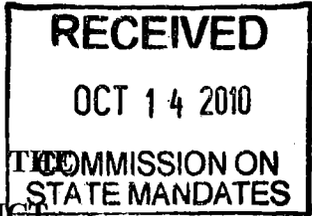


Test Claim: Municipal Regional Stormwater Permit  
Claimant: San Mateo County Flood Control District  
Section 6. Declarations



**DECLARATION OF MARK CHOW ON BEHALF OF THE  
SAN MATEO COUNTY FLOOD CONTROL DISTRICT  
IN SUPPORT OF TEST CLAIM**

I, Mark Chow, declare as follows:

1. I make this declaration based upon my own personal knowledge, except for matters set forth herein on information and belief, and as to those matters I believe them to be true, and if called upon to testify, I could and would competently testify to the matters set forth herein.

2. I am employed by County of San Mateo and San Mateo County Flood Control District as a Department of Public Works Principal Civil Engineer.

3. I have held my current position for one year and have been an employee for the Department of Public Works for approximately eleven years. My duties include: implementation and oversight of municipal stormwater requirements on behalf of the San Mateo County Flood Control District and County of San Mateo Department of Public Works; coordination of municipal stormwater requirements with other County of San Mateo departments; participation in regional coordination of stormwater compliance efforts with other co-permittees; and oversight of thirteen staff members in three program areas including utilities, flood control, and watershed protection.

4. In addition to my other duties, I have served and one of my staff members currently serve as a San Mateo County Flood Control District/County of San Mateo's representative to the NPDES Technical Advisory Committee ("TAC") of the San Mateo City/County Association of Governments ("C/CAG"), which is the governing body of the San Mateo Countywide Water Pollution Prevention Program ("San Mateo Program"). The Program is a consortium of public agencies in San Mateo County that discharge stormwater to the San Francisco Bay. The TAC is the main advisory body for the San Mateo Program, and its responsibilities include providing general direction to the Program for activities that the member

**Test Claim: Municipal Regional Stormwater Permit**  
**Claimant: San Mateo County Flood Control District**  
**Section 6. Declarations**

agencies undertake as a group, and recommending that the C/CAG approve work plans and budgets for these activities.

5. The San Mateo County Flood Control District is a permittee under the Municipal Regional Stormwater NPDES Permit, issued by the California Regional Water Quality Control Board ("Regional Water Board"), San Francisco Bay Region, Order No. R2-2009-0074 (NPDES Permit No. CAS612008) (the "MRP"). I have reviewed the MRP and I know and understand its requirements.

6. I have also reviewed and I know and understand the requirements of NPDES Permit No. CAS029921 issued by Regional Water Board Order No. 99-059 on July 21, 1999, amended by Order No. R2-2003-0023 on February 19, 2003, and Order Nos. R2-2004-0060 and R2-2004-0062 on July 21, 2004, and amended by Order No. R2-2007-0027 on March 14, 2007 (the "Prior Permit"), under which the San Mateo Program's member agencies were Permittees.

7. I have reviewed the declaration of Jon Konnan, consultant for the San Mateo Program, prepared in support of San Mateo County Flood Control District's Test Claim ("Konnan Declaration"). Based on my understanding of the Prior Permit and the MRP, I believe that the Konnan Declaration fully and accurately describes the provisions of the MRP that require the San Mateo County Flood Control District to perform new activities that were not required by the Prior Permit.

8. I also believe that the Konnan Declaration fully and accurately represents San Mateo County Flood Control District's costs to implement these mandated activities.

9. I am not aware of any dedicated state or federal funds that are or will be available to pay for these increased costs.

10. I have no knowledge of any non-local agency funds that are or will be available to pay for these increased costs.

**Test Claim: Municipal Regional Stormwater Permit**  
**Claimant: San Mateo County Flood Control District**  
**Section 6. Declarations**

11. I have no knowledge of any authority the San Mateo County Flood Control District has to assess a fee to offset these increased costs that is not contingent upon the outcome of a vote or subject to written protest by property owners.

12. To my knowledge, the only available source to pay these costs is and will be the County of San Mateo's general purpose funds.

Executed this 12th day of October 2010 at Redwood City, California.

I declare under penalty of perjury that the foregoing is true and correct.

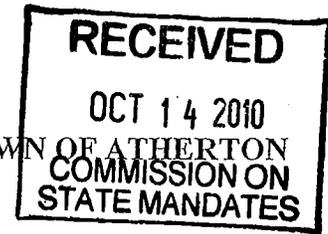
A handwritten signature in cursive script, appearing to read "Mark Chow", is written over a horizontal line.

Mark Chow

Principal Civil Engineer

County of San Mateo Department of Public Works

DECLARATION OF STEVEN TYLER ON BEHALF OF THE TOWN OF AHERTON  
IN SUPPORT OF TEST CLAIM



I, Steven Tyler, declare as follows:

1. I make this declaration based upon my own personal knowledge, except for matters set forth herein on information and belief, and as to those matters I believe them to be true, and if called upon to testify, I could and would competently testify to the matters set forth herein.

2. I am employed by the Town of Atherton as a Public Works Superintendent.

3. I have held my current position for approximately nine years. My duties include development and implementation of municipal stormwater programs; overseeing regional coordination of stormwater compliance efforts with other co-permittees; overseeing Town staff in stormwater program areas.

4. In addition to my other duties, I serve as the Town of Atherton's representative to the NPDES Technical Advisory Committee ("TAC") of the San Mateo City/County Association of Governments ("C/CAG"), which is the governing body of the San Mateo Countywide Water Pollution Prevention Program ("San Mateo Program"). The Program a consortium of public agencies in San Mateo County that discharge stormwater to the San Francisco Bay. The TAC is the main advisory body for the San Mateo Program, and its responsibilities include providing general direction to the Program for activities that the member agencies undertake as a group, and recommending that the C/CAG approve work plans and budgets for these activities.

5. The Town of Atherton is a permittee under the Municipal Regional Stormwater NPDES Permit, issued by the California Regional Water Quality Control Board ("Regional Water Board"), San Francisco Bay Region, Order No. R2-2009-0074 (NPDES Permit No. CAS612008) (the "MRP"). I have reviewed the MRP and I know and understand its requirements.

6. I have also reviewed and I know and understand the requirements of NPDES Permit No. CAS029921 issued by Regional Water Board Order No. 99-059 on July 21, 1999, amended by Order No. R2-2003-0023 on February 19, 2003, and Order Nos. R2-2004-0060 and

R2-2004-0062 on July 21, 2004, and amended by Order R2-2007-0027 on March 14, 2007 (the "Prior Permit"), under which the San Mateo Program's member agencies were Permittees.

7. I have reviewed the declaration of Jon Konnan, consultant for the San Mateo Program, prepared in support of the Town of Atherton's Test Claim ("Konnan Declaration"). Based on my understanding of the Prior Permit and the MRP, I believe that the Konnan Declaration fully and accurately describes the provisions of the MRP that require the Town of Atherton to perform new activities that were not required by the Prior Permit.

8. I also believe that the Konnan Declaration fully and accurately represents the Town of Atherton's costs to implement these mandated activities.

9. With the exception of certain potential funds available through the San Francisco Estuary Partnership ("SFEP") for purchase of trash capture devices, as described in the Konnan Declaration, I am not aware of any dedicated state or federal funds that are or will be available to pay for these increased costs.

10. I have no knowledge of any non-local agency funds that are or will be available to pay for these increased costs.

11. I have no knowledge of any authority the Town of Atherton has to assess a fee to offset these increased costs that is not contingent upon the outcome of a vote or subject to written protest by property owners.

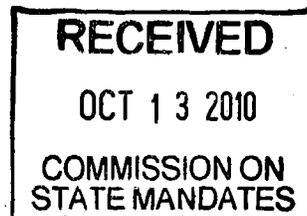
12. To my knowledge, with the exception of the potential SFEP funds, the only available source to pay these costs is and will be the Town of Atherton's general purpose funds.

Executed this 13th day of October, 2010 at Atherton, CA.

I declare under penalty of perjury that the foregoing is true and correct.

  
Steven Tyler  
Public Works Superintendent  
Town of Atherton

**DECLARATION OF LETICIA ALVAREZ ON BEHALF OF THE CITY OF BELMONT  
IN SUPPORT OF TEST CLAIM**



I, Leticia Alvarez, declare as follows:

1. I make this declaration based upon my own personal knowledge, except for matters set forth herein on information and belief, and as to those matters I believe them to be true, and if called upon to testify, I could and would competently testify to the matters set forth herein.

2. I am employed by the City of Belmont as a Temporary City Engineer.

3. I have held my current position for approximately 7 months. My duties include the development and implementation of stormwater programs within the City of Belmont and overseeing regional coordination of stormwater compliance efforts with other co-permittees.

4. In addition to my other duties, I serve as the City of Belmont's representative to the NPDES Technical Advisory Committee ("TAC") of the San Mateo City/County Association of Governments ("C/CAG"), which is the governing body of the San Mateo Countywide Water Pollution Prevention Program ("San Mateo Program"). The Program a consortium of public agencies in San Mateo County that discharge stormwater to the San Francisco Bay. The TAC is the main advisory body for the San Mateo Program, and its responsibilities include providing general direction to the Program for activities that the member agencies undertake as a group, and recommending that the C/CAG approve work plans and budgets for these activities.

5. The City of Belmont is a permittee under the Municipal Regional Stormwater NPDES Permit, issued by the California Regional Water Quality Control Board ("Regional Water Board"), San Francisco Bay Region, Order No. R2-2009-0074 (NPDES Permit No. CAS612008) (the "MRP"). I have reviewed the MRP and I know and understand its requirements.

6. I have also reviewed and I know and understand the requirements of NPDES Permit No. CAS029921 issued by Regional Water Board Order No. 99-059 on July 21, 1999,

amended by Order No. R2-2003-0023 on February 19, 2003, and Order Nos. R2-2004-0060 and R2-2004-0062 on July 21, 2004, and amended by Order R2-2007-0027 on March 14, 2007 (the "Prior Permit"), under which the San Mateo Program's member agencies were Permittees.

