

PUBLIC UTILITIES COMMISSION

505 VAN NESS AVENUE
SAN FRANCISCO, CA 94102-3298



May 29, 2024

Jonathan Morse
Sr. Manager Rates & Regulatory
California-American Water Company
520 Capitol Mall Ste. 630
Sacramento, CA 95814

Dear Mr. Morse,

The Water Division of the California Public Utilities Commission has approved California-American Water Company's Advice Letter No. 1443, filed on April 10, 2024, regarding AMI Opt-Out Tariff Update for All Service Areas authorized by D.21-11-018.

Enclosed are copies of the following revised tariff sheets, effective May 10, 2024, for the utility's files:

P.U.C.	
Sheet No.	Title of Sheet
11018-W	Schedule No. CA-OUT, California American Water Residential Metered Service - CAW OPT-OUT Tariff, Sheet 1
11019-W	Table Of Contents, Sheet 2
11020-W	Table Of Contents, Sheet 1

Please contact Bradley Leong at BL4@cpuc.ca.gov, if you have any questions.

Thank you.

Enclosures

April 10, 2024

ADVICE LETTER NO. 1443

Purpose:

This advice letter is to comply with the following statement on Schedule No. CA-OUT, California American Water's Residential Metered Service Opt-Out Tariff:

CAW will perform a review of the costs associated with offering this Schedule within two years of the effective date to determine if the fee amounts or any other provisions need to be modified.

Background:

Decision (D.) 21-11-018 adopted three settlement agreements resolving disputed issues in California American Water's general rate case Application 19-07-004. In Partial Settlement 1, as it is called in D.21-11-018, the parties reached an agreement on California American Water's proposal to implement an opt-out tariff regarding Advanced Metering Infrastructure ("AMI")/Automated Meter Reading ("AMR") meters. Specifically, it was agreed that California American Water will:

- a. Offer customers the option to opt-out of the AMI before any new AMI meters are installed. Customers that opt-out will be charged a \$13.00 monthly charge once AMI billing is fully implemented but will not face the \$70.00 initial fee that is provided on Schedule CA
- b. File a Tier 1 Advice Letter to make Schedule CA-OUT effective no more than 90 days prior to the start of billing utilizing AMI meters.
- c. Treat revenues generated through the monthly charges provided in Schedule CA-OUT as Other Revenue. However, because revenues received through the opt-out tariff will be minimal in this GRC cycle, they cannot be accurately forecasted for inclusion in the authorized revenue requirement.

D.21-11-018 adopted the Partial Settlement and further provided with respect to California American Water's proposed AMI opt-out tariff:

Cal-Am shall file a Tier 1 Advice Letter making Schedule CA-OUT effective for customers seeking to opt-out of AMR/AMI 90 prior to the date it anticipates using AMI meters for Billing, so that customers that choose not to enroll in AMI can begin paying the \$13.00 monthly fee to cover meter-reader related labor costs.¹

California American Water filed Advice Letter 1367 on April 11, 2022, requesting Schedule CA-OUT become effective. Advice Letter 1367 was approved on May 12, 2022. As noted above, Schedule CA-OUT directs California American Water to perform a review of the costs associated with the AMI opt-out program within two years of the effective date to

¹ D.21-11-018, p.163.

determine if the fee amounts or any other provisions need to be modified. This advice letter is timely filed.

Request:

California American Water held several meetings with its operators to discuss the costs associated with offering Schedule CA-OUT. It was determined that no changes to the charges included in Schedule CA-OUT were necessary. California American Water did determine that it was not necessary to maintain the billing special condition requiring payment of the initial fee within 90 days.

California American Water does, however, request modifications to other provisions in the AMI Opt-Out tariff. Specifically, California American Water requests modifying terminology to clarify when a customer opt-out may be revoked. In certain instances where a customer has opted-out of AMI, California American Water operators are unable to gain access to non-AMI/AMR meters which is required to obtain a manual read and perform necessary maintenance on meters and associated assets. Inability to access, read, and perform maintenance on non-AMI/AMR meters results in customer billing inaccuracies, and additional costs for repeated meter access attempts. The tariff language modifications contained herein will require customers that have opted out of AMI/AMR to allow access to meters for reading, maintenance, and operation per Rule 16. If the customer does not provide the required meter access for two months in a row, an automated meter will be installed.

