

PUBLIC UTILITIES COMMISSION

505 VAN NESS AVENUE
SAN FRANCISCO, CA 94102-3298

December 9, 2011

File No.: 602-19

Ronald Moore
Senior Regulatory Analyst
Regulatory Affairs
Golden State Water Company
630 East Foothill Boulevard
San Dimas, CA 91773

Dear Mr. Moore:

The Commission has received and filed your Advice Letter 1455-WA and the revised Cal. P.U.C. tariff sheets you submitted applicable to the Region 2 Customer Service Area:

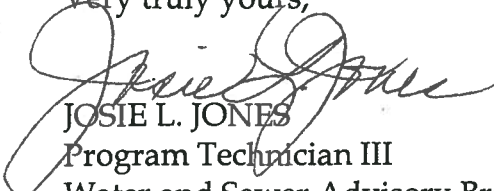
Cal. P.U.C.

<u>Sheets Nos.</u>	<u>Title of Sheet</u>
6198-W	Preliminary Statements Page 51, Part XX
6199-W	Table of Contents Page 1 of 4

Enclosed is a copy of the advice letter and tariff sheets, with the filing and effective dates shown, for the utility's files.

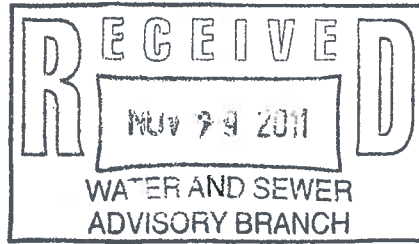
Please contact Jim Boothe at (415) 703-1748, if you have any questions.

Very truly yours,


JOSIE L. JONES
Program Technician III
Water and Sewer Advisory Branch

Enclosures





"CONFORMED COPY"

November 29, 2011

Advice Letter No. 1455-WA

(U 133 W)

California Public Utilities Commission

Golden State Water Company ("GSWC") hereby transmits for filing an original and three conformed copies of Advice Letter No. 1455-WA, applicable to its Region 2 Customer Service Area.

CPUC Sheet No.

Original No. 6198-W

Title of Sheet

Preliminary Statements
Page 51, Part XX

Canceling

CPUC Sheet No.

Revised No. 6199-W

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Revised No. 6197-W

Subject: First 5 LA Memorandum Account

SUPPLEMENT

GSWC is supplementing Advice Letter 1455-W in compliance with Resolution No. W-4890, dated November 10, 2011. Resolution No. W-4890 ordered GSWC to supplement Advice Letter 1455-W to add language to the LA 5 Memorandum Account to terminate the tracking of the operation and maintenance costs on December 31, 2012.

PURPOSE

GSWC is seeking authorization from the California Public Utilities Commission to participate in the First 5 LA Oral Health Community Development Program to bring fluoridation to optimal levels in communities in Los Angeles County. First 5 LA Oral Health Community Development Program is offering partial funding to qualifying water agencies for the needed infrastructure to accomplish their goals of fluoridation. GSWC has executed contracts for capital funding for its Hollydale, Southwest, Bell-Bell Gardens, Norwalk, Willowbrook, and Florence-Graham water systems, which are all located in Los Angeles County. GSWC expects to execute a contract for its Artesia water system. These water systems are in areas of Los Angeles County that have met First 5 LA's requirement for priority funding, as outlined in the Request for Funding ("RFP"). Furthermore, GSWC's participation in First 5 LA Oral Health Community ("OHCD") Project is also in accordance with the mandate/provisions of California Codes, Health and Safety codes, section 116410, and California Assembly Bill 733 ("AB 733").

GSWC has executed six contracts with First 5 LA to receive a total of \$4.9 million for capital improvement in its Region 2 customer service area.

Hollydale System	\$394,748
Southwest System	\$1,705,875
Willowbrook System	\$201,937
Norwalk System	\$809,778
Florence-Graham System	\$782,907
Bell-Bell Gardens System	\$1,000,000
Total	\$4,895,245

A contract for GSWC's Artesia system is expected in the amount \$796,477.

BACKGROUND

First 5 LA's OHCD Project is based upon the First 5 LA Commission's priority to improve children's oral health across Los Angeles County. The First 5 LA Commission approved the OHCD Project which aims to prevent dental decay in children through community water fluoridation and related public education and advocacy activities. First 5 LA is seeking proposals from eligible water agencies throughout the county ready to implement fluoridation infrastructure projects for their service delivery area.

