

**FEE EXEMPT**

ELIZABETH P. EWENS (SB #213046)  
[elizabeth.ewens@stoel.com](mailto:elizabeth.ewens@stoel.com)  
MICHAEL B. BROWN (SB #179222)  
[michael.brown@stoel.com](mailto:michael.brown@stoel.com)  
STOEL RIVES LLP  
500 Capitol Mall, Suite 1600  
Sacramento, CA 95814  
Telephone: 916.447.0700  
Facsimile: 916.447.4781

Attorneys for  
City of Ontario

EXEMPT FROM FILING FEES  
PURSUANT TO GOV. CODE, § 6103

SUPERIOR COURT OF THE STATE OF CALIFORNIA  
COUNTY OF SAN BERNARDINO

CHINO BASIN MUNICIPAL WATER  
DISTRICT,

Plaintiff,

v.

CITY OF CHINO, et al.,

Defendants.

CASE NO. RCVRS 51010

[ASSIGNED FOR ALL PURPOSES TO THE  
HONORABLE GILBERT G. OCHOA]

**CITY OF ONTARIO’S EVIDENTIARY  
OBJECTIONS TO INLAND EMPIRE  
UTILITIES AGENCY’S EVIDENCE  
SUBMITTED IN SUPPORT OF ITS  
OPPOSITION TO CITY OF  
ONTARIO’S MOTION FOR ORDER  
DIRECTING WATERMASTER TO  
CORRECT AND AMEND THE FY  
2021/2022 AND 2022/2023  
ASSESSMENT PACKAGES**

Hearing:

Date: February 20, 2026  
Time: 10:00 a.m.  
Dept: R-17

City of Ontario objects as follows to Inland Empire Utilities Agency's Evidence submitted in support of its Opposition To City Of Ontario's Motion For Order Directing Watermaster To Correct And Amend The Fy 2021/2022 And 2022/2023 Assessment Packages:

**DECLARATION OF EDDIE LIN IN SUPPORT OF INLAND EMPIRE UTILITIES AGENCY'S OPPOSITION TO CITY OF ONTARIO'S MOTION FOR ORDER DIRECTING WATERMASTER TO CORRECT AND AMEND THE FY 2021/2022 AND 2022/2023 ASSESSMENT PACKAGES**

Material Objected To	Grounds for Objection	Ruling
<p><b>1. Declaration of Eddie Lin, ¶ 4, page 2, line 21–page 3, line 1; Ex. B:</b></p> <p>“As part of my role as Manager of Water Resources, I regularly serve as IEUA’s representative member of the five-person DYYP Operating Committee, responsible for the administration of the DYYP. In that capacity, I regularly solicit and approve annual DYYP operating plans from participating agencies as well as annual reports by the Operating Committee. A true and correct copy of the Fiscal Year 2023-24 and Fiscal Year 2024-25 Annual Report for the Chino Basin Dry Year Yield Program Operating Committee is attached hereto as Exhibit ‘B’.”</p>	<p><b>Irrelevant. Evid. Code §§ 210, 350.</b></p> <p>Declarant’s involvement with the IEUA and the Fiscal Year 2023-24 and Fiscal Year 2024-25 Annual Report for the Chino Basin Dry Year Yield Program Operating Committee are irrelevant to the instant Motion, which seeks to enforce the Court Appeal’s Opinion directing Watermaster to <u>correct and amend the FY 2021/2022 and 2022/2023 Assessment Packages</u>. In its Opinion, the Court of Appeal found that Watermaster’s interpretation and application of the <u>2019 Letter Agreement to approve the Assessment Packages “violated the Judgment and the agreements that created the DYY Program.”</u></p>	<p>Sustained: ____</p> <p>Overruled: ____</p>
<p><b>2. Declaration of Eddie Lin, ¶ 5, page 3, lines 2–12:</b></p> <p>“Under the DYYP, MWD agreed to provide an investment of \$27,500,000 to Chino Basin parties for groundwater treatment and well facilities in exchange for the right of MWD to Call for the extraction of stored imported water within the Basin. MWD also agreed to pay an administrative fee of currently over \$190,000 per year to CBWM to evaluate and account for the storage of those MWD imported water supplies – this has amounted to approximately \$3.3 million in administrative payments to CBWM since the start of the DYYP. MWD also agreed to pay operations and power reimbursements, currently</p>	<p><b>Irrelevant. Evid. Code §§ 210, 350.</b></p> <p>MWD’s investment in the Chino Basin is irrelevant to the instant Motion, which seeks to enforce the Court Appeal’s Opinion directing Watermaster to <u>correct and amend the FY 2021/2022 and 2022/2023 Assessment Packages</u>. In its Opinion, the Court of Appeal found that Watermaster’s interpretation and application of the <u>2019 Letter Agreement to approve the Assessment Packages “violated the Judgment and the agreements that created the DYY Program.”</u></p>	<p>Sustained: ____</p> <p>Overruled: ____</p>