Tier Designation:

This advice letter is submitted pursuant to General Order No. 96-B and D.21-11-018 and is designated as a Tier 2 filing.

Effective Date:

California American Water requests an effective date of May 10, 2024.

Notice and Service List:

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 transmitted electronically to interested parties having requested such notification. ***Please note that this advice letter will only be distributed electronically.***

Response or Protest²

Anyone may respond to or protest this advice letter. 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 advice letter in whole or in part and must set forth the specific grounds on which it is based. These grounds³ are:

² G.O. 96-B, General Rule 7.4.1

³ G.O. 96-B, General Rule 7.4.2

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 relitigating 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 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
water_division@cpuc.ca.gov

In 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:

Email Address:

chase.grady@amwater.com

sarah.leeper@amwater.com

ca.rates@amwater.com

Mailing Address:

520 Capital Mall, Suite 630
Sacramento, CA 95814

555 Montgomery Street, Suite 816
San Francisco, CA 94111

520 Capital Mall, Suite 630
Sacramento, CA 95814

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.

If you have not received a reply to your protest within 10 business days, please contact Chase Grady at (916) 568-4241.

CALIFORNIA-AMERICAN WATER COMPANY

/s/ Chase Grady

Chase Grady
Associate Rates & Regulatory Analyst

Cal P.U.C. Sheet No.	Title of Sheet	Cancelling Cal P.U.C. Sheet No.
11018-W	Schedule No. CA-OUT California American Water RESIDENTIAL METERED SERVICE - CAW OPT-OUT TARIFF Sheet 1	10449-W
11019-W	TABLE OF CONTENTS Sheet 2	10985-W
11020-W	TABLE OF CONTENTS Sheet 1	11017-W

Schedule No. CA-OUT
 California American Water
RESIDENTIAL METERED SERVICE - CAW OPT-OUT TARIFF

Sheet 1

APPLICABILITY

Applicable, in conjunction with any other applicable schedule, to all residential customers who do not wish to have a wireless, communicating meter (hereafter, "automated meter") installed at their premises. Under this program, customers may choose to receive service using a meter without the ability to transmit data wirelessly (hereafter, "opt-out customers"). This schedule is applicable to customers who receive water service from California American Water. (C)
(C)

TERRITORY

This Schedule is applicable to the entire service territory served by the Utility.

RATES

All charges and provisions of the customer's standard tariff shall apply. Opt-out customers who elect this option will also be charged as follows:

Initial Fee: \$70.00
 Monthly Charge: \$13.00/month

Charges will apply following the metering equipment change from an automated meter to a non-transmitting meter. If an equipment change is not required, charges will apply following affirmative election of the opt-out option by the customer.

The initial fee is only applicable if automated metering equipment is required to be removed from the customer premises.

The initial fee and monthly charge shall be applied on a per-location, not per-meter basis.

CAW will perform a review of the costs associated with offering this Schedule within two years of the effective date to determine if the fee amounts or any other provisions need to be modified.

SPECIAL CONDITIONS

1. Metering Equipment: A water meter without the ability to transmit data wirelessly will be used as the opt-out meter for customers who elect this Schedule. Customers must allow access to CAW's meter(s) for maintenance and operation, including meter reading, per CAW Operating Rule 16, Item B.4. CAW may modify a customer's Opt-Out status and install an automated meter in the event the customer account has two or more consecutive billing estimates as a result of CAW's inability to access the existing meter or obtain a read. (N)
|
(N)
(D)
(D)
2. Ineligibility for Certain Services: Opt-out customers will not be eligible for certain services that are only provided using automated metering technology, such as leak detection alerts, intra-bill cycle budget alerts, and the ability to view interval water consumption data via a web portal. (L)
|
(L)

(Continued)

(TO BE INSERTED BY UTILITY)		ISSUED BY	(TO BE INSERTED BY C.P.U.C.)	
Advice	1443	S. W. OWENS	Date Filed	<u>04/10/2024</u>
Decision		SR. DIRECTOR - Rates & Regulatory	Effective	<u>05/10/2024</u>
			Resolution	<u> </u>