In 1998, California voters passed a statewide ballot initiative Proposition 10: The California Children and Families First Act of 1998. Effective January 1, 1999, Proposition 10 added a 50-cent tax on all tobacco products for the purpose of promoting, supporting, and improving the early development of children from the prenatal stage through age five. The resulting tax revenues were earmarked for the creation of a comprehensive system of information and services to advance early childhood development and school readiness within each county in California. In Los Angeles County, First 5 LA was formed as a public entity to develop and oversee various early childhood initiatives and to manage the funding from Proposition 10 (<http://www.first5la.org/>).

California law (AB 733, signed into law in 1995) requires all public water systems with 10,000 or more service connections to fluoridate their systems, provided that funding for the project costs come from a source other than the water system's own usual funding sources. AB 733 was proposed as part of the U.S. Public Health Service's national campaign to "increase the proportion of the U.S. population served by community water systems with optimally fluoridated water" to a target of 75% by the turn of the century. AB 733 also mandates fluoridation of California's public water systems with an ultimate

goal to decrease dental caries which will create a potential cost-savings to taxpayers of approximately \$80 million annually.

The primary focus of the OHCD Project is to fund water fluoridation infrastructure equipment construction and related public education activities to improve the oral health of children in LA County from the prenatal stage through age five. This goal includes objectives to increase the percentage of children from the prenatal stage through age five who have access to community water sources that are optimally fluoridated and the percentage of children who consume optimally fluoridated water in LA County.

First 5 LA sought proposals from eligible water agencies with a level of readiness and technically prepared to construct water fluoridation infrastructure equipment in order to increase the number of people in their service area who will receive optimally fluoridated water. Eligible water agencies were to provide a detailed description regarding its qualifications, objectives, service connections, fluoridation chemicals permits, safety and security, public education, and leveraging efforts. The OHCD funds must build on existing efforts and interest in community water fluoridation. The current available leveraging opportunities are a driving force behind the OHCD Project. In line with the First 5 LA Commission's desire to maximize its investments by working with other partners on strategic leveraging opportunities, the OHCD Project sought to optimize concurrent fluoridation efforts by Metropolitan Water District ("MWD") to further increase the supply of optimally fluoridated water in Los Angeles County.

The OHCD Project activities are one-time costs and will be available annually on a competitive, first-come-first-serve-basis. The incremental funding cycles enable water agencies time to strengthen their level of readiness to apply for funding. The First 5 LA Commission requires water agencies to sustain the Project through continued fluoridation of water and public education.

As such, GSWC has responded to First 5 LA's Request for Proposal to implement the Oral Health Community Development Project. GSWC has submitted applications to receive \$5.6 million dollars under the OHCD Project funding program. To date, GSWC has executed contracts totaling \$4.9 million dollars.

COMPLIANCE

GSWC's request in this advice letter is pursuant and in compliance with California Codes, Health and Safety codes, section 116410, which states,

116410.

(a) Each public water system with at least 10,000 service connections and with a natural level of fluorides that is less than the minimum established in the regulations adopted pursuant to this section shall be fluoridated in order to promote the public health of Californians of all ages through the protection and maintenance of dental health, a paramount issue of statewide concern. The department shall adopt regulations pursuant to Chapter 3.5 (commencing with Section 11340) of Division 3 of Title 2 of the Government Code, requiring the fluoridation of public water systems. By July 1, 1996, and at 10-year intervals thereafter, each public water system with at least 10,000 service connections shall provide to the department an estimate of the total capital costs to install fluoridation treatment. The regulations adopted by the department shall take effect on January 1, 1997. Capital costs estimates are no longer required after installation of the fluoridation treatment equipment.

(b) The regulations shall include, but not be limited to, the following:

- (1) Minimum and maximum permissible concentrations of fluoride to be maintained by fluoridation of public water systems.*
- (2) The requirements and procedures for maintaining proper concentrations of fluoride, including equipment, testing, recordkeeping, and reporting.*
- (3) Requirements for the addition of fluorides to public water systems in which the natural level of fluorides is less than the minimum level established in the regulations.*
- (4) A schedule for the fluoridation of public water systems with at least 10,000 service connections, based on the lowest capital cost per connection for each system.*

(c) The purpose of the schedule established pursuant to paragraph (4) of subdivision (b) is not to mandate the order in which public water systems receiving funding from private sources must fluoridate their water. Available funds may be offered to any system on the schedule.

