

BEFORE THE PUBLIC UTILITIES COMMISSION  
OF THE STATE OF CALIFORNIA



**FILED**  
04-17-12  
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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.

Application 10-09-017  
(Filed September 20, 2010)

**NOTICE OF EX PARTE COMMUNICATION BY THE  
DIVISION OF RATEPAYER ADVOCATES**

In accordance with Article 8, Rule 8.2 and 8.4 of the California Public Utilities Commission's Rules of Practice and Procedure, the Division of Ratepayer Advocates ("DRA") respectfully submits this notice of ex parte communication.

On April 12, 2012, at 2:30 p.m., Ms. Cheryl Cox, DRA Policy Advisor, Ms. Lisa Bilir, DRA Water Branch Supervisor, and Ms. Mandy Rasmussen, DRA Utilities Engineer, spoke with Mr. Stephen St. Marie, Advisor to Commissioner Catherine J.K. Sandoval at the Commission's offices at 505 Van Ness Avenue, in San Francisco, Ca 94102. Ms. Cox initiated the meeting, which lasted approximately 20 minutes.

During the meeting, Ms. Bilir and Ms. Rasmussen discussed DRA's support for the Proposed Decision ("PD") of Administrative Law Judge Christine Walwyn in A.10-09-017. DRA pointed out that the PD provides safeguards by establishing a limit on annual WRAM/MCBA surcharges. Ms. Rasmussen explained that there are benefits to having a district-by-district review. With these kinds of safeguards in place, all districts that happen to reach the 22.5% cap will then wave a "red flag" to DRA and the

Commission during a utility's GRC to inform DRA staff that the WRAM/MCBA undercollections need to be reviewed. Ms. Rasmussen also added that GRC review will enable the Commission and DRA to examine why the large undercollections occurred and what can be done to prevent similar undercollections from happening in the future. Ms. Rasmussen further clarified that a large undercollection does not necessarily mean that the WRAM/MCBA balance should not be recovered. In particular, because there is a "presumption of reasonableness" associated with the WRAM/MCBA and all other balancing accounts, adjustments to a remaining balance would only be considered in extraordinary situations.

DRA cited Public Utilities Code sections 739.8 (c) and (d) related to the implementation of programs related to water conservation goals and the caution of ensuring the ability of communities to support these programs. DRA explained why it believes the PD is consistent with these Public Utilities Code sections.

Ms. Bilir then provided a short description of the sales forecast methods used by the water utilities in recent GRC applications and explained that the Golden State, Park, and Apple Valley GRCs are all still pending and their most recent sales forecast have yet to be implemented. Ms. Bilir also pointed out that when compared to 2010 balances, Cal Water's annual WRAM/MCBA balance percentages have generally come down in 2011 and this decline in balances is likely due to their recently revised sales forecast put in place in 2011.

Finally, Ms. Rasmussen described DRA's three proposed modifications to the PD, including its recommendation for a GRC customer notice requirement, changes to the PD's Finding of Fact to remove language indicating the utilities have an "incentive" to agree to a high sales forecast, and a technical correction to clarify a statement in the PD describing which revenues are captured in the WRAM/MCBA mechanisms. DRA also explained that these proposed modifications are fully presented in its April 9, 2012 opening comments.

DRA provided Mr. St. Marie written materials during the meeting. They are attached to this notice of ex parte communication.

Copies of this Notice and the attachments can be obtained by calling or sending e-mail to Sue Muniz at (415) 703-1858.

Respectfully submitted,

/s/ MARTHA PEREZ

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MARTHA PEREZ

Attorney for the Division of  
Ratepayer Advocates

California Public Utilities Commission  
505 Van Ness Avenue  
San Francisco, CA 94102  
Phone: (415) 703-1219  
Fax: (415) 703-2262  
E-mail: [martha.perez@cpuc.ca.gov](mailto:martha.perez@cpuc.ca.gov)

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