**DECLARATION OF EDDIE LIN IN SUPPORT OF INLAND EMPIRE  
UTILITIES AGENCY'S OPPOSITION TO CITY OF ONTARIO'S MOTION FOR  
ORDER DIRECTING WATERMASTER TO CORRECT AND AMEND THE FY  
2021/2022 AND 2022/2023 ASSESSMENT PACKAGES**

<b>Material Objected To</b>	<b>Grounds for Objection</b>	<b>Ruling</b>
\$480 per acre-foot, to offset the costs of participating agencies for extracting the stored imported water under the DYYP – this has amounted to approximately \$34.7 million in operations and power reimbursements to IEUA participating agencies since the start of the DYYP. This amounts to \$65.5 million in total investment in the Chino Basin region by MWD thus far.	<b>Secondary Evidence Rule. Evid. Code § 1523.</b>  Declarant's oral testimony regarding the contents of the Agreement is inadmissible, which speaks for itself.	
<b>3. Declaration of Eddie Lin, ¶ 6, page 3, lines 13–17:</b>  “Pursuant to my role and involvement in administration of the DYYP, including my participation as a member of the Operating Committee, I am personally aware that the MWD DYYP storage account currently holds 63,808 acre-feet of stored imported water. The current MWD price to purchase or extract the stored imported water is \$984 per acre-foot before the application of any approved operations and power reimbursements.	<b>Irrelevant. Evid. Code §§ 210, 350.</b>  MWD's storage account and purchase price are irrelevant to the instant Motion, which seeks to enforce the Court Appeal's Opinion directing Watermaster to <u>correct and amend the FY 2021/2022 and 2022/2023 Assessment Packages</u> . In its Opinion, the Court of Appeal found that Watermaster's interpretation and application of the <u>2019 Letter Agreement to approve the Assessment Packages</u> “violated the Judgment and the agreements that created the DYYP Program.”  <b>Lacks foundation and personal knowledge; speculative. Evid. Code §§ 403 and 702(a).</b>  Declarant fails to lay proper foundation or establish personal knowledge of MWD's DYYP storage account or purchase price. The testimony consists of speculation as to MWD's current prices to purchase or extract the water.	Sustained: ____  Overruled: ____
<b>4. Declaration of Eddie Lin, ¶ 7, page 3, lines 18–23; Ex. C:</b>  “Pursuant to my role and involvement in administration of the DYYP, on December 8, 2025, IEUA and CBWM, as members of	<b>Irrelevant. Evid. Code §§ 210, 350.</b>  MVWD's December 8, 2025, letter and concerns are irrelevant to the instant Motion, which seeks to enforce the Court Appeal's Opinion directing Watermaster to <u>correct and amend the</u>	Sustained: ____  Overruled: ____

**DECLARATION OF EDDIE LIN IN SUPPORT OF INLAND EMPIRE  
UTILITIES AGENCY'S OPPOSITION TO CITY OF ONTARIO'S MOTION FOR  
ORDER DIRECTING WATERMASTER TO CORRECT AND AMEND THE FY  
2021/2022 AND 2022/2023 ASSESSMENT PACKAGES**

