

**Locke Lord LLP**  
300 South Grand Avenue, Suite 2600  
Los Angeles, CA 90071

1 STAFF WEEMS LLP  
2 RICHARD W. STAFF (pro hac vice)  
rstaff@staffweems.com  
3 6363 Woodway, Ste. 1100  
Houston, Texas 77057  
4 Telephone: (281) 903-5988

5 | and

6      LOCKE LORD LLP  
7      JOHN J. HARRIS (SBN 93841)  
8      jharris@lockelord.com  
9      VERONICA ROTTER (SBN 307902)  
10     veronica.rotter@lockelord.com  
11     300 S. Grand Ave, Suite 2600  
      Los Angeles, CA 90071  
      Telephone: 213-485-1500  
      Facsimile: 213-485-1200

12 Attorneys for PLAINTIFF,  
AMERON INTERNATIONAL CORP.

**SUPERIOR COURT OF THE STATE OF CALIFORNIA**

## COUNTY OF SAN BERNARDINO

16 AMERON INTERNATIONAL CORP.,  
a Delaware corporation

) CASE NO. CIVDS1601994

**[Assigned to the Hon. David Cohn  
Dept. S-26]**

vs.

20 TAMCO, a California corporation  
and DOES 1 through 100, inclusive.

**PLAINTIFF AMERON  
INTERNATIONAL CORP.'S  
OPPOSITION TO NOTICE OF  
RELATED CASES**

## Defendants

Dept.: S-26

Complaint filed: February 9, 2016

Pursuant to California Rules of Court Rule 3.300(g), Plaintiff, Ameron International Corp. (“Ameron”), hereby submits this Opposition to the Notice of Related Cases filed herein by

1 Defendant, TAMCO (“TAMCO”) in which TAMCO asks that the Court determine that this action is  
2 related to the case entitled, *Chino Basin Municipal Water District v. City of Chino, et al.*, Case  
3 Number RCV 51010 (“Chino Basin Case”).

4 **I. INTRODUCTION**

5 Despite some broad mischaracterizations of Ameron’s claims as set forth in the attachment to  
6 TAMCO’s Notice of Related Cases, this rescission and quiet title action is not genuinely related to  
7 the Chino Basin Case within the scope of Rule 3.300 of the California Rules of Court. The  
8 fundamental basis of Ameron’s Complaint is that TAMCO and its representatives attempted through  
9 mistake and through fraud to take the remaining water rights which Ameron had retained under a  
10 property purchase and sale agreement. The Chino Basin Case was a very complicated determination,  
11 allocation and adjudication of the water rights in that basin, involving hundreds of different parties.  
12 This case only seeks to confirm Ameron’s water retained rights associated with a single property  
13 based in a contract with TAMCO for the sale of that property. None of the parties to the Chino  
14 Basin Case were involved in that transaction. None of those parties are named in Ameron’s  
15 complaint and their water rights would not in any way be impacted by a judgment in this case.  
16 Accordingly, and as discussed in further detail below, the two cases do *not* meet the criteria set forth  
17 in Rule 3.300(a) of the California Rules of Court in that:

18 1. The two cases indisputably do *not* involve the same parties- Ameron has *not*  
19 named any other owners of water rights in the Chino Basin as parties to this action and they were not  
20 involved in any of the transactions alleged in the complaint;

21 2. The two cases indisputably are *not* based on the same or similar claims- the  
22 Chino Basin case determined the relative rights of all of the owners in the Chino Basin and the safe  
23 yield from that Basin; Ameron’s complaint seeks cancellation of certain documents purporting to  
24 transfer to TAMCO the remaining water rights which Ameron expressly reserved in the purchase  
25 and sale agreement between those two parties, or, in the alternative, rescission due to fraud or  
26 mistake. Ameron does not seek to quiet its title to those rights against *all* of the water rights owners  
27 in the Chino Basin.

28

1           3.       The two cases indisputably do *not* “arise from the same or substantially  
2 identical transactions, incidents, or events requiring the determination of the same or substantially  
3 identical questions of .... fact”; the transactions, incidents and events determined in the Chino Basin  
4 Case occurred many years prior to the events alleged in Ameron’s complaint. TAMCO’s notice fails  
5 to identify *any* “same or substantially identical transactions, incidents, or events”.

6           4.       The two cases indisputably do *not* “arise from the same or substantially  
7 identical questions of law”; TAMCO’s notice fails to identify *any* “same or substantially identical  
8 questions of law”.

9           5.       The two cases indisputably do not “involve claims against, title to, possession  
10 of, or damages to the same property”; this case only involves the water rights in a single property,  
11 not the hundreds of other properties involved in the Chino Basin Case.

12          6.       Considering the fundamentally different nature of the claims alleged in  
13 Ameron’s complaint, TAMCO is unable to make any genuine that the determination of this case  
14 showing would “...require substantial duplication of judicial resources if heard by different judges.

15          Accordingly, Ameron requests that this Court determine, pursuant to Rule 3.300(h), that  
16 these cases are not related and *not* transfer this case to Department R6 in the Rancho Cucamonga  
17 Division.

18          II.      DISCUSSION

19          Under California Rules of Court Rule 3.300(a), to qualify as “related” cases, the cases must  
20 involve one or more of the following: (1) the same parties and claims, (2) “arise from the same or  
21 substantially identical transactions, incidents, or events requiring the determination of the same or  
22 substantially identical questions of law or fact”, (3) involve claims regarding title or damages of the  
23 same property, and (4) “are likely for other reasons to require substantial duplication of judicial  
24 resources.” Cal. Rules of Court Rule 3.300(a). The allegations of Ameron’s complaint, filed on  
25 February 9, 2016, demonstrate that this case is not related to the Chino Basin Case.

26          The Complaint states causes of action to quiet title, remove cloud on title, and for rescission  
27 of contract and fraud. Ameron also seeks to either a declaration that certain water rights are held by  
28 Ameron, or, in the alternative, to rescind a contract for a transfer of certain water rights induced by

1 mistake of fact or fraud in the inducement. The events alleged in the Complaint occurred in 2013  
2 and 2014. TAMCO seeks to cloud these issues by attempting to relate this action to an action filed  
3 *and decided over 30 years prior*, the Chino Basin Case. The Chino Basin case was an action for  
4 allocation of water rights in the Chino Basin between several water producers, which ultimately  
5 included Ameron. In addition to allocating water rights, the judgment established the Chino Basin  
6 Watermaster (“Watermaster”) to help plan, account for, and manage the Chino Basin. The Chino  
7 Basin Case did not involve in any way a contract or transfer of water rights between Ameron and  
8 TAMCO. In fact, TAMCO’s only relation to the water rights adjudicated by the Chino Basin Case  
9 is as a partial successor to Ameron, not as an or original party to the Chino Basin judgment.