(d) The estimates provided to the department pursuant to subdivision (a) of this section and subdivision (g) of Section 116415 of the total capital and associated costs and noncapital operation and maintenance costs related to fluoridation treatments and the similar estimates provided to those sources offering to provide the funds set forth in paragraph (1) of subdivision (a) of Section 116415 shall be reasonable, as determined by the department. A registered civil engineer recognized or employed by the department who is familiar with the design, construction, operation, and maintenance of fluoridations systems shall determine for the department whether the costs are reasonable.

(e) As used in this section and Section 116415, "costs" means only those costs that require an actual expenditure of funds or resources, and do not include costs that are intangible or speculative, including, but not limited to, opportunity or indemnification costs.

(f) Any public water system with multiple water sources, when funding is not received to fluoridate all sources, is exempt from maintaining otherwise required fluoridations levels in areas receiving any non-fluoridated water. The exemption shall be in effect only until the public water system receives funding to fluoridate the entire water system and the treatment facilities are installed and operational.

COMPATIBILITY

Participation in the OHCD Project is needed to continue development and progress of aforementioned goal of First 5 LA. Additionally, this project is consistent with statewide mandates. Therefore, the request in this advice letter is compatible with:

- Public interest
- Sound financial practices
- Proper performance by GSWC of service as public service utility (and will not impair the Company's ability to perform service).

REQUEST

GSWC has entered into contracts with First 5 LA for a total of \$4.9 million dollars for participation in the OHCD Project. This funding provides partial funding for capital costs associated with fluoridation in GSWC customers in Region 2. GSWC will provide the Division of Water and Audits a copy of all executed documents related to the OHCD as supporting workpapers to this advice letter.

The OHCD funding only pays for fluoridation equipment such as chemical storage facilities, chemical feed pumps and plumbing, and process control. The fund does not pay for engineering design and consulting services costs. GSWC expects to incur approximately \$550,000 in costs that will not be covered in the First 5 LA OHCD funding discussed above. GSWC estimated that it will have increased annual O&M cost of \$900,000, which includes fluoridation chemicals, operation labor, and equipment operation and maintenance costs.

Due to the budget issues in the State of California ("State"), the State has reduced some of the funds allocated to the First 5 for 2012. For 2011, funds that are not committed could be shifted to other First 5 programs in the near future. On April 15, 2011, GSWC executed contracts with First 5 LA for its Southwest, Bell-Bell Gardens, Willowbrook, Norwalk, Florence-Graham water systems. A contract was executed on June 9, 2011 for the Hollydale water system. GSWC has two years from the date of execution to complete the installation of fluoridation facilities.

For these reasons, GSWC believes the filing of this advice letter for participation in the First 5 LA OHCD Project is reasonable and in the best interest of its customers. It is GSWC's desire to take immediate and full advantage of the funding of OHCD Project to keep customer rates low and yet improve the infrastructure in the Region 2 customer service area at the lowest costs possible.

MEMORANDUM ACCOUNT REQUEST

1. GSWC desires to establish a memorandum account to track costs to participate in the First 5 LA OHCD Project. This memorandum account would track the initial costs (estimated to be \$550,000) and the on-going annual O&M costs (estimated to be \$900,000) until December 31, 2012. O&M costs beyond January 1, 2013 will be reviewed and reasonable funding levels established as part of base rates in GSWC's current general rate case filed on July 21, 2011 (A.11-07-017). O&M costs beginning January 2013 will not be recorded in the First 5 LA Memorandum Account.

In accordance with the Commission Standard Practice U-27-W, GSWC requests to establish a memorandum account to track the aforementioned unanticipated costs.

These costs are of an exceptional nature for GSWC. GSWC believes the initial investment to participate in the First 5 LA OHCD Project will benefit the customers because GSWC has received \$4.9 million in funding.

The costs being addressed here are caused by an event of an exceptional nature and are not in the existing rates.

GSWC anticipates that it will incur substantial costs (\$900,000 annual O&M costs: includes fluoridation chemical, operation labor, and equipment operation and maintenance costs) to fluoridate the water in its Region 2 customer service area.

GSWC customers will benefit from the establishment of this memorandum account. Before recovery is granted, the expenses tracked in the memo account goes through a prudence review by the Division of Ratepayer Advocates and the Commission Division of Water and Audits to make sure the company did not spend money without discretion. Because of this clear benefit, GSWC's request meets U-27 W's fifth criterion.

