



110 W. Taylor Street
San Jose, CA 95110-2131

April 9, 2021

California Public Utilities Commission
505 Van Ness Avenue
San Francisco, CA 94102

Advice Letter No. 557A

To Whom It May Concern:

San Jose Water Company (U-168-W) (SJWC) hereby transmits for filing the following changes in tariff schedules applicable to its service area and which are attached here to:

<u>Cal. P.U.C Sheet No.</u>	<u>Title of Sheet</u>	<u>Cancelling Cal. P.U.C. Sheet No.</u>
2101-W	Service Area Map Locator, Index	1589-W
2102-W	Table of Contents	2100-W
2103-W	List of Contracts and Deviations (Continued)	

Purpose

These tariffs are submitted pursuant to Public Utilities Code 1001, General Orders (G.O.) Nos. 96-A and 103. SJWC files this Supplemental Advice Letter (AL) 557A to add seven (7) customers of the former Arrowhead Co-operative Company Inc. (Arrowhead) to its List of Contracts and Deviations. AL 557 incorrectly referenced six (6) customers.

In accordance with Resolution W-3937 (Attachment A), SJWC can serve customers at less than G.O. 103 standards provided it requests authorization via an advice letter and the following five conditions are met:

- 1) The customer cannot be served at G.O 103 standards at a reasonable cost;
- 2) The customer is willing to take service at less than G.O. 103 standards;
- 3) The limitations will be recorded as a deed restriction;
- 4) The residence to be served is in an area in which additional growth is unlikely;and
- 5) The final installation, including customer-provided facilities, meets all local permit requirements.

All five conditions have been met as follows:

- 1) The difference in elevation of the existing tanks serving these parcels and the elevation of each parcel is less than 92 feet (or 40 psi). The only way to provide service to these parcels at GO 103 standards (40 psi minimum) is to increase this elevation difference but lowering the grade of the

parcels to be served or installing a new tank at a higher elevation. Since neither of these options could be achieved at a reasonable cost, the homeowners agreed to accept service below GO 103 standards.

- 2) Covenants for domestic water service at less than G.O. 103 standards have been executed;
- 3) The deed restrictions have been executed and recorded;
- 4) No additional growth for the area is anticipated; and
- 5) Facilities installed by SJWC meet all local permit requirements.

Background

SJWC filed AL 557 on December 18, 2020, requesting authorization to add to its service area 39 services previously served by the Arrowhead in the County of Santa Clara. These properties are contiguous to SJWC's service area. For additional information including the Water Supply and Certification Questionnaire, please see AL 557.

Effective Date

SJWC requests an effective date of September 30, 2020.

Protests and Responses

Anyone may respond to or protest this advice letter. A response does not oppose the filing but presents information that may prove 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 may include the following:

- 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;
- 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 relitigating a prior order of the Commission).

A response or protest must be made 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 delivering a protest is:

Tariff Unit, Water Division, 3rd floor
California Public Utilities Commission,
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 of the protest by electronic mail to us, addressed to:

Regulatory Affairs
regulatoryaffairs@sjwater.com.

The advice letter process does not provide for any responses, protests or comments, except for the utility's reply, after the 20-day comment period.

In compliance with Paragraph 4.3 of General Order 96-B, a copy of this advice letter has been sent via electronic mail to all interested and affected parties as detailed in Attachment B as well as to members of Arrowhead. No hard copies are being delivered due to the pandemic.

This filing will not raise any rate, cause the withdrawal of service, nor conflict with other schedules or rules.

Very truly yours,

/S/JOHN TANG
Vice President of Regulatory Affairs

Attachments

Index of Workpapers

Attachment A Resolution 3937-W

Attachment B Service List

SAN JOSE WATER COMPANY

ADVICE LETTER NO. 557A

ATTACHMENT A

PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

COMMISSION ADVISORY AND COMPLIANCE DIVISION
WATER UTILITIES BRANCH

RESOLUTION W-3937
September 7, 1995

R E S O L U T I O N

(RES. W-3937), SAN JOSE WATER COMPANY. ORDER AUTHORIZING DEVIATION FROM COMMISSION GENERAL ORDER 103, RULES GOVERNING WATER SERVICE INCLUDING MINIMUM STANDARDS FOR DESIGN AND CONSTRUCTION, IN CONNECTION WITH PROVISION OF SERVICE TO TWO LOTS AT THE END OF REDHILL ROAD IN THE COUNTY OF SANTA CLARA.