10 TAMCO attempts to argue that because the Chino Basin Case also involved many water  
11 producers’ water rights, which included the initial allocation of the rights at issue here, it somehow  
12 meets the requirements under California Rules of Court Rule 3.300 to be a “related case.” TAMCO  
13 is incorrect.

14 **A. The Parties In This Action Are Not the Same As Those in the Chino Basin Case**

15 Rule 3.300(a) requires a related case to involve the same parties. Here, while ultimately, as  
16 an owner of water rights in the Chino Basin, Ameron is a party to the Chino Basin Case along with  
17 hundreds of other water rights owners, the parties from the Chino Basin Case are not the same  
18 parties to this case within the scope of Rule 3.300. Although Ameron is part of a large group of  
19 parties to the 1978 judgment, whose water rights to the entire Chino Basin were allocated and  
20 adjudicated. The other parties to the 1978 judgment will not be affected by a dispute that centers  
21 solely between Ameron and TAMCO – those third parties’ water rights are not as issue here, only  
22 the specific rights that were the subject of the purported 2013 and 2014 transfers between Ameron  
23 and TAMCO.

24 **B. There Are No Similar Issues or Claims Between the Case and the Chino Basin  
25 Case**

26 The two cases do not involve similar or identical issues and claims as required by Rule  
27 3.300(a) in that they do not “arise from the same or substantially identical transactions, incidents, or  
28 events requiring the determination of the same or substantially identical questions of law or fact.”

1           As an initial matter, the Chino Basin Case and this case are not based on similar issues,  
2 claims, transactions, or events, despite TAMCO's assertions to the contrary. The Chino Basin Case  
3 resulted in an allocation of water rights in the basin, and established the Watermaster. Here, Ameron  
4 is enforcing a 2013 contract, and to remove the cloud on its title to its water rights arising from  
5 misleading and fraudulent acts committed by TAMCO in 2013 and 2014. The events and  
6 transactions in question have nothing to do with the initial allocation of water rights forty years ago.  
7 One of the primary questions in this case is whether or not TAMCO misled and defrauded Ameron  
8 employees to try to transfer Ameron's remaining water rights associated with a single property to  
9 TAMCO.

10           Finally, TAMCO attempts to oversimplify the causes of action alleged by Ameron in this  
11 case. The Chino Basin Case involved an adjudication of water rights among multiple water  
12 producers. In contrast, this action centers around misleading and fraudulent conduct on the part of  
13 TAMCO. The transfer at issue here is one that occurred in 2013 and 2014 due to tortious conduct by  
14 TAMCO, hardly the same facts which were the subject of the Chino Basin judgment.. Indeed, the  
15 causes of action in this case are completely different from the Chino Basin Case – here Ameron is  
16 suing to quiet title, remove a cloud on title, and cancel or , alternatively, rescind a contract due to  
17 mistake or fraud.

18           **C. This Case Does Not Involve Title to the Same Property as the Chino Basin Case**

19           The third element of a “related” case is that both cases involve claims to title or damages of  
20 the same property. Cal. Rules of Court Rule 3.300(a).

21           While the case does involve a cause of action to quiet title, it does not attempt to quiet title to  
22 the same property that was the subject of the Chino Basin Case, and thus does not satisfy the third  
23 element of related cases. In the Chino Basin Case, the court was adjudicating the rights to the water  
24 of the *entire* Chino Basin, and many water producers were parties to the 1978 judgment. Here,  
25 Ameron attempts to quiet title to its water rights transferred from Ameron to TAMCO, due to  
26 TAMCO's fraudulent and misleading conduct.

27           ///

28           ///

1           **D. Determination Of This Case Will Not Involve Duplication of Judicial Resources**

2           The final element in determining whether cases are related is whether the two cases "are  
3 likely for other reasons to require substantial duplication of judicial resources." Cal. Rules of Court  
4 Rule 3.300(a).

5           The case is unlikely to require any duplication of judicial resources from the Chino Basin  
6 Case, let alone a substantial duplication. The Chino Basin Case was resolved in 1978, and did not  
7 involve the contract at issue here. Any continuing jurisdiction retained by the court in the Chino  
8 Base Case centers solely on the decisions made in that case. The Court in the Chino Basin Case  
9 does not purport to exercise continuing and plenary jurisdiction over any and all torts or contract  
10 actions involving water rights in any way. In contrast, this cases is based on statements, actions, and  
11 transactions that occurred in 2013 and 2014, which are unrelated to the adjudication that was  
12 completed in 1978. This case is based on misleading and fraudulent conduct, not an initial allocation  
13 of water rights, which occurred in the Chino Basin Case. The Court will not likely need to duplicate  
14 any efforts or resources associated with the Chino Basin Case when addressing the causes of action  
15 in the case.

16           **III. CONCLUSION**

17           Based on the foregoing, Ameron respectfully requests that the Court deem these cases not to  
18 be related pursuant to Rule 3.300.

19  
20 Date: April 11, 2016

Respectfully submitted,

21           STAFF WEEMS LLP  
22           RICHARD W. STAFF  
23           and

24           LOCKE LORD LLP  
25           JOHN J. HARRIS  
26           VERONICA ROTTER

27           By \_\_\_\_\_  
28

JOHN J. HARRIS  
Attorneys for PLAINTIFF  
AMERON INTERNATIONAL CORP.

STATE OF CALIFORNIA  
COUNTY OF LOS ANGELES

)  
ss.

## PROOF OF SERVICE

I am employed in the County of Los Angeles, State of California. I am over the age of 18 and not a party to the within action. My business address is: 300 South Grand Avenue, Suite 2600, Los Angeles, CA 90071. On April 11, 2016, I served the foregoing document described as:

### PLAINTIFF AMERON INTERNATIONAL CORP.'S OPPOSITION TO NOTICE OF RELATED CASES

on the parties or attorneys for parties in this action who are identified on the attached service list, using the following means of service. (If more than one means of service is checked, the means of service used for each party is indicated on the attached service list).