7. I have reviewed the declaration of Jon Konnan, consultant for the San Mateo Program, prepared in support of the City of Belmont's Test Claim ("Konnan Declaration"). Based on my understanding of the Prior Permit and the MRP, I believe that the Konnan Declaration fully and accurately describes the provisions of the MRP that require the City of Belmont to perform new activities that were not required by the Prior Permit.

8. I also believe that the Konnan Declaration fully and accurately represents the City of Belmont's costs to implement these mandated activities.

9. With the exception of certain potential funds available through the San Francisco Estuary Partnership ("SFEP") for purchase of trash capture devices, as described in the Konnan Declaration, I am not aware of any dedicated state or federal funds that are or will be available to pay for these increased costs.

10. I have no knowledge of any non-local agency funds that are or will be available to pay for these increased costs.

11. I have no knowledge of any authority the City of Belmont has to assess a fee to offset these increased costs that is not contingent upon the outcome of a vote or subject to written protest by property owners.

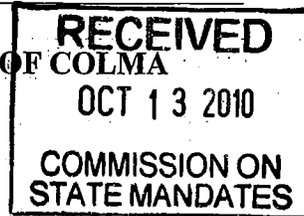
12. To my knowledge, with the exception of the potential SFEP funds, the only available source to pay these costs is and will be the City of Belmont's general purpose funds.

Executed this 7th day of October at Belmont, CA

I declare under penalty of perjury that the foregoing is true and correct.

  
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**DECLARATION OF BRAD DONOHUE ON BEHALF OF TOWN OF COLMA  
IN SUPPORT OF TEST CLAIM**



I, Brad Donohue, declare as follows:

1. I make this declaration based upon my own personal knowledge, except for matters set forth herein on information and belief, and as to those matters I believe them to be true, and if called upon to testify, I could and would competently testify to the matters set forth herein.

2. I am employed by CSG Consultants, which is an independent contractor providing engineering and public works support services to the Town of Colma, and I am the Deputy Director of Public Works for the Town of Colma.

3. I have held my current position for approximately three years. My duties include overseeing the Public Works Department staff in implementing the Town's stormwater pollution prevention program areas; development and implementation of municipal stormwater programs for the Town; and overseeing and coordinating the Town's stormwater compliance efforts with other co-permittees.

4. In addition to my other duties, I serve as the Town of Colma's co-representative to the NPDES Technical Advisory Committee ("TAC") of the San Mateo City/County Association of Governments ("C/CAG"), which is the governing body of the San Mateo Countywide Water Pollution Prevention Program ("San Mateo Program"). The Program a consortium of public agencies in San Mateo County that discharge stormwater to the San Francisco Bay. The TAC is the main advisory body for the San Mateo Program, and its responsibilities include providing general direction to the Program for activities that the member agencies undertake as a group, and recommending that the C/CAG approve work plans and budgets for these activities.

5. The Town of Colma is a permittee under the Municipal Regional Stormwater NPDES Permit, issued by the California Regional Water Quality Control Board ("Regional

Test Claim: Municipal Regional Stormwater Permit  
Claimant: Town of Colma

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Water Board”), San Francisco Bay Region, Order No. R2-2009-0074 (NPDES Permit No. CAS612008) (the “MRP”). I have reviewed the MRP and I know and understand its requirements.

6. I have also reviewed and I know and generally understand, as it applies to the Town of Colma, the requirements of NPDES Permit No. CAS029921 issued by Regional Water Board Order No. 99-059 on July 21, 1999, amended by Order No. R2-2003-0023 on February 19, 2003, and Order Nos. R2-2004-0060 and R2-2004-0062 on July 21, 2004, and amended by Order R2-2007-0027 on March 14, 2007 (the “Prior Permit”), under which the San Mateo Program’s member agencies were Permittees.

7. I have reviewed the declaration of Jon Konnan, consultant for the San Mateo Program, prepared in support of Town of Colma’s Test Claim (“Konnan Declaration”). Based on my understanding of the Prior Permit and the MRP, I believe that the Konnan Declaration fully and accurately describes the provisions of the MRP that require the Town of Colma to perform new activities that were not required by the Prior Permit.

8. I also believe that the Konnan Declaration fully and accurately represents the Town’s potential costs to implement these mandated activities.

9. With the exception of certain potential funds available through the San Francisco Estuary Partnership (“SFEP”) for purchase of trash capture devices, as described in the Konnan Declaration, I am not aware of any dedicated state or federal funds that are or will be available to pay for these increased costs.

10. I have no knowledge of any non-local agency funds that are or will be available to pay for these increased costs.

11. I have no knowledge of any authority that the Town of Colma has to assess a fee to offset these increased costs that is not contingent upon the outcome of a vote or subject to written protest by property owners.

12. To my knowledge, with the exception of the potential SFEP funds, the only available source to pay these costs is and will be the Town’s general purpose funds.

Test Claim: Municipal Regional Stormwater Permit  
Claimant: Town of Colma

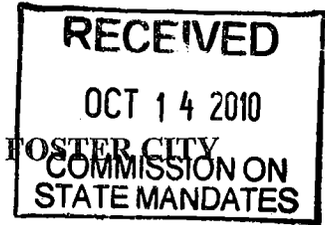
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Executed on Oct. 7<sup>th</sup>, 2010 at Colma, California.

I declare under penalty of perjury that the foregoing is true and correct.

  
\_\_\_\_\_  
Brad Donohue

25977.170904582965.1



**DECLARATION OF NORM DORAIS ON BEHALF OF CITY OF FOSTER CITY  
IN SUPPORT OF TEST CLAIM**

I, NORM DORAIS, declare as follows:

1. I make this declaration based upon my own personal knowledge, except for matters set forth herein on information and belief, and as to those matters I believe them to be true, and if called upon to testify, I could and would competently testify to the matters set forth herein.
2. I am employed by City of Foster City as the Public Works Maintenance Manager.
3. I have held my current position for approximately 20 years. My duties include: managing the City's Stormwater Management Program; coordinating stormwater maintenance crew activities per permit requirements; preparing and reviewing all aspects of annual report; reviewing documents, reports and related information prepared by the Countywide Stormwater Program for decision-making purposes in conjunction with co-permittees; developing and implementing operational policies and procedures as necessary.
4. In addition to my other duties, I serve as City of Foster City's representative to the NPDES Technical Advisory Committee ("TAC") of the San Mateo City/County Association of Governments ("C/CAG"), which is the governing body of the San Mateo Countywide Water Pollution Prevention Program ("San Mateo Program"). The Program a consortium of public agencies in San Mateo County that discharge stormwater to the San Francisco Bay. The TAC is the main advisory body for the San Mateo Program, and its responsibilities include providing general direction to the Program for activities that the member agencies undertake as a group, and recommending that the C/CAG approve work plans and budgets for these activities.
5. City of Foster City is a permittee under the Municipal Regional Stormwater NPDES Permit, issued by the California Regional Water Quality Control Board ("Regional Water Board"), San Francisco Bay Region, Order No. R2-2009-0074 (NPDES Permit No.

Test Claim: Municipal Regional Stormwater Permit

Claimant: City of Foster City

Section 6. Declarations

CAS612008) (the "MRP"). I have reviewed the MRP and I know and understand its requirements.

6. I have also reviewed and I know and understand the requirements of NPDES Permit No. CAS029921 issued by Regional Water Board Order No. 99-059 on July 21, 1999, amended by Order No. R2-2003-0023 on February 19, 2003, and Order Nos. R2-2004-0060 and R2-2004-0062 on July 21, 2004, and amended by Order R2-2007-0027 on March 14, 2007 (the "Prior Permit"), under which the San Mateo Program's member agencies were Permittees.

7. I have reviewed the declaration of Jon Konnan, consultant for the San Mateo Program, prepared in support of City of Foster City's Test Claim ("Konnan Declaration"). Based on my understanding of the Prior Permit and the MRP, I believe that the Konnan Declaration fully and accurately describes the provisions of the MRP that require City of Foster City to perform new activities that were not required by the Prior Permit.

8. I also believe that the Konnan Declaration fully and accurately represents City of Foster City's costs to implement these mandated activities.

9. With the exception of certain potential funds available through the San Francisco Estuary Partnership ("SFEP") for purchase of trash capture devices, as described in the Konnan Declaration, I am not aware of any dedicated state or federal funds that are or will be available to pay for these increased costs.

10. I have no knowledge of any non-local agency funds that are or will be available to pay for these increased costs.

11. I have no knowledge of any authority City of Foster City has to assess a fee to offset these increased costs that is not contingent upon the outcome of a vote or subject to written protest by property owners.

12. To my knowledge, with the exception of the potential SFEP funds, the only available source to pay these costs is and will be City of Foster City's general purpose funds.

Test Claim: Municipal Regional Stormwater Permit  
Claimant: City of Foster City  
Section 6. Declarations

Executed this 12th day of October 2010 at Foster City, California.

I declare under penalty of perjury that the foregoing is true and correct.

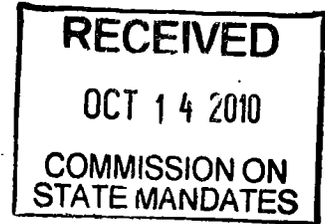


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Norm Dorais, Public Works Maintenance Manager  
City of Foster City

Test Claim: Municipal Regional Stormwater Permit  
Claimant: The City of Half Moon Bay  
Section 6. Declarations

**DECLARATION OF MOHINDER SHARMA  
ON BEHALF OF THE CITY OF HALF MOON BAY  
IN SUPPORT OF TEST CLAIM**



I, Mohinder Sharma, declare as follows:

1. I make this declaration based upon my own personal knowledge, except for matters set forth herein on information and belief, and as to those matters I believe them to be true, and if called upon to testify, I could and would competently testify to the matters set forth herein.
2. I serve as the City Engineer of the City of Half Moon Bay.
3. I have held my current position for approximately two and a half years. My duties include implementing municipal stormwater programs; overseeing regional coordination of stormwater compliance efforts with other co-permittees; overseeing City Personnel in all areas of stormwater programs.
4. In addition to my other duties, I oversee the City of Half Moon Bay's representative to the NPDES Technical Advisory Committee ("TAC") of the San Mateo City/County Association of Governments ("C/CAG"), which is the governing body of the San Mateo Countywide Water Pollution Prevention Program ("San Mateo Program"). The Program is a consortium of public agencies in San Mateo County that discharge storm water to the Pacific Ocean. The TAC is the main advisory body for the San Mateo Program, and its responsibilities include providing general direction to the Program for activities that the member agencies undertake as a group, and recommending that the C/CAG approve work plans and budgets for these activities.
5. The City of Half Moon Bay is a permittee under the Municipal Regional Stormwater NPDES Permit, issued by the California Regional Water Quality Control Board ("Regional Water Board"), San Francisco Bay Region, Order No. R2-2009-0074 (NPDES Permit

Test Claim: Municipal Regional Stormwater Permit  
Claimant: The City of Half Moon Bay  
Section 6. Declarations

No. CAS612008) (the "MRP"). I have reviewed the MRP and I know and understand its requirements.