MEMORANDUM ACCOUNT TREATMENT

GSWC is aware that a memorandum account is not a guarantee of eventual recovery of expenses, nor is it carried as a regular account under the uniform system of accounts for

water utilities. It is carried "off the books" as a memorandum account. Further, it is also known that the California Public Utilities Commission policy on memorandum account treatment has always been that the burden of proof of the reasonableness of expenses charged to the account is the responsibility of the utility requesting reimbursement of such expenses.

LETTERS OF SUPPORT

GSWC has received letters of support and letters of acknowledgement from civic leaders and cities served by GSWC, in anticipation of the fluoridation projects. Resolutions were received from the following cities: Cudahy, Hawaiian Gardens, Hawthorne, Santa Fe Springs, Huntington Park, Inglewood, and Gardena. These letters and resolutions are being submitted to the Division of Water and Audits as supporting workpapers to this advice letter filing.

TIER DESIGNATION

This advice letter is being submitted with a Tier 3 designation.

PROTEST AND RESPONSES

Anyone may respond to or protest this advice letter. 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 advice letter 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 advice letter;
- (2) The relief requested in the advice letter 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 advice letter contain material error or omissions;
- (4) The relief requested in the advice letter is pending before the Commission in a formal proceeding; or
- (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 Commission).

A protest shall provide citations or proofs where available to allow staff to properly consider the protest.

A response or protest must be made in writing or by electronic mail and must be received by the Water Division within 20 days of the date this advice letter is filed. The address for mailing or delivering a protest is:

Tariff Unit, Water Division, 3rd floor
California Public Utilities Commission,
505 Van Ness Avenue, San Francisco, CA 94102
E-mail: 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 us, addressed to:

Golden State Water Company
ATTN: Ronald Moore
630 East Foothill Blvd.
San Dimas, CA 91773
Fax: 909-394-7427 or
E-mail: regulatoryaffairs@gswater.com

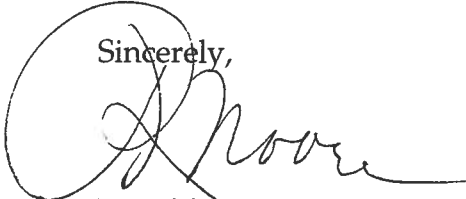
If you have not received a reply to your protest within 10 business days, contact this person at 909-394-3600 ext. 682.

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

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.

No individuals or utilities have requested notification of filing of tariffs. Distribution of this advice letter is being made to the attached service list in accordance with General Order No. 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 to adjacent utilities and other utilities or interested parties having requested such notification

Sincerely,

A handwritten signature in black ink, appearing to read "R Moore", written over a large, light-colored circular scribble.

Ronald Moore

Senior Regulatory Analyst, Regulatory Affairs

c: Jim Boothe, CPUC - Water Division
Danilo Sanchez, CPUC- Water Branch, DRA
Hani Moussa, CPUC- Water Branch, DRA

PRELIMINARY STATEMENTS
(Continued)

XX. FIRST 5 LA MEMORANDUM ACCOUNT

(N)

1. Purpose

The First 5 LA Memorandum Account (F5LAMA) will track costs to participate in the First 5 LA Oral Health Community Development Project. GSWC will record the initial costs (estimated to be \$550,000) and the on-going annual O&M costs (estimated to be \$900,000) until December 31, 2012 in the F5LAMA. O&M costs beyond January 1, 2013 will be reviewed and reasonable funding levels established as part of base rates in GSWC's current general rate case filed on July 21, 2011 (A.11-07-017). O&M costs beginning January 2013 will not be recorded in the First 5 LA Memorandum Account.

The F5LAMA shall include engineering design and consulting services costs and increased annual Operation and Maintenance costs, which includes fluoridation chemicals, operation labor, and quipment operation and maintenance costs.

2. Applicability

The F5LAMA does not have a rate component.

GSWC shall maintain the F5LAMA making entries at the end of each month as follows:

- a. A debit entry shall be made to the F5LAMA at the end of each month to record the expenses.
- b. A debit entry equal to interest on the balance in the account at the beginning of the month and half the balance after the above entry (a.) , at a rate equal to one-twelfth of the rate on three month Commercial Paper, as reported in the Federal Reserve Statistical Release, H.15 or its successor.

3. Effective Date

The F5LAMA shall have the effective date of September 7, 2011.

4. Disposition

No O&M costs incurred after December 31, 2012 shall be recorded in the F5LAMA. GSWC shall close the F5LAMA on January 1, 2013. GSWC may seek rate recovery of costs recorded in the F5LAMA in its next general rate case or other formal proceeding with the California Public Utilities Commission.