- BY PERSONAL SERVICE.** I placed \_\_\_ the original or \_\_\_ a true copy of the foregoing document in sealed envelopes individually addressed to each of the parties on the attached service list, and caused such envelope to be delivered by hand to the offices of each addressee.
- BY FACSIMILE TRANSMISSION.** I caused \_\_\_ the original or  a true copy of the foregoing document to be transmitted to each of the parties on the attached service list at the facsimile machine telephone number as last given by that person on any document which he or she has filed in this action and served upon this office.
- BY MAIL.** I placed \_\_\_ the original or  a true copy of the foregoing document in a sealed enveloped individually addressed to each of the parties on the attached service list, and caused each such envelope to be deposited in the mail at 300 South Grand Avenue, Suite 2600, Los Angeles, CA 90071. Each envelope was mailed with postage thereon fully prepaid. I am readily familiar with this firm's practice of collection and processing of correspondence for mailing. Under that practice, mail is deposited with the United States Postal Service the same day that it is collected in the ordinary course of business.
- BY E-MAIL.** I caused the foregoing document(s) to be transmitted by e-mail electronic transmission to the e-mail address on the attached service list as last given by that person on any document which he or she has filed in this action and served upon this office.
- BY EXPRESS MAIL.** I placed \_\_\_ the original or \_\_\_ a true copy of the foregoing document in a sealed enveloped individually addressed to each of the parties on the attached service list, and caused each such envelope to be deposited in the mail at 300 South Grand Avenue, Suite 2600, Los Angeles, CA 90071. Each envelope was mailed with Express Mail postage thereon fully prepaid. I am readily familiar with this firm's practice of collection and processing of correspondence for mailing. Under that practice, mail is deposited with the United States Postal Service the same day that it is collected in the ordinary course of business.
- BY FEDERAL EXPRESS.** I placed \_\_\_ the original or \_\_\_ a true copy of the foregoing document in a sealed enveloped or package designated by Federal Express with delivery fees paid or provided for, individually addressed to each of the parties on the attached service list, and caused such envelope or package to be delivered at 300 South Grand Avenue, Suite 2600, Los Angeles, CA 90071, to an authorized courier or driver authorized by Federal Express to receive documents.
- (State)** I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.
- (Federal)** I declare that I am employed in the office of a member of the bar of this court, at whose direction the service was made.

Executed on April 11, 2016, at Los Angeles, California.



Lillian Dominguez

**SERVICE LIST VIA U.S. MAIL**  
*Ameron International Corp. vs. TAMCO*  
 San Bernardino County Superior Court  
 Case No. CIVDS 1601994

Byron Gee Gina R. Nicholis Nossaman LLP 777 S. Figueroa Street, 34th Floor Los Angeles, CA 90017 Attorneys for Defendant TAMCO	
Brian Geye Auto Club Speedway 9300 Cherry Ave Fontana, CA 92335	Bob Kuhn Three Valleys MWD 669 Hunters Trail Glendora, CA 91740
Steve Elie Ieua 3674 Whirlaway Lane Chino Hills, CA 91709	Tom Thomas City Of Upland 353 Emerson Street Upland, CA 91784
Don Galleano WMWD 4220 Wineville Road Mira Loma, CA 91752	Jim Bowman Council Member, City Of Ontario 303 East B Street Ontario, CA 91764
Jeff Pierson P.O. Box 1440 Long Beach, CA 90801-1440	Allen Hubsch Hogan Lovells US LLP 1999 Avenue Of The Stars Suite 100 Los Angeles, CA 90067
Robert Bowcock Integrated Resources Mgmt 405 N. Indian Hill Blvd Claremont, CA 91711-4724	James Curatalo Cucamonga Valley Water Dist Po Box 638 Rancho Cucamonga, CA 91729
Paul Hofer 11248 S Turner Ave Ontario, CA 91761	Bob Feenstra 2720 Springfield St Orange, CA 92867

**SERVICE LIST VIA E-MAIL ONLY**  
*Ameron International Corp. vs. TAMCO*  
 San Bernardino County Superior Court  
 Case No. CIVDS 1601994

Members:	
Allen W. Hubsc	allen.hubsch@hoganlovells.com
Andrew Gagen	agagen@kidmanlaw.com
Andrew Lazenby	lazenbyag@bv.com
Arthur Kidman	akidman@kidmanlaw.com
Catharine Irvine	cirvine@DowneyBrand.com
Chris Swanberg	chris.swanberg@corr.ca.gov
Dan McKinney	dmckinney@douglascountylaw.com
David Aladjem	daladjem@downeybrand.com
Eddy Beltran	ebeltran@kidmanlaw.com
Fred Fudacz	ffudacz@nossaman.com
Jean Cihigoyenetche	Jean_CGC@hotmail.com
Jerry Eagans	geagans@redwineandsherrill.com
Jill Willis	jnwillis@bbklaw.com
Jim Markman	jmarkman@rwglaw.com
jimmy@city-attomey.com	jimmy@city-attorney.com
Joel Kuperberg	jkuperberg@rutan.com
John Harper	jrharper@harperburns.com
John Schatz	jschatz13@cox.net
Joseph S. Akiusi	AandWLaw@aol.com
Kimberly Hall Barlow	khb@jones-mayer.com
Mark D. Hensley	mhensley@hensleylawgroup.com
Martin Cihigoyenetche	martinc@cgclaw.com
Michelle Staples	mstaples@jdplaw.com
Nick Jacobs	njacobs@somachlaw.com
Paeter E. Garcia	paeter.garcia@bbklaw.com
Paige H. Gosney	pgosney@jdplaw.com
Randy Visser	RVisser@sheppardmullin.com
Robert E. Donlan	red@eslawfirm.com
Rodney Baker	rodbaker03@yahoo.com
Steve Kennedy	skennedy@bmklawplc.com
Tarquin Preziosi	tp@jones-mayer.com
Timothy Ryan	tryan@sgvwater.com
Tom Bunn	TomBunn@Lagerlof.com
Tom McPeters	THMcP@aol.com
Tracy J. Egoscue	tracy@egoscuelaw.com
Trish Geren	tgeren@sheppardmullin.com
William J Brunick	bbrunick@bmblawoffice.com
Agnes Cheng	agnes.cheng@cc.sbccounty.gov
Al Lopez	lopersixto@netzero.net
Alfonso Ruiz Jr.	Alfonso.Ruiz@gerdau.com
Andrew Silva	Andrew.Silva@cao.sbccounty.gov

