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10 BEFORE THE CALIFORNIA REGIONAL WATER QUALITY CONTROL BOARD  
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12 CENTRAL COAST REGION

13 In the Matter of:

) ACLC No. R3-2012-0030

14 SOUTH SAN LUIS OBISPO COUNTY  
15 SANITATION DISTRICT,  
16 ADMINISTRATIVE CIVIL LIABILITY  
17 COMPLAINT NO. R3-2012-0030

) PROSECUTION TEAM'S REVISED  
18 WITNESS LIST FOR SEPTEMBER 7,  
19 2012 HEARING

) August 27, 2012  
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1. **Katie DiSimone, Water Resource Control Engineer**, Central Coast Regional Water Quality Control Board. Her testimony will focus on the selection of the factors comprising the Prosecution Team's recommended penalty. (15 minutes)
  2. **Dr. Matthew Buffleben, Senior Water Resource Control Engineer** (Supervisor) State Water Resources Control Board; Director, Special Investigations Unit. Testimony regarding ACLC, Technical Report, Prosecution Team's and Discharger's methodologies related to sanitary sewer overflow volume calculations.  
  
Dr. Buffleben has over 12 years of experience working at the California Water Boards. He has a B.S. in Mechanical Engineering from University of California Santa Barbara, and a M.S. in Environmental Health Science from University of California Los Angeles. He completed his Doctoral Degree in Environmental Science and Engineering at UCLA. He is licensed as a Professional Engineer in Civil Engineering in the state of California (License # C 65694).

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He is experienced in hydrology, fluvial geomorphology and hydraulics. He has authored and co-authored several papers on environmental impacts of water pollution. (20 minutes)

3. **Jim Fischer, Water Resource Control Engineer.** His testimony will include background information about the South San Luis Obispo County Sanitation District facility, inspections of the facility, previous regulatory actions, and violations leading to the present enforcement matter. He may also testify about the revised SSO WDR MRP. (15 minutes)

4. **Jeff Appleton, former Chief Plant Operator for South San Luis Obispo County Sanitation District.** Mr. Appleton's testimony will include a description the preventative maintenance issues that caused and/or contributed to the volume of the overflow on December 19-20, 2010 at the District, some of which he brought to the attention of the District prior to the overflow. Mr. Appleton will corroborate his deposition testimony which was given in this matter. Counsel for the District had the opportunity to cross-examine Mr. Appleton. (15 minutes)

Regional and State Board employees can authenticate the documents they drafted, received, or reviewed during their course of work on this case if challenged by the District. Mr. Appleton can authenticate the emails he sent to the Regional Board at any time, the exhibits shown to him at his deposition, and any other documents with which he has familiarity, to the extent authenticity is disputed by the District.

The remainder of the Prosecution Team's hearing time is expected to be used for opening and closing statements, and the cross-examination of the Discharger's witnesses.