REGULAR MEETING OF THE BOARD OF DIRECTORS

MUNICIPAL WATER DISTRICT OF ORANGE COUNTY 18700 Ward Street, Board Room, Fountain Valley, California

December 17, 2014, 8:30 a.m.

AGENDA

PLEDGE OF ALLEGIANCE

ROLL CALL

PUBLIC COMMENTS/PARTICIPATION

At this time, members of the public will be given an opportunity to address the Board concerning items within the subject matter jurisdiction of the Board. Members of the public may also address the Board about a particular Agenda item at the time it is considered by the Board and before action is taken. If the item is on the Consent Calendar, please inform the Board Secretary before action is taken on the Consent Calendar and the item will be removed for separate consideration.

The Board requests, but does not require, that members of the public who want to address the Board complete a voluntary "Request to be Heard" form available from the Board Secretary prior to the meeting.

ITEMS RECEIVED TOO LATE TO BE AGENDIZED

Determine need and take action to agendize items(s) which arose subsequent to the posting of the Agenda. (ROLL CALL VOTE: Adoption of this recommendation requires a two-thirds vote of the Board members present, or, if less than two-thirds of the Board members are present, a unanimous vote of those members present.)

ITEMS DISTRIBUTED TO THE BOARD LESS THAN 72 HOURS PRIOR TO MEETING

Pursuant to Government Code section 54957.5, non-exempt public records that relate to open session agenda items and are distributed to a majority of the Board less than seventy-two (72) hours prior to the meeting will be available for public inspection in the lobby of the District's business office located at 18700 Ward Street, Fountain Valley, California 92708, during regular business hours. When practical, these public records will also be made available on the District's Internet Web site, accessible at http://www.mwdoc.com.

EMPLOYEE AWARDS

NEXT RESOLUTION NO. 1999

CONSENT CALENDAR (Items 1 to 7)

(All matters under the Consent Calendar will be approved by one motion unless a Board member requests separate action on a specific item)

1. MINUTES

- a. November 5, 2014 Workshop Board Meeting
- b. November 6, 2014 Special Board Meeting
- c. November 19, 2014 Regular Board Meeting

Recommendation: Approve as presented.

2. COMMITTEE MEETING REPORTS

- a. Planning & Operations Committee: November 3, 2014
- b. Administration & Finance Committee: November 12, 2014
- c. Public Affairs & Legislation Committee: November 10, 2014
- d. Executive Committee Meeting: November 20, 2014

Recommendation: Receive and file as presented.

3. TREASURER'S REPORTS

- a. MWDOC Revenue/Cash Receipt Register as of November 30, 2014
- b. MWDOC Disbursement Registers (November/December)

Recommendation: Ratify and approve as presented.

- c. Summary of Cash and Investment and Portfolio Master Summary Report (Cash and Investment report) as of October 31, 2014
- d. PARS Monthly Statement (OPEB Trust)
- e. Water Use Efficiency Projects Cash Flow

Recommendation: Receive and file as presented.

4. FINANCIAL REPORT

- Combined Financial Statements and Budget Comparative for the period ending October 31, 2014
- b. Audit Report for Fiscal Year 2013-14

Recommendation: Receive and file as presented.

5. NOVEMBER 2014 ELECTION CERTIFICATES

Recommendation: Receive and file Certificates of Election for Satoru "Sat"

Tamaribuchi (Division 5) and Brett Barbre (Division 1), and the Certificate of Appointment In Lieu of Election for Larry Dick

(Division 2).

6. DISTRICT CONFERENCE

a. California Special Districts Association "Introduction to Good Governance Principles," January 22, 2015 at MWDOC

Recommendation: Authorize attendance by Directors and such members of

District staff as approved by the General Manager.

7. TRAVEL TO WASHINGTON DC IN 2015 TO COVER FEDERAL INITIATIVES

Recommendation: Receive and file.

End Consent Calendar –

ACTION CALENDAR

8-1 APPROVAL OF REVISED PERSONNEL MANUAL

Recommendation: Approve the revisions to the Personnel Manual as presented.

8-2 RENEWAL OF LONG-TERM DISABILITY, LIFE INSURANCE AND EMPLOYEE ASSISTANCE PROGRAM PLANS

Recommendation: (1) Approve

(1) Approve the change to the District's Life Insurance Program to National Joint Power Alliance (NJPA) which is a pooled product through Sun Life, as proposed by Alliant (broker); (2) Change the District's Employee Assistance Program to NJPA (from ACWA's MHN plan), effective 3/1/15; (3) Change the Long-term Disability program carrier to Lincoln National, as proposed by WSP (broker); (4) Authorize the General Manager to execute the required membership agreement with National Joint Power Alliance (NJPA) with an effective date of January 1, 2015 for the life insurance, and an effective date for the Employee Assistance Program to March 1, 2015; and (6) Send notice to ACWA/JPIA of the District's intent to terminate its participation in the Employee Assistance Program (EAP), effective February 28, 2015.

8-3 AMENDMENT TO THE MWDOC MONEY PURCHASE PENSION PLAN RES. NO.

Recommendation: Adopt Resolution amending the District's Money Purchase

Pension Plan as presented.

8-4 EXTENSION OF STATE LEGISLATIVE ADVOCACY CONTRACT WITH TOWNSEND PUBLIC AFFAIRS, INC.

Recommendation: Authorize a one-year extension to the advocacy contract with

Townsend Public Affairs

8-5 EXTENSION OF CONSULTING CONTRACT WITH LEWIS CONSULTING GROUP

Recommendation: Authorize extension of the contract with Lewis Consulting

Group for specialized services.

8-6 MWDOC'S LEGISLATIVE PRIORITY PRINCIPLES

Recommendation: The Public Affairs & Legislation Committee will review this item

on December 15, 2014 and make a recommendation to the

Board.

INFORMATION CALENDAR (All matters under the Information Calendar will be Received/Filed as presented following any discussion that may occur)

9. GENERAL MANAGER'S REPORT, DECEMBER 2014 (ORAL AND WRITTEN)

Recommendation: Receive and file report(s) as presented.

10. MWDOC GENERAL INFORMATION ITEMS

 Board of Directors - Reports re: Conferences and Meetings and Requests for Future Agenda Topics

Recommendation: Receive and file as presented.

CLOSED SESSION ITEMS

11. CONFERENCE WITH LEGAL COUNSEL – ANTICIPATED LITIGATION Significant exposure to litigation pursuant to paragraph (2) of subdivision (d) of section 54956.9 (one case).

ADJOURNMENT

Note: Accommodations for the Disabled. Any person may make a request for a disability-related modification or accommodation needed for that person to be able to participate in the public meeting by contacting Maribeth Goldsby, District Secretary, at (714) 963-3058, or writing to Municipal Water District of Orange County at P.O. Box 20895, Fountain Valley, CA 92728. Requests must specify the nature of the disability and the type of accommodation requested. A telephone number or other contact information should be included so that District staff may discuss appropriate arrangements. Persons requesting a disability-related accommodation should make the request with adequate time before the meeting for the District to provide the requested accommodation.

MINUTES OF THE WORKSHOP BOARD MEETING OF THE BOARD OF DIRECTORS OF MUNICIPAL WATER DISTRICT OF ORANGE COUNTY (MWDOC) WITH THE MWDOC MET DIRECTORS

November 5, 2014

At 8:30 a.m. President Dick called to order the Workshop Board Meeting of the Board of Directors of Municipal Water District of Orange County (MWDOC) at the District facilities located in Fountain Valley. Legal Counsel Richardson led the Pledge of Allegiance and Secretary Goldsby called the roll.

MWDOC DIRECTORS

Brett R. Barbre* (absent)
Wayne A. Clark
Larry Dick*
Susan Hinman
Wayne Osborne
Jeffery M. Thomas (absent)
Joan Finnegan

*Also MWDOC MET Directors

OTHER MWDOC MET DIRECTORS

Linda Ackerman Larry McKenney

OTHERS PRESENT

William Kahn
Bob Hill
Ken Vecchiarelli
Peer Swan
Steve LaMar
Paul Weghorst
Don Froelich
John Kennedy
Ray Miller
Gary Melton
Betsy Eglash
Kelly Rowe

Sat Tamaribuchi

El Toro Water District El Toro Water District

Golden State Water Company
Irvine Ranch Water District
Irvine Ranch Water District
Irvine Ranch Water District
Moulton Niguel Water District
Orange County Water District
City of San Juan Capistrano
Yorba Linda Water District

Brady & Associates WR Consultant

MWDOC Director-Elect, Division 5

ITEMS RECEIVED TOO LATE TO BE AGENDIZED

Determine need and take action to agendize item(s), which arose subsequent to the posting of the Agenda. (ROLL CALL VOTE: Adoption of this recommendation requires a two-thirds vote of the Board members present or, if less than two-thirds of the Board members are present, a unanimous vote.)

No items were presented.

MWDOC STAFF

Robert Hunter, General Manager Karl Seckel, Assistant General Manager (absent) Matthew "Mal" Richardson, Legal Counsel Maribeth Goldsby, Secretary

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Minutes November 5, 2014

ITEMS DISTRIBUTED TO THE BOARD LESS THAN 72 HOURS PRIOR TO MEETING

President Dick inquired as to whether there were any items distributed to the Board less than 72 hours prior to the meeting.

No items were distributed.

PUBLIC PARTICIPATION/PUBLIC COMMENTS

President Dick inquired whether any members of the public wished to comment on agenda items.

PRESENTATION/DISCUSSION/INFORMATION ITEMS

METROPOLITAN ISSUES AND ACTIVITIES FOR NOVEMBER 2014

General Manager Robert Hunter reviewed three significant items either up for discussion and/or action by the MET Board, or recently approved by the MET Board. These included (1) the MET 10-year Purchase Orders (November); (2) Local Resources Program (revised) (October); and (3) the allocation process (December).

Considerable discussion ensued regarding the status of MET's replenishment water purchases or recharge water purchases, the State Water Project Table A allocations (most likely set at 0-5%) and the need to plan for MET allocations and local restrictions, and the status of MET storage (Lake Mathew levels).

The Board received and filed Mr. Hunter's report.

MWD ITEMS CRITICAL TO ORANGE COUNTY

- a. MET's Water Supply Conditions
- MET's Finance and Rate Issues
- c. Colorado River Issues
- d. Bay Delta/State Water Project Issues
- e. MET's Ocean Desalination Policy and Potential Participation by MET in the Doheny Desalination Project
- f. Orange County Reliability Projects

The Board received and filed the reports as presented.

OTHER INPUT OR QUESTIONS ON MET ISSUES FROM MEMBER AGENCIES

No new information was presented.

Minutes November 5, 2014

METROPOLITAN (MET) BOARD AND COMMITTEE AGENDA DISCUSSION ITEMS

- a. Summary regarding October MET Board Meeting
- b. Review Items of significance for the Upcoming MET Board and Committee Agendas

The Board received and filed the report as presented.

CLOSED SESSION

At 8:53 a.m., Legal Counsel Richardson announced that the Board would adjourn for a closed session item pursuant to Government Code Section 54956.9(2)(d), significant exposure to litigation (2 potential cases).

RECONVENE

CONSIDERATION OF POTENTIAL ACTION ON MATTERS DISCUSSED IN CLOSED SESSION

The Board reconvened at 9:41 a.m., and President Dick announced that no reportable action was taken in closed session.

ADJOURNMENT

There being no further business to come before the Board, the meeting adjourned at 9:42 a.m.

Maribeth Goldsby
Board Secretary

Respectfully Submitted,

MINUTES OF THE SPECIAL MEETING OF THE BOARD OF DIRECTORS MUNICIPAL WATER DISTRICT OF ORANGE COUNTY November 6, 2014

At 6:00 p.m., President Dick called to order the Special Meeting of the Municipal Water District of Orange County Board of Directors Board Room at the District facilities, 18700 Ward Street, Fountain Valley, California. La Habra Mayor Tom Beamish led the Pledge of Allegiance and Secretary Goldsby called the roll.

MWDOC DIRECTORS

Brett R. Barbre (absent)
Wayne A. Clark (absent)
Larry Dick
Joan Finnegan
Susan Hinman
Wayne Osborne
Jeffery M. Thomas

STAFF PRESENT

Robert Hunter, General Manager Karl Seckel, Assistant General Manager Maribeth Goldsby, Board Secretary Harvey De La Torre, Prin. Water Res. Planner Darcy Burke, Dir. of Public Affairs Keith Lyon, Prin. Water Res. Analyst Heather Baez, Governmental Affairs Manager Steve Hedges, WUE Programs Supervisor

ALSO PRESENT

Larry McKenney Linda Ackerman Sat Tamaribuchi Bill VanDerWerff **Doug Davert** Scott Goldman Steve LaMar Paul Cook Tom Beamish Paul Shoenberger **Andrew Hamilton** Gary Kurtz Scott Colton Don Froelich Brian Probolsky Richard Fiore Joone Lopez Teresa Smith Dave Rebensdorf Chuck Gibson Justin McCusker Dan Ferons Wayne Rayfield

Art Valenzuela

Marc Marcantonio

Diana Carrey

Gary Melton Robert Kilev

Ric Collett

MWDOC MET Director
MWDOC MET Director
MWDOC Director-Elect, Division 5
East Orange County Water District
East Orange County Water District
El Toro Water District
Irvine Ranch Water District
Irvine Ranch Water District
City of La Habra
Mesa Water District

Mesa Water District
Moulton Niguel Water District

City of Orange

City of San Clemente

Santa Margarita Water District Santa Margarita Water District Santa Margarita Water District South Coast Water District

City of Tustin

City of Westminster

Yorba Linda Water District Yorba Linda Water District Yorba Linda Water District Yorba Linda Water District Minutes November 6, 2014

Liz Mendelson Connie McKenney Henrietta Birk San Diego County Water Authority

PUBLIC COMMENTS

No public comments were received.

DISCUSSION ITEMS

DISCUSSION WITH REPRESENTATIVES FROM MWDOC'S MEMBER AGENCIES REGARDING KEY REGIONAL ISSUES AND KEY ORANGE COUNTY ISSUES, INCLUDING THE WATER BOND, COMMUNICATIONS PLAN, AND DROUGHT ISSUESS/RESPONSE

President Dick stated that the evening would consist of presentations. The following speakers presented information on various topics:

Robert Hunter Water Bond

Water Supply Update Water System Update

Mr. Hunter provided an overview of the Water Bond which was passed by the voters on December 4, 2014, as well as overviews of the drought (including anticipated allocations by the State, MET, and MWDOC), California water supplies, MET's Local Resources Program, and MET's dry-year storage.

Discussion ensued regarding allocations, with Mr. Wayne Rayfield inquiring as to what restrictions local agencies are imposing on their residents. It was noted that staff would compile the information requested.

Darcy Burke Value of Water

Ms. Burke provided an overview of MWDOC's Value of Water Communications Plan which included results from several local polls regarding water.

Following the presentations, the Board thanked all for attending the forum and received and filed the reports as presented.

ADJOURNMENT

There being no further business to come before the Board, President Dick adjourned the meeting at 7:20 p.m.

Respectfully submitted,	
Maribeth Goldsby, Secretary	

MINUTES OF THE REGULAR MEETING OF THE BOARD OF DIRECTORS MUNICIPAL WATER DISTRICT OF ORANGE COUNTY November 19, 2014

At 8:30 a.m. President Dick called to order the Regular Meeting of the Municipal Water District of Orange County in the Board Room at the District facilities located in Fountain Valley. IRWD Director Doug Reinhart led the Pledge of Allegiance and Secretary Goldsby called the roll.

MWDOC DIRECTORS

Brett R. Barbre (arr. at 8:40 am) Wayne A. Clark Larry Dick Joan C. Finnegan Susan Hinman Wayne Osborne Jeffery M. Thomas

STAFF

Robert Hunter, General Manager Karl Seckel, Assistant General Manager Russ Behrens, Legal Counsel Maribeth Goldsby, Board Secretary Harvey De La Torre, Prin. Water Res. Planner Cathy Harris, Administrative Services Manager Heather Baez, Governmental Affairs Manager

ALSO PRESENT

Miles Hogan
Linda Ackerman
Sat Tamaribuchi
William Kahn
Ken Vecchiarelli
Doug Reinhart
John Kennedy
Rick Erkeneff
Gary Melton
Betsy Eglash

Aleshire & Wynder
MWDOC MET Director
MWDOC Director-Elect, Division 5
El Toro Water District

Golden State Water Company Irvine Ranch Water District Orange County Water District South Coast Water District Yorba Linda Water District Brady & Associates

PUBLIC PARTICIPATION/PUBLIC COMMENT

President Dick announced members of the public wishing to comment on agenda items could do so after the item has been discussed by the Board and requested members of the public identify themselves when called on. Mr. Dick asked whether there were any comments on other items which would be heard at this time.

No comments were received.

ITEMS RECEIVED TOO LATE TO BE AGENDIZED

Determine need and take action to agendize items(s), which arose subsequent to the posting of the Agenda. (ROLL CALL VOTE: Adoption of this recommendation requires a two-thirds vote of the Board members present or, if less than two-thirds of the Board members are present, a unanimous vote.)

No items were presented.

ITEMS DISTRIBUTED TO THE BOARD LESS THAN 72 HOURS PRIOR TO MEETING

President Dick inquired as to whether there were any items distributed to the Board less than 72 hours prior to the meeting.

No items were presented.

EMPLOYEE SERVICE AWARDS

No service awards were presented.

CONSENT CALENDAR

President Dick stated all matters under the Consent Calendar would be approved by one MOTION unless a Director wished to consider an item separately.

President Dick advised that the October 6, 2014 Planning & Operations Committee minutes were revised to reflect that MWDOC MET Director Larry McKenney was in attendance, and the October 20, 2014 Public Affairs & Legislation Committee minutes were revised to reflect that Larry Dick was "ex officio" to the Committee, rather than Director Finnegan.

Upon MOTION by Director Thomas, seconded by Director Finnegan, and carried (6-0), the Board approved the Consent Calendar items as follows. Directors Clark, Dick, Finnegan, Hinman, Osborne, and Thomas voted in favor. Director Barbre was absent.

MINUTES

The following minutes were approved.

October 1, 2014 Workshop Board Meeting October 15, 2014 Board Meeting

COMMITTEE MEETING REPORTS

The following Committee Meeting reports were received and filed as presented.

Planning & Operations Committee Meeting: October 6, 2014 (as revised)
Administration & Finance Committee Meeting: October 8, 2014
Public Affairs & Legislation Committee Meeting: October 20, 2014 (as revised)
Executive Committee Meeting: October 16, 2014
MWDOC/OCWD Joint Planning Committee Meeting: October 22, 2014

TREASURER'S REPORTS

The following items were ratified and approved as presented.

MWDOC Revenue/Cash Receipt Register as of October 31, 2014 MWDOC Disbursement Registers (October/November)

The following items were received and filed as presented.

MWDOC Summary of Cash and Investment and Portfolio Master Summary Report (Cash and Investment report) as of September 30, 2014

PARS Monthly Statement (OPEB Trust)

Water Use Efficiency Projects Cash Flow

FINANCIAL REPORT

The following items were received and filed as presented.

Combined Financial Statements and Budget Comparative for the period ending September 30, 2014

Quarterly Budget Review

2014 CONFLICT OF INTEREST BIENNIAL REVIEW

The Board approved revisions to the District's Conflict of Interest Code and authorized staff to submit the revisions to the Orange County Clerk of the Board of Supervisors.

END CONSENT CALENDAR

ACTION CALENDAR

CONTRACT EXTENSION FOR CHOICE PORTION OF THE VALUE OF WATER COMMUNICATIONS PLAN WITH FRASER COMMUNICATIONS FOR PROFESSIONAL COMMUNICATIONS SERVICES

Upon MOTION by Director Thomas, seconded by Director Osborne, and carried (6-0), the Board approved the agreement with Fraser Communications for Professional Services for implementing the Value of Water Communications Plan. Directors Clark, Dick, Finnegan, Hinman, Osborne, and Thomas voted in favor. Director Barbre was absent.

AUTHORIZATION TO SIGN FUNDING AGREEMENTS FOR IMPLEMENTATION OF A COMPREHENSIVE LANDSCAPE WATER USE EFFICIENCY PROGRAM

President Dick announced that the proposal to enter into funding agreements for implementing the Comprehensive Landscape Water Use Efficiency Program was before the Board for consideration. Responding to an inquiry by Director Hinman, Mr. Joe Berg commented that the budget portion of the write-up was not complete, because the funding being sought is grant funding, not MWDOC funding.

Upon MOTION by Director Osborne, seconded by Director Finnegan, and carried (6-0),the Board (1) authorized the General Manager to sign the Implementation Agreement between the County of Orange and MWDOC to access the Proposition 84 funding for implementation of the Comprehensive Landscape Water Use Efficiency Program; and (2) authorized staff to apply the Proposition 84 funding to MWDOC and Metropolitan regional landscape rebate programs. Directors Clark, Dick, Finnegan, Hinman, Osborne, and Thomas voted in favor. Director Barbre was absent.

TRI-COUNTY FUNDING AREA COORDINATING COMMITTEE (TCFACC) AMENDMENT TO MEMORANDUM OF UNDERSTANDING FOR SHARING OF PROPOSITION FUNDING WITHIN THE SAN DIEGO FUNDING AREA

Upon MOTION by Director Hinman, seconded by Director Thomas, and carried (6-0), the Board authorized the Board President to sign the amendment to the Tri-County Funding Area Coordinating Committee Memorandum of Understanding for sharing Proposition 84 funding in the San Diego Funding area. Directors Clark, Dick, Finnegan, Hinman, Osborne, and Thomas voted in favor. Director Barbre was absent.

MWDOC LIABILITY INSURANCE RISK ASSESSMENT REPORT

Upon MOTION by Director Finnegan, seconded by Directors Osborne and Thomas, and carried (6-0), the Board directed the General Manager to notify JPIA of MWDOC's intent to rescind its notice to withdraw from the Liability, Crime, and Property Programs and continue participation in the JPIA programs. Directors Clark, Dick, Finnegan, Hinman, Osborne, and Thomas voted in favor. Director Barbre was absent.

(Director Barbre arrived at 8:40 a.m.)

RECOGNITION PLAQUES

President Dick advised that the proposal to prepare and deliver recognition plaques to certain elected officials who will no longer be serving in their respective seats on a city council or water district board of directors was before the Board for consideration. Plaques are proposed for the following individuals: Bob Moore and Dick Runge (South Coast Water District), and Larry Kramer and John Taylor (City of San Juan Capistrano). President Dick suggested the list be broadened and that staff look at other potential candidates for plaques. He suggested Board members provide input to the General Manager, who will then prepare plaques within his discretion.

Upon MOTION by Director Hinman, seconded by Director Clark, and carried (7-0), the Board authorized staff to develop recognition plaques for various water district directors and city council members to thank them for their service to the water industry. This authority allows the General Manager to prepare plaques for water leaders who will no longer be serving in their respective positions. Directors Barbre, Clark, Dick, Finnegan, Hinman, Osborne, and Thomas voted in favor

INFORMATION CALENDAR

GENERAL MANAGER'S REPORT, NOVEMBER 2014

General Manager Hunter advised that the General Manager's report was included in the Board packet.

Discussion was held regarding the current discussions at MET regarding the allocation plan and potential revisions to the plan; Mr. Hunter advised that the revised plan would be presented to the MET Board in December.

Mr. Hunter also highlighted that the Purchase Order System was approved by the MET Board, and that staff would be submitting comments on the Poseidon Clean Energy Report.

The Board received and filed the report as presented.

MWDOC GENERAL INFORMATION ITEMS

BOARD OF DIRECTORS

The Board members each reported on their attendance at the regular (and special) MWDOC Board and Committee meetings. In addition to these meetings, the following reports were made on conferences and meetings attended on behalf of the District.

Director Barbre reported on attending the MWDOC and MET regular meetings, as well as the Brea, La Palma, La Habra, and Buena Park City Council meetings, a meeting with Gary Breaux, the MET Caucus, and the Yorba Linda Water District Board meeting. Mr. Barbre also highlighted an inspection trip he hosted (State Water Project) and a tour of the Diemer Plant facilities. Mr. Barbre announced that Mr. Gil Ivey would be retiring from MET and suggested he be invited to MWDOC to honor him.

Director Finnegan advised that she attended the MWDOC Board meeting, the WACO Planning and WACO meetings, the ISDOC Executive Committee and ISDOC luncheon meetings, and the Orange County Council of Government meeting.

Director Osborne noted his attendance at the MWDOC Board and Committee meetings, the ISDOC luncheon, the WACO meeting, and the MWDOC Elected Officials Forum. He suggested the Board discuss with staff options for receiving increased attendance at the Elected Officials Forum.

Director Hinman reported on attending the MWDOC Board and Committee meetings, the South Coast Water District Board meeting, the San Juan Utilities Commission meeting, the WACO meeting, the MWDOC Elected Officials Forum, the Rolling Thunder WEROC exercise, the San Juan Basin Authority meeting, MET's dedication of the Foley Courtyward, the OC Community Foundation's 25th anniversary luncheon, and the ISDOC luncheon. Ms. Hinman suggested the Board adjourn in memory of recently deceased El Toro Water District Board Member, Ted Martin.

Director Thomas noted his attendance at the Administration & Finance Committee meeting, the MWDOC Board meeting, the WACO meeting, the MWDOC Elected Officials Forum, the Water Policy Dinner, and the ISDOC luncheon. Mr. Thomas highlighted the career and personal attributes of Mr. Ted Martin.

Director Clark advised that the attended the MWDOC Board and Committee meetings.

Director Dick reported on attending the MWDOC and MET regular meetings, as well as OC Association of Realtors with Mr. Hunter, the Water Summit in Los Angeles, the Wells of Life fundraiser, the Water Policy Dinner, the ISDOC luncheon, the OC Taxpayers Association, the Orange County Business Council meeting, the East Orange County Water District Board meeting, the Elected Officials Forum, the WACO meeting, the MET Caucus, and the Disabled Veterans of America meeting. Mr. Dick highlighted a meeting he had with the Secretary of Agriculture who was visiting MET.

CLOSED SESSION

At 9:02 a.m., Legal Counsel Behrens announced that the Board would adjourn to closed session for the following matters:

CONFERENCE WITH LEGAL COUNSEL - EXISTING LITIGATION

Pursuant to Paragraph (1) of subdivision (d) of Government Code Section 54956.9. One Case: San Diego County Water Authority v. Metropolitan Water District of Southern California; all persons interested in the validity of the rates adopted by the Metropolitan Water District of Southern California on April 13, 2010, et al., former Los Angeles Superior Court, Case No. BS 126888, transferred on October 21, 2010, to San Francisco Superior Court, Case No. CPF-10-510830.

CONFERENCE WITH LEGAL COUNSEL – EXISTING LITIGATION

Pursuant to Paragraph (1) of subdivision (d) of Government Code 54956.9. One Case: San Diego County Water Authority v. Metropolitan Water District of Southern California; all persons interested in the validity of the rates adopted by the Metropolitan Water District of Southern California on April 10, 2012 to be Effective January 1, 2013 and January 1, 2014; and Does 1-10, et al. (Los Angeles Superior Court Case No. BS137830), transferred on August 23, 2012 to San Francisco Superior Court, Case No. CPF-12-512466.

CONFERENCE WITH LEGAL COUNSEL – EXISTING LITIGATION

Pursuant to Paragraph (1) of subdivision (d) of Government Code Section 54956.9. One Case: San Diego County Water Authority v. Metropolitan Water District of Southern California; all persons interested in the validity of the rates adopted by the Metropolitan Water of Southern California on April 8, 2014, et al., Los Angeles Superior Court, Case No. BC547139

PUBLIC EMPLOYEE PERFORMANCE EVALUATION

Title: General Manager Government Code Section 54957 .

RECONVENE

At 9:41 a.m., the Board reconvened and announced that no reportable action was taken in closed session.

OPEN SESSION

CONSIDERATION OF GENERAL MANAGER'S COMPENSATION

President Dick announced that the Board conducted the performance evaluation of the General Manager, and as a result, and according to the terms of the "General Manager's Performance Guidelines," the Board issued an overall rate of 4 to the General Manager which allows the Board to consider an increase in compensation (between 4-5.5%). As a result, President Dick recommended the Board award Mr. Hunter an increase in compensation of 5.5%, retroactive to his anniversary date.

Upon MOTION by Director Barbre, seconded by Directors Finnegan and Thomas, and carried (7-0), the Board authorized a salary increase of 5.5% (or \$12,375.00) to General Manager Hunter, retroactive to his anniversary date. Directors Barbre, Clark, Dick, Finnegan, Hinman, Osborne & Thomas voted in favor.

Mr. Hunter thanked the Board for their support.

ADJOURNMENT

Respectfully submitted

There being no further business to come before the Board, President Dick adjourned the meeting at 9:50 a.m.

respectively casimica,	
Maribeth Goldsby, Secretary	

MINUTES OF THE MEETING OF THE BOARD OF DIRECTORS OF THE MUNICIPAL WATER DISTRICT OF ORANGE COUNTY Jointly with the

PLANNING & OPERATIONS (P&O) COMMITTEE

November 3, 2014 8:30 a.m. to 9:16 a.m. MWDOC Conference Room 101

P&O Committee:

Director Wayne Osborne, Chair Director Brett Barbre Director Susan Hinman

Staff:

Rob Hunter, Karl Seckel, Joe Berg, Richard Bell, Harvey De La Torre, Kelly Hubbard, Lisa Parson, Pat Meszaros

Also Present:

President Larry Dick Director Joan Finnegan Director Wayne Clark

MWDOC MET Director Linda Ackerman MWDOC MET Director Larry McKenney Steve LaMar, Irvine Ranch Water District Jim Leach, Santa Margarita Water District Paul Shoenberger, Mesa Water District John Kennedy, Orange County Water District

Director Osborne called the meeting to order at 8:30 a.m.

PUBLIC PARTICIPATION

No comments were received.

ITEMS RECEIVED TOO LATE TO BE AGENDIZED

No items were presented.

ITEMS DISTRIBUTED TO THE BOARD LESS THAN 72 HOURS PRIOR TO MEETING

No items were presented.

ACTION ITEM

AUTHORIZATION TO SIGN FUNDING AGREEMENTS FOR IMPLEMENTATION OF A COMPREHENSIVE LANDSCAPE WATER USE EFFICIENCY PROGRAM

Mr. Berg explained that MWDOC was awarded a Prop 84 grant in the amount of \$708,554 for implementation of a Comprehensive Landscape Water Use Efficiency Program. This program will offer rebate incentives to residential and commercial property owners to

replace non-functional turf grass with California Friendly plantings and install smart irrigation timers, low-volume sprinkler nozzles, and drip irrigation.

Upon MOTION by Director Barbre, seconded by Director Hinman, and carried (3-0), the Committee recommended the Board approve the signing funding agreements for implementation of a comprehensive landscape water use efficiency program. Committee members Osborne, Barbre, and Hinman voted in favor.

TRI-COUNTY FUNDING AREA COORDINATING COMMITTEE (TCFACC) AMENDMENT TO MEMORANDUM OF UNDERSTANDING FOR SHARING OF PROPOSITION FUNDING WITHIN THE SAN DIEGO FUNDING AREA

Upon MOTION by Director Hinman, seconded by Director Osborne, and carried (3-0), the Committee recommended the Board ratify signing the MOU. Committee members Osborne, Barbre, and Hinman voted in favor.

INFORMATION ITEMS

20X2020 ORANGE COUNTY REGIONAL ALLIANCE PROGRESS REPORT

Mr. Berg reported that MWDOC, in collaboration with its retail agencies and the Cities of Anaheim, Fullerton and Santa Ana, established the OC 20x2020 Regional Alliance (Regional Alliance) in MWDOC's 2010 Regional Urban Water Management Plan. The Regional Alliance baseline is 190 GPCD using a base period from 1995 to 2005, and the 2015 and 2020 goals are 176 and 158 respectively.

Director Hinman inquired about the consequences of an agency that doesn't meet its 20x2020 goal. Mr. Berg stated that on a regional basis due to our conservation efforts, we'll meet our 20x2020 goal even though there may be an agency or two who haven't met their goals individually.

CALDESAL THIRD ANNUAL CONFERENCE: THEME "TRANSITION FROM CRISIS MANAGEMENT TO RESOURCE MANAGEMENT" AND UPDATE ON THE CAL AM MONTEREY PENINSULA WATER SUPPLY PROJECT

Mr. Bell reported that this 3rd Annual Conference was its best yet with an excellent program and speakers of interest. Mr. Bell discussed presentations that were of particular importance and interest. Ms. Vicky Whitney, Deputy Director of the SWRCB, addressed "Integration of Science into Policy." Ms. Whitney covered the quasi-legal/regulatory process on the procedures required to be followed by the State Water Board in developing new policy and regulations. Mr. Ron Oglesby, Executive Director of the CA Energy Commission, addressed the AB 32 "Loading Order in the Scoping Plan Update." Mr. Oglesby reviewed the State's progress in meeting the 33% renewable energy target by 2020, California Air Resources Board's objective for the water sector contained in CARB's updated scoping plan.

Mr. Bell also discussed the Cal Am Monterey Peninsula Water Supply Project which was a special focus of the program and one that MWDOC and its member agencies should find of

particular interest. It is a Slant Test Well project which is currently in the process of permitting a 1,000 foot long Slant Test Well that is an outgrowth of the Doheny Ocean Desal Test Slant Well design, construction and testing work, following the approach developed for the Doheny Ocean Desal Project. Due to denial by the City of Marina for a Local Coastal Permit, this item is on appeal to the California Coastal Commission and is scheduled to be heard on November 12.

Director Hinman mentioned the election tomorrow and its effect on the Doheny Desal Project with regard to support from new Council members in South County.

STATUS REPORTS

- a. Ongoing MWDOC Reliability and Engineering/Planning project
- b. WEROC
- c. Water Use Efficiency Projects
- d. Water Use Efficiency Programs Savings and Implementation Report

Director Hinman inquired about progress on the Foundational Action Programs, Doheny Desal and the San Juan Basin Authority, to which Mr. Seckel reported that the Program has a two-year timeline but we will likely get some information in the next month or two.

Director Ackerman inquired about the EPA WIFIA session Mr. Seckel attended in Los Angeles and whether he got a sense for the projects that might apply to us. He reported that EPA will be promulgating guidelines regarding how projects will qualify for low interest loans under WIFIA and asked for stakeholders' input. EPA wants to fund projects with regional benefits, of course. It is likely that the first year, no more than \$600 million will be funded nationwide.

Reports were received and filed.

REVIEW OF ISSUES RELATED TO CONSTRUCTION PROGRAMS, FACILITY AND EQUIPMENT MAINTENANCE, WATER STORAGE, WATER QUALITY, CONJUNCTIVE USE PROGRAMS, EDUCATION, DISTRICT FACILITIES, and MEMBER-AGENCY RELATIONS

Mr. Hunter gave an update on Lake Mathews: currently at 44.6 taf; only dropped 0.5 taf which is a reduction of 3.2 taf. There is renewed interest in doing a paper swap under MET's CUP. As proposed, it was acceptable to MET but not to OCWD. Lastly, with regard to our Water Use Efficiency department, we are anticipating hiring a part time employee in order to reduce overtime in that area (choice fund). The end of the WUE report on page 118 indicates that rebates are already at 75% for residential customers; the applications are continuing at an extremely high rate.

<u>ADJOURNMENT</u>

There being no further business to be brought before the Committee, the meeting adjourned at 9:15 a.m.

MINUTES OF THE MEETING OF THE BOARD OF DIRECTORS OF THE MUNICIPAL WATER DISTRICT OF ORANGE COUNTY

Jointly with the

ADMINISTRATION & FINANCE (A&F) COMMITTEE

November 12, 2014 – 8:35 a.m. to 9:25 a.m. MWDOC Conference Room 101

Committee Members:

Director Jeff Thomas, Chair (9:05 am) Director Joan Finnegan Director Wayne Osborne

Staff:

Robert Hunter, Karl Seckel, Cathy Harris, Hilary Chumpitazi, Katie Davanaugh, Steve Hedges

Also Present:

Director Brett Barbre
Director Larry Dick
Director Susan Hinman
Director Wayne Clark

Andrew Hamilton, Mesa Water

Director Osborne called the meeting to order at 8:35 a.m. Noting that Director Thomas was not yet present, Director Dick acted as Committee member.

PUBLIC COMMENTS

No comments were received.

ITEMS RECEIVED TOO LATE TO BE AGENDIZED

No items were presented.

ITEMS DISTRIBUTED TO THE BOARD LESS THAN 72 HOURS PRIOR TO MEETING

No items were presented.

PROPOSED BOARD CONSENT CALENDAR ITEMS-ACTION

TREASURER'S REPORT

- a. Revenue/Cash Receipt Report October 2014
- b. Disbursement Approval Report for the month of November 2014
- c. Disbursement Ratification Report for the month of October 2014
- d. GM Approved Disbursement Report for the month of October 2014
- e. Water Use Efficiency Projects Cash Flow October 31, 2014
- Consolidated Summary of Cash and Investment September 2014
- g. OPEB Trust Fund monthly statement

Upon MOTION by Director Dick, seconded by Director Finnegan, and carried (3-0), the Committee recommended the Treasurer's Report for approval at the November 19, 2014 Board meeting. Directors Dick, Finnegan, and Osborne all voted in favor.

FINANCIAL REPORT

- a. Combined Financial Statements and Budget comparative for the period ending September 30, 2014
- b. Quarterly Budget Review
- c. Audit Report for FY 2013-14 (not yet complete)

Upon MOTION by Director Finnegan, seconded by Director Dick, and carried (3-0), the Committee recommended the Financial for approval at the November 19, 2014 Board meeting. Directors Dick, Finnegan, and Osborne all voted in favor.

ACTION ITEMS

ADOPT REVISIONS TO CONFLICT OF INTEREST CODE

Upon MOTION by Director Dick, seconded by Director Finnegan, and carried (3-0), the Committee recommended the Revisions to Conflict of Interest Code for approval at the November 12, 2014 Board meeting. Directors Dick, Finnegan, and Osborne all voted in favor.

It was noted that the staff report prematurely included a Committee recommendation and Mr. Hunter noted that staff would correct on future reports.

Director Finnegan inquired whether voting via teleconference was allowable with Mr. Hunter responding that item should be included in the Administrative Code. Director Barbre also noted that an audible response via teleconference is allowable.

MWDOC LIABILITY INSURANCE RISK ASSESSMENT REPORT

The Committee held discussion on the importance of including inverse condemnation coverage and the benefit of the District being included in a pool of insureds.

Upon MOTION by Director Finnegan, seconded by Director Osborne, and carried (2-0), the Committee recommended notification to JPIA of MWDOC's intent to rescind its notice to withdraw from the Liability and Property Programs and continue participation in the JPIA insurance programs for approval at the November 19, 2014 Board meeting. Directors Finnegan and Osborne voted in favor, Director Dick abstained from voting.

Staff will prepare a letter for the General Manager's signature rescinding the notice to withdraw from the ACWA/JPIA liability and property insurance programs.

DISCUSSION ITEMS

PROPOSED DRAFT OF PERSONNEL MANUAL CHANGES

The Committee held discussion on the following items: clarification in the Introduction Section of two (2) MWDOC and two (2) MET directors; addressing appropriate complaint procedures as they relate to the General Manager (or others) and who the complainant can go to for resolution and whether legal counsel should be designated; limited term

employees and the Board approval process; intern policy; sick time; Board approval of annual merit pool; electronic pay checks; CalPERS' employee/employer contributions; driver responsibilities; implementation of a cell phone policy; fire arms on District premises and rules for auto allowance eligibility.

Director Thomas arrived at 9:05 am.

Ms. Harris noted the proposed changes to the Personnel Manual will also be distributed to staff and legal counsel for further review and will be presented to the Board for approval in December.

INFORMATION ITEMS

The following information reports were received and filed without comment.

MONTHLY WATER USAGE DATA, TIER 2 PROJECTION & WATER SUPPLY INFORMATION

DEPARTMENT ACTIVITIES REPORTS

- a. Administration
- b. Finance and Information Technology

OTHER ITEMS

REVIEW ISSUES REGARDING DISTRICT ORGANIZATION, PERSONNEL MATTERS, EMPLOYEE BENEFITS, FINANCE AND INSURANCE

Director Dick noted the presentation at a recent WACO meeting by Andy Sells at ACWA/JPIA regarding the high deductible health insurance plan and requested that staff research and present information at a future meeting.

Director Thomas congratulated Andrew Hamilton for winning the city council seat, City of Lake Forest.

Director Barbre noted that Metropitan Water District has reduced their CalPERS pension liability significantly.

ADJOURNMENT

There being no further business to be brought before the Committee, the meeting adjourned at 9:25 a.m.

MINUTES OF THE MEETING OF THE BOARD OF DIRECTORS OF THE MUNICIPAL WATER DISTRICT OF ORANGE COUNTY

Jointly with the

PUBLIC AFFAIRS AND LEGISLATION COMMITTEE

November 10, 2014 8:30 a.m. to 9:34 a.m. MWDOC Conference Room 101

Committee:

Director Brett Barbre, Chair Director Wayne Clark Director Susan Hinman Staff:

Robert Hunter, Karl, Seckel, Katie Davanaugh, Heather Baez, Jessica Ouwerkerk

Also Present:

Director Wayne Osborne Director Larry Dick Director Joan Finnegan

Larry McKenney, MWDOC MET Director

Dick Ackerman

John Lewis, Lewis Consulting

Steve LaMar, Irvine Ranch Water District Sean Fitzgerald, Discovery Science Center Ian Delzer, Townsend Public Affairs (TPA)

Chris Townsend, TPA Heather Stratman, TPA

Director Barbre called the meeting to order at 8:30 a.m. with Director McKenney leading the Pledge of Allegiance.

PUBLIC PARTICIPATION

No comments were received.

<u>ITEMS RECEIVED TOO LATE TO BE AGENDIZED</u>

No items were presented.

ITEMS DISTRIBUTED TO THE BOARD LESS THAN 72 HOURS PRIOR TO MEETING

No items were presented.

DISCUSSION ITEMS

LEGISLATIVE ACTIVITIES

a. Federal Legislative Report (Barker)

The report was received and filed without discussion.

b. State Legislative Report (Townsend)

Chris Townsend provided a brief overview of the election results, noting that not all ballots have been counted for some of the close races. The Committee thanked Ms. Baez for her election results report with her acknowledging Townsend Public Affairs for their assistance in gathering all of the data. Heather Stratman noted the passing of Proposition 1, the Water Bond, and how that may benefit Orange County as well as other Metropolitan Water District member agencies. Discussion was held on speculation on how funds will be distributed throughout the state.

c. County Legislative Report (Lewis)

Mr. Lewis also provided an overview of election highlights, noting the wave of republican wins within Orange County.

d. Legal and Regulatory Report (Ackerman)

Mr. Ackerman noted special interest in the Water Bond passing and commented on the recent debate from farmers suing over water rights.

VALUE OF WATER COMMUNICATIONS CHOICE PROGRAM

It was noted that 20 of MWDOC member agencies are participating in this program and those that are not participating are due to budgetary constraints. A copy of the Plan overview was included in the staff report.

PRESENTATION/OVERVIEW OF WATER USE EFFICIENCY MICRO SITE

Jessica Ouwerkerk provided an overview of the new Water Use Efficiency micro-site which was created due to the overwhelming number of requests from the public and member agencies to list all of the rebate programs and information, as well as rebate applications in one site. Ms. Ouwerkerk provided a navigational review of the website to illustrate the residential and commercial programs, rebate information and resources and noted that the site is fully mobile optimized and that it is compatible with multiple types of electronic devices. The website can be found at www.ocwatersmart.com.

The Committee held discussion on the pros and cons of the link on the website where water waste can be reported to the respective water agencies. It was noted that member agencies are taking a proactive approach to providing information to customers, rather than enforcing punitive measures. The Committee requested that the Board make a determination on whether to keep or remove the link for "reporting water wasters".

UPDATE REGARDING SCHOOL PROGRAM BOOKINGS

Sean Fitzgerald provided a presentation and overview of the school program that has been with Discovery Science Center for the past 10 years. He reviewed the booking process and booking numbers, as well as provided statistical information, by month over past years, on attendance and participation numbers. Some of the lower participation numbers are misleading due to the fact that students are transitioning from the basic assembly program

to the interactive keypad assembly program.

PRESS CLIPPINGS

Discussion was held on finding a service that would focus on local, Orange County water related news articles and information on press conferences. Currently, the District subscribes to Google Alerts which includes a long list of key words. It was noted that many articles are being missed in the Google search from many of the smaller local publications throughout the County. It was also noted that other options are available, at a cost. Staff will research and report findings at a future meeting.

INFORMATION ITEMS

The following informational reports were received and filed without discussion.

SCHEDULE FOR 2015 WATER POLICY FORUM & DINNER EVENTS

DROUGHT OUTREACH

8TH ANNUAL ORANGE COUNTY WATER SUMMIT (MAY 15, 2015)

SCHOOL PROGRAM PARTICIPATION REPORT

PUBLIC AFFAIRS ACTIVITIES REPORT

OTHER ITEMS

REVIEW ISSUES RELATED TO LEGISLATION, OUTREACH, PUBLIC INFORMATION ISSUES AND MET

The Committee held discussion on the turf program and how it relates to recycled water being turned away to the ocean

ADJOURNMENT

There being no further business to be brought before the Committee, the meeting adjourned at 9:34 a.m.

MINUTES OF THE MEETING OF THE BOARD OF DIRECTORS OF THE MUNICIPAL WATER DISTRICT OF ORANGE COUNTY iointly with the

EXECUTIVE COMMITTEE

November 20, 2014, 8:30 a.m. to 10:00 a.m. Conference Room 102

Committee:

Staff:

Director Dick, President Director Osborne, Vice President R. Hunter (absent), K. Seckel, M. Goldsby

Director Finnegan

Also Present: Director Thomas Director Hinman

At 8:30 a.m., President Dick called the meeting to order

PUBLIC PARTICIPATION

No public comments were received.

ITEMS RECEIVED TOO LATE TO BE AGENDIZED

No items were presented.

ITEMS DISTRIBUTED TO THE BOARD LESS THAN 72 HOURS PRIOR TO MEETING

At the beginning of the meeting, Staff distributed the draft agendas for the December Committee meetings.

DISCUSSION REGARDING UPCOMING ACTIVITIES OF SIGNIFICANCE

a. Pinhole Leak Claims Discussion.

Staff reported that discussions regarding the pinhole leak claims are continuing and that as information is received, it will be shared with the Board.

MEMBER AGENCY RELATIONS

Director Hinman reported on her activities with the newly elected officials within her division and she encouraged all Board members to reach out to newly elected officials within their respective divisions.

Director Osborne commented on the low attendance at the last Elected Officials Forum and suggested staff research why attendance is low. Following discussion, the Committee directed staff to pose this question at the next Member Agency Manager's meeting (and whether the agencies would prefer one per year). Staff will report back in January.

EXECUTIVE COMMITTEE PROPOSALS FOR FUTURE AGENDAS

The Committee reviewed and discussed the draft agendas for each of the Committee meetings and made revisions/additions as noted below.

a. Planning & Operations Committee

Discussion was held regarding the importance of Water Use Efficiency as part of MWDOC's mission as well as a more proactive approach to purchasing new water for storage, water transfers, as well as desalination. It was noted that when developing Mr. Hunter's goals for the year, this issue would be addressed further. It was also suggested that the issue of additional supplies be addressed by the Planning & Operations Committee on a quarterly basis.

Discussion ensued regarding the drought, water supply, and the importance of research centers similar to Fresno State's Center for Irrigation Technology. It was noted that the South Coast Field Research Center has a similar program locally. Director Dick asked staff to notify the WACO Planning Committee to suggest a presentation by a representative from the South Coast Field Research Center at an upcoming meeting.

The Committee requested that a Power Point presentation be included in the P&O packet.

b. Workshop Board Meeting

No information was presented.

c. Administration & Finance Committee

No new items were added to the agenda.

d. Public Affairs & Legislation (PAL) Committee

Director Dick requested staff provide the dates for the Sacramento legislative reception.

e. MWDOC/OCWD Joint Planning Committee

No information was presented.

GENERAL MANAGER'S REPORTS

No new information was presented.

REVIEW AND DISCUSS DISTRICT AND BOARD ACTIVITIES

No new information was presented.

ADJOURNMENT

There being no further business to be brought before the Committee, the meeting adjourned at 10:00 a.m.

Municipal Water District of Orange County REVENUE / CASH RECEIPT REPORT November 2014

WATER REVENUES

Date	From	Description	Amount
11/03/14	City of Seal Beach	September 2014 Water deliveries	162,426.91
11/03/14	City of San Juan Capistrano	September 2014 Water deliveries	507,911.77
11/05/14	City of La Habra	September 2014 Water deliveries	13,597.88
11/06/14	Trabuco Canyon Water District	September 2014 Water deliveries	16,660.76
11/06/14	City of La Palma	September 2014 Water deliveries	5,732.00
11/06/14	City of Fountain Valley	September 2014 Water deliveries	19,240.22
11/07/14	South Coast Water District	September 2014 Water deliveries	557,140.37
11/07/14	Serrano Water District	September 2014 Water deliveries	686.14
11/07/14	City of Buena Park	September 2014 Water deliveries	371,697.93
11/07/14	City of Brea	September 2014 Water deliveries	424,276.31
11/10/14	City of Newport Beach	September 2014 Water deliveries	385,026.57
11/12/14	El Toro Water District	September 2014 Water deliveries	881,995.33
11/12/14	Laguna Beach County Water District	September 2014 Water deliveries	346,827.36
11/13/14	City of Westminster	September 2014 Water deliveries	184,004.74
11/13/14	City of Orange	September 2014 Water deliveries	761,552.09
11/13/14	Mesa Water	September 2014 Water deliveries	300,374.12
11/14/14	Orange County Water District	September 2014 Water deliveries	2,788,435.41
11/14/14	East Orange County Water District	September 2014 Water deliveries	644,923.89
11/14/14	Irvine Ranch Water District	September 2014 Water deliveries	1,274,540.38
11/14/14	Santiago Aqueduct Commission	September 2014 Water deliveries	180,305.30
11/14/14	Moulton Niguel Water District	September 2014 Water deliveries	2,539,535.56
11/14/14	Yorba Linda Water District	September 2014 Water deliveries	802,892.95
11/14/14	Golden State Water Company	September 2014 Water deliveries	631,683.01
11/20/14	City of Garden Grove	October 2014 Water deliveries	739,314.42
11/21/14	City of La Habra	October 2014 Water deliveries	10,643.44
11/28/14	City of Huntington Beach	October 2014 Water deliveries	1,098,258.20
11/28/14	City of Brea	October 2014 Water deliveries	366,478.41

TOTAL REVENUES \$ 16,016,161.47

Municipal Water District of Orange County REVENUE / CASH RECEIPT REPORT November 2014

MISCELLANEOUS REVENUES

Date	From	Description	Amount
11/06/14	Orange County Water District	10/2/14 Water policy dinner	600.00
11/21/14	Susan Hunt	Partial Dec 2014 & Jan 2015 COBRA medical premium	689.89
11/12/14	Patricia Meszaros	Movie tickets	48.00
11/21/14	Grisel Rodriguez	Movie tickets	80.00
11/24/14	Kim Dusky	Movie tickets	32.00
11/26/14	Lisa Parson	Movie tickets	48.00
11/03/14	Nilesh Patel	Reimbursement for public request copies	9.00
11/17/14	State of California	Refund for unused portion of processing fee	25.00
11/21/14	4 Checks	Poinsettia plants - Employee purchase reimbursements	137.00
11/26/14	State of California	Reimbursement of State Mandated Cost	17,816.00
11/10/14	City of Newport Beach	August 2014 Smart Timer rebate program	300.00
11/17/14	City of Santa Ana	Aug-Sep 2014 Smart Timer rebate program	369.00
11/07/14	City of Huntington Beach	September 2014 Smart Timer rebate program	75.00
11/10/14	Mesa Water	September 2014 Smart Timer rebate program	225.00
11/14/14	2 Checks	September 2014 Smart Timer rebate program	4,739.29
11/17/14	2 Checks	September 2014 Smart Timer rebate program	720.00
	City of Fullerton	September 2014 Smart Timer rebate program	468.30
11/12/14	Irvine Ranch Water District	September 2014 Turf Removal rebate program	13,596.94
11/24/14	Santa Margarita Water District	June 2014 Smart Timer & Turf Removal rebate program	1,288.96
11/07/14	City of Orange	September 2014 Smart Timer & Turf Removal rebate program	3,228.00
11/10/14	Golden State Water Company	September 2014 Smart Timer & Turf Removal rebate program	4,737.10
11/21/14	City of Garden Grove	September 2014 Smart Timer & Turf Removal rebate program	1,755.00
11/24/14	El Toro Water District	September 2014 Rotating Nozzle rebate program	1,198.80
11/24/14	Santa Margarita Water District	June 2014 So Cal Watersmart Residential rebate program	4,011.00
11/04/14	Irvine Ranch Water District	September 2014 So Cal Watersmart Residential rebate program	33,156.34
11/06/14	Trabuco Canyon Water District	September 2014 So Cal Watersmart Residential rebate program	100.00
11/10/14	Golden State Water Company	September 2014 So Cal Watersmart Residential rebate program	1,710.00
11/24/14	El Toro Water District	September 2014 So Cal Watersmart Residential rebate program	1,797.99
11/04/14	Irvine Ranch Water District	July 2014 Landscape Performance Certification program	750.00
11/18/14	Bureau of Reclamation	Apr-Sep 2014 Hotel Water Smart program	46,161.92
11/18/14	Bureau of Reclamation	Apr-Sep 2014 Industrial Process Water Use program	13,995.00
11/18/14	Bureau of Reclamation	Apr-Sep 2014 Smart Irrigation Timer rebate program	76,071.39
11/18/14	Bureau of Reclamation	Apr-Sep 2014 Spray to Drip Conversion Pilot Project	6,117.14
11/18/14	Bureau of Reclamation	Apr-Sep 2014 Water Efficient Site Certification &	18,052.69
		Smart Timer program	
11/04/14	Irvine Ranch Water District	FY 14-15 Choice Programs Billing Invoice	253,126.61
11/07/14		FY 14-15 Choice Programs Billing Invoice	14,058.03
11/26/14	El Toro Water District	FY 14-15 Choice programs - Value of Water	7,000.00
		TOTAL MICCELLANICOLIS DEVENUES \$	5 528 204 30

TOTAL MISCELLANEOUS REVENUES \$ 528,294.39

TOTAL REVENUES \$ 16,544,455.86

Robert J. Hunter, General Manager

Hilary Chumpitazi, Treasurer

Invoice#	Vendor / Description	Amount to Pay
Core Expenditui	res:	
in they		
	Richard Ackerman	
1053	November 2014 Legal consulting on water policy issues	1,712.50
	*** Total ***	1,712.50
	ACWA	
919-2015	2015 Annual membership dues	16,489.00
	*** Total ***	16,489.00
	Aleshire & Wynder LLP	
30713	October 2014 Legal services	122.49
31103	November 2014 Legal services	695.00
	*** Total ***	817.49
	ALTA FoodCraft	
514111103	11/12/14 Coffee & tea supplies	187.70
	*** Total ***	187.70
	Alternative On-Site Service	
15117	11/19/14 Service for IBM typewriter	150.00
	*** Total ***	150.00
	Awards & Trophies Co., Inc.	
11678	Picture plate for Director Clark	24.36
11743	4 Appreciation plaques	95.04
	*** Total ***	119.40
	· 10.9 p. 10.19	
	Best Best and Krieger LLP	
55401-OCT14	October 2014 Legal services	22,980.80
55401-NOV14	November 2014 Legal services	11,399.05
	*** Total ***	34,379.85
	California Special Districts Association	
352-2015	2015 Annual membership dues	5,691.00
	*** Total ***	5,691.00
	Carl Markham Signs & Graphics	
14-118	Nameplates for new Directors McKenney & Tamaribuchi	72.24
	*** Total ***	72.24
	CSU Fullerton ASC	
AR163801	2nd Quarter FY 14/15 CDR Support	9,990.25
	*** Total ***	9,990.25

Invoice#	Vendor / Description	Amount to Pay
	Construction Complete	
2014000	Encore Video Services	426.00
2014060	Photo montage DVD for Director Clark's retirement	136.08
	*** Total ***	136.08
	Fry's Electronics	
20510486	11/10/14 Computer supplies	99.34
20526521	11/20/14 Computer supplies	626.15
	*** Total ***	725.49
	Ronald R. Gastelum	
NOV14	November 2014 Strategic assistance on MET issues	7,500.00
	*** Total ***	7,500.00
	ji ta ta pergela ili ili ja ili ili ja ili aga segga per siljens.	
	James C. Barker, P.C.	
105-1114	November 2014 Federal legislative advocacy services	8,000.00
	*** Total ***	8,000.00
		1000.00
	Lewis Consulting Group, LLC	
1390	October 2014 Professional services	2,937.50
1391	November 2014 Professional services	2,500.00
1331 salanda a s	*** Total ***	
	Total	5,437.50
	Name Of the second second	
CE0246	Norco Delivery Services	
659346	11/7/14 Delivery charges for Board packets	249.49
	*** Total ***	249.49
444494488	Occu-Med, Ltd.	
1114741FFD	September 2014 Fit for duty exam	408.50
	*** Total ***	408.50
	Office Solutions	
I-00698556	2500 Letterhead envelopes	691.41
I-00702047	11/21/14 Office supplies	499.11
I-00702493	11/24/14 Office supplies	71.25
I-00704749	12/2/14 Office supplies	338.34
I-00704991	12/3/14 Office supplies	56.14
I-00705705	12/4/14 Office supplies	155.50
	*** Total ***	1,811.75
	Orange County Water District	
14443	October 2014 50% share of WACO expense	212.50
14477	October 2014 Postage, shared office & maintenance expense	9,623.72
	*** Total ***	9,836.22
	TOTAL TELEVISION OF THE PROPERTY OF THE PROPER	5,030.22
	Potty Cach	
112014	Petty Cash	400.40
113014	November 2014 Petty Cash reimbursement	182.43
	*** Total ***	182.43

