

# Supplement to 4/19/17 MPWMD Board Packet

Attached are copies of letters received between March 11, 2017 and April 10, 2017. These letters are listed in the April 19, 2017 Board packet under Letters Received.

Author	Addressee	Date	Торіс
David Stivers	David J. Stoldt	4/3/17	Temporary Conference Center at the Lodge
Juli Hofmann	MPWMD Board	3/28/17	Cal-Am Slant Well Project (MPWSP)
			Review attachments on MPWMD website
Jennifer Bowles and	David J. Stoldt	3/27/17	Thanks to Mr. Stoldt for Speaking at Water Education
Sue McClurg			Foundation Event
George T. Riley	MPWMD Board	3/21/17	Monterey Peninsula Water Supply Project
			Review attachments on MPWMD website
Tim Godwin and	Joseph Oliver	3/16/17	Approved as modified 2016 Basin Boundary
Trevor Joseph			Modification Request
Ted Balestreri	David J. Stoldt	3/17/17	Congratulations on Public Official of the Year Award
Nancy Kotowski	David J. Stoldt	3/15/17	
Chris Shake	David J. Stoldt	3/14/17	" "

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PEBBLE BEACH COMPANY RECEIVE

April 3, 2017

APR 07 2017

### MPWMD

Mr. David Stoldt, General Manager Monterey Peninsula Water Management District 5 Harris Court, Building G Monterey, CA 93940

Re: Temporary Conference Center at The Lodge County File Nos. PLN100138 and PLN140818

Dear Dave -

As you know, in 2012 Pebble Beach Company (PBC) received unanimous county and coastan Commission approval for our "Del Monte Forest Plan" (Plan), a master preservation and development plan for our undeveloped and other properties in the Del Monte Forest. We have completed some of the elements in the Plan, such as the parking lot at Spanish Bay Resort, the relocation of the Pebble Beach Driving Range, the Special Event Field near the Equestrian Center, and two residential subdivisions (Areas F-2 and I-2). We have also commenced work on the new Fairway One addition to The Lodge and three subdivisions (Areas J, K, and L).

We are now ready to commence another component of the Plan – a major parking improvement project above The Lodge. This component will provide parking for existing and future demand in accordance with our 2012 approvals. As you can see from the attached site plan, the parking includes a 224 two-level parking structure, additional parking in the area of the existing Chevron Station, and reconfigured bus parking. All of this activity is directly across from the Pebble Beach Conference Center. The construction period is scheduled to commence in September 2017, and should be completed by June 2018. Given the negative impacts of construction on our existing Conference Center, we have submitted a plan to Monterey County to install a temporary tent using two of the Beach Club tennis courts that will allow us to continue to have meetings and conferences without the disruption of construction activity. Additionally, you may be aware that Pebble Beach Golf Links is the host site of the U.S. Amateur in August 2018 and the U.S. Open in June 2019. Therefore, our application with the County for temporary use is from August 2017 to allow for pre-construction mobilization for the parking facility, to August 2019, to allow use as a hospitality venue for the 2019 U.S. Open and Concours d'Elegance.

Hi Dave -

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Post Office Box 1767, Pebble Beach, California 93953 831-647-7500 telephone 831-625-8411 facsimile

Mr. David Stoldt/MPWMD Re: Temporary Water Use Permit April 3, 2017 Page 2 of 2

Pursuant to District Rule 23.A.2, we are requesting a Temporary Water Permit for this tent structure to meet the need for a temporary conference center facility as well as to provide for hospitality for upcoming special events.

Thank you for your consideration of our request. Please advise our staff, Cheryl Burrell, as to the process for a Temporary Water Use Permit. She can be reached during the day at 625-8497.

Sincerely,

David Stivers Executive Vice President

enclosures c: Steve Aitchison Cheryl Burrell David Heuck Ken Muscutt Mark Stilwell

#### RULE 23 - ACTION ON APPLICATION FOR A WATER PERMIT TO CONNECT TO OR MODIFY A CONNECTION TO AN EXISTING WATER DISTRIBUTION SYSTEM

A. <u>PROCESS</u>

#### 1. New and Amended Water Permit

- a. The General Manager shall review the application and determine whether the Applicant has met the criteria for a Water Permit. If additional information is required to complete the application, the Applicant shall be notified in writing within thirty (30) days of the initial application.
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The General Manager shall determine if the District has temporarily delayed the issuance of new Water Permits pursuant to Regulation XV. If a temporary delay is in place that affects the application, no Water Permit shall be processed and the application shall be returned to the Applicant. Exceptions to this rule shall be made for Permit applications for a new water meter for a fire suppression system or to individually meter uses previously metered by one water meter (i.e. meter split) unless otherwise determined by action of the Board of Directors.

