

THE METROPOLITAN WATER DISTRICT  
OF SOUTHERN CALIFORNIA

RESOLUTION 9353

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**RESOLUTION OF THE BOARD OF DIRECTORS  
OF THE METROPOLITAN WATER DISTRICT OF  
SOUTHERN CALIFORNIA  
FIXING AND ADOPTING WATER RATES  
TO BE EFFECTIVE JANUARY 1, 2025 AND 2026**

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The Board of Directors of The Metropolitan Water District of Southern California (the “Board”) hereby finds that:

1. The Board of Directors (“Board”) of The Metropolitan Water District of Southern California (“Metropolitan”), pursuant to Sections 133 and 134 of the Metropolitan Water District Act (the “Act”), is authorized to fix such rate or rates for water that, so far as practicable, will result in revenue which, together with revenue from any water standby or availability service charge or assessment, will pay the operating expenses of Metropolitan, provide for repairs and maintenance, provide for payment of the purchase price or other charges for property or services or other rights acquired by Metropolitan, and provide for the payment of the interest and principal of its bonded debt; and

2. On March 12, 2002, the Board adopted Resolution 8805, “Resolution Of The Board Of Directors Of The Metropolitan Water District Of Southern California Fixing And Adopting Rates And Charges For Fiscal Year 2002/03 And To Direct Further Actions In Connection Therewith”, adopting a new structure for Metropolitan’s water rates and charges in order to enhance Metropolitan’s fiscal stability and ability to ensure the region’s long-term water supply while reasonably and fairly allocating the cost of providing service to its member agencies; and

3. The rate structure adopted by Resolution 8805 was the product of a three-year process that included a strategic planning process commenced by the Board in July 1998, discussions with member agencies, retail agencies and other stakeholders and numerous meetings of Metropolitan’s Board, Audit, Budget and Finance Committee, Budget, Finance and Investment Committee and Subcommittee on Rate Structure Implementation; and

4. Development of the rate structure adopted by Resolution 8805 included Strategic Plan Policy Principles adopted by the Board on December 14, 1999 to provide a framework for the development of a revised rate structure; a Composite Rate Structure Framework adopted by the Board on April 11, 2000 (the “Rate Structure Framework”); a Rate Structure Action Plan adopted by the Board on December 12, 2000; and study of (i) a detailed rate design proposal

presented in December 2000 (the “December 2000 Proposal”) developed from the Rate Structure Framework and (ii) an alternative rate structure proposal presented in September 2001 (the “Proposal”) that addressed concerns which were raised about the December 2000 Proposal; and

5. By Resolution 8774, “Resolution Of The Board Of Directors Of The Metropolitan Water District Of Southern California To Approve Rate Structure Proposal And To Direct Further Actions In Connection Therewith,” adopted October 16, 2001, the Board approved the Proposal, which unbundled water rates and charges to reflect the different functions undertaken by Metropolitan to provide its services, and determined that the Proposal (i) was consistent with the Board’s Strategic Plan Policy Principles, (ii) addressed issues raised during the consideration of the December 2000 Proposal, (iii) furthered Metropolitan’s strategic objectives of ensuring the region’s long term water supply reliability through encouragement of sound and efficient water resources management, water conservation, and accommodating a water transfer market, and (iv) enhanced the fiscal stability of Metropolitan; and

6. By Resolution 8774, the Board directed the General Manager to (i) prepare a report on the Proposal describing each of the rates and charges and the cost of service process used to develop the rates and charges and (ii) utilize the Proposal as the basis for determining Metropolitan’s revenue requirements and recommending rates to become effective January 1, 2003, in accordance with Metropolitan’s annual rate-setting procedure under the Administrative Code; and

7. On January 7, 2002, the General Manager presented to the Budget, Finance and Investment Committee (formerly the Audit, Budget and Finance Committee and today, the Finance and Asset Management Committee) a detailed report describing each of the rates and charges and the supporting cost of service process, dated December 2001 (the “2001 Cost of Service Report”), that (i) described the rate structure process and design; (ii) identified revenue requirements; (iii) showed the costs of major functions that Metropolitan undertakes to provide its services to its member agencies, (iv) classified these service function costs based on the use of and benefit from the Metropolitan system to create a logical nexus between the costs and the revenues required from each of the rates and charges; and (iv) set forth the rates and charges necessary to defray such costs; and