Invoice#	Vendor / Description	Amount to Pay
	Salk Marketing	
4107A	Balance for 1,000 custom flash drives	4,252.50
	***Total ***	4,252.50
	10141	1,232.30
	Swiftpage	
O-220-62359	7 ACT Premium software licenses with support to manage contact data base	3,912.18
	*** Total ***	3,912.18
	Top Hat Productions	
9656	11/20/14 Lunch for Managers' meeting	403.38
9628	11/14/14 Lunch for off-site management staff meeting	174.96
	*** Total ***	578.34
	Townson d Bubble Affaire to	
0.474	Townsend Public Affairs, Inc.	7 500 00
0471	November 2014 State legislative advocacy services	7,500.00
	*** Total ***	7,500.00
	Tustin Irvine Medical Group	
0784419	11/3/14 New hire pre-employment exam	160.00
0784481	11/7/14 New hire pre-employment exam	160.00
	*** Total ***	320.00
	U.S. Postal Service	
0895-2015	2015 Annual fee for P.O. Box rental	1,198.00
MORC 3 P. F	***Total ***	1,198.00
	USA Fact	
352080-IN	10/3/14 New hire background check	18.16
353090-IN	11/12/14 New hire background check	23.16
333030-114	*** Total ***	41.32
	Total ***	41.52
	Vavrinek, Trine, Day & Co., LLP	
109603-IN	September 2014 Audit services for FY 13-14 Financial Statements	9,000.00
	*** Total ***	9,000.00
	Total Core Expenditures	130,699.23

Choice Expenditures:

	State of California	
2	June-November 2014 Right of Entry permit for Doheny Ocean Desal project	4,000.00
	***Total ***	4,000.00

Invoice#	Vendor / Description	Amount to Pay
	Discovery Science Center	
L03114MWDOC	October 2014 School program	29,765.10
	*** Total ***	29,765.10
	Quick Signs	
41033	10 Signs with stakes for Turf Removal program	125.50
	*** Total ***	125.50
	State Water Resources	
ND-0106114	7/1/14-6/30/15 Annual permit fee for Doheny Ocean Desal project	1,996.00
	*** Total ***	1,996.00
	Ultimate Image Printing	
100605	10,000 Rebate flyers for San Juan Capistrano	1,027.81
	*** Total ***	1,027.81
	Total Choice Expenditures	36,914.41
Other Funds Exp	penditures:	
r Librational of the	AquaFicient Consulting	
02-066	October 2014 Landscape Performance Certification program funded by IRWD & MET	1,500.00
	*** Total ***	1,500.00
anne e sidde eo Carrin e eo	Best Best and Krieger LLP	
55401-OCT14	October 2014 Legal services	1,790.44
55401-NOV14	November 2014 Legal services	258.50
	*** Total ***	2,048.94
	Total	2,0 1015 1
	The Boeing Company	2,0.00.
120114	The Boeing Company Incentive payment for Industrial Process Water Use Reduction program-Phase III	73,638.67
120114	The Boeing Company	
	The Boeing Company Incentive payment for Industrial Process Water Use Reduction program-Phase III *** Total *** ConserVision Consulting, LLC	73,638.67
	The Boeing Company Incentive payment for Industrial Process Water Use Reduction program-Phase III *** Total *** ConserVision Consulting, LLC October 2014 Consulting services for Landscape Performance Certification program	73,638.67 73,638.67 6,662.25
120114 LPCP-224	The Boeing Company Incentive payment for Industrial Process Water Use Reduction program-Phase III *** Total *** ConserVision Consulting, LLC	73,638.67 73,638.67 6,662.25
	The Boeing Company Incentive payment for Industrial Process Water Use Reduction program-Phase III *** Total *** ConserVision Consulting, LLC October 2014 Consulting services for Landscape Performance Certification program *** Total *** Hoag Memorial Hospital	73,638.67 73,638.67 6,662.25
	The Boeing Company Incentive payment for Industrial Process Water Use Reduction program-Phase III *** Total *** ConserVision Consulting, LLC October 2014 Consulting services for Landscape Performance Certification program *** Total ***	73,638.67 73,638.67

Invoice#	Vendor / Description		Amount to Pa
	Mission RCD		
1708	October 2014 Field verifications for Water Use	Efficiency rebate programs	30,993.
	*** Total ***		30,993.
	Quick Signs		
1033	10 Signs with stakes for Turf Removal program		63.
	*** Total ***		63.
	Spray to Drip Program		
2D31747	P. Haney		175.
2D1011	T. Garwick		103.
2D1078	J. Tanner		175.
2DC1617	Chapman University		2,781.
DC1618	Chapman University		2,800
D-SMWD-1012	C. Graham		175
2D1100	P. Schlesinger		525
D1120	K. Abgarian		437
D1070	M. Mayes		161
D1040	J. Green		350
D34642	S. Vansluis		237
D-SMWD-1011	R. Rackemann		150
D1081	S. Liu		171
.01001	*** Total ***		8,243
	Total		7H 1 0M
	Turf Removal Program		
R5-BREA-014	G. Rotblum		1,476
R5-BREA-020	K. Oliver		981
3-BREA-020	D. Rossi		1,485
5W-BREA-1177	M. Connors		496
	R. Corum		2,367
SW-BREA-1388			2,955
5W-BREA-1482	K. Bush		1,000
SW-BREA-1488	H. Fritts		1,428
15-EOC-002	T. Anderson		1,428
5W-EOCWD-1244	C. Sloan		966
5W-ETWD-1193	A. Ashrafnia		1,506
85-FV-008	R. Bae		
85W-FV-1122	D. Davis		634
5W-FV-1176	H. Carbone		808
85-GG-009	B. Enriquez		1,498
85-GG-015	M. Bitting		2,148
85-GG-016	M. Mason		2,174
R5-GSWC-033	D. Plautz		1,902
R5-GSWC-043	J. Ford		2,546
R5-GSWC-052	M. Doss		40,340
R5-GSWC-054	E. Little		5,712
R5-GSWC-069	S. Osaki		958
R5W-GSWC-1028	J. Gribble		4,900

Invoice#	Vendor / Description	Amount to Pay
TR5-HB-035	T. Pitchford	1,394.00
TR5-HB-040	K. Symmes	1,446.00
TR5-HB-045	J. Limbocker	1,300.00
TR5-HB-050	R. Bullock	3,642.00
TR5-HB-060	R. Walter	562.00
TR5-HB-064	M. Marcin	2,972.00
TR5-HB-066	P. Robitaille	4,974.00
TR5-HB-071	C. Chrisman	6,058.00
TR5-HB-079	R. Spix	3,598.00
TR5W-HB-1232	F. Saucedo	1,486.00
TR5W-HB-1270	L. Gunsul	2,836.00
TR5W-HB-1363	J. Spagnoli	1,370.00
TR5W-HB-1464	N. Canzone	2,212.00
TR5W-HB-1535	R. Harer	1,054.00
TR5W-HB-1629	R. Damia	758.06
TR4-IRWD-098	M. Bower	740.00
TR5-IRWD-130	J. Li	1,180.00
TR5-IRWD-140	B. Hawkins	1,002.00
TR5-IRWD-174	AJ West Executive Plaza Association (Lake Forest)	2,780.00
TR5-IRWD-175	M. Ko	190.00
TR5-IRWD-190	M. Mojabi	1,852.00
TR5-IRWD-198A	Turtle Rock Ridge Association (Irvine)	9,668.00
TR5-IRWD-198B	Turtle Rock Ridge Association (Irvine)	54,134.00
TR5-IRWD-198C	Turtle Rock Ridge Association (Irvine)	7,000.00
TR5-IRWD-216	E. Miller	1,832.00
TR5-IRWD-219	Campus Village Housing (Irvine)	3,772.32
TR5-IRWD-221	Prisa Main and Redhill CA LLC (Irvine)	5,982.00
TR5-IRWD-227	J. Rubick	1,560.00
TR5-IRWD-230	K. & P. Knox	600.00
TR5-IRWD-233	B. Moyer	868.00
TR5-IRWD-234	C. Leung	3,406.00
TR5-IRWD-242	R. Chavez	754.00
TR5-IRWD-243	J. Tobin	1,298.00
TR5-IRWD-244	S. Wolfe	576.00
TR5-IRWD-255	J. Bechtold	892.00
TR5-IRWD-259	T. Kuehl	710.00
TR5-IRWD-265	T. Haldorsen	1,246.00
TR5-IRWD-281	M. Keller	1,134.00
TR5-IRWD-290	M. Fier	440.00
TR5W-IRWD-1548	W. Kobayashi	1,002.00
TR5-LB-016	D. & M. Chapman	981.00
TR5W-LH-1161	T. Chideckel	1,394.00
TR5-LP-001	G. Sauls	1,182.00
TR5W-LP-1448	S. Ishitani	360.00
TR5-MESA-024	J. Terry	3,646.00
TR5-MESA-036	C. & J. Jurekovic	2,928.00
TR5-MESA-043	P. Clark	2,326.00
		2,520.00

Municipal Water District of Orange County Disbursement Approval Report For the month of December 2014

Invoice#	Vendor / Description	Amount to Pay
TR5-MESA-045	P. Scott	624.00
TR5-MESA-050	W. McGrath	2,386.00
TR4-MN-006	B. Wood	422.00
TR5-MN-063	J. Radeleff	676.00
TR4-MN-091	T. Pantoja	740.00
TR4-MN-093	C. Hooker	4,550.00
TR5-MN-099	L. Alia	2,040.00
TR5-MN-103	K. Marshall	2,412.00
TR5-MNT-108	M. Didovic	2,027.29
TR5-MNT-114	J. Weiler	4,038.00
TR5-MNT-117	W. Fox	1,930.00
TR5-MNT-118	E. Jekums	1,750.00
TR5-MNT-123	W. Wilson	2,335.00
TR5-MNT-125	T. Boyle	1,099.00
TR5-MNT-127	P. Mercer	3,185.00
TR5-MNT-139	K. O'Neill	1,128.00
TR5-MNT-147	R. Robeson	1,905.00
TR5-MNT-169	S. Woodie	3,570.00
TR5W-MNT-1016	R. Kerns	1,735.00
TR5W-MNT-1136	J. Dixson	5,050.00
TR5W-MNT-1287	V. Germann-Helms	3,235.00
TR5W-MNT-1290	T. Moore	12,374.00
TR5W-MNT-1621	P. Bannister	520.00
TR5-NWPT-002	E. & T. Horowitz	1,866.00
TR4-O-021	A. Samadani	3,840.00
TR5-O-042	S. Murdock	1,126.00
TR5-O-044	T. Mullen	1,560.00
TR5W-O-1175	M. Moore	4,282.00
TR5-SB-003	T. Haile	884.00
TR5W-SB-1181	L. Holtzen	378.00
TR5W-SB-1348	H. & L. Phan	2,300.00
TR5W-SB-1689	P. Halbert	1,420.00
TR5-SC-039	D. Rubright	574.00
TR5-SC-045	W. Lukasik	2,066.00
TR5-SC-046	S. Cochran	898.00
TR5-SC-047	Z. & A. Coxe	2,484.00
TR5-SC-061	R. Houghland	836.00
TR5-SC-065	D. Terkoski	1,062.00
TR5-SC-070	F. Montalvo	924.00
TR5W-SC-1029	P. Cadenhead	508.00
TR5W-SC-1238	J. Murphy	1,788.00
TR5W-SC-1238	R. Swenson	1,320.00
TR5-SJC-023	W. Shrimp	1,572.00
TR5-SJC-027	T. Saltikov	1,438.00
TR5-SJC-027	D. Price	1,670.00
TR5-SM-086	K. Noonen	1,732.00
TR5-SM-102	B. Ingallinera	1,522.69
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Municipal Water District of Orange County Disbursement Approval Report For the month of December 2014

Invoice#	Vendor / Description	Amount to Pay
TR5-SM-117	S. Cusick	2,600.00
TR5-SM-122	D. Henderson	472.00
TR5-SM-123	R. Chua	668.00
TR5-SM-126	D. Potter	6,514.00
TR5-SM-135	T. & R. Putnam	1,388.00
TR5-SM-1709	G. McCusker	1,692.00
TR5W-SM-1049	J. Johnson	12,000.00
TR5W-SM-1090	H. Dentler	560.00
TR5W-SM-1121	R. Barnett	1,196.00
TR5W-SM-1236	C. Malsed	620.00
TR5W-SM-1343	R. Kuhlmann	364.00
TR5W-SM-1372	M. Tryon	1,212.00
TR5W-SM-1439	S. Culver	970.00
TR5W-SM-1451	C. Blaylock	740.00
TR5W-SM-1655	J. Mudrock	972.00
TR5W-SM-1746	T. Weeda	1,100.00
TR5-SOCO-046	R. Pruitt	550.00
TR5-SOCO-052	J. Raub	1,444.00
TR5-SOCO-052	C. Mellem	
TR5-SOCO-059	T. Turner	1,944.00 2,968.00
TR5-SOCO-064	S. Hinman	
TR5W-SOCO-1294	K. Bilinski	570.00
TR5W-SWD-1043	R. Freschi	614.00
TR5W-TUST-1140	R. Blaney	7,290.00
TR5W-TUST-1424	E. O'Rourke	3,552.00
TR5-WEST-001	V. Bui	1,820.00
TR5-YLWD-006	K. Wright	1,252.00
TR5-YLWD-010	M. Kent	1,594.50
TR5-YLWD-010	J. Kennedy	3,400.00
TR5-YLWD-011	R. Bernal	1,196.00
TR5-YLWD-013		2,216.00
TR5-YLWD-014	S. Vargha	2,274.00
TR5-YLWD-015	L. Yang C. Anderson	618.00
		1,000.00
TR5-YLWD-020 TR5-YLWD-022	J. Turner	1,030.00
	W. Siecke	1,010.00
TR5-YLWD-028	K. Wilks	3,600.00
TR5-YLWD-030	T. Rehmeyer	4,220.00
TR5-YLWD-031	M. Ehrle	632.00
TR5-YLWD-032	R. Wiedemann	1,676.00
TR5-YLWD-034	R. Silva	914.00
TR5W-YLWD-1023	J. Radak	1,828.00
TR5W-YLWD-1046	D. Forbes	2,582.00
TR5W-YLWD-1450	R. Harraka	1,514.00
	*** Total ***	417,010.98

Municipal Water District of Orange County Disbursement Approval Report For the month of December 2014

Invoice#	Vendor / Description	Amount to Pay
6070314	URS Corporation Americas October 2014 Professional services for Industrial Process Water Use Reduction program *** Total ***	2,765.00 2,765.00
	Total Other Funds Expenditures	563,485.47
	Total Expenditures	731,099.11

Check #	Date	Vendor # Invoice/CM #	Name / Description	Net Amount
Core Disburse	ements:			
126505	11/3/14	TIMEWA	Time Warner Cable	
		5210-NOV14	November 2014 Telephone and internet expense ***Total ***	932.74 932.74
	11/14/14	ACKEEX/ACKECO	Linda Ackerman	
126507		103114	October 2014 Business expense	146.72
126508		OCT2014	October 2014 MET Director's compensation	2,443.30
			***Total ***	2,590.02
126511	11/14/14	C3OFFI	C3 Office Solutions LLC	
		INV31864	November 2014 Canon copier maintenance	238.39
			***Total ***	238.39
126513	11/14/14	DELAGE	De Lage Landen Public Finance	
		43013541	November 2014 Canon copier lease	509.00
			***Total ***	509.00
126516	11/14/14	HOMED1	Home Depot Credit Services	
		7785-OCT14	9/30/14 & 10/20/14 Computer supplies	92.64
		·	***Total ***	92.64
126519	11/14/14	IRONMO	Iron Mountain	
		KXA7943	November 2014 Storage/retrieval of archived documents	447.32
			***Total ***	447.32
126541	11/14/14	TIMEWA	Time Warner Cable	
		3564-NOV14	November 2014 Telephone expense for 4 analog fax lines	139.01
			***Total ***	139.01
126601	11/14/14	VERIZO	Verizon Wireless	
		9734315383	October 2014 4G Mobile broadband unlimited service	38.01
			***Total ***	38.01
ACH001182	11/14/14	BARBCO	Brett Barbre	
		OCT2014	October 2014 MET Director's compensation	2,443.30
			***Total ***	2,443.30
ACH001183	11/14/14	BERGJO	Joseph Berg	
		103014	October 2014 Business expense	311.26
			***Total ***	311.26

Check #	Date	Vendor # Invoice/CM #	Name / Description	Net Amount
	11/14/14	DICKC/DICKEX	Larry Dick	
ACH001186	,_,	OCT2014	October 2014 MET Director's compensation	2,443.30
ACH001187		103114	October 2014 Business expense	2,445.36 171.36
			***Total ***	2,614.66
ACH001191	11/14/14	FINNEG	Joan Finnegan	
		103114	October 2014 Business expense	116.60
			***Total ***	116.60
ACH001193	11/14/14	СНИМРІ	Hilary Chumpitazi	
		093014	September 2014 Business expense	11.42
			***Total ***	11.42
ACH001194	11/14/14	HINMAN	Susan Hinman	
		103114	October 2014 Business expense	358.58
			***Total ***	358.58
ACH001198	11/14/14		Larry B. McKenney	
		OCT2014	October 2014 MET Director's compensation	2,443.30
			***Total ***	2,443.30
ACH001210	11/14/14		Robert J. Hunter	
		101914	October 2014 Business expense	160.63
			***Total ***	160.63
126723	11/26/14		Bryce Roberto	
		111314	October-November 2014 Business expense	230.99
			***Total ***	230.99
126728	11/26/14	FRANKS	Sarah Franks	
		101714	October 2014 Business expense	67.87
			***Total ***	67.87
126731	11/26/14		U.S. Bank	
		OCT14	9/22/14-10/22/14 Cal Card charges	8,133.80
			***Total ***	8,133.80
			(See attached sheet for details)	
ACH001223	11/26/14		Jessica H. Ouwerkerk	
		103114	October 2014 Business expense	273.71
			***Total ***	273.71

Check #	Date	Vendor # Invoice/CM #	Name / Description	Net Amount
ACU001220	11/26/14	TUOMAS	Jeffery Thomas	
ACH001228	11/20/14	103114	October 2014 Business expense	108.70
		103114	***Total ***	108.70
			Total Core Disbursements	22,261.95
Choice Disburs	ements:			
126729	11/26/14	SDG&E	SDG&E	
		7768-NOV14	10/19/14-11/18/14 Electrical service for Doheny Ocean Desal project	191.30
			***Total ***	191.30
	•		Total Choice Disbursements	191.30
Other Funds Di	isbursem	ents:		
126523	11/14/14	PARSON	Lisa Parson	
		111014	October-November 2014 Business expense ***Total ***	129.64 129.64
126724	11/26/14	CATALI	Catalina Island Conservancy	
		10753	November 2014 WEROC radio repeater site lease	1,484.32
			***Total ***	1,484.32
126726	11/26/14	HUBBAR	Kelly Hubbard	
		103114	October 2014 Business expense ***Total ***	132.57 132.57
			Total ***	132.37
126731	11/26/14		U.S. Bank	205.00
		OCT14	9/22/14-10/22/14 Cal Card charges ***Total ***	205.06 205.06
			(See attached sheet for details)	203.00
ACH001226	11/26/14		Santa Margarita Water District	22 254 40
		SEP2014	September 2014 SCP Operation surcharge ***Total ***	32,251.49 32,251.49
4.6000455	44/00/4:	CODINT	Contine	
ACH001227	11/26/14	320982721-123	Sprint November 2014 WEROC cell phone expense	41.91
		0.0002.22 320	***Total ***	41.91

Check #	Date	Vendor # Invoice/CM #	Name / Description	Krajiness AMSAMBARA egedi	Net Amount
WIRE-141126	11/26/14	METWAT	Metropolitan Water District		
App. App. Filters		8148	September 2014 Water deliveries		18,495,281.82
			***Total ***		18,495,281.82
			Total Other Funds Disbursements	- -	18,529,526.81
				,	
			Total Disbursements		18,551,980.06

Robert J. Hunter, General Manager

Hilary Chumpifazi Treasurer

Cal Card Statement Detail Statement Date: October 22, 2014

Payment Date: November 26, 2014

Date	Description	Amount
Karl's Card		
09/22/14	Orange County Water Association-HR Committee seminar in Anaheim, CA on Sep. 24, 2014 - Registration for C. Harris	\$ 45.00
09/23/14	Santa Ana Watershed conference in Riverside, CA on Oct. 14, 2014 - Registration for R. Bell	130.00
09/23/14	Environmental & Water Resources Institute Collaborative Water Resources Planning seminar in Irvine, CA on Oct. 2, 2014 - Registration for R. Bell	28.00
09/22/14	State Water Resources Control Board - Ocean Plan Amendment meeting in Sacramento, CA on Aug. 19, 2014 - Refund of canceled airfare for R. Bell	(394.20)
09/23/14	Lunch for WEROC training	150.00
09/24/14	Brown and Caldwell employment advertising for Senior Administrative Assistant	200.00
09/26/14	Jobtarget employment advertising for Senior Administrative Assistant	125.00
09/26/14	Flowers for staff member	51.82
09/25/14	California Special Districts Association Governance Foundations workshop in Palm Springs, CA on Sep. 29, 2014 - Refund of registrations for Director Barbre, Director Dick, R. Hunter & K. Seckel	(900.00)
09/29/14	Lunch for Situation Status training	55.06
09/30/14	UPS delivery charges for Board & Committee packets on Sep. 25, 2014	6.05
10/07/14	UPS delivery charges for Board & Committee packets on Sep. 29, 2014	47.32
10/07/14	5 Toner cartridges	292.03
10/08/14	Southern California Water Committee Annual dinner in Universal City, CA on Oct. 23, 2014 - Registration for H. Baez	200.00
10/08/14	ACWA Regions 8,9 & 10 Hosted Program & Tour in San Diego, CA from Oct. 26-27, 2014 - Registration for H. Baez	100.00
10/07/14	Austin Area Research Organization conference in Austin, TX on Nov. 17, 2014 - Airfare for R. Hunter	198.99 🔟
10/08/14	Brown and Caldwell employment advertising for WUE Program Assistant	200.00
10/08/14	Prepaid Regal movie tickets for employee purchase	648.00
10/09/14	Association of Metropolitan Water Agencies Annual Executive Management conference in Newport Beach, CA on Oct. 19-22, 2014 - Registration for R. Hunter	695.00
10/08/14	Prepaid AMC movie tickets for employee purchase	409.95
10/08/14	AWWA California-Nevada Section Annual Fall conference in Reno, NV from Oct. 20-23, 2014 - Airfare for D. Burke	421.70
10/08/14	ACWA Legislative Committee meeting in Sacramento, CA on Oct. 24, 2014 - Airfare for H. Baez	345.20
10/08/14	Legislative activities in Washington, DC from Nov. 20-21, 2014 - Airfare for R. Hunter	675.11
10/08/14	Legislative activities in Washington, DC from Nov. 20-21, 2014 - Airfare for H. Baez	675.11
10/08/14	Prepaid Cinemark movie tickets for employee purchase	648.50

Cal Card Statement Detail Statement Date: October 22, 2014 Payment Date: November 26, 2014

Date Description Amount Karl's Card 10/09/14 Monthly license fee for Adobe Creative Cloud software 119.97 10/13/14 Annual license fee for Prezi presentation software 236.00 10/14/14 UPS delivery charges for Board & Committee packets on Oct. 9, 2014 6.05 10/14/14 Annual license fee for Acronis True Image backup software 49.99 10/13/14 State Water Resources Control Board - Operator Certification 157.00 Stakeholders Group meeting in Sacramento, CA on Oct. 14, 2014 -Airfare for D. Burke State Water Resources Control Board- Operator Certification 10/15/14 307.95 Stakeholders Group meeting in Sacramento, CA on Oct. 14, 2014 -Accommodations for D. Burke 10/16/14 1 Projection screen 325.43 10/16/14 California Urban Water Conservation Council meeting in Sacramento, CA 316.20 on Nov. 12-13, 2014 - Airfare for J. Berg 10/20/14 California Society of Municipal Finance Officers meeting in Irvine, CA on 30.00 Oct. 14, 2014 - Registration for H. Chumpitazi 10/20/14 Colorado River Water Users Association Annual conference in Las Vegas, 134.40 NV from Dec. 10-12, 2014 - Accommodations for Director Barbre 10/20/14 Legislative activities in Sacramento, CA from Oct. 28-30, 2014 - Airfare 344.20 2 for Director Barbre Colorado River Water Users Association Annual conference in Las Vegas, 538.20 B 10/20/14 NV from Dec. 10-12, 2014 - Airfare for Director Barbre 10/21/14 UPS delivery charges for Board & Committee packets on Oct. 9 & 15, 2014 66.33 10/21/14 Orange County Business Council Election Day Lunch in Anaheim, CA on 75.00 Nov. 4, 2014 - Registration for H. Baez Total 7,760.36

Airfare will be reimbursed by the Austin Area Research Organization

² Director Barbre reimbursed MWDOC \$136.00

³ Director Barbre to reimbursed MWDOC \$56.00

Cal Card Statement Detail Statement Date: October 22, 2014 Payment Date: November 26, 2014

Date Description		 mount
Rob's Card		
9/22/14-10/22/14	Meals for R. Hunter's meetings on various dates	\$ 398.50
09/22/14	Fastrak toll roads	100.00
09/27/14	State Water Project inspection trip from Sep. 26-27, 2014 - Parking for R. Hunter	40.00
10/18/14	State Water Project inspection trip from Oct. 17-18, 2014 - Parking for R. Hunter	40.00
	Total	\$ 578.50

Municipal Water District of Orange County GM Approved Disbursement Report (1) For the month of November 2014

Check #	Date	Vendor # Invoice/CM #	Name / Description	Net Amount
Core Disburse	ements:			
126721	11/24/14	OCCHOR	OCC Horticulture Account	
		2014DEC	Poinsettia order for MWDOC and employees ***Total ***	305.00 305.00
126725	11/26/14	CONSTA	Constant Contact Inc.	
			November 2014-October 2015 Constant Contact e-mail marketing software	1,596.00
			***Total ***	1,596.00
126732	11/26/14	WHITEN	White Nelson Diehl Evans LLC	
		2014TS	2014 Government Tax seminar-Registration for L. Gunawan	295.00
			***Total ***	295.00
ACH001225	11/26/14	SMG	Salk Marketing	
		14107	50% Deposit for 1,000 custom flash drives	4,252.50
			***Total ***	4,252.50
			Total Core Disbursements	6,448.50
Choice Disbu	rsements:			
126603	11/17/14	PARKSR	State of California	
		111714	Administrative fee to process lease for Doheny Ocean Desal project	1,500.00
			***Total ***	1,500.00
126722	11/24/14	PARKSR	State of California	
		1	June-November 2014 Right of Entry permit for Doheny Ocean Desal project	12,000.00
			***Total ***	12,000.00
			Total Choice Disbursements	13,500.00

Municipal Water District of Orange County GM Approved Disbursement Report (1) For the month of November 2014

Check #	Date	Vendor # Invoice/CM #	Name / Description		New York (1997) New York (1997)	 Net Amount
Other Funds	Disbursen	nents:				
126506	11/3/14	TURFRP	Turf Removal Pro	ogram		
119(1/4)	, _,	TR5-MN-075	S. Whitaker	ri da li liyer misili		3,488.00
			***Total ***			3,488.00
				ls Disbursements		3,488.00
			Total Disbursem	ents		23,436.50

Robert J. Hunter, General Manager

Hilary Chumpitazi, Treasurer

⁽¹⁾ For disbursements that did not make the cut-off of previous month's Disbursement Approval report. Disbursements are approved by GM for payment and need A & F Committee ratification.



Street Address: 18700 Ward Street Fountain Valley, California 92708

Mailing Address: P.O. Box 20895 Fountain Valley, CA 92728-0895

> (714) 963-3058 Fax: (714) 964-9389 www.mwdoc.com

> > Larry D. Dick President

Wayne S. Osborne
Vice President

Brett R. Barbre

Sat Tamaribuchi Director

Joan C. Finnegan Director

> Susan Hinman Director

Jeffery M. Thomas Director

Robert J. Hunter General Manager

MEMBER AGENCIES

City of Brea City of Buena Park East Orange County Water District El Toro Water District **Emerald Bay Service District** City of Fountain Valley City of Garden Grove Golden State Water Co. City of Huntington Beach Irvine Ranch Water District Laguna Beach County Water District City of La Habra City of La Palma Mesa Water District Moulton Niguel Water District City of Newport Beach City of Orange Orange County Water District City of San Clemente City of San Juan Capistrano Santa Margarita Water District City of Seal Beach Serrano Water District South Coast Water District Trabuco Canyon Water District City of Tustin City of Westminster

Yorba Linda Water District

Municipal Water District of Orange County Consolidated Summary of Cash and Investment

October 31, 2014

District investments and cash balances are held in various funds designated for certain purposes as follows:

Fund	Book Value	% of Portfolio
Designated Reserves		
General Operations	\$2,243,422	13.50%
Grant & Project Cash Flow	1,000,000	6.02%
Building Repair	<u>239,491</u>	1.44%
Total Designated Reserves	3,482,913	20.96%
General Fund	6,009,603	36.17%
Water Fund	7,248,684	43.63%
Conservation Fund	(515,392)	(3.10)%
Desalination Feasibility Study Fund	222,385	1.34%
WEROC Fund	157,730	0.95%
Trustee Activities	8,654	0.05%
Total	\$16,614,577	100.00%

The funds are invested as follows:

Term of Investment	% of Portfolio	Book Value	Market Value
Cash	1.04%	\$172,638	\$172,638
Short-term investment	3 *		- 11 E
• LAIF	47.98%	\$7,971,473	\$7,971,473
• OCIP	32.31%	5,367,818	5,367,818
Long-term investment			7
Misc. Securities	12.05%	2,002,648	2,042,958
 Certificates of Deposit 	6.62%	1,100,000	1,095,520
Total	100.00%	\$16,614,577	\$16,650,407

The average number of days to maturity/call as of October 31, 2014 equaled 118 and the average yield to maturity is 0.742%. During the month, the District's average daily balance was \$18,635,643.06. Funds were invested in Federal Agency Issues, Certificates of Deposit, Negotiable CD's, Miscellaneous Securities, the Local Agency Investment Funds (LAIF) and the Orange County Investment Pool (OCIP) during the month of October 2014.

The \$35,830 difference between the book value and the market value on October 31, 2014 represents the exchange difference if all investments had been liquidated on that date. Since it is the District's practice to "buy and hold" investments until maturity, the market values are a point of reference, not an indication of actual loss or gain. There are no current plans or cash flow requirements identified in the near future that would require the sale of these securities prior to maturity.

Robert J. Hunter General Manager Hilary Chumpitagi
Hilary Chumpitazi

Treasurer

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Portfolio Management - Portfolio Summary

October 31, 2014

10/31/2014	Par Value	Market Value	Book Value	% of Portfolio	Days to Mat/Call	YTM @ Cost
	00000	700 +	1 100 000	9	1231	1 459
Certificates of Deposit - Bank	T,100,000.00	1,035,520.50	T, 100,000,00	0.0	1071	1
Local Agency Investment Funds	7,971,472.86	7,971,472.86	7,971,472.86	48.49	1	0.261
Miscellaneous Securities - Coupon	2,000,000.00	2,042,957.50	2,002,648.44	12.17	288	3.346
Orange County Investment Pool	5,367,818.18	5,367,818.18	5,367,818.18	32.65	1	0.338
Total Investments	16,439,291.04	16,477,769.04	16,441,939.48	100.00%	118	0.742
Cash				3 4.		
Passbook Checking	172,637.62	172,637.62	172,637.62		1	0.00
Total Cash and Investments	16,611,928.66	16,650,406.66	16,614,577.10		118	0.742
Total Earnings Mor	Month Ending September	Fiscal Year to Date			20	
Current Year	11,209.91	43,624.96				

We certify that this report reflects the cash and investments of the Municipal Water District of Orange County and is in conformity with the Government Code requirements and the District Investment Policy and Guidelines in effect at the time of investment. The Investment Program herein shown provides sufficient cash flow liquidity to meet the next six month's estimated expenditure. The source for the market values are from Union Bank.

0.742%

Effective Rate of Return

Average Daily Balance

18,635,643.06

Robert J. Hunter,

Date

Date

Hilary Chumpitazi, Treasurer,

Page 50 of 258

MUNICIPAL WATER DISTRICT OF ORANGE COUNTY Portfolio Management Long-Term Portfolio Details - Investments October 31, 2014

Issuer	CUSIP/Ticker	Settlement Date	Par Value	Market Value	Book Value	Coupon Rate	YTM @ Cost	Days To Call/Maturity	Maturity Date
Certificate of Deposit - Bank									
Ally Bank	02006LFV0	7/23/2014	250,000.00	248,790.00	250,000.00	1.150	1.150	266	7/24/2017
Discover Bank	2546712Y5	7/23/2014	250,000.00	248,827.50	250,000.00	1.600	1.600	1361	7/23/2018
GE Capital Bank	36163FJC8	7/25/2014	250,000.00	248,780.00	250,000.00	1.200	1.200	866	7/25/2017
Goldman Sachs Bank	38143A4T9	1/23/2013	100,000.00	100,008.00	100,000.00	1.050	1.050	815	1/23/2017
Synchrony Bank	87164XBY1	7/25/2014	250,000.00	249,115.00	250,000.00	2.050	2.050	1733	7/30/2019
Sub Total		1	1,100,000.00	1,095,520.50	1,100,000.00	1.459	1.459	1231	
Miscellaneous Securities - Coupon	-								
Bank of America	06051GED7	10/14/2010	250,000.00	255,875.00	251,347.95	3.700	3.000	305	9/1/2015
JPMordan Chase	46625HHR4	11/23/2010	250,000.00	254,507.50	251,057.35	3.400	2.700	236	6/24/2015
MetLife Global	59217GAD1	2/25/2011	500,000.00	516,155.00	500,650.22	3.125	3.007	437	1/11/2016
Morgan Stanlev	61747YCT0	3/9/2011	500,000.00	513,035.00	499,729.99	3.450	3.508	367	11/2/2015
UBS Financial Services	90261XFY3	6/10/2010	500,000.00	503,385.00	499,862.93	3.875	4.020	92	1/15/2015
Sub Total			2,000,000.00	2,042,957.50	2,002,648.44	3.500	3.346	288	
Total Investments			3,100,000.00	3,138,478.00	3,102,648.44	2.776	2.677	622	

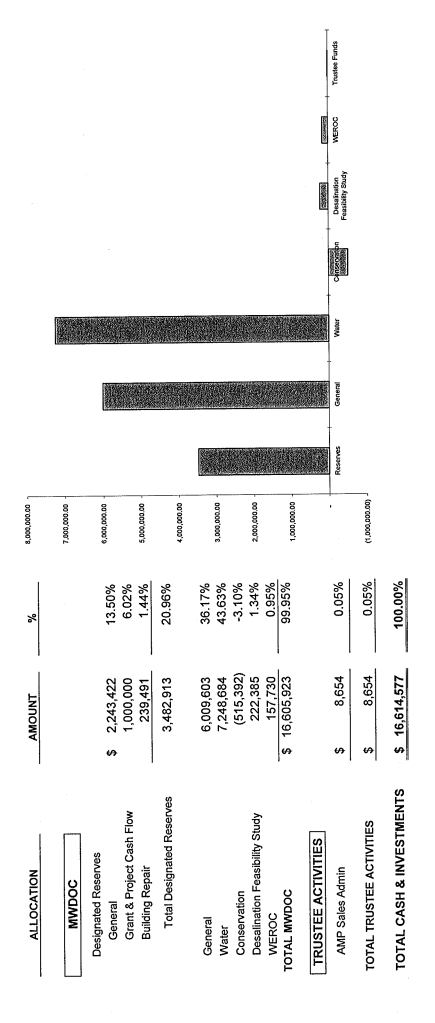
Fiscal Year To Date	26,981.32
Month Ending September	7,147.63
Total Earnings	Current Year

MUNICIPAL WATER DISTRICT OF ORANGE COUNTY Portfolio Management Short-Term Portfolio Details - Cash and Investments October 31, 2014

Investments	CUSIP/Ticker	CUSIP/Ticker Settlement Date	Par Value	Market Value	Book Value	Coupon Rate	YTM @ Cost	Days To Call/Maturity	Maturity Date
Local Agency Investment Funds LAIF LGIP	LAIF	6/30/2010	7,971,472.86	7,971,472.86	7,971,472.86	0.261	0.261	-	N/A
Sub Total			7,971,472.86	7,971,472.86	7,971,472.86	0.261	0.261	-	
Orange County Investment Pool County of Orange LGIP	OCIP	6/29/2005	5,367,818.18	5,367,818.18	5,367,818.18	0.338	0.338	_	N/A
Sub Total		. *	5,367,818.18	5,367,818.18	5,367,818.18	0.338	0.338	-	
Total Investments			13,339,291.04	13,339,291.04	13,339,291.04	0.292	0.292		
Passbook Checking									
Bank of America Cash	CASH0547 CASH	7/1/2011	172,137.62	172,137.62 500.00	172,137.62 500.00	0.000	0.000	~ -	e e
Total Cash		l	172,637.62	172,637.62	172,637.62	0.000	0.000	7	
Total Cash and Investments			13,511,928.66	13,511,928.66	13,511,928.66	0.292	0.292	₩.	
							1		:
Total Earnings		Month	Month Ending September	Ë	Fiscal Year To Date				į
Current Year			4,062.28		16,643.64				

O:\Finance\Cash & Investment\FY14-15\CF&InvAlicc 10-14\triv Alicc Range:Bar Chart

Municipal Water District of Orange County
Cash and Investments at October 31, 2014





MUNICIPAL WATER DIST OF ORANGE COUNTY PARS OPEB Trust Program

Monthly Account Report for the Period 10/1/2014 to 10/31/2014

Rob Hunter General Manager Municipal Water Dist of Orange County 18700 Ward Street Fountain Valley, CA 92708

		Acc	ount Summ	ary			
Source	Beginning Balance as of 10/1/2014	Contributions	Earnings	Expenses	Distributions	Transfers	Ending Balance as of 10/31/2014
Employer Contribution	\$1,104,395.30	\$0.00	\$12,855.30	\$546.81	\$0.00	\$0.00	\$1,116,703.79
Totals	\$1,104,395.30	\$0.00	\$12,855.30	\$546.81	\$0.00	\$0.00	\$1,116,703.79

Investment Selection Moderate HighMark PLUS

Investment Objective

The dual goals of the Moderate Strategy are growth of principal and income. It is expected that dividend and interest income will comprise a significant portion of total return, although growth through capital appreciation is equally important. The portfolio will be allocated between equity and fixed income investments.

Investment Return

			Ai	muanzea Ketul	TI	
1-Month	3-Months	1-Year	3-Years	5-Years	10-Years	Inception Date
 1.16%	1.29%	6.45%	9.93%	N/A	N/A	10/26/2011

Information as provided by US Bank, Trustee for PARS; Not FDIC Insured; No Bank Guarantee; May Lose Value

Past performance does not guarantee future results. Performance returns may not reflect the deduction of applicable fees, which could reduce returns. Information is deemed reliable but may be subject to change.

Investment Return: Annualized rate of return is the return on an investment over a period other than one year multiplied or divided to give a comparable one-year return. Inception Date: Plan's inception date

Item No. 3e

Municipal Water District of Orange County WATER USE EFFICIENCY PROJECTS Cash Flow as of 11/30/14

		1100	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,				Casii Flow as Oi 1 i/30/ 14	#1 WG	1,100	2,000	1700	2,00	1,000	i i
1.460 1.60		3	Aug 2014	ñ	OCT 20 14	ž		Jan 2013	Leb 2013	Mar 2013		May 2013	SINZ MUC	IOI ALS
1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1,	Cash - Beginning Balance		150,103.91		(72,152.50)			(1,608,304.88)	(1,608,304.88)	(1,608,304.88)	_	(1,608,304.88)	(1,608,304.88)	
1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1,	REVENUES:									_				
1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1,	BUREC					160,398.14								16
1 1,500	City of Brea	3,448.00	328.00	00.69	2,812.00	1,164.00								
1	City of Fountain Valley				75.00									
1	City of Fullerton	75.00	75.00	346.30	955.93	468.30								
1	City of Garden Grove		255.00	810.00	292.68	1,755.00								
1	City of Huntington Beach				433.85	75.00								
1,125.00 1,125.00	City of La Habra		105.00		105.00									
1,70,000 1,70,000	City of San Clemente	00.009	1,965.00	2,145.00	1,449.98	3,575.29								
1.000 1.00	City of San Juan Capistrano	105.00	735.00		1,470.00									
1.000 1.00	City of Santa Ana		157.68			369.00								
Content	City of Tustin				225.00									
Company Comp	City of Newport Beach					300.00								
2 27/12 20 2 27/12 20	City of Orange	630.00	1,050.00	1,020.00	1,655.49	3,228.00								
2 270,20	City of Westminster		19.97		34.44									
Company Comp	El Toro Water District	2.703.99	2.717.00	1.576.00	6.802.99	2.996.79								16.
Section Sect	Golden State Water Company	2 671 00	3 493 93	3 350 00	2.589.58	6 447 10								
Oy Water Denicid 256 foll 17,500 O 75,500 O	Ivine Ranch Water District	65 383 05	28 904 47	41 340 19	47 252 20	47 503 28								
	Lazina Baach County Water District	328.00	1 130 00	2	885.00	2								í
	Mesa Water District		225.00	75.00	225.00	225,00								1
Opticidation 1,000,200 27,000,200 1,440,00 6,200,00 1,000,00	Metropolitap Water District		142 191 56	1 183 00	11 158 91									154
1,002.00 1,002.00	Months Night Water District		000	789.98	144.00									2
1,000,000 1,00	Moranita Motor District	0000	00 002 1	00.00	2	90 000 1								7
Parcel 175	Califa Malgalita Water District	02.260,1	4,702.20		000	0,239.30								
Part	South Coast Water District	00.67	00.622		150.00	00.67								
Secret S	Trabuco Canyon Water District					100.00								
1,500,00 1,500,00	Yorba Linda Water District			213.00	351.00	645.00								
5.600.05 1.60.05 1.60.01 1.500.00	Miscellaneous Revenues													
EVENUES 81721 81722 188,280.81 62,917,47 81,102.78 234,624.88 8	Miscellaneous	5,950.50			1,861.01									7,811.51
1,500.00	Interest Revenue	171.77			81.72									253.49
1,500.00 1,500.00	Total Revenues	83,233.51	188,359.81	52,917.47	81,010.78	234,624.86	-		-	-	-		-	
Ming. LLC 7,540.56 7,550.00 1,560.00	EXPENDITURES:													
INTIGN LIC 7,544.28 7,411.50	Aquaficient	1,500.00	1,500.00		3,000.00	1,500.00								7,500.00
District 16,250,000 594,00	Conservision Consulting, LLC	7.544.25	7.411.50		13.663.25	7.089.75								35.708.75
District	City of Newbort Beach	2,968.00												2,968.00
District 16,250.00	Executive Information Systems		584.00											584.00
District 16,250.00 Comparison T, 298.00 T, 298.00 T, 27.228.41 T, 37.228.41 T, 37.237.87 T, 37.237.87 T, 37.237.89 T, 37.2	Hotel Program			5.151.92	27,674.40									32.826.32
District 16,250,00 District 7,988.20 2,119.50 E,485.80 E,485.80 T,298.02 T,298.02 T,197.37 T,197.3	Immersive Media					839.99								
Detrict 7,988.20	Irvine Ranch Water District	16,250.00												16,250.00
2.119.50 m	Metropolitan Water District	7,988.20				56,442.29								64,430.49
m 975.00 12,988.02 14,006.16 30,794.12 37,228.41	MESA	2,119.50												2,119.50
m 975.00 10,100.26 2,852.56 3,471.96	Mission RCD	6,485.80	12,988.02	14,006.16	30,794.12	37,228.41								101,502.51
m 975.00 10,100.26 2,852.56 3,471.96	-Applick Signs				1,973.27	1,517.65								3,490.92
108,189.95 183,408.30 197,345.22 442,202.55 1,218,032.82	Spray to Drip program		975.00	10,100.26	2,852.56	3,471.96								17,399.78
108,189.95 183,408.30 197,345.22 442,202.55 1,218,032.82	Ourvey Gizmo				675.00									675.00
12.880.00 1,250.00 1,	Ga rf Removal	108,189.95	183,408.30	197,345.22	442,202.55	1,218,032.82								2,149,178.84
ises 1,250.00 1,250.00 1,250.00 1,250.00 1,250.00 1,250.00 1,250.00 1,250.00 1,327,537.87 -	grs		12,580.00		1,415.00	1,415.00								15,410.00
ises 14,983.31 1,327,537.87	₩aterwise Consulting		1,250.00	1,250.00										2,500.00
benditures 153,045.70 220,696.82 242,836.87 524,250.15 1,327,537.87 61,608,304.88) (1,608,304.88) <	Mbcellaneous Expenses													
benditures 153,045.70 220,696.82 242,836.87 524,250.15 (1,608,304,88) \$ (1	derest Expense													
benditures 153,045.70 220,696.82 242,836.87 524,250.15 1,327,537.87	Salary & Benefit			14,983.31										14,983.31
\$ 150,103,91 \$ 117,786,90 \$ (72,152,50) \$ (515,391,87) \$ (1,608,304,88) \$ (1,608,904,88) \$ (Total Expenditures	153,045.70	220,696.82	242,836.87	524,250.15	1,327,537.87								32,467,527.42
	Cash - Ending Balance				\$ (515,391.87)		(1.608.304.88)	(1.608.304.88)		(1.608.304.88)	(1.608.304.88)	(1.608.304.88)		

MUNICIPAL WATER DISTRICT OF ORANGE COUNTY COMBINED FINANCIAL STATEMENTS

AND

BUDGET COMPARATIVE

JULY 1, 2014 THRU OCTOBER 31, 2014

Municipal Water District of Orange County Combined Balance Sheet As of October 31, 2014

ASSETS Cash in Bank Investments	Amount 172,637.62 16,441,939.48
Accounts Receivable Accounts Receivable - Other Accrued Interest Receivable Prepaids/Deposits Leasehold Improvements Furniture, Fixtures & Equipment Less: Accum Depreciation Net OPEB Asset	34,374,912.82 603,211.80 32,389.57 688,810.40 3,015,137.08 535,372.82 (2,499,767.25) 37,041.00
TOTAL ASSETS	\$53,401,685.34
LIABILITIES AND FUND BALANCES Liabilities Accounts Payable Accrued Salaries and Benefits Payable	38,021,640.07 270,186.00
Other Liabilities	2,194,935.19
Unearned Revenue Total Liabilities	1,095,020.32 41,508,972.25
Fund Balances Restricted Fund Balances Water Fund - T2C Total Restricted Fund Balances	955,030.96 955,030.96
Unrestricted Fund Balances Designated Reserves General Operations Grant & Project Cash Flow	2,280,462.66 1,000,000.00
Election Expense Building Repair Total Designated Reserves	239,491.00
GENERAL FUND WEROC Total Unrestricted Fund Balances	1,441,435.43 55,774.88 5,017,163.97
Excess Revenue over Expenditures Operating Fund Other Funds Total Fund Balance	5,747,117.62 173,400.54 11,892,713.09
TOTAL LIABILITIES AND FUND BALANCES	\$53,401,685.34

Municipal Water District of Orange County Revenues and Expenditures Budget Comparative Report General Fund From July thru October 2014

	Month to Date	Year to Date	Annual Budget	% Used	Encumbrance	Budget Remaining
<u>REVENUES</u>						
Retail Connection Charge	0.00	6,440,532.00	6,440,532.00	100.00%	0.00	0.00
Water Increment	8,836.85	58,127.58	103,564.00	56.13%	0.00	45,436.42
Water rate revenues	8,836.85	6,498,659.58	6,544,096.00	99.31%	0.00	45,436.42
Interest Revenue	11,078.32	42,711.47	138,000.00	30.95%	0.00	95,288.53
Subtotal	19,915.17	6,541,371.05	6,682,096.00	97.89%	0.00	140,724.95
Choice Programs	0.00	1,109,408.78	1,261,086.00	87.97%	0.00	151,677.22
Choice Prior Year Carry Over Miscellaneous Income	0.00 35.15	94,000.00 221.28	0.00 3,000.00	7.38%	0.00 0.00	(94,000.00) 2,778.72
School Contracts	15,735.50	19,607.50	70,000.00	28.01%	0.00	50,392.50
Transfer-Out To Reserve	0.00	0.00	(84,374.00)	0.00%	0.00	(84,374.00)
Subtotal	15,770.65	1,223,237.56	1,249,712.00	97.88%	0.00	26,474.44
Subtotal	13,770.03	1,223,237.30	1,243,712.00	37.00/0	0.00	20,777.74
TOTAL REVENUES	35,685.82	7,764,608.61	7,931,808.00	97.89%	0.00	167,199.39

Municipal Water District of Orange County Revenues and Expenditures Budget Comparative Report General Fund From July thru October 2014

	Month to Date	Year to Date	Annual Budget	% Used	Encumbrance	Budget Remaining
<u>EXPENSES</u>						
Salaries & Wages	262,184.51	1,006,753.40	2,995,855.00	33.60%	0.00	1,989,101.60
Salaries & Wages - Grant Recovery	0.00	(11,267.88)	(16,437.00)	68.55%	0.00	(5,169.12)
Directors' Compensation	15,392.79	55,462.91	210,342.00	26.37%	0.00	154,879.09
MWD Representation	9,773.20	28,097.95	120,197.00	23.38%	0.00	92,099.05
Employee Benefits	84,100.34	286,867.01	961,916.00	29.82%	0.00	675,048.99
OPEB Annual Contribution	0.00	0.00	133,331.00	0.00%	0.00	133,331.00
Employee Benefits - Grant Recovery	0.00	(2,885.99)	0.00	0.00%	0.00	2,885.99
Director's Benefits	6,974.20	27,026.55	119,356.00	22.64%	0.00	92,329.45
Health Ins \$'s for Retirees	4,223.10	14,360.82	50,244.00	28.58%	0.00	35,883.18
Training Expense	45.00	2,142.00	18,000.00	11.90%	0.00	15,858.00
Tuition Reimbursement	0.00	0.00	6,000.00	0.00%	0.00	6,000.00
Personnel Expenses	382,693.14	1,406,556.77	4,598,804.00	30.59%	0.00	3,185,040.17
Engineering Expense	2,398.52	24,264.55	355,000.00	6.84%	43,388.22	287,347.23
Legal Expense	23,103.29	61,841.32	329,000.00	18.80%	277,158.68	(10,000.00)
Audit Expense	9,000.00	17,900.00	23,000.00	77.83%	3,225.00	1,875.00
Professional Services	51,708.18	223,130.23	1,065,200.00	20.95%	298,827.01	543,242.76
Professional Fees	86,209.99	327,136.10	1,772,200.00	18.46%	622,598.91	822,464.99
Conference-Staff	1,258.00	6,348.00	13,925.00	45.59%	0.00	7,577.00
Conference-Directors	68.00	2,758.00	8,650.00	31.88%	0.00	5,892.00
Travel & AccomStaff	4,439.49	8,617.50	38,300.00	22.50%	0.00	29,682.50
Travel & AccomDirectors	1,030.80	2,665.33	29,600.00	9.00%	0.00	26,934.67
Travel & Conference	6,796.29	20,388.83	90,475.00	22.54%	0.00	70,086.17
Mambarshin/Spansarshin	0.00	42 221 26	00 427 00	46 600/	0.00	49 215 74
Membership/Sponsorship	0.00	42,221.26	90,437.00	46.69%	0.00	48,215.74
CDR Support	0.00	9,990.25	39,961.00	25.00% 40.04%	29,970.75 29,970.75	0.00
Dues & Memberships		52,211.51	130,398.00	40.04%	29,970.75	48,215.74
Business Expense	503.76	2,307.49	7,000.00	32.96%	0.00	4,692.51
Maintenance Office	8,293.18	35,323.29	118,768.00	29.74%	78,352.42	5,092.29
Building Repair & Maintenance	1,678.90	3,422.44	10,800.00	0.00%	7,377.56	0.00
Storage Rental & Equipment Lease	1,174.57	4,062.55	16,708.00	24.31%	11,645.45	1,000.00
Office Supplies	3,209.94	9,455.36	24,288.00	38.93%	2,170.61	12,662.03
Postage/Mail Delivery	651.45	3,053.74	11,100.00	27.51%	3,172.20	4,874.06
Subscriptions & Books	110.00	256.02	1,600.00	16.00%	0.00	1,343.98
Reproduction Expense	30.00	120.00	90,625.00	0.13%	3,500.00	87,005.00
Maintenance-Computers	0.00	1,570.16	6,000.00	26.17%	1,458.57	2,971.27
Software Purchase	5,419.54	12,302.94	25,515.00	48.22%	960.03	12,252.03
Software Support	991.07	12,979.42	28,869.00	44.96%	0.00	15,889.58
Software Support	786.51	5,926.62	9,300.00	63.73%	0.00	3,373.38
Automotive Expense	1,436.94	3,993.90	13,300.00	30.03%	0.00	9,306.10
Toll Road Charges	80.05	296.47	1,250.00	23.72%	0.00	953.53
Insurance Expense	10,537.16	36,518.88	97,000.00	37.65%	7,639.07	52,842.05
Utilities - Telephone	1,223.86	4,924.57	16,900.00	29.14%	0.00	11,975.43
Bank Fees	884.82	3,655.29	10,700.00	34.16%	0.00	7,044.71
Miscellaneous Expense	5,588.62	15,810.79	109,700.00	14.41%	0.00	93,889.21
MWDOC's Contrb. To WEROC	10,709.00	42,836.00	128,508.00	33.33%	0.00	85,672.00
Depreciation Expense	1,551.53	12,381.85	0.00	0.00% 29.01%	0.00	(12,381.85)
Other Expenses	54,860.90	211,197.78	727,931.00		116,275.91	400,457.31
Election Expense	0.00	0.00	444,000.00	0.00	0.00	444,000.00
MWDOC's Building Expense	0.00	0.00	168,000.00	0.00%	0.00	168,000.00
TOTAL EXPENSES	530,560.32	2,017,490.99	7,931,808.00	25.44%	768,845.57	5,145,471.44
NET INCOME (LOSS)	(494,874.50)	5,747,117.62	0.00			

Municipal Water District of Orange County Revenues and Expenditures Budget Comparative Report Water Fund From July thru October 2014

			Annual		Budget
	Month to Date	Year to Date	Budget	% Used	Remaining
WATER REVENUES					
Water Sales	18,387,157.00	74,290,050.80	163,874,103.00	45.33%	89,584,052.20
Readiness to Serve Charge	1,161,520.50	4,646,082.00	13,946,682.00	33.31%	9,300,600.00
Capacity Charge CCF	304,941.67	1,219,766.68	3,659,300.00	33.33%	2,439,533.32
SCP Surcharge	30,896.99	132,733.28	361,200.00	36.75%	228,466.72
Interest	216.70	920.25	4,275.00	21.53%	3,354.75
TOTAL WATER REVENUES	19,884,732.86	80,289,553.01	181,845,560.00	44.15%	101,556,006.99
WATER PURCHASES					
Water Sales	18,387,157.00	74,290,050.80	163,874,103.00	45.33%	89,584,052.20
Readiness to Serve Charge	1,161,520.50	4,646,082.00	13,946,682.00	33.31%	9,300,600.00
Capacity Charge CCF	304,941.67	1,219,766.68	3,659,300.00	33.33%	2,439,533.32
SCP Surcharge	30,896.99	132,733.28	361,200.00	36.75%	228,466.72
TOTAL WATER PURCHASES	19,884,516.16	80,288,632.76	181,841,285.00	44.15%	101,552,652.24
EXCESS OF REVENUE OVER EXPENDITURES	216.70	920.25	4,275.00		

Municipal Water District of Orange County WUE Revenues and Expenditures (Actuals vs Budget) From July thru October 2014

	Year to Date Actual	Annual Budget	% Used
Landscape Performance Certification			
Revenues	16,525.50	116,000.00	14.25%
Expenses	27,652.00	116,000.00	23.84%
Excess of Revenues over Expenditures	(11,126.50)	0.00	
SmarTimer Program			
Revenues	87,137.37	50,467.00	172.66%
Expenses	57,093.05	50,467.00	113.13%
Excess of Revenues over Expenditures	30,044.32	0.00	
Industrial Water Use Reduction			
Revenues	1,415.00	113,980.00	1.24%
Expenses	5,610.90	113,980.00	4.92%
Excess of Revenues over Expenditures	(4,195.90)	0.00	
Spray To Drip Conversion			
Revenues	4,917.14	65,342.47	7.53%
Expenses	16,008.29	65,342.47	24.50%
Excess of Revenues over Expenditures	(11,091.15)	0.00	
Water Smart Landscape for Public Property			
Revenues	3,166.41	1,248,000.00	0.25%
Expenses	5,360.67	1,248,000.00	0.43%
Excess of Revenues over Expenditures	(2,194.26)	0.00	
Member Agency Administered Passthru			
Revenues	-	27,143.00	0.00%
Expenses Expenses of Revenues over Expenditures	0.00	27,143.00	0.00%
Excess of Revenues over Expenditures	0.00	0.00	
ULFT Rebate Program			
Revenues	81,487.09	132,250.00	61.62%
Expenses	66,889.39	132,250.00	50.58%
Excess of Revenues over Expenditures	14,597.70	0.00	
HECW Rebate Program			
Revenues	168,440.00	403,000.00	41.80%
Expenses Expenses of Revenues over Expenditures	145,965.72	403,000.00	36.22%
Excess of Revenues over Expenditures	22,474.28	0.00	
CII Rebate Program	202.00	450 350 00	0.570/
Revenues Expenses	900.00	159,250.00 159,250.00	0.57% 0.00%
Excess of Revenues over Expenditures	900.00	0.00	0.00%
Large Landscape Survey			
Revenues	40,510.32	32,000.00	126.59%
Expenses	44,139.62	32,000.00	137.94%
Excess of Revenues over Expenditures	(3,629.30)	0.00	10713170
Indoor-Outdoor Survey			
Revenues	2,311.25	5,200.00	44.45%
Expenses	-,	5,200.00	0.00%
Excess of Revenues over Expenditures	2,311.25	0.00	
Turf Removal Program			
Revenues	973,763.46	725,000.00	134.31%
Expenses	978,861.18	725,000.00	135.02%
Excess of Revenues over Expenditures	(5,097.72)	0.00	

Municipal Water District of Orange County WUE & Other Funds Revenues and Expenditures (Actuals vs Budget) From July thru October 2014

	Year to Date	Annual	
	Actual	Budget	% Used
Comprehensive Landscape (CLWUE)			
Revenues	7,156.00	258,690.00	2.77%
Expenses	14,022.31	258,690.00	5.42%
Excess of Revenues over Expenditures	(6,866.31)	0.00	
Home Certification and Rebate			
Revenues	3,194.50	248,050.00	1.29%
Expenses	5,306.97	248,050.00	2.14%
Excess of Revenues over Expenditures	(2,112.47)	0.00	
CII, Large Landscape, Performance (OWOW)			
Revenues	-	145,960.00	0.00%
Expenses		145,960.00	0.00%
Excess of Revenues over Expenditures	0.00	0.00	
WEROC			
Revenues	174,742.38	248,622.00	70.28%
Expenses	71,605.38	248,622.00	28.80%
Excess of Revenues over Expenditures	103,137.00	0.00	
WUE Projects			
Revenues	1,390,924.04	3,730,332.47	37.29%
Expenses	1,366,910.10	3,730,332.47	36.64%
Excess of Revenues over Expenditures	24,013.94	0.00	
RPOI Distributions			
Revenues	-	4,921.00	0.00%
Expenses		4,921.00	0.00%
Excess of Revenues over Expenditures	0.00	0.00	
Ocean Desalination			
Revenues	-	94,000.00	0.00%
Expenses	(2,045.46)	94,000.00	-2.18%
Excess of Revenues over Expenditures	2,045.46	0.00	

MUNICIPAL WATER DISTRICT OF ORANGE COUNTY MANAGEMENT LETTER FOR THE YEAR ENDED JUNE 30, 2014



Certified Public Accountants

The Board of Directors and Management of the Municipal Water District of Orange County Fountain Valley, California

We have audited the basic financial statements of the Municipal Water District of Orange County (District) for the year ended June 30, 2014 and have issued our report thereon dated December 3, 2014. In planning and performing our audit of the basic financial statements of the District, we considered internal control in order to determine our auditing procedures for the purpose of expressing our opinion on the basic financial statements. An audit does not include examining the effectiveness of internal control and does not provide assurance on internal control. We have not considered internal control since the date of our report.

