# CALIFORNIA PUBLIC UTILITIES COMMISSION DIVISION OF WATER AND AUDITS

# **Advice Letter Cover Sheet**

Date Mailed to Service List: 2/24/2022

Utility Name: GOLDEN STATE WATER COMPANY

District: Region 2

CPUC Utility #:	133 W		<b>Protest Deadline</b>	(20th Day):	3/16/2022
Advice Letter #:	1872-W	]	Review Deadline	(30th Day):	3/26/2022
Tier	⊠1 □2 □3 □	Compliance	Requested Effe	ective Date:	4/1/2021
	D.12-04-048  Request to amortize the V		R	ate Impact:	\$20,191,983 13.8%
The protest or response dead list. Please see the "Respons  Utility Contact  Phone  Email  DWA Contact:  Phone:  Email:	e or Protest" section in  Jon Pierotti  (909) 394-3600 x 6	etter is 20 days from the dat n the advice letter for more 656 vater.com	information.  Utility Contact:  Phone:	tter was maile Yvonne Pin (626) 394-36 ypinedo@g	edo 600 x 636
		DWA USE ONLY			
<u>DATE</u>	STAFF		COMN	<u>IENTS</u>	
[ ] APPROVED		[ ]WITHDRAWN		[ ]]	REJECTED
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February 24, 2022



#### Advice Letter No. 1872-W

(U 133-W)

## TO THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

Golden State Water Company ("GSWC") hereby transmits the following tariff sheets applicable to its Region 2 Customer Service Areas ("CSA"):

<u>CPUC Sheet No</u> Revised No. 9025-W	<u>Title of Sheet</u> Schedule No. ME-1-NR Metropolitan Customer Service Area Non-Residential Metered Service, Page 2	Canceling CPUC Sheet No. Revised No. 8897-W
Revised No. 9026-W	Schedule No. ME-1-R Metropolitan Customer Service Area Residential Metered Service, Page 2	Revised No. 8898-W
Revised No. 9027-W	Schedule No. ME-3 Metropolitan Customer Service Area Reclaimed Water Service, Page 2	Revised No. 8899-W
Revised No. 9028-W	Table of Contents Page 4	Revised No. 8997-W
Revised No. 9029-W	Table of Contents Page 1	Revised No. 9024-W

# **Subject**

This advice letter requests to amortize the combined balance in the Water Revenue Adjustment Mechanism ("WRAM") balancing account and the Modified Cost Balancing Account ("MCBA") for GSWC's Region 2 Customer Service Area. This filing includes the 2021 WRAM&MCBA under collection of \$12,911,473 along with a residual under collection of \$7,280,511¹ from the previous WRAM&MCBA filings. The combined balance in this filing is an under collection of \$20,191,983 or 13.8% of the current adopted annual revenue.

<sup>&</sup>lt;sup>1</sup> Net WRAM&MCBA residuals as of January 31, 2022.

This request is pursuant to Decision ("D.") 12-04-048 authorizing GSWC to amortize its WRAM&MCBA account balances annually. D.12-04-048 Ordering Paragraph 5:

5. Applicants must submit their annual requests for amortization of net Water Revenue Adjustment Mechanism/Modified Cost Balancing Account balances by a Tier 1 Advice Letter on or before March 31<sup>st</sup>.

#### **Background**

On August 25, 2008, the Commission issued D.08-08-030 authorizing the settlement agreements between GSWC and DRA on WRAM and Conservation Rate Design issues pursuant to Ordering Paragraph 1 from D.08-08-030:

*The following settlement agreements are approved and adopted:* 

• Golden State Water Company (GSWC)/Division of Ratepayer Advocates (DRA) on conservation rate design trial program and amendment to settlement except the interim rate design for Region I.

