



Supplement to 10/18/10 MPWMD Board Packet

Attached are copies of letters received between September 14, 2010 and October 8, 2010. These letters are also listed in the October 18, 2010 Board packet under item 17, Letters Received.

Author	Addressee	Date	Topic
Laurens H. Silver	Darby Fuerst	9/20/10	Sierra Club v. Monterey Peninsula Water Management District Case No. M 108149
Craig Anthony	Barbara Evoy	9/21/10	SWRCB Order WR 2009-0060, Amended Aquifer Storage and Recovery Operating Plan
Roberta Miller	Darby Fuerst	9/27/10	Expressing Thanks for Speaking to Carmel Residents Association
Diana Agar Ingersoll	Stephanie Pintar	9/29/10	Water Permit Nos. 30700 & 30701 for In-N-Out Burger (APN: 011-401-023)
David Aranda	Regina Doyle	9/30/10	No Reported Workers' Compensation Claims in 2009-10
David Aranda	Regina Doyle	9/30/10	No Reported Property/Liability Claims in 2009-10
Steven Herrera	Cal-Am	9/30/10	Order Cancelling Applications 30215B, 30644 and 30715, Carmel River and Carmel River Subterranean Stream in Monterey County
Mark Stilwell	John O'Hagan	9/30/10	Certification under Order WR 2009-0060, as Amended by Order WR 2010-0001 (collectively, the "Order")

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CALIFORNIA ENVIRONMENTAL LAW PROJECT
A Non-Profit Legal Corporation

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Of Counsel

Laurens H. Silver, Esq.
302 Sycamore Avenue
Mill Valley, CA 94941
Phone: 415-515-5688
Facsimile: 510-237-6598
larrysilver@earthlink.net

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September 20, 2010

Via Electronic Transmission and U.S. Mail

Darby Fuerst, General Mgr.
Henrietta Stern
Monterey Peninsula Water Management
District.
5 Harris Court Building,
GPO Box 85
Monterey CA. 93942 0085

David Laredo, Esq.
DeLay & Laredo
606 Forest Avenue
Pacific Grove, CA 93950

Alex Lorca
DeLay & Laredo
606 Forest Avenue
Pacific Grove, CA 93950

Re: Sierra Club v. Monterey Peninsula Water Management District Case
No. M 108149

Dear Mr. Fuerst, Mr. Laredo and Mr. Lorca:

Pursuant to Pub. Res. Code 21167.6 Sierra Club requests the District to prepare the record of proceedings relating to the District's approval of the Joint water Distribution Permit in the above-captioned action. Sierra Club requests that the record include the FEIR addendum that was before the Sand City City Council, and the Findings of Denial adopted by the Board on March 26, 2009. The record should also contain all written evidence or correspondence submitted to the District with respect to the project by Sierra Club. (Pub. Res. Code 21167.6(e)(6).

Sincerely,

CALIFORNIA ENVIRONMENTAL LAW PROJECT

Laurens H. Silver
Counsel for Plaintiff Sierra Club



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Craig E. Anthony,
Director of Operations
California American Water - Monterey
511 Forest Lodge Rd, Suite 100
Pacific Grove, CA 93950
craig.anthony@amwater.com

September 21, 2010

Barbara Evoy, Division Chief
Division of Water Rights
State Water Resources Control Board
1001 I Street
Sacramento, CA 95812

Re: SWRCB Order WR 2009-0060, Amended Aquifer Storage and Recovery Operating Plan.

Dear Ms. Evoy:

On June 3, 2010, California American Water submitted its ASR Recovery Plan required by Condition 3 of the subject order. That recovery plan was prepared in consultation with NOAA Fisheries, the Department of Fish and Game, and the Monterey Peninsula Water Management District.

This Recovery Plan is part of the Quarterly Water Budget that California American Water is required to prepare under Monterey Peninsula Water Management District regulations. California American Water is required to follow the Quarterly Water Budget adopted by the Monterey Peninsula Water Management District Board; failing to comply with that plan is a misdemeanor.