During our audit we noted certain matters involving internal control and other operational matters that are presented for your consideration. These observations and recommendations, all of which have been discussed with the appropriate members of management, are intended to improve internal control or result in other operating efficiencies and are summarized as follows:

CURRENT YEAR MANAGEMENT LETTER COMMENTS

METER CONNECTIONS

Observation:

We noted the number of meters within the water agencies' boundaries is a key driver for amounts billed by the District, and will continue to be a significant factor in future periods, as the District increases the ratio of "per connection" charges. The water agencies self-report the number of connections each year, and the District documents review and inquires with the water agencies when the number of connections varies from year to year. While District follow-up is documented in the form of emails and faxes, there is no evidence of on-site inspections, or other documentation, to substantiate the number of connections added by water agencies in a given year. There is a risk as new meters are added by water agencies, that they will not be captured on a timely basis by the District, and thus amounts may not be accurately billed by the District.

Recommendation:

The District should review certain aspects of the meter connection certification and review process. The District's monthly procedures should be reviewed to ensure that as new meters are added by water agencies, the District is accurately capturing the information, in order to accurately bill the agencies for meter connection charges.

Board of Directors and Management Municipal Water District of Orange County December 3, 2014

Management Response:

We will review our policies and procedures regarding how our member agencies report their number of Retail Meters and perform a risk assessment to take appropriate action and ensure we are accurately capturing the information.

Our audit procedures are designed primarily to enable us to form an opinion on the financial statements, and therefore may not bring to light all weaknesses in policies or procedures that may exist. We aim, however, to use our knowledge of the District gained during our work to make comments and suggestions that we hope will be useful to you.

We would be pleased to discuss these comments and recommendations with you at any time.

This report is intended solely for the information and use of the Board of Directors, the District's management and others within the organization and should not be used by anyone other than these specified parties.

Vavinch Txin, Dry; Co, Ul Laguna Hills, California December 3, 2014



Vavrinek, Trine, Day & Co., LLP

Certified Public Accountants

To the Board of Directors Municipal Water District of Orange County Fountain Valley, California

We have audited the financial statements of the Municipal Water District of Orange County (District) for the year ended June 30, 2014. Professional standards require that we provide you with information about our responsibilities under generally accepted auditing standards and *Government Auditing Standards* and OMB Circular A-133, as well as certain information related to the planned scope and timing of our audit. We have communicated such information in our letter to you dated July 25, 2014. Professional standards also require that we communicate to you the following information related to our audit.

Significant Audit Findings

Qualitative Aspects of Accounting Practices

Management is responsible for the selection and use of appropriate accounting policies. The significant accounting policies used by the District are described in Note 1 to the financial statements. The application of existing policies was not changed during the year. We noted no transactions entered into by the District during the year for which there is a lack of authoritative guidance or consensus. All significant transactions have been recognized in the financial statements in the proper period.

Accounting estimates are an integral part of the financial statements prepared by management and are based on management's knowledge and experience about past and current events and assumptions about future events. Certain accounting estimates are particularly sensitive because of their significance to the financial statements and because of the possibility that future events affecting them may differ significantly from those expected. The most sensitive estimates affecting the District's financial statements were:

Management's estimate were used in: determining fair market value of investments; depreciation expense and valuation of capital assets, including capitalized interest; and actuarial liabilities and annual required contributions pertaining to the District's retirement and medical retiree (OPEB) plans. We evaluated the key factors and assumptions used to develop these estimates in determining that it is reasonable in relation to the financial statements taken as a whole.

As described in Note 10 to the financial statements, subsequent to June 30, 2014, the District received a refund from Metropolitan Water District of Southern California (Metropolitan) totaling \$7,812,706 for amounts overbilled by Metropolitan from previous years. Additionally, the District received \$331,528 from Metropolitan for overbilling of Tier 2 charges. The District has refunded the member agencies affected, and reported Accounts Payable for amounts due to agencies at June 30, 2014.

The financial statement disclosures are neutral, consistent, and clear.

Difficulties Encountered in Performing the Audit

We encountered no significant difficulties in dealing with management in performing and completing our audit.

Corrected Misstatements

Professional standards require us to accumulate all known and likely misstatements identified during the audit, other than those that are clearly trivial, and communicate them to the appropriate level of management. Management has corrected all such misstatements. Refer to Attachment A for material misstatements detected as a result of audit procedures and corrected by management.

Disagreements with Management

For purposes of this letter, a disagreement with management is a financial accounting, reporting, or auditing matter, whether or not resolved to our satisfaction, that could be significant to the financial statements or the auditor's report. We are pleased to report that no such disagreements arose during the course of our audit.

Management Representations

We have requested certain representations from management that are included in the management representation letter dated December 3, 2014.

Management Consultations with Other Independent Accountants

In some cases, management may decide to consult with other accountants about auditing and accounting matters, similar to obtaining a "second opinion" on certain situations. If a consultation involves application of an accounting principle to the District's financial statements or a determination of the type of auditor's opinion that may be expressed on those statements, our professional standards require the consulting accountant to check with us to determine that the consultant has all the relevant facts. To our knowledge, there were no such consultations with other accountants.

Other Audit Findings or Issues

We generally discuss a variety of matters, including the application of accounting principles and auditing standards, with management each year prior to retention as the District's auditors. However, these discussions occurred in the normal course of our professional relationship and our responses were not a condition to our retention.

Other Matters

We applied certain limited procedures to management's discussion and analysis and schedule of funding progress for the other post-employment benefit plan, which are required supplementary information (RSI) that supplements the basic financial statements. Our procedures consisted of inquiries of management regarding the methods of preparing the information and comparing the information for consistency with management's responses to our inquiries, the basic financial statements, and other knowledge we obtained during our audit of the basic financial statements. We did not audit the RSI and do not express an opinion or provide any assurance on the RSI.

We were engaged to report on the schedule of expenditures of federal awards, which are not RSI. With respect to this supplementary information, we made certain inquiries of management and evaluated the form, content, and methods of preparing the information to determine that the information complies with accounting principles generally accepted in the United States of America, the method of preparing it has not changed from the prior period, and the information is appropriate and complete in relation to our audit of the financial statements. We compared and reconciled the supplementary information to the underlying accounting records used to prepare the financial statements or to the financial statements themselves.

Restriction on Use

This information is intended solely for the use of the Board of Directors and management of the District and is not intended to be, and should not be, used by anyone other than these specified parties.

Vavinch Trie, Dry; Co, Col Laguna Hills, California

December 3, 2014

SCHEDULE A CORRECTED MISSTATEMENTS FOR THE YEAR ENDED JUNE 30, 2014

Numbe	r Account Description	Debit	Credit
1	A/R Other A/R Restricted Special Revenue To record credit due from Met for overbilling on OC-88 and Tier 2	\$7,812,706 331,528	\$8,144,234
2	Special Expense A/P Other A/P Other Restricted To record credit due to Member Agencies for overbilling on OC-88 by Metropolitan	7,943,314	7,885,515 57,799
3	Special Expense A/P Other Restricted To record Tier 2 credit related to Metropolitan overbilling on OC-88 (2007 and 2008)	331,528	331,528

SINGLE AUDIT REPORT

FOR THE YEAR ENDED JUNE 30, 2014

FOR THE YEAR ENDED JUNE 30, 2014

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Certified Public Accountants

INDEPENDENT AUDITORS' REPORT ON INTERNAL CONTROL OVER FINANCIAL REPORTING AND ON COMPLIANCE AND OTHER MATTERS BASED ON AN AUDIT OF FINANCIAL STATEMENTS PERFORMED IN ACCORDANCE WITH GOVERNMENT AUDITING STANDARDS

To the Board of Directors Municipal Water District of Orange County Fountain Valley, California

We have audited, in accordance with the auditing standards generally accepted in the United States of America and the standards applicable to financial audits contained in *Government Auditing Standards* issued by the Comptroller General of the United States, the financial statements of the Municipal Water District of Orange County (District), as of and for the year ended June 30, 2014, and the related notes to the financial statements, which collectively comprise the District's basic financial statements, and have issued our report thereon dated December 3, 2014.

Internal Control Over Financial Reporting

In planning and performing our audit of the financial statements, we considered the District's internal control over financial reporting (internal control) to determine the audit procedures that are appropriate in the circumstances for the purpose of expressing our opinion on the financial statements, but not for the purpose of expressing an opinion on the effectiveness of the District's internal control. Accordingly, we do not express an opinion on the effectiveness of the District's internal control.

A *deficiency in internal control* exists when the design or operation of a control does not allow management or employees, in the normal course of performing their assigned functions, to prevent, or detect and correct misstatements on a timely basis. A *material weakness* is a deficiency, or a combination of deficiencies, in internal control such that there is a reasonable possibility that a material misstatement of the District's financial statements will not be prevented, or detected and corrected on a timely basis. A *significant deficiency* is a deficiency, or a combination of deficiencies, in internal control that is less severe than a material weakness, yet important enough to merit attention by those charged with governance.

Our consideration of internal control was for the limited purpose described in the first paragraph of this section and was not designed to identify all deficiencies in internal control that might be material weaknesses or significant deficiencies. Given these limitations, during our audit we did not identify any deficiencies in internal control that we consider to be material weaknesses. However, material weaknesses may exist that have not been identified.

Compliance and Other Matters

As part of obtaining reasonable assurance about whether the District's financial statements are free from material misstatement, we performed tests of its compliance with certain provisions of laws, regulations, contracts, and grant agreements, noncompliance with which could have a direct and material effect on the determination of financial statement amounts. However, providing an opinion on compliance with those provisions was not an objective of our audit, and accordingly, we do not express such an opinion. The results of our tests disclosed no instances of noncompliance or other matters that are required to be reported under *Government Auditing Standards*.

Purpose of this Report

The purpose of this report is solely to describe the scope of our testing of internal control and compliance and the results of that testing, and not to provide an opinion on the effectiveness of the entity's internal control or on compliance. This report is an integral part of an audit performed in accordance with *Government Auditing Standards* in considering the District's internal control and compliance. Accordingly, this communication is not suitable for any other purpose.

Vavinch Txin, Drz; Co, Ul Laguna Hills, California December 3, 2014

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Certified Public Accountants

INDEPENDENT AUDITORS' REPORT ON COMPLIANCE FOR EACH MAJOR FEDERAL PROGRAM; REPORT ON INTERNAL CONTROL OVER COMPLIANCE; AND REPORT SCHEDULE OF EXPENDITURES OF FEDERAL AWARDS REQUIRED BY OMB CIRCULAR A-133

To the Board of Directors Municipal Water District of Orange County Fountain Valley, California

Report on Compliance for Each Major Federal Program

We have audited the Municipal Water District of Orange County's (District) compliance with the types of compliance requirements described in the *OMB Circular A-133 Compliance Supplement* that could have a direct and material effect on each of the District's major federal programs for the year ended June 30, 2014. The District's major federal programs are identified in the summary of auditor's results section of the accompanying schedule of findings and questioned costs.

Management's Responsibility

Management is responsible for compliance with the requirements of laws, regulations, contracts, and grants applicable to its federal programs.

Auditors' Responsibility

Our responsibility is to express an opinion on compliance for each of the District's major federal programs based on our audit of the types of compliance requirements referred to above. We conducted our audit of compliance in accordance with auditing standards generally accepted in the United States of America; the standards applicable to financial audits contained in *Government Auditing Standards*, issued by the Comptroller General of the United States; and OMB Circular A-133, *Audits of States, Local Governments, and Non-Profit Organizations*. Those standards and OMB Circular A-133 require that we plan and perform the audit to obtain reasonable assurance about whether noncompliance with the types of compliance requirements referred to above that could have a direct and material effect on a major federal program occurred. An audit includes examining, on a test basis, evidence about the District's compliance with those requirements and performing such other procedures as we considered necessary in the circumstances.

We believe that our audit provides a reasonable basis for our opinion on compliance for each major federal program. However, our audit does not provide a legal determination of the District's compliance.

Opinion on Each Major Federal Program

In our opinion, the District complied, in all material respects, with the types of compliance requirements referred to above that could have a direct and material effect on each of its major federal programs for the year ended June 30, 2014.

Report on Internal Control over Compliance

Management of the District is responsible for establishing and maintaining effective internal control over compliance with the types of compliance requirements referred to above. In planning and performing our audit of compliance, we considered the District's internal control over compliance with the types of requirements that could have a direct and material effect on each major federal program to determine the auditing procedures that are appropriate in the circumstances for the purpose of expressing an opinion on compliance for each major federal program and to test and report on internal control over compliance in accordance with OMB Circular A-133, but not for the purpose of expressing an opinion on the effectiveness of internal control over compliance. Accordingly, we do not express an opinion on the effectiveness of the District's internal control over compliance.

A deficiency in internal control over compliance exists when the design or operation of a control over compliance does not allow management or employees, in the normal course of performing their assigned functions, to prevent, or detect and correct, noncompliance with a type of compliance requirement of a federal program on a timely basis. A material weakness in internal control over compliance is a deficiency, or combination of deficiencies, in internal control over compliance, such that there is a reasonable possibility that material noncompliance with a type of compliance requirement of a federal program will not be prevented, or detected and corrected, on a timely basis. A significant deficiency in internal control over compliance is a deficiency, or a combination of deficiencies, in internal control over compliance with a type of compliance requirement of a federal program that is less severe than a material weakness in internal control over compliance, yet important enough to merit attention by those charged with governance.

Our consideration of internal control over compliance was for the limited purpose described in the first paragraph of this section and was not designed to identify all deficiencies in internal control over compliance that might be material weaknesses or significant deficiencies. We did not identify any deficiencies in internal control over compliance that we consider to be material weaknesses. However, material weaknesses may exist that have not been identified.

The purpose of this report on internal control over compliance is solely to describe the scope of our testing of internal control over compliance and the results of that testing based on the requirements of OMB Circular A-133. Accordingly, this report is not suitable for any other purpose.

Report on Schedule of Expenditures of Federal Awards Required by OMB Circular A-133

We have audited the financial statements of the District, as of and for the year ended June 30, 2014, and the related notes to the financial statements, which collectively comprise the District's basic financial statements. We issued our report thereon dated December 3, 2014, which contained unmodified opinions on those financial statements. Our audit was conducted for the purpose of forming an opinion on the financial statements that collectively comprise the basic financial statements. The accompanying schedule of expenditures of federal awards is presented for purposes of additional analysis as required by OMB Circular A-133 and is not a required part of the basic financial statements. Such information is the responsibility of management and was derived from and relates directly to the underlying accounting and other records used to prepare the basic financial statements. The information has been subjected to the auditing procedures applied in the audit of the financial statements and certain additional procedures, including comparing and reconciling such information directly to the underlying accounting and other records used to prepare the basic financial statements or to the basic financial statements themselves, and other additional procedures in accordance with auditing standards generally accepted in the United States of America. In our opinion, the schedule of expenditures of federal awards is fairly stated in all material respects in relation to the basic financial statements as a whole.

Vavinch Trie, Dry; Co, WP Laguna Hills, California

December 3, 2014

SCHEDULE OF EXPENDITURES OF FEDERAL AWARDS

FOR THE YEAR ENDED JUNE 30, 2014

		Pass-Through			
Federal Grantor	Federal	Entity's	Pass-Through		
Program Title	CFDA	Identifying	Entity's	F	Federal
(Direct or Indirect)	Number	Number	Name	Exp	enditures
Department of the Interior					
Bureau of Reclamation					
Industrial Process Expansion Program (direct)	15.530			\$	53,435
California Sprinkler Adjustment Subscription System (direct)	15.530				14,340
Spray to Drip Conversion Pilot Project (direct)	15.530				2,311
Water Use Efficiency Master Plan (direct)	15.530				3,314
Subtotal 15.530					73,400
Industrial Process Water Use Program - Phase II (direct)	15.533				27,164
Hotel Water Smart Program (direct)	15.533				92,110
Subtotal 15.533					119,274
Smart Irrigation Timer Rebate Program (direct)	15.507				57,357
Water Efficiency Site Certification and Smart Irrigation					
Rebate Program (direct)	15.507				29,334
Subtotal 15.507					86,691
Total Department of the Interior - Bureau of Reclamation					279,365
Department of Homeland Security					
Homeland Security Grant Program (indirect)	97.067	2011-SS-0077	City of Santa Ana		464,150
Total Expanditures of Endard Awards				•	743,515
Total Expenditures of Federal Awards				Ф	743,313

See accompanying notes to Schedule of Expenditures of Federal Awards.

MUNICIPAL WATER DISTRICT OF ORANGE COUNTY NOTES TO SCHEDULE OF EXPENDITURES OF FEDERAL AWARDS

FOR THE YEAR ENDED JUNE 30, 2014

NOTE #1 – SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

A. General

The accompanying Schedule of Expenditures of Federal Awards presents the activity of federal award programs of the Municipal Water District of Orange County (the District). The District's reporting entity is defined in Note 1 of the District's financial statements. All federal awards received directly from federal agencies as well as federal awards passed through from other government agencies are included on the Schedule of Expenditures of Federal Awards.

B. Basis of Accounting

The accompanying Schedule of Expenditures of Federal Awards is presented using the accrual basis of accounting, which is described in Note 1 of the District's Financial Statements.

MUNICIPAL WATER DISTRICT OF ORANGE COUNTY SCHEDULE OF FINDINGS AND QUESTIONED COSTS

FOR THE YEAR ENDED JUNE 30, 2014

I. SUMMARY OF AUDITORS' RESULTS

FINANCIAL STATEMENTS	
Type of auditors' report issued:	Unmodified
Internal control over financial reporting:	
Material Weakness(es) identified?	No
Significant Deficiency(ies) identified ?	None reported
Noncompliance material to financial statements noted?	No
FEDERAL AWARDS	
Internal control over major federal programs:	
Material Weakness(es) identified?	No
Significant deficiency(ies) identified ?	None reported
Type of auditors' report issued on compliance for major federal programs:	Unmodified
Any audit findings disclosed that are required to be reported in accordance with	
Section .510(a) of OMB Circular A-133	No
Identification of major federal programs:	
CFDA Number(s) Name of Federal Program or Cluster	
97.067 Homeland Sercurity Grant Program	
Dollar threshold used to distinguish between Type A and Type B programs:	\$ 300,000
Auditee qualified as low-risk auditee?	No

MUNICIPAL WATER DISTRICT OF ORANGE COUNTY SCHEDULE OF FINDINGS AND QUESTIONED COSTS

FOR THE YEAR ENDED JUNE 30, 2014

II. FINANCIAL STATEMENT FINDINGS

None noted.

MUNICIPAL WATER DISTRICT OF ORANGE COUNTY SCHEDULE OF FINDINGS AND QUESTIONED COSTS

FOR THE YEAR ENDED JUNE 30, 2014

III. FEDERAL AWARD FINDINGS AND QUESTIONED COSTS

None noted.

MUNICIPAL WATER DISTRICT OF ORANGE COUNTY SCHEDULE OF PRIOR AUDIT FINDINGS AND RESPONSES

FOR THE YEAR ENDED JUNE 30, 2014

Finding No.	Program	CFDA No.	Compliance Requirement	Status of Corrective Action
2012-01	Financial Reporting	N/A	N/A	Implemented
2012-02	Water SMART	15.507	Reporting	Implemented
2012-03	Congressionally Mandated Projects	66.202	Procurement	Implemented

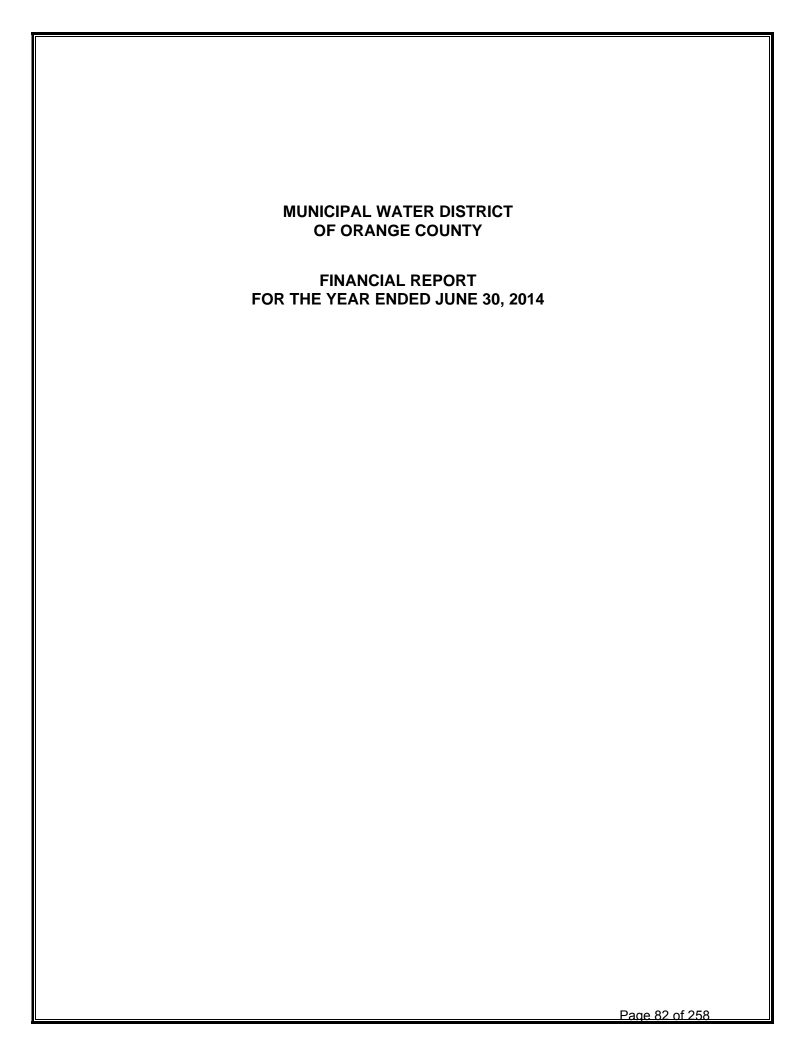
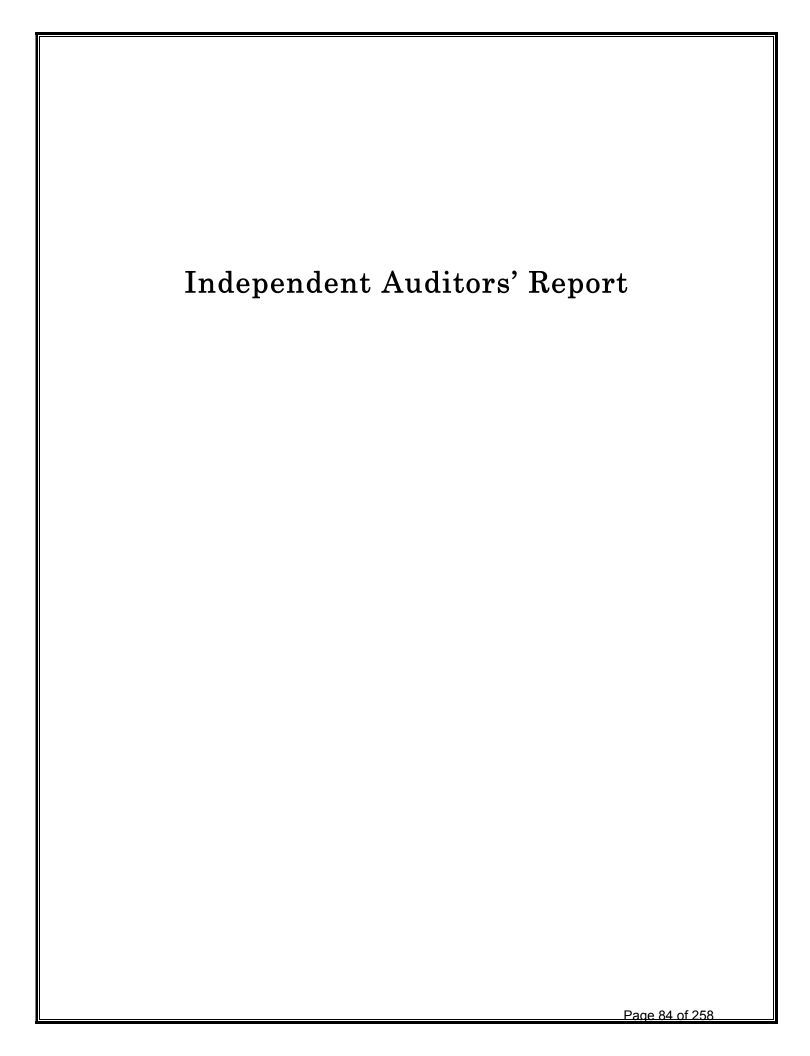


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Vavrinek, Trine, Day & Co., LLP Certified Public Accountants

INDEPENDENT AUDITORS' REPORT

Board of Directors Municipal Water District of Orange County Fountain Valley, California

Report on the Financial Statements

We have audited the accompanying financial statements of the Municipal Water District of Orange County (District), as of and for the year ended June 30, 2014, and the related notes to the financial statements, which collectively comprise the District's basic financial statements as listed in the table of contents.

Management's Responsibility for the Financial Statements

Management is responsible for the preparation and fair presentation of these financial statements in accordance with accounting principles generally accepted in the United States of America; this includes the design, implementation, and maintenance of internal control relevant to the preparation and fair presentation of financial statements that are free from material misstatement, whether due to fraud or error.

Auditors' Responsibility

Our responsibility is to express an opinion on these financial statements based on our audit. We conducted our audit in accordance with auditing standards generally accepted in the United States of America and the standards applicable to financial audits contained in *Government Auditing Standards*, issued by the Comptroller General of the United States. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free from material misstatement.

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the financial statements. The procedures selected depend on the auditors' judgment, including the assessment of the risks of material misstatement of the financial statements whether due to fraud or error. In making those risk assessments, the auditor considers internal control relevant to the entity's preparation and fair presentation of the financial statements in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the entity's internal control. Accordingly, we express no such opinion. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of significant accounting estimates made by management, as well as evaluating the overall presentation of the financial statements.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion.

Opinion

In our opinion, the financial statements referred to above present fairly, in all material respects, the financial position of the District, as of June 30, 2014, and the changes in its financial position and its cash flows for the year then ended in accordance with accounting principles generally accepted in the United States of America.

Other Matters

Required Supplementary Information

Accounting principles generally accepted in the United States of America require that the management's discussion and analysis and schedule of funding progress for the other post-employment benefit plan on pages 3 through 9 and 26 be presented to supplement the basic financial statements. Such information, although not a part of the basic financial statements, is required by the Governmental Accounting Standards Board who considers it to be an essential part of financial reporting for placing the basic financial statements in an appropriate operational, economic, or historical context. We have applied certain limited procedures to the required supplementary information in accordance with auditing standards generally accepted in the United States of America, which consisted of inquiries of management about the methods of preparing the information and comparing the information for consistency with management's responses to our inquiries, the basic financial statements, and other knowledge we obtained during our audit of the basic financial statements. We do not express an opinion or provide any assurance on the information because the limited procedures do not provide us with sufficient evidence to express an opinion or provide any assurance.

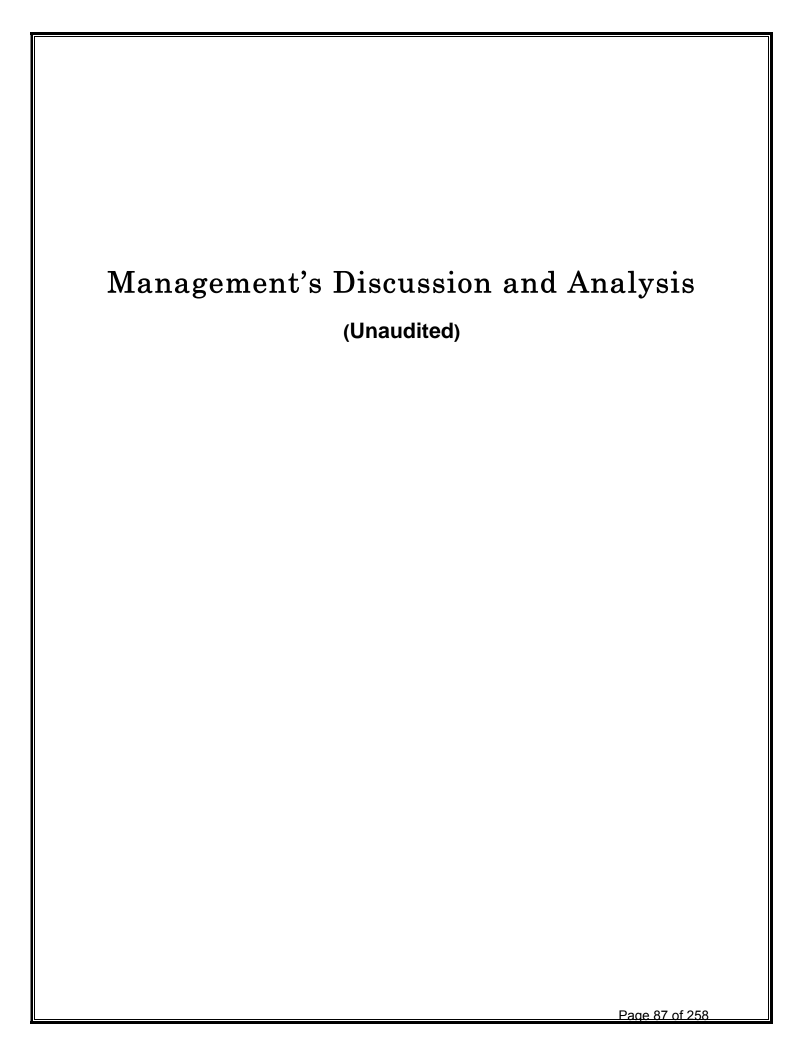
Prior-Year Comparative Information

We have previously audited the 2013 financial statements of the District, and we expressed an unmodified audit opinion on the financial statements in our report dated December 19, 2013. In our opinion, the summarized comparative information presented herein as of and for the year ended June 30, 2013, is consistent, in all material respects, with the audited financial statements from which it has been derived.

Other Reporting Required by Government Auditing Standards

In accordance with *Government Auditing Standards*, we have also issued our report dated December 3, 2014, on our consideration of the District's internal control over financial reporting and on our tests of its compliance with certain provisions of laws, regulations, contracts, and grant agreements and other matters. The purpose of that report is to describe the scope of our testing of internal control over financial reporting and compliance and the results of that testing, and not to provide an opinion on internal control over financial reporting or on compliance. That report is an integral part of an audit performed in accordance with *Government Auditing Standards* in considering the District's internal control over financial reporting and compliance.

Vavinch, Txin, Drz; Co, Ul Laguna Hills, California December 3, 2014



The following is a brief discussion of the Municipal Water District of Orange County's (District) activities and financial performance for the year ended June 30, 2014. Please read in conjunction with the District's basic financial statements and accompanying notes which follow this section.

FINANCIAL HIGHLIGHTS

- The District's revenues were \$213.2 million in FY 2013-14, compared to \$176 million in the prior fiscal year, a 21.2% increase.
- The District's expenses were \$212.5 million in FY 2013-14, compared to \$180 million in the prior fiscal year, a 18.1% increase.
- The District's assets at June 30, 2014 were \$52.8 million, a 30.9% increase compared to total assets of \$40.3 million at June 30, 2013.
- The District's liabilities at June 30, 2014 were \$46.8 million, a 33.8% increase compared to total liabilities of \$35 million at June 30, 2013.
- The District's net position at June 30, 2014 were \$6.0 million, a 12.4% increase compared to net position of \$5.4 million at June 30, 2013.

MEASUREMENT FOCUS AND BASIS OF ACCOUNTING

Measurement focus is a term used to describe which transactions are recorded within the various financial statements. Basis of accounting refers to when transactions are recorded regardless of the measurement focus applied. The accompanying financial statements are reported using the economic resources measurement focus, and the accrual basis of accounting.

Under the economic resources measurement focus all assets and liabilities (whether current or noncurrent) associated with these activities are included on the Statement of Net Position. The Statement of Revenues, Expenses and Changes in Net Position presents increases (revenues) and decreases (expenses) in total net position. Under the accrual basis of accounting, revenues are recorded when earned and expenses are recorded when a liability is incurred, regardless of the timing of related cash flows.

OVERVIEW OF THE BASIC FINANCIAL STATEMENTS

The District's financial statements, prepared in accordance with generally accepted accounting principles (GAAP), offer key, high-level financial information about District activities during the reporting period. The financial statements of the District consist of three interrelated statements designed to provide the reader with relevant information on the District's financial condition and operating results. These statements offer short-term and long-term financial information about the District's activities utilizing the full accrual basis of accounting.

The Statement of Net Position includes all of the District's assets, less liabilities, and provides information about the nature and amounts of investments in resources (assets) and the obligations to the District's creditors (liabilities), with the difference being reported as Net Position. It also provides the basis for computing rate of return, evaluating the capital structure of the District, and assessing the liquidity and financial flexibility of the District.

All of the current year's revenues and expenses are accounted for in the *Statement of Revenues*, *Expenses, and Changes in Net Position*. This statement measures the District's operations over the past year and can be used to determine whether the District has successfully recovered all its projected costs through its rates and other service related charges.

The final required financial statement is the *Statement of Cash Flows* which presents information about the District's cash receipts and cash payments during the reporting period classified as cash receipts, cash payments, and net changes in cash resulting from operations, and investing, non-capital financing, and capital and related financing activities. This statement also provides comparative information on the sources and uses of the District's cash during the reporting period.

FINANCIAL ANALYSIS OF THE DISTRICT

Our analysis of the District begins on page 3 of the Management's Discussion and Analysis. One of the most important questions asked about the District's finances is: "Is the District, as a whole, better off or worse off as a result of the year's activities?" The Statement of Net Position and the Statement of Revenues, Expenses, and Changes in Net Position report information about the District's activities in a way that will help answer this question. These two statements report the net position of the District and changes in them. You can think of the District's net position (the difference between assets and liabilities) as one way to measure financial health or financial position. Over time, increases or decreases in the District's Net Position are one indicator of whether its financial health is improving or deteriorating. However, you will need to consider other non-financial factors, such as changes in economic conditions, population growth, changes in rates and charges and new or changed government legislation or accounting standards.

STATEMENT OF NET POSITION

Net position is the difference between assets, less liabilities, and may serve over time as a useful indicator of a government's financial position. The following is a summary of the District's Statement of Net Position.

Table 1
Condensed Statements of Net Position
(In thousands of dollars)
June 30:

	<u>2014</u>	<u>2013</u>	<u>Variance</u>	Total Percent <u>Change</u>
Current Restricted Assets	\$ 2,845	\$ 4,194	\$ (1,349)	(32.2%)
Current Unrestricted Assets	48,854	35,145	13,709	39.0%
Capital Assets	1,063	983	80	8.1%
Noncurrent Unrestricted Assets	37		37	100.0%
Total Assets	52,799	40,322	12,477	30.9%
Liabilities Payable from Restricted				
Current Assets	1,835	3,045	(1,210)	(39.7%)
Liabilities Payable from Unrestricted				
Current Assets	44,936	31,880	13,056	41.0%
Noncurrent Unrestricted Liabilities		32	(32)	(100.0%)
Total Liabilities	46,771	34,957	11,814	33.8%
Net Position:				
Net Investment in Capital Assets	1,063	982	81	8.2%
Restricted for Trustee Activities	1,010	1,149	(139)	(12.1%)
Unrestricted	3,955	3,234	721	22.3%
Total Net Position	6,028	\$ 5,365	\$ 663	12.4%

As can be seen from the table above, net position increased by \$663,000 from Fiscal Year 2013 to 2014. This increase is the result of the following:

- Current Unrestricted Assets increased by \$13.7 million due mainly to higher water sales in the amount of \$5.0 million and \$8.1 million received from MET due to a metering error (Note 10).
- Liabilities Payable from Restricted Current Assets decreased \$1.2 million. \$1.6 million due to Participants paying off their Revised Percentage of Investment (RPOI) debt early for the AMP Sales Agreement and \$331 thousand increase due to the T2 refund to member agencies from the MET metering error.
- Liabilities Payable from Unrestricted Current Assets increased by \$13.1 million mainly due to increased water purchases from Metropolitan in the amount of \$5.5 million and \$8.3 million paid to member agencies from MET's metering error.

Total

STATEMENT OF REVENUES, EXPENSES, AND CHANGES IN NET POSITION

While the Statement of Net Position shows the financial position at year-end, the Statement of Revenues, Expenses, and Changes in Fund Net Position provides information as to the nature and source of these changes in Net Position. The District reported an increase in net position of \$663 thousand for the year ended June 30, 2014, as compared to a decrease of \$4 million for the year ended June 30, 2013. The following is a summary of the change in the District's net position.

Table 2
Condensed Statements of Revenues,
Expenses, and Changes in Net Position
(In thousands of dollars)
Year Ended June 30:

	<u>2014</u>	<u>2013</u>	<u>Variance</u>	Total Percent <u>Change</u>
Operating Revenues Special Projects & Grants	\$ 202,415	\$ 172,357	\$ 30,058	17.4%
Revenue	2,316	3,422	(1,106)	(32.3%)
Non-operating Revenues	322	181	141	77.9%
Special Item	8,144	<u> </u>	8,144	100.0%
Total Revenues	213,197	175,960	37,237	21.2%
Other Operating Expense	201,798	172,697	29,101	16.9%
Special Projects Expense	2,316	3,422	(1,106)	(32.3%)
Depreciation Expense	145	145	-	0.0%
Special Item	8,275	3,700	4,575	123.6%
Total Expenses	212,534	179,964	32,570	18.1%
Change in Net Position	663	(4,004)	4,667	(116.6%)
Beginning Net Position	5,365	9,369	(4,004)	(42.7%)
Ending Net Position	\$ 6,028	\$ 5,365	\$ 663	12.4%

The source of change in net position is due to the District's operating revenues increasing by \$30.1 million in Fiscal Year 2014 due mainly to higher water sales caused by drier and warmer weather conditions and for replenishment of the Orange County Water District (OCWD) groundwater basin.

Other Operating expenses increased by \$29.1 million due mainly to higher amounts of water purchase from Metropolitan in Fiscal Year 2014.

Special Item Revenues and Special Item Expense increased by \$8.1 and \$4.6 respectively, due to a MET metering error resulting in an \$8.3 million refund to member agencies.

T-4-1

CAPITAL ASSETS

The following is a summary of the District's capital assets at June 30, 2014 and June 30, 2013.

Table 3
Capital Assets
(In thousands of dollars)
June 30:

	<u>2014</u>	<u>2013</u>	<u>Variance</u>	Total Percent <u>Change</u>
Leasehold Improvements Furniture & Fixtures	\$ 3,015 535	\$ 2,796 537	\$ 219 (2)	7.8% (0.4%)
Subtotal	3,550	3,333	217	6.5%
Less Accumulated Depreciation	(2,487)	(2,350)	(137)	5.8%
Net Capital Assets	\$ 1,063	\$ 983	\$ 80	8.1%

The District replaced their HVAC system this fiscal year. Additional information regarding capital assets can be found in Notes 1 and 4 of the notes to financial statements.

DEBT ADMINISTRATION

The District had no debt outstanding as of June 30, 2014. No new long-term debt was incurred in the year ended June 30, 2014, and the District does not plan to issue new debt in the year ending June 30, 2015.

BUDGETARY HIGHLIGHTS

The District is governed by a Board of Directors consisting of seven elected members. The Board adopts an annual appropriated budget prior to the start of the fiscal year. The Budget may be revised by Board action during the fiscal year. An actual vs. budget comparison statement for FY 2013-14 is presented in Table 4 to demonstrate compliance with the adopted budget.

Table 4
FY 2014 Actual vs. FY 2014 Budget
(In thousands of dollars)

(iii tilousalius oi uollals)				Total
Revenues:	<u>Actual</u>	<u>Budget</u>	<u>Variance</u>	Total Percent <u>Change</u>
From Operations	\$204,731	\$168,497	\$36,234	21.5%
Non-operating Revenues	8,466	146	8,320	5,698.6%
Total Revenues	213,197	168,643	44,554	26.4%
Expenses:				
From Operations				
Cost of Water	195,660	159,087	(36,573)	(23.0%)
Other Operating	8,454	9,222	768	8.3%
Depreciation	145	150	5	3.5%
Non-operating Expenses	8,275		(8,275)	(100.0%)
Total Expenses	212,534	168,459	(44,075)	(26.2%)
Change In Net Position	\$ 663	<u>\$ 184</u>	<u>\$ 479</u>	260.3%

The variances on the budget to actual are as follows:

- Revenues From Operations were \$36.2 million higher than budget due to higher water sales due to drier and warmer weather conditions.
- Expenses from Cost of Water purchased was \$36.6 million higher than budget due to higher water purchases from Metropolitan.
- Non-operating Revenues and Expenses were higher than budget due to a MET metering error that resulted in an \$8 million refund to member agencies.

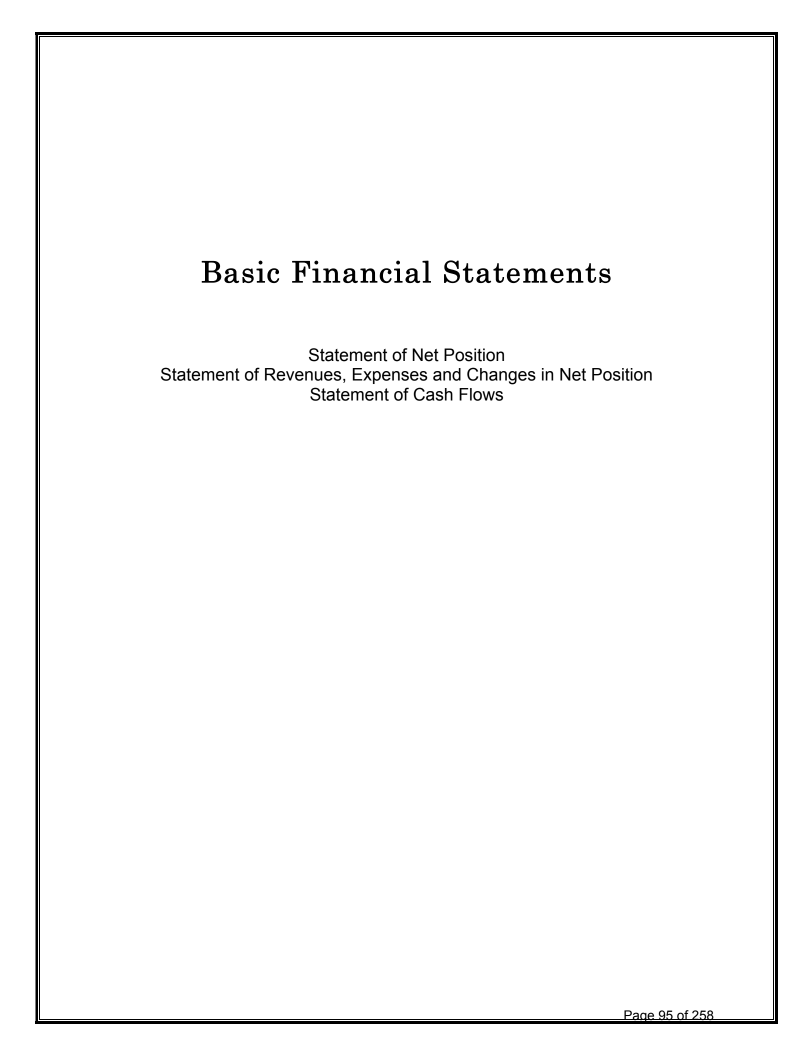
ECONOMIC FACTORS AND NEXT YEAR'S BUDGET AND RATES

The District's Board of Directors and management considered many factors during preparation and approval of the annual budget for FY 2014-15. The budgeted operating expenses total \$189.9 million and operating and non-operating revenues total \$190.0 million.

Historically, the District has recouped the cost of water purchased from the resale of imported water to the District's 28 water agencies located in Orange County. In addition MWDOC charges both a per acre-foot surcharge and a per retail meter charge to cover its operating budget. In past history, the District's operating revenue has been approximately 65% from per retail connection charges, and 35% from per acre-foot charges. Beginning in 2011-12, MWDOC began transitioning from the two-component rate structure to one involving only a single component. Over a five year period, ending in 2015-16, MWDOC would transition from a water rate structure involving a per acre-foot charge and a per retail meter charge to 100% on the per retail meter charge. In addition MWDOC's agencies will also pay for the resale cost of imported water.

CONTACTING THE DISTRICT'S FINANCIAL MANAGEMENT

This financial report is intended to provide the Board of Directors, customers, taxpayers, creditors, and other interested parties with a general overview of the District's financial operations and condition at the year ended June 30, 2014, and to demonstrate the District's accountability for the funds it receives. If you have questions about this report or need additional information, you may contact the Municipal Water District of Orange County, Finance Dept., at 18700 Ward Street, Fountain Valley, CA 92708, (714) 963-3058, www.mwdoc.com.



Statement of Net Position

June 30, 2014

(with comparative data as of June 30, 2013)

<u>ASSETS</u>	<u>2014</u>	<u>2013</u>
Current Assets:		
Restricted Assets: Cash and Cash Equivalents (Note 2) Accounts Receivable Other Accrued Interest Receivable	\$ 1,618,696 1,225,345 833	\$ 2,810,231 1,383,544 677
Total Restricted Assets	2,844,874	4,194,452
Unrestricted Assets: Cash and Cash Equivalents (Note 2) Investments (Note 2) Accounts Receivable: Water Sales Other Accrued Interest Receivable Deposits and Prepaid Expenses Total Unrestricted Assets	5,469,048 2,161,125 33,152,443 7,967,970 29,393 74,530 48,854,509	4,308,620 2,380,121 28,188,179 171,106 29,482 67,748 35,145,256
Total Current Assets	51,699,383	39,339,708
Noncurrent Assets: Unrestricted Assets:		
Capital Assets, Net (Note 4) Net Other Post Employment Benefits (OPEB) Asset (Note 8)	1,063,125 37,041	982,541
Total Noncurrent Assets	1,100,166	982,541
TOTAL ASSETS	52,799,549	40,322,249

Statement of Net Position (Continued)
June 30, 2014
(with the comparative data as of June 30, 2013)

	<u>2014</u>	<u>2013</u>
<u>LIABILITIES</u>		
Current Liabilities:		
Payable from Restricted Assets		
Accrued Liabilities	641,303	382,222
Advances from Participants	1,189,020	1,233,803
Due to Participants (Note 5)	 4,665	 1,429,394
Total Payable from Restricted Assets	 1,834,988	 3,045,419
Unrestricted Liabilities:		
Accounts Payable, Metropolitan Water		
District of Southern California	36,423,492	30,875,672
Accounts Payable - Other	7,812,706	
Accrued Liabilities	 700,196	 1,003,929
Total Unrestricted Liabilities	 44,936,394	 31,879,601
Total Current Liabilities	 46,771,382	 34,925,020
Noncurrent Liabilities:		
Unrestricted Liabilities:		
Net Other Post Employment Benefits		
(OPEB) Obligation (Note 8)	 	 31,956
Total Noncurrent Liabilities	 -	31,956
TOTAL LIABILITIES	 46,771,382	 34,956,976
<u>NET POSITION</u>		
Net Investment in Capital Assets	1,063,125	982,541
Restricted for Trustee Activities	1,009,886	1,149,032
Unrestricted	 3,955,156	 3,233,700
TOTAL NET POSITION	\$ 6,028,167	\$ 5,365,273

Statement of Revenues, Expenses and
Changes in Net Position
For the Fiscal Year Ended June 30, 2014
(with comparative data for the Year Ended June 30, 2013)

	<u>2014</u>	<u>2013</u>
Operating Revenues:		
Water Sales	\$ 202,415,070	
Special Projects Revenue	1,507,206	
Federal Grant Revenue	743,515	
State Grant Revenue	64,809	690,152
Total Operating Revenues	204,730,600	175,779,298
Operating Expenses:		
Cost of Water Sold	195,659,855	165,887,498
Salaries and Employee Benefits	4,024,953	
General and Administrative	2,113,668	2,656,812
Special Project Expenses (Note 6)	2,315,530	
Depreciation	144,701	144,826
Total Operating Expenses	204,258,707	176,263,781
Operating Income/(Loss)	471,893	(484,484)
Nonoperating Revenues:		
Investment Income	95,407	157,801
Other Income	226,202	23,442
Total Non-Operating Revenues	321,609	181,243
Income Before Special Items	793,502	(303,241)
Special Items:		
Refund from Metropolitan Water District		
of Southern California (Note 10)	8,144,234	-
Distributions to Member Agencies (Note 10)	(8,274,842	(3,700,002)
Total Special Items	(130,608	(3,700,002)
Change in Net Position	662,894	(4,003,243)
NET POSITION - BEGINNING OF YEAR	5,365,273	9,368,516
NET POSITION - END OF YEAR	\$ 6,028,167	\$ 5,365,273

Statement of Cash Flows

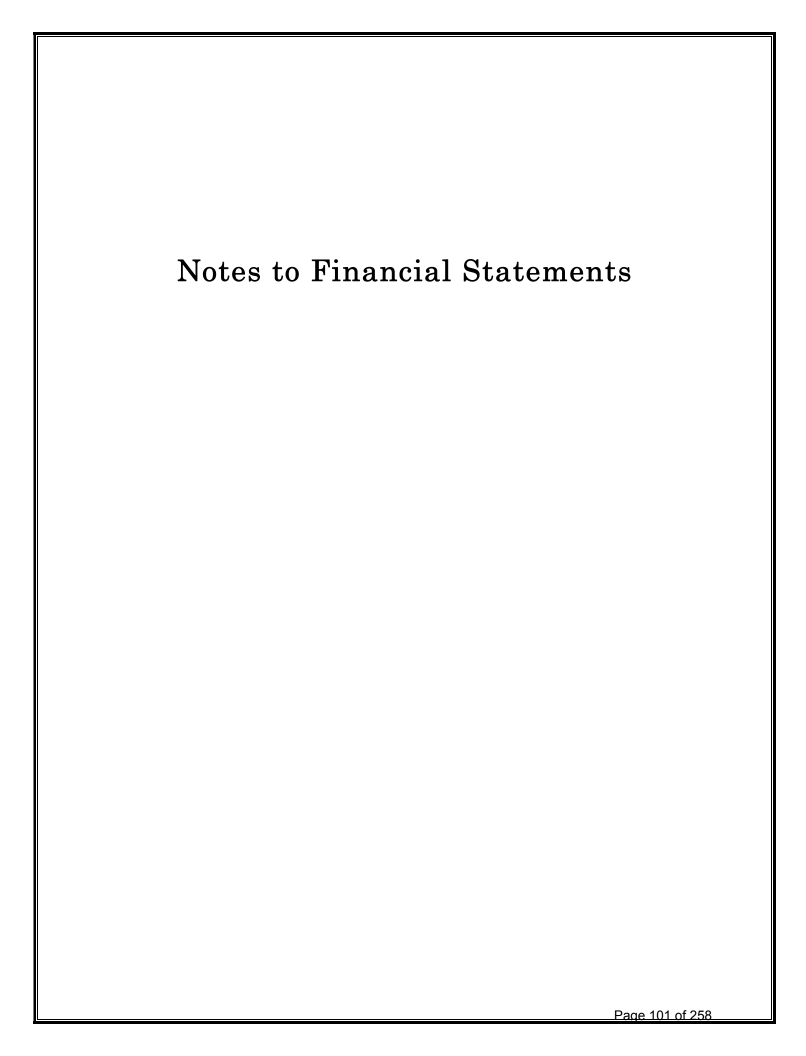
For the Fiscal Year Ended June 30, 2014

(with comparative data for the Year Ended June 30, 2013)

	<u>2014</u>		<u>2013</u>
Cash Flows from Operating Activities:			
Cash received from member agencies-water deliveries	\$ 197,450,806	\$	175,241,004
Cash payments to Metropolitan Water District of Southern California	(190,184,845)	(168,560,465)
Cash payments for salaries and employee benefits	(4,077,650)		(4,124,681)
Cash payments for general and administrative expenses	(2,424,640)		(2,297,673)
Cash received from special projects	2,805,256		3,679,365
Cash payments for special projects	 (2,490,559)		(4,533,612)
Net Cash (used) Provided by Operating Activities	1,078,368		(596,062)
Cash Flows from Noncapital and Related Financing Activities:			
Other income	226,202		23.442
Acquisition of capital assets	(225,285)		(10,639)
Proceeds from RPOI participants (Note 5)	(1,424,728)		58,078
Payment to Member Agencies	-		(3,700,002)
Net Cash (used) by Noncapital and Related Financing Activities	(1,423,811)		(3,629,121)
Cash Flows from Investment Activities:	 _		_
Investment income	107,616		139,103
Investments purchased	 206,720		738,510
Net Cash Provided by Investment Activities	314,336		877,613
Net increase (decrease) in cash and cash equivalents	(31,107)		(3,347,570)
Cash and cash equivalents at beginning of year	 7,118,851		10,466,421
Cash and Cash Equivalents at End of Year	\$ 7,087,744	\$	7,118,851
Financial Statement Presentation:			
Cash and Cash Equivalents (Restricted)	\$ 1,618,696	\$	2,810,231
Cash and Cash Equivalents (Unrestricted)	 5,469,048		4,308,620
Totals	\$ 7,087,744	\$	7,118,851

Statement of Cash Flows (Continued)
For the Fiscal Year Ended June 30, 2014
(with comparative data for the Year Ended June 30, 2013)

	<u>2014</u>	<u>2013</u>
Reconciliation of Operating (Loss) to Net Cash Provided for Operating Activities		
Operating Income (Loss)	\$ 471,893	\$ (484,484)
Adjustments to Reconcile Operating Loss to Net Cash Provided (used) by Operating Activites:		
Depreciation Change in Assets and Liabilities:	144,701	144,826
(Increase)/Decrease in accounts receivable - water deliveries	(4,964,264)	2,883,519
(Increase)/Decrease in accounts receivable - other and other assets	(21,200)	18,869
(Increase) in deposits and prepaid expenses	(6,782)	(5,472)
Decrease in accounts receivable - special projects	158,198	257,553
Increase/(Decrease) in accrued and other liabilities	(335,689)	373,894
Increase/(Decrease) portion of accrued liabilities for special item	(130,608)	-
(Decrease) in restricted accrued liabilities	259,081	(79,856)
(Decrease) in special projects	(44,782)	(1,031,944)
Increase/(Decrease) in accounts payable to		
Metropolitan Water District of Southern California	 5,547,820	 (2,672,967)
Total Adjustments	 606,475	 (111,578)
Net Cash Provided by Operating Activities	\$ 1,078,368	\$ (596,062)



Notes to Basic Financial Statements For the Year Ended June 30, 2014

(1) Organization and Summary of Significant Accounting Policies

Reporting Entity

The Municipal Water District of Orange County (the District) was formed as a municipal water district on January 11, 1951 under the Municipal Water District Act of 1911. The District is a wholesale water supplier and resource planning agency that serves all of Orange County through 28 cities and water agencies (except the Cities of Anaheim, Fullerton, and Santa Ana which are independent member agencies of the Metropolitan Water District of Southern California ("Metropolitan). As a public agency member of the Metropolitan, the District purchases imported water from Metropolitan and provides the water to the District's 28 member agencies, which provide retail water services to approximately 2.3 million residents with the District's service area of approximately 600 square miles. The District's primary sources of water from Metropolitan are the California State Water Project (SWP) and the Colorado River Aqueduct.