Material Objected To	Grounds for Objection	Ruling
<p>the Operating Committee, received a letter from Monte Vista Water District ("MVWD") expressing MVWD's concern related to mandatory performance in response to the DYYP performance Call scheduled for calendar year 2026. A true and correct copy of the December 8, 2025, letter from MVWD is attached hereto as Exhibit 'C'."</p>	<p>FY 2021/2022 and 2022/2023 Assessment Packages. In its Opinion, the Court of Appeal found that Watermaster's interpretation and application of the <u>2019 Letter Agreement to approve the Assessment Packages "violated the Judgment and the agreements that created the DYYP Program."</u></p> <p><b>Lacks authentication, foundation, and personal knowledge. Evid. Code §§ 403, 702(a), and 1401.</b></p> <p>Declarant fails to authenticate, lay proper foundation, or establish personal knowledge for his testimony or authenticate MVWD's letter.</p> <p><b>Secondary Evidence Rule. Evid. Code § 1523.</b></p> <p>Declarant's oral testimony regarding the contents of the letter is inadmissible, which speaks for itself.</p>	
<p><b>5. Declaration of Eddie Lin, ¶ 8, page 3, line 24–page 4, line 2; Ex. D:</b></p> <p>"Pursuant to my role and involvement in administration of the DYYP, on February 4, 2026, IEUA and CBWM, as members of the Operating Committee, received a letter from the city of Ontario requesting the DYYP Operating Committee consider reasonable adjustments to Ontario's performance targets for the scheduled 2026 DYYP performance Call. Ontario advised that many DYYP participating agencies are similarly situated. A true and correct copy of the February 4, 2026, letter from Ontario is attached hereto as Exhibit 'D'."</p>	<p><b>Irrelevant. Evid. Code §§ 210, 350.</b></p> <p>Ontario's February 4, 2026, letter and requests are irrelevant to the instant Motion, which seeks to enforce the Court Appeal's Opinion directing Watermaster to <u>correct and amend the FY 2021/2022 and 2022/2023 Assessment Packages</u>. In its Opinion, the Court of Appeal found that Watermaster's interpretation and application of the <u>2019 Letter Agreement to approve the Assessment Packages "violated the Judgment and the agreements that created the DYYP Program."</u></p>	<p>Sustained: ____</p> <p>Overruled: ____</p>

- 1
- 2
- 3
- 4
- 5
- 6
- 7
- 8
- 9
- 10
- 11
- 12
- 13
- 14
- 15
- 16
- 17
- 18
- 19
- 20
- 21
- 22
- 23
- 24
- 25
- 26
- 27
- 28

3  
4  
5  
6  
7  
8  
9  
10  
11  
12  
13  
14  
15  
16  
17  
18  
19  
20  
21  
22  
23  
24  
25  
26  
27  
28

13  
14  
15  
16  
17  
18  
19  
20  
21  
22  
23  
24  
25  
26  
27  
28

13  
14  
15  
16  
17  
18  
19  
20  
21  
22  
23  
24  
25  
26  
27  
28

15  
16  
17  
18  
19  
20  
21  
22  
23  
24  
25  
26  
27  
28

CHINO BASIN WATERMASTER

Case No. RCVRS 51010

Chino Basin Municipal Water District v. City of Chino, et al.

**PROOF OF SERVICE**

I declare that:

I am employed in the County of San Bernardino, California. I am over the age of 18 years and not a party to the action within. My business address is Chino Basin Watermaster, 9641 San Bernardino Road, Rancho Cucamonga, California 91730; telephone (909) 484-3888.

On February 11, 2026, I served the following:

1. CITY OF ONTARIO'S EVIDENTIARY OBJECTIONS TO INLAND EMPIRE UTILITIES AGENCY'S EVIDENCE SUBMITTED IN SUPPORT OF ITS OPPOSITION TO CITY OF ONTARIO'S MOTION FOR ORDER DIRECTING WATERMASTER TO CORRECT AND AMEND THE FY 2021/2022 AND 2022/2023 ASSESSMENT PACKAGES

/ X / BY MAIL: in said cause, by placing a true copy thereof enclosed with postage thereon fully prepaid, for delivery by the United States Postal Service mail at Rancho Cucamonga, California, addresses as follows:  
**See attached service list:** Mailing List 1

/ \_\_\_ / BY PERSONAL SERVICE: I caused such envelope to be delivered by hand to the addressee.