The purpose and method of tracking WRAM and MCBA is outlined in the D.08-08-030 Settlement Agreement Section V. MECHANISMS FOR DECOUPLING SALES AND REVENUE:

- A. The goals of the decoupling mechanisms in the Pilot Program are as follows:
  - 1. Sever the relationship between sales and revenue to remove any disincentive for GSWC to implement conservation rates and conservation programs.
  - 2. Ensure cost savings resulting from conservation are passed on to ratepayers.
  - 3. Reduce overall water consumption by GSWC ratepayers.
- B. Decoupling for GSWC will be accomplished through both of the following mechanisms:
  - 1. A Water Revenue Adjustment Mechanism (WRAM) for each ratemaking area.
  - 2. A Modified Cost Balancing Account (MCBA) for each ratemaking area. MCBAs will replace existing cost balancing accounts for purchased power, purchased water, and pump tax.
  - 3. In accordance with established Commission practice, the WRAM and MCBA accounts will accrue interest at the 90-day commercial paper rate.

The Settlement Agreement Section VI. WATER REVENUE ADJUSTMENT MECHANISM (WRAM) states:

- B. The WRAM will track the differences between Adopted Revenue and Actual Revenue, excluding;
  - 1. Fire service revenue:
  - 2. Unmetered Service revenue:
  - 3. Other non-general metered service revenue

Therefore, non-general<sup>2</sup> metered water services are excluded from the allocation of the net WRAM balance.

Per the Settlement Agreement Section VII. MODIFIED COST BALANCING ACCOUNT (MCBA), the activation of MCBA will replace current supply cost balancing accounts. Section VII.C states:

- C. An MCBA will replace each of the current balancing accounts, now referred to as Supply Cost Balancing Accounts:
  - 1. GSWC currently has a Supply Cost Balancing Account for purchased water, purchased power, and pump taxes.
  - 2. The Supply Cost Balancing Account tracks cost changes attributable to changes in unit price, but not changes in the amount of consumption.
  - 3. MCBAs track changes in price and quantity.

The net MCBA balance is allocated to all Region 2 metered customers including non-general metered tariffs.

On April 30, 2012, the Commission issued D.12-04-048, which amongst other things, changed the amortization period of the Water Revenue Adjustment Mechanism. D.12-04-48 Ordering Paragraph 3:

3. We adopt the amortization schedule set forth in Appendix A with a cap on total net Water Revenue Adjustment Mechanism/Modified Cost Balancing Account (WRAM/MCBA) surcharges of 10% of the last authorized revenue requirement. The cap shall be effective the first test year of each applicant's pending or next General Rate Case, as follows:

-Golden State and Park: Advice Letter filing on March 2014

-Cal Water: Advice Letter filings on March 2015

-Apple Valley: Advice Letter filing on March 2016

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<sup>&</sup>lt;sup>2</sup> GSWC R2 non-general metered tariff schedule is ME-3

WRAM/MCBA account balances incurred prior to the first test year referenced above continue to be amortized under the adopted amortization schedule without being subject to surcharge cap.

# D.12-04-048 Appendix A:

WRAM/MCBA	Amortization Period			
under-collections as a % of the district's last authorized revenue requirement	SP U-27-W Balancing Account Guidelines	Applicants' Proposal in Rebuttal Testimony	Decision	
2% - 5%	12 months	12 months	Use Applicants' proposal with the following modification: A cap on total net WRAM/MCBA	
5% - 10%	24 months	18 months	surcharges of 10% of the last authorized revenue requirement to be effective the first	
10% - 15%	36 months		test year of each applicant's pending or next GRC, as follows:  Golden State and Park – Advice Letter	
15% - 22.5%		19 to 36 months (10% per year as a guide with no	filings on March 2014 Cal Water – Advice Letter filings on March 2015	
22.5% - 30%		cap)	Apple Valley – Advice Letter filings on March 2016. WRAM/MCBA account balances incurred prior to the first test year above may	
Over 30%		36 months	continue to be amortized under applicant's proposal.	

