DWA's director,	they may file a
	request is	they may file a	they may file a	they may file a	formal complaint
	request is resolved	formal complaint	formal complaint	formal complaint	with the CPUC
	iesuiveu	with the CPUC	with the CPUC	with the CPUC	with the Croc
		with the CFUC	with the CFOC	with the CFUC	

CAW: California American Water

DWA: CPUC Division of Water and Audits

G. FLOW RESTRICTOR REMOVAL CHARGE

The charge for removal of a flow-restricting device and/or reconnecting water service shall be:

Connection Size

Removal Charges

⁽¹⁾ If a customer has appealed the receipt of the penalty, the penalty will continue to be posted on the customer's account, but will not result in further service action, until at least 14 days after the resolution of appeals. Once resolved, if in the customer's favor, the penalty will be immediately removed from the account. If not resolved in the customer's favor, then the penalty will be due and payable as part of the next billing cycle and subject to all such further actions as with any other billed charge. (2) For violation 6 instead of shut-off per Rule 11 and \$500 penalty, a flow restrictor will be installed for duration of enforcement.

5/8" to 1" \$150.00

1-1/2" to 2" \$200

3" and larger Actual Cost

H. SPECIAL CONDITIONS

- 1. The Tier 1 advice letter requesting activation of any Enforcement Stage of Schedule 14.1 shall include documentation of the overall water shortage justifying activation of that particular stage.
- 2. This tariff schedule shall remain in effect until the utility files a Tier 1 advice letter to deactivate specific stage of Water Shortage Contingency Plan and such is authorized by the CPUC.
- 3. Water use violation fines must be separately identified on each bill.
- 4. Water penalty surcharges must be separately identified on each bill.
- 5. All bills are subject to the reimbursement fee set forth on Schedule No. UF.
- 6. All monies collected by the utility through water use violation fines and water penalty surcharges shall not be accounted for as income. All expenses incurred by the utility to implement Rule 14.1 and Schedule 14.1, and the requirements of the California State Water Resources Control Board ("SWRCB") that have not been considered in a General Rate Case or other proceeding, shall be recoverable by the utility if determined to be reasonable by the CPUC. These monies shall be accumulated by the utility in a separate memorandum account for disposition as directed or authorized from time to time by the CPUC.

Advice Letter Notice

Para más información en cómo este cambio impactará su factura, llame al 888-237-1333.

NOTICE OF ADVICE LETTER FILINGS 1354 and 1355
California American Water's Filing to Activate Mandatory Conservation Measures
Stage 2 of Rule and Schedule 14.1
ADVICE LETTER 1355: Ventura County District
ADVICE LETTER 1354: Former Rio Plaza Water Company System

Why am I receiving this notice?

On January 5th, 2021, California American Water submitted Advice Letters 1354 and 1355 with the California Public Utilities Commission (CPUC).

If the CPUC approves these advice letters, mandatory conservation measures will go into effect for California American Water's Ventura County District, including the former Rio Plaza Water Company system. Advice Letter 1355 requests activation of Stage 2 of the Water Shortage Contingency Plan for the Ventura County District. Advice Letter 1354 requests an update to Rio Plaza Water Company's existing Water Shortage Contingency Plan and activation of Stage 2 of the updated Plan.

<u>California American Water may fine customers for repeated violations of its rules upon proper notice.</u>

California American Water is activating STAGE 2 of its Water Shortage Contingency Plan:

A Stage 2 condition exists when it is determined, due to drought or other water supply conditions, a water supply shortage or threatened shortage exists and a further consumer demand reduction is necessary to make more efficient use of water and appropriately respond to existing water conditions. Stage 2 of the Water Shortage Contingency Plan will be enacted upon a determination that water usage should be further reduced from current levels, a temporary water emergency exists necessitating implementation, or that the requirements in Stage 1 are ineffective in complying with the necessary reduction; and/or that a government agency requests implementation of this stage to meet physical supply limitations.

Why is California American Water activating its mandatory conservation measures now?