/ \_\_\_ / BY FACSIMILE: I transmitted said document by fax transmission from (909) 484-3890 to the fax number(s) indicated. The transmission was reported as complete on the transmission report, which was properly issued by the transmitting fax machine.

/ X / BY ELECTRONIC MAIL: I transmitted notice of availability of electronic documents by electronic transmission to the email address indicated. The transmission was reported as complete on the transmission report, which was properly issued by the transmitting electronic mail device.  
**See attached service list:** Master Email Distribution List

I declare under penalty of perjury under the laws of the State of California that the above is true and correct.

Executed on February 11, 2026, in Rancho Cucamonga, California.



---

By: Ruby Favela Quintero  
Chino Basin Watermaster

PAUL HOFER  
11248 S TURNER AVE  
ONTARIO, CA 91761

JEFF PIERSON  
2 HEXHAM  
IRVINE, CA 92603

## **Ruby Favela Quintero**

---

**Contact Group Nam01** - Master Email List



## Members:

Aimee Zhao	azhao@ieua.org
Alan Frost	Alan.Frost@dpw.sbcounty.gov
Alberto Mendoza	Alberto.Mendoza@cmc.com
Alejandro R. Reyes	arreyes@sgvwater.com
Alex Padilla	Alex.Padilla@wsp.com
Alexis Mascarinas	AMascarinas@ontarioca.gov
Alfonso Ruiz	alfonso.ruiz@cmc.com
Alonso Jurado	ajurado@cbwm.org
Alyssa Coronado	acoronado@sarwc.com
Amanda Coker	amandac@cvwdwater.com
Andrew Gagen	agagen@kidmanlaw.com
Andy Campbell	acampbell@ieua.org
Andy Malone	amalone@westyost.com
Angelica Todd	angelica.todd@ge.com
Anna Mauser	anna.mauser@nucor.com
Anna Nelson	atruongnelson@cbwm.org
Anthony Alberti	aalberti@sgvwater.com
April Robitaille	arobitaille@bhfs.com
Art Bennett	citycouncil@chinohills.org
Arthur Kidman	akidman@kidmanlaw.com
Ashley Zapp	ashley.zapp@cmc.com
Ashok Dhingra	ash@akdconsulting.com
Ben Lewis	benjamin.lewis@gswater.com
Ben Orosco	Borosco@cityofchino.org
Ben Roden	BenR@cvwdwater.com
Benjamin M. Weink	ben.weink@tetrattech.com
Benjamin Markham	bmarkham@bhfs.com
Beth.McHenry	Beth.McHenry@hoferranch.com
Bill Schwartz	bschwartz@mvwd.org
Bill Velto	bvelto@uplandca.gov
Board Support Team IEUA	BoardSupportTeam@ieua.org
Bob Bowcock	bbowcock@irmwater.com
Bob DiPrimio	rjdiprimio@sgvwater.com
Bob Feenstra	bobfeenstra@gmail.com
Bob Kuhn	bkuhn@tvmwd.com
Bob Kuhn	bgkuhn@aol.com
Bob Page	Bob.Page@rov.sbcounty.gov
Brad Herrema	bherrema@bhfs.com
Bradley Jensen	bradley.jensen@cao.sbcounty.gov
Brandi Belmontes	BBelmontes@ontarioca.gov
Brandi Goodman-Decoud	bgdecoud@mvwd.org
Brandon Howard	brahoward@niagarawater.com
Brenda Fowler	balee@fontanawater.com
Brent Yamasaki	byamasaki@mwdh2o.com
Brian Dickinson	bdickinson65@gmail.com
Brian Geye	bgeye@autoclubspeedway.com
Brian Hamilton	bhamilton@downeybrand.com
Brian Lee	blee@sawaterco.com
Bryan Smith	bsmith@jcsd.us
Carmen Sierra	carmens@cvwdwater.com
Carol Boyd	Carol.Boyd@doj.ca.gov