#### Decision 12-04-048 also permits:

"applicants to include any under-amortized or over-amortized amounts from ongoing surcharges or surcredits in their annual Tier 1 Advice Letter submissions. Those ongoing surcharges or surcredits may run until the end of their originally intended amortization terms, provided that the ceiling on annual Advice Letter amortization, discussed earlier, is not exceeded." 3

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<sup>&</sup>lt;sup>3</sup> Decision 12-04-048 at p.30

In regards to under or over collections, D.12-04-048 Conclusion of Law 7 states:

"It is reasonable to require that net WRAM&MCBA over-collections be amortized through a surcredit on a customer's service charges and that all under-collections be amortized through a surcharge on the volumetric rate."

In Region 2, the net WRAM&MCBA balance is an under collection of \$20,191,983 or 13.8% of the current adopted annual revenue. Pursuant to D.12-04-048, the balance should be amortized over an 18-month period through a volumetric rate.

#### Request

The purpose of this filing is to amortize Region 2's net WRAM&MCBA. The net WRAM&MCBA is an under collection of \$20,191,983 or 13.8% of current adopted annual revenue. GSWC is seeking a temporary surcharge of \$0.612 per Ccf for residential metered customers on Schedule No. ME-1-R and non-residential metered customers on Schedule No. ME-1-NR, and \$0.385 per Ccf for non-general metered customers on Schedule No. ME-3. The previous WRAM&MCBA surcharge approved through Advice Letter 1848-W will expire upon the effective date of the WRAM&MCBA surcharge from this filing. This temporary surcharge would be in effect for a 18-month period beginning on the effective date of this advice letter.

Any over or under collection resulting from the WRAM&MCBA surcharge or sur-credit will be included in subsequent filings of the WRAM&MCBA.

#### Tier designation

Pursuant to D.07-01-024, this advice letter is submitted with a Tier 1 designation.

#### **Effective date**

GSWC is requesting that this filing become effective on April 1, 2022.

#### Notice

Customer Notice – Customer notice of Tier 1 advice letters is not required under General Order 96-B, General Rule 7.3.1. However, GSWC will be including a bill message to notify customer of the filing.

Service Lists – In accordance with General Order 96-B, General Rule 4.3 and 7.2 and Water Industry Rule 4.1, a copy of this advice letter will be mailed or electronically transmitted on February 24, 2022, to competing and adjacent utilities and other utilities or interested parties having requested such notification.

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<sup>&</sup>lt;sup>4</sup> Decision 12-04-048 at p.40

#### **Response or Protest**

Anyone may submit a response or protest for this Advice Letter ("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 advice letter. A **protest** objects to the AL in whole or in part and must set forth the specific grounds on which it is based. These grounds are:

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

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.

Water Division 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, **please include the utility name and advice letter number in the subject line.** 

The addresses for submitting a response or protest are:

**Email Address:** 

Water.Division@cpuc.ca.gov

**Mailing Address:** 

CA Public Utilities Commission Water Division 505 Van Ness Avenue San Francisco, CA 94102 On the same day the response or protest is submitted to Water Division, the respondent or protestant shall send a copy of the protest to Golden State Water Company at:

**Email Address:** 

regulatoryaffairs@gswater.com

**Mailing Address:** 

Golden State Water Company Jon Pierotti 630 East Foothill Blvd. San Dimas, CA 91773

Cities and counties that need Board of Supervisors or Board of Commissioners approval to protest should inform Water Division, 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.

#### **Replies**

The utility shall reply to each protest and may reply to any response. Any reply must be received by Water Division 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.

The actions requested in this advice letter are not now the subject of any formal filings with the California Public Utilities Commission, including a formal complaint, nor action in any court of law.