The General Manager shall not process a Water Permit when any portion of the Site lies outside of the affected Water Distribution System Service Area.

- The General Manager shall not process a Water Permit when there is a previously issued Permit for a completed Project on the application Site and a final inspection by the District has not been conducted, or where the property is not in compliance with District Rules and Regulations or conditions attached to previous District Permits.
- The General Manager shall calculate the appropriate Capacity Fee for the Project using Rule 24, Calculation of Water Use Capacity and Capacity Fees.

When the application involves an Intensification of Use, the General Manager shall ensure that the total quantity of water permitted for all projects, including the current application, within a Jurisdiction shall not exceed that Jurisdiction's total Allocation. Similarly, for Projects not subject to a Jurisdiction's Allocation, the General Manager shall ensure that the total quantity of water permitted for all Projects, including the current application, does not exceed the production limit and/or Connection limit of the Water Distribution System serving the Project Site.

When the Adjusted Water Use Capacity as determined in Rule 24 is a positive number, that amount of water shall be deducted from the

Monterey Peninsula Water Management District

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Jurisdiction's Allocation or Water Entitlement as authorized on the Water Release Form. If additional water is required to meet the Adjusted Water Use Capacity of the Project and the Applicant is unable to reduce the Adjusted Water Use Capacity, the application shall be denied and returned to the Applicant to secure additional water resources.

Intensification of Use allowed by a Water Permit shall result in a deduction from a Jurisdiction's Allocation (for Projects served by the Main California American Water System), from a Water Entitlement available to the property, or from the total available production limit for that Water Distribution System. Each Project which allows new, modified, or Intensified Water Use, shall require a Water Permit.

Water Meters maintained by the Water Distribution System Operator shall be installed for each Residential and Non-Residential water User except as allowed in 23-A-1-i-(3), (4), and (5).

- (1) A Non-Residential User may extend water use to another Non-Residential User within an existing structure unless the Remodel or Addition requires a Water Permit for a Change of Use (as defined in Rule 11).
- (2) A Change of Use as defined in Rule 11 shall trigger the requirement for a separate Water Meter.
- (3) Users of multiple structures on a Site occupied by one Non-Residential User may apply for a variance of this Rule.
- (4) The General Manager shall allow sub-metering for each Multi-Family Dwelling, Mixed Use, or Non-Residential User when the installation of separate Water Meters is not feasible and the User is utilizing Water Credits on a Site that has a Connection. Applications for sub-metering of Single Family Dwellings will be considered by the General Manager when the Jurisdiction confirms there is no potential that the sub-metered User could be located on a separate Site through subdivision or transfer of ownership of a portion of the Site. Approval of a Water Permit allowing sub-metering under this provision shall require recordation of a deed restriction on the title of the property that shall encumber current and future Site owners to comply with the following conditions:

 a. Site's owner shall have Water Meters installed for each sub-metered User by the Water Distribution System Operator within ninety (90) days of the conclusion of a Connection moratorium. Once Water Meters maintained by the Water Distribution System Operator

Monterey Peninsula Water Management District

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have been installed, the deed restriction shall be removed;

Annually at the conclusion of the Water Year, and within 30 days of change in tenancy, the Site's owner shall provide the General Manager with individual monthly consumption for each User in a format acceptable to the District. Information shall identify the User of the submeter (e.g. apartment number or lease space number) and the number of residents in each Residential Dwelling Unit or the type of use according to Rule 24, Table 2, for each Non-Residential User;

During Stages of The 2016 Monterey Peninsula Water Conservation and Rationing Plan (Regulation XV), submetered consumption shall be provided to the District monthly or more frequently if requested by the General Manager;

The Board shall consider variances to this Rule when the installation of separate Water Measuring Devices is not feasible due to Special Circumstances. In considering a variance, the Board shall determine if another type of Water Measuring Device is appropriate and shall make reporting of consumption a condition of approval.