Members:	
Andy Campbell	acampbell@ieu.org
Andy Malone	amalone@welwater.com
Anna Truong	ATruong@cbwm.org
Annette Gonzales	agonzales@ci.ontario.ca.us
Anthony Beckham	beckham@waterexchange.com
April Robitaille	arobitaille@bhfs.com
April Woodruff	awoodruff@ieu.org
Arnold "AJ" Gerber	agerber@parks.sbcounty.gov
Arnold Rodriguez	jarodriguez@sarwc.com
Art Bennett	citycouncil@chinohills.org
Ashok Dhingra	ash@akdconsulting.com
Ben Lewis	benjamin.lewis@gswater.com
Ben Peralta	bperalta@tvmwd.com
Bill Leaver	WLeever@ieu.org
Bill Thompson	bthompson@ci.norco.ca.us
Bob Bowcock	bbowcock@irmwater.com
Bob Feenstra	bobfeenstra@gmail.com
Bob Kuhn	bgkuhn@aol.com
Bob Kuhn	bkuhn@tvmwd.com
Bob Page	bpage@cao.sbcounty.gov
Brad Herrema	bherrema@bhfs.com
Brandon Howard	brahoward@niagarawater.com
Brenda Fowler	balee@fontanawater.com
Brenda Trujillo	brendatrujillo@chinohills.org
Brent Yamasaki	byamasaki@mwdh2o.com
Brian Geye	bgeye@autoclubspeedway.com
Brian Hess	bhess@niagarawater.com
Carol Bennett	cbennett@tkeengineering.com
Carol Boyd	Carol.Boyd@doj.ca.gov
Carolina Sanchez	csanchez@weiwater.com
Casey Costa	ccosta@chinodesalter.org
Chad Blais	cblais@ci.norco.ca.us
Charles Field	cdfield@att.net
Charles Linder	Charles.Linder@nrgenergy.com
Charles Moorrees	cmoorrees@sawaterco.com
Chino Hills City Council	citycouncil@chinohills.org
Chris Berch	CBerch@ieu.org
Chuck Hays	chays@fontana.org
Cindy Cisneros	cindyc@cvwdwater.com
Cindy LaCamera	clacarnera@mwdh2o.com
Cindy Li	Cindy.li@waterboards.ca.gov
Craig Miller	CMiller@wmwd.com
Craig Stewart	Craig.Stewart@amec.com
Cris Feely	cifealy@fontanawater.com
Curtis Paxton	cpaxton@chinodesalter.org
Curtis Stublings	Curtis.Stubbings@praxair.com
Dan Arrighi	darrighi@sgvwater.com

Members:	
Dana Porche	dporche@cbwcd.org
Danielle Soto	danielle_soto@CI.POMONA.CA.US
Darron Poulsen	darron_poulsen@ci.pomona.ca.us
Daryl Grigsby	daryl_grigsby@ci.pomona.ca.us
Dave Argo	daveargo46@icloud.com
Dave Crosley	DCrosley@cityofchino.org
David D DeJesus	tvmwddiv2rep@gmail.com
David De Jesus	ddejesus@tvmwd.com
David Huskey	David.Huskey@cdcr.ca.gov
David Lovell	dlovell@dpw.sbcounty.gov
David Penrice	dpenrice@acmwater.com
David Ringel	david.j.ringel@us.mwhglobal.com
David Starnes	david.starnes@mcmcnet.net
Dennis Dooley	ddooley@angelica.com
Dennis Mejia	dmejia@ci.ontario.ca.us
Dennis Poulsen	dpoulsen@californiateel.com
Dennis Williams	dwilliams@geoscience-water.com
Diana Frederick	diana.frederick@cdcr.ca.gov
Don Cutler	dcutler@jcsd.us
Don Galleano	donald@galleanowinery.com
Earl Elrod	earl.elrod@verizon.net
Eric Fordham	eric_fordham@geopentech.com
Eric Garner	eric.garner@bbklaw.com
Eric Leuze	Eric.Leuze@nrgenergy.com
Erika Clement	Erika.clement@sce.com
Eunice Ulloa	eulloa@cbwcd.org
Frank Brommenschenkel	frank.brommen@verizon.net
Frank LoGuidice	faloguidice@sgvwater.com
Frank Yoo	FrankY@cbwm.org
Gabby Garcia	ggarcia@mwwd.org
Gailyn Watson	gwatson@airports.sbcounty.gov
Gene Koopman	GTKoopman@aol.com
Geoffrey Kamansky	gkamansky@niagarawater.com
Geoffrey Vanden Heuvel	GeoffreyVH@juno.com
Gerald Yahr	yahrj@koll.com
Giannina Espinoza	gia.espinoza@gerdau.com
Gloria Rivera	gloriar@cvwdwater.com
Grace Cabrera	grace_cabrera@ci.pomona.ca.us
Greg Woodside	gwoodside@ocwd.com
Henry DeHaan	hpdehaan@verizon.net
James Curatalo	jamesc@cvwdwater.com
James Jenkins	cnomgr@airports.sbcounty.gov
James McKenzie	jmckenzie@dpw.sbcounty.gov
Jane Anderson	janderson@jcsd.us
Janine Wilson	JWilson@cbwm.org
Jasmin A. Hall	jhall@ieu.a.org
Jason Marseilles	jmareilles@ieu.a.org

Members:	
Jason Pivovaroff	jpivotovaroff@ieua.org
Jean Perry	JPerry@wmwd.com
Jeanina M. Romero	jromero@ci.ontario.ca.us
Jeannette Vagnozzi	jvagnozzi@c.upland.ca.us
Jeffrey Bruny	jeffrey.bruny@NOV.com
Jeffrey L. Pierson	jpierson@intexcorp.com
Jesse White	jesse.white@gerdau.com
Jesus Placentia	jplasencia@cityofchino.org
Jill Willis	jnwillis@bbklaw.com
Jim Bowman	jbowman@ci.ontario.ca.us
Jim Taylor	jim_taylor@ci.pomona.ca.us
Jo Lynne Russo-Pereyra	jolynner@cvwdwater.com
Joe Graziano	jgraz4077@aol.com
Joe Grindstaff	jgrindstaff@ieua.org
Joe Joswiak	JJoswiak@cbwm.org
Joe P LeClaire	leclairejp@cdmsmith.com
John Abusham	john.abusham@nrg.com
John Bosler	johnb@cvwdwater.com
John Huitsing	johnhuitsing@gmail.com
John Lopez and Nathan Cole	customerservice@sarwc.com
John V. Rossi	jrossi@wmwd.com
Jon Lambeck	jlambeck@mwdh2o.com
Jose Alire	jalire@cityofchino.org
Jose Galindo	jose_a_galindo@praxair.com
Josh Swift	jmswift@fontanawater.com
Julie Cavender	julie.cavender@cdcr.ca.gov
Julie Saba	jsaba@jcsd.us
Justin Brokaw	jbrokaw@hughes.net
Justin Nakano	JNakano@cbwm.org
Justin Scott Coe	jscottcoe@mvwd.org
Karen Johnson	kejwater@aol.com
Kathleen Brundage	kathleen.brundage@californiateel.com
Kathy Kunysz	kkunysz@mwdh2o.com
Kathy Tiegs	Kathyt@cvwdwater.com
Keith Person	keith.person@waterboards.ca.gov
Kelly Berry	KBerry@sawpa.org
Ken Jeske	kjeske1@gmail.com
Ken Waring	kwaring@jcsd.us
Kevin Blakeslee	kblakeslee@dpw.sbcounty.gov
Kevin Sage	Ksage@IRMwater.com
Kurt Berchtold	kberchtold@waterboards.ca.gov
Kyle Snay	kylesnay@gswater.com
Landon Kern	lkern@cityofchino.org
Laura Mantilla	lmantilla@ieua.org
Lawrence Dimock	lawrence.dimock@cdcr.ca.gov
Lee Moore	Lee.Moore@nrgenergy.com
Linda Jadeski	ljadeski@vwvd.org