BY ADVICE LETTER NO. 272, FILED ON JUNE 12, 1995.

SUMMARY

San Jose Water Company (SJWC) is requesting Commission authority to deviate from General Order (G.O.) 103, Rules Governing Water Service including Minimum Standards for Design and Construction, and extend service to two properties, known as APN 517-23-039 and APN 517-23-041, at the end of Redhill Road in the County of Santa Clara. This resolution grants the request.

BACKGROUND

SJWC's service area abuts the northern end of the Diablo Range on the east and the Santa Cruz Mountains on the south and southeast. Developments of any size in these areas are impossible due to the terrain and government requirements for open space and parks. What little development does occur involves individual lots or very small subdivisions, on land that is rocky and hilly.

The service area boundary has generally been determined by the 40 pounds per square inch gauge (p.s.i.g.) pressure line of SJWC's system, because G.O. 103 requires that Commission-regulated utilities maintain normal operating pressures of not less than 40 p.s.i.g. nor more than 125 p.s.i.g. at the service connection, except during periods of hourly maximum demand when the pressure at the time of peak seasonal loads may be not less than 30 p.s.i.g.

Over the years SJWC has provided service to properties that, in some cases, has resulted in pressures at the meter delivery point of less than 40 p.s.i.g. It presently has on file in its tariff book a Map of Areas with Special Pressure and Fire Flow Conditions that shows 40 such areas, 38 near the edge of its service territory. Additionally, SJWC provides water from meter delivery points within its service territory to areas outside its service territory, at tariffed rates, citing the language in G.O. 103, Section V.2.a. (3) that states "Where service is rendered at or near the service area boundary for use beyond the service area the customer will be required to install, operate and maintain the facilities necessary to provide service."

A.L. 272 requests that SJWC be allowed to modify its service territory to include two new lots. Because of the topography, SJWC cannot provide service to these lots at G.O. 103 standards. SJWC requests to be allowed to deviate from G.O. 103. The lot owners will have to install their own facilities, such as booster pumps and tanks, to provide and maintain adequate pressure.

In the past the Water Utilities Branch (Branch) has rejected advice letters such as A.L. 272 and required that SJWC file an Application for Deviation to G.O.103 to secure Commission permission to provide service at less than G.O. 103 standards (see applications A.93-12-035, A.93-11-047, A.93-07-049, and A.89-01-030). The decisions in these cases have consistently authorized the requested service.

DISCUSSION

In this filing, SJWC is requesting the Commission to approve the modification of its service area map to include two lots presently located outside its service area that will be served at less than G.O. 103 standards for pressure. According to the request, the owners of the properties will have to install private facilities to meet local requirements for domestic water use. SJWC justifies this substandard service on the grounds that meeting G.O. 103 standards would be too expensive, that the owner is willing to add a permanent deed restriction so all subsequent owners will be aware of the substandard service and that the areas adjacent to these properties are not available for possible future development.

Branch has reviewed the advice letter and states that it would normally recommend that it be rejected. Branch believes that G.O. 103 clearly establishes minimum standards for service from regulated water utilities and that utilities should simply refuse to extend service into areas in which it cannot comply with G.O. 103. Branch cites Decision (D.) 93-09-061, September 17, 1993, in Case (C.) 93-02-015 which states that "a public utility cannot be compelled to render service or to use its facilities where it has not dedicated itself or its facilities. (citation omitted) But when a public utility voluntarily determines to extend its facilities into an area outside its recognized or declared service area boundaries, the utility concurrently must accept an obligation to serve all applicants in that area as it has then dedicated its service to said new area." Branch opines that such service must always be provided at G.O. 103 standards. If it is not, then customers who do not want to pay the Main Extension costs of the facilities needed to provide standard service and utilities who want additional customers with minimum effort and delay will chose to serve areas at substandard service levels based on convenience and opportunity, rendering G.O. 103 useless. Only in extraordinary situations, Branch maintains, and only after the full hearings provided by a formal application, should the Commission allow deviation from this important General Order.