When the application involves recordation of notices on the title of the property, all notices shall be recorded by the District prior to final issuance of a Water Permit. Additional information (e.g. trust documents, Articles of Incorporation) may be requested to verify ownership and to facilitate preparation of District notices.

The General Manager shall collect payment of the appropriate Capacity Fee and processing fees and shall issue a receipt prior to final issuance of a Water Permit.

When the application requests a Permit to install a new water meter for a fire suppression system, to extend a water main within the boundaries of the Water Distribution System, or to individually meter uses previously metered by one water meter (i.e. meter split), there shall be no processing fee.

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The General Manager shall mark the Construction Plans and the Landscape plans with the District's Water Permit Approval Stamp and shall sign the stamp and include the Water Permit number and date issued. An electronic copy of the Landscaping plan shall be retained by the District.

> 23-3 Monterey Peninsula Water Management District

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- The General Manager shall review the final Water Permit with the Applicant or his agent prior to requesting a signature on the Water Permit and releasing the Permit and Construction Plans.
- Following Project completion, a final inspection of the Project shall be conducted by the District. If the completed Project varies from the permitted project, application for an amended Water Permit is required. When the completed Project has fewer fixture units than the number permitted (Residential Water Permits), or has a smaller Water Use Capacity than permitted (Non-Residential Water Permits), the Applicant shall not be required to secure the signature of the authorized official of the applicable Jurisdiction on the Water Release Form.

Notice by the District to correct any discrepancy shall be provided on the inspection report to the Person contacted at the Site and by regular mail to the owner of record. Notice of violations that may result in a debit to a Jurisdiction's Allocation shall also be mailed, faxed or emailed to the Jurisdiction. Such notice shall include a date by which any corrections and amendments shall be made. Thereafter, the General Manager may adjust the charge and debit the water from a Jurisdiction's Allocation or cause a refund of Capacity Fees paid and water previously debited from an Allocation to reflect the Project as built rather than the Project as permitted.

#### Temporary Water Permits.

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- a. The General Manager may issue a Water Permit for temporary water use when the Applicant has submitted a <u>written request for a Temporary</u> Water Permit, including an explanation of the type of use and quantity of water requested and a signed Water Release Form from the Jurisdiction.
- b. The Applicant for a Temporary Water Permit shall acknowledge in writing that the Temporary Water Permit does not confer a property interest to obtain or use water after expiration and/or Revocation of the Permit. The terms and conditions of the Temporary Water Permit shall be recorded on the title of the property for the duration of the Temporary Water Permit.
- c. The term of a Temporary Water Permit shall not exceed twenty-four (24) months.
- d. The General Manager shall process a Temporary Water Permit pursuant to the process in Rule 23-A-1.

e. Following removal of the temporary use and verification by the District, water temporarily debited from the Jurisdiction's Allocation will be returned to the Jurisdiction and the Capacity Fee paid for the temporary

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use will be refunded to the current property owner.

A Notice of Removal of Deed Restriction shall be recorded by the District at the conclusion of the Temporary Water Permit process.

#### 3. <u>Conditional Water Permits</u>.

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A category of Water Permits known as Conditional Water Permits shall be available to a limited group of Applicants under restricted circumstances and only with the Jurisdiction's endorsement. A Conditional Water Permit creates a record that specifically quantifies the increment of water assigned for use at the location designated by the Jurisdiction and debits the Jurisdiction's Allocation. Conditional Water Permits are available to those Projects that are unable to meet all of the criteria of Rule 23-A-1 and meet the standards of this Rule.

- a. The following categories of Projects may obtain a Conditional Water Permit:
  - (1) Large Projects Commercial Projects with a projected water demand of over one Acre-Foot annually.
  - (2) Government Projects Projects owned and operated or financed by a Governmental agency.
  - (3) Projects with Complex Financial Underwriting Determined at the discretion of the Board of Directors.
- b. The Conditional Water Permit may be issued when the following criteria have been met:
  - (1) There is no Water Supply Emergency;
  - (2) There is sufficient water supply in the Jurisdiction's Allocation;
  - (3) The governing body of a Jurisdiction submits a written request that a Conditional Water Permit be issued to a Project;
  - (4) A completed Water Release Form for the Project is submitted which includes the authorizing signature of the Jurisdiction to debit its Allocation;
  - (5) Payment of all Capacity Fees and fees has been received by the District.