On October 19, 2021, Governor Gavin Newsom expanded his Drought Emergency Proclamation of a State of Emergency to the entire state including proclaiming a state of emergency exists in Ventura, Los Angeles, and San Diego counties, among other southern California Counties, and San Francisco County. The Proclamation makes several orders including asking local water suppliers to activate the water shortage contingency plans at a level appropriate for local supply conditions. On November 9, 2021, the Metropolitan Water District of Southern California also declared a drought emergency and called for increased efforts to maximize conservation. On December 1, 2021, the Department of Water Resources issued a notification of 0 percent allocations for State Water Project Contractors, including Metropolitan Water District, which provides wholesale water supplies to some of California American Water Los Angeles area customers.

In response to these conditions, California American Water is activating Stage 2 of its Water Shortage Contingency plan and asking customers to avoid prohibited uses of water, fix leaks promptly, and reduce water use outdoors.

California American Water will conduct an online public hearing to get input from customers

Date and Time: Tuesday, January 25, 2022, 5:30 p.m. – 6:30 p.m.

Call-in Number: 213-607-0501, Meeting ID: 683 801 130#

Teams Meeting Link: https://bit.ly/32c4VaL

Protests and Responses to Advice Letter #1354 and Advice Letter #1355

The deadline to protest these advice letters is February 4th, 2022. Please include "**Advice Letter #1354**" or "Advice Letter **#1355**" in any response or protest you submit.

The reasons for the protest can be one of the following:

- (1) The utility did not properly serve or give notice of the advice letter.
- (2) The relief requested in the advice letter would violate statute or CPUC order or is not authorized by statute or CPUC order on which the utility relies.
- (3) The analysis, calculations, or data in the advice letter contain material error or omissions.
- (4) The relief requested in the advice letter is pending before the CPUC in a formal proceeding.
- (5) The relief requested in the advice letter requires consideration in a formal hearing, or is otherwise inappropriate for the advice letter process; or
- (6) The relief requested in the advice letter is unjust, unreasonable, or discriminatory (provided that such a protest may not be made where it would require re-litigating a prior order of the CPUC).

If you would like to submit a protest or response about this advice letter, please write to:

California Public Utilities Commission Water Division, 3rd Floor 505 Van Ness Avenue, San Francisco, CA 94102 Email: Water.Division@cpuc.ca.gov

On the same date the response or protest is submitted to the Water Division, the respondent or protestant shall send a copy by mail (or e-mail) to California American Water at the following address:

Kamilah Jones California American Water 4701 Beloit Drive, Sacramento CA 95838 Email: kamilah.jones@amwater.com

Where can I get more information?

Customers with internet access may view and download California American Water's advice letter on their website by visiting www.amwater.com/caaw/Customer-Service-Billing/Water-Rates/Advice-Letters. If you have technical issues accessing the documents through the website, please e-mail Kamilah.Jones@amwater.com for assistance and reference Advice Letter #1354 and/or Advice Letter#1355 in your e-mail.

To request a hard copy of California American Water's Advice Letter, or to obtain more information about the Advice Letter, please write to:

California American Water Advice Letter #1354 and/or Advice Letter# 1355 4701 Beloit Drive
Sacramento, CA 95838
Attention: Kamilah Jones
Kamilah.Jones@amwater.com

Approved Rule 14.1 Water Shortage Contingency Plans

The following are non-essential or prohibited water uses during a Stage 2 Water Shortage Condition:

1. Watering Days. The watering or irrigating of lawn, landscape, or other vegetated area with potable water <u>is limited to no more than three (3) days per week</u>. Additional limitations on the number of days of the week and times of the day may be enforced at the discretion of the utility. The other provisions of water days as detailed in Stage 1 (Below) continue unchanged.

This provision does not apply to landscape irrigation zones that exclusively use very low flow drip type irrigation systems when no emitter produces more than two (2) gallons of water per hour. This provision also does not apply to watering or irrigating by use of a hand-held bucket or similar container, a hand-held hose equipped with a positive self-closing water shut-off nozzle or device, or for very short periods of time for the express purpose of adjusting or repairing an irrigation system.