We choose not to reject this advice letter. We anticipate that, if we did, San Jose would probably file a formal application for approval of this deviation, and we would probably approve it. Our standards of approval have been well established in the applications referenced above, and this filing seems to conform to them. It would waste time and valuable resources to require the utility to file, and our staff to process, an application in this instance.

We will authorize SJWC to provide service at less than G.O. 103 standards to certain customers when the following standards are met:

- (1) the customer cannot be served at G.O. 103 standards at a reasonable cost,
- (2) the customer is willing to take service at less than G.O. 103 standards,
- (3) the limitations will be recorded as a deed restriction,
- (4) the residence to be served is in an area in which additional growth is unlikely, and
- (5) the final installation, including customer-provided facilities, meets all local permit requirements.

Although this filing originally makes no mention of cost, and a follow-up amendment to the advice letter only gives estimates in the range of \$200,000 to over \$1 million, indicating that the utility has not made a detailed study of the cost of providing G.O. 103 service, SJWC is a Class A utility with professional staff and extensive experience in estimating and installing facilities. It is safe to accept its assertion that the costs of installing G.O. 103 compliant facilities are not reasonable. The other four criteria were discussed in the filing and were or will be met.

We turn now to a discussion of the extension itself. San Jose proposes to classify these customers as "satellite services." This is a term coined from past SJWC situations similar to this one. SJWC is presently serving some lots outside its service territory from points inside its service territory. The two lots in this advice letter are not contiguous to SJWC's territory but are contiguous to lots outside its territory that it is serving from points inside, and those lots are contiguous to its service territory. Normally, for extensions into non-contiguous territory the utility must file an application (P U Code Section 1001). Only when the extension is into contiguous territory not heretofore served by a public utility of like character can the utility just file an advice letter with a map adjusting its service territory to reflect the new extension (Second paragraph of P U Code Section 1001 and G.O. 96-A). However, this extension is effectively contiguous, in terms of providing water service to properties.

Note, however, that the intervening lots are still not deemed within the service territory. In a situation such as this, where SJWC is extending non G.O. 103 service to lots near, but not adjacent to, its service area, it does not want to include intervening lots in its service area even though they are served from meters within its service territory, as it would with a normal G.O. 103 compliant extension. The reason for this is that the owners of those lots, once they were included in SJWC's service territory, might reasonably demand G.O. 103 level service be provided at SJWC expense. "Satellite service" lots are not contiguous, but only because the service to intervening lots cannot be provided as required by G.O. 103. Such an extension would normally be a contiguous extension, if G.O. 103 standards could be met, since intervening lots would be included.

We choose to accept this "satellite service" description and extension method as being appropriate in cases such as this. Section 1001 of the PU Code addresses itself to service territory certification when there is some concern about potential competition for that service area. That is not the case here. Allowing extensions such as this, after review, adequately complies with Section 1001.

The last issue to address is the proper way to identify these services. The proper way to identify different services is either to file Special Contracts with customers or to file different tariffs. SJWC has only identified these services on the aforementioned map. This is inadequate; there are existing procedures that SJWC can follow. We do not recommend that San Jose file a separate tariff. This situation seems more appropriately handled by filing two Special Contracts. The contracts should address each of the five criteria elucidated in this resolution and contain, as part of the contract, a statement by the customer that he or she understands the availability of the utility's Main Extension Agreement that he or she is choosing not to sign. Upon staff review and acceptance of these special contracts, the utility may provide service.