A Conditional Water Permit shall be numbered with the next sequential alpha and numeric number beginning with C-001, C-002, etc. A Water Permit bearing the Permit number referenced in the Conditional Water

Monterey Peninsula Water Management District

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use will be refunded to the current property owner.

A Notice of Removal of Deed Restriction shall be recorded by the District at the conclusion of the Temporary Water Permit process.

#### <u>Conditional Water Permits</u>.

f.

A category of Water Permits known as Conditional Water Permits shall be available to a limited group of Applicants under restricted circumstances and only with the Jurisdiction's endorsement. A Conditional Water Permit creates a record that specifically quantifies the increment of water assigned for use at the location designated by the Jurisdiction and debits the Jurisdiction's Allocation. Conditional Water Permits are available to those Projects that are unable to meet all of the criteria of Rule 23-A-1 and meet the standards of this Rule.

- a. The following categories of Projects may obtain a Conditional Water Permit:
  - (1) Large Projects Commercial Projects with a projected water demand of over one Acre-Foot annually.
  - (2) Government Projects Projects owned and operated or financed by a Governmental agency.
  - (3) Projects with Complex Financial Underwriting Determined at the discretion of the Board of Directors.
  - The Conditional Water Permit may be issued when the following criteria have been met:
    - (1) There is no Water Supply Emergency;
    - (2) There is sufficient water supply in the Jurisdiction's Allocation;
    - (3) The governing body of a Jurisdiction submits a written request that a Conditional Water Permit be issued to a Project;
    - (4) A completed Water Release Form for the Project is submitted which includes the authorizing signature of the Jurisdiction to debit its Allocation;
    - (5) Payment of all Capacity Fees and fees has been received by the District.

A Conditional Water Permit shall be numbered with the next sequential alpha and numeric number beginning with C-001, C-002, etc. A Water Permit bearing the Permit number referenced in the Conditional Water 23-5

Monterey Peninsula Water Management District

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final inspection.

All Water Permits shall include a Notice and Deed Restriction titled "Provide Public Access to Water Use Data." There shall be no additional charge for this deed restriction.

#### <u>Construction of a New Structure</u>.

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- a. All new water use permitted by the District shall install a separate water meter to each User.
- b. All Non-Residential New Structures that include irrigated landscapes of 1,000 square-feet or greater shall utilize a separate Water Meter supplied by the Water Distribution System to measure all exterior water uses.

All Residential irrigated landscapes of 5,000 square-feet or greater shall install a sub-meter to measure outdoor water use.

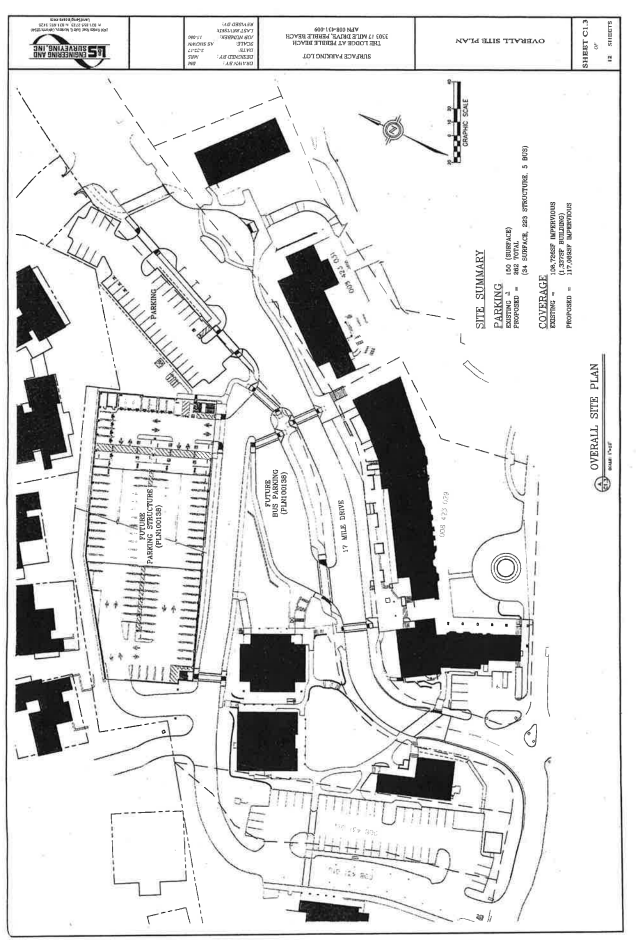
- All New Structures receiving a Water Permit after January 1, 2009, shall have separate water supply lines that tee off after the Water Meter to supply fire suppression service and domestic service. This configurations shall facilitate installation of a Flow Restrictor in the domestic service without interfering with the fire suppression service.
- d. All Water Permits requiring deed restrictions shall also include a Notice and Deed Restriction titled "Provide Public Access to Water Use Data."
- 3. <u>Construction in the Sleepy Hollow Subdivision of Carmel Valley.</u>
  - a. All exterior water use shall be supplied by the Sleepy Hollow Sub-potable Water system or by an On-Site Well.
  - b. Interior water use shall be supplied by California-American Water Company (also known as the Sleepy Hollow Mutual Potable Water Distribution System) by a Master Meter at the subdivision boundary.
  - c. Both interior and exterior uses shall be metered by individual water meters.