Members:	
Linda Minky	LMinky@BHFS.com
Lisa Hamilton	lisa.hamilton@amecfw.com
Lisa Leabo	lleabo@cbwm.org
Lisa Lemoine	LLemoine@wmwd.com
Marco Tule	marco.tule@nrg.com
Maribel Sosa	Maribel_Sosa@ci.pomona.ca.us
Mark Wiley	mwiley@chinohills.org
Marsha Westropp	MWestropp@ocwd.com
Martin Zvirbulls	martinz@cvwdwater.com
Mathew C. Ballantyne	mballantyne@cityofchino.org
Matthew H. Litchfield	mlitchfield@wwd.org
Michael Sigsbee	msigsbee@ci.ontario.ca.us
Mike Maestas	mikem@cvwdwater.com
Maria Flores	mflores@ieua.org
Maria Mendoza-Tellez	MMendoza@weiwater.com
Marilyn Levin	marilyn.levin@doj.ca.gov
Mario Garcia	mgarcia@tvmwd.com
Mark Kinsey	mkinsey@mvd.org
Mark Wildermuth	mwildermuth@weiwaer.com
Marla Doyle	marla_doyle@ci.pomona.ca.us
Martha Davis	mdavis@ieua.org
Martin Rauch	martin@rauchcc.com
Meg Mc Wade	meg_mcwade@ci.pomona.ca.us
Melanie Otero	melanie_oter@ci.pomona.ca.us
Melissa L. Walker	mwalker@dpw.sbcounty.gov
Michae Adler	michael.adler@mcmcn.net
Michae Camacho	MCamacho@pacificaservices.com
Michae Cruikshank	MCruikshank@DBStephens.com
Michae P. Thornton	mthornton@tkeengineering.com
Michae T Fife	MFife@bhfs.com
Michae Thompson	michael.thompson@cdcr.ca.gov
Mike Sigsbee	msigsbee@ci.ontario.ca.us
Monica Heredia	mheredia@chinohills.org
Moore, Toby	TobyMoore@gswater.com
Nadeem Majaj	nmajaj@chinohills.org
Nathan deBoom	n8deboom@gmail.com
Neetu Gupta	ngupta@ieua.org
Noah Golden-Krasner	Noah.goldenkrasner@doj.ca.gov
Pam Sharp	PSharp@chinohills.org
Pam Wilson	pwilson@bhfs.com
Pamela Anderson Cridlebaugh	panderson@niagarawater.com
Patty Jett	pjett@spacecenterinc.com
Paul Deutsch	paul.deutsch@amec.com
Paul Hofer	farmwatchtoo@aol.com
Paul Hofer	farmerhofer@aol.com
Paul Leon	pleon@ci.ontario.ca.us
Paula Lantz	paula_lantz@ci.pomona.ca.us

Members:	
Peggy Asche	peggy@wwd.org
Penny Alexander-Kelley	Palexander-kelley@cc.sbccounty.gov
Pete Hall	pete.hall@cdcr.ca.gov
Pete Hall	rpetehall@gmail.com
Peter Hettinga	peterhettinga@yahoo.com
Peter Kavounas	PKavounas@cbwm.org
Peter Rogers	progers@chinohills.org
Rachel Avila	R.Avila@MPGLAW.com
Ramsey Haddad	ramsey.haddad@californiateel.com
Randall McAlister	randall.mcalister@ge.com
Raul Garibay	raul_garibay@ci.pomona.ca.us
Ray Wilkins	rwilkings@autoclubspeedway.com
Rene Sales	Rene_Salas@ci.pomona.ca.us
Rick Darnell	Richard.Darnell@nrgenergy.com
Rick Hansen	rhansen@tvmwd.com
Rick Rees	Richard.Rees@amec.com
Rick Zapien	rzapien@cbwm.org
Rita Pro	rpro@cityofchino.org
Rob Vanden Heuvel	robert.t.van@gmail.com
Robert C. Hawkins	RHawkins@earthlink.net
Robert Craig	rcraig@jcsd.us
Robert DeLoach	robeladeloach1@gmail.com
Robert Neufeld	robneul@yahoo.com
Robert Took	rtock@jcsd.us
Robert Wagner	rwagner@wbecorp.com
Rogelio Matta	rmatta@fontana.org
Roger Florio	roger.florio@ge.com
Roger Han	roger_han@praxair.com
Ron Craig	ronc@mbakerintl.com
Ron LaBrucherie, Jr.	ronLaBrucherie@gmail.com
Rosemary Hoerning	rhoerning@ci.upland.ca.us
Ryan Shaw	rshaw@ci.ontario.ca.us
Sandra S. Rose	directorrose@mvwd.org
Sarah Kerr	skerr@ci.ontario.ca.us
Sarah Schneider	sarah.schneider@amec.com
Scott Burton	sburton@ci.ontario.ca.us
Scott Runyan	srunyan@cc.sbccounty.gov
Scott Slater	sslater@bhfs.com
Shaun Stone	sstone@ieua.org
Sheri Rojo	smrojo@aol.com
Sonya Barber	sbarber@ciupland.ca.us
Sonya Bloodworth	sbloodworth@wmwd.com
Sophie Akins	Sophie.Akins@cc.sbccounty.gov
Stella Gasca	sgasca@ci.ontario.ca.us
Stephanie Riley	sriley@ieua.org
Steve Nix	snix@chinohills.org
Steve Riboli	steve.riboli@sanantoniowinery.com

<b>Members:</b>	
Steven J. Elie	selie@ieu.org
Steven J. Elie	s.elie@mpglaw.com
Suki Chhokar	schhokar@sdcwa.org
Susan Collet	scollett@jcsd.us
Sylvia Lee	slee@ieu.org
Tara Rolfe, PG	TRolfe@weiwater.com
Taya Victorino	tayav@cvwdwater.com
Ted Layton	tlayton@sawaterco.com
Terry Catlin	tlcatlin@wfajpa.org
Tim Barr (tbarr@wmwd.com)	tbarr@wmwd.com
Todd Corbin	tcorbin@jcsd.us
Todd Minten	tminten@chinodesalter.org
Tom Crowley	tcrowley@wwd.org
Tom eruikshank	tcruijkshank@spacecenterinc.com
Tom Harder	tharder@thomashardercompany.com
Tom Haughey	tom@haugheyinsurance.com
Tom O'Neill	toneill@ci.ontario.ca.us
Tom Thomas	tthomas@insuranceinc.com
Toni Medel	mmedel@rbf.com
Ursula Stuter	ursula.stuter@cdcr.ca.gov
Van Jew	vjew@mvwd.org
Vicki Hahn	vhahn@tvmwd.com
Vicky Rodriguez	vrodrigu@ci.ontario.ca.us
Vivian Castro	VCastro@cbwcd.org
W. C. "Bill" Kruger	citycouncil@chinohills.org
Willian Urena	WURENA@ANGELICA.COM

