SJW CORP Form 10-Q May 04, 2012

UNITED STATES SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. 20549

FORM 10-O

QUARTERLY REPORT PURSUANT TO SECTION 13 OR 15(d)

OF THE SECURITIES EXCHANGE ACT OF 1934

For the quarterly period ended March 31, 2012

Commission file number 1-8966

SJW Corp.

(Exact name of registrant as specified in its charter)

California 77-0066628
(State or other jurisdiction of incorporation or organization) Identification No.)

110 West Taylor Street, San Jose, CA 95110 (Address of principal executive offices) (Zip Code)

408-279-7800

(Registrant's telephone number, including area code)

Not Applicable

(Former name, former address and former fiscal year, if changed since last report)

Indicate by check mark whether the registrant (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that the registrant was required to file such reports), and (2) has been subject to such filing requirements for the past

90 days. Yes x No o

Indicate by check mark whether the registrant has submitted electronically and posted on its corporate Web site, if any, every Interactive Data File required to be submitted and posted pursuant to Rule 405 of Regulation S-T (§232.405 of this chapter) during the preceding 12 months (or for such shorter period that the registrant was required to submit and post such files). Yes x No o

Indicate by check mark whether the registrant is a large accelerated filer, an accelerated filer, a non-accelerated filer, or a smaller reporting company. See definitions of "large accelerated filer," "accelerated filer," "non-accelerated filer," and "smaller reporting company" in Rule 12b-2 of the Exchange Act. (check one)

Large accelerated filer o Accelerated filer x Non-accelerated filer o Smaller reporting company o (Do not check if a smaller reporting company)

Indicate by check mark whether the registrant is a shell company (as defined in Rule 12b-2 of the Exchange Act). Yes o No x

APPLICABLE ONLY TO CORPORATE ISSUERS:

As of April 20, 2012, there were 18,619,281 shares of the registrant's Common Stock outstanding.

# PART I. FINANCIAL INFORMATION

# ITEM 1. FINANCIAL STATEMENTS

SJW Corp. and Subsidiaries

2

CONDENSED CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME (UNAUDITED)

(in thousands, except share and per share data)

	Three months ended Ma				
	31,	2011			
ODED ATING DEVENIUE	2012	2011			
OPERATING REVENUE	\$51,149	43,696			
OPERATING EXPENSE:					
Production Costs:	10.577	7.416			
Purchased water	13,577	7,416			
Power	865	1,014			
Groundwater extraction charges	2,946	4,508			
Other production costs	2,756	2,592			
Total production costs	20,144	15,530			
Administrative and general	10,548	9,636			
Maintenance	2,989	3,048			
Property taxes and other non-income taxes	2,435	2,087			
Depreciation and amortization	8,308	7,794			
Total operating expense	44,424	38,095			
OPERATING INCOME	6,725	5,601			
OTHER (EXPENSE) INCOME:					
Interest on long-term debt	(4,680	(4,256)			
Mortgage and other interest expense	(395)	(475)			
Dividend income	60	60			
Other, net	198	113			
Income before income taxes	1,908	1,043			
Provision for income taxes	799	433			
NET INCOME	1,109	610			
Other comprehensive loss, net	·	(11)			
COMPREHENSIVE INCOME	\$1,098	599			
EARNINGS PER SHARE	. ,				
Basic	\$0.06	0.03			
Diluted	\$0.06	0.03			
DIVIDENDS PER SHARE	\$0.18	0.17			
WEIGHTED AVERAGE SHARES OUTSTANDING	ψ0.10	0.17			
Basic	18,611,752	18,570,140			
Diluted	18,821,087	18,775,385			
See Accompanying Notes to Unaudited Condensed Consolidated Financial Statements.	10,021,007	10,775,505			
see recompanying roles to chaudica Condensed Consolidated I maneral statements.					

# SJW Corp. and Subsidiaries CONDENSED CONSOLIDATED BALANCE SHEETS (UNAUDITED)

(in thousands, except share and per share data)

ASSETS Utility plant:  Land \$8,893 8,852  Depreciable plant and equipment 1,085,972 1,070,016  Construction in progress 24,177 18,527  Intangible assets 15,549 14,732  Less accumulated depreciation and amortization 364,526 355,914  770,065 756,213  Real estate investments 89,099 89,099  Less accumulated depreciation and amortization 10,991 10,557
Land       \$8,893       8,852         Depreciable plant and equipment       1,085,972       1,070,016         Construction in progress       24,177       18,527         Intangible assets       15,549       14,732         Less accumulated depreciation and amortization       364,526       355,914         770,065       756,213         Real estate investments       89,099       89,099         Less accumulated depreciation and amortization       10,991       10,557
$\begin{array}{cccccccccccccccccccccccccccccccccccc$
Construction in progress       24,177       18,527         Intangible assets       15,549       14,732         1,134,591       1,112,127         Less accumulated depreciation and amortization       364,526       355,914         770,065       756,213         Real estate investments       89,099       89,099         Less accumulated depreciation and amortization       10,991       10,557
1,134,591   1,112,127   1,134,591   364,526   355,914   770,065   756,213   Real estate investments   89,099   89,099   Less accumulated depreciation and amortization   10,991   10,557
Less accumulated depreciation and amortization       364,526       355,914         770,065       756,213         Real estate investments       89,099       89,099         Less accumulated depreciation and amortization       10,991       10,557
770,065 756,213 Real estate investments 89,099 89,099 Less accumulated depreciation and amortization 10,991 10,557
Real estate investments 89,099 89,099 Less accumulated depreciation and amortization 10,991 10,557
Less accumulated depreciation and amortization 10,991 10,557
70 100 70 540
78,108 78,542
CURRENT ASSETS:
Cash and cash equivalents 19,261 26,734
Accounts receivable:
Customers, net of allowances for uncollectible accounts 12,625 12,541
Income tax 5,173 5,248
Other 1,298 746
Accrued unbilled utility revenue 13,667 15,318
Materials and supplies 1,021 991
Prepaid expenses 1,304 1,598
Other current asset 5,021 5,739
59,370 68,915
OTHER ASSETS:
Investment in California Water Service Group 7,013 7,032
Unamortized debt issuance, broker and reacquisition costs 4,778 4,865
Regulatory assets, net 119,248 119,248
Other 3,862 3,995
134,901 135,140
\$1,042,444 1,038,810

See Accompanying Notes to Unaudited Condensed Consolidated Financial Statements.

# SJW Corp. and Subsidiaries CONDENSED CONSOLIDATED BALANCE SHEETS (UNAUDITED)

(in thousands, except share and per share data)

	MARCH 31, 2012	DECEMBER 31, 2011
CAPITALIZATION AND LIABILITIES		
CAPITALIZATION:		
Shareholders' equity:		
Common stock, \$0.521 par value; authorized 36,000,000 shares; issued and		
outstanding 18,619,232 shares on March 31, 2012 and 18,592,827 on	\$9,698	9,684
December 31, 2011		
Additional paid-in capital	24,992	24,552
Retained earnings	225,264	227,494
Accumulated other comprehensive income	2,263	2,274
Total shareholders' equity	262,217	264,004
Long-term debt, less current portion	343,617	343,848
	605,834	607,852
CURRENT LIABILITIES:		
Current portion of long-term debt	828	838
Accrued groundwater extraction charges and purchased water	5,330	5,789
Purchased power	304	423
Accounts payable	10,798	7,417
Accrued interest	5,540	5,376
Accrued property taxes and other non-income taxes	2,108	1,298
Accrued payroll	2,924	2,744
Other current liabilities	4,138	4,403
	31,970	28,288
DEFERRED INCOME TAXES	133,820	133,541
UNAMORTIZED INVESTMENT TAX CREDITS	1,480	1,495
ADVANCES FOR CONSTRUCTION	66,057	67,333
CONTRIBUTIONS IN AID OF CONSTRUCTION	124,446	123,335
DEFERRED REVENUE	1,071	1,070
POSTRETIREMENT BENEFIT PLANS	70,337	68,855
OTHER NONCURRENT LIABILITIES	7,429	7,041
COMMITMENTS AND CONTINGENCIES	_	_
	\$1,042,444	1,038,810