- 2. Watering hours. Watering or irrigating of lawn, landscape, or other vegetated areas with potable water is <u>prohibited between the hours of 9:00 a.m. and 5:00 p.m.</u> on any day, except by use of a handheld bucket or similar container, a handheld hose equipped with a positive self-closing water shut-off nozzle or device, or for the express purpose of adjusting or repairing an irrigation system.
- 3. Watering duration. Watering or irrigating of any lawn, landscape, or other vegetated area with potable water using a landscape irrigation system or a watering device that is not continuously attended is limited to no more than fifteen (15) minutes of watering per day per station. This subsection does not apply to landscape irrigations systems that exclusively use very low-flow drip type irrigation equipment when no emitter produces more than two (2) gallons of water per hour and weather-based controllers or stream rotor sprinklers that meet a 70% efficiency standard.
- 4. Watering during and for 48 hours after measurable precipitation. Watering or irrigating of any lawn, landscape, or other vegetated area with potable water during and for 48 hours following measurable precipitation is prohibited.
- 5. Excessive water flow or runoff. Watering or irrigating of any lawn, landscape, or other vegetated area in a manner that causes or allows excessive water flow or runoff such that water flows onto adjacent property, non-irrigated areas, private and public walkways, roadways, parking lots, or structures is prohibited.
- 6. Washing vehicles. The use of a hose that dispenses potable water to wash a motor vehicle, except where the hose is fitted with a shut-off nozzle or device attached to it is prohibited. Use of water for washing commercial aircraft, cars, buses, boats, trailers or other commercial vehicles at any time is prohibited, except at commercial or fleet vehicle or boat washing facilities operated at a fixed location where equipment using water is properly maintained to avoid wasteful use.
- 7. Washing down hard or paved surfaces. Use of potable water for washing buildings, structures, driveways, patios, parking lots, tennis courts, or other hard surfaced areas is prohibited, except in cases where health and safety are at risk.
- 8. Re-circulating water required for water fountains and decorative features. Operating a water fountain or other decorative feature that does not use re-circulated water is prohibited.
- 9. Commercial businesses, including restaurants and other food service providers can only serve drinking water to customers on request.

- 10. Hotel/motel operators must provide guests with the option of choosing not to have towels and linens laundered daily. Information about this option must be prominently displayed.
- 11. Unmetered fire hydrant water cannot be used by individuals for any reason other than fire suppression or utility system maintenance purposes.
- 12. Obligation to Fix Leaks, Breaks or Malfunctions: All leaks, breaks, or other malfunctions in the water user's plumbing or distribution system must be repaired within seventy-two (72) hours of notification from California American Water Company.
- 13. There cannot be unreasonable or excessive use of potable water for dust control or earth compaction.
- 14. Operation of commercial car washes that do not recycle the potable water used as required by the California Water Code Sections 10950-10953.
- 15. Other wasteful practices identified from time to time by the CPUC, utility, or governmental agency.

When the utility observes wasteful water use practices or when such wasteful uses of water are reported to the utility, the utility shall attempt face-to-face contact with the customer or other person on the premises to request compliance with these restrictions, or if that is not possible, shall leave at the premises a door hanger notice making such request.

Schedule 14.1 details how California American Water may enforce the prohibition of water uses detailed above. Although the company is requesting these authorities, it plans to prioritize education over enforcement:

A. APPLICABILITY

- 1. This schedule applies to all water customers served under all tariff schedules authorized by the CPUC for Larkfield District. It is only effective in times of implementation of the Water Shortage Contingency Plan enforcement stages, as required by Rule No. 14.1, and only for the period noted in the Special Conditions section below.
- 2. This Schedule shall remain dormant until activated by CPUC authorization via a Tier 2 advice letter.
- Once the Schedule is activated, utility can implement Stages of the Schedule by filing a Tier 1 advice letter.
- 4. When this schedule is activated, it shall remain in effect until the utility files a Tier 1 advice letter to deactivate a specific stage of the Water Shortage Contingency Plan and such is authorized by the CPUC.

B. TERRITORY

1. This Schedule applies to all customers in the Larkfield district. All other customers served by California-American Water Company are excluded from this particular tariff but are included in separate and distinct Water Shortage Contingency Plans.