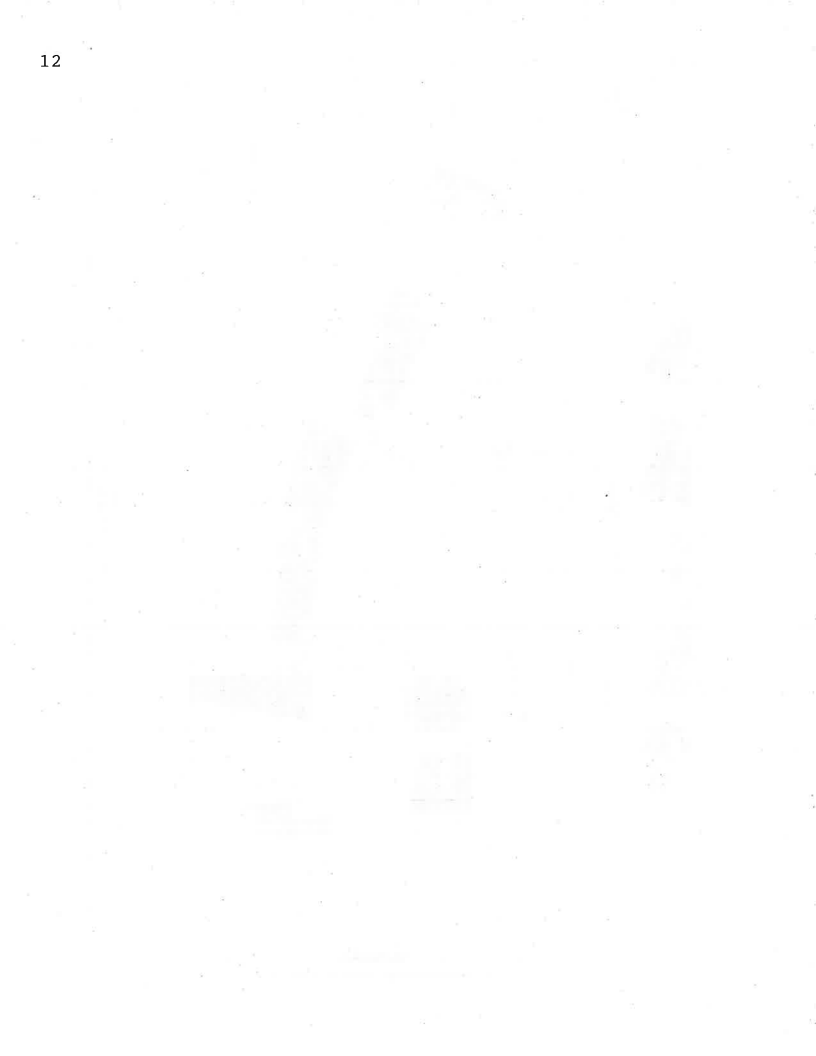
#### C. <u>ADJUSTMENT OF ALLOCATION OR WATER USE PERMIT FOR UNUSED</u> WATER CAPACITY

1. Any permitted Water Use Capacity which is not used because of an abandoned, expired, Revoked, returned, or amended Water Permit shall be returned to the applicable Allocation or Water Use Permit.