6. I have also reviewed, know and understand the requirements of NPDES Permit No. CAS029921 issued by Regional Water Board Order No. 99-059 on July 21, 1999, amended by Order No. R2-2003-0023 on February 19, 2003, and Order Nos. R2-2004-0060 and R2-2004-0062 on July 21, 2004, and amended by Order R2-2007-0027 on March 14, 2007 (the "Prior Permit"), under which the San Mateo Program's member agencies were Permittees.

7. I have reviewed the declaration of Jon Konnan, consultant for the San Mateo Program, prepared in support of the City of Half Moon Bay's Test Claim ("Konnan Declaration"). Based on my understanding of the Prior Permit and the MRP, I believe that the Konnan Declaration fully and accurately describes the provisions of the MRP that require the City of Half Moon Bay to perform new activities that were not required by the Prior Permit.

8. I also believe that the Konnan Declaration fully and accurately represents the City of Half Moon Bay's costs to implement these mandated activities.

9. With the exception of certain potential funds available through the San Francisco Estuary Partnership ("SFEP") for purchase of trash capture devices, as described in the Konnan Declaration, I am not aware of any dedicated state or federal funds that are or will be available to pay for these increased costs.

10. I have no knowledge of any non-local agency funds that are or will be available to pay for these increased costs.

11. I have no knowledge of any authority the City of Half Moon Bay has to assess a fee to offset these increased costs that is not contingent upon the outcome of a vote or subject to written protest by property owners.

12. To my knowledge, with the exception of the potential SFEP funds, the only available source to pay these costs is and will be the City of Half Moon Bay's general purpose funds.

Test Claim: Municipal Regional Stormwater Permit  
Claimant: The City of Half Moon Bay  
Section 6. Declarations

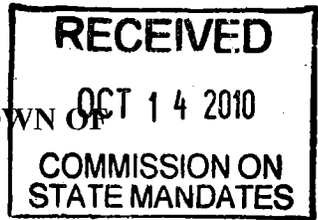
Executed this 12th day of October at Half Moon Bay, California.

I declare under penalty of perjury that the foregoing is true and correct.

Mohinder Sharma

**UNFUNDED MANDATE TEST CLAIM FOR MUNICIPAL REGIONAL  
STORMWATER PERMIT  
TOWN OF HILLSBOROUGH  
SECTION 6**

**DECLARATION OF MARTHA DEBRY ON BEHALF OF TOWN OF  
HILLSBOROUGH IN SUPPORT OF TEST CLAIM**



I, Martha DeBry declare as follows:

1. I make this declaration based upon my own personal knowledge, except for matters set forth herein on information and belief, and as to those matters I believe them to be true, and if called upon to testify, I could and would competently testify to the matters set forth herein.

2. I received a Bachelor of Art (BA) degree in Political Science from San Jose State University in 1986 and a Masters degree in Public Administration from California State University of Chico in 1990.

3. I have been an employee of the Town of Hillsborough ("Hillsborough") for over fourteen years and have held my current position as the Public Works Director for seven years. During my management of the Public Works Department, the cleaning and maintenance efforts of the stormwater and sanitary sewer systems throughout Hillsborough have expanded. I oversee the development and implementation of municipal stormwater programs and regional coordination of stormwater compliance efforts with other co-permittees. Furthermore, I work closely with Hillsborough's Building Department to ensure that maximum efforts is adhere to best management practices as prescribed by the NPDES permit that contributes to the protection and restoration of the nation's waters.

4. In addition to my other duties, I supervise Hillsborough's representative to the NPDES Technical Advisory Committee ("TAC") of the San Mateo City/County Association of Governments ("C/CAG"), which is the governing body of the San Mateo Countywide Water Pollution Prevention Program ("San Mateo Program"). The Program is a consortium of public agencies in San Mateo County that discharge stormwater to the San Francisco Bay. The TAC is the main advisory body for the San Mateo Program, and its responsibilities include providing general direction to the Program for activities that the member agencies undertake as a group, and recommending that the C/CAG approve work plans and budgets for these activities.

**UNFUNDED MANDATE TEST CLAIM FOR MUNICIPAL REGIONAL  
STORMWATER PERMIT  
TOWN OF HILLSBOROUGH  
SECTION 6  
DECLARATION OF MARTHA DEBRY ON BEHALF OF TOWN OF  
HILLSBOROUGH IN SUPPORT OF TEST CLAIM**

5. Hillsborough is a permittee under the Municipal Regional Stormwater NPDES Permit, issued by the California Regional Water Quality Control Board ("Regional Water Board"), San Francisco Bay Region, Order No. R2-2009-0074 (NPDES Permit No. CAS612008) (the "MRP"). I have reviewed the MRP and I know and understand its requirements.

6. I have also reviewed and I know and understand the requirements of NPDES Permit No. CAS029921 issued by Regional Water Board Order No. 99-059 on July 21, 1999, amended by Order No. R2-2003-0023 on February 19, 2003, and Order Nos. R2-2004-0060 and R2-2004-0062 on July 21, 2004, and amended by Order R2-2007-0027 on March 14, 2007 (the "Prior Permit"), under which the San Mateo Program's member agencies were Permittees.

7. I have reviewed the declaration of Jon Konnan, consultant for the San Mateo Program, prepared in support of Hillsborough's Test Claim ("Konnan Declaration"). Based on my understanding of the Prior Permit and the MRP, I believe that the Konnan Declaration fully and accurately describes the provisions of the MRP that require Hillsborough to perform new activities that were not required by the Prior Permit.

8. I also believe that the Konnan Declaration fully and accurately represents Hillsborough's costs to implement these mandated activities.

9. With the exception of certain potential funds available through the San Francisco Estuary Partnership ("SFEP") for purchase of trash capture devices, as described in the Konnan Declaration, I am not aware of any dedicated state or federal funds that are or will be available to pay for these increased costs.

10. I have no knowledge of any non-local agency funds that are or will be available to pay for these increased costs.

11. I have no knowledge of any authority Hillsborough has to assess a fee to offset these increased costs that is not contingent upon the outcome of a vote or subject to written protest by property owners.

**UNFUNDED MANDATE TEST CLAIM FOR MUNICIPAL REGIONAL  
STORMWATER PERMIT  
TOWN OF HILLSBOROUGH  
SECTION 6  
DECLARATION OF MARTHA DEBRY ON BEHALF OF TOWN OF  
HILLSBOROUGH IN SUPPORT OF TEST CLAIM**

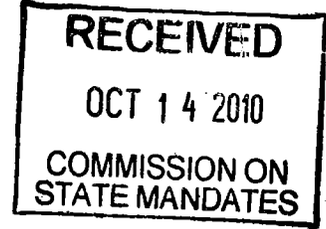
12. To my knowledge, with the exception of the potential SFEP funds, the only available source to pay these costs is and will be Hillsborough's general purpose funds.

Executed this 11<sup>th</sup> day of October, 2010 at Town of Hillsborough, California .

I declare under penalty of perjury that the foregoing is true and correct.

  
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**DECLARATION OF CHARLES W. TAYLOR  
ON BEHALF OF THE CITY OF MENLO PARK  
IN SUPPORT OF TEST CLAIM**



I, Charles W. Taylor, declare as follows:

1. I make this declaration based upon my own personal knowledge, except for matters set forth herein on information and belief, and as to those matters I believe them to be true, and if called upon to testify, I could and would competently testify to the matters set forth herein.

2. I am employed by the City of Menlo Park as an Engineering Services Manager.

3. I have held my current position for approximately three months. My duties include supervising staff who develops and implements the City's municipal stormwater program in the areas of new and redevelopment, public information, commercial, industrial, institutional and illicit discharges. I also coordinate stormwater tasks with the City's Assistant Director of Public Works who supervises stormwater program in the areas of municipal maintenance of streets, water, parks, medians, fleet, trees and buildings.

4. In addition to my other duties, I serve as the City of Menlo Park's representative to the NPDES Technical Advisory Committee ("TAC") of the San Mateo City/County Association of Governments ("C/CAG"), which is the governing body of the San Mateo Countywide Water Pollution Prevention Program ("San Mateo Program"). The Program a consortium of public agencies in San Mateo County that discharge stormwater to the San Francisco Bay. The TAC is the main advisory body for the San Mateo Program, and its responsibilities include providing general direction to the Program for activities that the member agencies undertake as a group, and recommending that the C/CAG approve work plans and budgets for these activities.

5. The City of Menlo Park is a permittee under the Municipal Regional Stormwater NPDES Permit, issued by the California Regional Water Quality Control Board ("Regional

Water Board”), San Francisco Bay Region, Order No. R2-2009-0074 (NPDES Permit No. CAS612008) (the “MRP”). I have reviewed the MRP and I know and understand its requirements.

6. I have also reviewed and I know and understand the requirements of NPDES Permit No. CAS029921 issued by Regional Water Board Order No. 99-059 on July 21, 1999, amended by Order No. R2-2003-0023 on February 19, 2003, and Order Nos. R2-2004-0060 and R2-2004-0062 on July 21, 2004, and amended by Order R2-2007-0027 on March 14, 2007 (the “Prior Permit”), under which the San Mateo Program’s member agencies were Permittees.

7. I have reviewed the declaration of Jon Konnan, consultant for the San Mateo Program, prepared in support of the City of Menlo Park’s Test Claim (“Konnan Declaration”). Based on my understanding of the Prior Permit and the MRP, I believe that the Konnan Declaration fully and accurately describes the provisions of the MRP that require the City of Menlo Park to perform new activities that were not required by the Prior Permit.

8. I also believe that the Konnan Declaration fully and accurately represents the City of Menlo Park’s costs to implement these mandated activities.