C. STAGES

- 1. Stage 1 of the Water Shortage Contingency Plan enacts water conservation requirements established in Rule 14.1 Section D. The non-essential or unauthorized water uses in Section D are in effect at all times.
- 2. Stage 2 First Enforcement Stage of the Water Shortage Contingency Plan A Stage 2 Water Shortage Contingency Plan condition exists when it is determined that due to drought or other water supply conditions, a water supply shortage or threatened shortage exists and a further

consumer demand reduction is necessary to make more efficient use of water and appropriately respond to existing water conditions. Stage 2 of the Water Shortage Contingency Plan will be enacted upon a determination that water usage should be further reduced from current levels, that a temporary water emergency exists necessitating implementation or that the requirements of Stage 1 are ineffective in complying with the necessary reduction.

- 3. Stage 3 Second Enforcement Stage of the Water Shortage Contingency Plan A Stage 3 Water Shortage Contingency Plan Condition exists when it is determined that due to drought or other water supply conditions, a water supply shortage or threatened shortage exists and a further consumer demand reduction is necessary to make more efficient use of water and appropriately respond to existing water conditions. Stage 3 will be enacted upon a determination that water usage should be reduced further from current levels, that a temporary water emergency exists necessitating implementation or that the requirements in Stages 1 and 2 are ineffective in complying with the necessary reduction.
- 4. Stage 4 Third Enforcement Stage of the Water Shortage Contingency Plan A Stage 4 Water Shortage Contingency Plan condition is also referred to as an "Emergency" condition. A Stage 4 condition exists when it is determined that a critical water shortage emergency exists, or that the measures in Stages 1 through 3 are ineffective in complying with a necessary reduction.
- 5. Stage 5 Mandatory Rationing. A rationing plan will be implemented when it is determined that the efforts in Stage 4 are insufficient to meet the regulatory or physical limitations of the available water supply.

D. WATER USE VIOLATION FINE

- 1. When an Enforcement Stage of the Water Shortage Contingency Plan has been activated by CPUC authorization, the water use restrictions of Stage 1 in the Water Shortage Contingency Plan in Section D of Rule 14.1 become subject to fines and penalties imposed by the utility. The utility will first work closely with local law enforcement and public agencies charged with enforcing the mandatory water use restrictions. However, should the utility find that the local agency is not effectively enforcing the mandatory use restrictions, the utility, after written warnings, such as door hangers and letters, may begin to issue fines. If a customer is seen violating the water use restrictions, as outlined in Rule No. 14.1 and the Special Conditions below, the customer will be subject to the following fine structure:
 - a. First offense: Written warning, including explanation of penalty for subsequent offense.
 - Second offense within 1 year (of the same restriction): Written warning, including explanation of penalty for subsequent offense and \$100 fine.
 - c. Third offense within 1 year (of the same restriction): Written warning, including explanation of penalty for subsequent offense and a \$250 fine.
 - Fourth offense within 1 year (of the same restriction): Written warning, including explanation of penalty for subsequent offense and a \$500 fine.
 - e. Fifth offense within 1 year (of the same restriction): Written warning, including explanation
 of penalty for subsequent offense and service termination pursuant to Rule 11 and a
 \$500 fine.
 - f. Sixth offense within 1 year. (of the same restriction): Installation of a flow restricting device on customer's water meter for duration of enforcement stage of the Water Contingency Plan.
- 2. Offenses for separate water use restrictions will each start at the warning stage.
- The water use violation fine is in addition to the regular rate schedule charges and any applicable drought surcharge rates.

E. APPLICABLE DROUGHT SURCHARGE RATES

1. When in Stage 3 of the Water Shortage Contingency Plan - A surcharge rate will be added to all residential water usage in excess of **89.7 CGL**. The surcharge rate will be equal to the Tier 3

- residential rate in effect at the time Stage 3 is enacted. The surcharge rate for low-income customers will be 50% of the Stage 3 surcharge rate. For all other customers there will be no surcharge imposed at Stage 3.
- 2. When in Stage 4 of the Water Shortage Contingency Plan The Stage 3 residential drought surcharge rates will be tripled for all usage in excess of **89.7 CGL** in Stage 4. The surcharge rate for low-income customers will be 50% of the residential Stage 4 surcharge rate. All other customers will pay a drought surcharge rate of 25% of the regular rate on all usage in Stage 4.
- 3. Rule 14.1 includes provisions to allow customers to seek a variance to the drought surcharge rates. Those residential customers who prevail in their request for a variance will receive a 50% increase in the amount of usage not subject to the surcharge rate. The usage not subject to the surcharge rate would be increased from 89.7 CGL to 134.6 CGL.