# 2. The Owner of any Benefited Property shall be entitled to receive additional Water Permit(s) until the Water Use Permit has been used in full.

Rule added by Ordinance No. 1 (2/11/80); amended by Ordinance No. 2 (3/11/80); Ordinance No. 3 (7/11/80); Ordinance No. 5 (4/13/81); Ordinance No. 6 (5/11/81); Ordinance No. 7 (7/13/81); Ordinance No. 8 (1/14/81); Ordinance No. 9 (2/14/83); Ordinance No. 11 (1/114/83); Ordinance No. 16 (8/13/84); Ordinance No. 26 (9/8/86); Ordinance No. 40 (4/10/89); Ordinance No. 44 (10/9/89); Ordinance No. 60 (6/15/92); Ordinance No. 64 (10/5/92); Ordinance No. 71 (12/20/93); Ordinance No. 77 (8/21/95); Ordinance No. 115 (05/17/2004); Ordinance No. 125 (9/18/2006); Ordinance No. 128 (6/18/2007); Ordinance No. 137 (12/8/2008); Ordinance No. 145 (9/20/2010); Ordinance No. 156 (11/18/2013); Ordinance No. 157 (12/9/2013); Ordinance No. 161 (7/21/2014); Ordinance No. 165 (8/17/2015); Ordinance No. 170 (5/16/2016); Ordinance No. 172 (8/15/2016)





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MAR 2 8 2017

Juli Hofmann 3201 Martin Circle MPWMD Marina CA 93933 February 23, 2017

**ATTEN:** Arlene Tavani/Sara Reyes Monterey Peninsula Water Management District (MPWMD) P.O. Box 85 Monterey, CA 93942

RE: Cal-Am Slant Well Project (MPWSP)

**Dear Board Members:** 

In addition to 791 signed letters sent to you prior to the first DEIR public comment deadline in February, I am now forwarding 126 additional signed letters as well as 312 new petition signatures, all opposing the Cal-Am slant well project (MPWSP) to be sited in Marina.

I expect that both the previous and current signatures have been and will be distributed, as required by law as a public document.

These letters and petitions are signed by individual citizens, like me, who wish to express concerns regarding the Cal-Am Slant Well project (MPWSP). With the previous mailings, the current total, as of March 23, 2017 is 1,229 signatures.

791 letters forwarded on Feb. 23, 2017 312 new petition signatures 126 add'l new signed letters

1,229 signatures to date

Citizens for Just Water ("Just Water") has collated and forwarded these responses from private citizens, mostly from the City of Marina and Ord Communities, and are NOT specifically related to the DEIR public comments. However, the issues are vital to us and we wish our collective voices to be heard.

I would appreciate confirmation of receipt of these CDs at jhofmann@redshift.com when they have been distributed to your commissioners.

Thank you very much,

Uli Hofmann

Juli Hofmann

1401 21<sup>\*</sup> Street, Suite 200 Sacramento, CA 95811 Phone: 916-444-6240 Fax: 916-448-7699

PRESIDENT, Robert W. Johnson Water Strategies LLC VICE PRESIDENT, Scott A. Morris Kronick Moskovitz Tiedemann & Girard SECRETARY, Celeste Cantú Santa Ana Watershed Project Authority TREASURER, Michael T. Savage Brown and Caldwell EXECUTIVE DIRECTOR Jennifer Bowles

DIRECTORS:

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MWD of Southern California Sara Reid CoBank Ronald B. Robie Court of Appeal, 3rd Appellate District Peter S. Silva Silva-Silva International Gary Weatherford California Public Utilities Commission Peter C. Wijsman ARCADIS



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MPWMD

March 27, 2017

David J. Stoldt Monterey Peninsula Water Management District P.O. Box 85 Monterey, CA 93942

Dear Mr. Stordt: David,

Thank you so much for speaking at our 34<sup>th</sup> Annual Executive Briefing, which was held in Sacramento on March 23, 2017. We were very pleased with the event, the attendance, the participation and the interaction between the speakers and the audience.

Your remarks were enlightening and contributed greatly to the success of the event. The Water Education Foundation is dedicated to providing our participants with high quality experiences, which are only possible with help from experts such as you.

We hope you will continue to be involved in our programs. Please regard us as a resource on water issues and do not hesitate to call if we can be of any assistance.