In the future, using the guidance contained in the resolution, we will allow SJWC, and any other utility with a similar situation, to apply by advice letter to file a special contract asserting that the proposed service meets these criteria, and authorize Branch to review and approve the Special Contracts and tariff sheets delineating the area of substandard service without resolution. In this case we will allow SJWC to file the two Special Contracts in compliance with this resolution, to become effective after Branch review.

NOTICE

SJWC's public notification regarding Advice Letter No. 272 was in conformance with the provisions of General Order No. 96-A.

PROTESTS

No protests have been received by the Commission.

FINDINGS

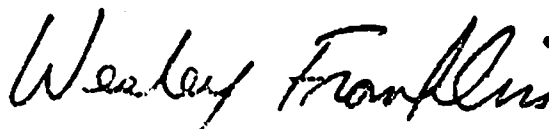
1. SJWC's request to deviate from General Order 103 has been made in conformance with General Order No. 96-A.
2. SJWC's requested deviation conforms with the criteria applied by former decisions which approved deviations from General Order No. 96-A.
3. SJWC's requested deviation for the two services is reasonable.

4. SJWC shall continue to request deviations from General Order 103 for subsequent potential customers who request service similar to that authorized in this resolution by filing a Special Contract for each of those customers.
5. SJWC's Advice Letter 272 should be approved after it files Special Contracts with these customers that meet the criteria contained herein.

IT IS ORDERED that:

1. San Jose Water Company is authorized to deviate from General Order 103, as requested in Advice Letter No. 272, in connection with providing service to the two lots referenced in the Advice Letter, after it files Special Contracts with each lot owner in conformance with the guidance contained in this resolution. The effective date of this authorization shall be five days after the effective date of this resolution or upon Branch review and approval of the Special Contracts, whichever is later.
2. Water Utilities Branch is authorized to evaluate similar requests against the criteria established in this resolution. If in compliance with the criteria, Branch is authorized to approve the deviation request without resolution.
3. This resolution is effective today.

I certify that this resolution was adopted by the Public Utilities Commission at its regular meeting on September 7, 1995. The following Commissioners approved it:



WESLEY M. FRANKLIN
Acting Executive Director

DANIEL Wm. FESSLER
President
P. GREGORY CONLON
JESSIE J. KNIGHT, JR.
HENRY M. DUQUE
Commissioners

SAN JOSE WATER COMPANY

ADVICE LETTER NO. 557A

ATTACHMENT B

A copy of Advice Letter No. 557 has been sent to the following municipalities, water companies and interested parties:

City of San Jose
Municipal Water Dept.
Attn: Jeffrey Provenzano
3025 Tuers Road
San Jose, CA 95121

San Jose Mercury News
Attn: Paul Rogers
4 N. Second Street, Suite 800
San Jose, CA 95113

California Water Service Co.
Attn: Regulatory Affairs
1720 North First Street
San Jose, CA 95112

Town of Los Gatos
Attn: Director of Public Works
110 E. Main Street
Los Gatos, CA 95032

City of Cupertino
10300 Torre Avenue
Cupertino, CA 95014

City of Monte Sereno
Attn: Jessica Kahn, City Engineer
18041 Saratoga-Los Gatos Road
Monte Sereno, CA 95030

City of Campbell
70 North First Street
Campbell, CA 95008

City of Santa Clara
1500 Warburton Avenue
Santa Clara, CA 95050

Great Oaks Water Company
P.O. Box 23490
San Jose, CA 95153

City of Milpitas
Attn: Utilities Engineering
455 East Calaveras Blvd.
Milpitas, CA 95035

Santa Clara Valley Water District
5750 Almaden Expressway
San Jose, CA 95118

City of Saratoga
Attn: Director of Public Works
13777 Fruitvale Avenue
Saratoga, CA 95070

County of Santa Clara
70 W. Hedding Street
San Jose, CA 95110

Department of Water Resources
Safe Drinking Water Office, Room 804
1416 9TH Street
Sacramento, CA 95814