The District is an independent special district of the State of California governed by an elected seven-member board. On January 2001, the District merged with the Coastal Municipal Water District (Coastal) under the recommendation of the Local Agency Formation Commission of Orange County (LAFCO) as part of an effort to streamline local government. The consolidation of the two agencies allows the new district to more efficiently provide wholesale water services at an improved efficiency for the benefit of residents living throughout the service area.

The District's reporting entity includes the accounts of the District and the Municipal Water District of Orange County Water Facilities Corporation (WFC). Formed as a separate California nonprofit corporation on April 20, 1978 to assist in the financing of the Allen-McColloch Pipeline (AMP) and the Flow Augmentation Project (FAP), the WFC has no employees (see Note 5). The WFC is governed by a seven-member board comprised of the District's board members. The WFC had no activity or balances for the year ended June 30, 2014 and is kept active for potential future financing arrangements. WFC is a blended component unit of the District and the District has operational responsibility for WFC.

Basic Financial Statements

The District's basic financial statements consist of the Statement of Net Position the Statement of Revenues, Expenses and Changes in Net Position, the Statement of Cash Flows, and the Notes to the Basic Financial Statements.

Basis of Presentation

The District accounts for its activities as an enterprise fund. An enterprise fund is a proprietary type fund used to account for operations (a) that are financed and operated in a manner similar to private business enterprises - where the intent of the governing body is that the costs (expenses, including depreciation) of providing goods or services to the general public on a continuing basis be financed or recovered primarily through user charges; or (b) where the governing body has decided that periodic determination of revenues earned, expenses incurred, and/or net income is appropriate for capital maintenance, public policy, management control, accountability or other purposes.

The District's basic financial statements have been prepared on the accrual basis of accounting, and are presented on an economic measurement focus reporting all economic resources and obligation for the period ended June 30, 2014.

Net Position

In the Statement of Net Position, net position is classified in the following categories:

- Net investment in capital assets This amount consists of capital assets, net of accumulated depreciation, reduced by the outstanding balances of bonds, mortgages, notes, or other borrowings that are attributable to the acquisition, construction, or improvement of those assets as applicable.
- Restricted net position This amount consists of restricted assets reduced by liabilities. Generally, a liability relates to restricted assets if the asset results from a resource flow that also results in the recognition of a liability or if the liability will be liquidated with the restricted assets reported. Or a resource subject to constraints that are externally imposed by creditors, grantors, contributors, or laws or regulations of other governments, or imposed by law through constitutional provisions or enabling legislation.

Notes to Basic Financial Statements For the Year Ended June 30, 2014

• Unrestricted net position – This amount is the net amount of the assets and liabilities that are not included in the determination of net investment in capital assets or the restricted component of net position.

When both restricted and unrestricted resources are available, it is the District's policy to use restricted resources first and then unrestricted resources as they are needed.

Operating and Non-Operating Revenues and Expenses

The District's primary purpose is to provide a dependable wholesale supply of imported water for its 28 member agencies. Accordingly, operating revenues, such as charges for services (water sales less the cost of water) result from exchange transactions, associated with the principal activity of the District, the purchase and resale of imported water to the District's member agencies.

Revenues from federal and state grants, reimbursements from participants and special projects (see Note 6), as well as special projects expenses are defined as operating revenues and expenses, respectively. Non-operating revenues consist of investment income and other miscellaneous income.

Water Sales and Cost of Water Sold

Historically, the District's primary source of revenue has been from the resale of imported water to the District's 28 member agencies located in Orange County. Based on Metropolitan's cost of water, each year the Board of Directors approves water rates comprised of a per retail connection charge, readiness to serve charge and a per acre-foot charge. Metropolitan's rates are based on cost of service studies performed on a biennial basis. Water rates are not subject to regulation by the California Public Utilities Commission or by any other local, state, or federal agency. Revenue from sales of water is recognized on the accrual basis as water is delivered.

Over the years, the District's revenue has been approximately 65% from a per retail connection charges, and 35% from per acre-foot charges. In June 2010, MWDOC and its member agencies came to agreement on changes to MWDOC's structure of charging for its services. First, MWDOC agreed to segregate our services between "Core" services and "Choice" services to give our agencies more "choices" to the services received. It was also agreed that, in addition to the cost of water and other charges from Metropolitan, MWDOC would transition its method of charging for "Core" services in the following manner. Commencing in fiscal year 2011 -12, MWDOC began transitioning to a 100% fixed charge. In the first year of this process, 80% of MWDOC's water rate charges for its operating budget would be fixed, and 20% would be based on water sales charges. Each year for the subsequent four years, MWDOC would increase the amount on fixed charges by 5%, reaching 100% in fiscal year 2015-16. Choice services would be charged directly to the agencies as a "fee for service". These changes to the rate structure were determined to be more equitable among MWDOC's member agencies. The member agencies also pay for the resale of imported water in addition to the other charges noted.

Investments

The District's investment policy and delegation of investment authority, is reviewed and approved each year by the Board of Directors. The investment policy authorizes the Treasurer to invest, reinvest, sell or exchange permitted fixed income securities in accordance with the California Government Code. The District accounts for investments in debt securities at fair market value (the value at which a financial instrument could be exchanged in a current transaction between willing parties, other than in a forced or liquidation sale). Investment income from restricted assets remains restricted.

Cash and Cash Equivalents

Cash and cash equivalents are defined as cash and short-term, highly liquid investments (i.e., Local Agency Investment Fund and Orange County Investment Pool) which are readily convertible to cash and mature within ninety (90) days of original purchase.

Accounts Receivable

The District extends credit to customers in the normal course of operations. Management believes all accounts receivable are collectible. In the event any accounts receivable are determined they are uncollectible, an allowance is recorded.

Notes to Basic Financial Statements For the Year Ended June 30, 2014

Capital Assets

Capital Assets are defined by the District as assets with an initial, individual cost of more than \$5,000 and useful life greater than one (1) year. Upon retirement, sale or other disposition of capital assets, the cost and related accumulated depreciation are removed from respective accounts and any gains or losses are recognized. Depreciation is computed using the straight-line method over the estimated useful life of the asset, which range from 3 to 5 years for furniture, fixtures, and equipment, and up to 30 years for leasehold improvements.

Deposits and Prepaid Expenses

Certain payments to vendors reflect costs or deposits applicable to future accounting periods and are recorded as Deposits and Prepaid items in the basic financial statements.

Compensated Absences

As vacation leave is a vested employee benefit, the District is obligated to compensate employees for all earned but unused vacation days. Employee vacation days are accrued each pay period and reported as accrued liabilities. Depending on the length of employment, employees earn a minimum of 10 to a maximum of 26 vacation days per year. Accumulated vacation days may not exceed 1.5 times the number of days earned per year without prior approval of the General Manager. Sick leave time is a non-vested employee benefit (i.e. accumulated sick leave is not payable in the event of employee termination); is considered a contingent liability and is not reflected in the accompanying financial statements.

Estimates

The preparation of financial statements in conformity with accounting principles generally accepted in the United State requires management to make estimates and assumptions that could affect certain reported amounts in the financial statements and accompanying notes. Actual results could differ from those estimates. Also, the preparation of the financial statements inherently requires rounding of amounts and estimates. Management believes that any differences due to rounding are not material.

Budgetary Policy and Control

The District Administrative Code requires that a budget be prepared each year under direction of the General Manager based on estimates of revenues and expected expenditures. The District's Board of Directors adopted an annual budget of expenditures for the period ended June 30, 2014. All amendments to the budget, or transfers of operating budget appropriations to or from reserve accounts, require Board approval. The General Manager is authorized to transfer budget amounts within programs. The legal level of budgetary control is at the total fund level.

New Accounting and Reporting Requirements

For the fiscal year beginning July 1, 2013 the District is required to apply the following GASB Statements:

GASB Statement No. 65 – In March 2012, GASB issued Statement No. 65 – *Items Previously Reported as Assets and Liabilities*. This Statement establishes accounting and financial reporting standards that reclassify, as deferred outflows of resources or deferred inflows of resources, certain items that were previously reported as assets and liabilities and recognizes, as outflows of resources or inflows of resources, certain items that were previously reported as assets and liabilities. The Statement is effective for periods beginning after December 15, 2012, or the 2013-2014 fiscal year. The District has determined this statement is not applicable.

GASB Statement No. 66 – In March 2012, GASB issued Statement No. 66 – *Technical Corrections* – *2012* – *an amendment of GASB Statements No. 10 and No. 62.* The objective of this Statement is to improve accounting and financial reporting for a governmental financial reporting entity by resolving conflicting guidance that resulted from the issuance of two pronouncements, Statements No. 54, *Fund Balance Reporting and Governmental Fund Type Definitions* and No. 62, *Codification of Accounting and Financial Reporting Guidance Contained in Pre-November 30, 1989 FASB and AICPA Pronouncements.* The Statement is effective for periods beginning after December 15, 2012, or the 2013-2014 fiscal year. The District has determined this statement is not applicable.

GASB Statement No. 67 – In June 2012, GASB issued Statement No. 67 – Financial Reporting for Pension Plans – an amendment of GASB Statement No. 25. The objective of this Statement is to improve financial reporting by state and local governmental pension plans. This Statement results from a comprehensive review of the effectiveness of existing standards of accounting and financial reporting for pensions with regard to providing decision-useful

Notes to Basic Financial Statements For the Year Ended June 30, 2014

information, supporting assessments of accountability and interperiod equity, and creating additional transparency. This Statement replaces the requirements of Statement No. 25 – *Financial Reporting for Defined Benefit Pension Plans and Note Disclosures for Defined Contribution Plans*, and Statement No. 50 – *Pension Disclosures*, as they relate to pension plans that are not administered through trust covered by the scope of this Statement and to defined contribution plans that provide postemployment benefits other than pension. The Statement is effective for periods beginning after June 15, 2013, or the 2013-2014 fiscal year. The District implemented this pronouncement effective July 1, 2013.

GASB Statement No. 70 – In April 2013, GASB issued Statement No. 70 – *Accounting and Financial Reporting for Nonexchange Financial Guarantees*. The objective of this Statement is to improve the recognition, measurement, and disclosure guidance for state and local governments that have extended or received financial guarantees that are nonexchange transactions. The Statement is effective for periods beginning after June 15, 2013, or the 2013-2014 fiscal year. The District has determined this statement is not applicable.

Effective in Future Years

GASB Statement No. 68 – In June 2012, GASB issued Statement No. 68 – *Accounting and Financial Reporting for Pensions – an amendment of GASB Statement No. 27.* The primary objective of this Statement is to improve accounting and financial reporting by state and local governments for pensions. It also improves information provided by state and local governmental employers about financial support for pensions that is provided by other entities. This Statement results from a comprehensive review of the effectiveness of existing standards of accounting and financial reporting for pensions with regard to providing decision-useful information, supporting assessments of accountability and interperiod equity, and creating additional transparency. The Statement is effective for periods beginning after June 15, 2014, or the 2014-2015 fiscal year. The District has not determined the effect on the financial statements.

GASB Statement No. 69 – In January 2013, GASB issued Statement No. 69 – Government Combinations and Disposals of Government Operations. The objective of this Statement is to establish reporting standards related to government combinations and disposals of government operations. The Statement is effective for periods beginning after December 15, 2013, or the 2014-2015 fiscal year. The District has not determined the effect on the financial statements.

GASB Statement No. 71 – In November 2013, GASB issued Statement No. 71 – Pension Transition for Contributions Made Subsequent to the Measurement Date—an amendment of GASB Statement No. 68. The objective of this Statement is to address an issue regarding application of the transition provisions of Statement No. 68, Accounting and Financial Reporting for Pensions. The issue relates to amounts associated with contributions, if any, made by a state or local government employer or nonemployer contributing entity to a defined benefit pension plan after the measurement date of the government's beginning net pension liability. The Statement is effective for periods beginning after June 15, 2014, or the 2014-2015 fiscal year. The District has not determined the effect on the financial statements.

(2) Cash and Investments

Cash and investments at June 30, 2014, are classified in the accompanying financial statements as follows:

Statement of net position:

Cash and Cash Equivalents (Restricted)	\$ 1,618,696
Cash and Cash Equivalents (Unrestricted)	5,469,048
Investments (Unrestricted)	<u>2,161,125</u>
Total Cash and Investments	\$ 9.248.869

Cash and investments as of June 30, 2014 consist of the following:

Cash on hand	\$ 500
Deposits with financial institutions	468,353
Investments	<u>8,780,016</u>
Total Deposits and Investments	\$ 9,248,869

Notes to Basic Financial Statements For the Year Ended June 30, 2014

Investments Authorized by the California Government Code and the District's Investment Policy

The table below identifies the investment types that are authorized for the District by the California Government Code (or the District's investment policy, where more restrictive). The table also identifies certain provisions of the California Government Code (or the District's investment policy, where more restrictive) that address interest rate risk and concentration of credit risk.

Authorized Investment Type	Maximum <u>Maturity</u>	Maximum Percentage <u>of Portfolio</u>	Maximum Investment <u>in One Issuer</u>
U.S. Treasury Obligations	None	None	None
U.S. Government Sponsored Entities Securities	5 years	None	None
Corporate Securities	5 years	30%	None
Corporate Securities (Reserve Fund)	5 years	20%	None
Commercial Paper	270 days	20%	10%
Negotiable Certificates of Deposit	None	20%	None
Bankers' Acceptances	None	20%	20%
Repurchase Agreements	None	10%	None
Money Market Mutual Funds	N/A	20%	10%
County Investment Pool	N/A	None	None
State Investment Pool	N/A	None	None

Disclosures Relating to Interest Rate Risk

Interest rate risk is the risk that changes in market interest rates will adversely affect the fair market value of an investment. Generally, the longer the maturity of an investment, the greater the sensitivity of its fair market value to changes in market interest rates. One of the ways that the District manages its exposure to interest rate risk is by purchasing a combination of shorter-term and longer-term investments and by timing cash flows from maturities so that a portion of the portfolio is maturing or coming close to maturity evenly over time as necessary to provide the cash flow and liquidity needed for operations. Information about the sensitivity of the fair market values of the District's investments to market interest rate fluctuations is provided by the following table that shows the distribution of the District's investments by maturity:

		Remaining Maturity (in Months)		
		12 Months	13 to 24	25-60
Investment Type		or Less	<u>Months</u>	<u>Months</u>
Negotiable Certificates of Deposits	\$ 99,975	\$ -	\$ -	\$ 99,975
Corporate Securities	2,061,151	766,783	1,294,368	-
County Investment Pool	2,361,821	2,361,821	-	-
State Investment Pool	4,257,069	4,257,069		
	\$ <u>8,780,016</u>	\$ <u>7,385,673</u>	\$ <u>1,294,368</u>	\$ <u>99,975</u>

Disclosures Relating to Credit Risk

Generally, credit risk is the risk that an issuer of an investment will not fulfill its obligation to the holder of the investment. This is measured by the assignment of a rating by a nationally recognized statistical rating organization. Presented below is the minimum rating required by (where applicable) the California Government Code or District's investment policy, or debt agreements, and the actual rating by Standard and Poor's (S&P) as of the year end of each investment type. The District purchases all investments at the minimum rating but some investments' ratings may downgrade during its life but it is the District's policy to hold investments until their maturity.

		Minimum	Ratings as of Year End			
to output Too		Legal	Δ.	•		Not
Investment Type		Rating	<u>A</u>	<u>A-</u>	<u>AA-</u>	<u>Rated</u>
Negotiable Certificates of						
Deposits	\$ 99,975	N/A				\$ 99,975
Corporate Securities	2,061,151	Α	\$766,783	\$775,808	\$518,560	
County Investment Pool	2,361,821	N/A				2,361,821
State Investment Pool	4,257,069	N/A				4,257,069
	\$ <u>8,780,016</u>		\$ <u>766,783</u>	<u>\$775,808</u>	\$ <u>518,560</u>	\$ <u>6,718,865</u>

Notes to Basic Financial Statements For the Year Ended June 30, 2014

Concentration of Credit Risk

The District's investment policy contains no limitations on the amount that can be invested in any one issuer beyond that stipulated by the California Government Code. At June 30, 2014 the District had investments in more than one issuer (other than U.S. Treasury securities, mutual funds, external investment pools) that represented 5% or more of total District investments as follows:

<u>Issuer</u>	<u>Amount</u>	Percent of Portfolio
MetLife Global Funding	\$518,560	5.91%
Morgan Stanley	\$517,350	5.89%
UBS Financial Services	\$509,560	5.80%

Custodial Credit Risk

Custodial credit risk for deposits is the risk that, in the event of the failure of a depository financial institution, a government will not be able to recover its deposits or will not be able to recover collateral securities that are in the possession of an outside party. The custodial credit risk for *investments* is the risk that, in the event of the failure of the counterparty (e.g., broker-dealer) to a transaction, a government will not be able to recover the value of its investment or collateral securities that are in the possession of another party. The California Government Code and the District's investment policy do not contain legal or policy requirements that would limit the exposure to custodial credit risk for deposits or investments, other than the following provision for deposits:

The California Government Code requires that a financial institution secure deposits made by state or local governmental units by pledging securities in an undivided collateral pool held by a depository regulated under state law (unless so waived by the governmental unit). The market value of the pledged securities in the collateral pool must equal at least 110% of the total amount deposited by the public agency. The Government Code also allows financial institutions to secure public agency deposits by pledging first trust deed mortgage notes having a value of 150% of the secured public deposits. As of June 30, 2014 the District's deposits with financial institutions are covered by FDIC up to \$250,000 and at this point in time our exposure is \$349,909.

Investment in State and County Investment Pool

The District is a voluntary participant in the Local Agency Investment Fund (LAIF) that is regulated by California Government Code Section 16429 under the oversight of the Treasurer of the State of California, and in the Orange County Investment Pool (OCIP) under the oversight of the Orange County Treasurer. The fair market value of the District's investment in these pools are reported in the accompanying financial statements at amounts based upon the District's pro-rata share of the fair market value provided by LAIF and OCIP for the entire LAIF and OCIP portfolio (in relation to the amortized cost of that portfolio). The balance available for withdrawal is based on the accounting records maintained by LAIF and OCIP, which are recorded on an amortized cost basis.

LAIF is a governmental investment pool managed and directed by the California State Treasurer and is not registered with the Securities and Exchange Commission. An oversight committee comprised of California State officials and various participants provides oversight to the management of the fund. The daily operations and responsibilities of LAIF fall under the auspices of the State Treasurer's office.

The Agency is a participant in the County Treasurer's Orange County Investment Pool (OCIP). The OCIP is an external investment pool, is not rated, and is not registered with the Securities Exchange Commission (SEC). The County Treasury Oversight Committee conducts OCIP oversight. Cash on deposit in the OCIP at June 30, 2014, is stated at fair value. The OCIP values participant shares on an amortized cost basis during the year and adjusts to fair value at year-end. For further information regarding the OCIP, refer to the County of Orange Comprehensive Annual Financial Report.

(3) Restricted Assets

Restricted assets are monies held in restricted funds or accounts by the District for the benefit of member agencies, including a rate stabilization fund. As of June 30, 2014, \$2,513,346 was included in trustee Activities.

Notes to Basic Financial Statements For the Year Ended June 30, 2014

(4) Capital Assets

The following is a summary of capital assets at June 30, 2014 with changes therein:

	<u>2013</u>	<u>Additions</u>	<u>Deletions</u>	<u>2014</u>
Furniture and fixtures	\$ 536,388	\$ 6,560	\$(7,575)	\$ 535,373
Leasehold improvements	2,796,412	<u>218,725</u>		3,015,137
	3,332,800	225,285	(7,575)	3,550,510
Less accumulated depreciation	(2,350,259)	<u>(144,701)</u>	<u>7,575</u>	(2,487,385)
Net Capital Assets	\$ 982,541	\$ <u>80,584</u>	\$	\$ 1,063,125

(5) Trustee Activities

Since 1978, the District has acted as trustee for certain member agencies in the financing, construction and operation of a water pipeline system and related facilities necessary to improve water quality and provide capacity to accommodate new development in the southeastern portion of the District's service area. The original 1979 pipeline project consisted of the construction of a 26-mile pipeline, which was augmented in 1989 with the construction of a 3-mile parallel pipeline and flow control facility. Together these projects, known as the Allen-McColloch Pipeline (AMP) and the Flow Augmentation Project (FAP), were funded through tax-exempt bonds originally issued by WFC and cash participation by some participating agencies.

In 1995, the Metropolitan acquired the AMP and FAP pipelines and related facilities. At the same time, all participating agencies agreed upon a Revised Percentage of Investment (RPOI) formula for sharing of revenue from Metropolitan and other participants for capacity swaps until the final payment of all outstanding debt or liabilities in 2016, or sooner.

As trustee, the District records current year transactions to receive payments from the financing member agencies, and to make payments to member agencies which paid cash. For the year ended June 30, 2014, The District received \$4,452,487 from certain AMP member agencies, and disbursed \$5,877,215 by the RPOI formula. As of June 30, 2014, the balance of \$4,665 included in "Due to Participants" is to be disbursed to the AMP member agencies in the first quarter of the following fiscal year.

(6) Special Projects Revenue and Expenses

The District receives revenues from member agencies, as well as grants from federal and state agencies, to the benefit of the District's ratepayers for a variety of programs and projects, including water conservation education, water use efficiency, and desalinization feasibility studies. As stipulated in executed grant agreements, the District is reimbursed by the granting agency for eligible grant project expenses which are first incurred by the District. For eligible District-Incurred grant expenses not reimbursed by the end of the District's fiscal year, the District accrues revenue for unreimbursed grant funds due the District. As of June 30 2014, the District accrued \$423,487 of grants receivable. The District recognized \$2,315,530 in contributions from Metropolitan and member agencies, federal and state grant revenue, and corresponding expenses, for the year ended June 30, 2014.

(7) District Directors and Employees Retirement Plans

(a) Defined Contribution Plan

On January 1, 1997, the Districts' Board of Directors adopted a defined contribution, private Money Purchase Pension Plan (Plan). Employee contributions were made to the Plan until the District joined the California Public Employees Retirement System (CalPERS). Effective, March 1, 2003, District employees became members of CalPERS and employee contributions to the Plan were frozen. Currently, seven Board members participate in the Plan and contributions are made by the District on behalf of the current participants. The District is required to contribute 10.5% of a participant's gross salary, increasing to 13.5% after one year of service. The District's Board of Directors has the authority to amend or terminate the plan at any time. A summary of this plan's contribution and District payroll information follows:

District contributions for participants	\$23,748
District contributions as a percent of covered payroll	10.5% / 13.5%
Total covered payroll	\$175,908

Notes to Basic Financial Statements For the Year Ended June 30, 2014

Participants become vested in the District's Plan 20% per year of service until they become fully vested after five (5) years of service.

(b) Defined Benefit Plan (CalPERS Employee Retirement Plan)

Plan Description:

Effective March 1, 2003, the District has participated in the California Employees Retirement System (CalPERS), a cost sharing multiple-employer public employee defined benefit pension plan. CalPERS provides retirement and disability benefits, annual cost-of-living adjustments, and death benefits to plan members and beneficiaries. CalPERS serves as a common investment and administrative agent for participating public entities within the State of California. Benefit provisions and all other requirements are established by State statute and District ordinance. Copies of CalPERS' annual financial report may be obtained from the CalPERS Executive Office, 400 "P" Street, Sacramento, CA, 95814 (http://www.calpers.ca.gov).

Funding Policy:

The District funded employer payroll contributions to CalPERS for the 2.0% at 55 Risk Pool Retirement Plan (Plan) on behalf of eligible District employees. These contributions included the employer paid member (employee) contribution (7% of annual covered salary), and the employer's contribution (10.781% of annual covered salary) for a total contribution of 17.781%; consisting of the actuarially determined remaining amount necessary to fund benefits for its members. The member contribution amounts are established by State statute and employer contribution rate is established by CalPERS based on actuarial valuations. Effective with the 2012/13 budget year, employees began paying 1% of the 7% member (employee) contribution and 2% of the 7% effective 2013/14 budget year. It is anticipated that this amount will increase by 1% each budget year until the 7% member (employee) contribution is fully funded by the employee.

Classic CalPERS members hired after March 1, 2013 are required to pay the entire 7% member (employee) contribution rate and are not subject to the above 1% increase each year.

Pursuant to the Public Employees Pension Reform Act (PEPRA), employees hired after January 1, 2013 that are new to CalPERS, are enrolled in the 2% @ 62 CalPERS Retirement Formula and are required to pay 6.25% of the member (employee) contribution rate with the employer paying 6.25% of the Employer contribution rate (12.50% total contribution). Employer contributions are included and equaled the required contributions for each period. Recent District contribution rates and amounts are presented in the following table.

	Contribution	Contribution
Fiscal Year	<u>Rate (%)</u>	Amount (\$)
2013-14	17.781 / 12.50	390,763
2012-13	17.238	437,323
2011-12	17.059	450,721

(8) Retiree Medical Plan - Other-Post-Employment Benefits

(a) Plan Description:

Effective October 1, 2011, the District established a Post Retirement Healthcare Plan (Plan), and has contributed to a Section 115 Irrevocable Exclusive Benefit Trust for the pre-funding of post-employment health care costs. Currently, the District provides health insurance for its retired employees and their dependent spouses (if married and covered on the District's plan at time of retirement), or survivors in accordance with Board resolutions. Medical coverage is provided for retired employees who are age 55 or over and who have a minimum of 10 years service with the District.

The District pays 100% of the premium for the single retiree and 80% of the married retiree and spouse until age 65. If a retiree in receipt of these benefits dies before reaching age 65, the surviving spouse will continue to receive coverage that the retiree would have been entitled to until age 65 only. When a retiree reaches age 65 and/or is eligible for Medicare, the District reimburses the retiree up to \$1,800 per calendar year for the cost of Supplemental Medical Insurance and Medicare Prescription Drug (Part D) Insurance. Retirees who complete at least 25 consecutive years of full-time service receive District-paid dental and vision benefits along with the above-mentioned medical coverage until the time of the retiree and spouse's death. Plan benefits and

Notes to Basic Financial Statements For the Year Ended June 30, 2014

contribution requirements of Plan members and the District are established, and may be amended, by the District's Board of Directors.

The following parties are responsible for administration of the Plan:

- Public Agency Retirement Services (PARS) serves as Trust Administrator and Consultant,
- · US Bank serves as Trustee, and
- · HighMark Capital Management servers as Investment Manager.

PARS issues monthly account reports to the District and HighMark publishes quarterly performance reports.

(b) Funding Policy:

The contribution requirements of Plan members and the District are established, and may be amended, by the District's Board of Directors. Currently, contributions are not required from Plan members. The District is currently funding the OPEB obligation on a pre-funding basis. For the year ended 2014, the District made a total contribution of \$273,982 of which, \$44,546 were actual health care costs for its retirees and their covered dependents.

(c) Annual OPEB Cost and Net OPEB Obligation:

The District's annual OPEB cost (expense) is calculated based on the Annual Required Contribution of the employer (ARC), an amount actuarially determined in accordance with GASB Statement 45. The most recent GASB 45 actuarial valuation is dated July 1, 2011. The ARC represents a level of funding that, if paid on an ongoing basis, is projected to cover normal costs each year and to amortize any unfunded liabilities of the Plan over a period not-to-exceed 30 years.

The following table shows the components of the District's annual OPEB costs for FY 2013-14, the amount actually contributed to the Plan and changes in the District's net OPEB Asset.

\$ 205,390
1,917
(2,322)
204,985
<u>273,982</u>
<u>(68,997</u>)
<u>31,956</u>
\$ <u>(37,041)</u>

(d) Three-Year Trend Information:

For fiscal year 2014, the District's annual OPEB cost (expense) of \$204,985 was equal to the ARC including adjustments. Information on the annual OPEB cost, Percentage of Annual OPEB Cost Contributed, and Net OPEB Obligation (Asset) are presented below:

		Percentage	
	Actual	of	
Annual	Contribution	Annual	Net OPEB
OPEB	(Net of	OPEB Cost	Obligation
Cost	Adjustments)	Contributed	(Asset)
\$200,223	\$ 621,370(1)	310.34%	\$ (12,692)
200,223	155,575	77.70%	31,956
204,985	273,982	133.66%	(37,041)
	OPEB <u>Cost</u> \$200,223 200,223	Annual Contribution OPEB (Net of Cost Adjustments) \$200,223 \$621,370(1) 200,223 155,575	Annual Contribution Annual OPEB (Net of OPEB Cost Cost Adjustments Contributed \$200,223 \$621,370(1) 310.34% 200,223 155,575 77.70%

⁽¹⁾ Included \$500,000 contribution to irrevocable trust.

(e) Funded Status and Funding Progress:

As of July 1, 2011, the most recent actuarial valuation date, the plan was zero percent funded. The actuarial accrued liability for benefits was \$1,610,754, and the actuarial value of assets was zero, resulting in an Unfunded Actuarial Accrued Liability (UAAL) of \$1,610,754. The covered payroll (annual payroll of active employees covered by the plan) was \$2,734,534 and the ratio of the UAAL to the covered payroll was 58.90%.

Notes to Basic Financial Statements For the Year Ended June 30, 2014

Actuarial valuations of an on-going plan involve estimates of the value of reported amounts and assumptions about the probability of occurrence of events far into the future. Examples include assumptions about future employment, mortality, and the healthcare cost trends. Amounts determined regarding the funded status of the Plan and the annual required contributions of the District are subject to continual revision as actual results are compared with past expectations and new estimates are made about the future. The schedule of funding progress, presented as required supplementary information following the notes to the financial statements, presents multi-year trend information about whether the actuarial value of plan assets is increasing or decreasing over time relative to the actuarial accrued liabilities for benefits.

(f) Actuarial Methods and Assumptions:

Projections of benefits for financial reporting purposes are based on the substantive plan (the plan as understood by the employer and the plan members) and include the types of benefits provided at the time of each valuation and the historical pattern of sharing of benefit costs between the employer and the plan members at that point. The actuarial methods and assumptions used include techniques that are designed to reduce the effects of short-term volatility in actuarial accrued liabilities and the actuarial value of assets consistent with the long-term perspective of the calculations.

In the July 1, 2011 actuarial valuation report, the projected unit credit cost method was used. The actuarial assumptions included a 6.00% investment rate of return (net of administrative expenses), a trend rate for the fiscal year beginning 2012 of 7.00% for healthcare costs, and an inflation rate of 6.00%. The District's unfunded actuarial accrued liability was planned to be amortized by a 30 year level dollar contribution over an open period but in 2013 the District has decided to accelerate this plan to be fully funded within 10 years.

(9) Risk Management

The District is a member of the Association of California Water Agencies Joint Powers Insurance Authority (Insurance Authority). The Insurance Authority is a risk-pooling self-insurance authority, created under provisions of California Government Code Sections 6500 et. seq. The purpose of the Authority is to arrange and administer programs of insurance for the pooling of self-insured losses and to purchase excess insurance coverage for member agencies.

The Insurance Authority bills the District a deposit premium at the beginning of each year, which is placed in a reserve fund to cover the self-insurance portion of any claim. Settlements and/or expenses related to claims during the year are then charged to the reserve. If the balance of the reserve at the end of the year is deemed too low in relation to the amount of outstanding claims, the District is billed for additional premiums. When the claims are fully settled, any amounts remaining in the reserve are refunded to the District.

At June 30, 2014, the District participated in the self-insurance programs of the Insurance Authority as follows:

Property Loss - The Insurance Authority has pooled self-insurance up to \$100,000 per occurrence and has purchased excess insurance coverage up to \$100 million (total insurable value of \$1,335,472). The District has a \$1,000 deductible for buildings, personal property and fixed equipment.

General Liability - The Insurance Authority has pooled self-insurance up to \$2 million per occurrence, and has purchased excess insurance coverage up to \$60 million.

Auto Liability - The Insurance Authority has pooled self-insurance up to \$2 million per occurrence, and has purchased excess insurance coverage up to \$60 million.

Public Officials' Liability - The Insurance Authority has pooled self-insurance up to \$2 million per occurrence and has purchased excess insurance coverage up to \$60 million.

Fidelity Bond - The Insurance Authority has pooled self-insurance up to \$100,000 per occurrence and has purchased excess insurance coverage up to \$2 million. The District has a \$1,000 deductible.

Workers' Compensation - The Insurance Authority is self-insured up to \$2 million per occurrence and has purchased excess insurance coverage up to the statutory limit. Employer's liability is insured up to a \$4 million limit with pooled self-insurance up to \$2 million, and has purchased excess insurance coverage up to \$2 million.

The District pays annual premiums to the Insurance Authority for all coverage's. There were no instances in the past three years when a settlement exceeded the District's coverage.

Notes to Basic Financial Statements For the Year Ended June 30, 2014

(10) Subsequent Event

Special Item - Refund of OC-88 South County Pipeline Error

A metering error was discovered at the OC-88 Service Connection off of the Allen McColloch Pipeline (AMP); OC-88 is the interconnection of the AMP and the South County Pipeline (SCP). The metering error resulted from the incorrect programming of the acoustic meter in 2005 by a third party company, external to the organization and hired by Metropolitan (MET); the problem lasted for nine years of billings that were 3.4% too high. The majority of the refund will go to the five agencies receiving water via OC-88. However, in two of the years, MWDOC incurred Tier 2 water charges from MET. When MWDOC incurs Tier 2 charges, the charges are paid to MET by all agencies within MWDOC via the Tier 2 Contingency Fund or by MWDOC's melded water charges assessed by MWDOC to all water purchasers in those years. The overbilling refund for 2007 and 2008 also included a refund of Tier 2 charges in the amount of \$331,528 (refunded by MET). MWDOC went through a series of calculations to ensure the funds were properly credited back to the agencies while also taking into account the Tier 2 refund that was provided to the agencies in 2013 and accounting for lower contributions into the Tier 2 fund by the five South County Pipeline agencies based upon adjusted lower purchases of water. MET's statute of limitations according to their Administrative Code ranges from six months to three years but MET decided to go back to inception to correct the billing which totaled \$7.812.706 in water deliveries and \$331.528 in Tier 2 for a total refund from MET in the amount of \$8.144.234. MWDOC's Board approved MWDOC's Increment and Tier 2 overpayments to be refunded totaling \$130,608 for a total refund to member agencies in the amount of \$8,274,842.

MET's total refund was received as a credit on the August 2014 water bill. Member agencies affected will receive a check or credit on their water bill in October 2014.

Required Supplementary Information (Unaudited)

Municipal Water District of Orange County Required Supplementary Information (Unaudited) For the Year Ended June 30, 2014

Other Post-Employment Benefit Plan **Schedule of Funding Progress**

Retiree Healthcare Plan

Actuarial Valuation Date ⑴	Actuarial Accrued Liability (a)	Actuarial Value of Plan Assets (AVA) (b)	Unfunded Actuarial Accrued Liability (UAAL) (a) – (b)	Funded Ratio (b)/(a)	Annual Covered Payroll (c)	UAAL as a % of Payroll Percentage of Covered Payroll [(a)-(b)]/(c)
7/1/2008	\$1,428,095	\$ -	\$1,428,095	0.00%	\$2,707,871	52.74%
7/1/2011	\$1,610,754	\$ -	\$1,610,754	0.00%	\$2,734,534	58.90%

Note (1): GASB 45 actuarial valuation reports prepared by Demsey, Filliger & Associates.



CONSENT CALENDAR ITEM

December 19, 2012

TO: Board of Directors

FROM: Robert Hunter

General Manager

SUBJECT: NOVEMBER 2014 ELECTION CERTIFICATES AND

CERTIFICATE OF APPOINTMENT IN LIEU OF ELECTION

RECOMMENDATION

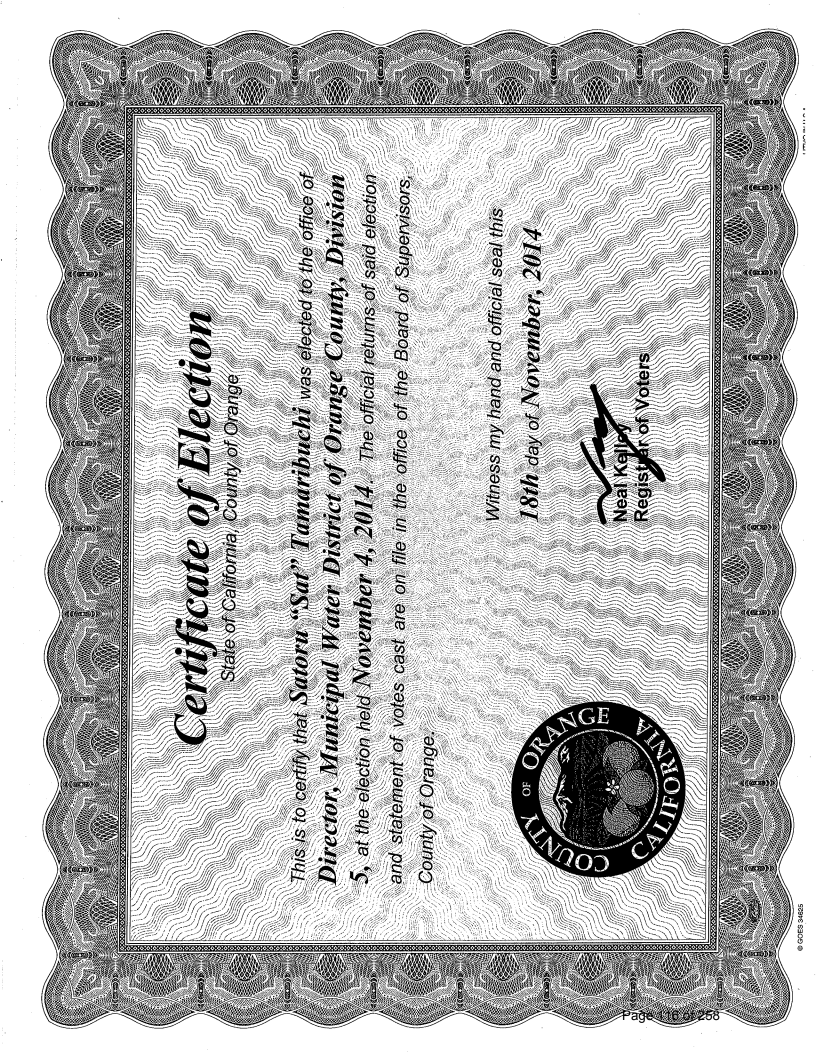
Staff recommends the Board of Directors: Receive and file Certificates of Election for Satoru "Sat" Tamaribuchi (Division 5) and Brett Barbre (Division 1), and the Certificate of Appointment In Lieu of Election for Larry Dick (Division 2).

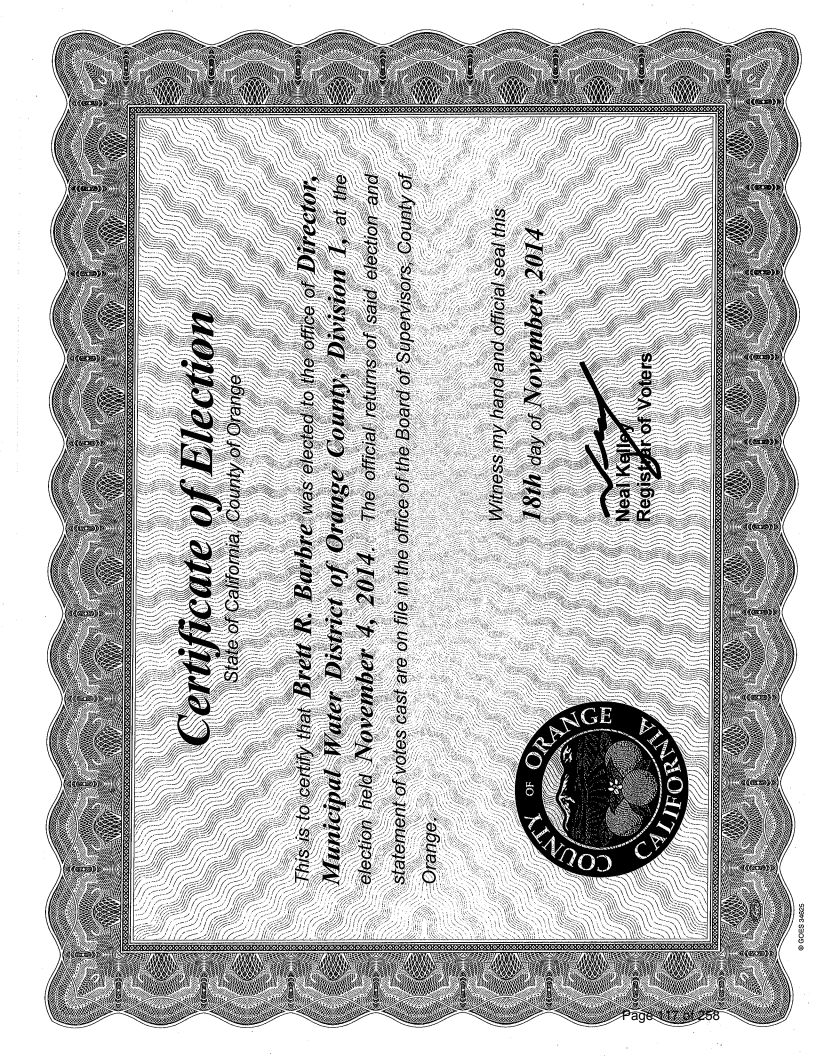
SUMMARY

The County of Orange Registrar of Voters has submitted the Certificates of Election for Directors Tamaribuchi and Barbre, along with the Certificate of Appointment in Lieu of Election for Director Dick.

It is customary for the Board to receive and file the certificates.

Budgeted (Y/N): N/A	Budgeted amount: N/A		Core	Choice
Action item amount:	Line item:			
Fiscal Impact (explain if unbudgeted):				





CERTIFICATE OF APPOINTMENT IN LIEU OF ELECTION

STATE OF CALIFORNIA)
)ss
COUNTY OF ORANGE)

I, Neal Kelley, Registrar of Voters of Orange County, do hereby certify that Larry D. Dick, whose address is 5223 E. Playano Avenue, Orange, CA 92867, was the only nominee for the office of Director of the MUNICIPAL WATER DISTRICT OF ORANGE COUNTY, DIVISION 2. Pursuant to California Elections Code section 10515, Larry D. Dick will be appointed to this position by the Orange County Board of Supervisors, in lieu of election and shall be seated at the organizational meeting of the board. This term of office ends December 7, 2018.

WITNESS my hand and Official Seal this 25th day of November, 2014.







CONSENT CALENDAR ITEM

December 17, 2014

TO: Board of Directors

FROM: Administration & Finance Committee

(Directors Thomas, Osborne, Finnegan)

Robert J. Hunter, General Manager

Staff Contact: Patricia Meszaros

SUBJECT: CSDA GOVERNANCE WORKSHOP – JANUARY 22, 2015

STAFF RECOMMENDATION

It is recommended that the Board authorize attendance by Directors and such members of District staff as approved by the General Manager.

COMMITTEE RECOMMENDATION

Committee concurred with staff recommendation.

DETAILED REPORT

California Special Districts Association (CSDA) is offering this one-day workshop at MWDOC on January 22, 2015. This fast-paced workshop touches on all of the essential components of governing a special district. Pursuant to the A&F Committee's request for staff to pursue CSDA's District of Distinction award, this workshop qualifies for the six hours of governance training and also meets AB 1234 Ethics Training requirements. The cost for CSDA members is \$225. The workshop begins at 9:00 am and ends at 4:00 pm. Lunch is from 12:00 to 1:00 pm and is provided.

As the host agency, MWDOC is eligible to receive one free admission to the workshop.

Budgeted (Y/N): Yes	Budgeted amount: NA		Core x	Choice
Action item amount: NA		Line item:		
Fiscal Impact (explain if unbudgete		d):		



CONSENT CALENDAR ITEM

December 17, 2014

TO: Board of Directors

FROM: Public Affairs & Legislation Committee

(Directors Barbre, Hinman, and Tamaribuchi)

Robert Hunter Staff Contact: Heather Baez

General Manager

SUBJECT: TRAVEL TO WASHINGTON D.C. TO COVER FEDERAL INITIATIVES

STAFF RECOMMENDATION

Staff recommends the Board of Directors receives and files the report.

COMMITTEE RECOMMENDATION

Committee recommends (To be determined at Committee Meeting)

DETAILED REPORT

For the 2015 portion of fiscal year 2014-2015, there are currently three trips planned (so far):

- January (Director Barbre)
- February (ACWA Conference & luncheon separate budget item)
- March (Director Barbre)

The meetings and discussions have revolved around what Congress and the various Committees will do with respect to earmarking of projects and/or how to deal with the prohibition on earmarking as well as implementation of WIFIA, and Senator Feinstein and Congressman Valadao's Drought legislation.

Budgeted (Y/N): Yes	Budgeted amount: \$15,000		Core X	Choice
Action item amount: n/a Line item:				
Fiscal Impact (explain if unbudgeted): Estimated DC travel for calendar year 2015 is \$15,000. Calendar year 2014 estimated expenses total \$9,500. The first six months of F 2014/15 expenses estimate at \$6,000.				

ANNUAL SUMMARY FROM DECEMBER 2014

Each year a number of trips are made to Washington DC to carry out MWDOC's Federal Initiatives. Anticipated trips are as follows:

In the past, typically MWDOC has budgeted six person-trips to Washington DC per year (a person-trip is one person traveling to and from Washington DC typically involving a two night stay). For 2015, it is anticipated that a few more trips will be made through the inclusion of the General Manager, and/or one staff and/or another director. These trips cost about \$1500 per person per trip and so the total estimated travel costs would be about \$15,000.

Typically, the first of these trips occurs in early to mid-January to begin the process of scoping out sentiments and positions relative to funding opportunities for the year. The search includes looking for funds for Water Use Efficiency, Planning, and other projects such as the Doheny Desalination Project and any other grant funding that might be developing. Early input into the process is sought to collect information and the current sentiment and to shape the policy direction in a manner beneficial to our needs.

Additional trips occur as the year proceeds. Typically, the second trip occurs in mid-February. The purpose is to continue making the rounds with Committee and Congressional staff members ahead of the appropriation submittal process (March & April) to further develop our strategy and requests for the year.

A third trip occurs in the May timeframe for meetings with the various legislative offices.

The fourth and fifth trips for the year occur in the summer or early fall to follow-up on any late issues as appropriations bills are drafted and approved.

Each of these trips can include one to two persons (staff and/or Directors; typically Director Brett Barbre makes all of the trips because of his expertise and connections).

FISCAL IMPACTS

The following is budgeted for fiscal year 2014/2105:

Washington Legislative Advocacy - \$15,000 budgeted. Approximately \$5,873 has been spent, leaving \$9,127 remaining.

Separate budget item for your information:

ACWA D.C. Conference (February 2015) – 2 staff, \$1,200/registration, \$3,800/travel 2 directors, \$1,200/registration, \$3,800/travel



ACTION ITEM

December 17, 2014

TO: Administration & Finance Committee

(Directors Thomas, Osborne, Finnegan)

FROM: Robert Hunter,

General Manager

Staff Contact: Cathleen Harris, Administrative Services Manager

Katie Davanaugh, Executive Assistant/HR Asst.

SUBJECT: APPROVAL OF REVISED PERSONNEL MANUAL

STAFF RECOMMENDATION

Staff recommends the Board of Directors approve the proposed revisions to the Personnel Manual, as presented.

COMMITTEE RECOMMENDATION

The Committee reviewed the draft Personnel Manual and recommended it be presented to the Board for approval with a revision to the Grievance Procedure, stating that grievances concerning the General Manager or grievances that are not adequately resolved are to be reported to the Executive Committee.

DETAILED REPORT

A proposed draft of the Personnel Manual was presented to the A&F Committee at its November 12 meeting. Staff received input from the Committee and incorporated the recommended changes. Following review by the Committee, the proposed draft was also distributed to staff and legal counsel for input. Based on input received, revisions were made to the Personnel Manual.

The following is a summary of the revisions made to the manual since the Committee's review:

• Cover

 Legal Counsel added language stating that policies supersede preceding policies and that policies are in compliance with applicable law

Budgeted (Y/N): NA	Budgeted amount: NA		Core x	Choice
Action item amount: 0		Line item:		
Fiscal Impact (explain if	unbudgete	d):		

Page 5 – Employment Policy

 Legal Counsel added language stating that employees are not entitled to due process procedures, hearings or any Skelly rights related to employment

Page 6 - Selection of Employees

 Legal Counsel revised language stating that pre-employment drug testing is based on the safety sensitive nature of the employee's job duties

Page 6 - Equal Opportunity Employment

- Legal Counsel added separate EEO Policy Section
- Also throughout the document relevant protected categories were added

Page 6 - Reasonable Accommodation for Applicants with Disabilities

Legal Counsel added section

Pages 7 to 10 - Prohibition Against Harassment and Discrimination

- Legal Counsel revised most of the section addressing Harassment and Discrimination, includes examples of sexual harassment and addresses an internal complaint procedure
- Section was formatted and headings were added/revised for clarity

• Page 11 - Reasonable Accommodation of Disabilities

 Added language per Legal Counsel's advice regarding confidentiality and the interactive process

Pages 12 to 13 - Grievance Procedure

- Legal Counsel added procedures that will allow for settling grievances or complaints of harassment or discrimination or application of policies
- For grievances concerning the General Manager the policy states that they shall be immediately reported to the Administration & Finance Committee

• Pages 14 to 21 - Drug and Alcohol Free Workplace

- Section was completely revised to provide more detail on the policy and testing, prohibitions, rehabilitation programs
- The policy also includes language which prohibits the use of medical marijuana
- Policy includes language which states that pre-employment drug testing of employees who are not safety sensitive is illegal and revises the language to allow pre-employment testing where employees are safety sensitive
- Revised policy to clearly state that there is no duty to accommodate actual usage on the job where safety concerns are present
- Section was formatted and headings were added/revised for clarity

Page 21 – Regular Full-Time Employees

- Legal added language stating that although employees who work 32 to 39 hours are eligible for full benefits; benefits as required by law shall be provided consistent with the requirements of the law.
- Effective in 2016, employees working 30 hours per week will be eligible for benefits. The District will change its policy in the future to comply with the mandate.

Page 23 - Workweeks

- Added language defining the workweek pursuant to Fair Labor Standards Act.
- Revised language defining the District's workweek
- Added language regarding modified workweek

Page 24 – Record of Work Hours

 Legal Counsel added language, requiring employees to audit their own time records and report in writing if they see an error

• Page 25 – Overtime

- Added language to be consistent with FLSA guidelines
- Legal Counsel revised language defining the workweek for overtime purposes

Page 25 – Category I

 Legal Counsel added language clarifying that paid leave hours are not included in overtime calculations since they are not hours actually worked

Page 26 – Category III

- All information under this section will be moved into Category II
- Added language defining exempt employees to be in compliance with FLSA quidelines
- Legal Counsel added language stating that exempt employees sick leave balances will be charged for absences greater than four hours in a work day

Page 27 - Holiday Time

 Legal Counsel added language for clarification regarding work on a holiday and compensation

Page 27 – General Paid Sick Leave –

- Legal Counsel revised language for clarity
- Section was formatted and headings were added/revised for clarity

• Page 28 - General Paid Sick Leave - Maximum Accrual

- Legal Counsel added language clarifying that exempt employees sick leave accrual is capped at 488
- Legal Counsel added language regarding exempt employees and use of sick leave for partial day absences
- Revised number for accrual hours to be consistent with current accrual format of two decimals

Pages 28 to 29 - Mandatory Paid Sick Leave

Added new section based on new law to go into effect on July 1, 2015.
 This policy requires employers to provide sick leave for employees who have worked at least 30 days. Employees shall accrue paid sick leave at the rate of one hour for every 30 hours worked, not to exceed 6 days (48 hours).

Page 31 – Return to Work

Section was deleted, addressed in appropriate section

Page 32 to 37 – Family/Medical Leave of Absence (FMLA/CFRA)

- Legal Counsel revised entire section to include more detail on leave, eligibility, notice requirements, medical certification, etc.
- Section was formatted and headings were added/revised for clarity

• Page 38 - Servicemember Family & Medical Leave

Added mandated language

Page 38 to 39 - Maternity & Pregnancy Disability

- Revised language in this section in compliance with FMLA/CFRA and mandated language
- Section was formatted and headings were added/revised for clarity

Page 39 - Benefit Accruals While on Unpaid Leave

Legal Counsel revised language

Page 40 – Terms of Family/Medical Leave/Pay/Benefits During Family/Medical Leaves

- o Deleted section, addressed in appropriate section
- Page 40 Return to Work and Medical Evaluation Policy from Family Medical Leave of Absence
 - o Deleted section, addressed in appropriate section
- Page 41 Pregnancy Disability Leave/Paid Family Leave
 - o Deleted section, addressed in appropriate section
- Page 42 No Retaliation & Whistleblower Protections
 - Legal Counsel added new section
- Page 43 Serious Family Illness Leave
 - Revised language to allow employees up to 4 days per fiscal year instead of 3 days per occurrence
- Pages 43 Jury or Witness Duty Leave
 - Legal Counsel revised language to state that employees relieved from jury duty after less than 3 hours shall report to work
- Page 45 Discretionary Administrative Leave
 - Revised language to clarify that this leave is not considered vacation leave and should not be treated as such
 - Heading revised for clarification

Page 45 - Catastrophic Leave

 Revised language removing the maximum number of hours an employee can donate, thereby allowing employees to donate as many hours as they choose. The calculation for the hours will be based on the number of hours donated, times the donor's hourly rate, divided by the recipient's hourly rate

Page 51 to 52 - Vacations

- Formatted section added/revised headings for clarity
- Revised language for clarity
- Revised accrual cap so that once employee reaches allowable maximum vacation accrual, the accrual will stop and no longer accrue, unless authorized by the General Manager
- Revised policy to increase the maximum accrual to 2 times the annual accrual
- Revised the Biweekly pay period vacation accrual amounts to be consistent with current practice.
- Page 53 Holidays Occurring On A Date Scheduled Off
 - Legal Counsel revised language for clarity
- Page 65 Employee Excellence
 - Added language clarifying that award amounts over \$25 are taxable in accordance with IRS guidelines
- Page 65 Vehicle Policy
 - Legal Counsel added language outlining process for using private auto for District business
- Page 68 Mileage Reimbursement
 - Added language to clarify computation of mileage reimbursement
- Pages 69 to 71 Office Equipment Policy
 - o Legal Counsel revised language throughout section
 - Legal Counsel added section regarding District's Right of Access and Employee Privacy

Page 71 to 73 - Standards of Conduct

- Deleted proposed revision in item 8 referencing possession of firearms/weapons/explosives in car
- Legal Counsel revised section with recommended language

• Page 75 – At Will Agreement

Legal Counsel revised language for clarity

Staff is recommending the Committee review and approve the proposed revisions to the Personnel Manual as presented.