On September 20, 2010, the Monterey Peninsula Water Management District adopted a Quarterly Water Budget that varied from the prior ASR Recovery Plan. Accordingly, California American Water is hereby amending its previously submitted ASR Recovery Plan. As with the prior plan, this revised plan has been adopted in consultation with NOAA Fisheries, the Department of Fish and Game, and the Monterey Peninsula Water Management District. The amended plan is as follows:

June, 2010	0 AF
July, 2010	0 AF
August, 2010	0 AF
September, 2010	0 AF
October, 2010	496 AF
November, 2010	480 AF
December, 2010	<u>135 AF</u>
Total	1,111 AF



CALIFORNIA
AMERICAN WATER

Please contact me if you have questions about this amended plan.

Sincerely,

Craig E. Anthony
General Manager
Central Division
California American Water

cc: R. MacLean
E Simon
T. Miller, Esq.
D. Stephenson
D. Fuerst



CARMEL RESIDENTS
ASSOCIATION

POST OFFICE BOX 13, CARMEL-BY-THE-SEA, CA 93921

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September 27, 2010

Monterey Peninsula Water Management District
Darby Fuerst, General Manager
P.O. Box 85
Monterey, CA 93940

Dear Darby,

On behalf of the Carmel Residents Association, I want to thank you for being our guest speaker at our September General Meeting. Your presentation, "Wading Through the Water Conundrum," was substantive, impressive, unquestionably timely and thought provoking. Many of us have come away with a heightened awareness of some of the unique complexities and challenges inherent in the water issues facing the Monterey Peninsula.

We are very appreciative and honored that you took the time away from your busy schedule to come and share with us your expertise and knowledge. We are lucky beneficiaries of your talent and remarkable professionalism. Thank you for making the program successful and relevant.

Sincerely,

Roberta Miller, CRA Program chair



RESOURCE MANAGEMENT SERVICES

440 Harcourt Avenue
Seaside, CA 93955

Telephone (831) 899-6825
FAX (831) 899-6211

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September 29, 2010

Stephanie Pintar
Water Demand Manager
Monterey Peninsula Water Management District
5 Harris Court, Building G
Monterey, California 93940

Reference: Water Permit Nos. 30700 & 30701 for In-N-Out Burger (APN: 011-401-023)

Dear Ms. Pintar:

Thank you for your letter of September 22, 2010, providing clarification of the Monterey Peninsula Water Management District's ("District") rules about processing applications for Water Permits through the District and your specific comments regarding the above-mentioned Water Permits.

I want to assure you that the City of Seaside ("City") and the Seaside Redevelopment Agency ("Agency") will not be permitting the use of any water at the proposed In-N-Out Burger site unless and until the required environmental review has been completed in compliance with the California Environmental Quality Act ("CEQA"). Therefore, as required by the District's rules, neither the City, nor the Agency, will authorize any person or entity to release water pursuant to the Permit or to use any water under the Permit unless and until the CEQA review is complete and the project is fully entitled.

In the future, we will work closely with the District to ensure that any questions or issues with regard to the District's procedures are clarified and that steps to implement the District's procedures for processing those permits are carefully addressed by the City. In the meantime, and on this particular project, we will achieve the goals and outcome of the District's Rules through our land use entitlement and CEQA process.

If you have any questions, please do not hesitate to contact me.

Very truly yours,

Diana Agar Ingersoll, P.E.
Deputy City Manager- Resource Management Services

Cc: Ray Corpuz, City Manager
Lisa Brinton, Redevelopment Project Manager
Rick Medina, Senior Planner

Special District Risk
Management Authority

Maximizing Protection.
Minimizing Risk.

1112 I Street, Suite 300
Sacramento, California 95814-2865
T 916.231.4141
F 916.231.4111
Toll-free 800.537.7790
www.sdrma.org



September 30, 2010

Ms. Regina Doyle
Chairperson
Monterey Peninsula Water Management District
Post Office Box 85
Monterey, California 93942-0085

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Re: **No Reported Workers' Compensation Claims in 2009-10**

MPWMD

Dear Ms. Doyle:

This letter is to formally acknowledge the dedicated efforts of the Monterey Peninsula Water Management District's Governing Body, management and staff towards proactive loss prevention and workplace safety. Your agency's efforts have resulted in no reported workers' compensation claims for program year 2009-10. This is an outstanding accomplishment that serves as an example for all SDRMA members!

