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BEFORE THE PUBLIC UTILITIES COMMISSION

OF THE STATE OF CALIFORNIA

Application of California-American Water Company (U210W), California Water Service Company (U60W), Golden State Water Company (U133W), Park Water Company (U314W) and Apple Valley Ranchos Water Company (U346W) to Modify D.08-02-036, D.08-06-002, D.08-08-030, D.08-09-026, D.08-11-023, D.09-05-005, D.09-07-021, and D.10-06-038 regarding the Amortization of WRAM-related Accounts

A.10-09-017
(Filed September 20, 2010)

**CALIFORNIA-AMERICAN WATER COMPANY (U210W)
RULE 3.2 (D) COMPLIANCE FILING**

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Dated: May 23, 2011

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Pursuant to the *Administrative Law Judge’s Ruling Directing Customer Notice of this Application be Provided Pursuant to Rule 3.2(d) of the Commission’s Rules of Practice and Procedure*,¹ (12/20/10 Ruling) California-American Water Company (“California American Water”) respectfully submits this Proof of Compliance. On September 20, 2010, California American Water, together with California Water Service Company (U60W), Golden State Water Company (U133W), Park Water Company (U314W) and Apple Valley Ranchos Water Company (U346W) (together, “Applicants”), filed this expedited application in an effort to modify informal processes for amortizing the Water Revenue Adjustment Mechanisms (“WRAMs”) and the Modified Cost Balancing Accounts (“MCBAs”). California American Water prepared and distributed customer notices in each of its districts to reflect the proposed changes to the amortization of the WRAM and MCBA.

¹ The Applicants did not initially provide notice under Rule 3.2(d) because this application does not seek to increase any rate of charge. However, the 12/20/10 Ruling held that such notice is required.