# SJW Corp. and Subsidiaries CONDENSED CONSOLIDATED STATEMENTS OF CASH FLOWS (UNAUDITED) (in thousands)

(in thousands)			
		ns ended March 3	1,
	2012	2011	
OPERATING ACTIVITIES:			
Net income	\$1,109	610	
Adjustments to reconcile net income to net cash provided by operating activities:			
Depreciation and amortization	8,691	8,176	
Deferred income taxes	614	3,273	
Share-based compensation	183	202	
Loss on sale of utility property		23	
Changes in operating assets and liabilities:			
Accounts receivable and accrued unbilled utility revenue	1,015	3,208	
Accounts payable, purchased power and other current liabilities	(401	) (927	)
Accrued groundwater extraction charges and purchased water	(459	) (638	)
Tax receivable and accrued taxes	404	(3,551	)
Accrued interest	164	(347	)
Accrued payroll	180	105	
Other current asset	718	_	
Postretirement benefits	1,482	1,035	
Other changes, net	1,067	367	
NET CASH PROVIDED BY OPERATING ACTIVITIES	14,767	11,536	
INVESTING ACTIVITIES:			
Additions to utility plant:			
Company-funded	(17,467	) (12,122	)
Contributions in aid of construction	(864	) (723	)
Additions to real estate investment		(19	)
Payments for business/asset acquisition and water rights	(1,485	) (1,078	)
Cost to retire utility plant, net of salvage	(38	) (883	)
Proceeds from sale of utility property		43	
NET CASH USED IN INVESTING ACTIVITIES	(19,854	) (14,782	)
FINANCING ACTIVITIES:			
Borrowings from line of credit	_	7,500	
Repayments of long-term borrowings	(241	) (543	)
Debt issuance costs	_	(87	)
Dividends paid	(3,305	) (3,205	)
Exercise of stock options and similar instruments	309	254	
Tax benefits realized from share options exercised	_	8	
Receipts of advances and contributions in aid of construction	1,280	370	
Refunds of advances for construction	(429	) (427	)
NET CASH (USED IN) PROVIDED BY FINANCING ACTIVITIES	(2,386	) 3,870	
NET CHANGE IN CASH AND CASH EQUIVALENTS	(7,473	) 624	
CASH AND CASH EQUIVALENTS, BEGINNING OF PERIOD	26,734	1,730	
CASH AND CASH EQUIVALENTS, END OF PERIOD	\$19,261	2,354	
Cash paid during the period for:			
Interest	\$5,143	5,186	
Income taxes	_	850	

Supplemental disclosure of non-cash activities:
Increase in accrued payables for construction costs capitalized 3,387 5,625
See Accompanying Notes to Unaudited Condensed Consolidated Financial Statements.

# SJW CORP. AND SUBSIDIARIES NOTES TO UNAUDITED CONDENSED CONSOLIDATED FINANCIAL STATEMENTS MARCH 31, 2012

(in thousands, except share and per share data)

#### Note 1. General

In the opinion of SJW Corp., the accompanying unaudited condensed consolidated financial statements contain all adjustments necessary for the fair presentation of the results for the interim periods. These adjustments consist only of normal recurring adjustments.

The unaudited interim financial information has been prepared in accordance with accounting principles generally accepted in the United States of America ("GAAP") and in accordance with the instructions for Form 10-Q and Rule 10-01 of Regulation S-X promulgated by the Securities and Exchange Commission (the "SEC"). The Notes to Consolidated Financial Statements in SJW Corp.'s 2011 Annual Report on Form 10-K should be read with the accompanying unaudited condensed consolidated financial statements.

Water sales are seasonal in nature and influenced by weather conditions. The timing of precipitation and climatic conditions can cause seasonal water consumption by customers to vary significantly. Due to the seasonal nature of the water business, the operating results for interim periods are not indicative of the operating results for a 12-month period. Revenue is generally higher in the warm, dry summer months when water usage and sales are greater, and lower in the winter months when cooler temperatures and increased rainfall curtail water usage and sales. Basic earnings per share is calculated using income available to common shareholders, divided by the weighted average number of shares outstanding during the period. The two-class method in computing basic earnings per share is not used because the number of participating securities as defined in Financial Accounting Standards Board (FASB) Accounting Standard Codification (ASC) Topic 260 - "Earning Per Share" is not significant. (The two-class method is an earnings allocation formula that determines earnings per share for each class of common stock and participating security.) Diluted earnings per share is calculated using income available to common shareholders divided by the weighted average number of shares of common stock including both shares outstanding and shares potentially issuable in connection with stock options, deferred restricted common stock awards under SJW Corp.'s Long-Term Incentive Plan (as amended, the "Incentive Plan") and shares potentially issuable under the Employee Stock Purchase Plan ("ESPP"). For the three months ended March 31, 2012 and 2011, 665 and 239 anti-dilutive restricted common stock units were excluded from the dilutive earnings per share calculation, respectively.

#### Note 2. Equity Plans

SJW Corp. accounts for share-based compensation based on the grant date fair value of the awards issued to employees in accordance with FASB ASC Topic 718 - "Compensation - Stock Compensation," which requires the measurement and recognition of compensation expense based on the estimated fair value for all share-based payment awards.

The Incentive Plan allows SJW Corp. to provide employees, non-employee board members or the board of directors of any parent or subsidiary, consultants, and other independent advisors who provide services to the company or any parent or subsidiary the opportunity to acquire an equity interest in SJW Corp. The types of awards included in the Incentive Plan are restricted stock awards, restricted stock units, performance shares, or other share-based awards. As of March 31, 2012, the remaining shares available for issuance under the Incentive Plan were 1,180,375, and 365,863 shares are issuable upon the exercise of outstanding options, restricted stock units, and deferred restricted stock units under the Incentive Plan. In addition, shares are issued to employees under the ESPP. SJW Corp. also has a Dividend Reinvestment and Stock Purchase Plan ("DRSPP") which allows eligible participants to buy shares and reinvest cash dividends in SJW Corp. common stock.

#### SJW CORP. AND SUBSIDIARIES

NOTES TO UNAUDITED CONDENSED CONSOLIDATED FINANCIAL STATEMENTS—(Continued) MARCH 31, 2012

(in thousands, except share and per share data)

The compensation costs charged to income is recognized on a straight-line basis over the requisite service period. A summary of compensation costs charged to income, proceeds from the exercise of stock options and similar instruments, and the tax benefit realized from stock options and similar instruments exercised, that are recorded to additional paid-in capital and common stock, by award type, are presented below for the three months ended March 31, 2012 and 2011.

	Three m March 3	onths ended
	2012	2011
	2012	2011
Compensation costs charged to income:		
ESPP	\$49	45
Restricted stock and deferred restricted stock	134	157
Total compensation costs charged to income	\$183	202
Excess tax benefits realized from share options exercised and stock issuance:		
Stock options	<b>\$</b> —	
Restricted stock and deferred restricted stock	_	8
Total excess tax benefits realized from share options exercised and stock issuance	<b>\$</b> —	8
Proceeds from the exercise of stock options and similar instruments:		
Stock options	<b>\$</b> —	
DRSPP	31	_
ESPP	278	254
Total proceeds from the exercise of stock options and similar instruments	\$309	254
Stock Options		

No options were granted during the three months ended March 31, 2012 and 2011.

As of March 31, 2012, there were no unrecognized compensation costs related to stock options.

Restricted Stock and Deferred Restricted Stock

On January 3, 2012, restricted stock units covering an aggregate of 17,670 shares of common stock of SJW Corp. were granted to certain executives of SJW Corp. and its subsidiaries. The units vest in three equal successive installments upon completion of each year of service with no dividend equivalent rights. Share-based compensation expense is being recognized at grant date fair value of \$21.92 per unit over the service period beginning in 2012. On January 24, 2012, 4,321 restricted stock units were granted to a key executive of SJW Corp. The units vest in three equal successive installments upon completion of each year of service with no dividend equivalent rights. Share-based compensation expense is being recognized at grant date fair value of \$21.02 per unit over the service period beginning in 2012.

On January 24, 2012, market performance-vesting restricted stock units granted to a key executive of SJW Corp. on January 27, 2009 covering 7,000 shares of common stock of SJW Corp. were canceled because the market performance objective was not attained. However, since the requisite service over the three-year service period of the award was rendered, even though the market condition was not achieved, compensation cost over the three-year requisite service period was not reversed.

As of March 31, 2012, the total unrecognized compensation costs related to restricted and deferred restricted stock plans amounted to \$1,060. This cost is expected to be recognized over a remaining weighted-average period of 2.13 years.

# Dividend Equivalent Rights

Under the Incentive Plan, certain holders of options, restricted stock, and deferred restricted stock awards may have the right to receive dividend equivalent rights ("DERs") each time a dividend is paid on common stock after the grant date. Stock compensation on DERs is recognized as a liability and recorded against retained earnings on the date dividends are issued. For the three months ended March 31, 2012 and 2011, \$34 and \$32, respectively, related to

DERs were recorded against retained earnings and were accrued as a liability.

#### SJW CORP. AND SUBSIDIARIES

# NOTES TO UNAUDITED CONDENSED CONSOLIDATED FINANCIAL STATEMENTS—(Continued) MARCH 31, 2012

(in thousands, except share and per share data)

# Employee Stock Purchase Plan

The ESPP allows eligible employees to purchase shares of SJW Corp.'s common stock at 85% of the fair value of shares on the purchase date. Under the ESPP, employees can designate up to a maximum of 10% of their base compensation for the purchase of shares of common stock, subject to certain restrictions. A total of 270,400 shares of common stock have been reserved for issuance under the ESPP.

After considering estimated employee terminations or withdrawals from the plan before the purchase date, SJW Corp.'s recorded expenses were \$17 and \$15 for the three months ended March 31, 2012 and 2011, respectively, related to the ESPP.

The total unrecognized compensation costs related to the semi-annual offering period that ends July 31, 2012 for the ESPP is approximately \$34. This cost is expected to be recognized during the second and third quarters of 2012. Dividend Reinvestment and Stock Purchase Plan

SJW Corp. adopted the DRSPP effective April 19, 2011. The DRSPP offers shareholders the ability to reinvest cash dividends in SJW Corp. common stock and also purchase additional shares of SJW Corp. common stock. A total of 3,000,000 shares of common stock have been reserved for issuance under the DRSPP. For the three months ended March 31, 2012, 1,302 shares have been issued under the DRSPP.