Please be advised that in reviewing the Personnel Manual, staff identified some policies that will be evaluated further and returned for consideration in the future:

- Flexible work week schedules
- Telecommuting policy
- Outside employment
- Acting Pay
- Termination of Employment
- Auto Mileage Reimbursement for those receiving an allowance and travelling outside MWDOC service area and more cost effective to drive than fly
- Cell Phone Policy Use of and Reimbursement

Also provided for review is a listing of the changes previously presented to the Committee:

Cover

- Added District logo
- Combined the two paragraphs on the cover and deleted the At Will Statement. Already addressed under Employment Policy Section

Page 5 – Introduction Section

- Added new section providing overview of District.
- Deleted language under this section that is already covered under Equal Employment & Harassment and Selection of Employees

Page 6 – Selection of Employees

 Added new language outlining District's current practice regarding selection process

Page 21 – Regular Full-Time Employees

- Revised language to provide a general overview of benefits
- Revised section to state that employees working 32 to 39 hours per week accrue paid leaves on a prorated basis, based on the number of hours worked.
- Revised section to state that employees cannot reduce their regular work schedule to less than 40 hours a week without GM approval

• Page 22 – Regular Part-Time Employees

Added word for consistency

Page 22 – Temporary Employees

 Revised language to more clearly define temporary employee and set the term of employment not to exceed 12 months

Page 22 – Limited Term Employees

- Revised language to state that a Limited-Term Employee is for a specific period and specific project
- Added statement that Limited-Term Employment requires Board approval to be consistent with practice

Page 23 – Volunteers

Deleted section not applicable

Page 23 – Interns

- Added section stating that Interns may be employed for a period of up to 6 months after graduation
- Added language stating that an intern's pay rate is established based on Intern Classification schedule
- Added language stating that after one year of internship, interns may be eligible for a pay increase based on the recommendation of their supervisor
- Added language stating that Interns are not eligible for merit increases on the same basis as regular/part-time employees
- Added language for clarification stating that Interns are not eligible for benefits except as required by law

• Page 24 - Rest and Lunch Period

Revised language for clarity

Page 24 – Record of Work Hours

 Revised language to make consistent with current practice and to allow for changing the due date for submittal of timesheets due to issuance of payroll and holiday schedules

Page 25 – Category I

Revised language for clarity

Page 25 – Category II

 Deleted all information categorized under this section. No longer applies to the position that was designated under this category

• Page 27 - Make-Up Time

Revised language for clarity

Page 28 – General Paid Sick Leave

- Revised policy to state that sick leave over 3 days may be verified by a doctor's statement at the General Manager's discretion.
- Added to the definition of immediate family for purposes of sick leave
- Revised policy so that only non-exempt employees are eligible to be paid for any accrued but unused sick leave

Page 28 – General Paid Sick Leave - Method of Accrual

Revised language for clarification regarding prorated leave accruals based on hours worked and, no leave accruals for leave of absence without pay except for the absence due to an injury arising out of or in the course of employee's employment

Page 29 – Bereavement Leave

- Added to the definition of immediate family
- Added language for clarification

Page 30 – Disability Leave

Deleted paragraph already covered under other leave sections

• Page 30 – Short-Term Disability Program

Added language explaining the benefit

o Revised language for clarity and a short summary of the benefit.

Page 30 – Long-Term Disability

- Added language explaining benefit
- Revised paragraph for clarity and brief summary of the benefit.

Page 22 – Employee Filing Requirements/Verification of Disability/Employee Benefits While on Disability Leave

Revised language for clarity

• Page 43 – Serious Family Illness Leave

Added language to comply with current practice

• Pages 43 – Jury or Witness Duty Leave

- Revised language for clarity
- Revised language to clarify eligibility for compensation under jury or witness duty leave

Page 44 - Personal Leave of Absence without Pay

Revised language for clarity

Page 44 – Unauthorized Absence

Revised language for clarity

• Pages 45 to 46 - Personnel Files

Revised language to provide more detail on process

Page 46 to 47 - Compensation and Benefits/Surveys and Pay Structure Adjustments/ Annual Merit Increases

Revised language for clarity

• Page 47 - Merit Guidelines

Added word for clarity

• Page 47 - Performance Appraisal

Added language explaining process

• Page 48 - Performance Criteria

Revised language to be consistent with current ratings

• Page 49 - Merit Increase Procedures

- Revised language for clarification
- Revised language so that an employee can only receive merit increases within the established salary range. If the employee is at the maximum salary range, a merit increase may be granted in the form of a lump sum performance payment

Page 49 - Promotion

Revised language for clarity

Page 50 – Position Reclassification/Paydays

- Grammar correction
- Revised language to state that in the event a payday falls on a holiday, the direct deposit check or paycheck will be distributed on the day prior to the holiday.

Page 50 - Payroll Deductions

o Revised for clarity

Page 52 to 53 – Holidays

- Revised policy to designate Christmas Eve as a designated holiday and designate one floating holiday each year at the employee's choice.
- Added language stating that the GM may elect to maintain a minimum staff on any holiday

 Added language to clarify paid holidays are total of 11 days equivalent to 88 hours

• Page 54 – Workers Compensation

- Deleted outdated information
- Revised language for clarity

Page 55 – Return to Work (RTW) from Industrial Injury or Illness

- Added language stating that employee returning to work from an Industrial Illness or Injury may be subject to a return to work medical evaluation
- Page 56 Medical Insurance
 - Revised language to be consistent with current practice
- Page 56 Medicare Coverage
 - Added language for clarity
- Page 56 to 58 Retiree Health, Medical and Elective Coverage
 - o Revised language in compliance with JPIA guidelines
- Page 58 Dental Insurance/ Vision Insurance
 - Revised language for clarity
- Page 59 Period of Coverage
 - Revised language for clarity
- Page 59 Continued Medical, Dental and Vision Coverage
 - Revised language for clarity
- Page 60 Notice of Election of Coverage
 - Revised language for clarity
- Page 60 Management Physical Examinations
 - Deleted this policy. Has not been used in at least 10 years
- Page 60 Life Insurance
 - Revised language for clarity and to be consistent with current practice
- Page 61 Retirement Programs -
 - Revised language for clarity
- Pages 61 to 62 CalPERS
 - Revised section so that it is consistent with current practice and to provide a general overview of the benefits offered
- Page 63 Deferred Compensation Plan
 - Revised language for clarity
- Page 63 Flexible Benefits Spending Plan
 - Revised word
- Page 63 to 64 Employee Assistance Program
 - Added language explaining program and provide an overview
- Page 64- Employee Recognition Program
 - Added language for clarification
- Page 64 Employee Excellence
 - Added an additional option for award presentation
- Page 66 Driver Responsibility
 - Revised language by eliminating redundancy
 - Added language regarding Driver's responsibilities while operating a vehicle
- Pages 66 to 67 Mileage Reimbursement /Auto Allowance
 - Revised language to more clearly explain the methodology for the mileage reimbursement
 - Deleted Associate GM from list

- Revised language to state that payment of auto allowance is subject to review during the compensation and benchmark study or at the Board's discretion
- Page 67 Operating Rules for Automobile Allowance
 - Revised language to state that an employee receiving an auto allowance must provide a car that is in excellent condition, in lieu of 6 years old
- Page 68 to 69 Education Reimbursement
 - Added Human Resources as part of the approval process
- Page 69 to 71 Office Equipment Policy
 - Revised language for clarity
- Page 76 to 78 Employee Designations
 - o Revised list with all current positions
- Page 79 Salary and Merit Process
 - o Deleted Section. Covered under the Salary and Merit Process
- Page 80 Schedule of Holidays
 - o Deleted this section. Covered under Holiday section



PERSONNEL MANUAL

Effective date: December 17, 2014

This Personnel Manual describes policies as set by the Board of Directors of the Municipal Water District of Orange County. These policies are subject to change at any time at the sole discretion of the Board, except for the policy of Employment At-Will which can be changed only in a formal written contract signed by the employee and an authorized representative of the Board of Directors.

This Personnel Manual describes policies as set by the Board of Directors of the Municipal Water District of Orange County. These policies supersede any preceding or contradictory policies except where expressly authorized by the Board. These policies are subject to change at any time at the sole discretion of the Board. This Manual is not a guarantee, expressed or implied, of continued employment for any specific duration. These policies are intended to be compliance with applicable law and should be interpreted as such.—Although we hope that your employment relationship with the District will be long term, the Municipal Water District of Orange County is an At-will employer, and, as such, employment with the District is without specified term and may be terminated at the will of either the District or the employee, with or without cause, and with or without notice to the other.

Approved: 4/28/76
Revised: 12/19/07new date

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PERSONNEL MANUAL

MUNICIPAL WATER DISTRICT OF ORANGE COUNTY

INTRODUCTION

The Municipal Water District of Orange County (MWDOC) was formed by Orange County voters in 1951 under the Municipal Water District Act of 1911. Today, MWDOC is Metropolitan Water District of Southern California's (MET's) third largest member agency, providing and managing the imported water supplies used in Orange County.

The Municipal Water District of Orange County (MWDOC) is a wholesale water supplier and resource planning agency. Our efforts focus on sound planning and appropriate investments in water supply development, water reliability, water resources management, and water use efficiency, public information, legislative advocacy, water education, and emergency preparedness. MWDOC's service area covers all of Orange County, with the exception of the cities of Anaheim, Fullerton, and Santa Ana. We serve Orange County through 28 retail water agencies.

MWDOC is governed by a seven-member Board of Directors. Each director is elected by the public to represent a specific portion of Orange County. MWDOC also appoints four representatives to advocate the interests of Orange County on the Metropolitan Board. MWDOC holds key leadership positions on the Board of Directors that oversee policy development, strategy, and implementation.

The General Manager is directly responsible to the Board of Directors for the administration of policies established by the Board.

EMPLOYMENT POLICY

The Municipal Water District of Orange County is an at-will employer and as such employment with the District is without a specified term and may be terminated at the will of either the District or the employee, with or without cause and with or without prior notice to the other. Employees of the District are not entitled to due process procedures, hearings, or any so-called Skelly rights related to their employment. This policy of employment at-will can be changed only in a formal written contract signed by the employee and an authorized representative of the Board of Directors. No other representative of the District has any authority to make any agreement contrary to the foregoing.

All persons considered for employment with the Municipal Water District of Orange County shall be qualified to perform the duties of the position for which they are employed. All persons shall be granted the opportunity to seek, obtain or hold employment without discrimination because of race, age (over 40), religious creed, color, national origin, ancestry, physical or mental disability, medical condition, pregnancy or childbirth, marital status, gender, sex, sexual orientation, veteran status, political beliefs, or any other classification protected by State or Federal Law.

In accordance with Federal and State Immigration and Naturalization laws, all employees must provide the necessary documentation to prove identity and the right to work in the United

States within the required period of time after starting work. Failure to provide such documentation will result in disqualification from position and/or grounds for immediate termination.

Adopted: 4/28/76; revised: 4/1/87; 6/6/90; 12/12/90; 10/15/97; 4/21/04

SELECTION OF EMPLOYEES

All persons considered for employment with the Municipal Water District of Orange County must be qualified to perform the duties of the position for which they are employed. All new employees will be required to complete a medical examination and, based on the safety sensitive nature of their job duties, a pre-employment drug test before reporting for work may be required. All employees shall be required to sign an Oath of Allegiance pursuant to State law.

As required by law, all new employees must provide necessary documentation to prove identity and the right to work in the United States in accordance with federal and state laws. Failure to provide such documentation will result in disqualification from selection and is grounds for immediate termination.

EQUAL OPPORTUNITY EMPLOYMENT

The District values diversity within its community, workforce and applicant pool. We embrace diversity in age, race, ability, ethnicity, family or marital status, gender identity or expression, language, national origin, physical and mental ability, political affiliation, race, religion, sexual orientation, socio-economic status, veteran status, and other characteristics that make our employees unique. Diversity initiatives built on the premise of equity that encourages and enforces: (1) Respectful communication and cooperation; (2) Teamwork and employee participation, permitting the representation of all perspectives; (3) Work/life balance through flexible work schedules; and (4) Employer and employee contributions to the diverse communities we serve.

The District is an equal opportunity employer and hires on the basis of individual qualifications. District policy prohibits unlawful discrimination based on race, color, sex, sexual orientation, gender identity or expression, religious or political affiliation, creed, citizenship status, military service status, marital status, pregnancy, age (over 40), national origin, ancestry, medical condition, physical or mental disability, or any other basis protected by federal, state or local laws. The District is committed to accommodating all applicable laws which provide for equal employment opportunities. This commitment applies to all persons involved in District operations and prohibits unlawful discrimination by any District employee.

REASONABLE ACCOMMODATION FOR APPLICANTS WITH DISABILITIES

To comply with the Americans with Disabilities Act of 1990 and the laws ensuring equal employment opportunities to qualified individuals with a disability, the District will make reasonable accommodations for the known physical or mental limitations of applicants who are otherwise qualified to safely perform all of the essential functions of their position unless

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undue hardship would result. Any applicant who requires an accommodation in order to perform the essential functions of the job should contact Human Resources and request such accommodation.

EQUAL EMPLOYMENT AND HARASSMENT POLICYPROHIBITION AGAINST DISCRIMINATION AND HARASSMENT.

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The District strictly prohibits and has "zero tolerance" for discrimination and harassment in any phase of the employment, including but not limited to recruitment, testing, hiring, upgrading, promotion/demotion, transfer, layoff, termination, rates of pay, benefits, and selection for training. This includes discrimination and harassment on the basis of sex, sexual orientation, gender identity or expression, race, color, ancestry, religious creed, handicap or disability, medical condition, age (over 40), marital status, or any other protected class under applicable law.

The District is committed to a policy of equal employment opportunity for all applicants and employees and to providing a work environment that is free of discrimination or harassment. In keeping with this commitment, the District maintains a policy prohibiting discrimination or harassment in any form based on race, religious creed, color, national origin, ancestry, physical or mental disability, medical condition, pregnancy or childbirth, marital status, gender, sex, sexual orientation, military and veteran status, age, sexual identity and any other category protected by law..., veteran status or age (protected status) by officials, employees and non-employees (vendors, contractors, etc). This policy applies to all employees', officials, consultants and contractors of the District whom the District knows or has reason to know are violating this policy. Appropriate corrective action will be taken against all offenders, up to and including immediate discharge. Harassment includes, but is not limited to, the following:

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- <u>Verbal Forms of Harassment: epithets, derogatory comments or slurs, propositions based upon a person's protected status.</u>
- Verbal Forms of Harassment: epithets, derogatory comments or slurs, propositions based upon a person's protected status.
- <u>Physical Forms of Harassment</u>: assault, impeding or blocking movement, grabbing, patting, leering, mimicking, taunting or any physical interference with normal work or movement when directed at an individual on the basis of their protected status.
- <u>Visual Forms of Harassment</u>: derogatory posters, cartoons or drawings or emails based on a person's protected status.
- Sexual Harassment: includes, but is not limited to, unwelcome sexual advances, requests for sexual favors and other verbal or physical conduct of a sexual nature when (1) submission to such conduct is includes either an explicit or implicit condition of employment; (2) submission to or rejection of such conduct is used as the basis for an employment decision affecting the harassed employee; or (3) the harassment substantially interferes with an employee's work performance or creates an intimidating, hostile or offensive work environment. Examples include unwelcome sexual propositions, hugging, kissing, or other offensive physical contact of a sexual nature; lewd gestures, remarks or innuendoes, unwelcome discussions of sexual practices or anatomy, and sexually offensive posters, photographs, drawings, cartoons, jokes, stories, nicknames, or comments about appearance.

Examples of Sexual Harassment: For the purpose of clarification, examples of what may-constitute prohibited sexual harassment include, but are not limited to, the following:

- Making unsolicited sexual advances written, verbal, physical, or visual contact with
 sexual overtones. (Written examples: suggestive or obscene letters, notes, invitations.
 Verbal examples: derogatory comments, slurs, jokes, epithets. Physical examples:
 touching, assault blocking or impeding access, leering gestures, display of sexually
 suggestive objects or pictures, cartoons or posters.)
- Continuing to express sexual interest after being informed that the interest is unwelcome. (Reciprocal attraction is not considered sexual harassment.)
- Making reprisals, threats of reprisal, or implied threats of reprisal following a negative response. (For example, implying or actually withholding support for an appointment, promotion, or change of assignment; suggesting a poor performance report will be prepared; or suggesting probation will be failed.)
- Engaging in implicit or explicit coercive sexual behavior which is used to control, influence, or affect the career, salary, or work environment of another employee.
- Offering favors or employment benefits, such as promotions, favorable performance evaluations, favorable assigned duties or shifts, recommendations, reclassifications, etc., in exchange for sexual favors. (Similar conduct when applied to other protected

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classes including but not limited to race, color, creed, national origin, age, disability, medical condition, religion, sexual orientation, or marital status may constitute harassment and a violation of this policy. For example, racial jokes or degrading comments about age or ethnic background can constitute harassment under this policy). Accordingly, in order to avoid the risk of discipline, such acts should be avoided in all circumstances.

Internal Complaint Procedure: Any applicant or employee who believes that he or she has been the victim of sexual or other prohibited discrimination or harassment by co-workers, supervisors, clients or customers, visitors, vendors, Board Members or others must immediately notify Human Resources of the alleged conduct and submit the issue pursuant to Step 2 of the District's Grievance Procedures Section of this policy manual. Complaints will be investigated by Human Resources or, where appropriate, a designated neutral, and the complainant will be advised of the general outcome of the investigation.

Penalties for Violation: Any employee who violates this policy is subject to immediate termination, or such other disciplinary action as the District deems appropriate, including but not limited to verbal or written warning, suspension, demotion, transfer, cut in pay, leave of absence, and required anti-harassment training.

Complaint Procedures Involving Discrimination or Harassment

An employee or applicant who believes he or she has been discriminated against or harassed or who believes this policy has been violated in any manner should make his or her complaint directly to the General Manager, Human Resources, the Board President or any member of the Board of Directors, or any member of management staff. a supervisor or to the Administrative Services Manager. The recipient of the complaint supervisor or Administrative Services Manager is responsible for immediately reporting complaints that have been made to the General Manager. If the complaint involves the Administrative Services Manager, it should be made directly to the General Manager; if it involves the General Manager, it should be made directly to the Board President, any member of the Board of Directors or the Administrative Services Manager, who will convey the complaint to the Board President. No information regarding the complaint will be provided to the Board until such time as it is determined whether the Board will be involved.

Any employee who is not satisfied with the reply may appeal to the Board President and will receive a reply. Complaints of harassment of any type will be investigated fairly and impartially. The nature and scope of the investigation will depend on the particular circumstances surrounding the complaint.

Corrective Action: If any violation of this policy is found to have occurred, the District will take appropriate corrective action which may include discipline against the individual(s) involved. In each case, the employee reporting the problem will receive an oral or written reply from management on the general results of the investigation and that remedial action has been taken, if any.

Any employee who is not satisfied with the reply may appeal request review byte the Board of Directors and will receive a reply.

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Cooperation: All employees are required to cooperate fully and in good faith with the District in any investigation under this policy. Knowingly making a false charge of harassment or a false statement in connection with an investigation, or deliberately interfering with any such investigation, is also a violation of this policy and grounds for discipline, up to and including termination.

Confidentiality: The District will attempt to keep complaints and investigations under this policy confidential to the greatest extent possible, but some disclosure will-may be necessary to conduct a proper investigation and take appropriate corrective action. Employees are encouraged to use discretion in discussing complaints or investigations under this policy with others since unnecessary disclosure may prevent a fair investigation.

No Retaliation: No employee <u>will shall</u> be subject to any form of retaliation for reporting any violation or participating in any investigation under this policy truthfully and in good faith. Employees who believe they have been retaliated against in violation of this policy should utilize the same complaint procedure described above.

Contractors, Consultants, Vendors, Customers and Other Third Parties: This policy applies to leased employees and individuals providing service to the District under contract such as consultants and other independent contractors. This policy also applies to vendors, customers and other third parties who are present in any workplace where District employees are performing duties (depending on degree of control that the District has over such individual).

Complaint Procedures Not Involving Discrimination or Harassment:

An employee who has a complaint regarding (1) the application or interpretation of any District rule or regulation or (2) a working condition, can make a complaint orally or in writing to the Administrative Services Manager or General Manager. The Administrative Services Manager or General Manager will have the complaint investigated. the complaint and notify the employee of what action, if any will be taken to remedy the complaint.

Option to Report to Outside Administrative Agencies:_Applicants, officials, contractors and employees may file complaints about harassment or other employment discrimination with any of the local offices of the U.S. Equal Employment Opportunity Commission (EEOC) or the California Department of Fair Employment and Housing (DFEH), whose addresses may be found in the local telephone directory.

The U.S. Equal Employment Opportunity Commission and the California Department of Fair Employment and HousingEEOC and DFEH are authorized to accept and investigate complaints of employment discrimination, and to mediate settlements. These agencies have Fair Employment and Housing Commission has authority to issue accusations against employers, conduct formal hearings, and award reinstatement, back pay, damages, and other affirmative relief. State and federal law also prohibit retaliation against employees because they have filed a complaint with the EEOC, DFEH, or other relevant agency or FEHC, for participating in an investigation, proceeding, or hearing with either the agency, or opposing any practice made unlawful by federal or state law.

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REASONABLE AMERICANS WITH DISABILITIES ACTACCOMMODATION OF DISABILITIES

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The District complies with the Americans with Disabilities Act of 1990, the state Fair Employment and Housing Act, and all laws governing the treatment of employees with disabilities and the provision of protected medical leave when necessary. The District is committed to promoting equal employment opportunities for all qualified individuals with disabilities.

This policy protects any individual with a physical or mental impairments that limit stheir major life activities—such as walking, seeing, hearing, speaking, communicating, and caring for themselves—provided the individual can perform the essential functions of the job safely and efficiently with or without reasonable accommodations. Depending on the particular employee's condition, this can include not only persons who traditionally have been regarded as disabled—such as those with impaired vision, hearing, or speech—but also those with "invisible" disabilities, such as AIDS or HIV-positive, cancer, or learning disabilities. These protections may apply if the individual currently suffers from a disability, or has a history or record of a disability, or is perceived by the employer to have a disability even if that is not the case), or associates with persons with disabilities.

In accordance with the <u>relevant</u> laws, the District's policy strictly forbids all forms of intentional discrimination against qualified applicants or employees with disabilities, and requires reasonable accommodation if necessary for such individuals to perform the essential functions of the job safely and efficiently without serious risk to health and safety.

Confidential Nature of Medical Diagnoses: Applicant or employee medical diagnoses and conditions are confidential, and the District prohibits any employee from attempting to require disclosure of such private information. Applicants or employees may be questioned only in the context of their ability to perform the essential functions of a particular job, but they are not to be asked about specific diagnoses, medications, or if they are "disabled." Applicants or employees who indicate they have a physical or mental impairment that interferes with job performance will be directed to the interactive process and may be asked for medical certification of the purported limitation.

The Interactive Process: The District is committed to making reasonable accommodations for the known physical or mental limitations of an otherwise qualified individual with a disability who is an applicant or an employee unless undue hardship would result. Applicants and employees who have disabilities or limitations affecting their ability to perform the essential functions of their job must inform the District of the issue and request an interactive process meeting to discuss possible accommodations. In many cases, the District will have no way of knowing whether an individual has a limitation unless he or she requests accommodation. Any applicant or employee who has physical or mental limitations that require an accommodation in order to participate in the application process or to perform the essential functions of the job should contact the Human Resources and request such an accommodation. Human Resources shall engage the applicant or employee interactively to determine what, if any, reasonable accommodations are available.

In addition, all employees of the District are expected to abide by the following basic guidelines:

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Applicants or employees may be questioned if they have the physical and mental Formatted: Indent: Left: 0", First line: 0" ability to perform the essential functions of a particular job, but they are not to be asked if they are "disabled" or "handicapped." Applicants or employees who indicate they have a physical or mental impairment that interferes with job performance may be asked for medical evidence of such disability and may also be asked to state what the District could do to accommodate them. Applicants and employees who have disabilities should inform the District of their Formatted: Body Text, Indent: Left: 0", First line: 0", Hyphenate desire to be reasonably accommodated. In many cases, the District will have no way of knowing whether an individual has a disability unless he or she requests accommodation. 3. After the District becomes aware of the disability and requests to be accommodated, the District will arrange for a discussion with the employee, in person or via telephone, to consider the employee's limitations and potential reasonable accommodation. This process is intended to be interactive. Employees who are made aware that an applicant or employee has a Formatted: Indent: First line: 0" disability should consider the information confidential, and discuss it only with management, affected employees, and the Human Resources Department unless the disabled individual discloses the information or consents to further disclosure. In certain cases, further disclosure may be necessary in order to assess the reasonableness of the accommodation, and to assure that adequate precautions are taken for dealing with emergencies or other safety and health issues. In some cases, further medical opinion may be appropriate. The law requires only reasonable accommodation, which does not result in an undue ← Formatted: Indent: Left: 0", First line: 0" hardship to the District or a direct threat to health and safety, and the individual must be able to perform the essential functions of the position. Whether a certain accommodation meets these standards must be determined on a case-by-case basis, after consultation with the individual and consideration of all the particular facts and circumstances. Unwelcome verbal or physical harassment of an individual because he or she is disabled or has been given special accommodation is absolutely forbidden and grounds for immediate termination. Employees who believe they have been harassed in violation of this policy may pursue a complaint under the District's policy on equal employment/unlawful harassment.

GRIEVANCE PROCEDURE

The grievance procedure provides a means for settling grievances or complaints that arise over the application of this manual as quickly as possible and at the lowest possible level of authority. Each step in the procedure must be completed before the next step may be taken. Failure to take the next step within the timeframes allotted herein will result in the conclusion that the prior step resolved the grievance and waiver of the right to continue the grievance. Grievance procedures are not used for contesting disciplinary actions or performance assessments, unless said actions are alleged to be pretextual.

A grievance must be filed within ten (10) calendar days of the occurrence of the event or within ten (10) calendar days following the date the grieving party could have reasonably known of the occurrence of the act or omission giving rise to the grievance. Any supervisor or other member of management who receives a grievance *must* notify the Human Resources of the grievance as soon as practicable. The facts concerning the grievance

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and the grievance process are to remain confidential, to the extent possible given the requirements of District business.

<u>Grievance Steps.</u> The following are the "steps" utilized in grievance reporting.

Grievances concerning the General Manager will be immediately reported to the Board of Directors' Executive Administration & Finance -pursuantCommittee pursuant to Step 4 as stated in this policy.

Step 1. The employee should initially try to resolve any item of concern informally with his or her direct supervisor. The direct supervisor should hold a conference with the employee as soon as reasonably practicable, following the employee's request and attempt to informally resolve the issue. If the grievance is against the direct supervisor, the matter shall be taken directly to Step 2.

Step 2. If successful resolution is not reached in Step 1, the employee shall reduce his or her concern to writing and submit it to his or her direct manager. A copy of the formal written grievance must also be provided to Human Resources. This formal written grievance must be submitted within ten (10) calendar days of the date of the occurrence giving rise to the grievance or the right to file a grievance is waived. The manager, or his or her designee, shall meet with the grievant, and after the initial meeting, the manager or his or her designee will investigate the complaint. This investigation may involve separate conversations or meeting of all parties at the manager's discretion. The manager shall attempt to provide his or her written decision with ten (10) calendar days of the date of the first meeting with the employee.

Step 3. If the employee believes the decision of the manager does not adequately resolve the issue, the employee may submit a written appeal of that decision to the General Manager. This appeal must be submitted within ten (10) calendar days of the date of the manager's written decision or the right to appeal is waived. The General Manager shall meet with the grievant and, after the initial meeting, the General Manager or his or her designee will investigate the complaint. This investigation may involve separate conversations or meeting of all parties, at the General Manager's discretion. The General Manager shall attempt to provide his or her written decision with ten (10) calendar days of the date of the first meeting with the employee.

Step 4. If the employee believes the decision of General Manager does not adequately resolve the issue, the employee may request reconsideration by the District's Executive Administration & Finance Committee. The written request must be submitted within ten (10) calendar days of the General Manager's decision. The Executive Administration & Finance will Committee will be furnished with the then-existing written record. The Executive Administration & Finance willCommittee will meet as soon as practicable to consider the grievance. The Executive Administration & Finance mayCommittee may, in its discretion, rely on the existing record or conduct a hearing in whatever way deemed appropriate under the circumstances. The Committee may call any witnesses or parties, if it deems such testimony necessary. If the employee desires, he or she may be represented. He or she may also, at his or her own expense, have the hearing transcribed by a certified court reporter. The decision of the Executive Administration & Finance -shallCommittee shall attempt to provide its decision in writing within ten (10)

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calendar days of the close of the hearing. The action of the Executive Administration & Finance is Committee is final and binding.

Observing these guidelines will help achieve the District's goal of assuring equal employment opportunity for all qualified individuals, including those with disabilities.

Adopted: 7/1/87; revised 6/6/90; 10/15/97; 4/21/04; 11/21/07

DRUG AND ALCOHOL FREE WORKPLACE

General Prohibition Against Use or Possession: At no time shall employees use, possess, carry, or transport alcoholic beverages, non-prescribed drugs, narcotics (including marijuana, whether obtained via prescription or not), or any other regulated item during working hours or on District premises, nor shall an employee report for work under the influence of alcoholic beverages, non-prescribed drugs or narcotics (including marijuana, whether obtained via prescription or not). (Human Resources may request information in written form from a doctor certifying that any prescribed drugs or medication that an employee is taking will not affect the employee's performance or the safety of the employee or others.) Such use or possession — Section 1. Introduction

Using, possessing, purchasing, selling, negotiating sale or purchase or being under the influence of drugs, or being under the influence of alcohol, during working time, or on District premises, including parking lots, or while operating a personal vehicle on company business, is absolutely forbidden and will result in discharge or other discipline as the District deems appropriate.

With prior approval of management and in management's sole discretion, the District may allow employees to consume moderate amounts of alcohol at District-sponsored social events outside of normal business hours where such use is appropriate in the circumstances.

Prescription Drugs: Where the usage of a drug, even where the drug is prescribed, affects District safety or an employee's ability to perform the essential functions of his or her job, the affected employee must notify the District.

The use of prescription drugs which would not alter an employee's work performance is acceptable, if prescribed to the employee by a licensed healthcare provider and used in accordance to the prescription directions. ... In the event there is a question regarding an employee's ability to perform assigned duties safely and effectively while using such drugs under the influence of prescribed drugs, clearance from a licensed health care provider may be required before the employee is allowed to resume the employee's regular duties.

Drug & Alcohol Testing: It is the policy of the District to prohibit its employees fromusing or being under the influence of alcohol or illegal drugs (including, without limitation, marijuana – whether or not the employee maintains a prescription for the same) in connection with their employment, as it constitutes a threat to the safe and efficient performance of employee's duties. At no time shall any employee be under the influence of any controlled drug or alcohol while on the job. (Employees who are taking medication pursuant to a physician's prescription – other than for medical marijuana – who has also

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certified that they may perform their duties without jeopardizing the health or safety of others will not be considered to have violated this policy for taking such prescription Formatted: Font: Not Bold medicine within the range prescribed.) Formatted: Font: Not Bold Prohibitions. The following conduct is prohibited and may result in discipline, up to Formatted: Font: Not Bold, Italic and including termination: Formatted: Font: Not Bold Formatted: Font: Not Bold • Using or possessing alcohol or any illegal drug (including marijuana, whether or not Formatted: Bulleted + Level: 1 + Aligned at: 0.25" + the employee maintains a prescription for the same) while on duty; Indent at: 0.5" Reporting for duty or remaining on duty when the employee used alcohol or Formatted: Font: Not Bold controlled substance, except if the use is pursuant to the instructions of a physician who has advised the employee that the substance (other than medical marijuana) does not adversely affect the employee's ability to safely operate a vehicle or otherwise perform the employee's job; Reporting for duty or remaining on duty if the employee tests as having a blood Formatted: Font: Not Bold alcohol concentration of 0.04 or greater (or a blood alcohol concentration of 0.02 if the employee's duties require him or her to possess a valid Class A driver's license or otherwise be subject to the 0.02 limitation); Reporting for duty or remaining on duty if the employee tests positive for controlled Formatted: Font: Not Bold substances (including marijuana, whether or not the employee maintains a prescription for the same); Refusing to submit to any alcohol or controlled substances test required by this Formatted: Font: Not Bold Policy. An employee who refuses to submit to a required drug/alcohol test will be treated in the same manner as an employee who failed a blood alcohol test or tested positively for a controlled substances test. A "refusal to submit" to an alcohol or controlled substances test required by this Policy includes, but is not limited to: An explicit or implied refusal to provide a urine sample for a drug test; Formatted: Font: Not Bold An inability to provide a urine sample without a valid medical explanation; Formatted: Bulleted + Level: 2 + Aligned at: 0.75" + A refusal to complete and sign the breath alcohol testing form, or otherwise to cooperate with the testing process in a way that prevents the completion of Formatted: Font: Not Bold Formatted: Font: Not Bold An inability to provide breath or to provide an adequate amount of breath Formatted: Font: Not Bold without a valid medical explanation; Tampering with or attempting to adulterate the urine specimen or collection Formatted: Font: Not Bold Not reporting to the collection site in the time allotted by the supervisor or Formatted: Font: Not Bold manager who directs the employee to be tested; or Leaving the scene of an accident without a valid authorization Formatted: Font: Not Bold Employees are obligated to report violations of this Policy to Human Resources. In addition Formatted: Font: Not Bold to the above prohibitions, employees are reminded of their obligations under the Federal Drug Free Workplace Act of 1988. All employees covered by this Policy have previously been provided with a copy of the District's Drug Free Workplace Statement and have signed an acknowledgment that they have read the Statement and agreed to comply with it. Pre-Employment Testing: Applicants for positions that require a Commercial Formatted: Tab stops: 0.5", Left Driver's license or are designated as "safety sensitive" will be required to submit to preemployment drug and alcohol testing.

Reasonable Suspicion Testing; All employees may be required to submit to an alcohol or drug test if a supervisor has reasonable suspicion to believe the employee is under the influence of alcohol or controlled substances. Reasonable suspicion shall be reported to Human Resources which shall arrange the testing. The observation should generally be based on short-term indicators, such as behavior that is inconsistent with the normal work status and including, but not limited to, blurry vision, slurred speech or alcohol on the breath. Reasonable suspicion alcohol and drug testing will generally be administered within two (2) hours of the observation. If not, the supervisor should provide written documentation as to why the test was not promptly conducted.

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Post-Accident Testing. Employees will be required to undergo alcohol or controlled substance testing if they are involved in an accident with District equipment or a District vehicle that results in significant damage or personal injury. This includes all employees who are on duty in the vehicle or equipment in question and any others whose performance could have contributed to the accident.

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In addition, a post-accident test will be conducted if an accident results in injuries requiring transportation to a medical treatment facility; or where one or more vehicles incurs disabling damage that requires towing from the site; and the employee receives a citation under State of local law for a moving traffic violation arising from the accident. Following an accident, the safety-sensitive employee will be tested as soon as practicable (generally within 2 hours), but not to exceed eight (8) hours for alcohol and thirty-two (32) hours for controlled substances. Any employee who leaves the scene of the accident without appropriate authorization prior to submission to controlled substance and alcohol testing will be considered to have refused the test and subject to termination. Post-accident testing of safety-sensitive employees will include not only the operation personnel, but any other covered employees whose performance could have contributed to the accident.

Regular And Random Testing; Employees in positions that require a Commercial Driver's license or are designated as "safety sensitive" will be required to submit to regular testing, as required by law. If an employee refuses to submit to the testing, the refusal will be handled in the same manner as a failed test. Employees who are designated as safety sensitive by the District may be subject to random testing.

Return To Duty Testing: All employees who have failed an alcohol test or tested positive for controlled substances, if retained, must be certified as being fit for duty and evaluated and released to duty by the Substance Abuse Professional (SAP) before being allowed returning allowed returning to duty.

Consequences of Failing an Alcohol or Drug Test:, A positive result from a drug or alcohol test may result in disciplinary action, up to and including termination, even for a first offense. The District also reserves the right to discipline or terminate an employee convicted of an offense which involves the use, distribution, or possession of illegal drugs (including medical marijuana). If an employee is not terminated, the employee:

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 Must be removed from performing any job function and immediately placed in an unpaid status for 1 day (unless they elect to use paid leave). If the employee does not obtain a fitness for duty certification within that day, or if the employee fails his or her alcohol or drug test, the employee shall remain on paid administrative leave until reinstatement or termination of employment;

- Must submit to an examination by a substance abuse professional. Upon a
 determination by the substance abuse professional, the employee may be required
 to undergo treatment for his or her alcohol or drug abuse. The District is not
 required to pay for this treatment;
- Shall not be returned to his or her former position until the employee submits to a
 return-to-duty controlled substance or blood alcohol test (depending on which test
 the employee failed) which indicates and alcohol concentration level of less than
 0.02 or a negative result on a controlled substance test; and
- Will be required to submit to unannounced follow-up testing if he or she has been returned to his or her position.

Compliance with State or Federal Law, At all times, the District will comply with current applicable state or federal law concerning drug and alcohol testing. Issues or inconsistencies that are not addressed in this Policy will be determined by referring to state or federal law and regulations governing drug and alcohol testing. The District reserves the right to make changes to this Policy at any time, for the purpose of complying with state or federal law or regulation as it exists now or as it may be amended.

Procedures for Drug Testing: The District will refer the applicant or employee to an independent, National Institute on Drug Abuse (NIDA)-certified medical clinic or laboratory, which will administer the test. The District will pay the cost of the test and reasonable transportation costs to the testing facility. The employee will have the opportunity to alert the clinic or laboratory personnel to any prescription or non-prescription drugs that he or she has taken that may affect the outcome of the test. All drug testing will be performed by urinalysis. Initial screening will be done by EMIT II. Positive results will be confirmed by gas chromatography/mass spectrometry. The clinic or laboratory will inform the District as to whether the applicant passed or failed the drug test. If an employee fails the test, he or she will be considered to be in violation of this Policy and will be subject to discipline accordingly.

The District maintains the right to require any employee to re-submit to testing, pursuant to the same terms and procedures as set forth for the initial test, where the employee's initial test results are inconclusive because of a diluted sample or any other reason.

Section 3. Employees Duties and Responsibilities

- A. Notify their supervisor before beginning work when taking drugs (prescription or non-prescription), which the employee reasonably believes may interfere with the safe and effective performance of their duties;
- B. Not report to work, be at work, or work while under the influence of, or while his or her ability to perform job duties is impaired due to, on or off-duty alcohol or drug use;
- Not possess or use alcohol or impairing drugs or substances while on duty, at work, or working;

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- D. Not directly, or through a third party, sell or provide drugs or alcohol to any person, including an employee, while either or both employees is on duty, at work, or working;
- E. Submit immediately to an alcohol or drug test when directed by a supervisor or manager;
- F. Provide, within 24 hours of request, bonafide verification of a current valid prescription for any potentially impairing drug or medication identified when a drug screen/test is positive. The prescription must be from a licensed health care provider and in the employee's name; and
- G. Report any conviction received pursuant to a criminal drug statute for violations for conduct occurring on or off District premises while conducting District business. A report of conviction must be made to the Administrative Services Manager within five (5) days after conviction, as mandated by the Federal Drug-Free Workplace Act of 1988: -
- H. The unlawful manufacture, distribution, dispensing, possession or consumption of any controlled substance is prohibited anytime an employee is on duty, at work or working.; and
- Any violation of this section and other provisions of this Policy may result in discipline, up to and including termination.

Section 4. Alcohol at District Sponsored Events:

With prior approval of Management and in Management's sole discretion, the District may allow employees to consume moderate amounts of alcohol at District sponsored social events outside of normal business hours where such use is appropriate in the circumstances. Employees who are found to be under the influence of alcohol, or who engage in misconduct at such events, are subject to discharge or discipline, in accordance with District processes and procedures.

Section 5. Pre-Employment Testing:

- A. As a condition of <u>a job</u> every offer of employment, or any promotion or new assignment, <u>and based on the job duties</u>, the District reserves the right to require any new hire to undergo and successfully complete a blood, urine, or other chemical test for drugs or alcohol.;
- B. The drug and/or alcohol test may test for any substance which could impair an employee's ability to perform the functions of their job effectively and safely, including, but not limited to, prescription drugs, alcohol, and other controlled substances.;
- C. All testing (including sample collection, chain of custody and laboratory services) shall be conducted in accordance with the approved procedures of the substance Abuse and Mental Health Services Administration, formerly NIDA. The results of testing shall be reviewed by a medical review officer, who shall be a licensed physician, possessing appropriate training, and knowledgeable about substance abuse disorders.;
- D. Pre-employment drugs and/or alcohol test result.

- 1. A positive result form a drug and/or alcohol analysis may result in the applicant not being hired where the applicant's use of drugs and /or alcohol could affect requisite job standards, duties or responsibilities.; and
- 2. If a drug screen is positive at the pre-employment physical, the applicant must provide, within 24 hours of the request, bona fide verification of a valid current prescription for the drug identified in the drug screen. If the prescription is not in the applicant's name or the applicant does not provide acceptable verification, or if the drug is one that is likely to impair the applicant's ability to perform the job duties, the applicant may not be hired for the position.

Section 6. Reasonable Cause Testing:

- A. As a condition of continued employment, the District may require any employee to undergo and successfully complete a blood, urine, or other chemical test for drugs or alcohol whenever the District has reasonable suspicion to believe the employee is under the influence of or impaired by drugs or alcohol while on duty, at work, or working.
- B. A determination that an employee is under the influence of or impaired by drugs or alcohol will be based on specific personal observations of any of the following, which alone or in combination, may constitute reasonable suspicion depending upon the circumstances in which the behavior is observed and/or reported:
 - 1. Bloodshot eyes;
 - 2. Glassy eyes;
 - 3. Dilated pupils;
 - 4. Slurred Speech:
 - 5. Odor on breath;
 - 6. Drowsiness;
 - 7. Euphoria;
 - 8. Mood swings;
 - 9. Inattentiveness;
 - 10. Excitement and confusion
 - 11. Irritability;
 - 12. Aggressiveness;
 - 13. Shaking or erratic movement;
 - 14. Disorientation:
 - 15. Unsteady walking and movement;
 - 16. An accident involving District property, where it appears the employee's conduct is at fault;
 - 17. Physical altercation;
 - 18. Verbal altercation;
 - 19. Unusual behavior;
 - 20. Use or possession of alcohol, drugs or paraphernalia; and/or
 - 21. Information obtained from a reliable person with personal knowledge.
- C. Any Manager or supervisor requiring an employee to submit to a drug/and or alcohol test should document in writing the facts

- constituting reasonable suspicion that the employee in question is impaired or under the influence. A manager or supervisor's failure to comply with this paragraph does not invalidate the directive to submit to testing.:
- D. All testing will be conducted at a clinic or laboratory selected by the District, with appropriate safeguards for privacy, confidentiality, and accuracy. Test results will be kept confidential to the fullest extent required by law, and will be maintained separate from the individual's personnel file. All testing (including sample collection, chain of custody and laboratory services) shall be conducted in accordance with the approved procedures of the Substance Abuse and Mental Health Services Administration, formerly NIDA. The results of testing shall be reviewed by a medical review officer, who shall be a licensed physician, possessing appropriate training, and knowledgeable about substance abuse disorders. The manager of supervisor may arrange for the employee to be transported to a testing facility, and then home afterwards. The manager or supervisor may also notify appropriate law enforcement agencies.;
- E. The reports or test results may be disclosed to District management on a strictly need-to-know basis and to the tested employee upon request. Disclosures, without patient consent, may also occur when:

 (1) the information is compelled by law or pursuant to a lawfully issued subpoena; (2) the information has been placed at issue in a formal dispute between the employee and the District; (3) the information is to be used in administering an employee benefit plan; or (4) the information is needed by medical personnel for the diagnosis or treatment of the patient who is unable to authorize disclosure.; and
- F. Managers and supervisors shall notify their department head or designee when they have reasonable suspicion to believe that an employee may have controlled substances in his or her possession or in an area not jointly or fully controlled by the District. If the department head or designee concurs that there is a reasonable suspicion of illegal drug possession, the department head shall notify the appropriate law enforcement agencies.

Employees are required to cooperate with the District and its clinic or laboratory in conducting tests. Employees who refuse to undergo testing or who interfere with the testing process, including but not limited to interference by unreasonable delay or contamination or tampering of the sample, will be subject to immediate discharge or discipline.

Employees who test positive, fail to cooperate with testing procedures, or otherwise violate this policy are subject to discharge or other discipline.

In any case involving unusual or extenuating circumstances, the District in its sole discretion may allow an applicant or employee who tests positive to commence or continue employment, subject to the condition that the employee undergo some form of treatment for addictions or abuse of drugs and alcohol as determined by the District, in its sole discretion and submit to periodic or random testing as required by the District.

Section 7. Accommodation for Drug and Alcohol Rehabilitation Programs:

The District is not required to accommodate on-the-job usage or possession. Where no pre-existing policy violation has occurred, however, the, the District will will typically accommodate reasonably accommodate any employee who comes forward before violating this policy and requests to enter voluntarily into a drug or alcohol rehabilitation programs where the employee voluntarily comes forward and requests such program. Such requests will be kept confidential as provided by law. Once an employee violates this policy, however, any request to enroll in a rehabilitation program in lieu of discharge or discipline will be left to the sole discretion of the District, and may will require random testing and other necessary follow-up measures.—Employees who wish to enroll in drug or alcohol rehabilitation are encouraged to come forward before they are found in violation of this policy.

Adopted: 12/12/90; 4/21/04; 12/19/07

EMPLOYMENT STATUS

INTRODUCTORY PERIOD

The first six months of employment with the District represents an introductory period during which newly hired employees can demonstrate that they can meet the requirements of their position. This period may be extended upon notice by the supervisor to the employee. This period may also be waived, upon the General Manager's approval, when an employee is converted from temporary or intern status to full-time status. During this period, work habits, performance and attendance will be reviewed by the employee's supervisor and appropriate management staff, and written performance appraisal reports may be completed.

A newly hired employee shall become a regular full-time or part-time employee only upon receipt of written confirmation from the supervisor and appropriate management staff that this introductory period has been satisfactorily completed.

During this review period, an employee is not eligible to take paid vacation time or receive a salary increase unless an adjustment of ranges indicates that the employee's current salary is below the adjusted range. The employee's original date of hire will be the anniversary date for computation of salary and benefits.

Successful completion of this initial six-month evaluation period in no way changes or modifies the employee's at-will status with the District.

Adopted: 4/28/76; revised: 8/22/84; 12/2/87; 6/1/88; 12/12/90; 9/20/95; 10/15/97; 4/21/04

REGULAR FULL-TIME EMPLOYEES

An employee who has satisfactorily served the required six-month introductory period, who is regularly scheduled to work 40 hours a week, and who regularly works at least 32 hours per week (projected on an annual basis, including paid leave times) in an established position on a regular basis is considered a regular full-time employee. Such employees are eligible for full benefits as provided herein; although, benefits as required by law shall be provided consistent with the requirements of the law.

_ and is eligible for health, life, long-term disability insurance and paid leaves in accordance

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with District policy. However,

Regular full-time eE employees who work between 32 to 39 have worked less-than 40 hours per week on a regular basis, accrue paid leaves on a prorated basis predicated on the number of hours worked and are eligible for holiday pay on a pro-rated basis, only if the holiday falls on a regularly scheduled workday.

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While a normal workweek is typically considered to be 40 hours, in special circumstances, some employees may be approved to work a 32-hour workweek.—No employee hired to work a 40-hour workweek can reduce their work schedule ing hours without the prior written approval of the General Manager.

Adopted: 4/28/76; revised: 6/6/86; 12/12/90; 6/16/99; 4/21/04

REGULAR PART-TIME EMPLOYEES

An employee who regularly and customarily works less than 32 hours per week is considered a <u>regular</u> part-time employee and is not eligible for any benefits other than those mandated by law

Adopted: 4/28/76; revised: 6/6/86; 9/5/90; 6/16/99; 4/21/04

TEMPORARY EMPLOYEES

An employee serving in a position in which the requirements of the services performed are of a temporary nature shall be classified as a temporary employee for a period not to exceed twelve months. This classification includes, but is not limited to, personnel employed for seasonal peak workloads, emergency extra workloads, necessary vacation or leave of absence relief, or special investigative study workloads. -An employee placed on the District's payroll for a temporary period of time is considered a-Temporary employees arend is not eligible for fringe any benefits other than those mandated by law. However, an employee who is hired as a regular, full time employee after working on a temporary basis for more than three consecutive months will be eligible for medical, dental, vision and life insurance effective on the first day of the month following hiring by the District.—If a temporary employee is subsequently hired to full-time employment status, Ten actual date of hire to full-time status by the District, District however, will be the anniversary date for computation of leave accruals, salary increases and other benefits.

Adopted: 4/28/76; revised: 6/6/90

LIMITED-TERM EMPLOYEES

_A limited-term employee is one who is serving in a position in which the requirements of the services performed are of a temporary nature and who are retained by entering into an employment contract-of one year or less for a specified period purpose of time for a specificed project. Limited-term employees may be areare eligible for benefits as provided for in the employment contract. All Limited-Term Employment contracts and renewals require Board

approval._The General Manager, at his or her discretion, has the authority to annually renew a Board-approved limited term agreement.

Adopted: 10/18/95; revised: 4/2/96; 10/15/97; 4/21/04

VOLUNTEERS

As authorized by the Board, the General Manager has the authority to utilize volunteers to provide certain services for the District. While engaged in performing such voluntary services, such authorized volunteers (which includes MWDOC Water Facilities Corporation Directors) are classified as employees only for the purpose of coverage under the District's workers' compensation insurance.

Adopted: 7/17/86

INTERNS

The District's Internship Program is designed to meet specific limited_-term organizational needs while providing meaningful training and work experience for college students pursuing academic studies. The District will recruit and hire <code>i</code>Interns based on authorized budget expenditures and a specific purpose, program and project in accordance with the District's strategic goals and objectives and in accordance with the intern policy guidelines. <code>Interns may be employed</code> for a period of up to six months after their graduation. —Interns are not eligible for employee-benefits except as required by law. An intern's pay rate is established based on the District's classification schedule and in accordance with their level in college. —and shall be paid in accordance with the established —After completing one year of an internship, interns may be granted a pay increase based on the recommendation of their supervisor or department head upon the discretionary approval of the General Manager. —pay grade in the Limited Term Pay Structure. Additional requirements may apply based on the specific college and program in which the Intern is enrolled.—Interns are not eligible for merit increases on the same basis as regular full-time and part-time employees.

Adopted: 9/19/96; Revised 4/18/12

WORKING HOURSWORKWEEKS

The legal definition of a workweek, as defined pursuant to the Fair Labor Standards Act (FLSA) is any consecutive 168-hour (equivalent to 7 days) period. For purposes of defining the legal workweek, the official workweek for all employees on a standard schedule shall begin at 12:01 a.m. each Monday and end at 12:00 p.m. themidnightMidnight the following SundayFriday.

For all employees working a 9/80 work schedule their legal workweek shall begin exactly four hours into their 8-hour shift on the day of the week which constitutes their alternating regular day off. 9/80 employees should note that their timesheets will reflect a calendar workweek and not the legal workweek for overtime calculations.

Adopted: 4/28/76; revised: 7/22/81; 10/23/85; 8/5/92; 10/15/97; 4/21/04

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REST AND LUNCH PERIODS

Employees are allowed 45-minute rest periods not to exceed 15 minutes during each four consecutive hours of work. The time of each employee's rest period will be determined by the department supervisor. Rest periods shall be considered hours worked but employees shall be relieved of all duties and responsibilities during breaks.

Lunch periods are unpaid and shall be staggered to permit the office to remain open during the lunch period. Any employee who works for at least five (5) hours in a work day is required to take a thirty (30) minute lunch within the first five (5) hours of work, and employees who work more than ten (10) hours in one day are eligible for a second meal period. An employee who works less than six (6) total hours in a day may waive such unpaid meal period. All other employees must take <u>a</u> thirty (30) minute lunch break within the first five (5) hours of the workday.

Adopted: 4/28/76; revised 10/15/97; 4/21/04

RECORD OF WORK HOURS

All non-exempt employees must record their time worked on a standard time records for payroll purposes. At the District's discretion, exempt employees may also be required to record their times. Each employee is responsible for the daily recording of all time worked and reported as sick, vacation, etc., and allocate the hours to the appropriate time codes. Timesheets are to be submitted electronically by 10:00 a.m. every Monday, unless requested earlier due to holiday schedule. Employees are responsible for reviewing their time records and confirming that their paychecks accurately reflect the actual hours worked. Supervisors are also responsible for reviewing all time records submitted by subordinates. An employee must report time sheet or paycheck errors immediately in writing to the Human Resources. Any pay correction will be included in the pay period for the time period in which the correction occurred, unless otherwise stated at the time of the correction.

All employees are required to complete a timesheet, every workday, accurately recording their working hours,—actual starting time, and finishing time. The tTimesheets are to must be submitted electronically to each employee's immediate supervisor for approval and submitted to the Accounting Department prior to_ 10:00 a.m. every Monday. Timesheets must show actual hours worked and actual hours taken off during the workweek, allocating appropriate time codes.

Exempt employees' timesheets shall_apportion 40 hours over the activities worked on off during the workweek.

Making any false statement in connection with time or payroll records <u>and continuous errors</u> <u>may will</u> result in immediate discharge or other discipline.

Adopted: 4/28/76: revised: 7/22/81: 10/23/85: 8/5/92: 10/15/97: 4/21/04

OVERTIME

The overtime policy shall be inAs a governmental agency, the District is obligated to be in compliance with the requirements of the federal Fair Labor Standards Act (FLSA), and with Board adopted policy and it shall be applied to all employees as defined in Category I and II and III. (See Appendix "A"). The FLSA does not require overtime to be paid for hours worked over eight in a day. FLSA overtime is required only when the work actually performed exceeds 40 hours in their legal workweek – defined as a consecutive 168 hour period. 9/80 employees should note that their time records, which rely on a calendar week, will not accurately reflect the hours worked in their legal workweek as that workweek begins and ends in the middle of a single day's shift. Please contact Human Resources if you have questions regarding the calculation of overtime. Employees in Category I and II can accrue a maximum of 40 hours of compensatory time. Overtime must be approved by the Supervisor prior to working. However, aAll overtime hours in excess of the allowable maximum will be paid, regardless of prior approval.

In accordance with the Fair Labor Standards Act (FLSA), the use of accrued compensatory time to extend employment when an employee has actually vacated a position due to termination is not considered employment; therefore, an employee separating from employment with the District who has performed authorized overtime service for which he/she has not been compensated as provided for, shall be paid at the employee's last regular rate of pay for such accrued service or the average regular rate of pay that the employee received during his last three years of employment, whichever is higher.

For the purposes of defining overtime policy, personnel are identified by the following three two categories:

Category I (Non-exempt): Any employee may be directed requested to work in excess of the regular workday by the General Manager or their supervisor. The District will pay all Category I employees at the rate of one and a half times the regular rate of pay for all hours physically worked in excess of 40 in a workweek. Because pPaid leave hours (vacation, holiday, sick leave, bereavement leave, jury duty, military leave, etc.) do not constitute hours actually worked, they will not be included when assessing overall hours in a workweek in the calculation of hours worked for determination of a 40-hour workweekovertime calculation.

Category II (Exempt):

Hours worked by an employee in Category II in excess of 40 hours in the designated workweek, with the authorization of the General Manager, shall be classified as exempt evertime hours and as such will be compensated at or granted as compensatory time off on an hour-for-hour basis, paid at the employee's regular hourly rate of pay. All evertime hours in excess of the allowable maximum for compensatory time off will be paid on this hour for hour basis.

Employees in Category II, while on inspection trips and other similar types of trips away from the office, will be compensated or accrue compensatory time on an hour-for-hour basis for

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those hours actually worked. The actual hours worked includes travel time while on inspection trips.

Employees in Category II may be required to take time off on an hour-for-hour basis within the established workweek at the direction of the General Manager or the employee's supervisor.

CATEGORY III (Exempt)

Employees in Category III are not eligible for additional compensation or compensating time off for hours worked in excess of 40 hours in the designated workweek and are required to work the hours necessary to fulfill the responsibilities of the position. Exempt employees are executive, administrative or professional employees and perform office or non-manual work and perform one or more of the exempt duties of an executive, administrative or professional employee, in accordance with the Fair Labor Standards Act guidelines.

Exempt employees shall not be subject to docking of pay for absences of less than a full day, except as provided by law. However, pursuant to District's sick leave policy, sick leave balances will be charged for absences greater than four hours in a work day.

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Adopted: 4/28/76; revised: 7/22/81; 10/23/85; 4/21/04

MAKE-UP TIME

If a Category I employee needs to take time off for personal reasons and desires to make up the time rather than be docked or have the time charged to the appropriate accumulated leave balance, said employee may make up the time, with the approval of the employee's supervisor, provided said time is made up within the same <u>pay period</u> <u>workweek</u> in which the time off was taken and provided that making up such time does not cause the employee to exceed 40 hours in one workweek.

Adopted: 4/28/76; revised: 7/22/81; 10/23/85; 11/27/85; 6/6/90; 8/5/92; 10/15/97; 4/21/04

HOLIDAY TIME

An eEmployee may be required to work on a holiday, if approved at the discretion of the General Manager. Any employees working at the discretion of the General Manager on a District_recognized holidays will be compensated at the employee's hourly rate (as defined by the FLSA) in addition to the regular days' pay for the holiday, if eligible for overtime pay as defined in the "Overtime" section, to any holiday pay he or she may otherwise receive. See the District Holiday policy section.

Adopted: 7/22/81 (Effective: 8/1/81); revised: 10/23/85; 10/15/97; 4/21/04

ABSENCES FROM WORK

GENERAL PAID SICK LEAVE

Definition

General paid sSick leave is granted as a benefit to eligible regular, full-time employees to be used for illness or injury; and is. It is not to be used as vacation or an earned right to time off from work. Eligible employees are entitled to use this sick leave following completion of thirty 30-days of employment. Employees on sick leave will be paid from their accumulated sick leave hours. Any sick leave over four three consecutive days shall-may, at the District's discretion, require be verified by a doctor's statement-medical certification establishing the need for the leave; however, the General Manager may request medical certification justifying sick leave a doctor's statement for sick leave at any time. Sick leave may also be used to attend to the illness or injury, or due to medical and dental office appointments, of a member of the employee's immediate family. For purposes of this section, immediate family shall mean the employee's spouse, child, parent, domestic partner or any family member with whom the employee resides, and also includes biological or foster children and parents, stepchildren and stepparents, legal wards and guardians, and children of domestic partners, siblings, parent-in-law, and grand-parents. Absence to attend to a serious illness of a family member is covered under Serious Family Illness Leave.