F. ENFORCEMENT

- 1. Letter/Fine: From second violation of the same restriction within a one-year period and onwards, a violation letter will be posted on property and sent to billing address, if different.
- 2. Aging of violation: Violations will accrue for the period of one year and be considered corrected and expunged one year after the violation occurs. The purpose of this rule is to prevent discrete violations from accruing in the event of a multi-year enforcement of the Water Contingency Plan.
- 3. Applies to all Enforcement Stages of Water Shortage Contingency Plan.

	Violation 1	Violation 2	Violation 3	Violation 4	Violation 5/6 (2)
		(of the same	(of the same	(of the same	(of the same
		restriction)	restriction)	restriction)	restriction)
Proof of violation	Employee or	Verification with	Verification with	Verification	Verification
	Customer reports,	a written report	a written report	with a written	with a written
	with no	by employee or	by employee or	report by	report by
	additional	contractor of	contractor of	employee or	employee or
	verification	CAW	CAW	contractor of	contractor of
	required			CAW	CAW
Letter/fine	Warning letter	Violation letter	Violation letter	Violation letter	Violation letter
	mailed to premise	posted and	posted and	posted and	posted and mailed,
	and billing	mailed with \$100	mailed with \$250	mailed with \$500	shut off per Rule 11
	address	penalty on next	penalty on next	penalty on next	and \$500 penalty on
		bill	bill	bill	next bill
Fixing leaks	Customer has:				
Stage 1	5 days				
Stage 2	72 hours				
Stage 3	24 hours				
Stage 4	Immediate	Immediate	Immediate	Immediate	Immediate
Time to correct	5 days				
violation					
Time customer has	14 days to	14 days to	10 days to file an	10 days to file an	10 days to file an
to request variance		contact CAW in	appeal with CAW	appeal with CAW	appeal with CAW in
of the alleged	writing	writing	in writing	in writing	writing
violation					
If the customer	Further reported	Customers have	Customers have	Customers have	Customers have 10
does not agree with	violations of the	14 days to file an	10 days to file an	10 days to file an	days to file an
CAW's resolution	same restricted	appeal with the	appeal with the	appeal with the	appeal with the
(1)	use will not be	CPUC's Division	CPUC's Division	CPUC's Division	CPUC's Division of
	counted in the	of Water and	of Water and	of Water and	Water and Audits.
Reference Section	determination of	Audits. If the	Audits. If the	Audits. If the	If the customer
K of Rule 14.1	further action	customer	customer	customer	disagrees with
	until one week	disagrees with	disagrees with	disagrees with	DWA's director,
	after the variance	DWA's director,	DWA's director,	DWA's director,	they may file a
	request is	they may file a	they may file a	they may file a	formal complaint
	resolved	formal complaint	formal complaint	formal complaint	with the CPUC
		with the CPUC	with the CPUC	with the CPUC	

CAW: California American Water

DWA: CPUC Division of Water and Audits

G. FLOW RESTRICTOR REMOVAL CHARGE

The charge for removal of a flow-restricting device and/or reconnecting water service shall be:

Connection Size

Removal Charges

⁽¹⁾ If a customer has appealed the receipt of the penalty, the penalty will continue to be posted on the customer's account, but will not result in further service action, until at least 14 days after the resolution of appeals. Once resolved, if in the customer's favor, the penalty will be immediately removed from the account. If not resolved in the customer's favor, then the penalty will be due and payable as part of the next billing cycle and subject to all such further actions as with any other billed charge. (2) For violation 6 instead of shut-off per Rule 11 and \$500 penalty, a flow restrictor will be installed for duration of enforcement.

5/8" to 1" \$150.00

1-1/2" to 2" \$200

3" and larger Actual Cost

H. SPECIAL CONDITIONS

1. The Tier 1 advice letter requesting activation of any Enforcement Stage of Schedule 14.1 shall include documentation of the overall water shortage justifying activation of that particular stage.