#### Note 3. Real Estate Investments

The major components of real estate investments as of March 31, 2012 and December 31, 2011 are as follows:

March 31,	December 31,
2012	2011
\$21,312	21,312
67,487	67,487
300	300
89,099	89,099
10,991	10,557
\$78,108	78,542
	2012 \$21,312 67,487 300 89,099 10,991

Depreciation and amortization is computed using the straight-line method over the estimated service lives of the assets, ranging from 5 to 39 years.

#### Note 4. Defined Benefit Plan

San Jose Water Company sponsors a noncontributory defined benefit pension plan for its employees. Employees hired before March 31, 2008 are entitled to receive benefits using a benefit formula based on the employee's three highest years of compensation (whether or not consecutive). For employees hired on or after March 31, 2008, benefits are determined using a cash balance formula based upon compensation credits and interest credits for each employee. The components of net periodic benefit costs for San Jose Water Company's pension plan, its Executive Supplemental Retirement Plan and other postretirement benefit plan for the three months ended March 31, 2012 and 2011 are as follows:

	Three months ended March 3			
	2012	2011		
Service cost	\$1,157	947		
Interest cost	1,450	1,445		
Other cost	1,166	738		
Expected return on assets	(1,148	) (1,105		
	\$2,625	2,025		

# SJW CORP. AND SUBSIDIARIES

# NOTES TO UNAUDITED CONDENSED CONSOLIDATED FINANCIAL STATEMENTS—(Continued) MARCH 31, 2012

(in thousands, except share and per share data)

The following tables summarize the fair values of plan assets by major categories as of March 31, 2012 and December 31, 2011:

December 31, 2011.	March 31, 2012				
		Tan Value Me	Quoted	narch 31, 2012	
			Prices in Active Markets for Identical Assets	Significant Observable Inputs	Significant Unobservable Inputs
Asset Category	Benchmark	Total	(Level 1)	(Level 2)	(Level 3)
Cash and cash equivalents		\$4,203	\$4,203	<b>\$</b> —	<b>\$</b> —
Actively Managed (a):					
U.S. Small Cap Equity	Russell 2000	6,981	6,981	_	_
U.S. Large Cap Equity	Russell 1000 Growth	4,342	4,342	_	_
Emerging Market Equity	MSCI Emerging Markets Net	4,075	4,075	_	_
U.S. Small Mid Cap Equity	Russell 2500	2,054	2,054		_
Non-U.S. Large Cap Equity Passive Index Fund ETFs (b):	MSCI EAFE Net	5,205	5,205	_	_
U.S. Large Cap Equity	S&P 500/Russell 1000 Growth	6,195	6,195	_	_
U.S. Small Mid Cap Equity	Russell 2500	685	685	_	_
U.S. Small Cap Equity	Russell 2000	161	161	_	_
U.S. Mid Cap Equity	Russell Mid Cap	78	78	_	_
Non-U.S. Large Cap Equity	MSCI EAFE Net	4,828	4,828		
REIT	Nareit - Equity REITS	3,467		3,467	
Fixed Income (c)	(c)	27,747		27,747	
Total		\$70,021	\$38,807	\$31,214	<b>\$</b> —

The Plan has a current target allocation of 55% invested in a diversified array of equity securities to provide long-term capital appreciation and 45% invested in a diversified array of fixed income securities to provide preservation of capital plus generation of income.

- (a) Actively managed portfolio of securities with the goal to exceed the stated benchmark performance.
- (b) Open-ended fund of securities with the goal to track the stated benchmark performance.

  Actively managed portfolio of fixed income securities with the goal to exceed the Barclays Capital Aggregate
- (c)Bond, Barclays Capital 1-3 Year Government/Credit, Citigroup World Government Bond Index, and Merrill Lynch High Yield Master II performance.

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Fair Value Measurements at December 31, 2011

# SJW CORP. AND SUBSIDIARIES NOTES TO UNAUDITED CONDENSED CONSOLIDATED FINANCIAL STATEMENTS—(Continued) MARCH 31, 2012

(in thousands, except share and per share data)

U.S. Small Mid Cap Equity Russell 2500

Non-U.S. Large Cap Equity MSCI EAFE Net

Russell 2000

Russell Mid Cap

Nareit - Equity REITS

U.S. Small Cap Equity

U.S. Mid Cap Equity

Fixed Income (c)

**REIT** 

Total

			Quoted Prices in Active Markets for Identical Assets	Significant Observable Inputs	Significant Unobservable Inputs
Asset Category	Benchmark	Total	(Level 1)	(Level 2)	(Level 3)
Cash and cash equivalents		\$4,301	\$4,301	<b>\$</b> —	<b>\$</b> —
Actively Managed (a):					
U.S. Small Cap Equity	Russell 2000	6,303	6,303	_	_
U.S. Large Cap Equity	Russell 1000 Growth	3,716	3,716	_	_
Emerging Market Equity	MSCI Emerging Markets Net	3,547	3,547	_	_
U.S. Small Mid Cap Equity	Russell 2500	1,814	1,814	_	_
Non-U.S. Large Cap Equity	MSCI EAFE Net	4,271	4,271	_	_
Passive Index Fund ETFs					
(b):					
U.S. Large Cap Equity	S&P 500/Russell 1000 Growth	5,525	5,525	_	_

The Plan has a current target allocation of 55% invested in a diversified array of equity securities to provide long-term capital appreciation and 45% invested in a diversified array of fixed income securities to provide preservation of capital plus generation of income.

617

143

69

4,356

3,213

27,209

\$65,084

617

143

69

4,356

\$34,662

3,213

27,209

\$30,422

- (a) Actively managed portfolio of securities with the goal to exceed the stated benchmark performance.
- (b) Open-ended fund of securities with the goal to track the stated benchmark performance.

  Actively managed portfolio of fixed income securities with the goal to exceed the Barclays Capital Aggregate
- (c)Bond, Barclays Capital 1-3 Year Government/Credit, Citigroup World Government Bond Index, and Merrill Lynch High Yield Master II performance.

In 2012, San Jose Water Company expects to make required and discretionary cash contributions of up to \$10,500 to the pension plan and other postretirement benefit plan. For the three months ended March 31, 2012, \$1,050 has been contributed to the pension plan and other postretirement benefit plan.

#### Note 5. Segment and Nonregulated Business Reporting

SJW Corp. is a holding company with four subsidiaries: (i) San Jose Water Company, a water utility operation with both regulated and nonregulated businesses, (ii) SJW Land Company and its consolidated variable interest entity, 444 West Santa Clara Street, L.P., operate commercial building rentals, (iii) SJWTX, Inc. which is doing business as Canyon Lake Water Service Company, a regulated water utility located in Canyon Lake, Texas, and its consolidated nonregulated variable interest entity, Acequia Water Supply Corporation, and (iv) Texas Water Alliance Limited, a

nonregulated water utility operation which is undertaking activities that are necessary to develop a water supply project in Texas. In accordance with FASB ASC Topic 280 – "Segment Reporting," SJW Corp. has determined that it has two reportable business segments. The first segment is that of providing water utility and utility-related services to its customers through SJW Corp.'s subsidiaries, San Jose Water Company, Canyon Lake Water Service Company, and Texas Water Alliance Limited, together referred to as "Water Utility Services." The second segment is property management and investment activity conducted by SJW Land Company, referred to as "Real Estate Services." SJW Corp.'s reportable segments have been determined based on information used by the chief operating decision maker. SJW Corp.'s chief operating decision maker is its President and Chief Executive Officer ("CEO"). The CEO reviews financial information presented on a consolidated basis that is accompanied by disaggregated information about operating revenue, net income and total assets, by subsidiaries.