8. By Resolution 8805 the Board found and determined that the cost of service process reasonably and fairly: (i) identified revenue requirements; (ii) allocated costs to the functions that Metropolitan undertakes to provide its services to its member agencies; (iii) classified service function costs based upon use of and benefit from Metropolitan’s system, and (iv) allocated costs to rates and charges based upon customary water industry standards; and

9. By Resolution 8805 the Board found and determined that the water rates and charges were supported by the cost of service process and that such rates and charges reasonably and fairly allocated the costs of providing service of Metropolitan’s water system to its member agencies and third-party transporters of water, if any; and

10. The Board received the Final Report on Rates and Charges, dated June 28, 2002, that (i) described the rate structure process and design; (ii) identified revenue requirements; (iii) showed the costs of major service functions that Metropolitan undertakes, (iv) classified these

service function costs based on the use of and benefit of the Metropolitan system to create a logical nexus between the costs and the revenues required from each of the rates and charges; and (iv) set forth the rates and charges necessary to defray such costs; and

11. Metropolitan's water rates approved by the Board thereafter have utilized the unbundled water rate elements in the rate structure approved by Resolution 8774 and implemented by Resolution 8805; and

12. The cost of service process supporting Metropolitan's water rates approved by the Board on March 11, 2003 and in following years is consistent with the cost of service process described in the 2001 Cost of Service Report. Raftelis Financial Consultants, Inc. ("RFC"), the firm engaged in 1998 to perform a comprehensive cost of service study and assist in the development of the rate structure, confirmed to the Board in a report dated April 6, 2010, that the fiscal year 2010/11 cost of service report presented to the Board in January 2010 was accurate and consistent with the 2001 Cost of Service Report and that the fiscal year 2010/11 cost of service report and rate methodology was consistent with water industry best practices and complies with cost of service and rate guidelines in the American Water Works Association's Manual M-1, *Principles of Water Rates, Fees and Charges*; and

13. In *San Diego County Water Authority v. Metropolitan Water District of Southern California, et al.*, San Francisco Superior Court Case Nos. CPF-10-510830 and CPF-12-512466 (the "2010 and 2012 Cases," collectively), the San Diego County Water Authority challenged Metropolitan's water rates adopted on April 13, 2010 and April 10, 2012; and

14. On June 21, 2017, the Court of Appeal entered a decision in the 2010 and 2012 Cases in *San Diego County Water Authority v. Metropolitan Water District of Southern California, et al.*, 12 Cal.App.5th 1124, holding that Metropolitan may recover its State Water Project transportation costs through its transportation rates and that based on the administrative record before it the rates in CYs 2011 through 2014 did not support Metropolitan's Water Stewardship Rate allocation to its transportation rates, and on September 27, 2017, the California Supreme Court denied SDCWA's Petition for Review, making the decision final; and

15. On September 21, 2021, the Court of Appeal issued a new appellate decision in which it interpreted its 2017 appellate decision. The Court of Appeal clarified that its 2017 decision regarding the Water Stewardship Rate was not limited to 2011-2014, and that it prohibits the inclusion of the Water Stewardship Rate in transportation rates charged under Metropolitan's wheeling rate and in the price term of the SDCWA-MWD Exchange Agreement from 2015 forward. On November 23, 2021, Metropolitan's Board approved an action directing staff to recover 100 percent of demand management costs from Metropolitan's supply rate elements in the future rate and charge proposals.

16. San Diego County Water Authority filed lawsuits also challenging Metropolitan's water rates adopted on April 8, 2014, April 12, 2016, and April 10, 2018, each also titled *San Diego County Water Authority v. Metropolitan Water District of Southern California, et al.*, pending in the San Francisco Superior Court under Case Nos. CPF-14-514004, CPF-16-515282, and CPF-18-516389. Following a consolidated trial in 2022. The court ruled, among other

things, that Metropolitan does not have a duty to include a reasonable credit for any offsetting benefits pursuant to Water Code section 1811(c) when setting its rates; and