Carolina Sanchez	csanchez@westyost.com
Casey Costa	ccosta@chinodesalter.org
Cassandra Hooks	chooks@niagarawater.com
Chad Nishida	CNishida@ontarioca.gov
Chander Letulle	cletulle@jcsd.us
Charles Field	cdfield@att.net
Charles Moorrees	cmoorrees@sawaterco.com
Chris Berch	cberch@jcsd.us
Chris Diggs	chris.diggs@pomonaca.gov
Christen Miller	Christen.Miller@cao.sbcounty.gov
Christensen, Rebecca A	rebecca_christensen@fws.gov
Christopher M. Sanders	cms@eslawfirm.com
Christopher R. Guillen	cguillen@bhfs.com
Cindy Cisneros	cindyc@cvwdwater.com
Cindy Li	Cindy.li@waterboards.ca.gov
City of Chino, Administration Department	administration@cityofchino.org
Courtney Jones	cjjones@ontarioca.gov
Craig Miller	CMiller@wmwd.com
Craig Stewart	craig.stewart@wsp.com
Cris Fealy	cifealy@fontanawater.com
Curtis Burton	CBurton@cityofchino.org
Dan McKinney	dmckinney@douglascountylaw.com
Dana Reeder	dreeder@downeybrand.com
Daniel Bobadilla	dbobadilla@chinohills.org
Daniela Uriarte	dUriarte@cbwm.org
Danny Kim	dkim@linklogistics.com
Dave Argo	daveargo46@icloud.com
Dave Schroeder	DSchroeder@cbwcd.org
David Barnes	DBarnes@geoscience-water.com
David De Jesus	ddejesus@tvmwd.com
Dawn Varacchi	dawn.varacchi@geaerospace.com
Deanna Fillon	dfillon@DowneyBrand.com
Denise Garzaro	dgarzaro@ieua.org
Denise Pohl	dpohl@cityofchino.org
Dennis Mejia	dmejia@ontarioca.gov
Dennis Williams	dwilliams@geoscience-water.com
Derek Hoffman	dhoffman@fennemorelaw.com
Derek LaCombe	dlacombe@ci.norco.ca.us
Ed Diggs	ediggs@uplandca.gov
Ed Means	edmeans@icloud.com
Eddie Lin	elin@ieua.org
Eddie Oros	eoros@bhfs.com
Edgar Tellez Foster	etellezfoster@cbwm.org
Eduardo Espinoza	EduardoE@cvwdwater.com
Elena Rodrigues	erodrigues@wmwd.com
Elizabeth M. Calciano	ecalciano@hensleylawgroup.com
Elizabeth P. Ewens	elizabeth.ewens@stoel.com
Elizabeth Willis	ewillis@cbwcd.org
Eric Fordham	eric_fordham@geopentech.com
Eric Garner	eric.garner@bbklaw.com
Eric Grubb	ericg@cvwdwater.com
Eric Lindberg PG,CHG	eric.lindberg@waterboards.ca.gov