#### SJW CORP. AND SUBSIDIARIES

# NOTES TO UNAUDITED CONDENSED CONSOLIDATED FINANCIAL STATEMENTS—(Continued) MARCH 31, 2012

(in thousands, except share and per share data)

The tables below set forth information relating to SJW Corp.'s reportable segments and distribution of regulated and nonregulated business activities within the reportable segments. Certain allocated assets, revenue and expenses have been included in the reportable segment amounts. Other business activity of SJW Corp. not included in the reportable segments is included in the "All Other" category.

segments is included in the	segments is included in the "All Other" category.									
For Three Months Ended March 31, 2012										
	Water Utilit	y Services	Real Estat Services	te	All Other	k	SJW Corp.			
	Regulated	Non regulated	Non regulated		Non regulated		Regulated	Non regulated		Total
Operating revenue	\$48,824	1,074	1,251		_		48,824	2,325		51,149
Operating expense	42,350	748	846		480		42,350	2,074		44,424
Operating income (loss)	6,474	326	405		(480	)	6,474	251		6,725
Net income (loss)	1,454	160	(35	)	(470	)	1,454	(345	)	1,109
Depreciation and amortization	7,786	91	431		_		7,786	522		8,308
Senior note, mortgage and other interest expense	4,137	_	394		544		4,137	938		5,075
Income tax expense (benefit) in net income	1,046	125	(24	)	(348	)	1,046	(247	)	799
Assets	\$942,540	12,301	79,238		8,365		942,540	99,904		1,042,444
	For Three Months Ended March 31, 2011									
	For Three M	Months Ended	-		011					
	For Three M		March 31, Real Estat Services		)11 All Other	*	SJW Corp.			
			Real Estat			*	SJW Corp. Regulated	Non regulated		Total
Operating revenue	Water Utilit	y Services Non	Real Estat Services Non		All Other	k	•			Total 43,696
Operating revenue Operating expense	Water Utilit	y Services Non regulated	Real Estat Services Non regulated		All Other	*	Regulated	regulated		
	Water Utilit Regulated \$41,682	Non regulated 907	Real Estat Services Non regulated 1,107		All Other		Regulated 41,682	regulated 2,014	)	43,696
Operating expense	Water Utilit Regulated \$41,682 36,070	Non regulated 907 698	Real Estat Services Non regulated 1,107 790	te	All Other <sup>2</sup> Non regulated		Regulated 41,682 36,070	regulated 2,014 2,025	) )	43,696 38,095
Operating expense Operating income (loss)	Water Utilit Regulated \$41,682 36,070 5,612	Non regulated 907 698 209	Real Estat Services Non regulated 1,107 790 317	te	All Other's Non regulated — 537 (537		Regulated 41,682 36,070 5,612	regulated 2,014 2,025 (11		43,696 38,095 5,601
Operating expense Operating income (loss) Net income (loss) Depreciation and amortization Senior note, mortgage and other interest expense	Water Utilit Regulated \$41,682 36,070 5,612 860	Non regulated 907 698 209	Real Estat Services Non regulated 1,107 790 317 (120	te	All Other's Non regulated — 537 (537		Regulated 41,682 36,070 5,612 860	regulated 2,014 2,025 (11 (250		43,696 38,095 5,601 610
Operating expense Operating income (loss) Net income (loss) Depreciation and amortization Senior note, mortgage and	Water Utilit Regulated \$41,682 36,070 5,612 860 7,288	Non regulated 907 698 209	Real Estat Services Non regulated 1,107 790 317 (120 419	te	All Other's Non regulated — 537 (537	)	Regulated 41,682 36,070 5,612 860 7,288	regulated 2,014 2,025 (11 (250 506		43,696 38,095 5,601 610 7,794

Note 6. Long-Term Liabilities

SJW Corp.'s contractual obligations and commitments include senior notes, mortgages and other obligations. San Jose Water Company, a subsidiary of SJW Corp., has received advance deposit payments from its customers on certain construction projects. Refunds of the advance deposit payments constitute an obligation of San Jose Water Company solely.

\* The "All Other" category includes the accounts of SJW Corp. on a stand-alone basis.

On March 1, 2012, SJW Corp., SJW Land Company and Wells Fargo Bank, National Association ("Wells Fargo") entered into a credit agreement which provides for an unsecured revolving credit facility in an aggregate amount of \$15,000. This credit agreement expanded and replaced SJW Corp.'s and SJW Land Company's existing credit facility with Wells Fargo. In addition, San Jose Water Company and Wells Fargo entered into a credit agreement which provides for an unsecured revolving credit facility in an aggregate amount of \$75,000. This credit agreement replaced San Jose Water Company's existing credit facility with Wells Fargo. These lines of credit bear interest at variable rates, and will expire on September 1, 2014.

SJW CORP. AND SUBSIDIARIES NOTES TO UNAUDITED CONDENSED CONSOLIDATED FINANCIAL STATEMENTS—(Continued) MARCH 31, 2012

(in thousands, except share and per share data)

#### Note 7. Fair Value Measurement

The following instruments are not measured at fair value on the Company's condensed consolidated balance sheets as of March 31, 2012, but require disclosure of their fair values: cash and cash equivalents, accounts receivable and accounts payable. The estimated fair value of such instruments as of March 31, 2012 approximates their carrying value as reported on the condensed consolidated balance sheets. The fair value of such financial instruments are determined using the income approach based on the present value of estimated future cash flows. There have been no changes in our valuation technique during the three months ended March 31, 2012. The fair value of these instruments would be categorized as Level 2 of the fair value hierarchy, with the exception of cash and cash equivalents, which would be categorized as Level 1. The fair value of pension plan assets is discussed in Note 4.

The fair value of SJW Corp.'s long-term debt was approximately \$438,998 and \$433,873 as of March 31, 2012 and December 31, 2011, respectively, and was determined using a discounted cash flow analysis, based on the current rates for similar financial instruments of the same duration and creditworthiness of the company. The book value of the long-term debt was \$344,445 and \$344,686 as of March 31, 2012 and December 31, 2011, respectively. The fair value of long-term debt would be categorized as Level 2 of the fair value hierarchy.

The following table summarizes the fair value of the Company's investment in California Water Service Group as required by FASB ASC Topic 820 – "Fair Value Measurements and Disclosures," as of March 31, 2012 and December 31, 2011:

	Fair Value	Measurements Quoted Prices in Active Markets for Identical Assets	Significant Observable	Significant
	Total	(Level 1)	(Level 2)	(Level 3)
Assets:				
Investment in California Water Service Group	\$7,013	7,013	_	_
	Fair Value	Measurements	s at Decembe	r 31, 2011
		Quoted Prices in Active Markets for Identical Assets	Observable	Significant Unobservable Inputs
	Total	(Level 1)	(Level 2)	(Level 3)
Assets:				
Investment in California Water Service Group	\$7,032	7,032	_	_

Note 8. Balancing and Memorandum Account Recovery Procedures

As of March 31, 2012 and December 31, 2011, the total balance in San Jose Water Company's balancing accounts, including interest, was a net under-collection of \$3,175 and \$3,686, respectively. In the general rate case application

filed January 3, 2012, San Jose Water Company requested authorization to recover \$2,599 of this balance, which represented balances accumulated through December 31, 2010, plus interest. As of March 31, 2012 and December 31, 2011, the total balance in San Jose Water Company's memorandum-type accounts, including interest, was a net over-collection of \$34 and \$255, respectively. In the general rate case application filed January 3, 2012, San Jose Water Company requested authorization to refund \$653, which represented a portion of the net over-collection accumulated through September 30, 2011, including interest. All balancing accounts and memorandum-type accounts not included for recovery or refund in the current general rate case will be reviewed by the CPUC in San Jose Water Company's next general rate case or at the time an individual account reaches a threshold of 2% of authorized revenue, whichever occurs first.

#### SJW CORP. AND SUBSIDIARIES

NOTES TO UNAUDITED CONDENSED CONSOLIDATED FINANCIAL STATEMENTS—(Continued) MARCH 31, 2012

(in thousands, except share and per share data)

## Note 9. Legal Proceedings

SJW Corp. is subject to ordinary routine litigation incidental to its business. There are no pending legal proceedings to which SJW Corp. or any of its subsidiaries is a party, or to which any of its properties is the subject, that are expected to have a material effect on SJW Corp.'s business, financial position, results of operations or cash flows.

# ITEM 2. MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS

(Dollar amounts in thousands, except where otherwise noted and per share amounts)

The information in this Item 2 should be read in conjunction with the financial information and the notes thereto included in Item 1 of this Form 10-Q and the consolidated financial statements and notes thereto and the related "Management's Discussion and Analysis of Financial Condition and Results of Operations" contained in SJW Corp.'s Annual Report on Form 10-K for the year ended December 31, 2011.

This report contains forward-looking statements within the meaning of the federal securities laws relating to future events and future results of SJW Corp. and its subsidiaries that are based on current expectations, estimates, forecasts, and projections about SJW Corp. and its subsidiaries and the industries in which SJW Corp. and its subsidiaries operate and the beliefs and assumptions of the management of SJW Corp. Such forward-looking statements are identified by words including "expect," "estimate," "anticipate," "intends," "seeks," "plans," "projects," "may," "should," "wil variation of such words, and similar expressions. These forward-looking statements are only predictions and are subject to risks, uncertainties and assumptions that are difficult to predict. Therefore, actual results may differ materially and adversely from those expressed in any forward-looking statements. Important factors that could cause or contribute to such differences include, but are not limited to, those discussed in this report and our most recent Form 10-K filed with the SEC under the item entitled "Risk Factors," and in other reports SJW Corp. files with the SEC, specifically the most recent reports on Form 10-Q and Form 8-K, each as it may be amended from time to time. SJW Corp. undertakes no obligation to update or revise the information contained in this report, including the forward-looking statements, to reflect any event or circumstance that may arise after the date of this report.

#### General:

SJW Corp. is a holding company with four subsidiaries: San Jose Water Company, SJW Land Company, SJWTX, Inc., and Texas Water Alliance Limited.

San Jose Water Company, a wholly owned subsidiary of SJW Corp., is a public utility in the business of providing water service to approximately 226,000 connections that serve a population of approximately one million people in an area comprising approximately 138 square miles in the metropolitan San Jose, California area.