9. With the exception of certain potential funds available through the San Francisco Estuary Partnership (“SFEP”) for purchase of trash capture devices, as described in the Konnan Declaration, I am not aware of any dedicated state or federal funds that are or will be available to pay for these increased costs.

10. I have no knowledge of any non-local agency funds that are or will be available to pay for these increased costs.

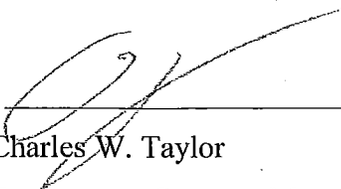
11. I have no knowledge of any authority the City of Menlo Park has to assess a fee to offset these increased costs that is not contingent upon the outcome of a vote or subject to written protest by property owners.

12. To my knowledge, with the exception of the potential SFEP funds, the only available source to pay these costs is and will be the City of Menlo Park’s general purpose funds.

Test Claim: Municipal Regional Stormwater Permit  
Claimant: City of Menlo Park  
Section 6: Declaration of Permittee

Executed this \_\_\_\_\_ day of October, 2010 at Menlo Park, California.

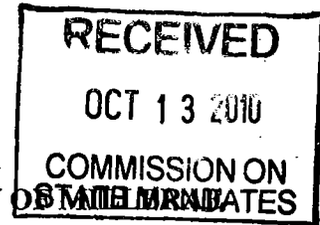
I declare under penalty of perjury that the foregoing is true and correct.



---

Charles W. Taylor  
Engineering Services Manager

Test Claim: Municipal Regional Stormwater Permit  
Claimant: The City of Millbrae  
Section 6. Declarations



**DECLARATION OF KHEE LIM ON BEHALF OF THE CITY OF MILLBRAE  
IN SUPPORT OF TEST CLAIM**

I, Khee Lim, declare as follows:

1. I make this declaration based upon my own personal knowledge, except for matters set forth herein on information and belief, and as to those matters I believe them to be true, and if called upon to testify, I could and would competently testify to the matters set forth herein.

2. I am employed by The City of Millbrae ("Millbrae") as the City Engineer.

3. I have held my current position for approximately ten years. My duties include the development and implementation of Millbrae's municipal stormwater programs and overseeing regional coordination of stormwater compliance efforts with other co-permittees.

4. In addition to my other duties, I serve as Millbrae's representative to the NPDES Technical Advisory Committee ("TAC") of the San Mateo City/County Association of Governments ("C/CAG"), which is the governing body of the San Mateo Countywide Water Pollution Prevention Program ("San Mateo Program"). The Program a consortium of public agencies in San Mateo County that discharge stormwater to the San Francisco Bay. The TAC is the main advisory body for the San Mateo Program, and its responsibilities include providing general direction to the Program for activities that the member agencies undertake as a group, and recommending that the C/CAG approve work plans and budgets for these activities.

5. Millbrae is a permittee under the Municipal Regional Stormwater NPDES Permit, issued by the California Regional Water Quality Control Board ("Regional Water Board"), San Francisco Bay Region, Order No. R2-2009-0074 (NPDES Permit No. CAS612008) (the "MRP"). I have reviewed the MRP and I know and understand its requirements.

6. I have also reviewed and I know and understand the requirements of NPDES Permit No. CAS029921 issued by Regional Water Board Order No. 99-059 on July 21, 1999,

Test Claim: Municipal Regional Stormwater Permit  
Claimant: The City of Millbrae  
Section 6. Declarations

amended by Order No. R2-2003-0023 on February 19, 2003, and Order Nos. R2-2004-0060 and R2-2004-0062 on July 21, 2004, and amended by Order R2-2007-0027 on March 14, 2007 (the "Prior Permit"), under which the San Mateo Program's member agencies were Permittees.

7. I have reviewed the declaration of Jon Konnan, consultant for the San Mateo Program, prepared in support of Millbrae's Test Claim ("Konnan Declaration"). Based on my understanding of the Prior Permit and the MRP, I believe that the Konnan Declaration fully and accurately describes the provisions of the MRP that require Millbrae to perform new activities that were not required by the Prior Permit.

8. I also believe that the Konnan Declaration fully and accurately represents Millbrae's costs to implement these mandated activities.

9. With the exception of certain potential funds available through the San Francisco Estuary Partnership ("SFEP") for purchase of trash capture devices, as described in the Konnan Declaration, I am not aware of any dedicated state or federal funds that are or will be available to pay for these increased costs.

10. I have no knowledge of any non-local agency funds that are or will be available to pay for these increased costs.

11. I have no knowledge of any authority Millbrae has to assess a fee to offset these increased costs that is not contingent upon the outcome of a vote or subject to written protest by property owners.

12. To my knowledge, with the exception of the potential SFEP funds, the only available source to pay these costs is and will be Millbrae's general purpose funds.

Test Claim: Municipal Regional Stormwater Permit  
Claimant: The City of Millbrae  
Section 6. Declarations

Executed this 11<sup>th</sup> day of October, 2010 at Millbrae, California.

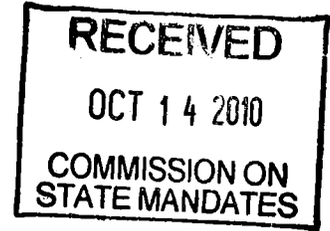
I declare under penalty of perjury that the foregoing is true and correct.



---

Khee Lim, Millbrae City Engineer

**DECLARATION OF ROBERT HOWARD ON BEHALF OF CITY OF SAN BRUNO  
IN SUPPORT OF TEST CLAIM**



I, Robert Howard, declare as follows:

1. I make this declaration based upon my own personal knowledge, except for matters set forth herein on information and belief, and as to those matters I believe them to be true, and if called upon to testify, I could and would competently testify to the matters set forth herein.

2. I am employed by City of San Bruno as a Public Service Deputy Director.

3. I have held my current position for approximately 5 years. My duties include coordination of the stormwater program including; development and implementation of municipal stormwater programs; overseeing regional coordination of stormwater compliance efforts with other co-permittees; coordinating six staff from other divisions and departments in developing annual reports and other activities in 15 stormwater MRP program areas.

4. In addition to my other duties, I serve as City of San Bruno's representative to the NPDES Technical Advisory Committee ("TAC") of the San Mateo City/County Association of Governments ("C/CAG"), which is the governing body of the San Mateo Countywide Water Pollution Prevention Program ("San Mateo Program"). The Program a consortium of public agencies in San Mateo County that discharge stormwater to the San Francisco Bay. The TAC is the main advisory body for the San Mateo Program, and its responsibilities include providing general direction to the Program for activities that the member agencies undertake as a group, and recommending that the C/CAG approve work plans and budgets for these activities.

5. City of San Bruno is a permittee under the Municipal Regional Stormwater NPDES Permit, issued by the California Regional Water Quality Control Board ("Regional Water Board"), San Francisco Bay Region, Order No. R2-2009-0074 (NPDES Permit No. CAS612008) (the "MRP"). I have reviewed the MRP and I know and understand its requirements.

6. I have also reviewed and I know and understand the requirements of NPDES Permit No. CAS029921 issued by Regional Water Board Order No. 99-059 on July 21, 1999, amended by Order No. R2-2003-0023 on February 19, 2003, and Order Nos. R2-2004-0060 and R2-2004-0062 on July 21, 2004, and amended by Order R2-2007-0027 on March 14, 2007 (the "Prior Permit"), under which the San Mateo Program's member agencies were Permittees.

7. I have reviewed the declaration of Jon Konnan, consultant for the San Mateo Program, prepared in support of City of San Bruno's Test Claim ("Konnan Declaration"). Based on my understanding of the Prior Permit and the MRP, I believe that the Konnan Declaration fully and accurately describes the provisions of the MRP that require City of San Bruno to perform new activities that were not required by the Prior Permit.

8. I also believe that the Konnan Declaration fully and accurately represents City of San Bruno's costs to implement these mandated activities.

9. With the exception of certain potential funds available through the San Francisco Estuary Partnership ("SFEP") for purchase of trash capture devices, as described in the Konnan Declaration, I am not aware of any dedicated state or federal funds that are or will be available to pay for these increased costs.

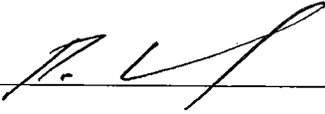
10. I have no knowledge of any non-local agency funds that are or will be available to pay for these increased costs.

11. I have no knowledge of any authority City of San Bruno has to assess a fee to offset these increased costs that is not contingent upon the outcome of a vote or subject to written protest by property owners.

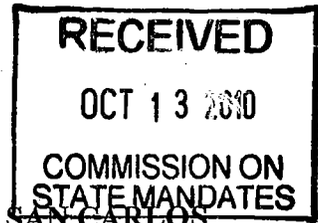
12. To my knowledge, with the exception of the potential SFEP funds, the only available source to pay these costs is and will be City of San Bruno's general purpose funds.

Executed this 11th day of October 2010 at San Bruno, California.

I declare under penalty of perjury that the foregoing is true and correct.



---



**DECLARATION OF ROBERT WEIL ON BEHALF OF CITY OF SAN CARLOS**

**IN SUPPORT OF TEST CLAIM**

I, Robert Weil, declare as follows:

1. I make this declaration based upon my own personal knowledge, except for matters set forth herein on information and belief, and as to those matters I believe them to be true, and if called upon to testify, I could and would competently testify to the matters set forth herein.

2. I am employed by City of San Carlos as a Public Works Director/ City Engineer.

3. I have held my current position for approximately 2 years. My duties include development and implementation of municipal stormwater programs; overseeing regional coordination of stormwater compliance efforts with other co-permittees; coordinating the stormwater permit efforts of 7 staff in 8 program areas.

4. In addition to my other duties, I serve as City of San Carlos's representative to the NPDES Technical Advisory Committee ("TAC") of the San Mateo City/County Association of Governments ("C/CAG"), which is the governing body of the San Mateo Countywide Water Pollution Prevention Program ("San Mateo Program"). The Program a consortium of public agencies in San Mateo County that discharge stormwater to the San Francisco Bay. The TAC is the main advisory body for the San Mateo Program, and its responsibilities include providing general direction to the Program for activities that the member agencies undertake as a group, and recommending that the C/CAG approve work plans and budgets for these activities.