Mountain Springs Mutual Water Co.
17956 Greenwood Road
Los Gatos, CA 95033

Mukunda Dawadi
Public Advocates Office
California Public Utilities Commission
505 Van Ness Avenue
San Francisco, CA 94102

Aaron Baker
Chief Operating Officer
Water Utility Enterprises
Santa Clara Valley Water District
5750 Almaden Expressway
San Jose, CA 95118

Stagecoach Mutual Water Co
21825 Stagecoach Road
Los Gatos, CA 95033

Gillette Mutual Water Company
21976 Gillette Drive
Los Gatos, CA 95033

Pat Kearns, MD
7 W Central Ave
Los Gatos, CA 95030

Redwood Estates Services Association
PO Box 591
Redwood Estates, CA 95044-0591

Saratoga City Council Member
Rishi Kumar
13777 Fruitvale Avenue
Saratoga, CA 95070

Big Redwood Park Water
& Improvement Assoc.
18522 Mt. View Avenue
Los Gatos, CA 95033

WRATES
Rita Benton
18555 Ravenwood Drive
Saratoga, CA 95070

Villa Del Monte Mutual Water Company
P.O. Box 862
Los Gatos, CA 95031

Saratoga Heights Mutual Water Company
P.O. Box 337
Saratoga, CA 95071

Ridge Mutual Water Company
22316 Citation Drive
Los Gatos, CA 95033

James Hunter
6475 Dwyer Street
San Jose, CA 95120

Summitt West Mutual Water Company
P.O. Box 974
Los Gatos, CA 95031

Raineri Mutual Water Company
P.O. Box 11
Los Gatos, CA 95031

Oakmount Mutual Water Company
P.O. Box 31536
Stockton, CA 95213

Mt. Summit Mutual Water Co
P.O. Box 3416
Saratoga, CA 95070

Brush & Old Well Mutual
Water Company
21105 Brush Road
Los Gatos, CA 95033

Arrowhead Members (all in Saratoga, CA 95070)

Agrawal	Carmen	22501 Rolling Hills Road	carmen.agrawal@gmail.com
Annamalai	Kay	21360 Blue Hills Lane	kannamalai@hotmail.com
Bai	Shuang	22505 Rolling Hills Road	shuangb001@gmail.com
Carlson	Nancy	22301 Rolling Hills Road	carlsn40@bigplanet.com
Chadha & Gupta	Monica Gupta	21398 Arrowhead Lane	monicagupta1@yahoo.com
Chen	Huey	21250 Blue Hills Lane	hueychen_1@hotmail.com
DiBiase	Jayne	21450 Arrowhead Lane	jdibiase91@yahoo.com
Dodge	Clint	22100 Rolling Hills Road	clint.bldgpm@gmail.com
Fan/Chen	Rita Chen	22225 Rolling Hills Road	rhodachen@yahoo.com
Far	Ali & Pantea	21451 Arrowhead Lane	pantea.far@gmail.com
Hand	Mary via Paula Moser	21400 Arrowhead Lane	paula@dwmproperties.com dent@denthand.com
Handelsman	Moshe	21453 Arrowhead Lane	moshe@adv-forecast.com
Hansen	Dee Ann & Paul	21401 Prospect Road	dahhansen@gmail.com
Hilyard	Richard	22500 Rolling Hills Road	hilyards@aol.com
Huang	Chien Yun	21550 Arrowhead Lane	john95070@gmail.com
Husain	Asim	21456 Arrowhead Lane	asim_47@sbcglobal.net
Johnson	Chuck	21270 Blue Hills Lane	cljtecserv@aol.com
Kelly	Bruce	22549 Rolling Hills Road	bkelly@redwoodeg.com
Kristovich	Ned	21555 Prospect Road	nedjokristovich@yahoo.com
Lee	Yisheng	21403 Prospect Road	ysl6122@yahoo.com
Lundmark	Chet	21260 Blue Hills Lane	lundmarkconst@aol.com
Mahdiyar	Ziba	21220 Blue Hills Lane	zibam@earthlink.net
Malani	Elisa & Anand	21538 Arrowhead Lane	elisa_malani@yahoo.com
Malpert	Laura & Rod	21430 Arrowhead Lane	isambol@aol.com
Murphy	Tricia	21440 Arrowhead Lane	murphy.tricia@gmail.com
Nelson	Atsuko	21350 Blue Hill Lane	nelsontrust@nelsons.me
Nevitt	Andrew	21465 Prospect Road	ajnevitt@att.net
Norton	Garth	22361 Rolling Hills Road	jgobalet@aol.com
Radish	Nick & Laura	21399 Arrowhead Lane	kolomejec@yahoo.com
Rau	Uday	21975 Arrowhead Lane	uday23rau@gmail.com
Shang	Weiija	22265 Rolling Hills Road	wshang@scu.edu
Shankar	Ravi & Sailaja	21351 Prospect Road	ravi-s@pacbell.net
Snow	Frank	22101 Rolling Hills Road	fds@fdsaa.com