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(Continued)

<u>(TO BE INSERTED BY UTILITY)</u>	<u>ISSUED BY</u>	<u>(TO BE INSERTED BY C.P.U.C.)</u>
Advice 1443	S. W. OWENS	Date Filed <u>04/10/2024</u>
Decision	SR. DIRECTOR - Rates & Regulatory	Effective <u>05/10/2024</u>
		Resolution _____

ALL DISTRICTS SERVICE LIST
CALIFORNIA-AMERICAN WATER COMPANY

BY MAIL:

	Noland, Hamerly, Etienne & Hoss 333 Salinas Street Salinas, CA 93901	Mark Brooks Utility Workers Union Of America 521 Central Ave. Nashville, TN 37211
Maxine Harrison California Public Utilities Commission Executive Division 320 West 4th Street Suite 500 Los Angeles, CA 90013	Wallin, Kress, Reisman & Krantz, LLP 11355 West Olympic Blvd., SUITE 300 Los Angeles, CA 90064	Ann Camel City Clerk City of Salinas 200 Lincoln Avenue Salinas, CA 93901
Gregory J. Smith, County Clerk County of San Diego County Administration Center 1600 Pacific Highway, Room 260 San Diego, CA 92101	Barbara Delory 4030 Bartlett Avenue Rosemead, CA 91770-1332	Carol Nickborg POB 4029 Monterey, CA 93942
Jim Sandoval, City Manager City of Chula Vista 276 Forth Avenue Chula Vista, CA 91910	Gary E. Hazelton County Clerk – Recorder Santa Cruz County 701 Ocean Street, Room 210 Santa Cruz, CA 95060	Steven J. Thompson 5224 Altana Way Sacramento, CA 95814
Sacramento County WMD 827 7th Street, Room 301 Sacramento, CA 95814	Henry Nanjo Department of General Services Office of Legal Services, MS-102 PO Box 989052 West Sacramento, CA 95798-9052	Hatties Stewart 4725 S. Victoria Avenue Los Angeles, CA 90043
Citrus Heights Water District 6230 Sylvan Road Citrus Heights, CA 95610 rchurch@chwd.org	City of Chula Vista Director of Public Works 276 Forth Avenue Chula Vista, CA 91910	Anne Moore, City Attorney City of Chula Vista 276 Forth Avenue Chula Vista, CA 91910
San Gabriel County Water District 8366 Grand Ave Rosemead, CA 91770	City of Camarillo 601 Carmen Drive Camarillo, CA 93010	Karen Crouch City Clerk, Carmel-By-The-Sea PO Box CC Carmel-by-the-Sea, CA 93921
Louis A. Atwell Director of Public Works City of Inglewood One W. Manchester Blvd. Inglewood, CA 90301	Los Angeles Docket Office California Public Utilities Commission 320 West 4th Street, Suite 500 Los Angeles, CA 90013	Marcus Nixon Asst. Public Advisor 320 W. 4th Street, Suite 500 Los Angeles, CA 90013

ALL DISTRICTS SERVICE LIST
CALIFORNIA-AMERICAN WATER COMPANY

James R. Lough, City Attorney
City of Imperial Beach
825 Imperial Beach Blvd.
Imperial Beach, CA 91932

Robert C. Baptiste
9397 Tucumcari Way
Sacramento, CA 95827-1045

Mario Gonzalez
111 Marwest Commons Circle
Santa Rosa, CA 95403

William M. Marticorena
Rutan & Tucker, LLP
611 Anton Blvd., 14th Floor
Costa Mesa, CA 92626-1931

James L. Markman
Richards, Watson & Gershon
355 South Grand Avenue, 40th Floor
Los Angeles, CA 90071-3101

Rex Ball
SR/WA, Senior Real Property MGMT
County of Los Angeles
222 South Hill Street, 3rd Floor
Los Angeles, CA 90012

City of San Gabriel
City Clerk
425 S. Mission Drive
San Gabriel, CA 91776

Michelle Keith
City Manager
City of Bradbury
600 Winston Avenue
Bradbury, CA 91008