5. City of San Carlos is a permittee under the Municipal Regional Stormwater NPDES Permit, issued by the California Regional Water Quality Control Board ("Regional Water Board"), San Francisco Bay Region, Order No. R2-2009-0074 (NPDES Permit No. CAS612008) (the "MRP"). I have reviewed the MRP and I know and understand its requirements.

6. I have also reviewed and I know and understand the requirements of NPDES Permit No. CAS029921 issued by Regional Water Board Order No. 99-059 on July 21, 1999, amended by Order No. R2-2003-0023 on February 19, 2003, and Order Nos. R2-2004-0060 and R2-2004-0062 on July 21, 2004, and amended by Order R2-2007-0027 on March 14, 2007 (the "Prior Permit"), under which the San Mateo Program's member agencies were Permittees.

7. I have reviewed the declaration of Jon Konnan, consultant for the San Mateo Program, prepared in support of City of San Carlos's Test Claim ("Konnan Declaration"). Based

on my understanding of the Prior Permit and the MRP, I believe that the Konnan Declaration fully and accurately describes the provisions of the MRP that require City of San Carlos to perform new activities that were not required by the Prior Permit.

8. I also believe that the Konnan Declaration fully and accurately represents City of San Carlos's costs to implement these mandated activities.

9. With the exception of certain potential funds available through the San Francisco Estuary Partnership ("SFEP") for purchase of trash capture devices, as described in the Konnan Declaration, I am not aware of any dedicated state or federal funds that are or will be available to pay for these increased costs.

10. I have no knowledge of any non-local agency funds that are or will be available to pay for these increased costs.

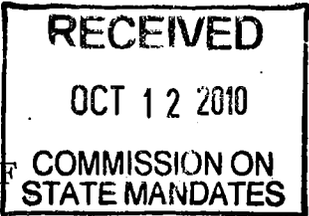
11. I have no knowledge of any authority City of San Carlos has to assess a fee to offset these increased costs that is not contingent upon the outcome of a vote or subject to written protest by property owners.

12. To my knowledge, with the exception of the potential SFEP funds, the only available source to pay these costs is and will be City of San Carlos's general purpose funds.

Executed this 5 th day of October, 2010 at \_\_\_\_\_ San Carlos.

I declare under penalty of perjury that the foregoing is true and correct.

RCW



**DECLARATION OF VERNON W. BESSEY ON BEHALF OF  
THE CITY OF SAN MATEO IN SUPPORT OF TEST CLAIM**

I, VERNON W. BESSEY, declare as follows:

1. I make this declaration based upon my own personal knowledge, except for matters set forth herein on information and belief, and as to those matters I believe them to be true, and if called upon to testify, I could and would competently testify to the matters set forth herein.
2. I am employed by the CITY OF SAN MATEO as ENVIRONMENTAL PROGRAMS MANAGER.
3. I have held my current position for approximately 10 years. My duties include coordination of municipal stormwater program implementation.
4. In addition to my other duties, I serve as the CITY OF SAN MATEO's representative to the NPDES Technical Advisory Committee ("TAC") of the San Mateo City/County Association of Governments ("C/CAG"), which is the governing body of the San Mateo Countywide Water Pollution Prevention Program ("San Mateo Program"). The Program a consortium of public agencies in San Mateo County that discharge stormwater to the San Francisco Bay. The TAC is the main advisory body for the San Mateo Program, and its responsibilities include providing general direction to the Program for activities that the member agencies undertake as a group, and recommending that the C/CAG approve work plans and budgets for these activities.
5. The CITY OF SAN MATEO is a permittee under the Municipal Regional Stormwater NPDES Permit, issued by the California Regional Water Quality Control Board ("Regional Water Board"), San Francisco Bay Region, Order No. R2-2009-0074 (NPDES Permit No. CAS612008) (the "MRP"). I have reviewed the MRP and I know and understand its requirements.

Test Claim: Municipal Regional Stormwater Permit  
Claimant: CITY OF SAN MATEO  
Section 6. Declarations

6. I have also reviewed and I know and understand the requirements of NPDES Permit No. CAS029921 issued by Regional Water Board Order No. 99-059 on July 21, 1999, amended by Order No. R2-2003-0023 on February 19, 2003, and Order Nos. R2-2004-0060 and R2-2004-0062 on July 21, 2004, and amended by Order R2-2007-0027 on March 14, 2007 (the "Prior Permit"), under which the San Mateo Program's member agencies were Permittees.

7. I have reviewed the declaration of Jon Konnan, consultant for the San Mateo Program, prepared in support of the CITY OF SAN MATEO's Test Claim ("Konnan Declaration"). Based on my understanding of the Prior Permit and the MRP, I believe that the Konnan Declaration fully and accurately describes the provisions of the MRP that require the CITY OF SAN MATEO to perform new activities that were not required by the Prior Permit.

8. I also believe that the Konnan Declaration fully and accurately represents the CITY OF SAN MATEO's costs to implement these mandated activities.

9. With the exception of certain potential funds available through the San Francisco Estuary Partnership ("SFEP") for purchase of trash capture devices, as described in the Konnan Declaration, I am not aware of any dedicated state or federal funds that are or will be available to pay for these increased costs.

10. I have no knowledge of any non-local agency funds that are or will be available to pay for these increased costs.

11. I have no knowledge of any authority the CITY OF SAN MATEO has to assess a fee to offset these increased costs that is not contingent upon the outcome of a vote or subject to written protest by property owners.

12. To my knowledge, with the exception of the potential SFEP funds, the only available source to pay these costs is and will be the CITY OF SAN MATEO's general purpose funds.

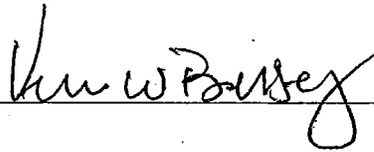
Test Claim: Municipal Regional Stormwater Permit

Claimant: CITY OF SAN MATEO

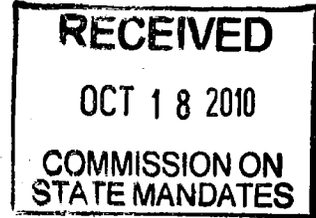
Section 6. Declarations

Executed this 10th day of Oct, 2010, at the CITY OF SAN MATEO.

I declare under penalty of perjury that the foregoing is true and correct.

  
\_\_\_\_\_

**DECLARATION OF PAUL NAGENGAST ON BEHALF OF TOWN OF WOODSIDE  
IN SUPPORT OF TEST CLAIM**



I, PAUL NAGENGAST, declare as follows:

1. I make this declaration based upon my own personal knowledge, except for matters set forth herein on information and belief, and as to those matters I believe them to be true, and if called upon to testify, I could and would competently testify to the matters set forth herein.

2. I am employed by Town of Woodside as the Town Engineer.

3. I have held my current position for approximately three (3) years. My duties include, but are not limited to, development and implementation of municipal stormwater programs; overseeing regional coordination of stormwater compliance efforts with other co-permittees in San Mateo County; and overseeing staff responsible for public and private stormwater compliance.

4. In addition to my other duties, my Department is responsible to serve as the Town of Woodside's representative to the NPDES Technical Advisory Committee ("TAC") of the San Mateo City/County Association of Governments ("C/CAG"), which is the governing body of the San Mateo Countywide Water Pollution Prevention Program ("San Mateo Program"). The Program a consortium of public agencies in San Mateo County that discharge stormwater to the San Francisco Bay. The TAC is the main advisory body for the San Mateo Program, and its responsibilities include providing general direction to the Program for activities that the member agencies undertake as a group, and recommending that the C/CAG approve work plans and budgets for these activities.

5. Town of Woodside is a permittee under the Municipal Regional Stormwater NPDES Permit, issued by the California Regional Water Quality Control Board ("Regional Water Board"), San Francisco Bay Region, Order No. R2-2009-0074 (NPDES Permit No.

Test Claim: Municipal Regional Stormwater Permit  
Claimant: Town of Woodside  
Section 6. Declarations

CAS612008) (the "MRP"). I have reviewed the MRP and I know and understand its requirements.

6. I have also reviewed and I know and understand the requirements of NPDES Permit No. CAS029921 issued by Regional Water Board Order No. 99-059 on July 21, 1999, amended by Order No. R2-2003-0023 on February 19, 2003, and Order Nos. R2-2004-0060 and R2-2004-0062 on July 21, 2004, and amended by Order R2-2007-0027 on March 14, 2007 (the "Prior Permit"), under which the San Mateo Program's member agencies were Permittees.

7. I have reviewed the declaration of Jon Konnan, consultant for the San Mateo Program, prepared in support of Town of Woodside's Test Claim ("Konnan Declaration"). Based on my understanding of the Prior Permit and the MRP, I believe that the Konnan Declaration fully and accurately describes the provisions of the MRP that require Town of Woodside to perform new activities that were not required by the Prior Permit.

8. I also believe that the Konnan Declaration fully and accurately represents Town of Woodside's costs to implement these mandated activities.

9. With the exception of certain potential funds available through the San Francisco Estuary Partnership ("SFEP") for purchase of trash capture devices, as described in the Konnan Declaration, I am not aware of any dedicated state or federal funds that are or will be available to pay for these increased costs.

10. I have no knowledge of any non-local agency funds that are or will be available to pay for these increased costs.

11. I have no knowledge of any authority Town of Woodside has to assess a fee to offset these increased costs that is not contingent upon the outcome of a vote or subject to written protest by property owners.

12. To my knowledge, with the exception of the potential SFEP funds, the only available source to pay these costs is and will be Town of Woodside's general purpose funds.

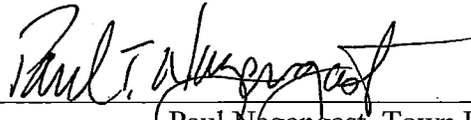
Test Claim: Municipal Regional Stormwater Permit

Claimant: Town of Woodside

Section 6. Declarations

Executed this 12th day of October 2010 at Woodside, California.

I declare under penalty of perjury that the foregoing is true and correct.



---

Paul Nagengast, Town Engineer  
Town of Woodside

**DECLARATION OF SERVICE BY EMAIL**

I, the undersigned, declare as follows:

I am a resident of the County of Sacramento and I am over the age of 18 years, and not a party to the within action. My place of employment is 980 Ninth Street, Suite 300, Sacramento, California 95814.