The principal business of San Jose Water Company consists of the production, purchase, storage, purification, distribution, wholesale and retail sale of water. San Jose Water Company provides water service to customers in portions of the cities of Cupertino and San Jose and in the cities of Campbell, Monte Sereno, Saratoga and the Town of Los Gatos, and adjacent unincorporated territories, all in the County of Santa Clara in the State of California. San Jose Water Company distributes water to customers in accordance with accepted water utility methods which include pumping from storage and gravity feed from high elevation reservoirs. San Jose Water Company also provides non-tariffed services under agreements with municipalities and other utilities. These non-tariffed services include water system operations, maintenance agreements and antenna leases.

San Jose Water Company has utility property including land held in fee, impounding reservoirs, diversion facilities, wells, distribution storage, and all water facilities, equipment, office buildings and other property necessary to supply its customers. Under Section 851 of the California Public Utilities Code, properties currently used and useful in providing utilities services cannot be disposed of unless CPUC approval is obtained.

San Jose Water Company also has approximately 700 acres of nonutility property which has been identified as no longer used and useful in providing utility services. The majority of the properties are located in the hillside area adjacent to San Jose Water Company's various watershed properties.

SJW Land Company, a wholly owned subsidiary of SJW Corp., owned the following real properties as of March 31, 2012:

% for Three Months Ended March 31, 2012 of SJW Land Company

						· · · · ·	
Description	Location	Acreage	Square Footage	Revenue		Expense	
2 Commercial buildings	San Jose, California	2	28,000	14	%	11	%
Warehouse building	Windsor, Connecticut	17	170,000	15	%	12	%
Warehouse building	Orlando, Florida	8	147,000	9	%	7	%
Retail building	El Paso, Texas	2	14,000	6	%	2	%
Warehouse building	Phoenix, Arizona	11	176,000	16	%	12	%
Warehouse building	Knoxville, Tennessee	30	361,500	N/A		6	%
Commercial building	Knoxville, Tennessee	15	135,000	40	%	50	%
Undeveloped land	Knoxville, Tennessee	10	N/A	N/A		N/A	
Undeveloped land	San Jose, California	5	N/A	N/A		N/A	

SJW Land Company owns a 70% limited partnership interest in 444 West Santa Clara Street, L.P. One of the California properties is owned by such partnership. The limited partnership has been determined to be a variable interest entity within the scope of FASB ASC Topic 810 – "Consolidation" with SJW Land Company as the primary beneficiary, and as a result, it has been consolidated with SJW Land Company.

SJWTX, Inc., a wholly owned subsidiary of SJW Corp., doing business as Canyon Lake Water Service Company ("CLWSC"), is a public utility in the business of providing water service to approximately 10,000 connections that serve approximately 36,000 people. CLWSC's service area comprises more than 240 square miles in western Comal County and southern Blanco County in the growing region between San Antonio and Austin, Texas. SJWTX, Inc. has a 25% interest in Acequia Water Supply Corporation. The water supply corporation has been determined to be a variable interest entity within the scope of ASC Topic 810 with SJWTX, Inc. as the primary beneficiary, and as a result, it has been consolidated with SJWTX, Inc.

Texas Water Alliance Limited ("TWA"), a wholly owned subsidiary of SJW Corp., is undertaking activities that are necessary to develop a water supply project in Texas.

In addition, as of March 31, 2012, SJW Corp. owns 385,120 shares of common stock of California Water Service Group, which represents approximately 1% of that company's outstanding shares of common stock.

# Business Strategy:

SJW Corp. focuses its business initiatives in three strategic areas:

- (1) Regional regulated water utility operations.
- (2) Regional nonregulated water utility related services provided in accordance with the guidelines established by the CPUC in California and the Texas Commission on Environmental Quality ("TCEQ") in Texas.
- (3) Out-of-region water and utility related services, primarily in the Western United States.

As part of its pursuit of the above three strategic areas, the Company considers from time to time opportunities to acquire businesses and assets. However, SJW Corp. cannot be certain it will be successful in identifying and consummating any strategic business acquisitions relating to such opportunities. In addition, any transaction will involve numerous risks, including the possibility of incurring more costs than benefits derived from the acquisition, the assumption of certain known and unknown liabilities related to the acquired assets, the diversion of management's attention from day-to-day operations of the business, the potential for a negative impact on SJW Corp.'s financial position and operating results, entering markets in which SJW Corp. has no or limited direct prior experience and the potential loss of key employees of any acquired company. SJW Corp. cannot be certain that any transaction will be successful and will not materially harm its operating results or financial condition.

SJW Corp.'s real estate investment activity is conducted through SJW Land Company. SJW Land Company owns undeveloped land and owns and operates a portfolio of commercial buildings in the states of California, Florida,

Connecticut, Texas, Arizona and Tennessee. SJW Land Company also owns a limited partnership interest in 444 West Santa Clara Street, L.P. The partnership owns a commercial building in San Jose, California. SJW Land Company implements its investment strategy by acquiring or disposing of properties or exchanging properties for similar investments in tax-free exchanges. SJW Land

Company's real estate investments diversify SJW Corp.'s asset base.

#### **Critical Accounting Policies:**

SJW Corp. has identified the accounting policies delineated below as the policies critical to its business operations and the understanding of the results of operations. The preparation of financial statements requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities at the date of the consolidated financial statements and revenues and expenses during the reporting period. SJW Corp. bases its estimates on historical experience and other assumptions that are believed to be reasonable under the circumstances. SJW Corp.'s critical accounting policies are as follows:

Revenue Recognition

SJW Corp. recognizes its regulated and nonregulated revenue when services have been rendered, in accordance with FASB ASC Topic 605 – "Revenue Recognition."

Metered revenue of Water Utility Services includes billing to customers based on meter readings plus an estimate of water used between the customers' last meter reading and the end of the accounting period. Water Utility Services read the majority of its customers' meters on a bi-monthly basis and records its revenue based on its meter reading results. Unbilled revenue from the last meter reading date to the end of the accounting period is estimated based on the most recent usage patterns, production records and the effective tariff rates. Actual results could differ from those estimates, which may result in an adjustment to the operating revenue in the period which the revision to Water Utility Services' estimates is determined.

Revenues also include a surcharge collected from regulated customers that is paid to the CPUC. This surcharge is recorded both in operating revenues and administrative and general expenses. For the three months ended March 31, 2012 and 2011, the surcharge was \$793 and \$581, respectively.

SJW Corp. recognizes its nonregulated revenue based on the nature of the nonregulated business activities. Revenue from San Jose Water Company's nonregulated utility operations, maintenance agreements or antenna leases are recognized when services have been rendered. Revenue from SJW Land Company properties is generally recognized ratably over the term of the leases.

Recognition of Regulatory Assets and Liabilities

Generally accepted accounting principles for water utilities include the recognition of regulatory assets and liabilities as permitted by FASB ASC Topic 980 - "Regulated Operations." In accordance with ASC Topic 980, Water Utility Services, to the extent applicable, records deferred costs and credits on the balance sheet as regulatory assets and liabilities when it is probable that these costs and credits will be recognized in the ratemaking process in a period different from when the costs and credits are incurred. Accounting for such costs and credits is based on management's judgment and prior historical ratemaking practices, and it occurs when management determines that it is probable that these costs and credits will be recognized in the future revenue of Water Utility Services through the ratemaking process. The regulatory assets and liabilities recorded by Water Utility Services, in particular, San Jose Water Company, primarily relate to the recognition of deferred income taxes for ratemaking versus tax accounting purposes and the postretirement pension benefits, medical costs, accrued benefits for vacation and asset retirement obligations that have not been passed through in rates. The disallowance of any asset in future ratemaking, including deferred regulatory assets, would require San Jose Water Company to immediately recognize the impact of the costs for financial reporting purposes. No disallowance was recognized during the quarter ended March 31, 2012 or during the year ended December 31, 2011.

Pension Plan Accounting

San Jose Water Company offers a Pension Plan, an Executive Supplemental Retirement Plan, and certain postretirement benefits other than pensions to employees retiring with a minimum level of service. Accounting for pensions and other postretirement benefits requires an extensive use of assumptions about the discount rate applied to expected benefit obligations, expected return on plan assets, the rate of future compensation increases expected to be received by the employees, mortality, turnover, and medical costs. Plan assets are marked to market at each measurement date.

#### **Income Taxes**

SJW Corp. estimates its federal and state income taxes as part of the process of preparing consolidated financial statements. The process involves estimating the actual current tax exposure together with assessing temporary differences resulting from different treatment of items for tax and accounting purposes, including the evaluation of the treatment acceptable in the water utility industry and regulatory environment. These differences result in deferred tax assets and liabilities, which are included on the balance sheet. If actual results, due to changes in the regulatory treatment, or significant changes in tax-related estimates or assumptions or changes in law, differ materially from these estimates, the provision for income taxes will be materially impacted.

#### Balancing and Memorandum Accounts

The purpose of a balancing account is to track the under-collection or over-collection associated with expense changes and the revenue authorized by the CPUC to offset those expense changes. Pursuant to Section 792.5 of the California Public Utilities Code, a balancing account must be maintained for expense items for which revenue offsets have been authorized.