Ventura County Waterworks District
7150 Walnut Canyon Road
P.O. Box 250
Moorpark, CA 93020

Michelle Keith
City Manager
City of Bradbury
600 Winston Avenue
Bradbury, CA 91008

City of Sand City
City Hall
California & Sylvan Avenues
Sand City, CA 93955
Attn: City Clerk

Yazdan Enreni, P.E.
Public Works Director
Monterey County DPW
168 West Alisal Steet, 2nd Floor
Salinas, CA 93901-4303

Fruitridge Vista Water Company
P.O. Box 959
Sacramento, CA 95812

Monterey Regional Water Pollution
Control Agency (MRWPCA)
5 Harris Court Road. Bldg D.
Monterey, CA 93940

Carol Smith
6241 Cavan Drive, 3
Citrus Heights, CA 95621

Anthony La Bouff, County Counsel
Placer County
175 Fulweiler Avenue
Auburn, CA 95603

Temple City
City Clerk
9701 Las Tunas Dr.
Temple City, CA 91780

City of Los Angeles
Department of Water and Power
111 North Hope Street
Los Angeles, CA 90012
Attn: City Attorney

Darryl D. Kenyon
Monterey Commercial Property Owners
Association
P.O. Box 398
Pebble Beach, CA 93953

Edward W. O'Neill
Davis Wright Tremaine LLP
505 Montgomery Street
San Francisco, CA 94111-6533

Marc J. Del Piero
4062 El Bosque Drive
Pebble Beach, CA 93953-3011

Barbara Morris Layne
36652 Hwy 1, Coast Route
Monterey, CA 93940

Irvin L. Grant
Deputy County Counsel
County of Monterey
168 W. Alisal Street, 3rd floor
Salinas, CA 93901-2680

Deborah Mall, City Attorney
City of Monterey
512 Pierce Street
Monterey, CA 93940

ALL DISTRICTS SERVICE LIST
CALIFORNIA-AMERICAN WATER COMPANY

Penngrove/Kenwood Water Co
4984 Sonoma Hwy
Santa Rosa, CA 95409

Will and Carol Surman
36292 Highway One
Monterey, CA 93940

City of Thousand Oaks Water Dept.
2100 E. Thousand Oaks Blvd.
Thousand Oaks, CA 91362

City of Monrovia
City Clerk
415 South Ivy Ave
Monrovia, CA 91016

Don Jacobson
115 Farm Road
Woodside, CA 94062-1210

Rio Linda Water District
730 L Street
Rio Linda, CA 95673

City of Rosemead
City Clerk
8838 E. Valley Blvd
Rosemead, CA 91770

Jose E. Guzman, Jr.
Guzman Law Offices
288 Third Street, Ste. 306
Oakland, CA 94607

Robert A. Ryan, Jr.
County of Sacramento
Downtown Office
700 H Street, Suite 2650
Sacramento, CA 95814

Alco Water Service
249 Williams Road
Salinas, CA 93901

Sacramento Suburban Water District
3701 Marconi Avenue, Suite 100
Sacramento, CA 95821-5303

Valerie Ralph, Clerk of the Board
County of Monterey
P.O. Box 1728
Salinas, CA 93902

BY E-MAIL:

Public Advocates Office
California Public Utilities Commission
dra_water_al@cpuc.ca.gov

Lori Ann Dolqueist
Nossaman LLP
50 California Street, 34th Floor
San Francisco, CA 94111
ldolqueist@nossaman.com

Johanna Canlas, City Attorney
City of Coronado
501 West Broadway, Suite 1600
Coronado, CA 92101
jcanlas@bwslaw.com

Sunnyslope Water Company
1040 El Campo Drive
Pasadena, CA 91109
sswc01_jcobb@sbcglobal.net

Richard Rauschmeier
California Public Utilities Commission
PAO - Water Branch, Rm 4209
505 Van Ness Ave
San Francisco, CA 94102
rra@cpuc.ca.gov

Ms. Lisa Bilir
California Public Utilities Commission
Public Advocates Office
505 Van Ness Avenue
San Francisco, CA 94102
Lwa@cpuc.ca.gov