**CHINO BASIN WATERMASTER**  
Case No. RCV 51010  
Chino Basin Municipal Water District v. The City of Chino

**PROOF OF SERVICE**

I declare that:

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

On April 11, 2016 I served the following:

1. PLAINTIFF AMERON INTERNATIONAL CORP.'S OPPOSITION TO NOTICE OF RELATED CASES

/ BY MAIL: in said cause, by placing a true copy thereof enclosed with postage thereon fully prepaid, for delivery by United States Postal Service mail at Rancho Cucamonga, California, addresses as follows:

*See attached service list: Mailing List 1*

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

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

/ BY ELECTRONIC MAIL: I transmitted notice of availability of electronic documents by electronic transmission to the email address indicated. The transmission was reported as complete on the transmission report, which was properly issued by the transmitting electronic mail device.

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

Executed on April 11, 2016 in Rancho Cucamonga, California.

  
By: Janine Wilson  
Chino Basin Watermaster

BRIAN GEYE  
AUTO CLUB SPEEDWAY  
9300 CHERRY AVE  
FONTANA, CA 92335

BOB KUHN  
THREE VALLEYS MWD  
669 HUNTERS TRAIL  
GLENDOORA, CA 91740

ROBERT BOWCOCK  
INTEGRATED RESOURCES MGMNT  
405 N. INDIAN HILL BLVD  
CLAREMONT, CA 91711-4724

STEVE ELIE  
IEUA  
3674 WHIRLAWAY LANE  
CHINO HILLS, CA 91709

TOM THOMAS  
CITY OF UPLAND  
353 EMERSON STREET  
UPLAND, CA 91784

PAUL HOFER  
11248 S TURNER AVE  
ONTARIO, CA 91761

DON GALLEANO  
WMWD  
4220 WINEVILLE ROAD  
MIRA LOMA, CA 91752

JIM BOWMAN  
COUNCIL MEMBER, CITY OF ONTARIO  
303 EAST B STREET  
ONTARIO, CA 91764

JAMES CURATALO  
CUCAMONGA VALLEY WATER DIST  
PO BOX 638  
RANCHO CUCAMONGA, CA 91729

JEFF PIERSON  
PO BOX 1440  
LONG BEACH, CA 90801-1440

ALLEN HUBSCH  
HOGAN LOVELLS US LLP  
1999 AVENUE OF THE STARS  
SUITE 100  
LOS ANGELES, CA 90067

BOB FEENSTRA  
2720 SPRINGFIELD ST,  
ORANGE, CA 92867

**Members:**

Allen W. Hubsch	allen.hubsch@hoganlovells.com
Andrew Gagen	agagen@kidmanlaw.com
Andrew Lazenby	lazenbyag@bv.com
Arthur Kidman	akidman@kidmanlaw.com
Catharine Irvine	cirvine@DowneyBrand.com
Chris Swanberg	chris.swanberg@corr.ca.gov
Dan McKinney	dmckinney@douglascountylaw.com
David Aladjem	daladjem@downeybrand.com
Eddy Beltran	ebeltran@kidmanlaw.com
Fred Fudacz	ffudacz@nossaman.com
Jean Cihigoyenetche	Jean_CGC@hotmail.com
Jerry Eagans	geagans@redwineandsherrill.com
Jill Willis	jwillis@bbklaw.com
Jim Markman	jmarkman@rwglaw.com
jimmy@city-attorney.com	jimmy@city-attorney.com
Joel Kuperberg	jkuperberg@rutan.com
John Harper	jharper@harperburns.com
John Schatz	jschatz13@cox.net
Joseph S. Aklifi	AandWLaw@aol.com
Kimberly Hall Barlow	khb@jones-mayer.com
Mark D. Hensley	mhensley@hensleylawgroup.com
Martin Cihigoyenetche	martinc@cgclaw.com
Michelle Staples	mstaples@jdtplaw.com
Nick Jacobs	njacobs@somachlaw.com
Paeter E. Garcia	paeter.garcia@bbklaw.com
Paige H. Gosney	pgosney@jdtplaw.com
Randy Visser	RVisser@sheppardmullin.com
Robert E. Donlan	red@eslawfirm.com
Rodney Baker	rodbaker03@yahoo.com
Steve Kennedy	skennedy@bmklawplc.com
Tarquin Preziosi	tp@jones-mayer.com
Timothy Ryan	tryan@sgwater.com
Tom Bunn	TomBunn@Lagerlof.com
Tom McPeters	THMcP@aol.com
Tracy J. Egoscue	tracy@egoscuelaw.com
Trish Geren	tgeren@sheppardmullin.com
William J Brunick	bbrunick@bmblawoffice.com