- 2. This tariff schedule shall remain in effect until the utility files a Tier 1 advice letter to deactivate specific stage of Water Shortage Contingency Plan and such is authorized by the CPUC.
- 3. Water use violation fines must be separately identified on each bill.
- 4. Water penalty surcharges must be separately identified on each bill.
- 5. All bills are subject to the reimbursement fee set forth on Schedule No. UF.
- 6. All monies collected by the utility through water use violation fines and water penalty surcharges shall not be accounted for as income. All expenses incurred by the utility to implement Rule 14.1 and Schedule 14.1, and the requirements of the California State Water Resources Control Board ("SWRCB") that have not been considered in a General Rate Case or other proceeding, shall be recoverable by the utility if determined to be reasonable by the CPUC. These monies shall be accumulated by the utility in a separate memorandum account for disposition as directed or authorized from time to time by the CPUC.

Sheet 1

CALIFORNIA-AMERICAN WATER COMPANY

655 W. Broadway, Suite 1410 San Diego, CA 92101 Revised Cancelling Revised

Cal. P.U.C. Sheet No. Cal. P.U.C. Sheet No.

10038-W 8492-W

Rule No. 14.1. WATER SHORTAGE CONTINGENCY PLAN ALL AREAS EXCEPT MONTEREY MAIN SYSTEM

A utility's water supply may be interrupted or reduced due to a variety of circumstances, for instance, a drought or a catastrophic event, such as an earthquake or fire that damages water delivery and storage facilities, or a power outage that affects water treatment or the pumping of water to customers, or in response to legal or court-imposed restrictions. This Water Shortage Contingency Plan ("Plan") enables the utility to respond effectively to a wide variety of water supply conditions or catastrophic events that cause severe water shortages from time to time.

A. GENERAL INFORMATION:

This rule is applicable within all systems served by California American Water Company and are listed on their tariffs except the Monterey Main System in Monterey County. Systems covered by this rule in the Southern Division include the districts of San Diego County District, the Los Angeles County District, comprised of the Duarte, San Marino, and Baldwin Hills Districts, and the Ventura County District. It also covers the Northern Division districts of Larkfield and Sacramento, which includes Dunnigan and Geyserville. This rule is also applicable to the Central Satellite systems in the Central Division which include the Toro, Ambler Park, Ralph Lane, Garrapata, and Chualar service areas. The Monterey Main System in Monterey County is included in a separate Water Shortage Contingency Plan.

Should supply conditions or government directives dictate, prior to, or in response to, a declaration of emergency issued by a water wholesaler or other government agency, a utility may request permission from the Commission to add a Schedule 14.1 – Staged Water Contingency Plan for one or more of the above districts, which sets forth charges for water waste and drought surcharge rates applicable to quantities of water consumed.

After Schedule No. 14.1 has been activated and the utility determines that water supplies are again sufficient to meet demands, and staged reduction measures are no longer necessary, the utility shall seek Commission authority via a Tier 1 advice letter to de-activate the particular stage of reduction that was previously authorized.

Unless otherwise specified in the Rule or Schedule 14.1, all expenses incurred by utility to implement Rule 14.1 and Schedule 14.1 and requirements of the California State Water Resources Control Board ("SWRCB") that have not been considered in a General Rate Case or other proceeding shall be accumulated in a separate memorandum account, authorized in Resolution W-4976, for disposition as directed or authorized from time to time by the Commission.

To the extent that a Stage of Water Shortage Contingency Plan in Schedule 14.1 has been activated, and a provision of this Rule is inconsistent with the activated Stage in Schedule 14.1, the provisions of Schedule 14.1 apply.

The utility shall make available to its customers water conservation kits as required by Rule 21. The utility shall notify all customers, at least annually, of the availability of conservation kits and other helpful information via bill inserts or direct mailers.

(Continued)

(TO BE INSERTED BY UTILITY)

Advice 1337

J. T. LINAM

Date Filed 06/04/2021

Decision

DIRECTOR - Rates & Regulatory

Resolution

Cal. P.U.C. Sheet No.