Sincerely,

/s/ Jon Pierotti

Regulatory Affairs Department

c: Jim Boothe, CPUC – Water Division Jeremy Ho, CPUC – Water Division Richard Rauschmeier, CPUC – Water Branch, Cal PAO Victor Chan, CPUC – Water Branch, Cal PAO

630 E. FOOTHILL BLVD. – P.O. BOX 9016 SAN DIMAS, CALIFORNIA 91773-9016 Revised Cal. P.U.C. Sheet No. 9025-W Cancelling Revised Cal. P.U.C. Sheet No. 8897-W

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# Schedule No. ME-1-NR Metropolitan District Non-Residential Metered Service

#### **SPECIAL CONDITION**

- 1. All bills are subject to the reimbursement fee set forth on Schedule No. UF.
- 2. Pursuant to Decision 19-05-044 and Advice Letter No. 1842-W, a surcharge of \$0.121 per Ccf will be applied to all metered customer's bills excluding customers that are receiving the CAP credit. This surcharge will offset the CAP credits and CAP administrative program costs recorded in the CAP Balancing Account.
- As authorized by Rule 9.1.e. for customers with more than one meter on a single service line, the
  customer's service charge rate is based on a factor multiplied by the service charge applicable to
  the nearest standard meter size of the combined meters as determined by the equivalent diameter
  methodology.
- 4. Non-residential Sprinkler rates can be added as needed utilizing the multiplication factors identified in Appendix F of D. 17-03-001, applied to the 5/8" meter charge.

(D)

5. As authorized by the California Public Utilities Commission, an amount of \$0.612 per Ccf based on an 18-month amortization period, is to be added to the Quantity Rate, beginning on April 1, 2022 as indicated in Advice Letter 1872-W. The surcharge may be recalibrated annually, if necessary. This surcharge will recover the under-collection in the WRAM&MCBA Balancing Account.

(N)

(N)

6. Beginning August 16, 2019, as required by Section 792.5 of the Public Utilities Code, an increase in purchased power of \$0.01088/kWh, an increase in Purchased Water of \$0.18683/ Ccf and an increase in Pump Tax of \$.03841/Ccf, relative to the Purchased Power, Purchased Water and Pump Tax cost adopted by Decision No. 19-05-044, and an associated revenue increase of 1.62%, are being tracked in a reserve account.

(To be inserted by utility)	Issued By	(To be inserte	d by P.U.C.)
Advice Letter No. 1872-W	R. J. Sprowls	Date Filed	
Decision No.	President	Effective	,
		Resolution No.	

630 E. FOOTHILL BLVD. – P.O. BOX 9016 SAN DIMAS, CALIFORNIA 91773-9016 Revised Cal. P.U.C. Sheet No. 9026-W Cancelling Revised Cal. P.U.C. Sheet No. 8898-W

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# Schedule No. ME-1-R Metropolitan District Residential Metered Service

#### SPECIAL CONDITIONS

- 1. All bills are subject to the reimbursement fee set forth on Schedule No. UF.
- 2. Residential customers are defined as all single family customers with one dwelling unit that are individually metered.
- 3. Pursuant to Decision 19-05-044 and Advice Letter No. 1842-W, a surcharge of \$0.121 per Ccf will be applied to all metered customers bills excluding customers that are receiving the CAP credit. This surcharge will offset the CAP credits and CAP administrative program costs recorded in the CAP Balancing Account.

(D)

4. As authorized by the California Public Utilities, an amount of \$0.612 per Ccf based on an 18-month amortization period, is to be added to the Quantity Rate, beginning on April 1, 2022 as indicated in Advice Letter 1872-W. The surcharge may be recalibrated annually, if necessary. This surcharge will recover the under-collection in the WRAM&MCBA Balancing Account.

(N)

(N)

5. Beginning August 16, 2019, as required by Section 792.5 of the Public Utilities Code, an increase in purchased power of \$0.01088/kWh, an increase in Purchased Water of \$0.18683/ Ccf and an increase in Pump Tax of \$.03841/Ccf, relative to the Purchased Power, Purchased Water and Pump Tax cost adopted by Decision No. 19-05-044, and an associated revenue increase of 1.62%, are being tracked in a reserve account.

(To be inserted by utility)	Issued By	(To be inserte	d by P.U.C.)
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Decision No.	President	Effective	
		Resolution No.	