**Members:**

Agnes Cheng	agnes.cheng@cc.sbccounty.gov
Al Lopez	lopezsixto@netzero.net
Alfonso Ruiz Jr.	Alfonso.Ruiz@gerdau.com
Andrew Silva	Andrew.Silva@cao.sbccounty.gov
Andy Campbell	acampbell@ieua.org
Andy Malone	amalone@weiwater.com
Anna Truong	ATruong@cbwm.org
Annette Gonzales	agonzales@ci.ontario.ca.us
Anthony Beckham	beckham@waterexchange.com
April Robitaille	arobitaille@bhfs.com
April Woodruff	awoodruff@ieua.org
Arnold "AJ" Gerber	agerber@parks.sbccounty.gov
Arnold Rodriguez	jarodriguez@sarwc.com
Art Bennett	citycouncil@chinohills.org
Ashok Dhingra	ash@akdconsulting.com
Ben Lewis	benjamin.lewis@gswater.com
Ben Peralta	bperalta@tvmwd.com
Bill Leever	WLeever@ieua.org
Bill Thompson	bthompson@ci.norco.ca.us
Bob Bowcock	bbowcock@irmwater.com
Bob Feenstra	bobfeenstra@gmail.com
Bob Kuhn	bgkuhn@aol.com
Bob Kuhn	bkuhn@tvmwd.com
Bob Page	bpage@cao.sbccounty.gov
Brad Herrema	bherrema@bhfs.com
Brandon Howard	brahoward@niagarawater.com
Brenda Fowler	balee@fontanawater.com
Brenda Trujillo	brendatrujillo@chinohills.org
Brent Yamasaki	byamasaki@mwdh2o.com
Brian Geye	bgeye@autoclubspeedway.com
Brian Hess	bhess@niagarawater.com
Carol Bennett	cbennett@tkeengineering.com
Carol Boyd	Carol.Boyd@doj.ca.gov
Carolina Sanchez	csanchez@weiwater.com
Casey Costa	ccosta@chinodesalter.org
Chad Blais	cblais@ci.norco.ca.us
Charles Field	cdfield@att.net
Charles Linder	Charles.Linder@nrgenergy.com
Charles Moorrees	cmoorrees@sawaterco.com
Chino Hills City Council	citycouncil@chinohills.org
Chris Berch	CBerch@ieua.org
Chuck Hays	chays@fontana.org
Cindy Cisneros	cindyc@cvwdwater.com
Cindy LaCamera	clacamera@mwdh2o.com
Cindy Li	Cindy.li@waterboards.ca.gov
Craig Miller	CMiller@wmwd.com
Craig Stewart	Craig.Stewart@amec.com
Cris Fealy	cifealy@fontanawater.com
Curtis Paxton	cpaxton@chinodesalter.org
Curtis Stubblings	Curtis_Stubblings@praxair.com
Dan Arrighi	darrighi@sgvwater.com
Dana Porche	dporche@cbwcd.org
Danielle Soto	danielle_soto@CI.POMONA.CA.US
Darron Poulsen	darron_poulsen@ci.pomona.ca.us
Daryl Grigsby	daryl_gribbsy@ci.pomona.ca.us
Dave Argo	daveargo46@icloud.com
Dave Crosley	DCrosley@cityofchino.org
David D DeJesus	tvmwddiv2rep@gmail.com
David De Jesus	ddejesus@tvmwd.com
David Huskey	David.Huskey@cdcr.ca.gov
David Lovell	dlovell@dpw.sbccounty.gov
David Penrice	dpenrice@acmwater.com

David Ringel david.j.ringel@us.mwhglobal.com  
David Starnes david.starnes@mcmcnet.net  
Dennis Dooley ddooley@angelica.com  
Dennis Mejia dmejia@ci.ontario.ca.us  
Dennis Poulsen dpoulsen@californiasteel.com  
Dennis Williams dwilliams@geoscience-water.com  
Diana Frederick diana.frederick@cdcr.ca.gov  
Don Cutler dcutler@jcsd.us  
Don Galleano donald@galleanowinery.com  
Earl Elrod earl.elrod@verizon.net  
Eric Fordham eric\_fordham@geopentech.com  
Eric Garner eric.garner@bbklaw.com  
Eric Leuze Eric.Leuze@nrgenergy.com  
Erika Clement Erika.clement@sce.com  
Eunice Ulloa eulload@cbwcd.org  
Frank Brommenschenkel frank.brommen@verizon.net  
Frank LoGuidice faloguidice@sgvwater.com  
Frank Yoo FrankY@cbwm.org  
Gabby Garcia ggarcia@mwwd.org  
Gailyn Watson gwatson@airports.sbccounty.gov  
Gene Koopman GTKoopman@aol.com  
Geoffrey Kamansky gkamansky@niagarawater.com  
Geoffrey Vanden Heuvel GeoffreyVH@juno.com  
Gerald Yahr yahrj@koll.com  
Giannina Espinoza gia.espinoza@gerdau.com  
Gloria Rivera gloriar@cvwdwater.com  
Grace Cabrera grace\_cabrera@ci.pomona.ca.us  
Greg Woodside gwoodside@ocwd.com  
Henry DeHaan hpdehaan@verizon.net  
James Curatalo jamesc@cvwdwater.com  
James Jenkins cnomgr@airports.sbccounty.gov  
James McKenzie jmckenzie@dpw.sbccounty.gov  
Jane Anderson janderson@jcsd.us  
Janine Wilson JWilsone@cbwm.org  
Jasmin A. Hall jhall@ieua.org  
Jason Marseilles jmarseilles@ieua.org  
Jason Pivovaroff jpivovaroff@ieua.org  
Jean Perry JPerry@wmwd.com  
Jeanina M. Romero jromero@ci.ontario.ca.us  
Jeannette Vagnozzi jvagnozzi@ci.upland.ca.us  
Jeffrey Bruny jeffrey.bruny@NOV.com  
Jeffrey L. Pierson jpierson@intexcorp.com  
Jesse White jesse.white@gerdau.com  
Jesus Placentia jplasencia@cityofchino.org  
Jill Willis jnwillis@bbklaw.com  
Jim Bowman jbowman@ci.ontario.ca.us  
Jim Taylor jim\_taylor@ci.pomona.ca.us  
Jo Lynne Russo-Pereyra jolynner@cvwdwater.com  
Joe Graziano jgraz4077@aol.com  
Joe Grindstaff jgrindstaff@ieua.org  
Joe Joswiak JJoswiak@cbwm.org  
Joe P. LeClaire leclairejp@cdmsmith.com  
Joel Ignacio jignacio@ieua.org  
John Abusham john.abusham@nrg.com  
John Bosler johnb@cvwdwater.com  
John Huitsing johnhuitsing@gmail.com  
John Lopez and Nathan Cole customerservice@sarwc.com  
John V. Rossi jrossi@wmwd.com  
Jon Lambeck jlambeck@mwdh2o.com  
Jose Alire jalire@cityofchino.org  
Jose Galindo jose\_a\_galindo@praxair.com  
Josh Swift jmswift@fontanawater.com  
Julie Cavender julie.cavender@cdcr.ca.gov  
Julie Saba jsaba@jcsd.us

Justin Brokaw	jbrokaw@hughes.net
Justin Nakano	JNakano@cbwm.org
Justin Scott Coe	jscottcoe@mwd.org
Karen Johnson	kejwater@aol.com
Kathleen Brundage	kathleen.brundage@californiateel.com
Kathy Kunysz	kkunysz@mwdh2o.com
Kathy Tiegs	Kathyt@cvwdwater.com
Keith Person	keith.person@waterboards.ca.gov
Kelly Berry	KBerry@sawpa.org
Ken Jeske	kjeske1@gmail.com
Ken Waring	kwaring@jcsd.us
Kevin Blakeslee	kblakeslee@dpw.sbcounty.gov
Kevin Sage	Ksage@IRMwater.com
Kurt Berchtold	kberchtold@waterboards.ca.gov
Kyle Shay	kylesnay@gswater.com
Landon Kern	lkern@cityofchino.org
Laura Mantilla	lmantilla@jeua.org
Lawrence Dimock	lawrence.dimock@cdcr.ca.gov
Lee Moore	Lee.Moore@nrgenergy.com
Linda Jadeski	ljadeski@wwd.org
Linda Minky	LMinky@BHFS.com
Lisa Hamilton	lisa.hamilton@amecfw.com
Lisa Leabo	lleabo@cbwm.org
Lisa Lemoine	LLemoine@wmwd.com
Marco Tule	marco.tule@nrg.com
Maribel Sosa	Maribel_Sosa@ci.pomona.ca.us
Mark Wiley	mwiley@chinohills.org
Marsha Westropp	MWestropp@ocwd.com
Martin Zvirbulis	martinz@cvwdwater.com
Mathew C. Ballantyne	mballantyne@cityofchino.org
Matthew H. Litchfield	mlitchfield@wwd.org
Michael Sigsbee	msigsbee@ci.ontario.ca.us
Mike Maestas	mikem@cvwdwater.com