Eric N. Robinson	erobinson@kmtg.com
Eric Papathakis	Eric.Papathakis@cdcr.ca.gov
Eric Tarango	edtarango@fontanawater.com
Erick Jimenez	Erick.Jimenez@nucor.com
Erik Vides	evides@cbwm.org
Erika Clement	Erika.clement@sce.com
Eunice Ulloa	eulloa@cityofchino.org
Evette Ounanian	EvetteO@cvwdwater.com
Frank Yoo	FrankY@cbwm.org
Fred Fudacz	ffudacz@nossaman.com
Fred Galante	fgalante@awattorneys.com
G. Michael Milhiser	Milhiser@hotmail.com
G. Michael Milhiser	directormilhiser@mvwd.org
Garrett Rapp	grapp@westyost.com
Geoffrey Kamansky	gkamansky@niagarawater.com
Geoffrey Vanden Heuvel	geoffreyvh60@gmail.com
Gerald Yahr	yahrj@koll.com
Gina Gomez	ggomez@ontarioca.gov
Gina Nicholls	gnicholls@nossaman.com
Gino L. Filippi	Ginoffvine@aol.com
Gloria Flores	gflores@ieua.org
Gracie Torres	gtorres@wmwd.com
Grant Mann	GMann@dpw.sbcounty.gov
Greg Zarco	Greg.Zarco@airports.sbcounty.gov
Ha T. Nguyen	ha.nguyen@stoel.com
Heather Placencia	heather.placencia@parks.sbcounty.gov
Henry DeHaan	Hdehaan1950@gmail.com
Hvianca Hakim	HHakim@linklogistics.com
Hye Jin Lee	HJLee@cityofchino.org
Imelda Cadigal	Imelda.Cadigal@cdcr.ca.gov
Irene Islas	irene.islas@bbklaw.com
Ivy Capili	ICapili@bhfs.com
James Curatalo	jamesc@cvwdwater.com
Jasmin A. Hall	jhall@ieua.org
Jason Marseilles	jmarseilles@ieua.org
Jean Cihigoyenetché	Jean@thejclawfirm.com
Jeff Evers	jevers@niagarawater.com
Jeffrey L. Pierson	jpierson@intexcorp.com
Jennifer Hy-Luk	jhyluk@ieua.org
Jeremy N. Jungreis	jjungreis@rutan.com
Jess Singletary	jSingletary@cityofchino.org
Jesse Pompa	jpompa@jcsd.us
Jessie Ruedas	Jessie@thejclawfirm.com
Jill Keehnen	jill.keehnen@stoel.com
Jim Markman	jmarkman@rwglaw.com
Jim Van de Water	jimvdw@thomashardercompany.com
Jim W. Bowman	jbowman@ontarioca.gov
Jimmie Moffatt	jimmiem@cvwdwater.com
Jimmy Medrano	Jaime.medrano2@cdcr.ca.gov
Jiwon Seung	JiwonS@cvwdwater.com
Joanne Chan	jchan@wwwd.org
Joao Feitoza	joao.feitoza@cmc.com
Jody Roberto	jroberto@tvmwd.com

Joe Graziano	jgraz4077@aol.com
Joel Ignacio	jignacio@ieua.org
John Bosler	johnb@cvwdwater.com
John Harper	jrharper@harperburns.com
John Hughes	jhughes@mvwd.org
John Huitsing	johnhuitsing@gmail.com
John Lopez	jlopez@sarwc.com
John Lopez and Nathan Cole	customerservice@sarwc.com
John Mendoza	jmendoza@tvmwd.com
John Partridge	jpartridge@angelica.com
John Russ	jruss@ieua.org
John Schatz	jschatz13@cox.net
Jonathan Chang	jonathanchang@ontarioca.gov
Jordan Garcia	kgarcia@cbwm.org
Jose A Galindo	Jose.A.Galindo@linde.com
Jose Ventura	jose.ventura@linde.com
Josh Swift	jmswift@fontanawater.com
Joshua Aguilar	jaguilar1@wmwd.com
Justin Brokaw	jbrokaw@marygoldmutualwater.com
Justin Castruita	jacastruita@fontanawater.com
Justin Nakano	JNakano@cbwm.org
Justin Scott-Coe Ph. D.	jscottcoe@mvwd.org
Kaitlyn Dodson-Hamilton	kaitlyn@tdaenv.com
Karen Williams	kwilliams@sawpa.org
Kati Parker	kparker@katithewaterlady.com
Keith Lemieux	klemieux@awattorneys.com
Kelly Alhadeff-Black	kelly.black@lewisbrisbois.com
Kelly Ridenour	KRIDENOUR@fennemorelaw.com
Ken Waring	kwaring@jcsd.us
Kevin Alexander	kalexander@ieua.org
Kevin O'Toole	kotoole@ocwd.com
Kevin Sage	Ksage@IRMwater.com
Kirk Richard Dolar	kdolar@cbwm.org
Kurt Berchtold	kberchtold@gmail.com
Kyle Brochard	KBrochard@rwglaw.com
Kyle Snay	kylesnay@gswater.com
Laura Roughton	lroughton@wmwd.com
Lee McElhaney	lmcclhaney@bmklawplc.com
Lewis Callahan	Lewis.Callahan@cdcr.ca.gov
Linda Jadeski	ljadeski@wvwd.org
Liz Hurst	ehurst@ieua.org
Mallory Gandara	MGandara@wmwd.com
Manny Martinez	DirectorMartinez@mvwd.org
Marcella Correa	MCorrea@rwglaw.com
Marco Tule	mtule@ieua.org
Maria Ayala	mayala@jcsd.us
Maria Insixiengmay	Maria.Insxiengmay@cc.sbcounty.gov
Maria Mendoza	mmendoza@westyost.com
Maribel Sosa	Maribel.Sosa@pomona.gov
Marilyn Levin	Marilynhlevin@gmail.com
Marissa Turner	mturner@tvmwd.com
Mark D. Hensley	mhensley@hensleylawgroup.com
Mark Wiley	mwiley@chinohills.org

