

**BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA**

California Water Service Company (U 60-W), for Authority to Increase Rates Charged for Water Service in the Antelope Valley District by \$437,218 or 36.94% in Fiscal Year 2006-2007; by \$145,000 or 8.94% in Fiscal Year 2007-2008; and by \$145,000 or 8.21% in Fiscal Year 2008-2009.

Application 05-08-006  
(Filed August 8, 2005)

And Related Matters.

Application 05-08-007  
Application 05-08-008  
Application 05-08-009  
Application 05-08-010  
Application 05-08-011  
Application 05-08-012  
Application 05-08-013  
(Filed August 8, 2005)

**ADMINISTRATIVE LAW JUDGE'S RULING  
SERVING LETTER ON PARTIES**

On or about May 2, 2006, I received the attached letter and 20-page enclosure from the Division of Ratepayer Advocates, sent on behalf of both DRA and California Water Service Company. The letter and enclosure relate to the [Water] Revenue Adjustment Mechanism stipulation between Cal Water and DRA.

I received only one paper copy, and no electronic copy. The document was not filed with the Commission, does not show a list of other recipients, and lacks the certificate of service that would have defined it as officially served under the Commission's Rules of Practice and Procedure, Rule 2.3(g).

This ruling is issued to formally transmit the document to the parties and thereby ensure that they have received it and it is part of the record in the proceeding.

Therefore, **IT IS RULED** that the attached letter dated May 2, 2006 from the Division of Ratepayer Advocates the assigned Administrative Law Judge, sent on behalf of both the Division of Ratepayer Advocates and California Water Service Company, and the 20-page enclosure thereto, is served on the parties and thereby entered into the formal record of this proceeding.

Dated June 14, 2006, at San Francisco, California.

/s/ JAMES C. McVICAR

James C. McVicar  
Administrative Law Judge