It is through the efforts of members such as Monterey Peninsula Water Management District that SDRMA has been able to continue providing affordable workers' compensation coverage to over 350 public agencies throughout California. In fact, 224 members or 64% in the workers' compensation program did not have any reported claims in program year 2009-10.

In addition to this annual recognition, members with no reported claims during the program year can earn 2 credit incentive points (CIPs) thereby reducing their annual contribution amount (the agency must earn a minimum of 10 CIPs to qualify for this claims bonus). Also, members without claims receive a lower "experience modification factor" (EMOD) which also reduces their annual contribution amount.

Since SDRMA is dedicated to serving its members and preventing claims, we would appreciate your agency taking a moment and sharing with us what made your District successful in preventing work related injuries. Our goal is to incorporate your successful ideas and suggestions into our loss prevention programs to benefit all members of SDRMA. Please forward any ideas or suggestions to Dennis Timoney, SDRMA Chief Risk Officer at dtimoney@sdrma.org.

On behalf of the SDRMA Board of Directors and staff, it is my privilege to congratulate the Governing Body, management and staff of Monterey Peninsula Water Management District for their commitment to proactive loss prevention and safety in the workplace and for having no reported claims in program year 2009-10.

Sincerely,
Special District Risk Management Authority

David Aranda, President
Board of Directors

Special District Risk
Management Authority

Maximizing Protection.
Minimizing Risk.

1112 I Street, Suite 300
Sacramento, California 95814-2865
T 916.231.4141
F 916.231.4111
Toll-free 800.537.7790
www.sdrma.org



September 30, 2010

Ms. Regina Doyle
Chairperson
Monterey Peninsula Water Management District
Post Office Box 85
Monterey, California 93942-0085

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MPWMD

Re: No Reported Property/Liability Claims in 2009-10

Dear Ms. Doyle:

This letter is to formally acknowledge the dedicated efforts of the Monterey Peninsula Water Management District's Governing Body, management and staff towards proactive loss prevention and safety training. Your agency's efforts have resulted in no reported property/liability claims for program year 2009-10. This is an outstanding accomplishment that serves as an example for all SDRMA members!

It is through the efforts of members such as Monterey Peninsula Water Management District that SDRMA has been able to continue providing affordable property/liability coverage to over 430 public agencies throughout California. In fact, 334 members or 77% in the property/liability program did not have any reported claims in program year 2009-10.

In addition to this annual recognition, members with no reported claims during the program year can earn 2 credit incentive points (CIPs) thereby reducing their annual contribution amount (the agency must earn a minimum of 10 CIPs to qualify for this claims bonus). Also, members without claims for at least 3 years may receive a lower "risk factor" which also reduces their annual contribution amount.

Since SDRMA is dedicated to serving its members and preventing claims, we would appreciate your agency taking a moment and sharing with us what made your District successful in preventing property/liability losses. Our goal is to incorporate your successful ideas and suggestions into our loss prevention programs to benefit all members of SDRMA. Please forward any comments or suggestions to Dennis Timoney, SDRMA Chief Risk Officer at dtimoney@sdrma.org.

On behalf of the SDRMA Board of Directors and staff, it is my honor to congratulate the Governing Body, management and staff of Monterey Peninsula Water Management District for their commitment to proactive loss prevention and safety training and for having no reported claims in program year 2009-10.

Sincerely,
Special District Risk Management Authority

David Aranda, President
Board of Directors



State Water Resources Control Board



Linda S. Adams
Secretary for
Environmental Protection

Division of Water Rights
1001 I Street, 14th Floor ♦ Sacramento, California 95814 ♦ 916.341.5300
P.O. Box 2000 ♦ Sacramento, California 95812-2000
Fax: 916.341.5400 ♦ www.waterrights.ca.gov

Arnold Schwarzenegger
Governor

SEP 30 2010

In Reply Refer
to:kdm:30215B

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MPWMD

California-American Water Company
c/o Sandra Dunn
Somach, Simmons & Dunn
813 Sixth Street
Sacramento, CA 95814

Dear Ms. Dunn:

ORDER CANCELING APPLICATIONS 30215B, 30644 AND 30715, CARMEL RIVER AND CARMEL RIVER SUBTERRANEAN STREAM IN MONTEREY COUNTY

Enclosed is an order canceling Applications 30215B, 30644 and 30715 because the applications conflict with the Declaration of Fully Appropriated Streams.