(N)

ISSUED BY

R.J. SPROWLS

President

Date Filed: **NOV 29 2011**

Effective Date: **SEP - 9 2011**

Resolution No. W-4890

Advice Letter No. 1455-WA

Decision No. _____

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(Continued)

GOLDEN STATE WATER COMPANY

METROPOLITAN CUSTOMER SERVICE AREA DISTRICT
REGION II SERVICE LIST

City of Bellflower
Water Department
16600 Civic Center Drive
Bellflower, CA 90706

City of Compton
P.O. Box 5118
Compton, CA 90224

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

Timothy E. Wanamaker, City Administrator
City of Inglewood
One Manchester Blvd. -- Suite 900
P.O. Box 6500
Inglewood, CA 90301

City of Long Beach
Water Department
1800 E. Wardlow Rd.
Long Beach, CA 90807-4994

Honorable Antonio Villaraigosa
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 Cerritos
Water Department
P.O. Box 3130
Cerritos, CA 90703

City of Downey
Director of Public Works
11111 Brookshire Avenue
Downey, CA 90241-7016

City of Huntington Park
Water Department
6550 Miles Street
Huntington Park, CA 90255
rramirez@huntingtonpark.org

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

City of Long Beach
Gerald R. Miller, City Manager
333 West Ocean Blvd., 14th Floor
Long Beach, CA 90802

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

City of Paramount
Water Department
16420 Colorado Street
Paramount, CA 90723
nnamea@paramountcity.com

City of South Gate
Water Department
8650 California Street
South Gate, CA 90280
mmostahkami@sogate.org

GOLDEN STATE WATER COMPANY

METROPOLITAN CUSTOMER SERVICE AREA DISTRICT
REGION II SERVICE LIST

City of Torrance
Water Department
3031 Torrance Blvd.
Torrance, CA 90503

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

City Manager
City of Whittier
13230 Penn Street
Whittier, CA 90602
shelvey@cityofwhittier.org

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

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

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

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

Orchard Dale County
Water District
13819 East Telegraph Road
Whittier, CA 90604

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

Robert Kelley, Revenue Requirements
Pico County Water District
P. O. Box 758
Pico Rivera, CA 90660-0768

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

Suburban Water Systems
1211 E. Center Court Drive
Covina, CA 91722-5105

Tract 180 Mutual Water Co.
4544 E. Florence Ave.
Cudahy, CA 90201

Water Replenishment District
General Manager
4040 Paramount Blvd.
Lakewood, CA 90712-4127

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

West Basin MWD
Richard Nagel, General Manager
17140 S. Avalon Blvd., Suite 210
Carson, CA 90746-1296
richardn@westbasin.org

GOLDEN STATE WATER COMPANY

METROPOLITAN CUSTOMER SERVICE AREA DISTRICT
REGION II SERVICE LIST

Gloria Molina – 1st District
L A County Board of Supervisors
856 Kenneth Hahn Hall of Administration
500 West Temple
Los Angeles, CA 90012

Mark Ridley-Thomas – 2nd District
L A County Board of Supervisors
Room 866, Hall of Administration
500 West Temple Street
Los Angeles, CA 90012
Markridley-thomas@bos.lacounty.gov
kkatona@bos.lacounty.gov

To the City Attorney and City Clerk of:

City of Artesia
18747 Clarksdale Avenue
Artesia, CA 90701

City of Bell
6330 Pine Avenue
Bell, CA 90201
Edward.lee@bbklaw.com – City Attorney
rvaldez@cityofbell.org – City Clerk

City Manager
City of Bell Gardens
7100 S. Garfield Avenue
Bell Gardens, CA 90201

City of Carson
701 East Carson Street
Carson, CA 90745

City of Cerritos
P.O. Box 3130
Cerritos, CA 90703

City of Compton
205 South Willowbrook Avenue
Compton, CA 90220

City of Cudahy
5250 Santa Ana
Cudahy, CA 90201

City of Culver City
9779 Culver Blvd.
Culver City, CA 90230

City of Downey
P. O. Box 130
Downey, CA 90241

City of El Segundo
350 Main Street
El Segundo, CA 90245

City of Gardena
1700 West 162nd Street
Gardena, CA 90247
cityclerk@ci.gardena.ca.us

City of Hawaiian Gardens
21815 Pioneer Blvd.
Hawaiian Gardens, CA 90716
sunderwood@hgcity.org