10106-W

(N)

655 W. Broadway, Suite 1410 San Diego, CA 92101

Schedule No. 14.1 - EP WATER SHORTAGE CONTINGENCY PLAN EAST PASADENA SERVICE AREA

Sheet 1

A. APPLICABILITY

- This schedule applies to all water customers served under all tariff rates schedule authorized by the Commission. It is only effective in times of mandatory rationing, as required by Rule No. 14.1, and only for the period notes in the Special Conditions section below.
- This schedule shall remain dormant until a specific stage is activated by Commission authorization of a Tier 2 advice letter.
- 3. Once the Schedule is activated, the utility can implement Stages of the Schedule by filing a Tier 2 advice letter.
- 4. When this schedule is activated, it shall remain in effect until the utility files a Tier 1 advice letter to deactivate a specific stage of the Water Shortage Contingency Plan and such is authorized by the Commission.

B. TERRITORY

1. This schedule is applicable within the entire territory served by the utility.

C. STAGES

- 1. Stage 1 of the Water Shortage Contingency Plan enacts water conservation requirements established in Rule 14.1 Section A. The non-essential or unauthorized water uses in Section A are in effect at all times.
- 2. Stage 2 First Enforcement Stage of the Water Shortage Contingency Plan A Stage 2 Water Shortage Contingency Plan condition exists when it is determined that due to drought or other water supply conditions, a water supply shortage or threatened shortage exists and a further consumer demand reduction is necessary to make more efficient use of water and appropriately respond to existing water conditions. Stage 2 of the Water Shortage Contingency Plan will be enacted upon a determination that water usage should be further reduced from current levels, that a temporary water emergency exists necessitating implementation or that the requirements of Stage 1 are ineffective in complying with the necessary reduction.
- 3. Stage 3 Second Enforcement Stage of the Water Shortage Contingency Plan A Stage 3 Water Shortage Contingency Plan condition exists when it is determined that due to drought/other water supply conditions, a water supply shortage or threatened shortage exists and a further consumer demand reduction is necessary to make more efficient use of water and appropriately respond to existing water conditions. Stage 3 of the Water Shortage Contingency Plan will be enacted upon a determination that waler usage should be further reduced from current levels, that a temporary water emergency exists necessitating implementation or that the requirements in Stage 1 & 2 are ineffective in complying with the necessary reduction.

(N)

(Continued)

(TO BE INSERTED BY UTILITY)

Advice 1347

Decision D.21-08-002

DIRECTOR - Rates & Regulatory

Resolution

(TO BE INSERTED BY C.P.U.C.)

Date Filed 09/21/2021

09/21/2021

Resolution

Cal. P.U.C. Sheet No.

10107-W

655 W. Broadway, Suite 1410 San Diego, CA 92101

Schedule No. 14.1 - EP WATER SHORTAGE CONTINGENCY PLAN EAST PASADENA SERVICE AREA

Sheet 2

C. STAGES

(N)

- 4. Stage 4 Third Enforcement Stage of the Water Shortage Contingency Plan A Stage 4 Water Shortage Contingency Plan condition is also referred to as an "Emergency" Condition. A Stage 3 condition exists when it is determined that a critical water shortage emergency exists or that the measures in Stage 1 through 3 are ineffective in complying with a necessary reduction.
- 5. Stage 5 Mandatory Rationing. A rationing plan will be implemented when it is determined that the efforts in Stage 4 are insufficient to meet the regulatory or physical limitations of the available water supply.

D. MANDATORY WATER USE RESTRICTIONS AT EACH STAGE

- 1. In addition to the water use restrictions listed in utility's Rule 14.1-Section A (which become mandatory when a stage of Schedule 14.1 is activated), the following mandatory restrictions apply to water usage at each stage of mandatory rationing. These reduced usage levels shall be determined based on a per meter size allotment:
 - a. Stage 2: Customer usage reduced to 90% of base amount.
 3/4" and smaller = 24 ccf/month, 1 1/2" = 33 ccf/month, 2" = 168 ccf/month, 3" and larger = 500 ccf/month
 - Stage 3: Customer usage reduced to 80% of base amount.
 3/4" and smaller = 17 ccf/month, 1 1/2" = 23 ccf/month, 2" = 118 ccf/month, 3" and larger = 350 ccf/month
 - c. Stage 4: Customer usage reduced to 75% of base amount.
 3/4" and smaller = 13 ccf/month, 1 1/2" = 18 ccf/month, 2" = 90 ccf/month, 3" and larger = 267 ccf/month
 - d. Stage 5: Customer usage reduced to 90% of base amount.