Balancing accounts are currently being maintained for the following items: purchased water, purchased power and groundwater extraction charges. The amount in the balancing account varies with the seasonality of the water utility business such that, during the summer months when the demand for water is at its peak, the account tends to reflect an under-collection while, during the winter months when demand for water is relatively lower, the account tends to reflect an over-collection. In addition, San Jose Water Company maintains balancing accounts for pensions and other approved activities.

Since the amounts in the balancing accounts must be approved by the CPUC before they can be incorporated into rates, San Jose Water Company does not recognize balancing accounts in its revenue until the CPUC approval occurs. It is typical for the CPUC to incorporate any over-collected and/or under-collected balances in balancing accounts into customer rates at the time rate decisions are made as part of the Company's general rate case proceedings by assessing temporary surcredits and/or surcharges.

San Jose Water Company also maintains memorandum accounts to track revenue impacts due to catastrophic events, certain unforeseen water quality expenses related to new federal and state water quality standards, energy efficiency and any revenue requirement impact of the Tax Relief, Unemployment Insurance Reauthorization, and Job Creation Act of 2010. Rate recovery for these memorandum accounts is generally allowed in the next general rate cases. In the case where the Company's balancing or memorandum-type accounts that have been authorized by the CPUC reach certain thresholds or have termination dates, the Company can request the CPUC to recognize the amounts in such accounts in customer rates prior to the next regular general rate case proceeding by filing an advice letter. If such amounts are authorized for inclusion into customer rates, revenue would be recognized at the time authorization is received pursuant to ASC Topic 605 and Sub-topic 980-605.

If the balancing or memorandum-type accounts had been recognized in San Jose Water Company's financial statements, San Jose Water Company's earnings and retained earnings would be decreased by the amount of surcredits in the case of over-collection or increased by the surcharges in the case of under-collection, less applicable taxes.

#### Results of Operations:

Water sales are seasonal in nature and influenced by weather conditions. The timing of precipitation and climatic conditions can cause seasonal water consumption by customers to vary significantly. Due to the seasonal nature of the water business, the operating results for interim periods are not indicative of the operating results for a 12-month period. Revenue is generally higher in the warm, dry summer months when water usage and sales are greater and lower in the winter months when cooler temperatures and increased rainfall curtail water usage and sales. Overview

SJW Corp.'s consolidated net income for the three months ended March 31, 2012 was \$1,109, an increase of \$499 or approximately 82%, from \$610 in the first quarter of 2011. The increase in net income was primarily due to an increase in usage and rates, offset by higher water production costs, administrative and general expenses and depreciation.

Operating Revenue

Operating Revenue by
Segment
Three months ended March
31,
2012
2011
\$49,898
42,589
1,251
1,107

Water Utility Services Real Estate Services

\$51,149 43,696

The change in consolidated operating revenues was due to the following factors:			
	Three months ended		
	March 31,		
	2012 vs. 2011		
	Increase/(decrease)		
Water Utility Services:	(	, , ,	
Consumption changes	\$4,682	11	%
New customers increase	178	_	%
Rate increases	2,449	6	%
Real Estate Services	144	_	%
Real Estate Services	\$7,453	17	%
	Ψ1,π33	17	70
Operating Expense			
	Operating Expense by		
	Segment		
	Three months ended March		
	31,		
	2012	2011	
Water Utility Services	\$43,098	36,768	
Real Estate Services	846	790	
All Other	480	537	
	\$44,424	38,095	
The change in consolidated operating expenses was due to the following factors:	Ψ, .2 .	20,022	
	Three months ended		
	March 31,		
	2012 vs. 2011		
	Increase/(decrease)		
Water production costs:	`	•	
Change in surface water supply	\$1,002	3	%

#### Sources of Water Supply

Change in usage and new customers

Property taxes and other non-income taxes

Total water production costs

Administrative and general

Depreciation and amortization

Maintenance

Purchased water and groundwater extraction charge and energy price increase

San Jose Water Company's water supply consists of surface water from watershed run-off and diversion, reclaimed water, and imported water and groundwater from wells purchased from the Santa Clara Valley Water District ("SCVWD") under the terms of a master contract with SCVWD expiring in 2051. Changes and variations in quantities from each of these sources affect the overall mix of the water supply, thereby affecting the cost of the water supply. In addition, the water rate for purchased water and groundwater may be increased by the SCVWD at any time. When an increase occurs, San Jose Water Company will file an advice letter with the CPUC seeking authorization to increase revenues to offset the cost increase.

2,280

1,332

4,614

912

(59

348

514

\$6,329

6

3

12

3

1

1 17

CLWSC's water supply consists of groundwater from wells and purchased raw water from the Guadalupe-Blanco River Authority ("GBRA"). CLWSC has long-term agreements with GBRA, which expire in 2040, 2044 and 2050. The agreements, which are take-or-pay contracts, provide CLWSC with 6,700 acre-feet of water per year from Canyon Lake and other sources at prices to be adjusted periodically by GBRA.

%

%

%

%

%

%

%

%

Surface water is the least expensive source of water. The following table presents the change in sources of water supply, in million gallons, for Water Utility Services:

	Three months ended March 31,		Increase/	% Change	
	2012	2011	(decrease)		
Purchased water	6,750	3,911	2,839	37	%
Groundwater	1,797	2,914	(1,117)	(14	)%
Surface water	349	872	(523)	(7	)%
Reclaimed water	52	18	34	_	%
	8,948	7,715	1,233	16	%

The changes in the source of supply mix were consistent with the changes in the water production costs. Unaccounted-for water on a 12 month-to-date basis for March 31, 2012 and 2011 approximated 6.31% and 7.26%, respectively, as a percentage of total production. The estimate is based on the results of past experience, the trend and efforts in reducing Water Utility Services' unaccounted-for water through main replacements and lost water reduction programs.

## Water production costs

For the three months ended March 31, 2012 compared to the same period in 2011, the increase in water production costs was primarily attributable to higher customer water usage and higher per unit costs for purchased water and groundwater extraction charges. Effective July 2011, SCVWD increased the unit price of water by approximately 9%. In addition, production costs increased due to a decrease in available low cost surface water supply.

#### Other Operating Expenses

Operating expenses, excluding water production costs, increased \$1,715 for the three months ended March 31, 2012 compared to the three months ended March 31, 2011. The increase was primarily attributable to an increase of \$912 in administrative and general expenses primarily due to an increase in payroll and benefit expenses, \$514 in depreciation expense due to increases in utility plant, \$348 in property taxes and other non-income taxes due primarily to an increase in property taxes, partially offset by a \$59 decrease in maintenance expenses.

# Other (Expense) Income

For the three months ended March 31, 2012 compared to the same period in 2011, the change in other (expense) income was primarily due to interest expense on SJW Corp.'s senior note which was issued in June 2011.

# Provision for Income Taxes

For the three months ended March 31, 2012 compared to the same period in 2011, income tax expense increased \$366 as a result of higher pre-tax income. The effective consolidated income tax rates were 42% in each of the three-month periods ended March 31, 2012 and 2011. The Company is currently undergoing an income tax examination by the Internal Revenue Service for its fiscal years 2008 and 2009.

#### Other Comprehensive Loss

The change in other comprehensive loss for the three months ended March 31, 2012 compared to the same period in 2011 was due to the changes in market value of the Company's investment in California Water Service Group. Water Supply

On April 2, 2012, SCVWD's 10 reservoirs were approximately 45% full with 75,760 acre-feet of water in storage. As reported by SCVWD, the rainfall from July 1, 2011 to April 2, 2012 was approximately 50% of the seasonal average to date. As of March 31, 2012, San Jose Water Company's Lake Elsman contained 665 million gallons of which approximately 465 million gallons can be utilized. In addition, the rainfall at San Jose Water Company's Lake Elsman was measured at 26.28 inches for the season commencing from July 1, 2011 through March 31, 2012, which is approximately 67% of the five-year average. Local surface water is a less costly source of water than groundwater or purchased water and its availability significantly impacts San Jose Water Company's results of operations. San Jose Water Company believes that its various sources of water supply will be sufficient to meet customer demand through the remainder of 2012.

The U.S. Fish and Wildlife Service issued a Biological Opinion ("BiOp") and Incidental Take Statement for the Central Valley Project ("CVP") and the State Water Project ("SWP") on the Delta smelt. The BiOp prescribes a range of

operational criteria that are determined based on hydrology, fish distribution, abundance and other factors. Under a "most likely" scenario, the California Department of Water Resources and United States Bureau of Reclamation estimate that SWP and CVP supplies to SCVWD could be reduced by approximately 17% to 18% of the supply amount they currently receive. Under a "worst case"

BiOp scenario, SWP and CVP supplies to SCVWD could be reduced by approximately 32% to 33% of the current supply amount they receive. In addition, while there is some overlap with the California Fish & Game Commission's restrictions to protect longfin smelt, the longfin pumping restrictions, if triggered, could cause significant supply impacts beyond those estimated to comply with Delta smelt requirements.

On March 24, 2009, the SCVWD board of directors passed a resolution calling for a mandatory 15% reduction in water use for the remainder of the calendar year 2009. On December 8, 2009, this call for conservation was further extended through June 2010. To effect water restrictions, SCVWD worked with other political subdivisions that possess the authority to enact and enforce drought ordinances in order to effect such restrictions. San Jose Water Company worked with the CPUC to develop its water conservation plan to comply with the call for a 15% reduction in water use. The CPUC approved the plan, which became effective on August 12, 2009 and remained in effect through June 2010.