In accordance with California Code of Regulations, title 23, sections 768 and 769, you may petition the State Water Resources Control Board (State Water Board) for reconsideration of the order. Section 768 requires that the petition be submitted within 30 days of the date of the order, and be based on one or more of the causes listed in that section. The petition must contain the information required by section 769.

It is the applicant's responsibility to remove or modify any diversion works or impoundments to ensure that water is no longer diverted. The applicant should consult with the Department of Fish and Game and the Regional Water Quality Control Board to ensure that removal of project facilities does not adversely affect a fishery or result in unregulated sediment discharge to a waterway. These agencies may require a permit or other approval prior to any construction activity.

Please be advised that any diversion of water from the points of diversion identified in this application may be subject to administrative civil liability of up to \$500 per day without further notice, pursuant to California Water Code section 1052, unless the diversion is covered by an existing right. In addition, the State Water Board may issue a cease and desist order in response to an unauthorized diversion or threatened unauthorized diversion in accordance with Water Code section 1831.

California-American Water Company

-2-

SEP 30 2010

If you have any questions or wish to file a new application at a later date, please contact Katherine Mrowka, the senior staff person handling this matter at (916) 341-5363.

Sincerely,


Steven Herrera, Chief

Water Rights Permitting Section

Enclosure

cc: Darby Fuerst
Monterey Peninsula Water
Management District
P.O. Box 85
Monterey, CA 93942-0085

STATE OF CALIFORNIA
CALIFORNIA ENVIRONMENTAL PROTECTION AGENCY
STATE WATER RESOURCES CONTROL BOARD

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DIVISION OF WATER RIGHTS

MPWMD

In the Matter of Applications 30215B, 30644 and 30715

California-American Water Company

ORDER CANCELING APPLICATIONS

SOURCE: Carmel River and Carmel River Subterranean Stream

COUNTY: Monterey

WHEREAS:

1. California-American Water Company (Cal-Am or Applicant) filed water right applications with the State Water Resources Control Board (State Water Board), Division of Water Rights (Division) to divert water from the Carmel River and Carmel River subterranean stream as follows:
 - Application 30215B filed on January 26, 1993, requesting the right to divert 42.6 cubic feet per second (cfs);
 - Application 30644 filed on November 13, 1996, requesting the right to divert 21 cfs and collect 24,800 acre-feet per annum to storage; and
 - Application 30715 filed on February 3, 1998, requesting the right to divert 16.1 cfs.
2. The applications conflict with the Declaration of Fully Appropriated Streams (Declaration). In a December 17, 1999 letter, Applicant requested that the State Water Board lift the Declaration listing the Carmel River as fully appropriated throughout most of the year. Cal-Am asked that the State Water Board hold any action on the request to revise the Declaration in abeyance in case (a) the California Public Utilities Commission denies Cal-Am's pending request for authority to construct the Carmel River Dam Project or (b) the Monterey Peninsula Water Management District (District) takes action that either actually or effectively precludes Cal-Am from proceeding with the Carmel River Dam Project. If either of those events occur, Cal-Am maintains that the water appropriated to Permit 20808 of the District should be declared by the State Water Board to be available for appropriation by Cal-Am pursuant to its pending Applications 30215B, 30644 and 30715.
3. The Division's January 21, 2000 letter accepted Cal-Am's December 17 letter as a petition for modification of the Declaration and agreed to hold any action on this matter in abeyance. The Division advised Cal-Am that all petitions to modify the Declaration must be accompanied by the information specified in California Code of Regulations, title 23, section 871, subdivision (c)(1). The Division stated that Cal-Am would be expected to furnish information to address section 871 prior to activating its petition. The practical effect of this action is that Cal-Am was not required to amend its applications to conform them to the limited four-month season of availability listed in the Declaration at that time.