Marlene B. Wiman	mwiman@nossaman.com
Martin Cihigoyenetche	marty@thejclawfirm.com
Martin Cihigoyenetche - JC Law	lmcihigoyenetche@ieua.org
Martin Rauch	martin@rauchcc.com
Martin Zvirbulis	mezvirbulis@sgvwater.com
Matthew H. Litchfield	mlitchfield@tvmwd.com
Maureen Snelgrove	Maureen.snelgrove@airports.sbcounty.gov
Maureen Tucker	mtucker@awattorneys.com
Megan Sims	mnsims@sgvwater.com
Meredith Nikkel	mnikkel@downeybrand.com
Michael Adler	michael.adler@mcmcnet.net
Michael B. Brown, Esq.	michael.brown@stoel.com
Michael Blay	mblay@uplandca.gov
Michael Cruikshank	mcruikshank@wsc-inc.com
Michael Fam	mfam@dpw.sbcounty.gov
Michael Hurley	mhurley@ieua.org
Michael Maeda	michael.maeda@cdcr.ca.gov
Michael Mayer	Michael.Mayer@dpw.sbcounty.gov
Michael P. Thornton	mthornton@tkeengineering.com
Michele Hinton	mhinton@fennemorelaw.com
Michelle Licea	mlicea@mvwd.org
Mikayla Coleman	mikayla@cvstrat.com
Mike Gardner	mgardner@wmwd.com
Mike Maestas	mikem@cvwdwater.com
Miriam Garcia	mgarcia@ieua.org
Monica Nelson	mnelson@ieua.org
Moore, Toby	TobyMoore@gswater.com
MWDProgram	MWDProgram@sdca.org
Nabil B. Saba	Nabil.Saba@gswater.com
Nadia Aguirre	naguirre@tvmwd.com
Natalie Costaglio	natalie.costaglio@mcmcnet.net
Natalie Gonzaga	ngonzaga@cityofchino.org
Nathan deBoom	n8deboom@gmail.com
Neetu Gupta	ngupta@ieua.org
Nicholas Miller	Nicholas.Miller@parks.sbcounty.gov
Nichole Horton	Nichole.Horton@pomona.gov
Nick Jacobs	njacobs@somachlaw.com
Nicole deMoet	ndemoet@uplandca.gov
Nicole Escalante	NEscalante@ontarioca.gov
Noah Golden-Krasner	Noah.goldenkrasner@doj.ca.gov
Norberto Ferreira	nferreira@uplandca.gov
Paul Hofer	farmerhofer@aol.com
Paul Hofer	farmwatchtoo@aol.com
Paul S. Leon	pleon@ontarioca.gov
Pete Vicario	PVicario@cityofchino.org
Peter Dopulos	peterdopulos@gmail.com
Peter Dopulos	peter@egoscuelaw.com
Peter Hettinga	peterhettinga@yahoo.com
Peter Rogers	progers@chinohills.org
Rebekah Walker	rwalker@jcsd.us
Richard Anderson	horsfly1@yahoo.com
Richard Gonzales	rgonzales@uplandca.gov
Richard Rees	richard.rees@wsp.com