Thanks again for your time and support.

Sincerely,

Jennifer Bowles Executive Director

Thinks David-It was a great presentation!

Sue McClurg Deputy Executive Director

The mission of the Water Education Foundation, an impartial, 501(c)(3) nonprofit organization, is to create a better understanding of water resources and foster public understanding and resolution of water resource issues through facilitation, education and outreach.

www.watereducation.org

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### MAR 2 3 2017 PUBLIC WATER NOW P.O. Box 1293, Monterey CA 93942

MPWMDpublicwaternow.org publicwaternow@gmail.com

Monterey Peninsula Water Management District (MPWMD) Attn: Arlene Tavani **P.O.Box 85** Monterey CA 93942

March 21, 2017

Re: Monterey Peninsula Water Supply Project (MPWSP)

Dear Chair, District Directors and General Manager,

The two most alarming deficiencies in California American Water Company's proposed desal project are 1) poor science around feasibility of the 'first of its kind' slant well ocean intake; and 2) lack of water rights.

1. There are NO completed, successful slant wells operating for subsurface ocean desalination intake anywhere in the U.S. or the world. State agencies require a feasibility study of this new technology. With an untested and experimental design, the highest standard of scientific testing must be made. There is a more accurate method of mapping the saltwater intrusion in the Salinas Valley Groundwater Basin (called Electrical Resistivity Tomography--ERT) but this method is NOT used in the DEIR environmental review of impacts. ERT imaging will be completed in mid-2017. Such scientific data and observations must be included in the DEIR evaluation of impacts and the question of 'no harm' from the project.

2. Cal Am has no water rights in the Salinas Groundwater Basin, but Cal Am intends to pump another water district's groundwater. The fundamental determination of legal water rights must be made now before further infrastructure investment and before more project approvals. Feasibility depends on water rights.

Additional concerns include possible litigation and delay, lack of contingency planning, and continued and confounding pressure from the State Cease and Desist Order.

Ratepayers are facing huge new costs, regardless of success, delay or failure. I and other signers (enclosed) request your support in pursuing these deficiencies. Sooner, rather than later. Thank you for your attention.

Sincerely,

George T. Riley

Managing Director, Public Water Now 1198 Castro Road, Monterey Ca 93940 831-645-9914, georgetriley@gmail.com

CC: CPUC Public Advisor, NOAA Sanctuary Advisory Council, California Coastal Commission, State Water Resources Control Board, CPUC Office of Ratepayer Advocacy, Monterey County Supervisors, Monterey County Water Resources Agency (MCWRA), Monterey Peninsula Water Management District (MPWMD), Fort Ord Reuse Authority (FORA), Peninsula Mayors' Water Authority, Marina Coast Water District (MCWD), Seaside Groundwater Basin WaterMaster, City Councils of Seaside, Monterey, Marina, Pacific Grove, Carmel, Del Rey Oaks, Sand City

STATE OF CALIFORNIA - CALIFORNIA NATURAL RESOURCES AGENCY

DEPARTMENT OF WATER RESOURCES 1416 NINTH STREET, P.O. BOX 942836 SACRAMENTO, CA 94236-0001 (916) 653-5791

March 16, 2017

Mr. Joseph Oliver Monterey Peninsula Water Management District P.O. Box 85 Monterey, California 93942-0085

RE: Approved as modified 2016 Basin Boundary Modification Request

Dear Mr. Oliver:

The purpose of this letter is to inform you of the final 'approved as modified' status of the Monterey Peninsula Water Management District 2016 Basin Boundary modification request. On October 6, 2016 the Department of Water Resources (DWR) released the Final Basin Boundary modification request results table<sup>1</sup> notifying local agencies of the resulting basin boundary modifications. In addition, these results were published on December 23, 2016 in the 2016 Bulletin 118 Interim Update<sup>2</sup>.

On March 31, 2016 DWR closed the 2016 basin boundary modification request submission period and received a request submitted by the Monterey Peninsula Water Management District to modify the 3-04.10 SALINAS VALLEY - CORRAL DE TIERRA AREA and 3-04.08 SALINAS VALLEY - SEASIDE AREA basins. The modification request included a scientific external modification type,

Basin Boundary regulations (23 CCR § 344 et seq.) specify information that must be provided by the requesting agency to support a basin boundary modification request. DWR reviewed the modification requests following the methodology and criteria set forth in the regulations (23 CCR § 345 et seg.).