630 E. FOOTHILL BLVD. – P.O. BOX 9016 SAN DIMAS, CALIFORNIA 91773-9016 Revised Cal. P.U.C. Sheet No. 9027-W Cancelling Revised Cal. P.U.C. Sheet No. 8899-W

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(D)

### Schedule No. ME-3 Metropolitan District Reclaimed Water Service

#### **SPECIAL CONDITION**

- 1. All bills are subject to the reimbursement fee set forth on Schedule No. UF.
- 2. Pursuant to Decision 19-05-044 and Advice Letter No. 1842-W, a surcharge of \$0.121 per Ccf will be applied to all metered customers' bills excluding customers that are receiving the CAP credit. This surcharge will offset the CAP credits and CAP administrative program costs recorded in the CAP Balancing Account.
- 3. As authorized by Rule 9.1.e. for customers with more than one meter on a single service line, the customer's service charge rate is based on a factor multiplied by the service charge applicable to the nearest standard meter size of the combined meters as determined by the equivalent diameter methodology.
- 4. As authorized by the California Public Utilities Commission, an amount of \$0.385 per Ccf based on an 18-month amortization period, is to be added to the Quantity Rate, beginning on April 1, 2022 as indicated in Advice Letter 1872-W. The surcharge may be recalibrated annually, if necessary. This surcharge will recover the under-collection in the MCBA Balancing Account. (N)
- 5. Beginning August 16, 2019, as required by Section 792.5 of the Public Utilities Code, an increase in purchased power of \$0.01088/kWh, an increase in Purchased Water of \$0.18683/ Ccf and an increase in Pump Tax of \$.03841/Ccf, relative to the Purchased Power, Purchased Water and Pump Tax cost adopted by Decision No. 19-05-044, and an associated revenue increase of 1.62%, are being tracked in a reserve account.

(To be inserted by utility)	Issued By	(To	be inserted by P.U.C.)
Advice Letter No. 1872-W	R. J. Sprowls	Date Filed	
Decision No.	President	Effective	
		Resolution No.	

630 E. FOOTHILL BLVD. – P.O. BOX 9016 SAN DIMAS, CALIFORNIA 91773-9016 Revised Cal. P.U.C. Sheet No. 9028-W Cancelling Revised Cal. P.U.C. Sheet No. 8997-W

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Subject Matter of Sheet	Schedule Number	CPUC Sheet No.	
Rate Schedules:			
All Districts			
Utility Fee Surcharge	UF	8725-W*	
Private Fire Service	AA-4	4801-W, 3285-W	
Public Fire Service	AA-5	2931-W	
Cross Connection Control Fee	CCCF	7506-W	
Fire Flow Testing Charge	FF	7659-W	
Water Shortage Contingency and Staged	14.1	8977-W, 8978-W, 8979-W,	
Mandatory Water Conservation and Rationing		8980-W 8981-W, 8982-W	
Customer Assistance Program	LI	8882-W, 8883-W	
Arden-Cordova District			
General Metered Service	AC-1	8936-W, 8937-W, 8793-W	
Flat Rate Service	AC-2	8938-W, 8890-W, 8939-W	
Bay Point District			
Residential Metered Service	BY-1-R	8809-W, 8892-W	
Non-Residential Metered Service	BY-1-NR	8808-W, 8891-W, 8846-W	
Clearlake District			
General Metered Service	CL-1	8740-W, 8893-W	
Los Osos District			
Residential Metered Service	LO-1-R	8746-W, 8895-W	
Non-Residential Metered Service	LO-1-NR	8744-W, 8894-W	
Recycled Water Service	LO-RCW	8748-W, 8896-W	
Metropolitan District			
Residential Metered Service	ME-1-R	8765-W, 9026-W	(C)
Non-Residential Metered Service	ME-1-NR	8763-W, 9025-W	
Reclaimed Water Service	ME-3	8767-W, 9027-W	1
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(To be inserted by utility)	Issued By		(To be inserted by P.U.C.)
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## Table of Contents

The following tariff sheets contain all effective rates and rules affecting rates and service of the utility, together with information relating thereto:

<u>Subject M</u> Title Page	atter of Sheet	CPUC Sheet No. 4905-W	
Table of Co	ontents	9029-W, 9008-W, 9023-W 9028-W, 9020-W, 8995-W	(T)
Prelimina	ry Statements:		
A	Territory served by Utility	8370-W	
В-Е	Types and Classes of Service, Description of Service, Procedure to	7005-W	
	Obtain Service and Symbols		
F	Income Tax Component of Contribution Provision		
	Page 1	3140-W	
	Page 2	3141-W	
	Page 3	3142-W	
G	Contaminant Remediation Memorandum Account	8994-W	
M	Santa Maria Water Rights Memorandum Account	5096-W	
Q	Customer Assistance Program (CAP) Balancing Account	8888-W	
W	Water Revenue Adjustment Mechanism/Modified Cost Balancing		
	Account (WRAM/MCBA)		
	Page 1	6477-W	
	Page 2	6478-W	
	Page 3	6479-W	
	Page 4	7075-W	
	Page 5	7076-W	
GG	Water Cost of Capital Adjustment Mechanism	5607-W	
MM	Omega Chemical Corporation Superfund Site Memorandum Account	5848-W	
00	Pension And Benefits Balancing Account	5937-W	
TT	Los Osos Groundwater Adjudication Memorandum Account	6101-W	
UU	Santa Maria Steelhead Recovery Plan Memorandum Account	6103-W	
VV	Randall-Bold Balancing Account	6123-W	
ZZ	Low-Income Customer Data Sharing Memorandum Account	6225-W	
EEE	Credit Card Payment Program Memorandum Account	6559-W	
GGG	Tangible Property Regulations Collateral Consequences Memorandum	6652-W	
HHH	Account Catastrophic Event Memorandum Account	8484-W	
	American Recovery And Reinvestment Act Balancing Account	6938-W	
JJJ KKK	2016 Interim Rates Memorandum Account	7368-W	
MMM		7300-11	
IVIIVIIVI	Los Osos Basin Management Committee Memorandum Account	7441 147	
	Page 1	7441-W 7442-W	
NININI	Page 2		
NNN	Basin Pumping Rights Litigation Memorandum Account	7451-W	
000	School Lead Testing Memorandum Account	7481-W	

(To be inserted by utility)	Issued By	(	(To be inserted by P.U.C.)
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· · · · · · · · · · · · · · · · · · ·		Resolution No.	

#### **VERIFICATION**

I am Senior Vice President of Regulated Utilities, and an officer of, Golden State Water Company ("GSWC"), and am authorized to make this verification on its behalf with respect to the customer notification for Advice Letter No. 1872-W. GSWC intends to provide customer notification of **Advice Letter No. 1872-W** to affected customers by: (check all that apply)

	Bill Insert
✓	Bill Message
	Individual Notice by Mail
	Electronic Mail
	Legal Notices Published in a Local Newspaper of General Circulation
	Other (please explain)

GSWC will include a bill message on each of its customers' first bill generated after the rate change goes into effect to inform them of the rate change approved in **Advice Letter No. 1872-W**. Additionally, a copy of this advice letter and the bill message is posted on the Company's website. The foregoing statement is true of my own knowledge.

I declare under penalty of perjury that the foregoing is true and correct.

Executed on this 24th day of February 2022, at San Dimas, California.



Digitally signed by Paul Rowley

Paul Rowley Senior Vice President of Regulated Utilities Golden State Water Company

# **Bill Message**

The WRAM&MCBA surcharge has been recalibrated to incorporate 2021 balances, effective April 1, 2022. The 2020 WRAM&MCBA surcharge will expire on the same day. For additional information, visit gswater.com.