On April 19, 2017, I served the:

- Notice of Incomplete Joint Test Claim Filing issued April 19, 2017
- City of Brisbane's Addition of Co-Claimants filed May 27, 2011
- City of Alameda's Co-Claimants' Declarations: City of Albany, County of Alameda, Alameda County Flood Control and Water Conservation District, Alameda County Flood Control and Water Conservation District, Zone 7, City of Berkeley, City of Dublin, City of Emeryville, City of Fremont, City of Hayward, City of Livermore, City of Newark, City of Oakland, City of Pleasanton, City of San Leandro, City of Union City, and James Scanlin in Support of Test Claim, filed October 14, 2010
- City of Brisbane's Co-Claimants' Declarations: San Mateo County Flood Control District, Town of Atherton, City of Belmont, Town of Colma, City of Foster City, City of Half Moon Bay, Town of Hillsborough, City of Menlo Park, City of Millbrae, City of San Bruno, City of San Carlos, City of San Mateo, Town of Woodside, filed October 12, 2010-October 18, 2010

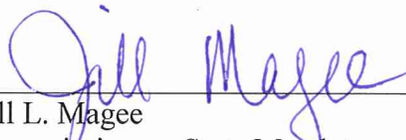
*California Regional Water Quality Control Board, San Francisco Bay Region,  
Order No. R2-2009-0074, Provisions C.2.b, C.2.c, C.2.e, C.2.f, C.8.b, C.8.c, C.8.d,  
C.8.e.i, ii and iv, C.8.f, C.8.g, C.10.a.i, ii, and iii, C.10.b, C.10.c, C.10.d, C.11.f, and  
C.12.f,*

10-TC-01, 10-TC-02, 10-TC-03, and 10-TC-05

Cities of Alameda, Brisbane, and San Jose, and County of Santa Clara, Claimants

by making them available on the Commission's website and providing notice of how to locate them to the email addresses provided on the attached mailing list.

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct, and that this declaration was executed on April 19, 2017 at Sacramento, California.



Jill L. Magee  
Commission on State Mandates  
980 Ninth Street, Suite 300  
Sacramento, CA 95814  
(916) 323-3562

# COMMISSION ON STATE MANDATES

## Mailing List

**Last Updated:** 4/5/17

**Claim Number:** 10-TC-01, 10-TC-02, 10-TC-03, and 10-TC-05

**Matter:** California Regional Water Quality Control Board, San Francisco Bay Region, Order No. R2-2009-0074, Provisions C.2.b, C.2.c, C.2.e, C.2.f, C.8.b, C.8.c, C.8.d, C.8.e.i, ii, and iv, C.8.f, C.8.g, C.10.a.i, ii, iii, C.10.b, C.10.c, C.10.d, C.11.f, and C.12.f

**Claimant:** Cities of Alameda, Brisbane, and San Jose, and County of Santa Clara

### TO ALL PARTIES, INTERESTED PARTIES, AND INTERESTED PERSONS:

Each commission mailing list is continuously updated as requests are received to include or remove any party or person on the mailing list. A current mailing list is provided with commission correspondence, and a copy of the current mailing list is available upon request at any time. Except as provided otherwise by commission rule, when a party or interested party files any written material with the commission concerning a claim, it shall simultaneously serve a copy of the written material on the parties and interested parties to the claim identified on the mailing list provided by the commission. (Cal. Code Regs., tit. 2, § 1181.3.)

**Shahram Aghamir**, City Engineer, *City of Alameda*  
950 West Mall Square, Alameda, CA 94501  
Phone: (510) 747-7930  
saghamir@alamedaca.gov

**Marni Ajello**, *State Water Resources Control Board*  
Office of Chief Counsel, 1001 I Street, 22nd Floor, Sacramento, CA 95814  
Phone: (916) 327-4439  
mamie.ajello@waterboards.ca.gov

**Daniel Akagi**, Associate Civil Engineer, *City of Berkeley*  
1947 Center Street, 4th Floor, Berkeley, CA 94704  
Phone: (510) 981-6394  
dakagi@ci.berkeley.ca.us

**Nicole Almaguer**, Environmental Specialist, *City of Albany*  
1000 San Pablo Avenue, Albany, CA 94706  
Phone: (510) 528-5754  
nalmaguer@albanyca.org

**Leticia Alvarez**, *City of Belmont*  
One Twin Pines Lane, Suite 385, Belmont, CA 94002  
Phone: (650) 595-7469  
lalvarez@belmont.gov

**Socorro Aquino**, *State Controller's Office*  
Division of Audits, 3301 C Street, Suite 700, Sacramento, CA 95816

Phone: (916) 322-7522

SAquino@sco.ca.gov

**Tamarin Austin**, *State Water Resources Control Board*

Office of Chief Counsel, 1001 I Street, 22nd Floor, Sacramento, CA 95814

Phone: (916) 341-5171

Tamarin.Austin@waterboards.ca.gov

**John Bakker**, City Attorney, *City of Dublin*

100 Civic Center Plaza, Dublin, CA 94568

Phone: (925) 833-6600

jbakker@meyersnave.com

**Harmeet Barkschat**, *Mandate Resource Services, LLC*

5325 Elkhorn Blvd. #307, Sacramento, CA 95842

Phone: (916) 727-1350

harmeet@calsdrc.com

**Jim Barse**, *City of Alameda*

950 West Mall Square, Room 110, Alameda, CA 94501

Phone: (510) 749-5857

jbarse@alamedaca.gov

**Lacey Baysinger**, *State Controller's Office*

Division of Accounting and Reporting, 3301 C Street, Suite 700, Sacramento, CA 95816

Phone: (916) 324-0254

lbaysinger@sco.ca.gov

**Shanda Beltran**, General Counsel, *Building Industry Legal Defense Foundation*

Building Association of Southern California, 17744 Sky Park Circle, Suite 170, Irvine, CA 92614

Phone: (949) 553-9500

sbeltran@biasc.org

**David Benoun**, City Attorney, *City of Newark*

37101 Newark Boulevard, Newark, CA 94560

Phone: (510) 578-4427

david.benoun@newark.org

**Vernon Bessey**, Environmental Programs Manager, *City of San Mateo*

330 W. 20th Avenue, San Mateo, CA 94403

Phone: (650) 522-7300

vbessey@cityofsanmateo.org

**Cindy Black**, City Clerk, *City of St. Helena*

1480 Main Street, St. Helena, CA 94574

Phone: (707) 968-2742

cityclerk@cityofstheleena.org

**Dale Bowyer**, Section Leader, *San Francisco Bay Regional Water Quality Control B*

1515 Clay Street, Suite 1400, Oakland, CA 94612

Phone: (510) 622-2323

Dale.Bowyer@waterboards.ca.gov

**Evan Boyd**, Public Works Services Director, *City of Redwood City*

1400 Broadway Street, Redwood City, CA 94063-2505

Phone: (650) 780-7477

mharang@redwoodcity.org

**Randy Breault**, Director of Public Works/City Engineer, *City of Brisbane*

**Claimant Representative**

50 Park Place, Brisbane, CA 94005

Phone: (415) 508-2131

rbreault@ci.brisbane.ca.us

**Allan Burdick,**

7525 Myrtle Vista Avenue, Sacramento, CA 95831

Phone: (916) 203-3608

allanburdick@gmail.com

**J. Bradley Burgess, *MGT of America***

895 La Sierra Drive, Sacramento, CA 95864

Phone: (916)595-2646

Bburgess@mgtamer.com

**Gwendolyn Carlos, *State Controller's Office***

Division of Accounting and Reporting, 3301 C Street, Suite 700, Sacramento, CA 95816

Phone: (916) 323-0706

gcarlos@sco.ca.gov

**Daniel Carrigg, Deputy Executive Director/Legislative Director, *League of California Cities***

1400 K Street, Suite 400, Sacramento, CA 95814

Phone: (916) 658-8222

Dcarrigg@cacities.org

**Joan Cassman, *Hanson Bridgett LLP***

425 Market Street, 26th Floor, San Francisco, CA 94105

Phone: (415) 995-5021

jcassman@hansonbridgett.com

**Annette Chinn, *Cost Recovery Systems, Inc.***

705-2 East Bidwell Street, #294, Folsom, CA 95630

Phone: (916) 939-7901

achinnrcs@aol.com

**Carolyn Chu, Senior Fiscal and Policy Analyst, *Legal Analyst's Office***

925 L Street, Sacramento, CA 95814

Phone: (916) 319-8326

Carolyn.Chu@lao.ca.gov

**Michael Coleman, *Coleman Advisory Services***

2217 Isle Royale Lane, Davis, CA 95616

Phone: (530) 758-3952

coleman@muni1.com

**Anthony Condotti, *Atchison, Barisone, Condotti & Kovacevich***

333 Church Street, Santa Cruz, CA 95060

Phone: (831) 423-8383

tcondotti@abc-law.com

**Anita Dagan, Manager, Local Reimbursement Section, *State Controller's Office***

Local Government Programs and Services Division, Bureau of Payments, 3301 C Street, Suite 740, Sacramento, CA 95816

Phone: (916) 324-4112

Adagan@sco.ca.gov

**Marieta Delfin, *State Controller's Office***

Division of Accounting and Reporting, 3301 C Street, Suite 700, Sacramento, CA 95816

Phone: (916) 322-4320  
mdelfin@sco.ca.gov

**Brad Donohue**, Deputy Public Works Director, *Town of Colma*  
1188 El Camino Real, Colma, CA 94014  
Phone: (650) 757-8895  
brad.donohue@colma.ca.gov

**Norberto Duenas**, City Manager, *City of San Jose*  
**Claimant Representative**  
200 East Santa Clara Street, 17th Floor, San Jose, CA 95113  
Phone: (408) 535-8111  
Norberto.duenas@sanjoseca.gov

**G. Duerig**, General Manager, *Alameda County Flood Control & Water Conservation*  
District Zone 7, 100 North Canyons Parkway, Livermore, CA 94551  
Phone: (925) 454-5000  
jduerig@zone7water.com

**Lesley Estes**, Watershed and Stormwater Management Supervisor, *City of Oakland*  
250 Frank H. Ogawa Plaza, Suite 4314, Oakland, CA 94612-2034  
Phone: (510) 238-7431  
lcestes@oaklandnet.com