East Pasadena Water Company
3725 Mountain View
Pasadena, CA 91107
larry@epwater.com

Christina Baker, City Clerk
City of San Marino
2200 Huntington Drive, 2nd floor
San Marino, CA 91108
cityclerk@cityofsanmarino.org

ALL DISTRICTS SERVICE LIST
CALIFORNIA-AMERICAN WATER COMPANY

Annette Juarez, City Clerk
City of Duarte
1600 Huntington Drive
Duarte, CA 91010
ajuarez@accessduarte.com

B. Tilden Kim
Attorney At Law
Richards Watson & Gershon
355 South Grand Avenue, 40th Floor
Los Angeles, CA 90071
tkim@rwglaw.com

Monterey Peninsula Water Mgmt Dist., CFO
P.O. Box 85
Monterey, CA 93942
suresh@mpwmd.net
kristina@mpwmd.net
sara@mpwmd.net

Rates Department
California Water Service Company
1720 North First Street
San Jose, CA 95112
rateshelp@calwater.com

Laura Nieto
City of Irwindale
Chief Deputy City Clerk
5050 North Irwindale Avenue
Irwindale, CA 91706
lnieto@IrwindaleCA.gov

Dana McRae
County Counsel
County of Santa Cruz
701 Ocean Street, Room 505
Santa Cruz, CA 95060
dana.mcrae@co.santa-cruz.ca.us

Citrus Heights Water District
6230 Sylvan Road
Citrus Heights, CA 95610
hstraus@chwd.org

Johnny Yu
5356 Arnica Way
Santa Rosa, CA 95403
johnnyyu@sbcglobal.net

Lisa Travis
Deputy County Counsel
County of Sacramento
600 8th Street
Sacramento, CA 95814
travisl@saccounty.net

Barry Gabrielson
bdgabriel1@aol.com

John Corona
Utilities Superintendent
City of Arcadia Water Dept.
Arcadia, CA 91006
jcorona@arcadiaca.gov

San Gabriel Valley Water Company
11142 Garvey Blvd.
El Monte, CA 91734
dadellosa@sgvwater.com

City of Inglewood
City Hall
One W. Manchester Blvd.
Inglewood, CA 90301
brai@cityofinglewood.org

James Bouler
Larkfield/Wikiup Water District Advisory
133 Eton Court
Santa Rosa, CA 95403
jbouler@comcast.net

Tim & Sue Madura
411 Firelight Drive
Santa Rosa, CA 95403
suemadura@sbcglobal.net

City of Sacramento, Water Division
1391 35th Avenue
Sacramento, CA 95822
utilities@cityofsacramento.org

Cliff Finley, PE
Director of Public Works
City of Thousand Oaks
2100 Thousand Oaks Blvd
Thousand Oaks, CA 91363
cfinley@toaks.org

Placer County Water Agency
Customer Service Department
customerservices@pcwa.net

John K. Hawks
Executive Director
California Water Association
601 Van Ness Avenue, Suite 2047
San Francisco, CA 94102-3200
jhawks_cwa@comcast.net

Mary Martin
4611 Brynhurst Ave.
Los Angeles, CA 90043
Marymartin03@aol.com

Brent Reitz
Capital Services
P.O. Box 1767
Pebble Beach CA 93953
reitzb@pebblebeach.com

Marvin Philo
3021 Nikol Street
Sacramento, CA 95826
mhphilo@aol.com

Jim McCauley, Clerk-Recorder
Placer County
2954 Richardson Drive
Auburn, CA 95603
skasza@placer.ca.gov

Jim Heisinger
P.O. Box 5427
Carmel, CA 93921
hbm@carmellaw.com

ALL DISTRICTS SERVICE LIST
CALIFORNIA-AMERICAN WATER COMPANY

Florin County Water District
P.O. Box 292055
Sacramento, CA 95829
fcwd@sbcglobal.net

George Riley
Citizens for Public Water
1198 Castro Road
Monterey, CA 91940
georgetriley@gmail.com