On July 13, 2010, the SCVWD board of directors passed a resolution calling for a three-month, 10% mandatory water conservation through September 30, 2010. Subsequently, the SCVWD board of directors voted to end mandatory conservation, but continued to request a voluntary 10% conservation through June 30, 2011. Upon expiration, the request for voluntary conservation was not renewed by the SCVWD board of directors. Regulation and Rates

Almost all of the operating revenue of San Jose Water Company results from the sale of water at rates authorized by the CPUC. The CPUC sets rates that are intended to provide revenue sufficient to recover operating expenses and produce a specified return on common equity. The timing of rate decisions could have an impact on the results of operations.

On September 30, 2010, San Jose Water Company, in compliance with Commission Decision 09-11-032, requested the CPUC's approval of upgrades to San Jose Water Company's 40-year old Montevina Water Treatment Plant ("MWTP"). The MWTP treats surface water from the local watershed by direct media filtration and chlorine disinfection. Over the past 40 years, state and federal drinking water regulations have changed significantly in areas that the MWTP was not designed to address. The MWTP has aging infrastructure and many of its components are at the end of their useful lives, or they do not meet current structural and seismic requirements. The total planned project cost is \$73,700 over five years, with the project commencing in late 2011. San Jose Water Company's application requested revenue increases of \$490, or 0.22% in 2011, \$1,861, or 0.85% in 2012, \$7,700, or 3.50% in 2013, \$3,547, or 1.61% in 2014 and \$843, or 0.38% in 2015 (all at the current authorized rate of return). A decision on the application is expected in the second half of 2012.

On May 2, 2011, San Jose Water Company filed Application No. 11-05-002 with the CPUC seeking authorization of an updated Cost of Capital ("COC") for the period from January 1, 2012 through December 31, 2014. For 2012, San Jose Water Company is seeking CPUC approval of a return on equity of 11.50%, a long-term cost of debt of 6.68% and a rate of return of 9.14%. San Jose Water Company's application was subsequently consolidated with the COC application of three other Class A water companies (California Water Service Company, California American Water and Golden State Water Company). A pre-hearing conference was held on June 14, 2011. A scoping memo was issued on September 13, 2011. This scoping memo set the scope and schedule of the proceeding. The CPUC's Division of Ratepayer Advocates issued testimony on August 31, 2011 and San Jose Water Company issued rebuttal testimony on September 21, 2011. An all-party settlement agreement was announced by the CPUC on October 17, 2011 that would provide San Jose Water Company a return on equity of 9.99% and a rate of return of 8.38%. On November 28, 2011, the Administrative Law Judge in the proceeding issued a ruling requiring evidentiary hearings to provide additional development of the evidentiary record. These evidentiary hearings were held in January 2012. A CPUC decision on this application is expected during the second quarter of 2012.

On January 3, 2012, San Jose Water Company filed a general rate case application requesting rate increases of \$47,394, or 21.51% in 2013, \$12,963, or 4.87% in 2014, and \$34,797, or 12.59% in 2015. This general rate case filing also includes several "special requests", including but not limited to: (1) recovery of the under-collected balance of \$2,599 in the balancing account, (2) disbursement of the over-collected balance of \$650 accrued in various memorandum accounts and (3) implementation of a full revenue decoupling Water Revenue Adjustment Mechanism ("WRAM") and associated Modified Cost Balancing Account ("MCBA"). The WRAM de-couples San Jose Water

Company's revenue requirement from ratepayer usage. Under the WRAM, San Jose Water Company would recover the full quantity revenue amounts authorized by the CPUC by using advice letter filings for any unbilled quantity revenue amounts or refunds for over-collection, regardless of customer usage volumes. A MCBA similarly provides for recovery/refund for changes in water supply mix from amounts authorized by the CPUC. A general rate case is a year-long proceeding before the CPUC that involves a discovery phase led by the CPUC's Division of Ratepayer Advocates and customer intervenors that are assigned party status, settlement meetings, as well as possible evidentiary hearings. A pre-hearing conference was held on February 13, 2012. A scoping memo was issued by the assigned commissioner on March 15, 2012. This scoping memo set the scope and schedule of the proceeding. A final decision in this proceeding is likely to occur in the second half of 2012 with new rates becoming effective at the beginning of 2013. If a decision is not reached by the end of 2012, the CPUC has mechanisms in place that will allow San Jose Water Company to request interim rates, effective January 1, 2013, until a decision is adopted.

On August 27, 2010, CLWSC filed a rate case with the TCEQ. The filing contained a request for an immediate increase in revenue of 38% and a total increase of 71%. The new rates (38%) became effective on October 27, 2010. CLWSC is also requesting the TCEQ for a rate base determination. A rate base determination entails verification of plant to be included in rate base by TCEQ staff. An evidentiary hearing on these matters has been scheduled for March 2012, and a TCEQ decision is expected sometime in the second quarter of 2012. Until final approval by the TCEQ, the 38% rate increase in October 2010 is subject to adjustment and refund.

#### Liquidity:

Cash Flow from Operating Activities

During the three months ended March 31, 2012, SJW Corp. generated cash flow from operations of approximately \$14,800, compared to \$11,500 for the same period in 2011. Cash flow from operations is primarily generated by net income from its revenue producing activities, adjusted for non-cash expenses for depreciation and amortization, deferred income taxes and changes in working capital items. Cash flow from operations increased by approximately \$3,300. This increase was caused by a combination of the following factors: (1) net income adjusted for non-cash items decreased \$1,700, (2) collections of previously billed and accrued receivables declined by \$1,500, (3) payments of income taxes net of accruals were \$4,000 less than the prior period, and (4) general working capital and postretirement changes caused a \$2,500 increase.

As of March 31, 2012, Water Utility Services' write-offs for uncollectible accounts represent less than 1% of its total revenue, unchanged from March 31, 2011. Management believes it can continue to collect its accounts receivable balances at its historical collection rate.

Cash Flow from Investing Activities

During the three months ended March 31, 2012, SJW Corp. used approximately \$17,500 of cash for company funded capital expenditures, \$900 for developer funded capital expenditures, and \$1,500 for acquisitions.

Water Utility Services' budgeted capital expenditures for 2012, exclusive of capital expenditures financed by customer contributions and advances, are \$97,813. Included in the amount above is \$11,506 related to reinvestment in utility plant associated with CPUC Resolution L-411A. As of March 31, 2012, approximately \$17,500 or 18% of the \$97,813 has been spent.

Water Utility Services' capital expenditures are incurred in connection with normal upgrading and expansion of existing facilities and to comply with environmental regulations. Over the next five years, Water Utility Services expects to incur approximately \$579,000 in capital expenditures, which includes replacement of pipes and mains, and maintaining water systems. This amount is subject to CPUC and TCEQ approval. In addition, San Jose Water Company requested the CPUC's approval of upgrades to San Jose Water Company's 40-year old Montevina Water Treatment Plant. The total planned project cost is \$73,500 over the next four years. A decision on the application is expected in the second half of 2012. Capital expenditures have the effect of increasing utility plant on which Water Utility Services earns a return. Water Utility Services actual capital expenditures may vary from their projections due to changes in the expected demand for services, weather patterns, actions by governmental agencies, and general economic conditions. Total additions to utility plant normally exceed Company-financed additions as a result of new facilities construction funded with advances from developers and contributions in aid of construction.

A substantial portion of San Jose Water Company's distribution system was constructed during the period from 1945 to 1980. Expenditure levels for renewal and modernization of this part of the system will grow at an increasing rate as these components reach the end of their useful lives. In most cases, replacement cost will significantly exceed the original installation cost of the retired assets due to increases in the costs of goods and services and increased regulation.

Cash Flow from Financing Activities

Net cash (used in) provided by financing activities for the three months ended March 31, 2012 decreased by approximately \$6,300 from the same period in the prior year. The decrease was primarily due to a \$7,500 decrease in new borrowings on the line of credit, offset by a net increase of \$900 in cash received from advances and contributions in aid of construction compared to the same period in the prior year.

#### Sources of Capital:

San Jose Water Company's ability to finance future construction programs and sustain dividend payments depends on its ability to maintain or increase internally generated funds and attract external financing. The level of future earnings and the related cash flow from operations is dependent, in large part, upon the timing and outcome of regulatory proceedings.

San Jose Water Company's financing activity is designed to achieve a capital structure consistent with regulatory guidelines of approximately 48% debt and 52% equity. As of March 31, 2012, San Jose Water Company's funded debt and equity were approximately 50% and 50%, respectively.

Company internally-generated funds, which include allowances for depreciation and deferred income taxes, have provided approximately 50% of the cash requirements for San Jose Water Company's capital expenditures. Funding for its future capital expenditure program is expected to be provided primarily through internally-generated funds, the issuance of new long-term debt, the issuance of equity or the sale of all or part of our investment in California Water Service Group, all of which will be consistent with the regulator's guidelines.