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4. On March 24, 2000, the Division advised Cal-Am that the water rights process could take several years for highly contested projects. Therefore, it was imperative that the Division start processing the applications for projects that Cal-Am may eventually construct. Cal-Am was asked to identify the applications and specific project elements that it was ready to pursue and the Division would issue the public notice accordingly. A showing of due diligence was also requested in order to maintain the applications. Cal-Am did not submit a showing of due diligence.
5. Cal-Am's May 16, 2000 reply stated that Cal-Am was actively pursuing development of the Carmel River Dam and Reservoir Project. Cal-Am was seeking use of the District's existing permits for this project. The California Public Utilities Commission was developing an alternative water supply project(s) list, should the reservoir project not proceed. If it became clear that the reservoir project could not proceed, Cal-Am would renew its previous request that the State Water Board lift its declaration that the Carmel River is fully appropriated and proceed with a decision on that subject so that Cal-Am's various pending water right applications might be noticed, heard and resolved. In the meantime, Cal-Am informed the Division that it would continue to pursue the reservoir project.
6. On March 15, 2005, Cal-Am was requested to enter into a Memorandum of Understanding (MOU) for preparing a document to comply with the California Environmental Quality Act for the applications and provide the name of the consultant that would be preparing the water availability analysis for the filings.
7. On April 20, 2006, Cal-Am entered into an MOU for preparation of the required environmental document. HDR Surface Water Consultants (HDR) was the consultant selected to prepare the document.
8. On August 6, 2007, the Division requested the information required by California Code of Regulations, title 23, section 871, subdivision (c)(1), upon which to base a decision to revise or revoke the Declaration, or alternatively to revise the applications to conform to the Declaration. The information was requested pursuant to Water Code section 1275. Cal-Am was advised that failure to either show cause for revision of the Declaration or revise the applications to conform to the Declaration would result in cancellation of Applications 30215B, 30644 and 30715 without further notification.
9. In an undated letter received by the Division on September 11, 2007, Cal-Am contended that the State Water Board should act on the pending request for extension of time filed by the District for Permits 11674B and 20808 prior to requiring Cal-Am to take action relating to the petition or its applications. Cal-Am reiterated its request to have any action related to all pending Cal-Am applications held in abeyance until final action has been taken on the District's filings.
10. In 2007, Cal-Am and the Monterey Peninsula Water Management District (District) agreed to jointly develop the Seaside groundwater banking project under the District's water rights (see Permit 20808B (Application 27614B), for example).
11. On November 6, 2007, HDR informed the Division that it had requested a contractual authorization to proceed from Cal-Am to prepare the final work plan and schedule for developing the environmental document. HDR would contact the Division upon authorization to schedule a meeting. The letter stated that no additional progress had been made by HDR for Applications 30215B, 30644 and 30715.

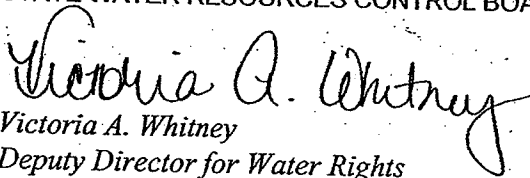
12. To date, the Division has not received the required showing pursuant to California Code of Regulations, title 23, section 871. Cal-Am has not modified the applications to conform to the Declaration.
13. The applications have not been noticed due to the conflict with the Declaration.
14. Applicant, after due notice, has failed to submit information requested pursuant to section 1275 of the Water Code or to show good cause why additional time should be allowed. (Wat. Code, § 1276.)
15. The State Water Board has delegated the authority to cancel applications to the Deputy Director for Water Rights (Deputy Director) pursuant to Resolution No. 2007-0057. (Attachment to Resolution No. 2007-0057, section 4.5.2.) The Deputy Director has redelegate this authority to the Assistant Deputy Director for Water Rights in the absence of the Deputy Director, pursuant to redelegate order dated October 4, 2007.