Method of Accrual: Regular, eligible full-time employees working 40 hours per week shall accrue 3.69230 hours (equivalent to 96 hours per year) of sick leave with pay for each biweekly pay period of service. Eligible employees working at least 32 but less than 40 hours

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per week on a regularless-than 40 hours per week basis shall accrue sick leave on a prorated basis. An employee on leave of absence without pay shall earn no sick leave eredit during any pay period in which they are absent the absence without pay. for more than three consecutive full working days. Employees' on a leave of absence and or temporarily working part-time due to a medical disability shall accrue sick leave on a prorated basis based on the number of hours actually worked (see section under Disability for clarification of use while on disability leave). Employees are required to allocate the number of hours to sick time accordingly on their electronic time sheet.

Maximum Accrual:

A maximum of 488 hours of sick leave may be accumulated. Any non-exempt employee accumulating sick leave in excess of 488 hours, hours with the exception of the General Manager, Assistant Manager, and management level staff in Pay Grade 15 and above, will be paid cashed out for those excess sick leave hours on the first check of each September based on the followingat the rate expressed in the chart belowformula of sick leave taken during the previous 12 months; thereafter, the employee's leave accrual will be reduced down to the 488 hour maximum. Accrued sick leave of any person terminating employment shall be automatically cancelled. On September 1 of each year, excess hours for the General Manager, Assistant Manager and management-level staff in Pay Grade 15 and above will be cancelled. Exempt employees, on the other hand, will have their sick leave accrual capped at 488, and will cease to be eligible for sick leave accrual until such time as their sick leave accrual drops back below 488 hours. Employees will not be paid for any accrued but unused sick leave upon termination of employment.

Hrs. of sick leave in preceding 12 mos.lf employee has taken out of hrs.Hours in excess of 488 paid back

0 hours of sick leave 50%
8 hours of sick leave 33.33%
9-32 hours of sick leave 25%
33-64 hours of sick leave 8.33%
65 or more hours of sick leave 0%

Partial Day Absences: Employees, including exempt employees, shall be required to use sick leave to cover any absence of four hours or greater on a regular work day. Upon request, the employee may utilize paid vacation time in lieu of sick leave, at the discretionary approval of the District.

MANDATORY PAID SICK LEAVE

Starting on July 1, 2015, employees who are not otherwise provided general paid sick leave will be entitled to Mandatory Paid Sick Leave as required by the Healthy Workplaces, Healthy Families Act of 2014. This policy, therefore, goes into effect as of the first pay period following July 1, 2015. As of that date, any non-exempt employee not otherwise provided paid sick leave pursuant to the District's policy or practice shall be entitled to paid sick leave pursuant to this policy

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An employee shall be eligible to accrue sick leave pursuant to this policy once he or she has worked at least 30 days. An employee shall be entitled to use any accrued and available paid sick leave as of the 90th day of employment. Eligible employees shall accrue paid sick leave at the rate of one hour for every 30 hours worked, not to exceed six days (48 hours). Once the employee accrues six days of sick leave, accrual will cease until the employee uses leave and brings his or her accrual balance below six days. Accrued but unused sick leave shall carry over year to year. Employees are not entitled to any pay out of sick leave accrual upon separation from employment; although if an employee is re-hired within a year, the previously accrued but unused sick leave will be reinstated.

Leave may be used for any purpose where sick leave is otherwise typically used at the District, including but not limited for the diagnosis, care, or treatment of an existing health condition of, or preventive care for, the employee or the employee's family member. An employee who is a victim of domestic violence, sexual assault, or stalking, may also use this leave to: (1) attempt to obtain any relief, including, but not limited to, a temporary restraining order, restraining order, or other injunctive relief, to help ensure the health, safety, or welfare of the victim or his or her child; (2) seek medical attention for injuries caused by domestic violence, sexual assault, or stalking; (3) obtain services from a domestic violence shelter, program, or rape crisis center as a result of domestic violence, sexual assault, or stalking; (4) obtain psychological counseling related to an experience of domestic violence, sexual assault, or stalking; or (5) participate in safety planning and take other actions to increase safety from future domestic violence, sexual assault, or stalking, including temporary or permanent relocation.

If the need for paid sick leave is foreseeable, the employee shall provide reasonable advance notification. If the need for paid sick leave is unforeseeable, the employee shall provide notice of the need for the leave as soon as practicable.

Adopted: 4/28/76; revised: 10/23/85; 6/6/86; 6/1/88; 12/12/90; 9/2/92; 10/15/97; 6/16/99; 4/21/04

BEREAVEMENT LEAVE

In the event of death of a member of an employee's immediate family_ (spouse, domestic partner, child, step-child, parent, step-parent, brother, sister, step-brother, step-sister, grandparent, grandchild, father-in-law, or mother-in-law, or any family member with whom the employee resides, foster children, legal wards and guardians, children of domestic partners), regular full-time employees are eligible to take up to three days with pay in any one instance to arrange for or attend a funeral of a member of their immediate family. This benefit is effective immediately upon employment. Employees are to allocate the number of hours to Bereavement Leave accordingly on their electronic time sheet.

Adopted: 4/28/76; revised: 6/6/86; 6/1/88; 12/12/90; 4/21/04

DISABILITY LEAVE

All employees are covered for short-term disability under the State Disability Insurance. Long-term disability insurance is also provided for regular full-time employees. Under State Disability, the first seven days of a claim is a waiting period during which no benefits are payable.

The waiting period for the long-term plan is 60 days.

Short-term Disability Program:

The District participates effers a short term disability program through the in the State of California, Employment Development Department (EDD) Disability Insurance program. Workers who suffer a loss of wages when they are unable to work due to a nenwork-related illness or injury, pregnancy or childbirth, may be eligible for disability insurance benefits. Disability Insurance Fund for all full- and part-time employees immediately upon hire with the premiums currently being paid by the District. The program Generally, the program goes into effect on the eighth day of disability (since SDI requires a seven-day waiting period) up to a maximum of 52 weeks (as determined by EDD) based on the requirements of the Plan. There are other ILimitations apply for a resident in a state-approved Alcoholic Recovery Home or Drug-Free Residential Facility. Visit http://edd.ca.gov/, for complete program details, eligibility, weekly benefit amount, exclusions, etc.

The weekly and maximum benefit amounts are based on the wages paid during a specific 12month base period, which is determined based on by the date the claim begins. Any available
Use of sick leave accruals may be coordinated with the SDI benefit through EDD to make up
effset the difference between disability benefits and an employee's regular pay. In cases
where there is not sufficient sick leave to make up the difference, an employee may elect to
use vacation and/or compensatory time off CTO to supplement the difference. The program is
administered by the EDD, and employees should seek clarification as to eligibility and scope of
benefits from the EDD. EDD guidelines and rulings supersede any statement made herein.
Adopted: 6/25/80 Effective: 10/1/80: revised: 7/1/87: 6/1/88: 4/21/04

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Long-term Disability Program:

Long term disability insurance (LTD) is an insurance policy that provides partial income replacement in the event that he or she is unable to work due to illness, injury, or accident for an extended period of time.

All regular, full-time employees are eligible for long-term disability insurance, per the terms of the insurance policy in force. on the first of the month following 30 days of continuous employment with the premiums paid by the District. The program goes into effect on the 61st day of disability based on the requirements of the Plan. This benefit provides for payment of 60% of salary or \$5,000 monthly, whichever is less, minus any benefit paid by State Disability, Social Security, or Worker's Compensation. See Human Resources for a complete outline of coverage, exclusions, and policy information. An employee receiving long-term disability

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benefits may elect to apply accrued earned leave time to make up the difference between disability benefits received and the employee's regular salary-

Adopted: 8/28/85 - Effective 9/1/85; revised 6/1/88

Employee Filing Requirements:
It is the employee's obligation responsibility to file for disability insurance benefits as soon as possible in order to eliminate undue delay in the receipt of their disability pay. See State disability forms can be obtained from Personnel Human Resources on where to obtain the appropriate forms. , EDD.ca.gov, or your physician.doctor. or hospital.

Verification of Disability:

Employees are required to provide Human Resources their immediate supervisor with . a certification of disability from a licensed physician within fifteen calendar days of the commencement of a period of claimed disability leave of the District's request for such certification. The employee shall provide a renewed certification at intervals not exceeding 30 calendar days. may be asked to provide re-certifications as allowed by law.

Employee Benefits While on Disability Leave: Employees on an authorized medical disability, leave of absence without pay may continue disability, health, and life coverage for a period in which the leave is protected by law, during, during which time the employee will continue to pay his or her portion of the benefits premium. Where the leave is not protected by law, the employee may continue such coverage upon the District's approval for a period of no more than four months, during which time the employee will continue to pay his or her portion of the benefits premium. The employee's failure to pay his or her portion of the benefit premium may subject the employee to loss of coverage. Upon return to work, the employee wills become eligible for reinstatement to have coverage reinstated in accordance with the terms of agreement with the carriers then in effect.

An employee on disability leave without pay from the District will not be eligible to accrue vacation or sick leave and shall not be eligible for any paid leaves or pension plan contributions.

Adopted: 12/12/9012/12/90; revised 4/20/94; 4/21/04;12/15/04

RETURN TO WORK

An employee will be required to provide a physician's statement attesting to his/her fitness, based upon the normal duties of the job description, before returning to work. An employee who returns to work within the four12-week-month period (maximum of 123 calendar days) will be reinstated in the same or a comparable position unless no such position is available due to business necessity. An employee who returns from disability leave after the fourth month and before the end of the twelfth month will be returned to the first available position for which they are qualified, unless this would impose an undue hardship on the District.

FAMILY/MEDICAL LEAVE OF ABSENCE (FMLA/CFRA)

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California & Federal Family Medical Leave: In accordance with the Federal Family and Medical Leave Act ("FMLA"), the FMLA's Servicemember leave provisions ("Servicemember FMLA"), and the California Family Rights Act ("CFRA"), the District has adopted the following Policy regarding the rights and responsibilities of employees absent for a family leave purpose. This Policy shall supersede the provisions of any District policy, practice, rule or procedure to the extent that such policy, practice, rule or procedure is in conflict or inconsistent with this Policy.

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Purpose of the Leave: In accordance with the CFRA, FMLA, Servicemember FMLA and this Policy, the District shall provide up to twelve (12) workweeks of CFRA or FMLA leave in a 12-month period to any "eligible employee" who requests leave for any of the following purposes:

• The birth or adoption of a child by the employee or placement of a child in foster care with the employee (all family leave taken for one of these purposes must be concluded within one year of the event);

To care for a child, parent, spouse or registered domestic partner of the employee who has a serious health condition;

- For an employee's own serious health condition which makes the employee unable to perform the essential functions of the employee's position; or
- For the care of a covered family member's injuries or exigencies stemming from qualifying service in the Armed Forces as provided for under the Servicemember FMLA's provisions.

Eligibility: Employees are eligible for family leave if, at the time leave commences, all of the following apply:

- The employee must have at least 12 months (not necessarily consecutive months) of service with the District;
- The employee must have worked at least 1,250 hours during the 12 months immediately prior to the period of FMLA, Servicemember FMLA or CFRA leave; and
- As of the date of the employee's leave request, the District employs at least 50 full- or part-time employees at the employee's worksite or within 75 road miles of the employee's worksite.

Special Rules for Pregnancy Disability Leave: The right to take CFRA leave is separate and distinct from the right to take a pregnancy disability leave. In other words, leave taken by an employee disabled by pregnancy, childbirth or related medical conditions is not family leave under the CFRA, even though it may be FMLA leave.

In light of the above, the District may require that pregnancy disability and FMLA leave run concurrently (hereinafter "pregnancy disability/FMLA leave"), but CFRA leave can never run concurrently with a pregnancy disability leave. This means that, at the end of the employee's period(s) of pregnancy disability or pregnancy disability/FMLA leave, whichever occurs first, a CFRA eligible employee may take up to 12 workweeks of CFRA leave due to the birth of her child or for other family leave purposes.

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• Where an employee has exhausted her entitlement to pregnancy disability/FMLA leave option to the birth of her child, and her health care provider certifies that continued leave is medically necessary, the District may, but is not required to, allow the employee to utilize CFRA leave prior to the birth of her child.

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The maximum combined leave entitlement for pregnancy disability, FMLA and CFRA leave for the birth of a child is four months and 12 workweeks. This assumes that the employee has exhausted all four months of pregnancy disability leave; she exhausted her entitlement to up to 12 weeks of FMLA leave during the period of pregnancy disability leave; and the employee requested and was eligible for a 12 week CFRA leave following the birth of her child.

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 For more information regarding rights to pregnancy disability leave contact the Human Resources Department. Formatted: Indent: Left: 0.5", Tab stops: Not at 2.25"

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Special Rules Regarding Employment of Spouses: Where CFRA and FMLA leave are running concurrently, and both the "husband and wife" are employed by the District, their combined entitlement to CFRA/FMLA leave for the birth or adoption of a child by the employees or placement of a child in foster care with the employees shall be limited to twelve (12) workweeks in a 12-month period between the husband and wife. Where CFRA leave is running separate and apart from FMLA leave (such as following a pregnancy disability/FMLA leave), and both "parents" are employed by the District, their combined entitlement to CFRA leave for the birth, adoption or foster care placement of their child shall be limited to twelve (12) workweeks in a twelve (12) month period between the two parents. This provision applies to the parents of the child, regardless of their marital status. The provisions above do not affect the employees' right to use any remaining CFRA or FMLA leave for any other qualifying purpose(s).

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<u>Calculating the 12-month Period:</u> For the purpose of this Policy, "12-month period" shall mean a 12-month period measured backward from the date employee first uses family leave. The District uses a "backward rolling" calculation.

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Notice Requirements: The employee, or a representative for the employee (e.g., spouse, adult family member, or other responsible party), must notify Human Resources, preferably in writing, as soon as it becomes apparent that the employee will be needing leave for a family leave purpose.

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 Employees must provide at least 30 calendar days advance notice before leave is to begin if the need for leave is foreseeable, or notice as soon as practicable under the circumstances. Formatted: Bulleted + Level: 1 + Aligned at: 0.25" + Indent at: 0.5"

The employee must consult with his or her supervisor regarding the need for a leave and must make a reasonable effort to schedule any planned medical treatment or supervision so as to minimize disruption of District operations. Actual scheduling is, however, subject to the approval of the patient's health care provider.

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 Failure to comply with these notice requirements is grounds for, and may result in, deferral of the requested leave until the employee complies with these provisions. Formatted: Indent: Left: 0.5", Tab stops: Not at 2.25"

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However, the District shall not deny a leave, the need for which is an emergency or is otherwise unforeseeable, on the basis that the employee did not provide advance notice of the need for the leave.

 Where leave is requested on the basis of a serious health condition affecting an employee's family member, the District may require evidence of the family relationship.

<u>District Determination and Notification:</u> It is up to the District to designate leave, paid or unpaid, as CFRA or CFRA/FMLA leave based on information provided by the

In the event that the District determines that a leave of absence is for a FMLA/CFRA family leave purpose, the District shall, within two business days, if feasible, notify the

employee in writing of its determination that the leave constitutes FMLA or CFRA leave.
 Where CFRA leave is running separate and apart from FMLA leave (such as following a pregnancy disability/FMLA leave), the District shall respond to the leave request as

a pregnancy disability/FMLA leave), the District shall respond to the leave request as soon as possible and, in any event, no later than 10 calendar days after receiving the request. Once given, approval of CFRA leave shall be deemed retroactive to the first day of the leave.

The District's written notice to the employee shall, among other things:

- Specify the obligations of the employee while on family leave and explain the consequences of a failure to meet these obligations;
- Provide notice to the employee in the event that a period of paid leave is to be counted as family leave;
- Provide notice to the employee in the event that the District requires paid leave to be substituted for unpaid leave.
- Where the employee fails to provide sufficient information until after the leave commenced, the District may make a preliminary determination that the employee's absence is for a family leave purpose, subject to later confirmation by medical certification.

• If either the District or the employee designate an absence as family leave after the leave of absence has begun, such as when an employee advises the District during the leave of absence or after his/her return to work that the entire leave of absence or any part of it was for a family leave purpose, that portion of the leave period which was for a family leave purpose may be retroactively counted as family leave.

If the employee fails to advise the District that a leave of absence was for a family leave purpose either before, during or within two days after he/she returns to work, the employee will not be able to assert the protections of the family leave laws for the leave of absence.

Any dispute between the District and an employee as to whether paid leave qualifies as family leave should be resolved through discussions between the employee and the Human Resources.

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Medical Certification: An employee's request for leave due to a serious health condition affecting the employee or the employee's child, parent or spouse must be supported by a medical certification issued by the health care provider of the individual requiring care.

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- For leave to care for the employee's child, parent, or spouse, this certification need not identify the serious health condition involved, but shall contain:
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- o The date, if known, on which the serious health condition commenced;

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- The probable duration of the condition;
- An estimate of the amount of time which the health care provider believes the employee needs to care for the child, parent or spouse; and
- A statement that the serious health condition warrants the participation of the employee to provide care during a period of treatment or supervision of the child, parent or spouse.
- - o The date, if known, on which the serious health condition commenced;
 - The date, if known, on which the serious health condition commenced,

 The probable duration of the condition; and
 - A statement that, due to the serious health condition, the employee is unable to work at all or is unable to perform any one or more of the essential functions of his or her position.
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- This type of medical certification is not required where leave is requested for the birth, adoption or placement of a child in foster care with the employee. (However, the District may request written verification of family relationship for the birth, adoption or placement of a child in foster care with the employee.)
- Medical certification must be provided within 15 calendar days of the District's request and generally prior to the commencement of a foreseeable leave of absence, unless it is not practicable to do so despite the employee's diligent, good faith efforts to do so.
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- With regard to leave due to the employee's own serious health condition:
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- Where the District has reason to doubt the validity of the employee's medical certification, the District may require, at the District's expense, that the employee obtain a second medical opinion from a health care provider designated by the District and who is not regularly used by the District; and
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- Where the second opinion differs from the first, the District may require that the employee obtain a third and binding medical opinion, again at the District's expense, from a health care provider designated or approved jointly by the District and the employee.
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- The District may require recertification only where additional leave is requested.
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- The District may also require certification at the time the employee seeks reinstatement from family leave due to the employee's own serious health condition that the employee is fit for duty and able to return to work.
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Minimum Period of Leave: Leave may be taken in one or more periods and does not have to cover a continuous period of time.

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Where leave is taken due to the serious health condition of the employee or his/her parent, child or spouse, the minimum leave increment shall be the shortest period of time the District's payroll system uses to account for absences or use of leave.

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• Where CFRA leave is running separate and apart from FMLA leave (such as CFRA leave following pregnancy disability/FMLA leave), the minimum duration for leave taken in connection with the birth, adoption or foster care placement of a child is two weeks, except that the District shall grant a request for CFRA leave of less than two weeks on any two occasions during the one year period following the birth or placement of the child with the employee.

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Substitution of Leave: The District may require that sick leave be used to provide payduring any period of otherwise unpaid family leave due to the employee's own serious health condition. Sick leave may also be used in connection with family leave taken for other purposes in accordance with applicable District Policy(Policy (ies), California Labor Code section 233, and upon the mutual agreement of the District and the employee. The District may require that vacation and other accrued time off (other than sick leave and compensatory time off) be used for any family leave qualifying event other than pregnancy disability leave. Where pregnancy disability leave and FMLA leave are running concurrently, accrued vacation or compensatory time may be used at the employee's option. CFRA and FMLA leave may also run concurrently with a leave of absence covered by workers' compensation or temporary disability. Upon reinstatement, all employee benefits will be resumed without any new

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Reinstatement: Where a definite date of reinstatement has been agreed upon at the beginning of the leave, the employee will be reinstated to the same or a comparable position by the date agreed upon. If the reinstatement date differs from the District's and employee's original agreement, the employee will be reinstated to the same or a comparable position within two business days, where feasible, after the employee notifies the District of his or her readiness to return. The employee's use of family leave may not result in the loss of any employment benefit that the employee earned or was entitled to before going on family leave. Upon reinstatement, all employee benefits will be resumed without any new qualification period, physical examination or exclusion of preexisting conditions.

qualification period, physical examination or exclusion of preexisting conditions,

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Denial of Reinstatement: An employee has no greater right to reinstatement or to other benefits and conditions of employment than if the employee had been continuously employed during family leave. For example, if an employee is laid off while on family leave, the District's responsibility to maintain group health plan benefits and reinstate the employee ceases at the time the employee is laid off.

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The District may also deny reinstatement to:

 An employee who gives notice that he or she no longer desires to return to employment with the District; Formatted: Bulleted + Level: 1 + Aligned at: 0.25" + Indent at: 0.5"

- An employee who fails to provide certification that he or she is fit for duty and able to return to work after taking family leave based on the employee's own serious health condition; or
- A salaried "key employee" who is among the highest-paid 10% of employees employed within 75 road miles of the employee's worksite, if:
 - It is necessary to prevent substantial grievous economic injury to the operations
 of the District,
 - Notice is given to the employee at the time of the leave request that the District will grant the leave request, but that the District may deny reinstatement, and
 - The employee is given a reasonable opportunity to return to employment after receiving such notice, but elects not to return, or
 - o After the leave expires, the employee requests reinstatement, and the District makes a determination at the time of the reinstatement request and notifies the employee of its determination that reinstatement would cause substantial grievous economic injury to the operations of the District.

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SERVICEMEMBER FAMILY & MEDICAL LEAVE

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The federal Family and Medical Leave Act (FMLA) entitles eligible employees to take leave for a covered family member's service in the Armed Forces. This Policy supplements our FMLA Policy and provides general notice of employee rights to this leave. Except as stated below, such rights and obligations for Servicemember FMLA are governed by our existing FMLA Policy. Servicemember FMLA runs concurrent with other leave entitlements provided under federal, state and local law.

<u>Entitlement to Servicemember FMLA: Servicemember FMLA provides eligible employees unpaid leave for any one, or combination, of the following reasons:</u>

 A 'Qualifying Exigency' arising out of a covered family member's active duty or call to active duty in the Armed Forces in support of a contingency plan: or

 To care for a covered family member who has incurred an injury or illness while in the Armed Forces provided that such injury or illness renders the family member medically unfit to perform duties of the member's office, grade, rank or rating and is certified by the servicemember's health care provider.

<u>Duration of Servicemember FMLA:</u> (1) When leave is due because of a 'Qualified Exigency' concerning the military duty of a family member: an eligible employee may take up to 12 workweeks of leave during any 12-month period. (2) When leave is to care for an injured or ill servicemember: an eligible employee may take up to 26 workweeks of leave during a single 12-month period to care for the servicemember. Leave to care for an injured or ill servicemember, when combined with other FMLA-qualifying leave, may not exceed 26 workweeks in a single 12-month period. (3) Where spouses are both employed by the District, they may take up to, in aggregate, 26 workweeks of servicemember FMLA, provided that any portion of the aggregate leave that is not for care of a family servicemember does not exceed 12 workweeks.

Notice of Intent to take Servicemember FMLA: In any case where it is foreseeable that an employee will need servicemember FMLA, that employee must provide notice of his or her intent to take leave as soon as reasonably possible and provide certification of either the 'qualified exigency' or family servicemember's need for care as soon as practicable.

MATERNITY & PREGNANCY DISABILITY

Maternity leave shall be granted in accordance with the provisions of the District's Sick Leave Policy and in compliance with the CFRA and the FMLA. Please refer to the information under the previous Section for a more detailed explanation and guidelines in regard to these regulations.

Even if an employee is not eligible for CFRA leave, they are entitled to take a pregnancy disability leave of up to four (4) months depending on the period of actual disability under the Fair Employment and Housing Act (FEHA). Time off needed for prenatal care, severe morning

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sickness, doctor-ordered bed rest, childbirth, and recovery from childbirth would all be covered by a pregnancy disability leave. Disability arising out of pregnancy shall be treated by the District the same as other disabilities of similarly situated employees in terms of eligibility for, or entitlement to, sick leave or leave without pay, extended sick leave, or accrued sick leave benefits.

The District may require certification from the employee's health care provider of a pregnancy disability or the medical advisability for a transfer or reasonable accommodation, particularly where the nature of the duties performed are hazardous or burdensome. If possible, an employee must provide at least thirty (30) days advance notice for a foreseeable event such as the birth of a child in accordance with the regulations.

All employees will be placed on leave when their physician states that maternity disability would interfere with the performance of the duties of the position or continuing work would be hazardous. Should disagreement arise between the District and an employee's physician as to the hazardous nature of a job or the ability of the employee to perform the job, the physician representing the District will resolve the conflict and his decision will be binding upon all parties.

Following childbirth and upon release from medical treatment for the disability resulting from the pregnancy, an employee must submit a medical statement of fitness to perform the duties of the position to the Human Resources Manager. At that time, a determination will be made for a return work date. Reinstatement should be accomplished as expeditiously as is reasonably practicable.

BENEFIT ACCRUALS WHILE ON UNPAID LEAVE

Employees on family leave, maternity leave or any other leave, do not accrue vacation, sick leave, or other seniority based benefits during any portion of the leave that is unpaid. Upon completion of family leave, maternity leave or any other leave, any entitlement to benefits shall be governed by the applicable leave policy.

This covers leaves of absence for (1) an employee's own serious health condition; (2) the <u>birth</u> and care of the eligible employee's child or placement for adoption or foster care of a child with the employee, newborn or newly adopted children within one year after birth or placement; or (3) the care of an employee's spouse, domestic partner, parent, or child with a serious health condition. This leave category applies to all full-time and part-time employees who have more than 12 months of service and have worked at least 1,250 hours during the 12 month period immediately prior to the date the leave is to begin.

For purposes of this section, a family member shall include an employee's child, spouse, domestic partner, parent, foster or adoptive parent, stepparent, or legal guardian, grandparent, sibling or parent-in-law. A serious health condition is generally defined as an illness, injury, impairment or physical or mental condition that involves inpatient care in a hospital, hospice or residential medical care facility or continuing treatment or supervision at home by a health care provider.

Requests for family/medical leaves of absence are to be made in writing, using the District's Request for Leave form, 30 days in advance of the need for the leave whenever the need is

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foreseeable (i.e., elective surgery, childbirth) or as soon as possible otherwise. Except in cases of emergency, where prior notice cannot be given, a request for family/medical leave may be denied or deferred until appropriate notices are given. Requests for family/medical leaves must be supported by a written certification from the employee's own or the family member's health care provider, which shall include the date on which the health condition began, the probable duration of the condition, and appropriate medical facts regarding the condition. For leaves due to the care of a family member, the certification must include a statement that the employee is needed to care for the child or family member. For leave requests due to the employee's own serious health condition, the certification must include a statement that the employee is unable to perform the functions of his/her job.

Terms of Family/Medical Leave

Unpaid family/medical leaves of absence will be granted for a maximum total of 12 workweeks in a 12-month period. Leave taken intermittently will be aggregated and counted toward the 12 workweek total maximum. The 12-month period is a "rolling" 12-month period measured forward from the first date the employee uses such leave. There is no carryover of unused leave from one period to the next.

Pay/Benefits During Family/Medical Leaves

Family/medical leaves of absence are unpaid. To the full extent allowed by law, the employee is required to use all available accrued sick, compensatory time off and vacation hours before using unpaid leave. All time off, paid or unpaid is counted toward the 12-week period. Group insurance benefits will be continued for up to twelve weeks while a covered employee is on such leave of absence. During such period, the District will continue to contribute its portion of the premiums._; t_he employee's portion of the premium contributions, if any, must continue to be paid by the employee. If an employee does not pay his/her portion of the premium while on such leave, coverage under the benefit plan will cease. Employees on FMLA are to mark the FMLA code on their timesheets accordingly.

Return To Work And Medical Evaluation Policy Ffrom Family/Medical Leave of Absence

Unless otherwise required by law, an employee's original position or a comparable position will be made available upon return from a family/medical leave unless no such position is available due to business necessity as defined under the family leave laws.

If the employee's original position or a similar position is offered at the conclusion of such leave and the employee does not accept the position, the employee will be considered to have voluntarily terminated employment effective the day such refusal is made.

No employee may return to work from an approved family/medical leave of absence due to his/her own serious medical condition without a physician's release (see the section "Return

Toto Work" under the previous disability section). Where the health care provider's written statement provides for an indefinite period of disability, periodic written updates at least every 30 days concerning the employee's status, expected date of return, and continued intent to return to work at the end of the leave are required. If the employee fails to return to work at the end of the leave, the employee will be considered to have voluntarily terminated his/her employment, effective the date the approved leave has ended.

Adopted: 10/15/97; 4/21/04;12; 12/15/04

PREGNANCY DISABILITY LEAVE

All full and part time female employees who are temporarily disabled due to pregnancy, childbirth or related medical conditions shall be eligible for leave totaling up to four months (123 calendar days maximum; pro-rated for part time employees) in accordance with federal and state law. An employee who returns to work within the four month pregnancy disability leave will shall be reinstated in the same or in a substantially similar job unless no such position is available due to business necessity as defined by the pregnancy disability leave law. The employee is required to provide Human Resources the immediate supervisor with a written notice that states the beginning and estimated duration of the leave, at least five working days prior to beginning of the leave. In addition, the employee is required to notify Human Resources the immediate supervisor, at least five working days prior to return to work of the actual date of return to work. The first twelve weeks of a pregnancy disability leave may also qualify as family leave. In all other respects, an employee on pregnancy disability leave is subject to the same provisions and requirements of the District's disability leave policy.

Adopted: 7/1/87; revised 10/15/97; 4/21/04

PAID FAMILY LEAVE

Beginning July 1, 2004, eEmployees may be eligible for a benefit known as Paid Family Leave which is a form of compensation paid through the State of California Employment Development Department (EDD). Paid Family Leave is a component of the California State Disability Insurance Program (SDI) and is funded by a payroll tax. The maximum benefit available is limited to six weeks, and the amount depends on the employee's rate of pay. When available, Paid Family Leave is taken concurrently with other family leave under FMLA and CFRA. There is a seven day waiting period before benefits can be paid, and Paid Family Leave is not available to employees already receiving SDI, unemployment benefits, or workers compensation. Eligible employees may request Paid Family Leave in order to:

- Care for a seriously ill child, spouse, parent, or domestic partner, including foster, adopted, and stepchildren_ and parentsstepparent, parent-in-law, grandparent, grandchild and sibling;
- To bond with a newborn child of the employee or domestic partner in the first year after birth, or

 To bond with a newly adopted child or foster child within one year after adoption or placement.

A certificate from a health care provider is required in order to be eligible for Paid Family Leave.

Adopted: 4/21/04; 12/15/04

NO RETALIATION & WHISTLEBLOWER PROTECTIONS

No Retaliation: The District's policy and state and federal laws forbid-any form of discrimination, harassment, or retaliation against employees because they have exercised their rights under law, protested any violation of law, or participated in any proceeding under law. The U.S. Department of Labor and the California Department of Fair Employment and Housing are authorized to investigate and resolve complaints of any violation of the PDL, FMLA, CFRA, and other laws. Employees also have the right to bring a civil action for violations of the PDL, FMLA, CFRA, and other laws.

Whistleblower Protections: The District is committed to operating in compliance with 4all applicable laws, rules and regulations, including those concerning accounting and auditing,
and prohibits fraudulent practices by any of its Board of Directors, officers, employees, agents,
or volunteers. This policy outlines a procedure for employees to report actions that an
employee reasonably believes violate a law, or regulation or that constitutes fraudulent
accounting or other practices. This policy applies to any matter which is related to District
business and does not relate to private acts of an individual not connected to District business.

If an employee has a reasonable belief that an employee, District officer, or other District agent has engaged in any action that violates any applicable law or regulation, including those concerning accounting and auditing, or constitutes a fraudulent practice, the employee is expected to immediately report such information to the Human Resources Manager. If the employee does not feel comfortable reporting the information to the Human Resources Manager, he or she is expected to report the information to the General Manager. If the employee does not feel comfortable reporting the information to the General Manager, he or she is expected to report the conduct to the Board of Directors, either collectively or by relaying the information to any individual Director to be relayed to the Board. All reports should be submitted in writing to properly characterize the concerns.

The District will not retaliate against an employee in the terms and conditions of employment because that employee: (a) reports to a supervisor, to Human Resources, General Manager, the Board of Directors or to a federal, state or local agency what the employee believes in good faith to be a violation of the law; or (b) participates in good faith in any resulting investigation or proceeding, or (c) exercises his or her rights under any state or federal law(s) or regulation(s) to pursue a claim or take legal action to protect the employee's rights.

The District may take disciplinary action (up to and including termination) against an employee who in management's assessment has engaged in retaliatory conduct in violation of this policy. The District will not, with the intent to retaliate, take any action harmful to any employee who has provided to law enforcement personnel, or court, truthful information relating to the

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commission or possible commission by District or any of its employees of a violation of any applicable law or regulation. supervisors Supervisors will be trained on this policy and the District's prohibition against retaliation in accordance with this policy.

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Adopted: 4/21/04

SERIOUS FAMILY ILLNESS LEAVE

Following completion of 30 days of employment, regular full-time employees are eligible to take up to four three days with pay per fiscal year in any once instance for serious family illness to attend the birth of an employee's child, operation of an immediate family member, to attend to the serious illness or injury of an immediate family member, or where death of an immediate family member appears imminent. Immediate family shall includes those mentioned in the Bereavement Leave policy above. This form of leave does not extend the leave period provided under the family leave laws. Employees are to allocate the number of hours to Serious Family Illness Leave accordingly on their electronic time sheet.

Adopted: 4/28/76; revised: 6/6/86; 6/1/88; 12/12/90; 4/21/04

JURY OR WITNESS DUTY LEAVE

Jury Duty is considered an excused absence. Any regular, full-time employee of the District who is called or required to serve as a trial juror or witness will be excused from work during the period of such service or while present in court as a result of such a call. Regular Eligible full-time employees required to serve as jurors are granted jury duty leave with pay, less any fees paid to them by the court, except mileage up to a maximum period of thirty (30) working days. Employees serving on a jury exceeding the thirty (30) day period shall do so without pay. This benefit is effective immediately upon employment. An employee serving jury duty must obtain an attendance slip from the court and to be submitted submit it to the accounting department with the affected timesheet in order to be eligible for pay for those hours. Employees are to allocate the number of hours to Jury Duty Leave accordingly on their electronic time sheet. Any employee relieved from jury duty after less than 3 hours shall report to work unless impracticable because of travel time.

An employee who is subpoenaed to appear in court in a matter regarding an event or transaction which he or she perceived or investigated in the course of his or her job duties will do so without loss of compensation. An employee will not be paid to appear in court in a matter unrelated to his/her duties or in a matter initiated by the employee.

An employee should notify his or her supervisor immediately upon notice of being subpoenaed to testify as a witness. Although an employee will be granted leave to serve as a court witness, this leave shall be unpaid.

Adopted: 4/28/76; revised: 6/6/86; 6/1/88; 10/15/97; 7/19/00; 4/21/04

MILITARY LEAVE

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Military leave shall be granted in accordance with State and Federal law.

<u>Active Service</u> - An employee who is engaged in military duty ordered for purposes of active military training or encampment is entitled to military leave with pay for up to 30 days per calendar year.

<u>Inactive Service</u> - An employee who is required to attend scheduled service drill periods or perform other inactive duty reserve obligations is entitled to military leave without pay, not to exceed 180 calendar days per year. Such employee may, at his or her option, elect to use accrued vacation or compensatory time to attend the scheduled reserve drill periods or to perform other inactive drill period obligations.

Adopted: 4/28/76; revised: 6/6/86; 5/6/92; 8/5/92; 10/15/97; 4/21/04

PERSONAL LEAVE OF ABSENCE WITHOUT PAY

Upon written request, approved by the General Manager's sole discretion, a regular full-time employee may be granted a personal leave of absence without pay not to exceed 30_days working days. The General Manager based on the District's needs and requirements will shall determine conditions of such leave of absence. The Board of Directors must approve requests for personal leaves of absence longer than 30 days' duration. This benefit is effective following successful completion of six months of service.

No sick <u>or vacation</u> leave <u>will be accrued eredit will be earned</u> during any pay period an employee is absent without pay.<u>in excess of three consecutive full working days.</u> No vacation credit will be earned during any pay period an employee is absent without pay in excess of five consecutive full working days.

The employee and the District will each. continue to pay its share of the premiums in <a href="mailto:accordance with District -ferpolicy for disability, medical, dental, vision, and life insurance for qualified employees on authorized personal leave of absence without pay for up to 30 days on such leave. Thereafter, continuing such premium payments will be at the sole discretion of the Board of Directors. Should coverage be terminated under the District's long-term disability plan, coverage may be converted to an individual plan at the expense of the employee. Upon return to work, employees become eligible for reinstatement in accordance with the terms of the agreement with the insurance carrier then in effect.

Refer to the appropriate sections regarding continuation of premium payments for disability, medical, dental, vision and life insurance coverage while on other leaves without pay.

Adopted: 4/28/76; revised: 6/1/88; 12/12/90; 2/19/92; 4/21/04

UNAUTHORIZED ABSENCE

Any unauthorized absence from work is considered cause for immediate dismissal. Absence from work without permission and without notification to the District for three consecutive days will shall be considered a voluntary resignation.

Adopted: 4/28/76; 4/21/04

DISCRETIONARY ADMINISTRATIVE LEAVE

At the General Manager's discretion, the District may provide up to five days of paid administrative leave to its management employees. This leave is a means of rewarding and encouraging full-time management employees to participate in and attend meetings, activities, and events on behalf of the District, and to spend time outside of normal working hours otherwise in the service of the District. Paid administrative leave is not considered vacation and is a privilege of paid time away from the work place. Employees eligible for paid administrative leave are required to obtain approval from the General Manager or designee prior to the scheduled use of paid administrative leave. The use of any paid administrative leave must be recorded in the District's payroll records for each fiscal year. All Mmanagement_level staff as designated by the General Manager in Pay Grade R15 and above, including the General Manager_ and Assistant Manager shall be eligible for five days paid administrative leave per calendar year.

Any such leave not used by the end of the calendar year or upon termination of employment shall be cancelled.

Paid administrative leave does not accrue or cash out upon termination. Adopted: 12/12/90, effective 1/4/91; revised: 10/19/94; 10/15/97

CATASTROPHIC LEAVE PROGRAM

The District has adopted a program that allows employees who have accrued vacation or sick leave <a href="https://www.nc.google.

Adopted: 2/19/92; Revised 4/21/04

ADMINISTRATION

PERSONNEL FILES

The District recognizes the confidentiality of personnel information and its obligation to maintain procedures to ensure the integrity of such files. Pursuant to laws related to confidentiality and privacy of personnel files, access to personnel files is strictly controlled. Access is limited to the official custodian of personnel files, the employee, supervisors and managers who have a legitimate "need and right to know", and those possessing legal authority for access to particular information, such as by written approval of the employee or

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court order. An employee may inspect only his or her personnel file and only in the presence of the custodian of personnel files or other supervisor.

Employees have the right to inspect or receive a copy of the personnel records.

Any request to inspect or copy personnel records must be made in writing to Human Resources. If an employee requests a copy of the contents of their file, they will be charged the actual cost of copying. Employees can obtain a form for making such a written request from Human Resources.

Employees may designate a representative to conduct the inspection of the record or receive a copy of the records. However, any designated representative must be authorized by the inemployee in writing. MWDOC may take reasonable steps to verify the identity of any representative and the scope of the authorization.

The personnel records may be made available to the employee either at the place where work or at a mutually agreeable location (with no loss of compensation for going to that location to inspect or copy the records). The records will be made available within the timeframe required by law; typically not later than 21 days.

Unauthorized disclosure of personnel information to outside sources, other than the employee's designated representative is prohibited and may form the basis of discipline. However, MWDOC will cooperate with a request from authorized law enforcement or local, state, or federal agencies conducting official investigations and as otherwise as legally required.

Adopted 12/15/99; Revised 4/21/04

COMPENSATION AND BENEFITS SURVEYS AND PAY STRUCTURE ADJUSTMENTS

The compensation philosophy guiding the District's decisions related to employee compensation and benefits is that of desiring to provide salary ranges and benefit practices that are competitive with market practices. In conducting compensation surveys, the District establishes its salary ranges by considering the mean (average) of the marketplace. In administering benefits surveys, the District considers prevailing and emerging practices related to the District's labor market. This approach has been adopted in an effort to attract and retain the best available staff and continue in its commitment to quality service to the District's member agencies.

Human Resources shall conduct a planned pay structure adjustment survey in the first calendar quarter February of each year of the direct labor market agencies to determine the percentage adjustments to fer the Pay Structure Rranges for the upcoming fiscal year to go into effective July 1.

A comprehensive compensation and benefits survey shall be conducted every three years to evaluate market practices and job grading. Human Resources may conduct interim market

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analyses for newly established or modified job classifications between the comprehensive annual reviews.

Revised: 4/18/12

ANNUAL MERIT INCREASES

Merit increases for regular full-time and part-time employees are granted in proportion relation to an employee's demonstrated job performance and current placement within the employee's his/her job classification's salary range. Supervisors and managers will shall establish performance standards and communicate these expectations to each of their staff. their respective employees. In addition, supervisors and managers will shall discuss with each employee concerning his or her performance during that employee's performance review process.

Revised: 4/18/12

MERIT GUIDELINES

The amount of each merit increase will be determined <u>in part</u> by the performance of the employee, as documented on the Performance Appraisal. The performance review should provide a fair and accurate evaluation of the employee's performance in the preceding <u>fiscal</u> year.

PERFORMANCE APPRAISAL

Newly hired or promoted employees will be appraised at six months from date of hire or position. Thereafter, performance will be appraised annually during the months of June and July, consistent with the timing of the annual merit increase process.

Managers will meet with employees during the year to review the performance appraisal and assess performance and progress.

PERFORMANCE CRITERIA AND DEFINITIONS

- 1 = Unsatisfactory. Performance <u>is below job fails to meet minimum</u>
 requirements requirements and . Performance significantly below the level expected
 and it appears the employee is either unwilling or unable to perform successfully.
- 2 = Needs Improvement. Performance meets some, but not all job requirements.
 Occasionally Meets Expectations.—Improvement is needed to meet requirements.
 Employee has potential for successful performance.
- 3 = <u>Successful</u>. <u>Performance meets job requirements</u>. <u>expectations</u>. <u>Meets expected requirements</u>. Overall performance has been at the <u>expected</u> level <u>expected for the position</u>.
- 4 = Exceeds Expectations. Performance consistently meets and frequently exceeds some job requirements. above average; behavior constantly reflects

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interest in improving and attaining higher level of achievement for self and company.

 5 = Outstanding. Far Exceeds Expectations. Performance consistently far exceeds all job requirements. well beyond expectations; positive behavior reflecting a keen interest in excellence and exceeding company goals.

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MERIT INCREASE PROCEDURES

All Regular Full-Time and Part time employees are eligible to receive a merit increase. Merit increases will become effective July 1 and will be reflected in the first full pay period following July 1. Employees, with the exception of the General Manager, with a minimum of six full calendar months of employment with the District may be shall be eligible for a-merit increase consideration. Merit raises, within the established salary ranges, shall not be are not automatic, but will be granted based upon employee performance and budgetary considerations, as determined by the General Manager.

The General Manager's performance evaluation is conducted in accordance with the Board approved Performance Evaluation guidelines relating to the General Manager.

Merit Increases will be granted within the established Salary Range only._, with the exception of employees receiving an overall performance rating of at least "Exceeds Expectations" as described below. If an employee has reached the maximum rate of the Salary Range, the employee's salary shall be frozen (remain unchanged) until such time that the Board of Directors approves a salary range adjustment that would result in the employee's pay rate being less than the range maximum.__The employee will then be eligible for a merit increase as defined above.

In the event that the employee is paid at the maximum rate of the salary range any additional compensation that is paid would be at the General Manager's discretion to grant in the form of a lump sum performance payment or up to ten percent above the established pay range, in accordance with the merit increase guidelines.

Adopted: 8/22/84; Revised: 4/18/12

PROMOTIONS

A promotion is defined as the movement of an employee from one classification to another classification in a higher salary range, i.e. Administrative Assistant to Senior Administrative Assistant. An employee who is promoted will shall receive, at the discretion of the General Manager, a promotional salary increase at least to the salary range minimum. The General Manager may, however, grant greater increases.—if justified and deemed appropriate.

A promoted employee will be required to serve a six-month review period in the new position; retention of the employee in the promoted classification may be determined at any time during this review period. The six-month review period will have no effect on the timing of the promoted employee's annual salary review for merit consideration or salary range adjustments. If the promoted employee fails this review period, he or she would not have the automatic right to return to his/her former classification, unless there is a vacant position in said former classification. If an employee is returned to his/her former classification, the employee will shall return to their original pay status in the former classification.

Revised: 4/18/12

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POSITION RECLASSIFICATION

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A position reclassification is shall be the change reclassification of a position from one salary range to another salary range and will shall be implemented under the General Manager's authority in the management of the District.

If an employee is in a position that is reclassified to a higher salary range the employee will shall-maintain his/her current salary rate unless his/her current salary rate is below the minimum salary of the new range, in which case the employee willshall, at the discretion of the General Manager, be eligible to receive the beginning salary in the new range.

If an employee is in a position that is reclassified to a lower salary range, said employee will shall be placed at a salary level within the lower range at the discretion of the General Manager.

Adopted: 12/12/90; Revised: 4/18/12

PAYDAYS

Effective January 16, 1986, District paydays will shall be every two calendar weeks... on Thursdays.. Pay vouchers will shall be inclusive of pay for all hours in the two preceding workweekscalendar weeks. In the event a payday falls on a holiday, the direct deposit or paycheck will be distributed on the day prior to the holiday. following workday.

Adopted: 4/28/76; revised: 10/23/85; 4/21/04

PAYROLL DEDUCTIONS

Payroll deductions are taken from the pay of all employees in compliance with state and federal law based on employee's earnings, marital status, and number of exemptions claimed. Required deductions include federal income tax, FICA "Medicare Only" Contributions, State Income Tax, and Pension contributions. Garnishments will be applied only as required by law. taxes. Other_authorized deductions include Deferred Compensation Plan, Flexible Benefits Spending Plan, Social Security, and/or medical premiums above the cap paid by the District. Voluntary employee deductions may be taken from pay based on employee's participation in those voluntary benefits. Employees hired after April 1₁₋1986 are required to contribute to Medicare and payroll deductions are will be made accordingly.

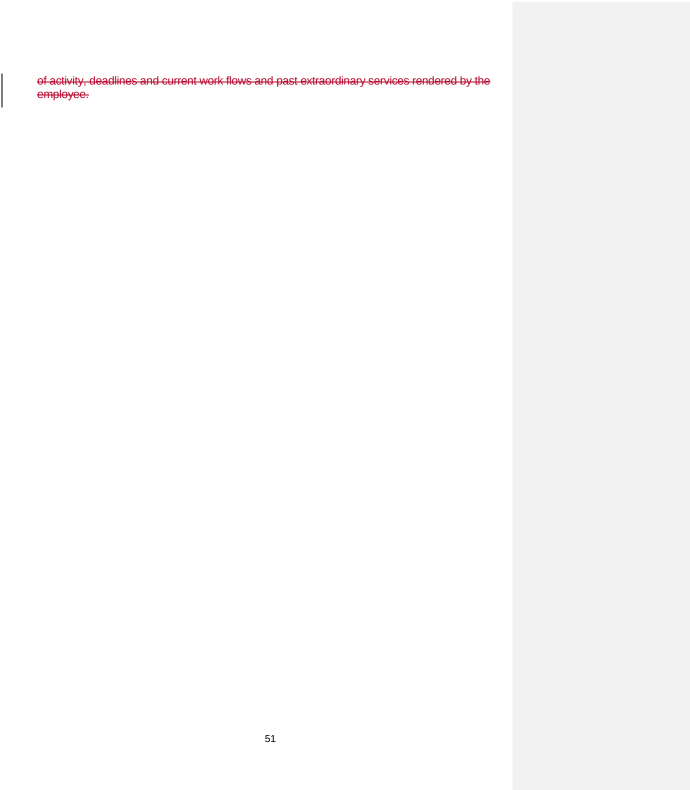
Adopted: 4/28/76; revised: 6/25/80; 11/5/86; 10/15/97

VACATIONS

Definition

General Policy: In order to realize the full benefit and purpose of a vacation policy, employees are encouraged to take at least a portion of their annual earned vacation time off each year, in a block of time of at leastpreferably five consecutive working days. The scheduling of an employee's vacation time and/or the extension of accrued vacation beyond the designated 12-month accrual period will shall be determined at the discretion of the General Manager based on the needs and requirements of the District relative to the levels

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Method of Accrual

Accrual Rate: Regular, eligible full-time employees working 40 hours per week shall earn vacation time off with pay in accordance with the following schedule. Employees working at least 32 but less than 40 hours per week on a regular basis|ess-than 40 hours a week shall accrue vacation on a prorated basis. Part-time employees who later convert to full-time employees will begin to accrue vacation time, beginning on the using the date of their full-time status as the beginning point for accrual purposes. Vacation time may not be taken during the first six months of service. No vacation credit will be earned during any pay period an employee is absent without pay. in excess of five consecutive full working days. Regular full-time employees who are temporarily working part-time due to a medical disability may shall accrue vacation leave on a prorated basis, at the District's discretion. When an approved holiday falls within a vacation period, an employee, on vacation shall be entitled to the holiday and will not be required to use vacation hours for that day.

Years of Service	Hrs Earned Biweekly	Yearly Equiv.—
Hours Earned per	-	
	Biweekly Pay Period	Yearly Equiv.
Beginning with 1st year	3.0 <u>8</u> 7696	_80 hours
Beginning with 4th year	4.6 <u>2</u> 1536	120 hours
Beginning with 11th year	5.23 080	136 hours
Beginning with 15th year	6.15 <mark>384</mark>	160 hours
Beginning with 20th year	6.46 153	168 hours

Maximum Accrual

Accrual Cap: Once an employee's vacation accrual reaches twice his or her yearly annual accrual rate, the employee shall cease being eligible to accrue further vacation until such time as the accrual drops back below that figure. The General Manager maintains discretion to approve the raising of the accrual rate. No employee shall be eligible to accumulate more than one and one-half times his/her applicable annual accrual of unused vacation at any time. Vacation hours accrued in excess of the allowable maximum will be paid as they are earned at the then current rate of salary per hour or portion thereof unless the General Manager approves a carryover. Unused vacation time will be eempensated to a terminatingpaid out to an employee, or his or her designated beneficiary, at the time he or she separates from employment based on the individual's then-current rate of salary or portion thereof prorated for the number of hours accrued.

Adopted: 4/28/76; revised: 5/25/83; 10/22/86; 12/2/87; 6/1/88; 12/21/88; 12/12/90; 9/2/92; 10/15/97; 11/12/97; 6/16/99; 4/21/04

HOLIDAYS

All eligible regular full-time employees are granted the following paid holidays (total of 11 days/88 hours). The following paid holidays are granted to all eligible full-time employees of the District if the District-observed holiday falls on an employee's regularly scheduled workday. In order to be entitled to holiday pay, an employee must be eligible for full pay for the

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scheduled workday both before and after said paid holiday. The following dates are recognized District holidays:

- •*New Year's Day (January 1)
- President's Day (3RD Monday in February)
- Memorial Day (last Monday in May)
- •Independence Day (July 4)
- •Labor Day (First Monday in September)
- Veteran's Day (November 11)
- Thanksgiving Day
- Day after Thanksgiving
- •Christmas Eve (December 24)
- <u>*</u>Christmas Day (December 25)
- •*One floating holiday to be designated by the employee each year

January 1

3rd Monday in February Last Monday in May

July 4

1st Monday in September

November 12

(4th Thursday in November) (4th Friday in November)

December 25

*Two additional holidays will be given during the two-week Christmas and New Year period as identified by the General Manager in December for the following year. (See Appendix "C").

The granting of holiday pay does not guarantee any employee the day off. The General Manager may elect to maintain a minimum staff on any holiday.

In order to be entitled to holiday pay, an employee must be eligible for full pay for the scheduled workday both before and after said paid holiday.

Adopted: 4/28/76; revised: 10/22/80; 12/18/85; 4/20/94; 6/16/99; 4/21/04

Holidays Occurring on a Date Scheduled Off: HOLIDAY ON WEEKEND OR SCHEDULED DAY OFF PER MODIFIED WORKWEEK SCHEDULE

For all eligible employees, the following shall apply: When a paid holiday falls on a Sunday, the following Monday shall be deemed the paid holiday. When a paid holiday falls on a Saturday, the preceding Friday shall be deemed the paid holiday.

When a paid holiday falls on an employee's scheduled day off per the modified work week schedule, if a holiday falls on the employee's regular day off, the employee will receive eight hours of vacation accrual in lieu of the following day off.

No employee will receive more than 8 hours of holiday pay.

Adopted: 4/21/04

OTHER BENEFITS

WORKER'S COMPENSATION

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All District employees are covered by the ACWA/JPIA for on-the-job injuries. A list of available emergency medical services is posted on the bulletin board outside the lunchroom. Whenever an employee sustains an injury or disability arising out of, and in the course of, District employment and requires medical care, the employee shall obtain treatment according to the provisions of the California Labor Code, sections 4600 et seq. and shall receive compensation for hours not worked while obtaining such medical care without loss of accrued leave hours. Employees are required to immediately report a work-related injury/incident to their supervisor and Human Resources. The supervisor of the affected employee shall ensure that the report is made.

Whenever, due to a work-related injury, an employee is compelled by direction of his or her physician to be absent from duty on account of such injury or disability, such employee will shall be placed on Workers' Compensation Leave. The employee willshall receive full compensation for the first three (3) calendar working days following the date of the injury without loss of accrued leave hours. Thereafter, the employee may elect to apply pro-rated sick leave first,—or vacation, or Compensatory Time Off (CTO), if sick leave is exhausted, to such absence to receive compensation in an amount equal to the difference between the compensation to which he/she is entitled under in order to compensate for the difference between-Workers' Compensation Act and his or their regular pay, benefits and his/her regular pay, not to exceed the amount of accrued leave.—An employee who is receiving Workers' Compensation will shall continue to accrue sick leave and vacation.

Workers' Compensation benefits begin with the fourth full consecutive calendar day of missed work (including weekends); however, if the absence continues beyond fourteen (14) days, Workers' Compensation will then pay the applicable benefits for the first three (3) days of missed work. When this occurs, the employee will be docked for the first three (3) days the District previously paid him/her in an amount equal to the Workers' Compensation benefits received.

An employee, who is on Workers' Compensation leave of absence and who was covered by disability insurance when the work related injury occurred, may be eligible for disability benefits. Compensation to which an employee is entitled from Workers' Compensation and disability shall not exceed an employee's regular pay.

Supervisors are required to complete the required reporting forms whenever an employee is injured and/or placed on Workers' Compensation Leave. A doctor's release must be provided to the District upon the employee's return to work from a Workers' Compensation Leave. See Human Resources for the appropriate forms.

Adopted: 4/28/76; revised: 6/20/01; 4/21/04

Return To Work (RTW) From Industrial Injury or Illness:

The decision to return an employee to work or place an employee back on the job, with or without modified work, shall be made by the District, independent of any decision made in the Workers' Compensation process, as follows:

• The employee shall submit to a fitness-for-duty assessment.

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- Where there is an indication of continued physical or mental limitations, the employee and the District shall engage in the interactive process to determine whether reasonable accommodations to the limitations exist.
- If there is no permanent disability, no work restrictions, and the absence has not been longer than thirty days, the employee shall be returned to work.
- If there is no permanent disability, but temporary work restrictions, or there has been an absence of thirty days or more, a review of the employee's medical records from the Workers' Compensation case and RTW medical evaluation may be conducted. An employee shall be returned to work if the work restrictions are compatible with job demands or modified job demands, if available pursuant to reasonable accommodations.
- If there is a permanent disability, placement of the employee in the position last held by the employee will be considered following a RTW medical evaluation and complete assessment of potential reasonable accommodations.

The employee must obtain a release to work or be properly discharged from the medical provider utilized by the District prior to returning to his or her job. If it its determined that the job demands of the position last held by the employee are not compatible with the employee's restrictions and the employee is willing to return to work, placement in an alternative position, if available, will be considered. The employee shall be reclassified as "medically disqualified" and placed on unpaid leave while alternative positions are being considered. However, the employee may elect to use accrued leave hours, such as vacation, to receive compensation. Placement of an employee in an alternate position requires a pre-placement medical evaluation for the alternative job.

MEDICAL INSURANCE

Group medical insurance is provided to eligible regular full-time District employees or where otherwise required by law (including the Affordable Care Act or the state paid sick leave laws). Coverage is also offered to spouses, dependents and registered domestic partners of eligible employees in accordance with the terms of the pelan documents. The District will pay a portion toward the monthly premiums based on employee and dependent status for medical coverage based on the amounts approved by the Board and in accordance with the insurance policy guidelines. .- Employees may choose to elect or decline coverage from the plans offered by the District, either at the time of enrollment or prior to the anniversary date for renewal of the plans (each January). This benefit goes into effect on the first day of the month following 30 days of service. Brochures and claim forms are available in the Personnel Department.

Adopted: 4/28/76; Revised: 10/16/13

MEDICARE COVERAGE

All District employees hired after April 1, 1986 are required by the passage of the Consolidated Omnibus Budget Reconciliation Act (COBRA), to contribute to the Medicare portion of the Social Security Program. Those employees shall contribute 1.45% of their salary with the District matching the fund by contributing 1.45% of the employee's salary, unless changed by federal law.