The modification request was 'approved as modified' based on compliance with requirements of the regulation. The 'approved as modified' indicates that some modification to the original requested modification was necessary to comply with Bulletin 118 basin definitions or to accommodate minor adjustments. The final 'as modified' basin boundary modification generally included the incorporation of the remaining portions of the original Seaside subbasin into the Corral De Tierra subbasin based on similar geology and hydrogeologic properties.

As a result of your approved basin boundary modification request, the basin boundary description has been modified to reflect a new segment-based description supported with specific referential documentation provided in the request or previously included. A link for your updated basin boundary description<sup>3</sup> is provided below; or you can download from the Basin Boundary Assessment Tool (BBAT)<sup>4</sup>.



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**MPWMD** 

Joseph Oliver March 16, 2017 Page 2

The Department will be offering another opportunity to modify basin boundaries tentatively beginning in the latter half of 2017 (Initial Notification) and last through the first quarter of 2018 (Submission Period). More information will be provided on the Basin Boundary website<sup>1</sup> and sent out to the SGMA email list. If you have any further questions or concerns regarding this basin boundary modification request or SGMA please feel free to contact Tim Godwin directly at (916) 651-9223.

Regards,

Ian Cost

Tim Godwin Senior Engineering Geologist Basin Boundary Project Manager

Reference Links:

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Trevor Joseph Supervising Engineering Geologist SGM Section Chief

- 1. http://www.water.ca.gov/groundwater/sgm/basin\_boundaries.cfm
- http://www.water.ca.gov/groundwater/bulletin118/docs/Bulletin\_118\_Int erim\_Update\_2016.pdf
- 3. https://gis.water.ca.gov/app/bbat/reports/BasinBoundaryDescription/BasinBoundaryDescription\_3\_004\_08.pdf
- 4. https://gis.water.ca.gov/app/bbat/



# Monterey County Office of Education

Dr. Nancy Kotowski County Superintendent of Schools

MAR 2 7 2017

MPWMD

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March 15, 2017

Mr. David J. Stoldt, General Manager Monterey Peninsula Water Management District P.O. Box 85 Monterey, CA 93942

Dear Mustoldt:

I am delighted to have this opportunity to congratulate you for receiving the 2016 Ruth Vreeland Memorial Award for Public Official of the Year at the Monterey Peninsula Chamber of Commerce's 109th Annual Awards Dinner. It was a pleasure to be a part of the evening's festivities and to honor you and acknowledge your outstanding accomplishments.

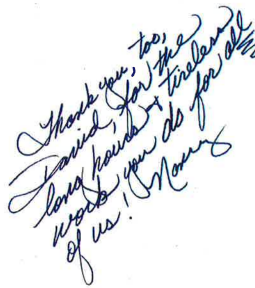
You personally are making significant and lasting impressions throughout Monterey County. Your extensive involvement in water management and resources are helping to build a better and stronger community. The business, educational, and non-profit communities are fortunate to have you as a leader.

Thank you for your concern and support for the residents of Monterey County and your ongoing role in building a strong and thriving community.

Sincerely,

Staushi

Nancy Kotowski, Ph.D. Monterey County Superintendent of Schools





23 RECEIVED MAR 2 1 2017 MPWMD

March 17, 2017

David Stoldt MPWMD P.O. Box 85 Monterey, CA 93942-0085

Dear David,

Congratulations on receiving the 2016 Public Official of the Year Award. You are certainly deserving of the honor.

Best personal regards,

Ted Balestreri Chairman and CEO Cannery Row Company

The Cannery Row Company 555 Abrego Street, Monterey, CA 93940 (831) 649-6690 Fax: (831) 373-4812



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March 14, 2017

David J. Stoldt Monterey Peninsula Water Management District 5 Harris Court, Building G Monterey, CA 93940

Dear David,

Congratulations on being awarded the Ruth Vreeland Memorial Award for Public Official of the Year award!

Thank you for all you do for our community and the support and involvement you have demonstrated with MPCC. Your leadership and achievements are commendable and set a wonderful example for others. You should be very proud!

I send my sincerest wishes for a successful and prosperous year ahead!

Best personal regards,

38" AND A STREET AS INC.

CHRIS SHAKE

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