THEREFORE, IT IS ORDERED THAT APPLICATIONS 30215B, 30644 AND 30715 ARE HEREBY CANCELED.

It is the Applicant's responsibility to remove or modify any diversion works or impoundments to ensure that water is no longer diverted. The Applicant should consult with the Department of Fish and Game and the Regional Water Quality Control Board in order to ensure that removal of project facilities does not adversely affect a fishery or result in unregulated sediment discharge to a waterway. These agencies may require a permit or other approval prior to any construction activity.

Applicant is hereby put on notice that any diversion of water from the points of diversion proposed under these applications may be subject to administrative civil liability of up to \$500 per day without further notice, pursuant to Water Code section 1052. The State Water Board also may issue a cease and desist order in response to an unauthorized diversion or threatened unauthorized diversion pursuant to Water Code section 1831.

STATE WATER RESOURCES CONTROL BOARD


Victoria A. Whitney
Deputy Director for Water Rights

Dated: **SEP 30 2010**



PEBBLE BEACH
COMPANY

September 30, 2010

Via Federal Express

Mr. John O'Hagan
Manager
Enforcement Division
State Water Resources Control Board
Division of Water Rights
1001 I Street, 14th Floor
Sacramento, CA 95814

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MPWMD

Re: Certification under Order WR 2009-0060, as amended by Order WR 2010-0001
(collectively, the "Order")

Dear Mr. O'Hagan:

Pursuant to Condition 3.a(6) of the Order, I, Mark Stilwell, on behalf of Pebble Beach Company ("PBC"), hereby certify that the following information is true and accurate as of September 30, 2010:

- 1) The total amount of the Water Entitlement that has been used, or approved for use, by MPWMD during the period from February 1, 2010 to August 31, 2010, through issuance of MPWMD water connection permits, is 1.096 acre feet (AF). This amount is incremental to the 36.352 AF of Water Entitlement usage for the period prior to February 1, 2010, reported in my August 17, 2010, letter to you. Per communication with MPWMD staff (Stephanie Pintar), incremental Water Entitlement usage for September 2010 is not yet available. As soon as I have this information, I will forward a revised letter to you with September included. For future years, per discussion between Cheryl Burrell of my office and John Collins of your office, we would like to request that future reporting for the water year be submitted on or about October 15th of each year so that we may include the final water use data for September in a single document.
- 2) The 1.096 AF of incremental usage consists of 0.0 AF of approved usage by PBC and 1.096 AF of approved usage by residential property owners who purchased a portion of PBC's Water Entitlement pursuant to MPWMD's Ordinance 109 and related rules and regulations. Use, or approved usage, in each case is measured by and in accordance with the applicable rules and regulations of MPWMD.

LEGAL AFFAIRS

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

Mr. John O'Hagan
SWRCB
Re: Order WR 2009-0060
September 30, 2010
Page 2 of 2

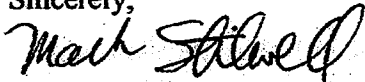
- 3) For the source of this incremental Water Entitlement usage information, please see the attached reports from MPWMD for the months of February (0.233 AF), March (0.091AF), April (0.285AF), May (credit of 0.05 AF), June (0.291AF), July (0.246 AF), and August (0.0 AF). I will forward the September 2010 report to you when available from MPWMD.

Pursuant to the Order, and as noted in your letter to me dated September 20, 2010, I understand that this 1.096 AF of incremental Water Entitlement usage will be added to Cal Am's adjusted base amount, and will not be subject to Section 2 of the Order.

Under penalty of perjury, the forgoing information is true and accurate to the best of my knowledge and belief.

If you have any questions, please feel free to contact me at my direct number: 831-625-8449.