**Vincent Ewing**, City Attorney, *City of East Palo Alto*  
2415 University Avenue, East Palo Alto, CA 94303  
Phone: (650) 853-5921  
vewing@cityofepa.org

**Matt Fabry**, *City of Brisbane*  
50 Park Place, Brisbane, CA 94005  
Phone: N/A  
mfabry@ci.brisbane.ca.us

**Soren Fajeau**, Senior Civil Engineer, *City of Newark*  
37101 Newark Boulevard, Newark, CA 94560  
Phone: (510) 578-4286  
soren.fajeau@newark.org

**Robert Falk**, *Morrison & Foerster LLP*  
**Claimant Representative**  
425 Market Street, 32nd Floor, San Francisco, CA 94105  
Phone: (415) 268-6294  
Rfalk@mofa.com

**Donna Ferebee**, *Department of Finance*  
915 L Street, Suite 1280, Sacramento, CA 95814  
Phone: (916) 445-3274  
donna.ferebee@dof.ca.gov

**Sylvia Gallegos**, Deputy County Executive, *County of Santa Clara*  
70 West Hedding Street, 11th Floor, San Jose, CA 95110-1770  
Phone: (408) 299-5106  
sylvia.gallegos@ceo.sccgov.org

**Susan Geanacou**, *Department of Finance*  
915 L Street, Suite 1280, Sacramento, CA 95814

Phone: (916) 445-3274  
susan.geanacou@dof.ca.gov

**Dillon Gibbons**, Legislative Representative, *California Special Districts Association*  
1112 I Street Bridge, Suite 200, Sacramento, CA 95814  
Phone: (916) 442-7887  
dillong@csda.net

**Leah Goldberg**, *City of San Jose*  
200 East Santa Clara Street, 16th Floor, San Jose, CA 95113  
Phone: (408) 535-1901  
leah.goldberg@sanjoseca.gov

**Sharon Gosselin**, Associate Environmental Compliance Specialist, *County of Alameda, Alameda Co Flood Control & Water*  
399 Elmhurst Street, Hayward, CA 94544  
Phone: (510) 670-6547  
sharon@acpwa.org

**Darren Greenwood**, Assistant Public Works Director/Water Resources Division Manager, *City of Livermore*  
101 W. Jack London Boulevard, Livermore, CA 94551  
Phone: (925) 960-8120  
dggreenwood@ci.livermore.ca.us

**Gary Grimm**, *Law Office of Gary J. Grimm*  
2390 Vine Street, Berkeley, CA 94708  
Phone: (510) 848-4140  
ggrimm@garygrimmlaw.com

**Kathy Guarnieri**, Environmental Services Manager, *City of Fremont*  
39550 Liberty Street, Fremont, CA 94537  
Phone: (510) 494-4583  
kcote@fremont.gov

**Gus Guinan**, City Attorney, *City of Burlingame*  
501 Primrose Road, Burlingame, CA 94010  
Phone: (650) 558-7202  
gguinan@burlingame.org

**Catherine George Hagan**, Senior Staff Counsel, *State Water Resources Control Board*  
c/o San Diego Regional Water Quality Control Board, 2375 Northside Drive, Suite 100, San Diego, CA 92108  
Phone: (619) 521-3012  
catherine.hagan@waterboards.ca.gov

**Heather Halsey**, Executive Director, *Commission on State Mandates*  
980 9th Street, Suite 300, Sacramento, CA 95814  
Phone: (916) 323-3562  
heather.halsey@csm.ca.gov

**Sunny Han**, Project Manager, *City of Huntington Beach*  
2000 Main Street, Huntington Beach, CA 92648  
Phone: (714) 536-5907  
Sunny.han@surfcity-hb.org

**Julie Harryman**, *City of Pleasanton*  
123 Main Street, Pleasanton, CA 94566

Phone: (925) 931-5018  
jharryman@ci.pleasanton.ca.us

**Chris Hill**, Principal Program Budget Analyst, *Department of Finance*  
Local Government Unit, 915 L Street, Sacramento, CA 95814  
Phone: (916) 445-3274  
Chris.Hill@dof.ca.gov

**Dorothy Holzem**, Legislative Representative, *California State Association of Counties*  
1100 K Street, Suite 101, Sacramento, CA 95814  
Phone: (916) 327-7500  
dholzem@counties.org

**Justyn Howard**, Program Budget Manager, *Department of Finance*  
915 L Street, Sacramento, CA 95814  
Phone: (916) 445-1546  
justyn.howard@dof.ca.gov

**Thomas Howard**, Executive Director, *State Water Resources Control Board*  
P.O. Box 2815, Sacramento, CA 95812-2815  
Phone: (916) 341-5599  
thoward@waterboards.ca.gov

**David Huynh**, Associate Engineer, *Town of Atherton*  
Public Works, 91 Ashfield Road, Atherton, CA 94027  
Phone: (650) 752-0555  
dhuynh@ci.atherton.ca.us

**Mark Ibele**, *Senate Budget & Fiscal Review Committee*  
California State Senate, State Capitol Room 5019, Sacramento, CA 95814  
Phone: (916) 651-4103  
Mark.Ibele@sen.ca.gov

**Mary Eleonor Ignacio**, Assistant City Attorney, *Redwood City*  
400 County Ctr, Redwood City, CA 94063  
Phone: (650) 780-7200  
eignacio@redwoodcity.org

**Irene Islas**, *Best Best & Krieger, LLP*  
2001 N Main St, Suite 390, Walnut Creek, CA 94596  
Phone: (925) 977-3300  
irene.islas@bbkllaw.com

**Edward Jewik**, *County of Los Angeles*  
Auditor-Controller's Office, 500 W. Temple Street, Room 603, Los Angeles, CA 90012  
Phone: (213) 974-8564  
ejewik@auditor.lacounty.gov

**Jill Kanemasu**, *State Controller's Office*  
Division of Accounting and Reporting, 3301 C Street, Suite 700, Sacramento, CA 95816  
Phone: (916) 322-9891  
jkanemasu@sco.ca.gov

**Anne Kato**, *State Controller's Office*  
Division of Accounting and Reporting, 3301 C Street, Suite 700, Sacramento, CA 95816  
Phone: (916) 324-5919  
akato@sco.ca.gov

**Maurice Kaufman**, Public Works Director/City Engineer, *City of Emeryville*

1333 Park Avenue, Emeryville, CA 94608  
Phone: (510) 596-4334  
mkaufman@emeryville.org

**Anita Kerezi**, *AK & Company*  
3531 Kersey Lane, Sacramento, CA 95864  
Phone: (916) 972-1666  
akcompany@um.att.com

**Margo Laskowska**, *City of San Jose*  
Office of the City Attorney, 200 E Santa Clara St, 16th Floor, San Jose, CA 95113  
Phone: (408) 535-1969  
margo.laskowska@sanjoseca.gov

**Michael Lauffer**, Chief Counsel, *State Water Resources Control Board*  
1001 I Street, 22nd Floor, Sacramento, CA 95814-2828  
Phone: (916) 341-5183  
mlauffer@waterboards.ca.gov

**Kim-Anh Le**, Division Manager, *County of Santa Clara*  
Controller-Treasurer, 70 West Hedding Street, East Wing, 2nd Floor, San Jose, CA 95112  
Phone: (408) 299-5251  
kim-anh.le@fin.sccgov.org

**Keith Lichten**, Division Chief, *San Francisco Bay Regional Water Quality Control B*  
Watershed Management, 1515 Clay Street, Suite 1400, Oakland, CA 94612  
Phone: (510) 622-2380  
klichten@waterboards.ca.gov

**Khee Lim**, City Engineer, *City of Millbrae*  
621 Magnolia Avenue, Millbrae, CA 94030  
Phone: (650) 259-2339  
klim@ci.millbrae.ca.us

**Selina Louie**, Water Resource Control Engineer, *San Francisco Bay Regional Water Quality Control B*  
1515 Clay Street, Suite 1400, Oakland, CA 94612  
Phone: (510) 622-2383  
SLouie@waterboards.ca.gov

**Paul Lukacs**, Senior Commission Counsel, *Commission on State Mandates*  
980 9th Street, Suite 300, Sacramento, CA 95814  
Phone: (916) 323-3562  
paul.lukacs@esm.ca.gov

**Debra Margolis**, *City of Fremont*  
3300 Capitol Avenue, Building A, Fremont, CA 94538  
Phone: (510) 284-4030  
dmargolis@fremont.gov

**Patricia Martel**, City Manager, *City of Daly City*  
333-90th Street, Daly City, CA 94015  
Phone: (650) 991-8127  
pmartel@dalycity.org

**Abbas Masjedi**, Utility Engineer, *City of Pleasanton*  
3333 Busch Road, Pleasanton, CA 94566

Phone: (925) 931-5508  
amasjedi@ci.pleasanton.ca.us

**Shawn Mason**, *City of San Mateo*  
330 W. 20th Avenue, San Mateo, CA 94403  
Phone: (650) 522-7020  
smason@cityofsanmateo.org

**Hortensia Mato**, *City of Newport Beach*  
100 Civic Center Drive, Newport Beach, CA 92660  
Phone: (949) 644-3000  
hmato@newportbeachca.gov

**Steven Mattas**, *City Attorney, City of South San Francisco*  
400 Grand Avenue, South San Francisco, CA 94083  
Phone: (650) 877-8515  
smattas@meyersnave.com

**Michelle Mendoza**, *MAXIMUS*  
17310 Red Hill Avenue, Suite 340, Irvine, CA 95403  
Phone: (949) 440-0845  
michellemendoza@maximus.com

**Meredith Miller**, *Director of SB90 Services, MAXIMUS*  
3130 Kilgore Road, Suite 400, Rancho Cordova, CA 95670  
Phone: (972) 490-9990  
meredithmiller@maximus.com

**Jeff Moneda**, *Director of Public Works, City of Foster City*  
610 Foster City Boulevard, Foster City, CA 94404  
Phone: (650) 286-3270  
jmoneda@fostercity.org

**Thomas Mumley**, *Assistant Executive Officer, San Francisco Bay Regional Water Quality Control  
B*  
1515 Clay Street, Suite 1400, Oakland, CA 94612  
Phone: (510) 622-2395  
thomas.mumley@waterboards.ca.gov