Adopted: 11/5/86

MEDICAL AND ELECTIVE HEALTH AND WELFARE COVERAGE UPON RETIREMENT (Applies to Regular Full-Time employees hired prior to July 1, 2012)

The District shall provide the retiree medical and elective health and welfare benefits set forth in this peolicy for retired employees who are at least 55 years of age, including their spouses or domestic partner registered with the State of California (at the time of retirement), and that have accrued a specified number of years of service:

10 Years of Service: Employees with a minimum of 10 consecutive years of full-time service with the District shall receive retiree medical benefits on the following terms:

- _Retirees are not eligible for District paid dental and vision benefits.
- Retiree will have the option to continue participation in dental and vision coverage at their own cost in accordance with the Consolidated Omnibus Reconciliation Act (COBRA).
- The District shall pay health coverage premiums for retiree only or couples coverage on

the same basis as active employees.

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Once the retiree becomes Medicare eligible, coverage will cease. Formatted: Indent: Left: 0.5", No bullets or numbering Retirees must enroll in Medicare are required to notify the District when they initiate upon eligibility. _ with Medicare. Formatted: Indent: Left: 0.5", No bullets or numbering Upon becoming Medicare eligible, the District will reimburse the retiree, in an amount up to \$1,800 per calendar year, for a supplemental Medicare insurance policy and Medicare Prescription Drug Insurance covering the retiree only. Formatted: No bullets or numbering Supplemental Reimbursement for Medicare and Medicare Prescription Drug Coverage will be made to the retiree on a quarterly basis upon submission of proof of payment. Formatted: No bullets or numbering In the event a spouse or registered domestic partner survives a retiree before the District-paid group coverage would normally end, the District will continue paying the premium for the surviving spouse or registered domestic partner for retiree only coverage until the earliest to occur of the following: remarriage, enrollment under another plan, or becoming eligible for Medicare. 25 Years of Service: Employees with a minimum of 25 consecutive years of full-time service with the District shall receive retiree medical benefits on the following terms: The District shall pay health coverage premiums for retiree only or couples coverage on the same basis as active employees. Formatted: No bullets or numbering Retirees and spouses or registered domestic partners are eligible to participate in the District's Dental and Vision Insurance Plan as follows: Dental Retiree Only Coverage: The District shall pay the monthly insurance premiums on the same basis as active employees. Couples Coverage: The District shall pay 80% of the monthly premium for retiree plus spouse or registered domestic partner. Vision Retiree Only Coverage: The District shall pay the monthly insurance premiums on the same basis as active employees. Couples Coverage: The District shall pay 80% of the monthly insurance premiums. Formatted: No bullets or numbering Retirees must enroll in Medicare upon are required to notify the District when they initiate eligibility. — with Medicare. Formatted: No bullets or numbering Upon becoming Medicare eligible, enrolled retirees must enroll in Medicare Parts A and B. The District will include reimbursement of payment for Medicare Option B for both retiree and his/her eligible spouse or registered domestic partner after submitting verification to the District of official enrollment in Medicare Option B. This results in a reduced premium cost to the District. Eligibility for retiree health benefit participation is contingent on enrollment in Medicare Parts A and B upon Medicare eligibility. Formatted: No bullets or numbering 57

In the event a spouse or domestic partner survives a retiree before the District-paid
group coverage would normally end, the District will continue paying the premium for
the surviving spouse or registered domestic partner for retiree only coverage until the
earliest to occur of the following: remarriage, enrollment under another plan, or
becoming eligible for Medicare.

Retiree Health and Welfare Coverage contribution amounts are established in accordance with Administrator Plan Document guidelines then in effect and as approved by the MWDOC Board.

Employees hired on or after July 1, 2012 are not eligible to receive District-paid retiree medical and elective health and welfare benefits.

Any variance from these benefits and requirements requires approval by the Board of Directors.

Adopted: 6/17/87; Revised: 4/18/12; 12/18/13

DENTAL INSURANCE

Group dental insurance is provided for all regular full-time employees and their dependents by the District as specified in the dental insurance policies. The District will shall pay a portion toward the cost of the monthly premiums based on the amounts approved by the Board and in accordance with insurance policy. This benefit goes into effect on the first day of the month following 30 days of service.

Adopted: 10/22/80; Revised: 10/16/13

VISION INSURANCE

Group vision insurance is provided for all regular full-time employees and their dependents by the District as specified in the vision insurance policy. The District will shall pay a portion toward the cost of the monthly premiums based on the amounts approved by the Board and in accordance with insurance policy guidelines. _for coverage. This benefit goes into effect on the first day of the month following 30 days of service.

Adopted: 1/1/88; Revised: 10/16/13

NOTE: Employees on an authorized medical/disability leave of absence without pay may continue medical, dental, and vision coverage for a period of four (4) monthsfor the duration of any protected leave or, where discretionary leave up to four months, with the District paying its share of the premiums and the employee paying their respective portions of the premiums. as outlined in the policy. Thereafter, coverage is terminated under the District's group plans unless continuation coverage is elected as explained below. Upon return to work, employees become eligible for re-enrollment in accordance with the terms of agreement with the insurance carriers then in effect.

Adopted: 12/12/90; Revised: 12/19/01

CONTINUED MEDICAL, DENTAL AND VISION COVERAGE

Medical, dental and vision coverage may be continued if an individual's group health benefits end due to a "qualifying event" and if the employee elects to continue coverage under the plan. In order to continue coverage, the individual will be required to pay the total monthly premium payment plus two percent for administrative costs.

Revised: 5/1/91

Qualifying Events: (1) For the an employee: Termination of employment (other than for gross misconduct) or reduction of hours worked so as to render the employee ineligible for coverage. (2) For dependents: (a)

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For dependents:

- 1. Death of the employee; (b) -
 - 2. Divorce or legal separation; (c) -
- 3. Loss of coverage due to the employee becoming entitled for Medicare, or (d)
 - 4. For a dependent child, ceasing to qualify as a dependent under the plan.

Period of Coverage: If coverage is elected, the continued coverage will end on the earliest of the following:

- 18 months after the date of termination of employment (other than for gross misconduct) or reduction of hours worked so as to render the employee ineligible for coverage.
- Up to 29 months after termination of employee due to total disability within the meaning of the Social Security Act at the time of the qualifying event.
- 3. 36 months after the date of any other qualifying event.
- The date the employee or dependent fails to make any required premium payment when due.
- 5. The date the employee or dependent becomes covered under any other group health plan unless the new plan contains any exclusion or limitation with respect to any pre-existing conditions in which event the individual may remain eligible for continued coverage in accordance with the Health Insurance Portability and Accountability Act (HIPAA) as amended.
- 6. The date the employee or dependent becomes eligible for Medicare.
- 7. In the case of a divorced or widowed spouse, the date on which the individual remarries and becomes covered by any other group medical plan unless the new plan contains any exclusion or limitation with respect to any pre-existing conditions in which event the individual may remain eligible for continued coverage in accordance with the Health Insurance Portability and Accountability Act (HIPAA), as amended.

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The District <u>and third-party Benefits Administrators</u> have the responsibility of billing and collecting premiums for individuals who have terminated from the District's group health plans.

The foregoing is merely a summary of certain rules and regulations concerning COBRA, which are subject to revision at any time. Employees and others participating in the District's group medical plan should contact the District for further information at or before the time of a qualifying event in order to assure they understand the full extent of their rights and obligations under COBRA.

Revised: 5/1/91; 12/15/04

<u>Cost of Coverage:</u> The monthly premiums are subject to change whenever the premiums are changed for active employees.

Notification of Election to Continue Coverage: Employees must assume the responsibility of notifying the Personnel Department are required to notify Human Resources of a qualifying event for themselves or dependents. The District will then begin the appropriate notification procedure. The eligible COBRA participant An eligible person must provide an election notice and premium payment to the District plan administrator within 60 days of notification of their right to continue coverage.

Adopted: November 5, 1986 (medical)

Adopted: April 1, 1987 (dental)

Adopted: January 13, 1988 - Effective February 1, 1988 (vision)

Revised: May 2, 1990 (medical, dental and vision)

MANAGEMENT PHYSICAL EXAMINATIONS

The General Manager and Assistant Manager are to be reimbursed for the cost of a physical examination every other year up to a maximum of \$300.

Adopted: 12/4/91

LIFE INSURANCE

Group life insurance, which <u>may</u> include death and dismemberment benefits, is provided te-to regular full-time eligible employees only, and the <u>premium currently is paid by the District.</u> District will pay a portion toward the cost of the monthly premiums based on the amounts approved by the Board and in accordance with insurance policy guidelines. This benefit becomes effective <u>in accordance with the terms of the insurance policy</u> on the first day of the month following 30 days of service. The <u>current</u> coverage <u>is will be</u>-two times <u>each the</u> <u>eligible</u> employee's annual salary to a maximum of \$250,000 coverage. <u>(with some limitations — see policy for restrictions). See Policy guidelines for details on benefits and restrictions.</u> Voluntary, supplemental life insurance coverage is also available to regular full-time employees <u>as a voluntary benefit with and the at-employee payings 100% of the cost, payment of which may be made through payroll deductions.</u>

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Employees on an authorized medical/disability leave of absence without pay may continue basic and supplemental coverage for a period of four (4) months with thethe period of any protected leave or, if discretionary leave up to four months, with the District paying its share of the premiums and the employee paying their respective share of the premiums for basic coverage only, based on the amounts approved by the Board and in accordance with insurance policy guidelines. paying the premiums for basic coverage only and Employees are responsible for paying 100% for the employee paying for the supplemental life insurance coverage. Thereafter, coverage is terminated under the District's group plan unless individual coverage is elected. Upon return to work, such employees become eligible for re-enrollment in accordance with the terms of agreement with the insurance carriers then in effect.

Adopted: 4/28/76; revised: 2/11/81; 2/22/84; 6/1/88; 12/12/90; 6/21/95; 9/16/98; 4/21/04

RETIREMENT PROGRAMS

<u>Defined Contribution Pension Plan – Effective March 3, 2003, this plan is no longer offered to new hires.</u>

Prior to March 3, 2003, full and part-time employees of the District who work 1,000 hours during a plan year participated in the District sponsored Money Purchase Pension Plan (currently Aetna Variable Annuity Life Insurance Company Pension Plan).

The District contributes 10.5% of the employee's base pay immediately upon hire. After one year of service, the District's contribution is increased to 13.5%. Participants in the Plan will be 100% vested upon completion of five years of service. The Plan allows for retirement at age 59-1/2 or early retirement at age 55. Details of the plan are detailed in the Plan Document and Summary Plan Description

Board of Directors are eligible to participate in the Plan in amounts equivalent to those provided for employees of the District (as outlined in the previous paragraph).

Limited-term employees, temporary employees, and part-time employees who complete less than 1,000 hours of service during a plan year are not eligible to participate in this plan. Such employees are covered under Social Security.

Adopted: 4/28/76; Revised: 4/18/12

CALIFORNIA PUBLIC EMPLOYEES RETIREMENT SYSTEM (CALPERS).—

CalPERS Applicability: The District became a member of CalPERS effective March 3, 2003. In lieu of Rather than Social Security, the District offers to its eligible Employees a retirement Plan under (CalPERS). This policy is intended to comply with CalPERS regulations and the District's own CalPERS related Resolutions and should be interpreted accordingly. Where in contradiction, the CalPERS regulations and CalPERS interpretation of those regulations supersede.

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Persons Eligible: Regular full-time employees, and part-time employees reaching the Formatted: Font: Bold minimum working hours requirement. Formatted: Indent: First line: 0.5" Waiting Period: Eligible from the first day of employment. Formatted: Font: Bold Formatted: Indent: First line: 0.5" Employee/Member Contribution: The maximum required employee/member Formatted: Font: Bold contribution amount depends on the employee's hire date in accordance with Board approved Formatted: Indent: First line: 0.25" policy and the Public Employee Pension Reform Act (PEPRA) as follows: is 7%. The District may pay the entire 7% Employee contribution on behalf of the employee. 2% @ 55 Formula - Employees with the District prior to March 1, 2013 pay a portion of Formatted: Bulleted + Level: 1 + Aligned at: 0.25" + the employee/member contribution amount. The maximum employee/member amount is 7% as mandated by statute. The employee/member contribution amount (paid by the employer) is to be established determined by the Board annually during the budget process and goes into effect July 1 of each year. The employer contribution rate is established by CalPERS based on its annual actuarial analysis. Formatted: Indent: Left: 0.5" 2% @ 55 Formula - Employees hired on or after March 1, 2013 and that are CalPERS Formatted: Bulleted + Level: 1 + Aligned at: 0.25" + Members without an interruption of service are eligible to participate in this formula. The employee/member contribution amount is 7%. The employer contribution rate is established by CalPERS. Formatted: Indent: Left: 0.5" 2% @ 62 Formula – Employees hired after January 1, 2013 that have no prior Formatted: Bulleted + Level: 1 + Aligned at: 0.25" + CalPERS service or have an interruption in CalPERS service of 6 months or more are enrolled as new members and fall under the PEPRA, The employee and employer contribution amounts are mandated by legislation. Human Resources shall conduct a survey in February of each year of the direct labor market agencies to determine the employee contributions and plan options for the upcoming fiscal vear to be effective July 1. Formatted: Bulleted + Level: 1 + Aligned at: 0.25" + Employer Contribution: Varies according to experience rating. **Vesting Provisions:** Participants You become vested after completion of five years of Formatted: Font: Bold public service, be it with the District or another public employer with reciprocity. who Formatted: Indent: First line: 0.5" participated in PERS. Vesting means funds may be left on deposit for future retirement. Upon termination, an Should employee may you leave the District and wish to withdraw their your contributions or leave them with CalPERS., you may request a refund. The employer

Benefits Provided: Employees are You will be eligible to retire upon completing when you have five years of service and have attained the appropriate age based on the retirement formula. 50. Your retirement date can be any date you choose; however; the amount of the monthly allowance can be affected. CalYour age determines your benefit factor used in the retirement formula. So, you may decide to retire on your birthday or at a completed quarter of age to increase the benefit factor. PERS will calculate the retirement benefits based on three factors, (1) years of service, (2) percentage factor determined by your age at retirement, and (3) the final average monthly pay rate based on the CalPERS formula. for the highest 12 consecutive months of work.

contributions are only paid upon retirement.

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<u>For additional information regarding CalPERS Options for the 2%@55 and 2%@62 Contracts</u>, please see Human Resources.

Employees nearing retirement are urged to avail themselves of the retirement pre-counseling and planning available to them by <u>Cal</u>PERS. <u>Cal</u>PERS requires at least 90 <u>days noticedays'</u> <u>notice</u> in advance of planned retirement (as does Social Security for any previous services). However, the District strongly urges employees anticipating retirement to make their inquiries at least six months to one year in advance to avoid any unnecessary delays.

Personnel Human Resources can provide you with names and phone numbers of personnel at Cal PERS who can assist you in your retirement planning. More detailed information may be obtained from Personnel Human Resources or the calpers.org website.

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Adopted: 2/19/03; Revised: 4/18/12

DEFERRED COMPENSATION PLAN

A voluntary non-qualified deferred compensation Section 457 plan is available to any eligible employee who elects, pursuant to the plan, to defer a portion of his <u>or</u> her compensation and who fulfills the requirements for participation in the plan. Information on the plan is available in through the Personnel Department Human Resources. The District does not make any contributions to this plan.

FLEXIBLE BENEFITS SPENDING PLAN

The Flexible Benefits Spending Plan is a voluntary program and is available to all full-time employees on the first of the month following 3-60 days of employment. The plan allows participants the opportunity to defer a portion of their compensation to pay for certain health-related and dependent care expenses on a pre-tax basis. The plan also allows for employee contributions for District group health insurance premiums to be deducted from earnings on a pre-tax basis. Personnel Human Resources will provide you with all the Information about this plan together with enrollment forms. The plan is administered by an outside consultant.

Adopted: 10/21/98; revised 5/16/01; 10/15/03; 11/19/03; 4/21/04

EMPLOYEE ASSISTANCE PROGRAM (EAP)

The EAP provides confidential, professional assistance program for use when personal problems affect an employee's life and work. The program provides information, consultation, and counseling for employees, dependents, and domestic partners, as well as offering training and consultation to management.

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The EAP encourages employees to use services early in the progression of a problem before situations significantly impact work. This is accomplished by promoting service for "normal problems in living" such as relationships, stress, legal and financial problems, career concerns, anxiety and depression. The EAP also services more serious concerns such as alcohol and drug problems, family violence, and threats of suicide.

This benefit is provided for all regular full-time employees. The District will pay a portion toward the cost of the monthly premiums based on the amounts approved by the Board and in accordance with insurance policy guidelines. This benefit goes into effect on the first day of the month following 30 days of service.

The Municipal Water District of Orange County cares about your well-being. As part of that concern, it has established an Employee Assistance Program (EAP) that provides confidential, professional assistance when personal or relationship problems affect your life and work. The program offers information, consultation and counseling for you, your dependents and or domestic partners. If you need more information, please contact Personnel Human Resources or call the EAP at (800) 999-7222.

EMPLOYEE RECOGNITION PROGRAMS

Service Awards: The Service Award Program is designed to formally recognize all regular full and part-time employees for <u>continuous</u> years of dedicated service with the District. Employees will be formally recognized at completion of five-years of service and at five-year increments thereafter._Following completion of the required years of service, a certificate will be presented to the employee at the Board meeting during the employee's anniversary month.

At completion of five years, the employee will be granted one compensation day (8 hours) to be used within the following 12 months. At completion of ten years and every five years thereafter, the employee will be granted two compensation days (16 hours) to be used within the following 12 months. These compensation days shall be cashed out if not used within the 12 month period.

Adopted: 10/5/88; Revised: 6/20/12

EMPLOYEE EXCELLENCE<u>Employee Excellence:</u>
This program has been established to recognize outstanding <u>Municipal Water District of Orange County</u>
(<u>MWDOC</u>)<u>District</u> employees and to acknowledge their contributions to <u>MWDOC</u><u>District</u>. The goal is to encourage quality work, continuous improvement, teamwork, efficiency, customer service, and a high level of dedication. The program recognizes <u>that MWDOC</u><u>that District</u> employees are the source of our strength, reputation, and innovation.

Recipient will receive recognition at <u>either a District Staff meeting or the-</u>Regular Board Meeting by way of an Outstanding Performance Certificate and <u>either a gift certificate or check</u> up to a maximum of \$200 for individuals and larger awards to departments or groups, as determined by the General Manager. Based upon the act or accomplishment, the General Manager may grant a special award of up to \$1,000. <u>Award amounts over \$25 are taxable in accordance with IRS guidelines.</u>

Adopted: July, 2004, Rev. June, 2005

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VEHICLE POLICY

When necessary during the course of an employee's or Director's official duties, transportation or reimbursement shall be provided by MWDOCthe District. The transportation method authorized will be determined in terms of the best interest of MWDOC-the District and in accordance with the provisions of this policy. When alternate transportation is not available for use by employees engaged in District business, permission may be obtained from the General Manager for use of privately-owned vehicles, provided the employee has adequate insurance. The employee must submit proof of adequate insurance, and permission must be expressly obtained, in writing, prior to use of a privately-owned vehicle. Further, once permission is provided, the employee maintains a duty to notify the District of any license restriction or lapse of adequate insurance coverage. The District requires strict adherence to state and federal laws law regarding the operation of motor vehicles. Reimbursement for mileage to the employee will be paid at the rate established by the Internal Revenue Service (IRS). A mileage report must be filled out and approved to obtain reimbursement.

PURPOSE

It is the purpose of this policy to establish and provide for the implementation of procedures relative to the reimbursement procedures and insurance requirements for privately-owned vehicles used for MWDOC business and for which MWDOC pays an automobile allowance or mileage.

Exceptions: The General Manager may authorize exceptions to any of the provisionsherein set forth and shall give written notification to the Administration & Finance Committee of such exception within 30 days of the date such exception is authorized. All exceptions shall be reviewed by the General Manager annually to determine whether continuation of such exception is justified.

Implementation: The provisions of this policy will be implemented and administered by the General Manager. Annually, the General Manager shall conduct a review of automobile allowances to assure that continuation is justified. During this review, the following should be considered: employee's duties and responsibilities, including "on-call" duties, type of vehicle, classification, location of employee's residence and work station, justification for allowance and average monthly business mileage.

New requests for automobile allowance shall be made through the annual budget process and may be made from time to time as necessary throughout the year following the above review procedures. Requests may be made during the year when required by circumstances. All requests made as the result of the creation of a new position within MWDOCthe District are subject to the approval of the Administration & Finance Committee of the Board.

The General Manager shall submit an annual report to the Administration & Finance Committee listing employees receiving a vehicle allowance for use of privately-owned vehicles as defined in the Operating Rules for Automobile Allowance Section of this policy, and a listing of exceptions to the provisions of this policy authorized under the Exceptions Section of this policy.

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<u>Driver Responsibility:</u> The <u>District requires strict adherence to state and federal laws</u> law regarding the operation of motor vehicles.

- 1. Only those MWDOCDistrict employees who possess a valid California driver's license may drive on behalf of MWDOCthe District.
- It is the responsibility of all employees who drive vehicles on <u>MWDOCDistrict</u> business to practice safe and defensive driving.
- As required by <u>MWDOCthe District's's</u> insurance carrier, all employees and Directors who are paid an auto allowance or may receive mileage reimbursement, are to attend, at <u>MWDOCDistrict</u> cost, a defensive driver training course every four years or more often if driving record so dictates.

Employees who drive a vehicle while on District business must exercise due diligence to drive safely and comply with all the laws applicable to driving a vehicle. Employees should pull over and cease driving when taking calls and, where not possible, are required to use hands-free equipment while using their cell phones, GPS, or mapping service. It is against the law to drive, while reading, writing, or sending a text message. Employees are responsible for any driving infractions or fines as a result of their driving. It is mandatory that lap belts and shoulder harnesses be used Seatbelts must be used by the driver and all passengers. Violation of these or any vehicle code or traffic law is grounds for discipline.

Mileage Reimbursement/Automobile Allowance: Employees and Directors may use their own vehicles and be reimbursed for mileage driven when on official https://www.mwbocpistrict business at the rate then permitted by the IRS. Cost of gasoline or oil purchases, vehicle repairs or maintenance and vehicle insurance are incorporated into the mileage reimbursement rate. No employee who receives an automobile allowance shall receive mileage reimbursement.

The General Manager and Assistant Manager, and Associate General Managers may receive an automobile allowance in an amount established by resolution of the Board of Directors. The payment of automobile allowance is subject to review during the Total Benchmark and Compensation Study or at the Board's discretion.—executive management's annual review process.

The General Manager may authorize the payment of an automobile allowance to others in an amount not to exceed that established by resolution of the Board of Directors for executive use, when the interest of MWDOCthe District would best be served by paying an allowance rather than mileage; providing, however the following criteria are met:

1. Nature of Job Classification: Employee has specific job duties requiring the performance of official MWDOCDistrict business outside of regular working hours on a recurring basis and who meet the following criteria:

a. On-call availability;

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 Frequent attendance at conferences, seminars, meetings, and community affairs (after normal working hours);

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Frequent participation in public affairs activities, such speaking engagements (after normal working hours);

arter normal working nours

d. Regular and frequent travel during working hours.

2. Nature of Work Activity:

An automobile allowance may be offered to other management personnel for two-year renewable periods upon a review of the individual personnel requirements for an allowance based upon the criteria indicated in Section (1). This review shall be performed and documented by the Department Manager and approval of an assignment for automobile allowance shall be made only by the General Manager. The assignment shall be effective for a maximum period of two-years and shall be reviewed at that time to determine continued justification.

Operating Rules for Automobile Allowance:

 Automobile allowance may only be provided to appropriate management positions as defined above.

1

An employee receiving an Automobile Allowance must provide a car which is in appropriate condition, less than six (6) years old, well maintained, and capable of comfortably accommodating four adults.

2.

 Employees receiving an Automobile Allowance must maintain insurance to cover their normal private use of the vehicle (pursuant to Insurance Requirement Section below).

3.

4. The Automobile Allowance will be provided coinciding with the first pay period of the month following the month of use.

The provision of the Automobile Allowance is and shall remain at the discretion of https://www.mwbocthe.org/ District.

 An employees receiving an Automobile Allowance are expected to use his or her personal automobile on all required MWDOC District business.

1.

a. An e-mployees receiving an Automobile Allowance shall not be entitled to receive any additional remuneration for the cost of gasoline, repairs or maintenance on his/her vehicle. Mileage expense claims of any type are prohibited.

Insurance requirements: Employees and Directors of MWDOCthe District, who are paid an automobile allowance or mileage reimbursement as set forth in Section 8105 and 8106 for use of privately-owned automobile for MWDOCDistrict business, shall possess and maintain insurance on such automobile with liability coverage acceptable to MWDOCthe

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<u>District</u>. Each employee and Director shall provide private automobile insurance information, which shall be maintained by the Human Resources Department and shall be reviewed and updated annually. The record maintained shall contain the following current information: Name of employee or Director, insurance company, policy number, amount of coverage, and operator's license number and expiration date

operator's license number and expiration date.

Motion - 1/14/81; Motion - 2/25/81; R-1399 - 12/20/89; Motion - 1/16/90; Motion - 5/19/93;
R1490-6/16/93; Motion - 2/16/94; Motion - 9/21/94; Motion - 7/16/97; Motion - 2/19/03; Motion - 8/21/13

MILEAGE REIMBURSEMENT

Employees authorized by the General Manager to use are reimbursed for mileage expenditures when using their private automobile in the performance of District related business. duties Mileage will shall be reimbursed for such mileage at the standard rate established permitted by the IRS. at the time. Mileage reimbursement shall automatically be adjusted whenever the IRS adjusts their rate. Mileage should ordinarily be computed between the employee's worksite and the destination. Reimbursable mileage is calculated based on the lesser amount of miles driven from home to event or office to event.

Revised: 12/12/90: 2/16/94: 4/21/04

EDUCATION REIMBURSEMENT

The education reimbursement program is designed to provide financial assistance to regular, full- time employees with one or more years of service; who wish to continue their formal education, training and certification and to assist employees in obtaining skills and/or knowledge to become better qualified for their current work or for advancement in the District.

Courses must be related to the employee's position, occupation, or advancement within the District as determined by the Supervisor, General Manager and Human Resources. This includes courses that are prerequisites for work-related courses and those that are required to obtain a degree in a work-related field. Eligible courses are those taken at an accredited institution.

Correspondence courses from reputable institutions will be considered when equivalent courses are not available at local accredited schools, or when the employee's circumstances prevent attendance at courses offered locally.

Courses must be taken on the employee's time, unless special circumstances warrant otherwise and prior arrangements have been made with the supervisor and approved by the General Manager.

Requests for tuition reimbursement may be denied based on district budgeting constraints for that particular fiscal year.

Employees may not use District computers to complete classes online or complete homework assignments during working hours.

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Eligible expenses are tuition, parking, books, registration fees and laboratory/materials fees. The annual limit each year for educational expenses shall be based on the Cal State Fullerton adopted program fee schedule for undergraduate and graduate programs given the program which the employee is enrolled. Expenses for travel and other incidental costs are not reimbursable. Written approval for reimbursement must be obtained from Human Resources, the employee's supervisor and the General Manager prior to or within 30 days of enrollment in the course.

Funds received from outside sources such as scholarship grants or Veterans educational benefits must be applied toward the cost of the course before the District's reimbursement is applied.

Evidence of successful completion of the course with a minimum grade of "B" or higher and receipts for the allowable expenses must be submitted prior to reimbursement.

Expenses reimbursed may be considered taxable income and subject to tax withholding.

If an employee voluntarily terminates employment or is terminated for cause within 24 months of completing a course in which educational reimbursement has been paid, the employee shall reimburse the District based on the following pro-rated service requirement:

- Voluntary termination or termination for cause within one year of completing a course = 100% reimbursement to the District.
- Voluntary termination or termination for cause within 13 to 24 months of completing a course = 50% reimbursement to the District.

If an employee fails to reimburse the District, the District may sue the employee for breach of Agreement.

Adopted: 4/28/76; Revised: 4/18/12

COMPUTER LOAN PROGRAM

Interest-free loans to assist employees with the financing of a personal computer system are available to regular full-time employees who have completed one year of service. Loans can be in amounts from \$300 to \$2,000.

Adopted: March 1992

OFFICE EQUIPMENT POLICY

Introduction: The District provides a wide variety of office and telecommunications equipment for employee use, including telephones with voice mail, computers with email and internet access, and fax machines, photocopiers, postage meters, and other facilities. All employees are expected to comply with this policy when using any of this office equipment.

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Business Use Only: All office equipment is intended strictly for business use in the ← course of performing assigned duties and responsibilities. All office equipment, as well as the content of voicemail, email, and other files, is are considered District property. We recognize that some personal use cannot be avoided, as in the case of family, personal, or medical emergencies, but employees should have no expectation of we cannot guarantee the privacy of such messages. All such personal use should be kept to an absolute minimum and must not interfere with work performance.

District's Right of Access and Employee Privacy: All District voicemail, email. harddrives, and other electronic data storage is solely the property of the District, regardless of the nature of the email, physical location, or how maintained. The District, as owner has at all times the right to access all email, voicemail, or other data, including email protected by security measures. Human Resources may access email within any department or office. When necessary, assistance in obtaining authorized access shall be provided by the IT Administrator. The accessing of a department's email shall be coordinated with the department's Director, unless the Human Resources determines that the access should

remain confidential. Email users shall cooperate in the access of email when requested by Human Resources. Employees should be aware that, as a public entity, all communications and data within the District's possession is potentially subject to a Public Records Act request. No employee has an expectation of privacy in any District email account,

voicemail, harddrive, or other electronic data storage device.

No Guarantee of Privacy: The District does not or cannot guarantee the privacy of ← - any employee use of its office equipment, and the District reserves the right to monitor all such use and to access and copy information found on its office equipment to the fullest extent allowed by law. This includes but is not limited to all use of voice mail, e-mail, and Internet access. Confidential telephone conversations are may be subject to monitoring. with the consent of all parties to the conversation. The District also reserves the right to utilize software or other measures to block employee access to improper or unauthorized web sites. Employees should not give any absolute assurances of privacy to anyone outside the District that their messages will be kept confidential, especially with email. Even erasing an email message does not assure privacy since it is likely to be preserved on back-up systems.

Passwords and Security Measures: The District may allow employees to use passwords or other security measures on its office equipment in order to channel communications to the proper persons. Unless authorized by Human Resources pursuant to District business, e∈mployees are expected to honor passwords and other security measures, and are not to access information unless it was intended for them. Moreover, management must be kept informed of all passwords and other security measures, as the District retains the right to override passwords and other security such measures in order to assure full access to all office equipment. Employees must comply with all District requests for access to District-owned equipment, communications, or data.

Unlawful Harassment or Discrimination: Employees are forbidden from using the ← District's office equipment for any form of unlawful harassment or discrimination based on race, color, national origin, ancestry, sex, sexual orientation, gendersexual identity or expression, age, pregnancy or childbirth, religion, political beliefs, disability, marital status, veteran status, or any other criteria prohibited by District policy or applicable law.

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Other Misconduct: Use of office and telecommunications the voice-mail and e-mail systems is subject at all times to all other District rules concerning employee conduct. Under no circumstances are these systems to be used for pornography, gambling, sports, shopping, stock trading, hobbies, criminal or fraudulent activity, buying or selling goods and services, outside activities, or any other non-work related purpose.

Confidential Information: Employees are expected to use special caution in handling any confidential or proprietary information. In general, email should not be used to transmit confidential information outside of the District unless extraordinary precautions are taken to assure confidentiality.

Good Judgment: Employees are expected to exercise good judgment and professional demeanorand discretion when using the District's voicemail, or email, or internet systems, and must resist the temptation to use these systems for any purpose that violates this policy even when a client, applicant, or vendor initiates or welcomes inappropriate messages. Employees should not forward chain letters that are sent by email, even if they appear to be for a legitimate cause. Employees must also be careful in the overall tone and content of all messages they send. Unprofessional messages can prove embarrassing when read by an unintended recipient. Emails should include a clear and concise subject line for easy identification. They should be kept to a minimum in length, and proofread carefully before being sent.

Intellectual Property Rights: The District's computer systems are not to be used to --- Formatted: Indent: First line: 0.5" violate or infringe copyrights, trademarks, or other intellectual property rights of third parties. Employees are forbidden from installing or downloading software on to the District's computer system without the express authorization of management, and must refrain from utilizing trademarks or other copyrighted material without proper permission from the owner.

Penalties: Any violation of this policy can result in immediate termination or other discipline.

STANDARDS OF CONDUCT

The following examples are given in order to provide some guidance concerning unacceptable behavior. If the District chooses to correct an employee who engages in unacceptable behavior, the employee may be subject to corrective action up to and including termination. Please note that it is impossible to provide an exhaustive list of behaviors that are not acceptable. The following is therefore intended to simply provide some examples: All Employees of the District are hired for an indefinite duration and are employed for as long as the relationship is mutually satisfactory. Employment may be terminated by either the employee or the District for any reason. As a guide for employees, the following list gives examples of prohibited misconduct that will result in discipline or discharge as the District in its sole discretion deems appropriate.

- Actions contrary to the rules and policies of the District, including but not limited to the safety rules set forth in the District's Illness Injury Prevention Program (IIPP).
- Inefficiency, incompetence, inattention to or dereliction of duty, failure to perform assigned duties in a satisfactory manner.

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- 3. Insubordination or failure to comply with District rules and policies.
- Accepting gratuities or tips.
- Dishonesty.
- Theft or unauthorized use of District property.
- 7. Fighting, threat of injury, or horse play while on duty or on District premises.
- Frequent or habitual tardiness, unexcused absences or unsatisfactory attendance.
- 9. Conducting non-District business activities during working hours.
- 10. Harassment or discrimination in any form.
- Consumption of alcoholic beverages or drugs while on duty or on District premises.
- Being under the influence of alcohol or drugs while on duty.
- 13. Use of, possession of, or transfer or sale of, non-prescribed drugs or narcotics while on duty or on District premises.
- 14. Disorderly, indecent or immoral conduct while on duty or while in District uniform.
- 15. Discourteous treatment of the public or other District employees.
- 16. Issuance of defaming or derogatory remarks, unrelated to performance issues, regarding a co-worker's character or personal life.
- 17. Conviction of any felony or of a misdemeanor involving moral turpitude, dishonesty or immoral conduct.
- 18. Unauthorized absence from work or excessive absences and tardiness.
- 19. Neglect of duty.
- 20. Actions incompatible with or offensive to the image or the goals of the District.
- 21. Failure to follow safe working practices.
- 22. Failure to report an injury or accident promptly.
- 23. Failure to report significant unsafe working practices to supervisor.
- 24. Misrepresentations in obtaining employment with or promotion within the District.
- Misuse of District money or resources.
- 26. Falsification of forms, records, or reports; including, but not limited to, time sheets, employment applications and District documents.
- Possessing or bringing firearms or weapons onto District property.
- Destroying or willfully damaging District or employee property, records, or other materials.
- Unauthorized opening or tampering with locks in desks, doors, cabinets, etc., or unauthorized use or duplication of keys.
- 30. Failure to immediately report the loss of driving privileges due to suspension, withdrawal, forfeiture, or confiscation by any authorized party, including court of law or the California Department of Motor Vehicles, by employees who must maintain such a license as a condition of employment.
- 31. Failure to maintain license or certification required for position. An employee will be subject to discipline, up to and including termination without progressive discipline, for the failure to maintain a license or certification required for that employee's job duties.
 - Violation of any established District rule, policy, or procedure.
- Falsification or willful destruction of time, personnel, production, quality control or other District records, reports, or documents,
- Excessive absenteeism or tardiness, regardless of cause.

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Unauthorized absence, failure to promptly report an absence from work, or failure to return to work at the time the District was advised to expect return. eaving work areas before the end of the work period without authority. Neglect of duty, sleeping, loafing, wasting time, or being off the job without authority. Gambling on District premises or on District time. Using, possessing, buying, selling, concealing, or being under the influence of drugs or alcohol on District premises or Company time. Use or possession of firearms, weapons, or explosives on District property, Formatted: English (United States) Destroying, defacing, abusing, or wasting District property or the property of a fellow employee. Creating or contributing to unhealthy or unsanitary conditions. Violation of safety rules or common safety practices. Disorderly conduct, horseplay, or rowdyism, on District premises, or profanity or discourtesy toward supervisors, co-employees, or customer. Fighting or agitating a fight, or attempting or threatening bodily injury, regardless of provocation. Insubordination, refusal to follow instructions, or disregard of proper authority. Unauthorized disclosure of confidential or proprietary information. Interfering with the work of other employees, or preventing others from performing their 16. duties. 17. Leaving District premises during working hours without permissions of the supervisor. 18. Theft or dishonesty. Bringing in or working on unauthorized work on District premises. 19

These rules do not list every imaginable form of misconduct, and employment may be terminated due to lack of work, reorganization, or for any other reason in the discretion of the District or the employee. Progressive discipline is left to the sole discretion of the District, and nothing in this Handbook requires the District to issue a warning or suspension prior to discharging any employee.

Inviting non-employees to enter the District's facilities without permission at

Failure to cooperate with the District during any disciplinary investigation,

Smoking on District premises other than designated areas,

Soliciting for any purpose during working time in any work area.

Distributing any literature during working time in any work area.

Adopted: 4/21/04

Poor performance

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AT-WILL AGREEMENT And Acknowledgment of Personnel Manual Receipt and Compliance

I agree that I am employed by the Municipal Water District on an at-will basis, and that my employment can be terminated at any time with or without cause or advance notice either by me or the District. I maintain no right to any due process hearing or so-called Skelly process prior to separation from employment or discipline. This agreement supersedes all prior agreements, promises, or understandings concerning termination of my employment, and can only be changed by a formal written contract signed by the General Manager.

I also acknowledge that I have received a copy of the Personnel Manual and have read, and understood, and agree to comply with all of its provisions. I acknowledge that the District retains the right and sole discretion to modify, delete, or add to any of the policies set forth in the Personnel Manual, though I will be apprised of any such changes. I acknowledgebut that this agreement for employment aAt-will can be amended or modified only in a written contract signed by me and an authorized representative of the Board of Directors. I understand that no supervisor other party or entity has the authority to modify, delete, or add to the policies in the Personnel Manual or to change the at-will nature of my employment, and that in the event of a conflict between the terms of the Personnel Manual and anything told to me by a supervisor or co-employee, the terms of the Personnel Manual shall control.

Employee's Signature			
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NOTE: This original signed document is to be filed in the employee's personnel file.			

APPENDIX "A" - EMPLOYEE DESIGNATIONS

MUNICIPAL WATER DISTRICT OF ORANGE COUNTY

The designations of employees into the following categories shall be in accordance with the FLSA and with the approval of the General Manager. The General Manager shall revise the designations as necessary in compliance with the FLSA and District policy.

CATEGORY I (NON-EXEMPT; Overtime paid at time and one-half)

Accountant	Records Coordinator	Formatted: Font: 11.5 pt
Accounting Technician	Senior Accountant	Formatted: Font: 11.5 pt
Administrative Assistant	Senior Administrative Assistant	Formatted: Font: 11.5 pt
Assoc. Water Resources Analyst	Senior Administrative Assistant/Public Affairs As	Formatted: Font: 11.5 pt
Executive Assistant/HR Specialist	Senior Executive Assistant to the General Mana	Formatted: Font: 11.5 pt
Financial Analyst/Database Analyst	Senior Executive Assistant to the Board	Formatted: Font: 11.5 pt
Human Resources Specialist	Water Resources Analyst	Formatted: Font: 11.5 pt
Network Administrator	WEROC Program CoordinatorAssistant	Formatted: Font: 11.5 pt
Office Assistant	WUE Analyst	Formatted: Font: 11.5 pt
Office Specialist		Formatted: Font: 11.5 pt
Office Aide	WILE December Open France	Formatted: Font: 11.5 pt
Student Intern I, II and III	WUE Program Coordinator WUE Program Specialist	Formatted: Font: 11.5 pt
Public Affairs Specialist	Public Affairs Coordinator,	Formatted: Font: 11.5 pt
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Office Assistant	Sr. Accountant	Formatted: Font: 11.5 pt
Office Specialist	Sr. Executive Assistant to the GM	Formatted: Font: 11.5 pt
WEROC Program Assistant	WUE Program Specialist	Formatted: Font: 11.5 pt
Accounting Technician	Financial Analyst/Database Analyst	Formatted: Font: 11.5 pt
Administrative Assistant	Network Administrator	Formatted: Font: 11.5 pt
Records Coordinator	Sr. Executive Assistant to the Board	Formatted: Font: 11.5 pt
Sr. Administrative Assistant	Accounting Supervisor	Formatted: Font: 11.5 pt
Sr. Administrative Assistant/Public Affairs	WUE Program Supervisor	Formatted: Font: 11.5 pt
Assistant		
Water Resources Analyst	WEROC Programs Manager	Formatted: Font: 11.5 pt
WUE Analyst		Formatted: Font: 11.5 pt
Accountant	Office Aide	Formatted: Font: 11.5 pt
WUE Program Coordinator	Student Intern I/II	Formatted: Font: 11.5 pt
Executive Assistant/Human Resources	Maintenance Assistant	Formatted: Font: 11.5 pt
Specialist		
Public Affairs Specialist	Maintenance Technician	Formatted: Font: 11.5 pt
CATEGORY II (EXEMPT; Overtime paid at strain	ght time)	

CATEGORY II (EXEMPT; Not eligible for overtime)

Administrative Services Manager
Principal Water Resources Analyst
Senior Engineer
Director of Public Affairs
Principal Water Resources Planner
WUE Program Manager
Principal Engineer
Director of Finance/IS
Assistant General Manager

Accounting Supervisor Formatted: Font: 11.5 pt Accounting Manager Formatted: Font: 11.5 pt Administrative Services Manager Formatted: Font: 11.5 pt Assistant General Manager Formatted: Font: 11.5 pt Director of Finance/IS Formatted: Font: 11.5 pt Director of Public Affairs Formatted: Font: 11.5 pt General Manager Formatted: Font: 11.5 pt Governmental Affairs Manager Formatted: Font: 11.5 pt Principal Engineer Formatted: Font: 11.5 pt Principal Water Resources Analyst Formatted: Font: 11.5 pt Principal Water Resources Planner Formatted: Font: 11.5 pt Public Affairs Supervisor Formatted: Font: 11.5 pt Public Affairs Manager Formatted: Font: 11.5 pt Senior Engineer Formatted: Font: 11.5 pt WEROC Programs Manager WUE Program Manager Formatted: Font: 11.5 pt WUE Program Supervisor Formatted: Font: 11.5 pt Formatted: Font: 11.5 pt

Adopted: 10/23/85; revised: 6/6/86; 4/1/87; 8/5/87; 1/20/88; 5/2/90; 10/3/90; 12/12/90; 5/16/94; 5/17/95; 10/16/96; 5/21/97; 8/20/97; 11/12/97; 1/20/99; 7/21/99

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APPENDIX "B" - SALARY AND MERIT PROGRAM PROCESS MUNICIPAL WATER DISTRICT OF ORANGE COUNTY

Merit increases are granted to all eligible employees, with the exception of the General Manager and go into effect the first day of the payroll period following July 1.

Merit increases are granted in relation to an employee's job performance and current placement within his/her job classification salary range.

Human Resources shall conduct a planned pay structure adjustment survey in February of each year of the direct labor market agencies to determine the percentage adjustments for the ranges for the upcoming fiscal year, effective July 1.

A comprehensive compensation and benefits survey shall be conducted every 3 years to evaluate market practices and job grading.

Human Resources may conduct interim market analysis for newly established or modified job classifications between the comprehensive annual reviews

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APPENDIX "C" – SCHEDULE OF HOLIDAYS MUNICIPAL WATER DISTRICT OF ORANGE COUNTY

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The Offices of the Municipal Water District of Orange County will be closed for the observance of the following holidays in 2013. (Please note that the two floating holidays are determined by the General Manager)

January 1, 2013 (Tuesday) New Year's Day

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February 18 (Monday)

Memorial Day

President's Day

May 27 (Monday)

July 4 (Thursday)

Independence Day

September 2 (Monday)

Labor Day

November 11 (Monday)

Veteran's Day

November 28 (Thursday)

Thanksgiving Day

November 29 (Friday)

Day After Thanksgiving

<u>December 24 (Tuesday)</u>

Christmas Eve (Floating Holiday)

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December 25 (Wednesday)

Christmas Day

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December 31 (Tuesday)

New Years Eve (Floating Holiday)

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***January 1, 2014 (Wednesday)

New Years Day

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TOTAL HOLIDAYS FOR 2013 11

****Applies toward 2014 Holiday

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In accordance with the Personnel Manual, when a paid holiday falls on a Sunday, the following Monday shall be deemed the paid holiday. When a paid holiday falls on a Saturday, the preceding Friday shall be deemed the paid holiday.

<u>APPENDIX "B" - PAY STRUCTURE</u> MUNICIPAL WATER DISTRICT OF ORANGE COUNTY

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APPENDIX "C" – Organizational Chart ADD NEW

12/10/2014 82

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ACTION ITEM

December 17, 2014

TO: Board of Directors

FROM: Administration & Finance Committee

(Directors Thomas, Osborne and Finnegan)

Robert Hunter, General Manager

Staff Contact: Cathy Harris, Administrative Services Manager

Katie Davanaugh, Exec Assist. / HR Specialist

SUBJECT: Renewal of Long-Term Disability, Life Insurance and Employee

Assistance Program Plans

STAFF RECOMMENDATION

Staff recommends the Board of Directors authorize the following:

- 1) Change the District's Life Insurance Program to National Joint Power Alliance (NJPA) which is a pooled product for through Sun Life, as proposed by Alliant (broker).
- Change the District's Employee Assistance Program to NJPA (from ACWA's MHN plan), effective 3/1/15.
- 3) Change the Long-term Disability program carrier to Lincoln National, as proposed by WSP (broker).
- 4) Authorize the General Manager to execute the required membership agreement with National Joint Power Alliance (NJPA) with an effective date of January 1, 2015 for the life insurance, and an effective date for the Employee Assistance Program to March 1, 2015; and
- 5) Send notice to ACWA/JPIA of the District's intent to terminate its participation in the Employee Assistance Program (EAP), effective February 28, 2015.

COMMITTEE RECOMMENDATION

Committee concurred with staff recommendation.

Budgeted (Y/N): Y	Budgeted amount: \$29,857		X Core / Choice	
Action item amount:		Line item: Overhead		
Fiscal Impact (explain if unbudgeted):				

STAFF REPORT

The District currently carries long-term disability insurance through Assurant Employee Benefits, and life insurance through Mutual of Omaha and both programs have been secured through the current broker, WSP Insurance. Due to an 18.56% renewal increase for the life and long-term disability plans for 2015, staff requested that the current broker (WSP Insurance) seek quotes from additional carriers. Staff also contacted Alliant and requested quotes.

Plans were compared on a variety of factors such as maximum and minimum benefit, policy limitations, waiting period, benefit period, social security benefit integration, rates, annual premium cost to the District, rate guarantee and other factors.

Long-Term Disability

Long-term disability insurance provides partial income replacement should an employee become disabled due to a non-work-related illness or injury. The current policy offers a maximum benefit of \$7,500/month and is paid on a percentage of an employee's salary up to the maximum benefit.

The long-term disability insurance premium is currently paid for by the District.

Life / ADD Insurance

The District currently provides a Life/ADD (Accidental Death & Dismemberment) benefit of two times annual salary to a maximum of \$250,000.

The life insurance premiums are currently paid for by the District. Supplemental life insurance is paid by the employee.

EAP

The existing Employee Assistance Plan is through ACWA/JPIA and the carrier is Managed Health Network who offers a variety of services such as support for grief, loss, traumatic event counseling, child care and eldercare assistance as well as referrals for legal and financial concerns. NJPA offers a similar program at less than half the cost. ACWA has a cancellation clause of 1st of the month following 60 days notice and therefore the earliest cancellation would be March 1, 2015.

Attached is a table outlining the plans and costs.

Plan and Cost Comparison

	Existing	Renewal	Option Proposed	Option Proposed
Long Term Disability	Assurant (WSP)	Assurant (WSP)	Lincoln (WSP)	Sun Life (NJPA- Alliant)
monthly benefit %	60%	60%	60%	60%
min monthly benefit	\$100	\$100	\$100	\$100
max monthly benefit	\$7,500	\$7,500	\$7,500	\$7,500
Rate Guarantee	n/a	12 mos.	36 mos.	36 mos.
Rate per \$100 of monthly covered payroll	\$0.53	\$0.63	\$0.33	\$0.40
Monthly premium	\$1,152	\$1,369	\$717	\$869
Annual	\$13,821	\$16,429	\$8,605	\$10,431
Life Insurance	MOO (WSP)	Assurant (WSP)	Lincoln (WSP)	Sun Life (NJPA- Alliant)
Policy Amount: 2x Annual Salary to \$250K	yes	yes	yes	yes
Combined Life/LTD Rate per \$1,000	0.230	0.272	0.205	0.150
Supplemental Life (min participants)	n/a	n/a	10	8
Rate Guarantee	n/a	12 mos.	36 mos.	36 mos.
Monthly premium	\$1,104	\$1,306	\$984	\$720
Annual	\$13,248	\$15,667	\$11,808	\$8,640
Total Annual Cost for LTD & Life	\$27,069	\$32,096	\$20,413	\$19,071
EAP	ACWA/JPIA			NJPA (Alliant)
Existing per month/per employee	2.53			1.05
Monthly Premium (FTE = 28)	70.84			29.4
Annual Cost	\$850			\$353

Staff Recommendation

Based on benefit and cost comparison, staff recommends moving the life insurance and EAP to National Joint Power Alliance (NJPA) which is a pooled product for life insurance through Sun Life. The proposal was provided by Alliant.

The long term disability insurance will be covered with the existing broker, WSP, through Lincoln National.

MEMBERSHIP AGREEMENT PARTICIPATING MEMBER



This Agreement, made and entered into this 17th	day of December 20 14,
by and between National Joint Powers Alliance®, her	reinafter referred to as "NJPA" and
Municipal Water District of Orange Coun	ty hereinafter referred to as the "Applicant".

Witnesseth:

That for a good and valuable consideration of the premises, mutual terms, covenants, provisions, and conditions hereafter set forth, it is agreed by and between the parties as follows:

Whereas, the NJPA is created by Minnesota Statute §123A.21 (with membership further defined in M.S. §471.59) to serve cities, counties, towns, public or private schools, political subdivisions of Minnesota or another state, another state, any agency of the State of Minnesota or the United States including instrumentalities of a governmental unit and all non-profits; and

Whereas, NJPA's purpose as defined in M.S. §123A.21 is to assist in meeting specific needs of clients which could be better provided by NJPA than by the members themselves; and

Whereas, the NJPA Board of Directors has established the ability for an "Applicant" desiring to participate in NJPA contracts and procurement programs to become a Participating Member; and

Whereas, the NJPA Board of Directors has determined that Participating Members will have no financial or organizational liability to NJPA or to its organizational activities;

Now Therefore, it is hereby stipulated and agreed that the "Applicant" Agency desires to be a Participating Member of NJPA with contract purchasing benefits, in accordance with terms and conditions of the applicable contract(s), and that NJPA hereby grants said Membership to said "Applicant."

Term:

This continuing agreement shall remain in force or until either party elects to dissolve the Agreement by written notice.

THEREFORE, IN WITNESS THEREOF,

the parties hereto have executed this Agreement the day and year written above.

Member Name:	200 1st Street NE, Suite 1 Staples, MN 56479		
Ву			
AUTHORIZED SIGNATURE	AUTHORIZED SIGNATURE		
Its General Manager			
TITLE	TITLE		
DATE	DATE	_	

National Joint Powers Alliance®

MEMBERSHIP AGREEMENT

PARTICIPATING MEMBER



PATICIPATING MEMBER INFORMATION

Applicant Name: Address:		Municipal Wa	ater District of Orange County	Please indicate an address to which your	
		18700 Ward	Street, Fountain Valley, CA 92708	Membership materials may be delivered.	
		POBox 20895	5, Fountain Valley, CA 92728-0895	Thank you.	
Fede	eral ID Number:	952650400			
Cont	tact Person:	Katie Davana	augh		
Title:		Exec Assist/	HR Specialist		
E-ma	nil:	kdavanaugh	@mwdoc.com		
Phor	ne:	714.593.500	5		
Web	site	mwdoc.com			
APPLI	CANT ORGANIZ	ZATION TYPE:			
	V 10				
	K-12				
	Government or				
	Higher Education	on			
	Non-Profit				
X	Other (please s	pecify): Spec	cial District		
WAS	REFERRED BY:		(please specify)		
	Advertisement				
	Current NJPA M	lombor			
	Vendor Represe	entative			
	Trade Show				
	NJPA Website				
X	Other		Alliant		

Completed applications may be returned to:

National Joint Powers Alliance ® 200 First Street NE, Suite 1 Staples, MN 56479

Duff Erholtz

218-894-5490 phone fax 218-894-3045

duff.erholtz@njpaoop.org e-mail



ACTION ITEM December 17, 2014

TO: Board of Directors

FROM: Administration & Finance Committee

(Directors Thomas, Osborne, Finnegan)

Robert J. Hunter, General Manager

Staff Contact: Cathy Harris, Administrative Services Manager

SUBJECT: AMENDMENT TO THE MWDOC MONEY PURCHASE PENSION PLAN

STAFF RECOMMENDATION

The Board of Directors adopt a Resolution amending the District Money Purchase Pension Plan; as presented.

COMMITTEE RECOMMENDATION

Committee concurred with staff recommendation.

DETAILED REPORT

The General Manager currently participates in CalPERS as a new member under the Public Employees Pension Reform Act (PEPRA). Currently, the District and the employee (General Manager) each contribute 6.25% of the General Manager's salary to CalPERS. Pursuant to PEPRA, once the employee reaches the pensionable compensation limit currently \$138,077, the employer and employee contributions stop, until the start of the new calendar.

In accordance with the Employment Agreement between the General Manager and MWDOC, once the pensionable compensation limit is reached; the District will contribute (as the Employer Contribution) up to 6.25% to a qualified pension plan established pursuant to Section 401(a) of the IRS Code for the employee's benefit.

In order to enroll the General Manager into the District's 401(a) Pension Plan (currently Voya, formerly known as ING) the District must amend its Plan. The amendments to the plan would include the following:

Budgeted (Y/N): NA Budgeted a		amount: NA	Core _x_	Choice
Action item amount: NA		Line item:		
Fiscal Impact (explain if unbudgeted):				

- Add the General Manager as a participant to the Plan;
- Allow the District to contribute 6.25% of the General Manager's salary to the 401(a) Plan as (Employer Contribution)
- Allow the General Manager to make contributions (Employee Contribution) based on the same percentage (6.25%) of his excess compensation.

Please be advised that at the beginning of each new calendar year, CalPERS contributions would resume and 401(a) Employer and Employee contributions would stop until the pensionable compensation limit is reached.

Staff is recommending the Board Adopt a Resolution Amending the District's Money Purchase Pension Plan, as presented. The Pension Plan Amendments and the Resolution have been reviewed by legal counsel and are recommended for Board approval.

Attached for review is the following:

Attachment 1 – Pension Plan Document

Attachment 2 – Resolution

MUNICIPAL WATER DISTRICT OF ORANGE COUNTY MONEY PURCHASE PENSION PLAN

AMENDMENT NO. 2

RECITALS

- A. Municipal Water District of Orange County ("Employer"), maintains the MUNICIPAL WATER DISTRICT OF ORANGE COUNTY MONEY PURCHASE PENSION PLAN (the "Plan") for the benefit of certain Employees and their Beneficiaries.
- B. The Employer desires to amend the Plan only for the purpose of providing for employer and employee contributions to be made for Employer's General Manager in accordance with his employment agreement. Benefits for all other participants are to be determined in accordance with a restatement of the Plan to be adopted at a future date.
- C. Section 10.01 of the Plan provides that the Employer reserves the right to amend the Plan at any time.

AMENDMENT

NOW, THEREFORE, effective January 1, 2014, Employer hereby amends the Plan for the purpose of providing pension benefits for the General Manager, as follows:

1. Section 2.15(g) is amended to read as follows:

"Those on payroll who are actively participating in the California Public Employee Retirement System except the General Manager of Employer."

- 2. Section 3.01 is amended to add the following:
- "The effective date of participation for the General Manager is January 1, 2014."
 - 3. Section 4 is amended to add the following Sections:
- 4.05 <u>Nonelective Employer Contribution (General Manager)</u>. The Employer shall annually pay into the Trust, on behalf of the General Manager of the Employer in accordance with the terms of a separate employment agreement between the General Manager and Employer, a Nonelective Employer Contribution in an amount equal to the Employer's employer percentage contribution rate to the California Public Employees' Retirement System up to 6.25%, of the General Manager's "excess compensation" for each Plan Year. For purposes of this Section 4.05, "excess compensation" shall mean that portion of the General Manager's base salary which exceeds the pensionable compensation limits established by California Government Code Section 7522.10(c) and subject to any

regulations or opinions issued by the CalPERS Board and/or California Attorney General's Office.