# **REGION 2 - SERVICE LIST**

City of Bellflower Water Department 16600 Civic Center Drive Bellflower, CA 90706 tsais@bellflower.org

City of Downey 11111 Brookshire Avenue Downey, CA 90241-7016 CityClerk@DowneyCA.org

City of Huntington Park Water Department 6550 Miles Street Huntington Park, CA 90255

City of Lakewood Water Department P.O. Box 220 Lakewood, CA 90714-0220

Honorable Mayor Eric Garcetti City of Los Angeles 200 N. Spring Street, Room 303 Los Angeles, CA 90012

City of Norwalk
Water Department
12700 Norwalk Blvd.
Norwalk, CA 90650
tdevoy@ci.norwalk.ca.us

City of Santa Fe Springs
Donald K. Jensen – Director of Public Works
11736 East Telegraph Road
Santa Fe Springs, CA 90670

City of Torrance Water Department 3031 Torrance Blvd. Torrance, CA 90503 City of Cerritos Water Department P.O. Box 3130 Cerritos, CA 90703

City of Hawthorne 4455 W. 126th Street Hawthorne, CA 90250

City of Inglewood One Manchester Blvd. – Suite 900 P.O. Box 6500 Inglewood, CA 90301

Long Beach Water Department Chris Garner, General Manager 1800 E. Wardlow Road Long Beach, CA 90807-4994

LADWP P.O. Box 515407 Los Angeles, CA 90051-5707

City of Paramount
Water Department
16420 Colorado Street
Paramount, CA 90723
<a href="mailto:sho@paramountcity.com">sho@paramountcity.com</a>

City of South Gate Water Department 8650 California Street South Gate, CA 90280 dtorres@sogate.com

City Manager
City of Vernon
4305 Santa Fe Avenue
Vernon, CA 90058

# **REGION 2 - SERVICE LIST**

City of Whittier 13230 Penn Street Whittier, CA 90602

Liberty Utilities
9750 Washburn Road
Downey, CA 90241
AdviceLetterService@libertyutilities.com

Maywood Mutual Water No.2 Gustavo Villa – General Manager 3521 E. Slauson Street Maywood, CA 90270 GustavonVilla@yahoo.com

Orchard Dale County
Water District
13819 East Telegraph Road
Whittier, CA 90604
Ecastaneda@odwd.org
Mliskey@odwd.org
Rsilvett@odwd.org

Pico County Water District
P. O. Box 758
Pico Rivera, CA 90660-0768

Robert Kelly, VP of Regulatory Affairs Suburban Water Systems 1325 N. Grand Avenue, Suite 100 Covina, CA 91724-7044

Water Replenishment District 4040 Paramount Blvd.
Lakewood, CA 90712-4127
General Manager: stucker@wrd.org
Rob Beste: rbeste@wrd.org

California Water Service Rancho Dominguez District 2632 West 237<sup>th</sup> Street Torrance, CA 90505-5272 hwind@calwater.com

Maywood Mutual Water No.1 5953 Gifford Street Huntington Park, CA 90255

Maywood Mutual Water No.3 6151 Heliotrope Avenue Maywood, CA 90270-3418

Park Water Company 9750 Washburn Road P. O. Box 7002 Downey, CA 90241-7002 PWCAdviceLetterService@parkwater.com

San Gabriel Valley Water 11142 Garvey Ave. El Monte, CA 91733 ratesdepartment@sgvwater.com

Tract 180 Mutual Water Co. 4544 E. Florence Ave. Cudahy, CA 90201
Tract180@hotmail.com

Central Basin MWD General Manager 6252 Telegraph Road Commerce, CA 90040-2512

## **REGION 2 - SERVICE LIST**

West Basin MWD
Julie Frazier-Mathews – Executive Asst.
Uzi Daniels – Manager of Operations
E. J. Caldwell – Interim General Manager
17140 S. Avalon Blvd. – Suite 210
Carson, CA 90746-1296
JulieF@westbasin.org
UziD@westbasin.org
EdwardC@westbasin.org

Hilda Solis – 1<sup>st</sup> District L A County Board of Supervisors 856 Kenneth Hahn Hall of Administration 500 West Temple Street Los Angeles, CA 90012

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## **REGION 2 - SERVICE LIST**

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