Soohoo	Barbara	21755 Arrowhead Lane	barbara.soofoo@gmail.com
Subramanian	Subbu & Madhu	21441 Arrowhead Lane	hisubbu@gmail.com
Tan	Thian	21925 Arrowhead Lane	tthan@mac.com
Tu	Wei	21965 Arrowhead Lane	weitu@gmail.com
Tu & Miao	Lilly Miao & Andy Tu	22375 Rolling Hills Road	miaolily86@gmail.com
Tsao	Helen	21290 Blue Hills Lane	helent103@gmail.com

SERVICE AREA MAP LOCATOR

INDEX

The following list shows the cadastral map number, advice letter number and date of filing for all service area maps filed with the California Public Utilities Commission. These maps are under separate cover, and this index is for control and reference purposes.

<u>Map Number</u>	<u>Advice Letter Number</u>	<u>Date of Filing</u>	
36	194	December 31, 1986	
37	269	April 28, 1994	
50	194	December 31, 1986	
52	270	May 18, 1994	
53	291	September 10, 1997	
66	194	December 31, 1986	
69	295	October 29, 1997	
80	194	December 31, 1986	
81	194	December 31, 1986	
82	194	December 31, 1986	
84	199	June 5, 1987	
85	445	December 7, 2012	
95	271	December 19, 1994	
96	557	December 18, 2020	(T)
100	205	December 4, 1987	
110	215	December 15, 1988	
111	203	August 28, 1987	
115	205	December 4, 1987	
116	205	December 4, 1987	
125	347	April 26, 2004	
126	259	October 22, 1993	
128	205	December 4, 1987	
129	205	December 4, 1987	
138	259	October 22, 1993	
139	458	March 27, 2014	
140	316	June 3, 1999	
141	283	January 31, 1997	
142	288	July 17, 1997	
143	210	June 9, 1988	
151	215	December 15, 1988	
152	451	August 26, 2013	
154	215	December 15, 1988	
155	279	August 15, 1996	
156	210	June 9, 1988	
166	451	September 27, 2013	
169	210	June 9, 1988	
181	369	August 25, 2006	

(To be inserted by utility)

Issued by

(To be inserted by Cal. P.U.C.)

Advice No. 557A

JOHN TANG

Date Filed _____

Dec. No. _____

Vice President,
Regulatory Affairs

Effective _____

Resolution No. _____

TITLE

The following listed tariff sheets contain all effective rates, rules and regulations affecting the rates and service of the Utility, together with information relating thereto:

Subject Matter of Sheet	C.P.U.C. Sheet No.	
Title	1495-W	
Table of Contents	2102-W, 2081-W, 848-W and 2085-W	(T)
Preliminary Statement	919-W, 1303-W, 2008-W, 1702-W, 1420-W, 2034-W, 2035-W, 2058-W, 2037-W, 2038-W, 2039-W, 2040-W, 2041-W and 2042-W	
Service Area Map Locator	1266-W	
Service Area Map Locator, Index	2101-W	(T)
Map of Areas With Special Pressure and Fire Flow Conditions	1590-W	
Index to Map of Areas With Special Pressure and Fire Flow Conditions	1079-W, 1591-W 1082-W, 1087-W and 1404-W	
Rate Schedules:		
Schedule No. 1, General Metered Service	2094-W, 1915-W and 2059-W	
Schedule No. 1B, General Metered Service With Automatic Fire Sprinkler System	2095-W, 1741-W, 1882-W and 2060-W	
Schedule No. 1C, General Metered Service Mountain District	2096-W, 1952-W, 1884-W, and 2061-W	
Schedule No. 4, Private Fire Service	2097-W and 2053-W	
Schedule No. 9C, Construction and Other Temporary Metered Service	1118-W and 1094-W	
Schedule No. 10R, Service to Employees	152-W	
Schedule No. 14.1 Water Shortage Contingency Plan With Staged Mandatory Reductions And Drought Surcharges	1668-W, 1669-W, 1780-W, 1671-W, 1672-W, 1673-W, 1766-W, and 1820-W	
Schedule No. RW, Raw Water Metered Service	2098-W, 1920-W and 2062-W	
Schedule No. RCW, Recycled Water Metered Service	2099-W, 2047-W and 2063-W	
Schedule No. UF, Surcharge to Fund Public Utilities Commission, Reimbursement Fee	2090-W	
Schedule No. WRAP, Water Rate Assistance Program	2083-W and 2056-W	
List of Contracts and Deviations	2092-W and 2103-W	(N)
Rules:		
No. 1 - Definitions	2064-W and 2065-W	
No. 2 - Description of Service	525-W	
No. 3 - Application for Service	351-W and 903-W	
No. 4 - Contracts	352-W	
No. 5 - Special Information Required on Forms	2066-W, 2067-W and 2068-W-W	
No. 6 - Establishment and Re-establishment of Credit	354-W	
No. 7 - Deposits	355-W and 356-W	
No. 8 - Notices	2069-W, 2070-W and 2017-W	
No. 9 - Rendering and Payment of Bills	996-W, 997-W and 1146-W	

(Continued)

(To be inserted by utility)

Issued by

(To be inserted by Cal. P.U.C.)

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Date Filed _____

Dec. No. _____

Vice President,
Regulatory Affairs

Effective _____

Resolution No. _____

TITLE

List of Contracts and Deviations (Continued)

Name & Location of Customer	Type or Class of Service	Execution & Expiration Dates	Commission Authorization Number & Date	Most Comparable Regular Tariff		
				Schedule No.	Contract Differences	
Wei Tu 21965 Arrowhead Lane Saratoga APN#366-06-048	Domestic Water		W-3937	1	Below G.O.103 Minimum Pressure	(N)
The Rau Revocable Trust dt Jan 27,2016 21965 Arrowhead Lane Saratoga APN#366-06-047	Domestic Water		W-3937	1	Below G.O.103 Minimum Pressure	
Jeanette M Hilyard 22500 Rolling Hills Rd Saratoga APN#366-07-004	Domestic Water		W-3937	1	Below G.O. 103 Minimum Pressure	
Carmen.C.Agarwal 22501 Rolling Hills Rd Saratoga APN#366-07-008	Domestic Water		W-3937	1	Below G.O. 103 Minimum Pressure	
Jian Liu & Dhuang Bai 22505 Rolling Hills Rd Saratoga APN#366-07-009	Domestic Water		W-3937	1	Below G.O. 103 Minimum Pressure	
Colin Fan 22525 Rolling Hills Rd Saratoga APN#366-07-007	Domestic Water		W-3937	1	Below G.O. 103 Minimum Pressure	
Bruce.E.Kelly 22549 Rolling Hills Rd Saratoga APN#366-07-006	Domestic Water		W-3937	1	Below G.O. 103 Minimum Pressure	(N)

(To be inserted by utility)

Issued by

(To be inserted by Cal. P.U.C.)

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