17. Pursuant to Resolution 8329, adopted by the Board on July 9, 1991, Resolution 9199, adopted by the Board on March 8, 2016, and Resolution 9201, adopted by the Board on March 8, 2016, and as each is thereafter amended and supplemented, proceeds of the rates and other revenues from the sale or availability of water are pledged to the payment of Metropolitan's outstanding revenue bonds, subordinate revenue bonds, short-term certificates and to the payment of revenue bonds, subordinate revenue bonds and short-term certificates to be issued pursuant to Resolution 8329, Resolution 9199, and Resolution 9201; and

18. On February 12, 2024, the General Manager and Chief Financial Officer provided to the Board and the public a board letter describing the proposed biennial budget for fiscal years 2024/25 and 2025/26, identifying key assumptions, addressing key circumstances such as low projected water transactions, and increased cost pressures, incorporating a ten-year financial forecast; determining anticipated total revenues and revenues anticipated to be derived from water transactions and firm revenue sources required during fiscal years 2024/25 and 2025/26, identifying revenue requirements for that period and recommending rates and charges consistent with cost of service principles to be effective January 1, 2025 and January 1, 2026, and explaining that costs and revenues may be at variance with forecasts and variations will be addressed, for example by contributions to, or withdrawals from, financial reserves maintained for this purpose; and

19. The recommended rates were developed using the same unbundled water rate elements in the rate structure approved by Resolution 8774 and implemented by Resolution 8805, as detailed in the FYs 2024/25 and 2025/26 Cost of Service Report for Proposed Water Rates and Charges (the "2024 Cost of Service Report") provided to the Board and the public on February 12, 2024; and

20. The detailed proposed departmental and non-departmental biennial budget for fiscal years 2024/25 and 2025/26 (the "Proposed Biennial Budget") was distributed to the Board and the public on February 12, 2024; and

21. On February 12, 2022, the capital investment plan (CIP) appendix to the detailed Proposed Biennial Budget for fiscal years 2024/25 and 2025/26 was also provided to the Board and the public, providing detailed information on proposed capital projects and capital improvement costs; and

22. Board workshops and discussions regarding the Proposed Biennial Budget and future water rates and charges were held on February 12, 2024, March 12, 2024, and April 9, 2024 at the regularly scheduled Finance and Asset Management Committee meetings, and on February 27, 2024 and March 26, 2024 at a special meetings of the Finance and Asset Management Committee; and

23. The Board conducted a public hearing at its regular meeting on March 12, 2024, at which interested parties were given the opportunity to present their views regarding the proposed water rates and charges; and

24. Notice of the public hearing was published prior to the hearing in various newspapers of general circulation within Metropolitan's service area; and

25. Metropolitan received written comments regarding the proposed water rates and charges, which, together with Metropolitan's responses, have been provided to the Board and the public; and

26. Before the April 9, 2024 Board meeting, the General Manager and Chief Financial Officer provided to the Board and the public a board letter describing modifications to the Proposed Biennial Budget for fiscal years 2024/25 and 2025/26 with additional alternatives to the budget recommendations made in February 2024 pursuant to Board and public feedback; alternatives to the determination of total revenues and of revenues to be derived from water transactions and firm revenue sources required during fiscal years 2024/25 and 2025/26, and alternatives to the proposed rates to be effective January 1, 2025 and January 1, 2026, and charges to be effective January 1, 2025; and

27. Each of the meetings of the Board were conducted in accordance with the Brown Act (commencing at Section 54950 of the Government Code), for which due notice was provided and at which quorums were present and acting throughout; and

28. All board letters, reports, presentations and other documents referred to in this Resolution may be viewed by Board members and the public on Metropolitan's web page at the Budget & Finance page of Metropolitan's website, <http://www.mwdh2o.com>, or in the office of the Board Executive Secretary;

NOW, THEREFORE, the Board of Directors of The Metropolitan Water District of Southern California does hereby resolve, determine and order as follows:

**Section 1.** That the Board of Directors of The Metropolitan Water District of Southern California hereby fixes and adopts the following water rates, to be effective on January 1, 2025 and January 1, 2026 as shown in the table below, in order to enhance Metropolitan's fiscal stability and ability to ensure the region's long-term water supply while reasonably and fairly allocating the cost of providing service to its member agencies and other potential users of Metropolitan's system:

**Table 1. Water Rates**

<b>Water Rates Effective January 1st</b>	<b>2025</b>	<b>2026</b>
Supply Rate (\$/AF)	\$290	\$313
System Access Rate (\$/AF)	\$463	\$492
System Power Rate (\$/AF)	\$159	\$179
Treatment Surcharge (\$/AF)	\$483	\$544
<b>Full Service Untreated Volumetric Rate (\$/AF)</b>	<b>\$912</b>	<b>\$984</b>
<b>Full Service Treated Volumetric Rate (\$/AF)</b>	<b>\$1,395</b>	<b>\$1,528</b>

**Section 2.** The Board finds and determines that the rates specified in Section 1 utilize the unbundled water rate and charge elements of the rate structure approved by Resolution 8774 and implemented by Resolution 8805, with the exception of the removal of the Water Stewardship Rate element and recovery of demand management costs from the supply rate elements, and that the cost of service process supporting the rates and charges specified in Section 1 is the cost of service process described in the 2024 Cost of Service report and in the revised report provided to the Board prior to the April 9, 2024 meeting. The adopted rates and charges and final cost of service reports will be on file at the Budget & Finance page of [www.mwdh2o.com](http://www.mwdh2o.com) and available for review by interested parties at Metropolitan’s headquarters.

**Section 3.** The Board finds and determines that the cost of service process reasonably, fairly and proportionately: (i) identifies revenue requirements; (iii) shows the costs of major service functions that Metropolitan undertakes, (iii) assigns costs to the service functions; (iv) allocates service function costs based upon use of and benefit from Metropolitan’s system, and (v) distributes costs to rates and charges based upon customary water industry standards. Accordingly, the Board finds that the cost of service process supports the rates and charges by creating a logical nexus between the costs and the revenues required and the rates and charges necessary to defray Metropolitan’s costs of providing its services and for use of its water system.

**Section 4.** The Board finds and determines that the rates specified in Section 1 are fixed by the Board pursuant to Sections 133 and 134 of the Act, and, so far as practicable, will result in revenue which, together with revenue from water standby or availability service charges or assessments, will pay the operating expenses of Metropolitan, provide for repairs and maintenance, provide for payment of the purchase price or other charges for property or services or other rights acquired by Metropolitan, and provide for the payment of the interest and principal of its bonded debt. Actual revenues and expenses may vary from budgeted amounts for a variety of reasons, and Administrative Code Section 5202(e) contemplates variation in actuals to budget and provides policy guidance to the Board, and the Board finds and determines that Metropolitan’s financial obligations may include liabilities and future commitments, such as retiree obligations and debt service, that are not reflected in the budget but that can be addressed in a fiscally prudent manner to reduce future obligations and keep future rate increases reasonable within the policy guidance provided by Administrative Code Section 5202(e).

**Section 5.** The Board finds and determines that the rates specified in Section 1, together with other revenues from Metropolitan’s charges, ad valorem property taxes, and other miscellaneous revenue, do not exceed the reasonable and necessary cost of providing Metropolitan’s water services for which the rates and charges are made, or of conferring the benefit provided, and is fairly apportioned to each member agency as specified in Section 6 below.

**Section 6.** The Board finds and determines that the respective per-acre-foot rates and charges specified in Section 1 are paid for the corresponding products or services and use of Metropolitan’s water system, that Metropolitan provides such products or services directly to the member agencies or other users of Metropolitan’s system that pay such rates and charges, and that such products or services are not provided to those not charged.

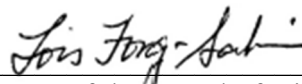
**Section 7.** The Board finds and determines that each of the rates specified in Section 1 are set for Metropolitan’s services and are not levied for separate general revenue purposes.

**Section 8.** The General Manager and the General Counsel are hereby authorized to do all things necessary and desirable to accomplish the purposes of this Resolution, including, without limitation, the commencement or defense of litigation.

**Section 9.** If any provision of this Resolution is held invalid, that invalidity shall not affect other provisions of this Resolution which can be given effect without the invalid portion or application, and to that end the provisions of this Resolution are severable.

**Section 10.** That the Board Executive Secretary is hereby directed to transmit a certified copy of this Resolution to the presiding officer of the governing body of each member agency.

I HEREBY CERTIFY that the foregoing is a full, true and correct copy of a Resolution adopted by the Board of Directors of The Metropolitan Water District of Southern California, at its meeting held on April 9, 2024.



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Secretary of the Board of Directors  
of The Metropolitan Water District  
of Southern California