Robert DeLoach	robertadeloach1@gmail.com
Robert E. Donlan	rdonlan@wjhattorneys.com
Robert Neufeld	robneu1@yahoo.com
Robert S.	RobertS@cbwcd.org
Robert Wagner	rwagner@wbecorp.com
Ron Craig	Rcraig21@icloud.com
Ron LaBrucherie, Jr.	ronLaBrucherie@gmail.com
Ronald C. Pietersma	rcpietersma@aol.com
Ruben Llamas	rllamas71@yahoo.com
Ruby Favela	rfavela@cbwm.org
Ryan Shaw	RShaw@wmwd.com
Sam Nelson	snelson@ci.norco.ca.us
Sam Rubenstein	sruenstein@wpcarey.com
Sandra S. Rose	directorrose@mvwd.org
Scott Burton	sburton@ontarioca.gov
Scott Cooper	scooper@rutan.com
Scott Slater	sslater@bhfs.com
Seth J. Zielke	sjzielke@fontanawater.com
Shawnda M. Grady	sgrady@wjhattorneys.com
Sherry Ramirez	SRamirez@kmtg.com
Sonya Barber	sbarber@ci.upland.ca.us
Sonya Zite	szite@wmwd.com
Stephanie Reimer	SReimer@mvwd.org
Stephen Deitsch	stephen.deitsch@bbklaw.com
Stephen Parker	sparker@uplandca.gov
Steve Kennedy	skennedy@bmklawplc.com
Steve M. Anderson	steve.anderson@bbklaw.com
Steve Riboli	steve.riboli@riboliwines.com
Steve Smith	ssmith@ieua.org
Steven Andrews	sandrews@sandrewsengineering.com
Steven J. Elie	s.elie@mpglaw.com
Steven J. Elie	selie@ieua.org
Steven Popelar	spopelar@jcsd.us
Steven Raughley	Steven.Raughley@isd.sbcounty.gov
Susan Palmer	spalmer@kidmanlaw.com
Sylvie Lee	slee@tvmwd.com
Tammi Ford	tford@wmwd.com
Tariq Awan	Tariq.Awan@cdcr.ca.gov
Taya Victorino	tayav@cvwdwater.com
Teri Layton	tlayton@sawaterco.com
Terri Whitman	TWhitman@kmtg.com
Terry Watkins	Twatkins@geoscience-water.com
Thomas S. Bunn	tombunn@lagerlof.com
Tim Barr	tbarr@wmwd.com
Timothy Ryan	tjryan@sgvwater.com
Todd Corbin	tcorbin@cbwm.org
Tom Barnes	tbarnes@esassoc.com
Tom Cruikshank	tcruikshank@linklogistics.com
Tom Dodson	tda@tdaenv.com
Tom Harder	tharder@thomashardercompany.com
Tom O'Neill	toneill@chinodesalter.org
Tommy Hudspeth	tommyh@sawaterco.com
Tony Long	tlong@angelica.com

Toyasha Sebbag	tsebbag@cbwcd.org
Tracy J. Egoscue	tracy@egoscuelaw.com
Travis Almgren	talmgren@fontanaca.gov
Trevor Leja	Trevor.Leja@cao.sbcounty.gov
Veva Weamer	vweamer@westyost.com
Victor Preciado	victor.preciado@pomonaca.gov
Vivian Castro	vcastro@cityofchino.org
Wade Fultz	Wade.Fultz@cmc.com
WestWater Research, LLC	research@waterexchange.com
William Brunick	bbrunick@bmklawplc.com
William McDonnell	wmcdonnell@ieua.org
William Urena	wurena@emeraldus.com