City of Hawthorne
4460 West 126th St.
Hawthorne, CA 90250

City of Huntington Park
6550 Miles Avenue
Huntington Park, CA 90255

City of Lakewood
5050 No. Clark Ave.
Lakewood, CA 90714

City of La Mirada
13700 La Mirada Blvd.
La Mirada, CA 90638

City of Lawndale

City Clerk

GOLDEN STATE WATER COMPANY

METROPOLITAN CUSTOMER SERVICE AREA DISTRICT
REGION II SERVICE LIST

14717 Burin Ave.
Lawndale, CA 90260
wmiliband@awattorneys.com

City of Long Beach
333 West Ocean Blvd.
Long Beach, CA 90802
cityclerk@longbeach.gov

City of Los Alamitos
3191 Katella
Los Alamitos, CA 90720

City of Norwalk
12700 Norwalk Blvd. – Room 5
Norwalk, CA 90650

City of Paramount
16420 So. Colorado Ave.
Paramount, CA 90723

City of Santa Fe Springs
11710 East Telegraph Rd.
Santa Fe Springs, CA 90670
barbaraearl@santafesprings.org

City of South Gate
8650 California Ave.
South Gate, CA 90280

County Clerk
County of Los Angeles
12400 Imperial Hwy
Norwalk, CA 90650
Attn: Rachel Matthews, Room #5207
rmatthews@rrcc.lacounty.gov

County Clerk
County of Orange
10 Civic Center Plaza
Santa Ana, CA 92702

County Counsel
City of Orange
333 W. Santa Ana Blvd., 4th Floor
Santa Ana, CA 92701

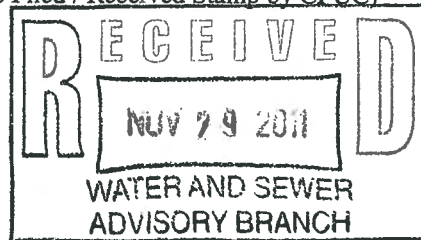
County of LA Waterworks Dist.
23533 West Civic Center Way
Malibu, CA 90265
Attn: Mark Carney
drydman@dpw.lacounty.gov

Mr. Herschel T. Elkins
Asst. Attorney General
State of California
300 South Spring Street
Los Angeles, CA 90013

Fred G. Yanney
Fulbright & Jaworski, LLP
555 South Flower Street, 4th Floor
Los Angeles, CA 90071
fyanney@fulbright.com

**CALIFORNIA PUBLIC UTILITIES
COMMISSION
DIVISION OF WATER AND
AUDITS
Advice Letter Cover Sheet**

(Date Filed / Received Stamp by CPUC)



AL # 1455-WA	Date Mailed to Service List: 11/29/11	Requested Effective Date: 9/7/11	Requested Tier: Tier 1	
Replacing AL#: 1455-W	Authorized by: Resolution No. W-4890	Compliance Filing? Yes	Rate Impact	\$ N/A % N/A

The public has 20 days from Date Mailed (above) to protest this advice letter. If you chose to protest or respond to the advice letter, send Protest and/or Correspondence within 20 days to:

Director
Division of Water and Audits
505 Van Ness Ave.
San Francisco, CA 94102

and if you have email capability, also email to:

water_division@cpuc.ca.gov

Your protest also must be served on the Utility

(see attached advice letter for more information and grounds for protest)

Company Name: Golden State Water Company

CPUC Utility Number:

WTA 133-W

WTB _____

WTC _____

WTD _____

SWR _____

Address: 630 East Foothill Blvd.

City, State, Zip: San Dimas, CA 91773

	Contact Name:	Phone No.	Fax No.	Email Address:
Filer	Ronald Moore	909-394-3600 ext. 682	909-394-7427	rkmoore@gswater.com
Alternate	Keith Switzer	909-394-3600 ext. 759	909-394-7427	kswitzer@gswater.com

Description:

1. Advice letter is in compliance with Resolution W-4890.
2. Advice letter requests the establishment a memorandum account to track costs to participate in First 5 LA Oral Health Community Development Program (water fluoridation).
3. n/a

(FOR CPUC USE ONLY)

WTS Budget/Activity/Type _____/_____/_____	Process as: <input type="checkbox"/> Tier 1 <input type="checkbox"/> Tier 2 <input type="checkbox"/> Tier 3
Project Manager: _____	20th Day _____ 30th Day _____
Analyst: _____	Suspended on: _____
Due Date: _____	Extended on: _____
Completion Date: _____	Resolution No.: _____
	AL/Tariff Effective Date: _____