 3/4" and smaller = 24 ccf/month, 1 1/2" = 33 ccf/month, 2" = 168 ccf/month, 3" and larger = 500 ccf/month

E. WATER USE VIOLATION FINE

1. When an Enforcement Stage of the Water Shortage Contingency Plan has been activated by Commission authorization, the water use restrictions of Stage 1 in the Water Shortage Contingency Plan in Section A of Rule 14.1 become subject to fines and penalties imposed by the utility. The utility will first work closely with local law enforcement and public agencies charged with enforcing the mandatory water use restrictions. However, should the utility find that the local agency is not effectively enforcing the mandatory use restrictions, the utility, after written warnings, such as door hangers and letters, may begin to issue fines. If a customer is seen violating the water use restrictions, as outlined in Rule 14.1 and the Special Conditions below, the customer will be subject to the following fine structure:

(N)

(Continued)

(TO BE INSERTED BY UTILITY)

Advice 1347

Decision D.21-08-002

DIRECTOR - Rates & Regulatory

(TO BE INSERTED BY C.P.U.C.)

Date Filed 09/21/2021

Effective 09/21/2021

Resolution

Cal. P.U.C. Sheet No.

10108-W

655 W. Broadway, Suite 1410 San Diego, CA 92101

Schedule No. 14.1 - EP WATER SHORTAGE CONTINGENCY PLAN EAST PASADENA SERVICE AREA

Sheet 3

E. WATER USE VIOLATION FINE (Continued)

(N)

- a. First offense: written warning, including explanation of penalty for subsequent offense.
- b. Second offense within 1 year (of the same restriction): written warning, including explanation of penalty for subsequent offense and a \$50 fine.
- c. Third offense within 1 year (of the same restriction): written warning, including explanation of penalty for subsequent offense and a \$100 fine.
- d. Fourth offense within 1 year (of same restriction): written warning. including explanation of penalty for subsequent offense and a \$250 fine.
- 2. Offenses for separate water use restrictions will each start at the warning stage.
- 3. Fines for exceeding the allotted volume ration will consist of a multiplier of 1.5 times the highest rate in effect for all water used above the allotment.
- 4. The water use violation fine is in addition to the regular rate schedule charges.

(N)

(Continued)

(TO BE INSERTED BY UTILITY)

Advice 1347

Decision D.21-08-002

DIRECTOR - Rates & Regulatory

Resolution

(TO BE INSERTED BY C.P.U.C.)

Date Filed 09/21/2021

Place of the property of the p

Cal. P.U.C. Sheet No.

10109-W

655 W. Broadway, Suite 1410 San Diego, CA 92101

Schedule No. 14.1 - EP WATER SHORTAGE CONTINGENCY PLAN EAST PASADENA SERVICE AREA

Sheet 4

F. SPECIAL CONDITIONS

(N)

- This tariff schedule shall remain in effect for period of six (6) months from the effective date set forth below, or until utility files a Tier 1 advice fetter to deactivate specific stage of mandatory conservation.
- 2. Water use violation fines may be separately identified on each bill.
- 3. All bills are subject to the reimbursement fee set forth on Schedule No. UF.
- 4. All monies collected by the utility through water use violation fines shall not be accounted for as income but rather booked to a memorandum account to offset either authorized expenses incurred or recovery of lost revenue. All expenses incurred by utility to activate Rule 14.1 and Schedule 14.1 that have not been considered in a General Rate Case or other proceeding, shall be recoverable by utility if determined to be reasonable by the Commission. These monies shall be accumulated by the utility in a separate memorandum account for disposition as directed or authorized from time to time by the Commission. Lost revenues associated with reduced sales as a result of activation of either Tariff Rule 14.1 or Schedule 14.1 will be tracked in a separate memorandum account for disposition as directed or authorized from time to time by the Commission.
- 5. No customer shall use utility-supplied water for non-essential or unauthorized uses, including but not limited to all uses listed in Section A of Rule 14.1.

(N)

(Continued)

(TO BE INSERTED BY UTILITY)

Advice 1347

Decision D.21-08-002

DIRECTOR - Rates & Regulatory

Resolution

(TO BE INSERTED BY C.P.U.C.)

Date Filed 09/21/2021

Place of the property of the p