Sincerely,



Mark Stilwell
Executive Vice President
and General Counsel

Attachment

cc: Victoria Whitney/SWRCB
Darby Fuerst/MPWMD
David Laredo/MPWMD
Stephanie Pintar/MPWMD
Craig Anthony/Cal-Am
Rob MacLean/Cal-Am
Tim Miller/Cal-Am

EXHIBIT 27-B
MONTHLY ENTITLEMENT REPORT
 Reported in Acre-Feet
 For the Month of February 2010

Entitlement Holder	Entitlement	Changes this Month	Total Demand from Water Permits Issued	Remaining Entitlement/and Water Use Permits Available
Quail Meadows	33.000	0.000	30.233	2.767
Water West	12.760	0.000	6.621	6.139

CAWD/PBCSD Recycled Water Project Entitlements ^[1]

Pebble Beach Co. ^[2]	257.490	2.300	10.452	247.038
Del Monte Forest Benefited Properties ² (Pursuant to Ord No. 109)	107.510	0.233	26.133	81.377
Macomber Estates	10.000	0.000	9.595	0.405
Griffin Trust	5.000	0.000	4.809	0.191
CAWD/PBCSD Project Totals	380.000	2.533	50.989	329.011

[1]

This section shows changes resulting from Water Use Permits and Water Permits issued to properties located in Pebble Beach, pursuant to Rule 23.5, as amended by Ordinance No. 109.

[2]

Increases in the Del Monte Forest Benefited Properties Entitlement will result in reductions in the Pebble Beach Co. Entitlement.

EXHIBIT 19-B

MONTHLY ENTITLEMENT REPORT
Reported in Acre-Feet
For the Month of March 2010

Entitlement Holder	Entitlement	Changes this Month	Total Demand from Water Permits Issued	Remaining Entitlement/and Water Use Permits Available
Quail Meadows	33.000	0.000	30.233	2.767
Water West	12.760	0.104	6.725	6.035

CAWD/PBCSD Recycled Water Project Entitlements

Pebble Beach Co. ^[2]	257.190	0.300	10.452	246.738
Del Monte Forest Benefited Properties ² (Pursuant to Ord No. 109)	107.810	0.091	26.224	81.586
Macomber Estates	10.000	0.000	9.595	0.405
Griffin Trust	5.000	0.000	4.809	0.191
CAWD/PBCSD Project Totals	380.000	0.391	51.080	328.920

[1]

This section shows changes resulting from Water Use Permits and Water Permits issued to properties located in Pebble Beach, pursuant to Rule 23.5, as amended by Ordinance No. 109.

[2]

Increases in the Del Monte Forest Benefited Properties Entitlement will result in reductions in the Pebble Beach Co. Entitlement.

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EXHIBIT 29-B

MONTHLY ENTITLEMENT REPORT
Reported in Acre-Feet
For the Month of April 2010

Entitlement Holder	Entitlement	Changes this Month	Total Demand from Water Permits Issued	Remaining Entitlement/and Water Use Permits Available
Quail Meadows	33.000	0.000	30.233	2.767
Water West	12.760	0.414	7.139	5.621

CAWD/PBCSD Recycled Water Project Entitlements

Pebble Beach Co. ^[2]	257.190	0.000	10.452	246.738
Del Monte Forest Benefited Properties ² (Pursuant to Ord No. 109)	107.810	0.285	26.509	81.301
Macomber Estates	10.000	0.000	9.595	0.405
Griffin Trust	5.000	0.000	4.809	0.191
CAWD/PBCSD Project Totals	380.000	0.285	51.365	328.635

[1]

This section shows changes resulting from Water Use Permits and Water Permits issued to properties located in Pebble Beach, pursuant to Rule 23.5, as amended by Ordinance No. 109.

[2]

Increases in the Del Monte Forest Benefited Properties Entitlement will result in reductions in the Pebble Beach Co. Entitlement.

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EXHIBIT 35-B
MONTHLY ENTITLEMENT REPORT
 Reported in Acre-Feet
 For the Month of May 2010

Entitlement Holder	Entitlement	Changes this Month	Total Demand from Water Permits Issued	Remaining Entitlement/and Water Use Permits Available
Quail Meadows	33.000	0.000	30.233	2.767
Water West	12.760	0.000	7.139	5.621

CAWD/PBCSD Recycled Water Project Entitlements [1]

Pebble Beach Co. ^[2]	257.190	0.000	10.452	246.738
Del Monte Forest Benefited Properties ² (Pursuant to Ord No. 109)	107.810	0.050 Credit	26.459	81.351
Macomber Estates	10.000	0.000	9.595	0.405
Griffin Trust	5.000	0.000	4.809	0.191
CAWD/PBCSD Project Totals	380.000	0.050 Credit	51.315	328.685

[1]

This section shows changes resulting from Water Use Permits and Water Permits issued to properties located in Pebble Beach, pursuant to Rule 23.5, as amended by Ordinance No. 109.