SJW Corp.'s unsecured senior note agreement has terms and conditions that restrict SJW Corp. from issuing additional funded debt if: (1) the funded consolidated debt would exceed 66-2/3% of total capitalization, and (2) the minimum net worth of SJW Corp. becomes less than \$175,000 plus 30% of Water Utility Services cumulative net income, since June 30, 2011. As of March 31, 2012, SJW Corp. is not restricted from issuing future indebtedness as a result of these terms and conditions.

San Jose Water Company's unsecured senior note agreements generally have terms and conditions that restrict San Jose Water Company from issuing additional funded debt if: (1) the funded debt would exceed 66-2/3% of total capitalization, and (2) net income available for interest charges for the trailing 12-calendar-month period would be less than 175% of interest charges. As of March 31, 2012, San Jose Water Company's funded debt was 50% of total capitalization and the net income available for interest charges was 339% of interest charges. As of March 31, 2012, San Jose Water Company is not restricted from issuing future indebtedness as a result of these terms and conditions. San Jose Water Company's loan agreement with the California Pollution Control Financing Authority contains affirmative and negative covenants customary for a loan agreement relating to revenue bonds, including, among other things, complying with certain disclosure obligations and covenants relating to the tax exempt status of the interest on the bonds and limitations and prohibitions relating to the transfer of the projects funded by the loan proceeds and the assignment of the loan agreement. As of March 31, 2012, San Jose Water Company was in compliance with all such covenants.

SJWTX, Inc.'s unsecured senior note agreement has terms and conditions that restrict SJWTX, Inc. from issuing additional funded debt if: (1) the funded debt would exceed 66-2/3% of total capitalization, and (2) net income available for interest charges for the trailing 12-calendar-month period would be less than 175% of interest charges. In addition, SJW Corp. is a guarantor of SJWTX, Inc.'s senior note which has terms and conditions that restrict SJW Corp. from issuing additional funded debt if: (1) the funded consolidated debt would exceed 66-2/3% of total capitalization, and (2) the minimum net worth of SJW Corp. becomes less than \$125,000 plus 30% of Water Utility Services cumulative net income, since December 31, 2005. As of March 31, 2012, SJWTX, Inc. and SJW Corp. are not restricted from issuing future indebtedness as a result of these terms and conditions. As of March 31, 2012, SJW Corp. and its subsidiaries had unsecured bank lines of credit, allowing aggregate short-term borrowings of up to \$90,000, of which \$15,000 was available to SJW Corp. and SJW Land Company under a single line of credit and \$75,000 was available to San Jose Water Company under another line of credit. \$3,000 under the San Jose Water Company line of credit is set aside as security for its Safe Drinking Water State Revolving Fund loans. At March 31, 2012, SJW Corp. and its subsidiaries had available unused short-term bank lines of credit of \$87,000. These lines of credit bear interest at variable rates. They will expire on September 1, 2014. The cost of borrowing on SJW Corp.'s short-term credit facilities averaged 2.25% for the first three months of 2012. SJW Corp., on a consolidated basis, has the following affirmative covenants on its unsecured bank line of credit: (1) the funded debt cannot exceed 66-2/3% of total capitalization, and (2) net income available for interest charges for the trailing 12-calendar-month period cannot be less than 175% of interest charges. As of March 31, 2012, SJW Corp.'s funded debt was 57% of total capitalization and the net income available for interest charges was 281% of interest charges. As such, as of March 31, 2012, SJW Corp. was in compliance with all covenants. San Jose Water Company's unsecured bank line of credit has the following affirmative covenants: (1) the funded debt cannot exceed 66-2/3% of total capitalization, and (2) net income available for interest charges for the trailing 12-calendar-month period cannot be less than 175% of interest charges. As of March 31, 2012, San Jose Water Company was in compliance with all covenants.

#### ITEM 3. QUANTITATIVE AND QUALITATIVE DISCLOSURES ABOUT MARKET RISK

SJW Corp. is subject to market risks in the normal course of business, including changes in interest rates, pension plan asset values, and equity prices. The exposure to changes in interest rates can result from the issuance of debt and short-term funds obtained through the Company's variable rate lines of credit. SJW Corp. also owns 385,120 shares of common stock of California Water Service Group as of March 31, 2012, which is listed on the New York Stock Exchange, and is therefore exposed to the risk of fluctuations and changes in equity prices.

SJW Corp. has no derivative financial instruments, financial instruments with significant off-balance sheet risks, or financial instruments with concentrations of credit risk. There is no material sensitivity to changes in market rates and prices.

#### ITEM 4. CONTROLS AND PROCEDURES

SJW Corp.'s management, with the participation of its Chief Executive Officer and Chief Financial Officer, evaluated the effectiveness of SJW Corp.'s disclosure controls and procedures (as defined in Rules 13a-15(e) and 15d-15(e) under the Securities Exchange Act of 1934, as amended, the "Exchange Act"), as of the end of the period covered by this report. Based on that evaluation, the Chief Executive Officer and Chief Financial Officer concluded that SJW Corp.'s disclosure controls and procedures as of the end of the period covered by this report have been designed and are functioning effectively to provide reasonable assurance that the information required to be disclosed by SJW Corp. in the reports that it files or submits under the Exchange Act is recorded, processed, summarized, and reported within the time periods specified in the SEC's rules and forms, and that such information is accumulated and communicated to management, including our Chief Executive Officer and Chief Financial Officer, or persons performing similar functions, as appropriate to allow timely decisions regarding required disclosure. SJW Corp. believes that a control system, no matter how well designed and operated, cannot provide absolute assurance that the objectives of the control system are met, and no evaluation of controls can provide absolute assurance that all control issues and instances of fraud, if any, within a company have been detected.

There has been no change in internal control over financial reporting during the first fiscal quarter of 2012 that has materially affected, or is reasonably likely to materially affect, the internal controls over financial reporting of SJW Corp.

#### PART II. OTHER INFORMATION

#### ITEM 1. LEGAL PROCEEDINGS

SJW Corp. is subject to ordinary routine litigation incidental to its business. There are no pending legal proceedings to which SJW Corp. or any of its subsidiaries is a party, or to which any of its properties is the subject, that are expected to have a material effect on SJW Corp.'s business, financial position, results of operations or cash flows.

#### ITEM 5. OTHER INFORMATION

On April 25, 2012, the Board of Directors of SJW Corp. declared the regular quarterly dividend of \$0.1775 per share of common stock. The dividend will be paid on June 1, 2012 to shareholders of record as of the close of business on May 7, 2012.

#### ITEM 6. EXHIBITS

See Exhibit Index located immediately following the Signatures of this document, which is incorporated herein by reference as required to be filed by Item 601 of Regulation S-K for the quarter ended March 31, 2012.

#### **SIGNATURES**

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned thereunto duly authorized.

SJW CORP.

DATE: May 4, 2012 By: /s/ JAMES P. LYNCH

James P. Lynch

Chief Financial Officer and Treasurer

(Principal financial officer)

# **EXHIBIT INDEX**

Exhibit Number	Description
10.1	San Jose Water Company Executive Supplemental Retirement Plan, as amended and restated effective January 1, 2012. Incorporated by reference as Exhibit 10.20 to Form 10-K for the year ended December 31, 2011. (2)
10.2	San Jose Water Company Cash Balance Executive Supplemental Retirement Plan as amended and restated effective January 1, 2012. Incorporated by reference as Exhibit 10.23 to Form 10-K for the year ended December 31, 2011. (2)
10.3	San Jose Water Company Special Deferral Election Plan, as amended and restated, effective January 1, 2012. Incorporated by reference as Exhibit 10.33 to Form 10-K for the year ended December 31, 2011. (2)
10.4	Form of Chief Executive Officer Restricted Stock Unit Issuance Agreement. Incorporated by reference as Exhibit 10.49 to Form 10-K for the year ended December 31, 2011. (2)
10.5	Form of Restricted Stock Unit Issuance Agreement. Incorporated by reference as Exhibit 10.53 to Form 10-K for the year ended December 31, 2011. (2)
10.6	Performance Goals for the Chief Executive Officer 2012 Fiscal Year Bonus. Incorporated by reference as Exhibit 10.57 to Form 10-K for the year ended December 31, 2011. (2)
10.7	Credit Agreement dated March 1, 2012 by and between SJW Corp., SJW Land Company and Wells Fargo Bank, National Association and Promissory Note dated March 1, 2012. Incorporated by reference as Exhibit 10.1 to Form 8-K filed on March 7, 2012.
10.8	Credit Agreement dated March 1, 2012 by and between San Jose Water Company and Wells Fargo Bank, National Association and Promissory Note dated March 1, 2012. Incorporated by reference as Exhibit 10.2 to Form 8-K filed on March 7, 2012.
31.1	Certification Pursuant to Rule 13a-14(a)/15d-14(a) by President and Chief Executive Officer. (1)
31.2	Certification Pursuant to Rule 13a-14(a)/15d-14(a) by Chief Financial Officer and Treasurer. (1)
32.1	Certification Pursuant to 18 U.S.C. Section 1350 by President and Chief Executive Officer, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002. (1)
32.2	Certification Pursuant to 18 U.S.C. Section 1350 by Chief Financial Officer and Treasurer, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002. (1)

- (1) Filed currently herewith.
- (2) Management contract or compensatory plan or agreement.