City of Del Rey Oaks
City Hall
650 Canyon Del Rey Road
Del Rey Oaks, CA 93940
Attn: City Clerk
citymanager@delreyoaks.org
kminami@delreyoaks.org

David C. Laredo and Fran Farina
Attorneys at Law
DeLay & Laredo
606 Forest Ave
Pacific Grove, CA 93950
dave@laredolaw.net

City of El Monte
Chief Deputy City Clerk
11333 Valley Blvd
El Monte CA 91731-3293
Cityclerk@elmonteca.gov

County of Ventura
800 South Victoria Avenue
Ventura, CA 93009
wspc@ventura.org

Jennifer Ekblad, MMC, CPM
City Clerk
City of Coronado
1825 Strand Way
Coronado, CA 92118
cityclerk@coronado.ca.us

Amy Van, City Clerk
City of Citrus Heights
6237 Fountain Square Drive
Citrus Heights, CA 95621
avan@citrusheights.net

Yvonne Zepeda, Deputy City Clerk
City of Isleton
P.O. Box 716
Isleton, CA 95641
Yvonne.zepeda@cityofisleton.com

Clerk of the Board
County of Monterey
P.O. Box 1728
Salinas, CA 93902
cob@co.monterey.ca.us

Bernardo R. Garcia
PO Box 37
San Clemente, CA 92674-0037

Mike Niccum
General Manager
Pebble Beach Community Svcs. District
3101 Forest Lake Road
Pebble Beach, CA 93953
mniccum@pbcsd.org

Carmel Area Wastewater District
3945 Rio Road
Carmel, CA 93923
buikema@cawd.org

Rafael Lirag
California Public Utilities Commission
Administrative Law Judge
505 Van Ness Avenue Room 4101
San Francisco, CA 94102-3214
Rafael.lirag@cpuc.ca.gov

Laura L. Krannawitter
California Public Utilities Commission
Executive Division, Rm 5303
505 Van Ness Avenue
San Francisco, CA 94102
Laura.krannawitter@cpu.ca.gov

City of Monterey
City Hall
Monterey, CA 93940
Attn: City Clerk
connolly@ci.monterey.ca.us

City of Seaside, City Hall
Seaside, CA 93955
Attn: City Clerk
dhodgson@ci.seaside.ca.us
to'halloran@ci.seaside.ca.us
cityatty@ix.netcom.com
cityattorney@ci.seaside.ca.us

City of Salinas
Christopher A. Callihan, Esq.
City Attorney
200 Lincoln Avenue
Salinas, CA 93901
chrisc@ci.salinas.ca.us

Audrey Jackson
Golden State Water Company
630 E. Foothill Blvd.
San Dimas, CA 91773
afjackson@gswater.com

David Heuck
Accounting
2700 17 Mile Drive
Pebble Beach, CA 93953
heuckd@pebblebeach.com

Mara W. Elliott, City Attorney
City of San Diego
1200 Third Avenue, Suite 1620
San Diego, CA 92101
cityattorney@sandiego.gov

ALL DISTRICTS SERVICE LIST
CALIFORNIA-AMERICAN WATER COMPANY

Thomas Montgomery, County Counsel
County of San Diego
County Administration Center
1600 Pacific Highway, Room 260
San Diego, CA 92101
thomas.montgomery@sdcounty.ca.gov

Sheri Damon
City of Seaside, City Attorney
440 Harcourt Avenue
Seaside, CA 93955
cityatty@ix.netcom.com
cityattorney@ci.seaside.ca.us

Jacqueline M. Kelly, MMC
City Clerk
City of Imperial Beach
825 Imperial Beach Blvd.
Imperial Beach, CA 91932
jkelly@imperialbeachca.gov

Susan Sommers
City Of Petaluma
P.O. Box 61
Petaluma, CA 94953
suesimmons@ci.petaluma.ca.us

Elizabeth Maland, City Clerk
City of San Diego
202 C Street, 2nd Floor
San Diego, CA 92101
cityclerk@sandiego.gov

Jon Giffen
City Attorney
City of Carmel-By-The-Sea
P.O. Box 805
Carmel-By-The-Sea, CA 93921
jgiffen@kaglaw.net