[2]

Increases in the Del Monte Forest Benefited Properties Entitlement will result in reductions in the Pebble Beach Co. Entitlement.

EXHIBIT 26-B
MONTHLY ENTITLEMENT REPORT
 Reported in Acre-Feet
 For the Month of June 2010

Entitlement Holder	Entitlement	Changes this Month	Total Demand from Water Permits Issued	Remaining Entitlement/and Water Use Permits Available
Quail Meadows	33.000	0.067 Credit	30.166	2.834
Water West	12.760	0.015	7.154	5.606

CAWD/PBCSD Recycled Water Project Entitlements

Pebble Beach Co. ^[2]	257.090	0.100	10.452	246.638
Del Monte Forest Benefited Properties ² (Pursuant to Ord No. 109)	107.910	0.291	26.750	81.160
Macomber Estates	10.000	0.000	9.595	0.405
Griffin Trust	5.000	0.000	4.809	0.191
CAWD/PBCSD Project Totals	380.000	0.391	51.606	328.394

[1]

This section shows changes resulting from Water Use Permits and Water Permits issued to properties located in Pebble Beach, pursuant to Rule 23.5, as amended by Ordinance No. 109.

[2]

Increases in the Del Monte Forest Benefited Properties Entitlement will result in reductions in the Pebble Beach Co. Entitlement.

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EXHIBIT 27-B
MONTHLY ENTITLEMENT REPORT
 Reported in Acre-Feet
 For the Month of July 2010

Entitlement Holder	Entitlement	Changes this Month	Total Demand from Water Permits Issued	Remaining Entitlement/and Water Use Permits Available
Quail Meadows	33.000	0.000	30.166	2.834
Water West	12.760	0.000	7.154	5.606

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CAWD/PBCSD Recycled Water Project Entitlements

Pebble Beach Co. [2]	257.090	0.000	10.452	246.638
Del Monte Forest Benefited Properties ² (Pursuant to Ord No. 109)	107.910	0.246	26.996	80.914
Macomber Estates	10.000	0.000	9.595	0.405
Griffin Trust	5.000	0.000	4.809	0.191
CAWD/PBCSD Project Totals	380.000	0.246	51.852	328.148

[1]

This section shows changes resulting from Water Use Permits and Water Permits issued to properties located in Pebble Beach, pursuant to Rule 23.5, as amended by Ordinance No. 109.

[2]

Increases in the Del Monte Forest Benefited Properties Entitlement will result in reductions in the Pebble Beach Co. Entitlement.

EXHIBIT 19-B

MONTHLY ENTITLEMENT REPORT
Reported in Acre-Feet
For the Month of August 2010

Entitlement Holder	Entitlement	Changes this Month	Total Demand from Water Permits Issued	Remaining Entitlement/and Water Use Permits Available
Quail Meadows	33.000	0.000	30.166	2.834
Water West	12.760	0.087	7.241	5.519

CAWD/PBCSD Recycled Water Project Entitlements (1)

Pebble Beach Co. (2)	256.490	0.600	10.452	246.038
Del Monte Forest Benefited Properties ² (Pursuant to Ord No. 109)	108.510	0.000	26.996	81.514
Macomber Estates	10.000	0.000	9.595	0.405
Griffin Trust	5.000	0.000	4.809	0.191
CAWD/PBCSD Project Totals	380.000	0.600	51.852	328.148

(1) This section shows changes resulting from Water Use Permits and Water Permits issued to properties located in Pebble Beach, pursuant to Rule 23.5, as amended by Ordinance No. 109.

(2) Increases in the Del Monte Forest Benefited Properties Entitlement will result in reductions in the Pebble Beach Co. Entitlement.

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