- 4.06 <u>Employee Pick-Up Contributions</u>. Any Participant belonging to the Employee classification of General Manager may irrevocably elect to contribute to the Plan for each Plan Year the same percentage of his or her excess compensation as is provided under Section 4.05. Such Contribution shall be treated as an Employer Contribution for purposes of Code Section 414(h)(2).
- 4.07 <u>Allocation to Accounts</u>. Contributions under Sections 4.05 and 4.06 shall be allocated to the Nonelective Employer Contribution and Employee Pick-up Contribution Accounts of General Manager.
 - 4. Section 7 is amended to add the following:

7.08 <u>Vesting of General Manager Accounts</u>. The Nonelective Employer Contribution and Employee Pick-up Contribution Accounts of the General Manager shall be fully vested at all times.

executed on_	IN WITNESS WHEREOF, the Employer has caused this amendment to be, 2014.)
	EMPLOYER:	
	By:	
	AS TO FORM AND CONTENT: & KRIEGER LLP	

By:_

Attorneys for Employer

1

RESOLUTION NO. _____ MUNICIPAL WATER DISTRICT OF ORANGE COUNTY RE:

AMENDMENT OF DISTRICT MONEY PURCHASE PENSION PLAN AND IMPLEMENTATION OF PROVISIONS OF INTERNAL REVENUE CODE SECTION 414(h)(2) TO TAX DEFER EMPLOYEE RETIREMENT CONTRIBUTIONS

WHEREAS, the Municipal Water District of Orange County (the "District") maintains a qualified retirement plan known as the Municipal Water District of Orange County Money Purchase Pension Plan (the "Money Purchase Plan") which provides retirement benefits for the District's employees and members of the Board of Directors; and

WHEREAS, the District desires to amend the Money Purchase Plan to permit for the funding of both employer and employee "excess compensation" contributions on behalf of the General Manager in accordance with the terms of the employment agreement between the General Manager and the District; and

WHEREAS, under Section 414(h)(2) of the Code, employee contributions to a public employer pension plan may be picked up on a pre-tax basis by the public employer and excluded from an employee's gross income if the employer specifies that the contributions, although designated as employee contributions to the plan, are being paid by the employer by salary reduction pursuant to the employee's irrevocable election in lieu of contributions by the employee, and the employee cannot choose to receive the amounts directly instead of having them paid by the employer; and

WHEREAS, the Board of Directors has determined that, even though the implementation of Section 414(h)(2) is not required by law, the tax benefits of Section 414(h)(2) in reducing taxable employee gross income should be provided to those employees contributing to the Money Purchase Plan; and

WHEREAS, Internal Revenue Service Revenue Ruling 2006-43 requires that the District take contemporaneous action evidencing an intent to establish a proper pick-up under Section 414(h)(2) of the Code.

NOW, THEREFORE, be it resolved, determined and ordered by the Board of Directors of the MUNICIPAL WATER DISTRICT OF ORANGE COUNTY as follows:

SECTION 1. Adoption of Plan Amendment. The Board of Directors hereby approves the adoption of an Amendment No. 2 to the Money Purchase Pension Plan, effective January 1, 2014, in the form presented and reviewed in this meeting, and directs the General Manager to sign the Amendment on behalf of the District.

SECTION 2. Employer Pick Up of Employee Contributions.

- (a) Pursuant to Section 414(h)(2) of the Code, the Board of Directors hereby elects to implement an employer pick-up of employee retirement contributions to the Money Purchase Plan;
- (b) Picked up contributions, although designated as voluntary employee contributions to the Money Purchase Plan, will be picked up on a pre-tax basis by the District through salary reduction in lieu of employee contributions so that such contributions are treated as employer contributions.
- (c) Amounts picked up by the District shall be paid from the same sources of funds as used in paying salary.
- (d) Amounts picked up by the District shall be treated for all purposes, other than taxation on gross income, in the same manner and to the same extent as employee contributions made prior to the effective date of this Resolution.

SECTION 3. The Recitals set forth above are incorporated herein and made an operative part of this Resolution.

	APPROVED, SIGNED, , 2014, BY THE	AND ADOPTED on FOLLOWING VOTE:	this	day o
AYES: NOES: ABSENT: ABSTAIN:				
		Maribeth Goldsby, I Municipal Water Dis	District Secretary strict of Orange Cour	nty



ACTION ITEM

December 17, 2014

TO: Public Affairs & Legislation Committee

(Directors Barbre, Hinman, Tamaribuchi)

FROM: Robert Hunter Staff Contact: Heather Baez

General Manager

SUBJECT: EXTENSION OF STATE LEGISLATIVE ADVOCACY CONTRACT WITH

TOWNSEND PUBLIC AFFAIRS, INC.

STAFF RECOMMENDATION

Staff recommends the Board of Directors to authorize a one-year extension to the advocacy contract with Townsend Public Affairs and discuss whether to increase the fee from \$7500 to \$8500 per month.

COMMITTEE RECOMMENDATION

The Public Affairs & Legislation Committee will meet on December 15, 2014 and make a recommendation to the Board.

DETAILED REPORT

Townsend Public Affairs, Inc. (TPA) has provided state legislative advocacy services to the Municipal Water District of Orange County since 2001. This has included tracking, analysis and advocacy on legislation, assisting with strategy development on policy issues, helping with the coordination and preparation of directors and staff for high-level meetings, serving as a District liaison to legislators and staff, and state administration representatives, and participating in working groups and coalitions on the District's behalf. A proposed scope of services is attached for you

Please note, Legislative Advocacy contracts are on a calendar year basis so as not to interrupt services during a legislative session.

Budgeted (Y/N): Yes Budgeted ar		mount: \$90,000	Core X	Choice
Action item amount: \$90,000; \$45,000 for FY 2014/2015 and \$45,000 for FY 2015/2016 (proposed)		Line item: 31-7040		
Fiscal Impact (explain if unbudgeted): The FY 14-15 budget of \$90,000 will be complete				

Fiscal Impact (explain if unbudgeted): The FY 14-15 budget of \$90,000 will be complete as of 6/30/15. TPA is asking for an additional \$12,000 per year for calendar year 2015.

Proposal Cost

Over the past 12 years TPA has charged MWDOC a fee of \$7,500 per month to provide comprehensive state advocacy services with respect to legislative, regulatory, policy, and funding matters. (Please note this amount is separate and distinct from fees that have been charged for federal advocacy and staff augmentation services.) However, in order to successfully execute the robust scope of services as outlined in TPA's scope attached, especially with respect to the major issues involving the BDCP, desalination, and appropriation of water bond funding, TPA is respectfully requesting a fee of \$8,500 per month for 2015.

Staff recommends the Board discuss whether to increase the fees to \$102,000 per calendar year (or \$8500 per month).



MEMO

TO: Municipal Water District of Orange County

FROM: Townsend Public Affairs, Inc.

DATE: December 9, 2014

SUBJECT: 2015 State Advocacy Scope of Services

Townsend Public Affairs, Inc. ("TPA") is proud and honored to represent the Municipal Water District of Orange County ("MWDOC") as its advocate in Sacramento for legislative, regulatory, policy, and funding issues and opportunities that are important to MWDOC and its Member Agencies. Our scope of services has included identification, analysis and advocacy on legislative matters, as well as identification and assistance with infrastructure funding and regulatory matters. TPA conducts its efforts under the direction of the General Manager and his designee, which at times has included working with the Board of Directors, Executive Staff and member agencies. TPA provides services via an office in Sacramento located across the street from the Capitol that houses six full-time registered advocates; these services are supplemented by a local office in Orange County that houses four full-time registered advocates. The regional office allows TPA to provide in-person participation (including the President of the firm) at numerous and various MWDOC committee meetings, including every meeting of the Public Affairs/Legislative (PAL) Committee, as well as staff meetings as requested by the General Manager.

The following is an outline of the scope of services that TPA proposes to provide for MWDOC (and, as directed, its Member Agencies) for 2015:

Legislative Advocacy and Monitoring

TPA will manage legislative tracking, analysis and advocacy for MWDOC including, but not limited to:

- Monitor and analyze state legislation and issues on a proactive basis that includes input from MWDOC on bills to target, initial topics could include:
 - CEQA regulatory streamlining;
 - o Local government issues, such as finance, governance, and transparency;
 - o Other legislative and regulatory matters as directed.
- Provide strategic guidance and recommendations to assist MWDOC in developing policy positions and achieving legislative objectives with appropriate legislators, staff, committees, and Administration officials;
- Advocate on legislation and issues in response to formal positions taken by MWDOC;

- Assist with the preparation of support letters, written testimony, oral testimony, and talking points for hearings and other legislative activities involving MWDOC;
- Facilitate and coordinate meetings and events on behalf of MWDOC with members of the Orange County state legislative delegation, Administration officials, local governments, and other key stakeholders.

Proposition 1

TPA will work to strategically place MWDOC in a position of maximum funding potential.

- TPA will provide support to MWDOC and member agencies (as requested by MWDOC) regarding Proposition 1 water bond funding opportunities, water infrastructure funding opportunities, analysis of funding, assistance with application preparation, and advocacy with officials from the appropriate funding agency;
- Advocate and influence implementing legislation and administrative guidelines for Prop 1 to align with MWDOC's priorities and projects. These efforts may include legislative trailer bill language, budget trailer bill language and/or administrative grant guideline amendments.

Bay Delta Conservation Plan

TPA will oversee the implementation of BDCP to ensure continued water supply reliability for MWDOC.

- TPA will monitor and advocate on behalf of MWDOC related to the Bay Delta Conservation Plan and Delta Visioning Process including, but not limited to:
 - Monitor, analyze and advocate as appropriate on legislation related to the implementation of components of the Bay Delta Conservation Plan and Delta Visioning Council, including bill addressing governance, funding, conveyance, and transfers;
 - Provide updates on the Bay Delta Conservation Plan.

Ocean Desalination

TPA will promote desalination as a viable and local water alternative.

- TPA will provide ongoing advocacy for ocean desalination projects including, but not limited to:
 - Support MWDOC and its Member Agencies on legislation that could facilitate or imped ocean desalination and take position/action as appropriate;
 - Collaborate and coordinate with local water agencies and associations that take a similar stance;
 - Facilitate tours and briefings of the South Orange Coastal Ocean Desalination Project by key state stakeholders;
 - Work with MWDOC staff to facilitate meetings and outreach related to the South Orange County Coastal Desalination facility.

Regulatory and Funding Advocacy

TPA will manage all advocacy efforts related to regulatory and funding priorities.

- Monitor California State Water Resources Control Board and the legislature regarding water conservation, regulations, and activity;
- Will work to ensure MWDOC plays a prominent role in the development and implementation of urban water conservation and other drought-related activities;
- Advocate for State energy/water policies that could be beneficial to MWDOC and its Member Agencies, along with supporting efforts for potential funding opportunities that would assist in helping to offset costs for appropriate MWDOC projects;
- Provide ongoing support on all State water-related funding opportunities including, but not limited to:
 - Advocate for equitable distribution of water infrastructure-related funding and eligibility requirements, which align with MWDOC priority projects;
 - Advocate for Orange County projects/plans, facilitate coordination at the local stakeholder level, including outreach and advocacy with members of the legislature and the administration.

MWDOC Administrative Support

TPA will guide MWDOC throughout the legislative process and will participate as a representative on its behalf.

- Prepare monthly written state legislative reports and additional materials as requested by staff for Public Affairs/Legislative (PAL) Committee;
- Attend and participate in monthly PAL Committee meetings;
- Attend and participate in the regular Member Agencies Legislative Coordination meeting hosted by MWDOC;
- Attend and participate as a representative of MWDOC at Statewide association meetings/events, state legislative committees meetings, public hearings, legislative working groups, and other groups and submit follow up reports/meeting summaries to MWDOC in a timely manner.

Proposal Cost

Over the past 12 years TPA has charged MWDOC a fee of \$7,500 per month to provide comprehensive state advocacy services with respect to legislative, regulatory, policy, and funding matters. (Please note this amount is separate and distinct from fees that have been charged for federal advocacy and staff augmentation services.) However, in order to successfully execute the robust scope of services as outlined above, especially with respect to the major issues involving the BDCP, desalination, and appropriation of water bond funding, TPA respectfully requests a fee of \$8,500 per month for 2015.



ACTION ITEM

December 17, 2014

TO: Public Affairs & Legislation Committee

(Directors Barbre, Hinman & Tamaribuchi)

FROM: Robert Hunter, General Manager Staff Contact: Heather Baez

SUBJECT: EXTENSION OF CONSULTING CONTRACT WITH LEWIS CONSULTING

GROUP

STAFF RECOMMENDATION

Staff recommends the Board of Directors to consider extending the contract with Lewis Consulting Group for specialized services.

COMMITTEE RECOMMENDATION

The Public Affairs & Legislation Committee will review this item on December 15, 2014 and make a recommendation to the Board.

DETAILED REPORT

Lewis Consulting Group provides specialized, professional services to MWDOC Board of Directors and staff on matters related to the County of Orange, local government, and regional issues. They will continue to assist the Board and staff, as requested, in the coordination and preparation for meetings with the County of Orange officials and staff, assisting with strategy development on local policy issues that may arise and other requests as needed.

Specifically:

Provide strategic issue consultation to MWDOC on legislative, organizational and political issues of interested as requested.

Monitor, track, and analyze issues, proactively and as requested, that relate to MWDOC.

Budgeted (Y/N): Yes		mount: \$48,000; 2014- I year expenditure	Core X	Choice
Action item amount: \$24,000, FY/14-15; \$24,000 FY/15-16		Line item:		
Fiscal Impact (explain if	unbudgeted	1):		

Provide strategic guidance and recommendations to assist MWDOC and maximize its policy influence and achieve goals and objectives.

Update on selected issues related to MWDOC.

Lewis Consulting Group will continue working within the scope of services helping MWDOC identify priorities and opportunities in the outlined areas as needed. Compensation is to be on a "time and material" basis.

SCOPE OF WORK, TERMS OF AGREEMENT AND TERMS AND CONDITIONS FOR BILLING

Company: Lewis Consulting Group Name: John Lewis Address: 1914 W. Orangewood Ave., #201, Orange, CA 92868 Phone: 714.937.1005

- 1. **Term** Commencement <u>January 1, 2015</u> Termination <u>December 31, 2015</u>.
- 2. **Fees/Rates** to be billed \$250/hour
- 3. **Budgeted Amount** Compensation is to be on a "time and material" basis, not to exceed \$48,000. **CONSULTANT's** fees shall be billed by the 25th day of the month and paid by the **DISTRICT** on or before the 15th of the following month. Invoices shall reference the Purchase Order number from the **DISTRICT**.
- 4. Upon invoicing **DISTRICT** 80% of the contract amount, **CONSULTANT** shall prepare and provide to **DISTRICT** a "cost to complete" estimate for the remaining work.
- 5. Scope of Work/Services -

Provide strategic issue consultation to MWDOC on legislative, organizational and political issues of interest as requested.

Monitor, track, analyze issues, proactively and as requested, that relate to MWDOC.

Provide strategic guidance and recommendations to assist MWDOC and maximize its policy influence and achieve goals and objectives.

Provide updates on selected issues related to MWDOC as directed.

6. **Consultant Representatives**: John Lewis and Matt Holder



ACTION ITEM

December 17, 2014

TO: Public Affairs & Legislation Committee

(Directors Barbre, Hinman & Tamaribuchi)

FROM: Robert Hunter, General Manager Staff Contact: Heather Baez

SUBJECT: ANNUAL REVIEW OF LEGISLATIVE POLICY PRINCIPLES

STAFF RECOMMENDATION

Staff recommends the Public Affairs & Legislation Committee review and discuss the updated legislative policy principles and direct staff as appropriate.

COMMITTEE RECOMMENDATION

The Public Affairs & Legislation Committee will review this item on December 15, 2014 and make a recommendation to the Board.

DETAILED REPORT

In September 2012, the Municipal Water District of Orange County Board of Directors adopted legislative policies principles. They were reviewed again in March 2014 (discussion only). The purpose of these principles is to assist District staff and its legislative advocates in the evaluation of legislation that may impact the District, its member agencies, the interests of Orange County, the Metropolitan Water District of Southern California and/ or its member agencies. The principles establish guidelines to allow the District to respond to certain types of legislation in a timely manner while issues that are not clear or have complicated implications will be presented to the Board for further guidance.

Changes are shown as follows:

Additions are italicized Deletions are crossed through

Budgeted (Y/N): N Budgete		amount: None	Core _X_	Choice
Action item amount:		Line item:		
Fiscal Impact (explain if unbudgeted):				

IMPORTED WATER SUPPLY

It is MWDOC's policy to support legislation that:

- 1) Ensures the development of a long- term state water plan that balances California's competing water needs and results in a reliable supply of high- quality water for Orange County.
- 2) Facilitates the implementation of the Bay Delta Conservation Plan, the co- equal goals of reliable water supply and ecosystem restoration, and related policies that provide long term, comprehensive solutions for the San Francisco Bay/Sacramento-San Joaquin River Delta that:
 - a) Provides reliable water supplies to meet California's short- and long- term needs;
 - b) Improves the ability to transport water across the Delta either for, or in supplement to, State Water Project deliveries;
 - c) Improves the quality of water delivered from the Delta;
 - d) Enhances the Bay-Delta's ecological health in a balanced manner that takes into account all factors that have contributed to its degradation;
 - e) Encourages cost-effective water-use- efficiency measures;
 - f) Employs sound scientific research and evaluation to advance the co-equal goals of improved water supply and ecosystem sustainability.
- 3) Funds a long-term, *comprehensive* Bay-Delta solution in a manner that equitably apportions costs to all beneficiaries.
- 4) Seeks to keep BDCP on schedule and prudently expedites the approval process for projects that will improve water reliability and security.
- 5) Provides funding for Colorado River water quality and supply management efforts.
- 6) Provides conveyance and storage facilities that are cost-effective for MWDOC and its member agencies, while improving the reliability and quality of the water supply.
- 7) Authorizes and appropriates the federal share of funding for the long-term Bay Delta solution.
- 8) Authorizes and appropriates the ongoing state share of funding for the long-term Bay Delta solution.

It is MWDOC's policy to oppose legislation that:

1) Would make urban water supplies less reliable, or would substantially increase the cost of imported water without also improving the reliability and/ or quality of such water.

2) Imposes water user fees to fund Bay Delta ecosystem restoration and other public purpose, non-water supply improvements in the Delta region.

LOCAL WATER RESOURCES

It is MWDOC's policy to support legislation that:

- 1) Provides funding for, and authorizes and/or facilitates the expanded use of, water recycling, potable reuse, conservation, groundwater recovery and recharge, storage, brackish and ocean water desalination and surface water development projects.
- 2) Recognizes that recycled water is a resource and should be permitted and managed as such.
- 3) Authorizes and/ or facilitates expanded use of local water resources including water recycling and brackish groundwater.
- 4) Authorizes local governmental agencies to regulate the discharge of contaminants to the sewer collection system that may adversely affect water recycling and reuse.
- 5) Reduces regulatory burdens on water recycling and brackish and ocean water desalination projects.
- 6) Supports ecosystem restoration, increased stormwater capture and sediment management activities at Prado Dam.
- 7) Recognizes and supports the development of ocean desalination as a critical new water supply for the state and Orange County, specifically.
- 8) Authorizes, promotes, and provides incentives for potable reuse projects.
- 9) Recognizes that the reliability of supplies to the end user is the primary goal of water suppliers.

- 1) Restricts a local governmental agency's ability to develop their local resources in a manner that is cost-effective, environmentally sensitive, and protective of public health.
- 2) Imposes barriers to the safe application of recycled water and continues to define recycled water as a waste.
- 3) Would make urban water supplies less reliable, or would substantially increase the cost of imported water without also improving the reliability and/ or quality of such water.
- 4) Restricts or limits a local governmental agency's ability to establish local priorities for water resources planning decisions.

WATER USE EFFICIENCY

It is MWDOC's policy to support legislation that:

- 1) Requires the installation and use of retail water meters and billing based on a volumetric use.
- 1) Furthers the statewide goal of a 20% reduction in per capita water use by 2020 as set forth in SBx7-7, enacted in November 2009.
- 2) Would allow flexibility and options for compliance in achieving statewide water reduction goals.
- 3) Sets cost-effective efficiency standards for water-using devices.
- 4) Provides loans and grants to fund incentives for water conserving devices or practices.
- 5) Advances and ensures accurate reporting of the implementation of water efficiency measures of the Best Management Practices (BMPs) for the California Urban Water Conservation Council's Memorandum of Understanding.
- 6) Increases landscape water use efficiency and promotes Commercial, Institutional and Industrial (CII) water use efficiency programs.
- 7) Requires individual metering connections to be built in new construction of multiple unit commercial or residential buildings.
- 8) Encourages stakeholders to investigate and develop statewide landscape water conservation standards and regulations.
- 9) Provides incentives, funding, and other assistance where needed to facilitate market transformation and gain wider implementation of water-efficient indoor and outdoor technologies and practices.
- 10) Provides incentives, funding, and other assistance where needed to facilitate water use efficiency partnerships with the energy efficiency sector.

- 1) Fails to ensure balance in the implementation of water efficiency practices and requirements for both urban and agricultural use.
- 2) Would repeal cost-effective efficiency standards for water-using devices.

WATER QUALITY

It is MWDOC's policy to support:

- 1) Legislation that protects the quality of surface water and groundwater.
- 2) Funding that helps agencies meet state and federal water quality standards.
- 3) The establishment and/ or implementation of standards for water-borne contaminants based on sound science and with consideration for cost-effectiveness.

It is MWDOC's policy to oppose:

- 1) Legislation that could compromise the quality of surface water and groundwater supplies.
- 2) Legislation that establishes and/ or implements standards for water-borne contaminants without regard for sound science or consideration for cost effectiveness.

METROPOLITAN WATER DISTRICT OF SOUTHERN CALIFORNIA

It is MWDOC's policy to support legislation that:

1) Implements a rate structure that is consistent with MWDOC board-adopted policy.

It is MWDOC's policy to oppose legislation that:

1) Compromises the existing governance structure and the representation of member agencies on the Metropolitan Water District Board of Directors.

WATER TRANSFERS

It is MWDOC's policy to support legislation that:

- 1) Encourages and facilitates voluntary water transfers.
- 2) Provides appropriate protection or mitigation for impacts on the environment, aquifers, water-rights holders and third- parties to the transfer including those with interests in the facilities being used.
- 3) Legislation that encourages transfers which augment existing water supplies, especially in dry years.

- 1) Undermines the operations and maintenance of the conveyance system.
- 2) Interferes with the financial integrity of a water utility and compromises water quality.

3) Increases regulatory or procedural barriers to water transfers at the local or state level.

WATER INFRASTRUCTURE FINANCING

It is MWDOC's policy to support legislation that:

- 1) Employs a "beneficiary pays" principle that establishes a clear nexus between the cost paid to the direct benefit received. Likewise, those who do not benefit from a particular project or program should not be required to pay for them.
- 2) Establishes grants or other funding opportunities for local and regional water infrastructure projects.
- 3) Considers local investments made in infrastructure, programs, mitigation and restoration in determining appropriate cost shares for water infrastructure investments.
- 4) Would reduce the cost of financing water infrastructure planning and construction, such as tax-credit financing, tax-exempt municipal bonds, Water Resources Development Act (WRDA), Water Infrastructure Finance Innovation Act (WIFIA), the Environmental Infrastructure Accounts and other funding mechanisms.

It is MWDOC's policy to oppose legislation that:

1) Establishes a fee or tax that does not result in a clear benefit to the District, its member agencies, and their customers.

ENERGY

It is MWDOC's policy to support legislation that:

- 4) Facilitates the development and expansion of clean, renewable energy in California, including hydropower.
- 2) Supports water supply reliability as the primary focus of water agencies and energy intensity of water supplies as a secondary factor.
- 3) Recognizes the role and value of the water industry investment in water use efficiency and therefore recognizes WUE efforts towards greenhouse gas reduction, including funding such activities.
- 2) 4) Recognizes hydroelectric power as a clean, renewable energy source and that its generation and use meets the greenhouse gas emission reduction compliance requirements called for in the Global Warming Solutions Act of 2006 (AB 32).

 Grants preferential consideration to certain types of clean, renewable energy projects over others, resulting in those preferred projects receiving advantages for state funding, project permitting, and regulatory compliance.

FISCAL POLICY

It is MWDOC's policy to support legislation that:

1) Requires the federal and state governments to provide a subvention to reimburse local governments for all mandated costs or regulatory actions.

It is MWDOC's policy to oppose legislation that:

- 1) Is inconsistent with the District's current investment policies and practices.
- 2) Pre-empts the District's ability to impose or change water rates, fees, or assessments.
- 3) Impairs the District's ability to maintain levels of reserve funds that it deems necessary and appropriate.
- 4) Impairs the District's ability to provide services to its member agencies and ensure full cost recovery.
- 5) Makes any unilateral reallocation of District revenues, or those of its member agencies, by the state unless the state takes compensatory measures to restore those funds.
- 6) Would impose mandated costs or regulatory constraints on the District or its member agencies without reimbursement.

GOVERNANCE

It is MWDOC's policy to support legislation that:

1) Advances good government practices and public transparency measures in a manner that do not take a "one-size fits all" approach, respects local government control, and facilitates technological efficiencies to meet state reporting and disclosure requirements.

- 1) Advances local government reform measures by imposing unnecessarily broad burdens upon all local governments, particularly when there is no demonstration of rampant and wide-spread violations of the public trust.
- 2) Shifts state programs, responsibilities and costs to local governments without funding to support the shift.
- 3) Seeks to limit or rescind local control.

- 4) Reduces or diminishes the authority of the District to govern its affairs.
- 5) Imposes new costs on the District and the ratepayers absent a clear and necessary benefit.
- 6) Resolves state budget shortfalls through shifts in the allocation of property tax revenue or through fees for which there is no direct nexus to benefits received.

PUBLIC EMPLOYEE PENSION REFORM

It is MWDOC's policy to support legislation that:

1) Seeks to contain or reform public employee pension and other post-employment benefit (OPEB) cost obligations that are borne by public agencies via taxpayers and ratepayers.

GENERAL MANAGER'S REPORT OF STAFF ACTIVITIES DECEMBER 2014

Managers' Meeting

MWDOC held its Member Agency Managers' meeting in Fountain Valley on Thursday, November 20. In attendance were Eric Bauman and Keith Van Der Maaten (San Juan Capistrano); Andy Brunhart (SCWD); Mike Grisso (Buena Park); Renae Hinchey (LBCWD); Jerry Vilander (SWD); Lisa Ohlund (EOCWD); Joone Lopez and Matt Collings (MNWD); Nabil Saba (Santa Ana); Paul Shoenberger and Phil Lauri (Mesa); Art Valenzuela (Tustin); George Murdoch (Newport Beach); Mike Dunbar (EBSD); Dan Ferons (SMWD); Dave Rebensdorf (San Clemente); Mark Sprague (Fountain Valley); Ken Vecchiarelli (GSWC); Scott Miller (Westminster); Betsy Eglash (Brady & Assoc.); Hector Ruiz (TCWD); Dan Rodrigo (CDM Smith); Brian Ragland (Huntington Beach); Marc Marcantonio and Steve Conklin (YLWD); Paul Cook (IRWD); Mike Markus (OCWD); and Karl Seckel; Harvey De La Torre; Darcy Burke; Joe Berg; Kevin Hostert; Keith Lyon; Kelly Hubbard; Richard Bell and myself of staff.

The agenda included the following:

- 1. MET's Water Supply Allocation Plan (WSAP)
- 2. Schedule for Workgroup meetings on MWDOC's WSAP
- 3. Turf Removal Program update
- 4. State Water Board Emergency Drought Water Usage Report update
- 5. MET Purchase Orders
- 6. Rolling Thunder WEROC Exercise Report

AARO Annual Meeting & Retreat

The next meeting is scheduled for December 18, 2014.

In Austin on November 17, I presented *Atlanta: Conservation Wasn't*

In Austin on November 17, 1 presented Atlanta: Conservation Wasn't Enough, one part of the two-part A Tale of Two Thirsty Cities: Las Vegas and Atlanta, at the Annual Meeting & Retreat of the Austin Area Research Organization, Inc. (AARO). Patricia Mulroy, former General Manager of Southern Nevada Water Authority, presented the second part, Las Vegas: Don't Gamble with your Water.

ACWA 2014 Fall Conference

In San Diego, Directors Susan Hinman, Jeffery Thomas, Larry Dick, Sat Tamaribuchi, Wayne Osborne, MET Director Linda Ackerman, and Karl, Harvey, Heather and I attended the conference.

MET ITEMS CRITICAL TO ORANGE COUNTY

MET's Water Updating MET's Water Supply Allocation Plan (WSAP) The MET Board approved four revisions to the Water Supply Allocation **Supply Conditions** Plan. They included: • Updating the Base Period from Calendar Year 2004-06 to Fiscal Years ending 2013 and 2014 Updating the Conservation Demand Hardening Credit to a method based on member agency per capita water use reduction with consideration for the early enforcement of mandatory conservation ordinance and requirements Including a separate allocation for drought-impacted groundwater basins Replacing the current penalty rates with an Allocation Surcharge based on marginal water conservation program costs Although there was much discussion on the separate allocation for groundwater basins, most of the MET directors understood the importance of groundwater basins to the region and the regional benefits they provide during an allocation. Depending on the rainfall and State Water Project Table "A" allocation, MET will evaluate its water supplies and determine whether they plan to implement the WSAP in early 2015. **MET's Finance and MET Financial Report** At MET's Finance and Insurance Committee, staff reported that MET's Rate Issues water deliveries through November were 47,000 AF higher than budgeted. This results in water sales generating \$28 million higher than budgeted estimates. In January, MET staff plans to provide a six month review and show projections for the year. Colorado River **Proposals Received for System Conservation Agreement Issues** In early October, the Bureau of Reclamation (USBR) sent letters to users of Colorado River water in the Lower Basin requesting water conservation proposals that could be funded through the Colorado River System Conservation Agreement. Proposals were due in late November, and the USBR received more than a dozen proposals that came from the Lower Basin states. The total amount of funding available under this program in the Lower Basin is \$8.25 million.

Funding for the projects will be provided by the USBR, Southern

Colorado River Issues (Continued)

Nevada Water Authority, Central Arizona Project, Denver Water, and MET. Staff from each of the funding agencies will evaluate the various proposals to determine what additional information might be needed and eventually determine which ones to pursue. It is hoped that the selected proposals will begin conserving water in early 2015. All water conserved under this agreement would remain in Lake Mead as system water for the benefit of all users of Colorado River water. USBR would issue a first-ever shortage declaration for the Colorado River.

<u>Imperial Irrigation District Files Water Right Modification Petition</u> with State Water Board

On November 18, Imperial Irrigation District (IID) filed a petition with the State Water Resources Control Board to modify Water Rights Order 2002-0013, which gave approval for the transfer of water from IID to San Diego County Water Authority and Coachella Valley Water District. The existing Water Rights Order is conditioned in part on the requirement for IID to fallow land to create conserved water to be delivered to the Salton Sea on an annual schedule to offset the reduction in agricultural drainage flowing into the Sea resulting from the transfers. These Salton Sea mitigation deliveries are to continue from 2003 through 2017, which was considered to be sufficient time for the state of California to study whether restoration of the Salton Sea is feasible and to develop and implement a restoration plan. In its petition, IID notes that the state has done little toward developing a restoration plan, and asserts that without such a plan in place, the residents of the Imperial Valley face increased dust exposure due to the seabed that will become exposed as the Sea begins to recede in 2018. IID's petition also cites a recent report by the Pacific Institute that estimates that inaction at the Salton Sea could cost up to \$70 billion over the life of the transfers. IID seeks to have the State Board require the Quantification Settlement Agreement parties, to meet with the state of California and other stakeholders to work together to identify a feasible restoration plan and funding mechanism that would address primarily air quality and habitat development on the shoreline. The petition further seeks to condition the continuation of transfers under the Water Rights Order on the state implementing a restoration plan for the Salton Sea. Metropolitan staff is reviewing the petition and will provide a more detailed report to the MET Board at a future meeting.

Bay Delta/State Water Project Issues

Bay Delta Conservation Plan

On November 14, the California State Treasurer's Office released *The Bay Delta Conveyance Facility: Affordability and Financing Considerations*, a study of affordability for the water facility construction proposed in the Bay Delta Conservation Plan (BDCP). This independent study, requested by the California Natural Resources Agency, was commissioned by the

Bay Delta/State Water Project Issues (Continued)

California Debt and Investment Advisory Commission, chaired by State Treasurer, Bill Lockyer. The study finds that the cost of the Delta conveyance facility is within the range of urban and agricultural users' capacity to pay.

The California Department of Water Resources (DWR) continues to work on addressing the comments received during the public comment period on the Draft BDCP and Draft Environmental Impact Report/ Environmental Impact Statement. Part of this process involves identifying topics that should be covered in the expected Recirculated Draft documents. No formal decision on the scope or timing of the recirculation has been announced.

State Water Resources Control Board (SWRCB)

MET continues to participate in the State Water Resources Control Board's (SWRCB) process to curtail water use of post-1914 water right holders in the Delta and Sacramento and San Joaquin River watersheds in response to ongoing drought conditions. On November 12, the SWRCB lifted water right curtailments for post-1914 water rights with a priority date earlier than January 1954. The rationale provided for this action was based on reduced diversion demands and the switch in diversion demand from direct diversion to storage. The SWRCB will be monitoring weather forecasts and stream gages to determine if curtailments should be re-imposed in the future, or if lifting of remaining curtailments is appropriate.

MET also continues to work with state and federal water contractors to consider actions that would be needed to protect the projects' stored water. Several efforts are underway to evaluate key legal and technical arguments raised by various interests in letters filed with the SWRCB in August 2014. Initial results from the technical analyses are targeted for completion in December 2014.

ENGINEERING & PLANNING

Baker Treatment Plant

MWDOC has been asked to help secure MET's concurrence on the quality of water being introduced into the South County Pipeline. MWDOC and MET have exchanged agreements and continue working on this issue. It is important to get it wrapped up by the end of the year to allow the actual construction tie-in of the new pipeline to the South County Pipeline to be made during a February 2015 shutdown.

Doheny Desalination Project	Work is continuing on the Foundational Action Program Studies for both the Doheny Desal and the SJBA. It is expected that the new information developed will provide an impetus for the project to move forward.
Poseidon Resources	MWDOC staff prepared a response to the DRAFT Clean Energy Capital
Ocean Desalination	(CEC) Report on the Poseidon Huntington Beach Project. OCWD held
Project	a joint meeting of its Board and the Groundwater Producers on
0 0	December 10 at 8:00 am on the CEC Report.
Orange County	Kick-off meetings have been held with MWDOC, OCWD and the full
Water Reliability	Workgroup. On November 26, the kick-off meeting with MET
Study	occurred to determine what level of information will be provided by
	MET with respect to modeling of the SWP, CRA and supplies from MET's various storage accounts.
South Orange	Karl participated in the South Orange County IRWMP Management
County IRWMP	Group. The Management Group requested the various workgroups
Management Group	convene meetings to discuss the prioritization of:
l angerera	Water supplies, including recycled supplies, stormwater capture
	and groundwater quality
	• Flood
	Water Use Efficiency
	Watershed Management
	Water Quality
	Karl convened the Water Supply Group. Each group met and reported
***	to the full Management Group on December 1.
Water-Energy Team	Karl participated in the Water-Energy Team Program Advisory Group
Program Advisory	meeting in November. This effort was initiated based upon the
Group	shutdown of SONGS to ensure that cooperative efforts between the
	energy and water groups occurred on operations, coordination, outreach, efficiency and reliability (water and energy). The meeting included a
	review of discussions and updates from past meetings, a review of the
	2014 Annual Report for the group prepared by SCE, an update on the
	energy outlook and rate cases before the PUC and a discussion on the
	drought issues from around the table. The group will continue to work
	together. The collective input from the group has improved the work by
	SCE on energy efficiency and resulted in a greater offering of programs
	by SCE and has afforded them a better understanding of water
	operations and the cost of energy in the business of providing water. I
	was able to share with the group the prior work MWDOC had initiated
	with the South Coast Air Quality Management District related to energy
	shortages along with some of the corollary information being developed
	towards the Orange County Water Reliability Study. The next meeting
	of the group will be in February 2015.

Poseidon/OCWD	Recent meetings with MET and what is needed with respect to the integration of the Poseidon Water into the OC water system were discussed when Karl and Keith hosted Scott Maloni and Jodie McKinley (Poseidon) and John Kennedy (OCWD).		
NWRI Clark Prize Conference	Karl and Richard attended the 2014 National Water Resources Institute (NWRI) Clark Prize Conference where a number of presentations were made on research and innovations in Urban Water Sustainability. Discussions were held on:		
	 Research involving continuous monitoring of pathogens and chemical risk that will ultimately help move Direct Potable Reuse forward 		
	Impacts of agricultural and farm practices on receiving waters resulting in depressed example levels.		
	 resulting in depressed oxygen levels IEUA master planning issues related to water supply reliability and sustainability 		
	 Multi-drug resistant "super bugs" in wastewater systems and the concern for water recycling and direct potable reuse 		
	 Forward osmosis and associated issues in high saline water such as fracking water and in zero liquid discharge types of applications for wastewater or brackish water treatment 		
	 Nano materials in the environment Energy-Water Nexus and the ability to generate energy based on constituent gradients in the water 		
	The event is a wonderful opportunity to hear about research and innovation toward meeting our future needs.		
MET Courtyard	Director Susan Hinman, Karl, and Pat Meszaros attended the ceremony		
Dedication	at MET for the dedication of the Courtyard in honor of Jack Foley, former MET Chair and MWDOC representative on the MET Board.		
	MWDOC's four MET Directors (Ackerman, Barbre, Dick, and		
	McKenney) were also in attendance. Mary Jane Foley, Jack's son John,		
OCWD Bus descens	and Jeff Kightlinger spoke at the ceremony.		
OCWD Producers	The December Producers' meeting was combined with the Water Issues Committee meeting as a joint OCWD Board and Groundwater		
	Producers' workshop to discuss the revised Clean Energy Capital		
	Financial Report about the Poseidon Huntington Beach Ocean		
	Desalination Project. MWDOC staff that attended included Karl, Keith,		
	Richard and Kevin. Karl responded to a few questions from the Board to provide clarification about imported water issues and MWDOC's work		
	related to the LRP application that was submitted to MET for the		
	Poseidon Project.		

Groundwater Recharge Flow through OC-28

On November 21, Karl and Keith participated in a phone conference with Jim Green and Brent Yamasaki from MET and the decision was made to continue a 100 cfs flow through connection OC-28 to deliver untreated Full service water for recharging the basin. However, OCWD elected to turn off the connection on December 1 due to significant runoff received from the rainstorm. OCWD was able to capture about 10,000 AF of runoff from the storms. As of December 1, OCWD has purchased about 63,000 AF of MET untreated Full service water during CY2014 for recharging the basin. It will take some time for OCWD to capture the runoff water stored behind Prado Dam, and another rain storm is forecast for December 19.

MWDOC Drought Allocation Workshop

Joe, Keith, Harvey and I attended the initial meeting of the MWDOC Drought Allocation Workgroup on December 9. Representatives from 13 MWDOC Member Agencies participated in the meeting. Harvey reviewed revisions to MET's Drought Allocation Plan, and potential methods for implementation within MWDOC's Drought Allocation Plan were discussed. A make-up meeting is scheduled for December 15 to review the same material for agencies that were not able to attend the December 9 meeting. Details and additional discussion will be the focus of the second workshop scheduled for December 18.

EMERGENCY PREPAREDNESS

General Activities

Kelly Hubbard attended the California Emergency Services Association, State Board Meeting on November 11, 2014 via conference call. She is the incoming State Board Treasurer for 2015.

Kelly provided a short presentation to the Industrial Environmental Coalition of Orange County (IECOC). IECOC is a professional association that provides monthly programs supporting the Compliance, Environmental Health and Safety community. Her presentation provided the group with an overview of water preparedness and response in Orange County. A representative of the City of Irvine also spoke about City preparedness.

Member Agency Coordination

Ongoing – Joint Met/WEROC Exercise – WEROC hosted the Rolling Thunder Exercise at the WEROC South Emergency Operations Center on November 5. An After Action/ Corrective Action Report has been included in the MWDOC Planning and Operations agenda for Board review. Kelly shared a preliminary version of this report at the WEROC Quarterly meeting and the MWDOC Member Agency Managers' meeting. Both groups will receive the final report via email.

Member Agency Coordination (Continued)

Darcy, Jessica, and Lisa Parson participated in a Virtual Joint Information Center Training that the County Operational Area hosted to prepare exercise participants for joint information communications during the exercise. MET and several MWDOC member agencies attended as well.

Lisa and Kelly participated in MET's Exercise/Simulation Team After Action meeting via conference call. Participants provided the MET Emergency Management staff with feedback on the planning process, the exercise and disaster response protocols. It appears that MET had a great exercise overall and a lot of great lessons learned.

The WEROC Quarterly Emergency Coordinators meeting was held on Monday, November 17. The Orange County Intelligence Assessment Center (OCIAC) sent two staff to provide a presentation on SCADA and IT security for water utilities. They provided information on the type of threats being observed against utilities, as well as resources for assessing an agency's security and threats. Additionally, attendees participated in an After-Action discussion for the Rolling Thunder Exercise. This discussion was very beneficial for all in regards to response and communications protocols.

Lisa and Kelly received a tour of the Emerald Bay Services District (EBSD) and an update on their emergency response program. EBSD has a robust Community Emergency Response Team (CERT) program.

Coordination with the County of Orange

Kelly and Lisa attended the Orange County Emergency Management Organization (OCEMO) monthly meeting at the City of Brea. Dr. Cheung from the Orange County Health Care Agency provided a presentation on Ebola and US response protocols. She emphasized the greater probability of being infected from Influenza and the importance of vaccination.

Kelly attended the quarterly Orange County Drought Task Force. The task force is working on response protocols if the drought were to become a prolonged response and more of an emergency within Orange County. The task force is looking at how to define what are drought trigger points within Orange County that would make it an emergency response concept, and not just a water utility operations and public information campaign. The Operational Area (OA), in coordination with WEROC and the task force, has developed a monthly reporting format to send to the State Office of Emergency Services. WEROC and MWDOC staff will contribute efforts and actions being taken in OC to that report.

Coordination with the County of Orange (Continued)

Kelly attended the County Emergency Management Council and OA Executive Board meeting on November 12 as the voting representative of the Independent Special Districts of Orange County. The group received a presentation on the Silverado Canyon Fire (September 2014) and the resulting Debris Flow Plan for the canyons due to this burn area. The canyon area is highly susceptible to mud flows if it rains intensely for short periods of time. The OA will be sharing a GIS map of the potential debris flow area for Irvine Ranch Water District to assess any potential impacts to their system and, therefore, water supply. Updates were also provided about the County's preparedness actions, exercises that the county participated in, an update on the San Onofre Nuclear Generation Station (SONGS) decommissioning, and the OCIAC Terrorism Update. Lastly, the group approved updates to the Operational Area Weapons of Mass Destruction Annex and the Joint Information System Annex.

Coordination with Outside Agencies

Ongoing: Kelly was asked to join the California Office of Emergency Services Southern Region Drought Conference Calls as the Region 1 Mutual Aid Coordinator for the California Water and Wastewater Agency Response Network (CalWARN). This is now a bi- weekly conference call to provide an update to the Southern Region and the State Operations Center (SOC) on drought impacts, activities and needs. The conference calls are serving as a way to share methods for assisting this group within the southern region.

Kelly participated in the Cal WARN State Steering Committee conference call. Cal WARN has been asked to provide 4 breakout session presentations for the upcoming AWWA ACE Conference in Anaheim this spring. Kelly will be presenting in several of these sessions. There is also an ongoing effort to create a better Standard Operating Procedure for the Cal WARN agreement signature process, including the keeping of the documents and updating of the website. This has been an ongoing process which was complicated by a new website for the organization. The group is close to finishing this effort which will result in water and wastewater utilities being able to coordinate mutual aid statewide in a much more efficient manner.

WEROC Emergency Operations Center (EOC) Readiness

The radio test for MARS and WEROC corresponded with the EOC exercise for the month of November.

Lisa continues to assist WEROC EOC staff, member agency staff and coordinating partners in the process of downloading the In Case of Crisis phone application. This application for smartphones is a very efficient method for keeping plans and contacts updated and available to all volunteers. She is also working on incorporating comments and suggestions as people start to use the application and feedback from the exercise.

	WATER USE EFFICIENCY
CUWCC	On November 12 and 13, Joe Berg participated in the quarterly California Urban Water Conservation Council (CUWCC) Board Meeting and annual Strategic Planning Workshop in Sacramento. The Board Meeting focused on general business and the Strategic Planning Workshop focused on:
	 Addressing Three Fundamental Council Challenges New Potential Directions for a more Relevant and Effective Council Board Guidance on Future Council Water Savings Actions; and Board Guidance on New Potential Directions for a More Relevant and Effective Council
	The next meeting is set for February 25 and will be hosted by MWDOC.
County of Orange, Public Works	On November 18, Joe met with Don Ries from the County of Orange, Public Works. Don manages all utilities provided to County facilities. The discussion focused on Water Use Efficiency Programs available to the County. Don will bring the information provided back to the County's Drought Task Force and will begin organizing projects to access our
MET's Water Use Efficiency Meeting	incentive programs. On November 20, Beth Fahl participated in Metropolitan's monthly Water Use Efficiency meeting. Approximately 40 member and sub-agency representatives attended the meeting. Agenda items included:
	 Conservation Program Board Update Turf Talk Media and Outreach Water Supply Update Water Savings Incentive Program Member Agency Roundtable MWD Program Updates
	The next meeting is scheduled for December 18, 2014 at Metropolitan.
CSUF Geography Club	On November 21, Joe presented as a Key-Note Panelist at the All Points of the Compass, 18 th Annual Cal State Fullerton Geography Club annual conference, "California Water: Past, Present and Future." Fellow panelists included Dave Carle, author, and William Hunt of OCWD. The conference was well attended by more than 120 CSUF students and professors, as well as students from surrounding community colleges.

South OC Integrated Watershed Management Area

On November 24, Joe convened a small ad hoc committee of local stakeholders to brainstorm short-term and long-term water use efficiency program ideas for the management area. Topics focused on landscape and utility operations. Ideas compiled at this meeting were then presented to the Management Committee on December 1. The Management Committee was generally supportive of the projects identified and requested that the landscape projects be consolidated into one program proposal. Discussion on utility operations-type projects focused on the eligibility of these projects for grant funding or if these projects were the responsibility of individual agencies as part of general operations and maintenance. It was explained that some of these projects could be eligible for funding and others could benefit from economies of scale through agencies working together with common consultants and vendors acquired via joint requests for proposals. Ultimately, these projects will be presented to the Executive Committee and included in an updated IRWM project list.

Orange County Water Use Efficiency Coordinators Workgroup

On December 4, Joe, Beth, Sergio Ramirez, and Jessica Ouwerkerk attended the OC Water Use Efficiency Coordinators' Workgroup meeting. The meeting was hosted by the City of Anaheim, and approximately 18 agencies participated. Highlights on the agenda included:

- MWDOC Updates
 - o Allocations
- Agency Roundtable
 - o Agency Drought Response Update
- Problem Solving Roundtable
- Public Affairs/Marketing Update
 - o Drought Messaging
 - o Public Affairs/WUE Marketing
- Metropolitan Update
 - o MET December Board Letter
 - o Turf Removal Program Proposed Changes
 - o California Friendly Landscape Training Program Update
 - o Large Landscape Audit Program Update
 - o Media/Outreach Campaign Update
 - Water Savings Incentive Program Update
- Water Use Efficiency Programs Update
 - o Choice Discussion for Next Year's Programs
 - o Turf Removal Program
 - o Smart Timer Program
 - o California Sprinkler Adjustment Notification System
- California Urban Conservation Council

The next meeting is scheduled for February 5, 2015 and will be hosted by the City of Santa Ana.

PUBLIC/GOVERNMENT AFFAIRS

Member Agency Relations

Darcy and Tiffany continue to work with MET on this year's inspection trip season. Darcy has scheduled a meeting with the Jet Propulsion Laboratory staff, Tiffany and MET staff to prepare for an inspection trip of their facilities for WACO. The trip is currently being re-scheduled for early next year and will be part of Director Dick's Weymouth Tour.

Tiffany and Bryce created electronic and print materials for Director Barbre's CRA trip scheduled for January 23 and 24, and Director McKenney's State Water Project trip scheduled for February 20 and 21. Tiffany is currently working with Director McKenney and Director Barbre on itinerary options, and has been accepting reservations, guest and Director needs for these two trips, as well as for Director Ackerman's Colorado River Aqueduct inspection trip scheduled for February 7 and 8.

Tiffany and Heather Baez accompanied Director Barbre on a Colorado River Aqueduct Trip December 5, 6 and 7.

Darcy hosted three Public Affairs Workgroup meetings. The first was in coordination with Heather Baez and the Legislative Coordinators' group; this joint meeting occurs three to four times a year and Townsend Public Affairs provides lunch for the group. The other two were focused on drought messaging as we move to allocations and the kick off meeting for the Value of Water (VOW) Choice Program. Darcy, Tiffany, Heather and Bryce participated in the Legislative Coordinators workgroup; Darcy, Jessica, Tiffany and Sarah participated in the drought messaging and VOW workgroups

Tiffany is continuing to work with Immersiv Media on the initial development phase of the OC Water Hero Program phone app.

Heather met with Jim Leach from SMWD to review legislative priorities and discuss how our agencies can continue to work together.

Heather and Jessica staffed the ISDOC Executive Committee meeting on Dec. 9. Jessica is working to book a speaker for the January 29 Quarterly Lunch Meeting. On January 1, Heather will take over as the staff administrator for ISDOC.

As a follow up to the Value of Water Choice Program kickoff meeting, **Member Agency** Relations Darcy and Jessica distributed materials to the participating agencies, including a survey to determine their priorities for various outreach materials and information to submit on their programs and activities. **Community** On November 13, Tiffany met with Ellen Orange-Brown and Austin Brown, **Relations** Co-Founder and Project Manager with Coastkeeper, at the Coastkeeper sustainable garden. Tour options, social media content, water use efficiency efforts, and partnership opportunities were discussed. In San Juan Capistrano, Darcy attended the City Council meeting on December 2, 2014 and presented appreciation plaques to outgoing City Council Members, Larry Kramer and John Taylor. Darcy presented an overview of the findings and efforts of the Value of Water Communications plan to key staff members at the City of Orange Public Works, Community Services and water operations staff. On December 9, Darcy presented at the Society of Marketing Professionals, Orange County Chapter, on the drought, the water bond and other water projects. Tiffany, Sarah and Bryce implemented MWDOC's social media activities through Facebook, Twitter, and Pinterest during this period. Jessica and Tiffany updated several pages on the MWDOC website. Tiffany and Bryce created a drought-specific collage/image used for the cover of eCurrents, Facebook, and the website homepage. Heather drafted an article for eCurrents introducing our new Board member, Sat Tamaribuchi. Heather attended the California Women's Leadership Association annual holiday party honoring Congresswoman-Elect Mimi Walters, Supervisors-Elect, Michelle Steel and Lisa Bartlett, new Assemblywomen Ling Ling Chang and Young Kim, and newly elected Senator, Janet Nguyen. Heather attended the annual holiday party co-hosted by ACC-OC, OCBC and the OC BIA. Jessica developed and distributed the November/December issue of eCurrents. This combined edition featured articles on the recent election

results, the Water Use Efficiency Master Plan, emergency preparedness, and a member agency spotlight on SMWD. The next issue of eCurrents will go

out in January.

Community Relations (Continued)	Jessica posted director compensation figures for 2013-14 to the MWDOC Open Government microsite. This posted information complies with Assembly Bill 2040, which requires public agencies to post the financial compensation data for the local agency's officials, as reported to the State Controller's Office, on the local agency website OR provide a link to the State Controller's Office - public officials compensation online database. Karl and Jessica participated in the South Orange County Drought Forum with ACC-OC and Cox Communications on December 10. Karl
	participated as a panelist; Jessica developed talking points and coordinated videos/images.
Education	Jessica met with Lori Kiesser of Inside the Outdoors (ITO) to discuss water education programs and opportunities for collaboration. ITO continues to provide water education programs to students throughout Orange County despite having lost funding for outdoor science school.
Media Relations	<i>KABC</i> – 7, reporter Greg Lee interviewed South Coast Water District's General Manager, Andy Brunhart, Chris Reagan, Assistant Manager at Laguna Beach County Water District, and Darcy at the Doheny Ocean Desalination project. The segment aired on November 27, 2014.
	Jessica developed and distributed a press release announcing MWDOC's new Director, Sat Tamaribuchi.
	Jessica developed a press release regarding Director Ackerman's reappointment by Governor Brown to the Santa Ana Regional Water Quality Control Board. The release will be distributed once the Senate confirms the appointment.
	A number of stories ran announcing Kevin Hunt as the Interim General Manager of Central Basin MWD. MWDOC was mentioned as his previous employer.
	<i>Orange County Breeze</i> ran a story on November 23 regarding an upcoming rate increase in Garden Grove. The article cited MWDOC as having recently increased rates, causing the city to need to raise its rates.
	Business Wire ran Metropolitan's press release announcing the dedication of the courtyard at their headquarters building to past Chairman John V. Foley, who represented MWDOC on the MET Board.

Special Projects

Darcy, Jessica, Tiffany and the Public Affairs interns coordinated the November 19 retirement luncheon for Director Clark, on behalf of MWDOC and the Urban Water Institute.

Darcy and Heather participated in the Management Staff Retreat on Friday November 14.

Darcy is continuing to work with a variety of stakeholders on the validation process for Recycled Water Operator Certification for California Nevada Section American Water Works Association.

Darcy is working on this year's annual report.

Director Thomas and Darcy are working on the Orange County Water Summit 2015 and are scheduled to participate in a lunch meeting with Co-Chairman, Steve Sheldon, and OCWD staff member, Eleanor Torres, on December 16.

Darcy, Harvey and I attended the Colorado River Water Users Conference December 10-12 in Las Vegas, NV.

Darcy and Tiffany participated in the interview process for the Value of Water Assistant position.

Heather attended a number of sessions at ACWA's Fall Conference December 2-4 and had an opportunity to meet with governmental affairs managers from water districts across the state.

Jessica participated in the OC Water Summit Planning Committee meeting on November 13. The Committee discussed potential topics and speakers, sponsorships, and event themes. The Committee is planning to meet monthly moving forward.

Water-Use Efficiency Marketing

Jessica is working with Water Use Efficiency (WUE) Department staff on the WUE Master Plan Annual Update. This report will outline MWDOC's progress towards achieving the Master Plan goals and objectives. To date, the layout has been developed and the text is being finalized.

Jessica is working with the OC Stormwater Program to create two short "how-to" videos on efficient watering. MWDOC suggested the creation of the videos and topics, and the videos were funded and produced by the County. They will be distributed via social media, agency websites, and other distribution channels.

Water-Use Efficiency Marketing (Continued)	Jessica is working with the OC Stormwater Program on Turf Removal Program lawn signs that will be displayed at residential properties following completion of the Turf Removal Program. The County will pay for the design and printing of the signs, and MWDOC will assist with messaging and distribution. These signs were requested by the member agencies in order to promote the Turf Removal Program in local neighborhoods by highlighting successful participating properties.
Legislative Affairs	On December 2, Jessica participated in the City of Mission Viejo's Green Business Program meeting for water stakeholders. Staff of ETWD, SMWD, and MNWD also participated to discuss water efficiency opportunities for local businesses in order to become Green Business certified.
	At the City of Anaheim, Jessica participated in the OC WUE Coordinators meeting on December 4. Jessica updated the group on the Value of Water Choice Program, drought messaging/outreach, and other activities.
	Jessica participated in the December 9 OC Stormwater Program's Public Education Committee meeting.
	To develop a website document outlining rebate program participation steps, Jessica worked with the WUE department staff. This document is intended to help the public understand the rebate application and payment process, as many customers call with questions regarding next steps.
	Heather, working with MET and ACWA, drafted a response on the "Waters of the U.S." proposal that was sent to the EPA. The EPA received nearly 700,000 comments and is expected to render a decision in Spring 2015.
	Heather participated in the ACWA and WateReuse working group on a legislative proposal submitted by IRWD.
	Heather has been coordinating with staff and Jim Barker in preparation for ACWA's Washington D.C. conference to be held Feb. 25-26, 2015.
	Heather participated in a conference call with TPA to update on the remainder of 2015.

Legislative Affairs (Continued)

In Washington D.C., Director Barbre, Heather and I, with the help of Jim Barker, had a number of useful meetings. We met with staff from the following offices: Congresswoman Loretta Sanchez, Congressman Bob Gibbs (R-OH), Congressman Dana Rohrabacher, Congressman Darrell Issa, Congressman Ken Calvert, Congressman David Valadao, Senate Energy Committee, Senate Environment and Public Works, MET Federal Representative Brad Hiltscher, and Michael Kennedy, formerly of Senator Orin Hatch's office.

Heather "virtually" attended MET's Communications and Legislation Committee on December 8.

To provide him a legislative update, Heather met with Michael Johnson, District Director for Assemblyman Travis Allen.

Heather met with members of Senator Bob Huff's staff to update them on MWDOC's legislative priorities and projects.

To introduce her to MWDOC and update her on our current legislative priorities, Heather met with Sabiha Khan, new Orange County representative for U.S. Senator Dianne Feinstein.

pat meszaros 12/11/14

INFORMATION CALENDAR

MWDOC GENERAL INFORMATION ITEMS

MWDOC BOARD OF DIRECTORS

- Brett R. Barbre
- Larry D. Dick
- Wayne Osborne
- Joan Finnegan
- Sat Tamaribuchi
- Jeffery M. Thomas
- Susan Hinman

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