**Members:**

Maria Flores	mflores@ieu.org
Maria Mendoza-Tellez	MMendoza@weiwater.com
Marilyn Levin	marilyn.levin@doj.ca.gov
Mario Garcia	mgarcia@tvmwd.com
Mark Kinsey	mkinsey@mwwd.org
Mark Wildermuth	mwildermuth@weiwater.com
Marla Doyle	marla_doyle@ci.pomona.ca.us
Martha Davis	mdavis@ieu.org
Martin Rauch	martin@rauchcc.com
Meg McWade	meg_mcwade@ci.pomona.ca.us
Melanie Otero	melanie_otero@ci.pomona.ca.us
Melissa L. Walker	mwalker@dpw.sbcounty.gov
Michael Adler	michael.adler@mcmcnet.net
Michael Camacho	MCamacho@pacificaservices.com
Michael Cruikshank	MCruikshank@DBStephens.com
Michael P. Thornton	mthornton@tkeengineering.com
Michael T Fife	MFife@bhfs.com
Michael Thompson	michael.thompson@cdcr.ca.gov
Mike Sigsbee	msigsbee@ci.ontario.ca.us
Monica Heredia	mheredia@chinohills.org
Moore, Toby	TobyMoore@gswater.com
Nadeem Majaj	nmajaj@chinohills.org
Nathan deBoom	n8deboom@gmail.com
Neetu Gupta	ngupta@ieu.org
Noah Golden-Krasner	Noah.goldenkrasner@doj.ca.gov
Pam Sharp	PSharp@chinohills.org
Pam Wilson	pwilson@bhfs.com
Pamela Anderson Cridlebaugh	panderson@niagarawater.com
Patty Jett	pjett@spacecenterinc.com
Paul Deutsch	paul.deutsch@amec.com
Paul Hofer	farmwatchtoo@aol.com
Paul Hofer	farmerhofer@aol.com
Paul Leon	pleon@ci.ontario.ca.us
Paula Lantz	paula_lantz@ci.pomona.ca.us
Peggy Asche	peggy@wwd.org
Penny Alexander-Kelley	Paalexander-kelley@cc.sbcounty.gov
Pete Hall	pete.hall@cdcr.ca.gov
Pete Hall	rpetehall@gmail.com
Peter Hettinga	peterhettinga@yahoo.com
Peter Kavounas	PKavounas@cbwm.org
Peter Rogers	progers@chinohills.org
Rachel Avila	R.Avila@MPGLAW.com
Ramsey Haddad	ramsey.haddad@californiateel.com
Randall McAlister	randall.mcalister@ge.com
Raul Garibay	raul_garibay@ci.pomona.ca.us
Ray Wilkins	rwilkins@autoclubspeedway.com
Rene Salas	Rene_Salas@ci.pomona.ca.us
Rick Darnell	Richard.Darnell@nrgenergy.com
Rick Hansen	rhansen@tvmwd.com
Rick Rees	Richard.Rees@amec.com
Rick Zapien	rzapien@cbwm.org
Rita Pro	rpro@cityofchino.org
Rob Vanden Heuvel	robert.t.van@gmail.com
Robert C. Hawkins	RHawkins@earthlink.net
Robert Craig	rcaraig@jcsd.us
Robert DeLoach	robertadeloach1@gmail.com
Robert Neufeld	robneu1@yahoo.com
Robert Tock	rtock@jcsd.us
Robert Wagner	rwagner@wbecorp.com
Rogelio Mata	rmatta@fontana.org
Roger Florio	roger.florio@ge.com
Roger Han	roger_han@praxair.com

Ron Craig	ronc@mbakerintl.com
Ron LaBrucherie, Jr.	ronLaBrucherie@gmail.com
Rosemary Hoerning	rhoerning@ci.upland.ca.us
Ryan Shaw	rshaw@ci.ontario.ca.us
Sandra S. Rose	directorrose@mwwd.org
Sarah Kerr	skerr@ci.ontario.ca.us
Sarah Schneider	sarah.schneider@amec.com
Scott Burton	sburton@ci.ontario.ca.us
Scott Runyan	srunyan@cc.sbccounty.gov
Scott Slater	sslater@bhfs.com
Shaun Stone	sstone@ieuau.org
Sheri Rojo	smrojo@aol.com
Sonya Barber	sbarber@ci.upland.ca.us
Sonya Bloodworth	sbloodworth@wmwd.com
Sophie Akins	Sophie.Akins@cc.sbccounty.gov
Stella Gasca	sgasca@ci.ontario.ca.us
Stephanie Riley	sriley@ieuau.org
Steve Nix	snix@chinohills.org
Steve Riboli	steve.riboli@sanantoniowinery.com
Steven J. Elie	selie@ieuau.org
Steven J. Elie	s.elie@mpglaw.com
Suki Chhokar	schhokar@sdcwa.org
Susan Collet	scollett@jcsd.us
Sylvie Lee	slee@ieuau.org
Tara Rolfe, PG	TRolfe@weiwater.com
Taya Victorino	tayav@cvwdwater.com
Teri Layton	tlayton@sawaterco.com
Terry Catlin	tlcatlin@wfajpa.org
Tim Barr	tbarr@wmwd.com
Todd Corbin	tcorbin@jcsd.us
Todd Minten	tminten@chinodesalter.org
Tom Crowley	tcrowley@wwd.org
Tom Cruikshank	tcruijkshank@spacecenterinc.com
Tom Harder	tharder@thomashardercompany.com
Tom Haughey	tom@haugheyinsurance.com
Tom O'Neill	toneill@ci.ontario.ca.us
Tom Thomas	tthomas@insuranceinc.com
Toni Medel	mmedel@rbf.com
Ursula Stuter	ursula.stuter@cdcr.ca.gov
Van Jew	vjew@mwwd.org
Vicki Hahn	vhahn@tvmwd.com
Vicky Rodriguez	vrodrigu@ci.ontario.ca.us
Vivian Castro	VCastro@cbwcd.org
W. C. "Bill" Kruger	citycouncil@chinohills.org
Willian Urena	WURENA@ANGELICA.COM