**Justin Murphy**, *Public Works Director, City of Menlo Park*  
701 Laurel Street, Menlo Park, CA 94025  
Phone: (650) 330-6752  
jicmurphy@menlopark.org

**Richard Napier**, *Executive Director, City/County Association of Governments  
of San Mateo County, 555 County Center, 5th Floor, Redwood City, CA 94063*  
Phone: (650) 559-1420  
mapier@co.sanmateo.ca.us

**Geoffrey Neill**, *Senior Legislative Analyst, Revenue & Taxation, California State Association of  
Counties (CSAC)*  
1100 K Street, Suite 101, Sacramento, CA 95814  
Phone: (916) 327-7500  
gneill@counties.org

**Gregory Newmark**, *Meyers,Nave,Riback,Silver & Wilson  
Claimant Representative*  
555 12th Street, Suite 1500, Oakland, CA 94607

Phone: (510) 808-2000  
gnewmark@meyersnave.com

**Andy Nichols**, *Nichols Consulting*  
1857 44th Street, Sacramento, CA 95819  
Phone: (916) 455-3939  
andy@nichols-consulting.com

**Adriana Nunez**, Staff Counsel, *State Water Resources Control Board*  
P.O. Box 100, Sacramento, CA 95812  
Phone: (916) 322-3313  
Adriana.nunez@waterboards.ca.gov

**Lori Okun**, Assistant Chief Counsel, *State Water Resources Control Board*  
Regional Water Board Legal Services, 1001 I Street, Sacramento, CA 95814  
Phone: (916) 341-5165  
Lori.Okun@waterboards.ca.gov

**Celso Ortiz**, *City of Oakland*  
One Frank Ogawa Plaza, 6th Floor, Oakland, CA 94612  
Phone: (510) 238-6236  
cortiz@oaklandcityattomey.org

**Arthur Palkowitz**, *Artiano Shinoff*  
2488 Historic Decatur Road, Suite 200, San Diego, CA 92106  
Phone: (619) 232-3122  
apalkowitz@as7law.com

**Steven Pavlov**, Budget Analyst, *Department of Finance*  
Local Government Unit, 915 L Street, Sacramento, CA 95814  
Phone: (916) 445-3274  
Steven.Pavlov@dof.ca.gov

**Elizabeth Pianca**, Deputy County Counsel, *County of Santa Clara*  
70 West Hedding Street, East Wing, 9th Floor, San Jose, CA 95110-1770  
Phone: (408) 299-5920  
elizabeth.pianca@cco.sccgov.org

**Richard Pio Roda**, City Attorney, *City of San Leandro*  
835 East 14th Street, San Leandro, CA 94577  
Phone: (510) 577-6098  
rpioroda@meyersnave.com

**James Porter**, Director of Public Works, *County of San Mateo*  
555 County Center, 5th Floor, Redwood City, CA 94063  
Phone: (650) 559-1421  
jporter@co.sanmateo.ca.us

**Jai Prasad**, *County of San Bernardino*  
Office of Auditor-Controller, 222 West Hospitality Lane, 4th Floor, San Bernardino, CA 92415-0018  
Phone: (909) 386-8854  
jai.prasad@atc.sbcounty.gov

**Cecilia Quick**, City Attorney, *City of Pacifica*  
170 Santa Maria Ave, Pacifica, CA 94044  
Phone: (650) 738-7408  
quicke@ci.pacifica.ca.us

**Veronica Ramirez**, *City of Redwood City*  
1017 Middlefield Road, Redwood City, CA 94063  
Phone: (650) 780-7200  
vramirez@redwoodcity.org

**Mark Rewolinski**, *MAXIMUS*  
808 Moorefield Park Drive, Suite 205, Richmond, VA 23236  
Phone: (949) 440-0845  
markrewolinski@maximus.com

**Benjamin Reyes**, *City Attorney, City of Union City*  
34009 Alvarado-Niles Road, Union City, CA 94587  
Phone: (510) 471-3232  
breyes@meyersnave.com

**George Rodericks**, *City Manager, Town of Atherton*  
91 Ashfield Road, Atherton, CA 94027  
Phone: (650) 752-0504  
grodericks@ci.atherton.ca.us

**Glen Rojas**, *City Manager, City of Menlo Park*  
701 Laurel Street, Menlo Park, CA 94025  
Phone: (650) 330-6740  
grojas@menlopark.org

**Nick Romo**, *Policy Analyst, League of California Cities*  
1400 K Street, Suite 400, Sacramento, CA 95814  
Phone: (916) 658-8254  
nromo@cacities.org

**Sean Rose**, *Town Engineer, Town of Woodside*  
2955 Woodside Road, Woodside, CA 94062  
Phone: (650) 851-6790  
srose@woodsidetown.org

**Michael Roush**, *Emergency Services-Marina Services-Public Works*  
50 Park Place, Brisbane, CA 94005  
Phone: (415) 508-2136  
mroush@ci.brisbane.ca.us

**Greg Rubens**, *City Attorney, City of San Carlos*  
600 Elm Street, San Carlos, CA 94070  
Phone: (650) 593-3117  
grubens@adcl.com

**James Scanlin**, *Environmental Compliance Specialist, County of Alameda*  
Public Works, 399 Elmhurst Street, Hayward, CA 94544  
Phone: (510) 670-6548  
jims@acpwa.org

**Camille Shelton**, *Chief Legal Counsel, Commission on State Mandates*  
980 9th Street, Suite 300, Sacramento, CA 95814  
Phone: (916) 323-3562  
camille.shelton@csm.ca.gov

**Carla Shelton**, *Commission on State Mandates*  
980 9th Street, Suite 300, Sacramento, CA 95814

Phone: (916) 327-6490  
carla.shelton@csm.ca.gov

**Laura Snideman**, City Manager, *City of Half Moon Bay*  
501 Main Street, Half Moon Bay, CA 94019  
Phone: (650) 726-8260  
lsnideman@hmbcity.com

**Jim Spano**, Chief, Mandated Cost Audits Bureau, *State Controller's Office*  
Division of Audits, 3301 C Street, Suite 700, Sacramento, CA 95816  
Phone: (916) 323-5849  
jspano@sco.ca.gov

**Dennis Speciale**, *State Controller's Office*  
Division of Accounting and Reporting, 3301 C Street, Suite 700, Sacramento, CA 95816  
Phone: (916) 324-0254  
DSpeciale@sco.ca.gov

**Tracy Sullivan**, Legislative Analyst, *California State Association of Counties (CSAC)*  
Government Finance and Administration, 1100 K Street, Suite 101, Sacramento, CA 95814  
Phone: (916) 650-8124  
tsullivan@counties.org

**Patrick Sweetland**, *City of Daly City*  
153 Lake Merced Boulevard, Daly City, CA 94015  
Phone: (650) 991-8201  
psweetland@dalycity.org

**Jimmy Tan**, Public Services Director, *City of San Bruno*  
567 El Camino Real, San Bruno, CA 94066  
Phone: (650) 616-7065  
jtan@sanbruno.ca.gov

**Charles Taylor**, Engineering Services Manager, *City of Menlo Park*  
701 Laurel Street, Menlo Park, CA 94025-3483  
Phone: (650) 858-6740  
CWTaylor@MenloPark.org

**Jolene Tollenaar**, *MGT of America*  
2251 Harvard Street, Suite 134, Sacramento, CA 95815  
Phone: (916) 443-411  
jolene\_tollenaar@mgtamer.com

**Annie Tom**, *County of Santa Clara*  
Controller - Treasurer Department, 70 West Hedding Street, East Wing, San Jose, CA 95110  
Phone: (408) 299-5265  
annie.tom@fin.sccgov.org

**Evelyn Tseng**, *City of Newport Beach*  
100 Civic Center Drive, Newport Beach, CA 92660  
Phone: (949) 644-3127  
etseng@newportbeachca.gov

**Nawel Voelker**, Acting Director of Finance (Management Analyst), *City of Belmont*  
Finance Department, One Twin Pines Lane, Belmont, CA 94002  
Phone: (650) 595-7433  
nvoelker@belmont.gov

**Victor Voong**, Associate Engineer, *City of Burlingame*

501 Primrose Road, Burlingame, CA 94010  
Phone: (650) 558-7242  
vvoong@burlingame.org

**Jay Walter**, Director, *City of San Carlos*  
Public Works, 600 Elm Street, San Carlos, CA 94070  
Phone: (650) 802-4203  
jwalter@cityofsancarlos.org

**Renee Wellhouse**, *David Wellhouse & Associates, Inc.*  
3609 Bradshaw Road, H-382, Sacramento, CA 95927  
Phone: (916) 797-4883  
dwa-renee@surewest.net

**Jennifer Whiting**, Assistant Legislative Director, *League of California Cities*  
1400 K Street, Suite 400, Sacramento, CA 95814  
Phone: (916) 658-8249  
jwhiting@cacities.org

**Patrick Whitnell**, General Counsel, *League of California Cities*  
1400 K Street, Suite 400, Sacramento, CA 95814  
Phone: (916) 658-8281  
pwhitnell@cacities.org

**Paul Willis**, Director of Public Works, *Town of Hillsborough*  
1600 Floribunda Avenue, Hillsborough, CA 94010  
Phone: (650) 375-7444  
pwillis@hillsborough.net

**Bruce Wolfe**, Executive Officer, *San Francisco Bay Regional Water Quality Control B*  
1515 Clay Street, Suite 1400, Oakland, CA 94612  
Phone: (510) 622-2314  
bwolfe@waterboards.ca.gov

**Hasmik Yaghobyan**, *County of Los Angeles*  
Auditor-Controller's Office, 500 W. Temple Street, Room 603, Los Angeles, CA 90012  
Phone: (213) 974-9653  
hyaghobyan@auditor.lacounty.gov

**T.J. Yang-Wurm**, *County of Santa Clara*  
Controller-Treasurer, 70 West Hedding Street, East Wing, 2nd Floor, San Jose, CA 95112  
Phone: (408) 299-5200  
tj.yang-wurm@fin.sccgov.org

**Howard Young**, Director of Public Works, *Town of Portola Valley*  
765 Portola Road, Portola Valley, CA 94028  
Phone: (650) 851-1700  
hyoung@portolavalley.net