

SPECIAL MEETING OF THE BOARD OF DIRECTORS

Friday, August 18, 2023 at 9:00 a.m.

2295 Gateway Oaks, Suite 100 Sacramento, CA 95833 (916) 967-7692

The Board will discuss all items on this agenda, and may take action on any of those items, including information items and continued items. The Board may also discuss other items that do not appear on this agenda but will not act on those items unless action is urgent, and a resolution is passed by a two-thirds (2/3) vote declaring that the need for action arose after posting of this agenda.

IMPORTANT NOTICE REGARDING VIRTUAL PUBLIC PARTICIPATION:

The Sacramento Groundwater Authority currently provides in person as well as virtual public participation via the Zoom link below until further notice. The public shall have the opportunity to directly address the Board on any item of interest before or during the Board's consideration of that item. Public comment on items within the jurisdiction of the Board is welcomed, subject to reasonable time limitations for each speaker.

Join the meeting from your computer, tablet or smartphone

https://us06web.zoom.us/j/87477001727?pwd=R0pybIMvZzEzbkpzUUFKaEI0dkIHdz09

Phone: 1-669-900-6833 Meeting ID: 874 7700 1727 Passcode: 516752

Public documents relating to any open session item listed on this agenda that are distributed to all or a majority of the members of the Board of Directors less than 72 hours before the meeting are available for public inspection on SGA's website. In compliance with the Americans with Disabilities Act, if you have a disability and need a disability-related modification or accommodation to participate in this meeting, please contact jpeifer@rwah2o.org. Requests must be made as early as possible, and at least one full business day before the start of the meeting.

AGENDA

1. CALL TO ORDER AND ROLL CALL

2. PUBLIC COMMENT: Members of the public who wish to address the Board may do so at this time. Please keep your comments to less than three minutes.

3. CONSENT CALENDAR:

All items listed under the Consent Calendar are considered and acted upon by one motion. Anyone may request an item be removed for separate consideration.

- **3.1** Approve the draft meeting minutes of April 13, 2023 regular SGA Board meeting.
- **3.2** Approve task order 23-01 for professional services between GEI consulting and SGA.

Action: Approve Consent Calendar items as presented

- 4. Information/Presentation: NORTH AMERICAN SUBBASIN GROUNDWATER SUSTAINABILITY PLAN ANNUAL REPORT PUBLIC MEETING DEBRIEF Presenters: Trevor Joseph, Manager of Technical Services and Raiyna Villasenor, Associate Project Manager
- 5. Information/Presentation: NORTH AMERICAN SUBBASIN GROUNDWATER SUSTAINABILITY PLAN APPROVAL FROM THE DEPARTMENT OF WATER RESOURCES

Presenter: Trevor Joseph, Manager of Technical Services

6. Information/Presentation: DEPARTMENT OF WATER RESOURCES SUSTAINABLE GROUNDWATER MANAGEMENT ROUND 2 GRANT RECOMMENDATION

Presenter: Trevor Joseph, Manager of Technical Services

- 7. Information/Presentation: SACRAMENTO REGIONAL WATER BANK UPDATE Presenter: Trevor Joseph, Manager of Technical Services
- 8. Information/Presentation: LEGISLATIVE AND REGULATORY UPDATE Presenter: Ryan Ojakian, Legislative and Regulatory Affairs Manager
- 9. EXECUTIVE DIRECTOR'S REPORT
- **10. DIRECTORS' COMMENTS**

ADJOURNMENT

Next SGA Board of Director's Meetings:

October 12, 2023, 9:00 a.m. at the RWA/SGA office, 2295 Gateway Oaks, Suite 100, Sacramento, CA 95833. The location is subject to change.

Notification will be emailed when the SGA electronic packet is complete and posted on the SGA website at https://www.sgah2o.org/meetings/board-meetings/

Posted on: August 10, 2023

Ashley Flores Ashley Flores, CMC, Secretary

2023 SGA BOARD MEMBERS

Organization	Representative/Alternate	Appointing Authority
California American Water	S. Audie Foster Christina Baril (Alternate)	Sacramento City Council
Carmichael Water District	Paul Selsky Vice Chair Jeff Nelson (Alternate)	Sacramento County
Citrus Heights Water District	Caryl Sheehan Raymond Riehle (Alternate)	Citrus Heights City Council
City of Folsom	Marcus Yasutake YK Chalamcherla (Alternate) Todd Eising (Alternate)	Folsom City Council
City of Sacramento	Lisa Kaplan Mai Vang (Alternate) Brett Ewart (Alternate)	Sacramento City Council
County of Sacramento	Chris Hunley Kerry Schmitz (Alternate)	Sacramento County
Del Paso Manor Water District	Robert Matteoli Gwynne Pratt (Alternate)	Sacramento City Council
Fair Oaks Water District	Randy Marx Chair Christian Petersen (Alternate)	Sacramento County
Golden State Water Company	Paul Schubert Lawrence Dees (Alternate)	Sacramento City Council
Natomas Central MWC	Matt Lauppe Brett Gray (Alternate)	Sacramento City Council
Orange Vale Water Company	John Wingerter Craig Davis (Alternate)	Sacramento County
Rio Linda/Elverta CWD	Mary Harris Vacant (Alternate)	Sacramento County
Sacramento Suburban Water District	Jay Boatwright Robert Wichert (Alternate) Kevin Thomas (Alternate)	Sacramento City Council
San Juan Water District	Ted Costa Dan Rich (Alternate)	Sacramento County
Agriculture	Mike DeWit Nathan Doyel (Alternate)	Sacramento County
Self-Supplied Industry	Larry Johnson	Sacramento City Council

June 2023



Topic:Public CommentType:New BusinessItem For:Information/DiscussionPurpose:Routine

SUBMITTED BY:	Ashley Flores, CMC	Flores, CMC	
	Secretary	PRESENTER:	Executive Director

EXECUTIVE SUMMARY

This is an information item to provide an opportunity for the Sacramento Groundwater Authority Board of Directors to recognize or hear from visitors that may be attending the meeting or to allow members of the public to address the Board of Directors on matters that are not on the agenda.

As noted on the agenda, members of the public who wish to address the committee may do so at this time. Please keep your comments to less than three minutes.

STAFF RECOMMENDED ACTION

None. This item is for information only.

BACKGROUND

Public agencies are required by law to provide an opportunity for the public to address the SGA Board of Directors matters that are not on the agenda.

3.0 CONSENT CALENDAR



Topic:	Meeting Minutes
Туре:	Consent Calendar
Item For:	Action; Motion to Approve
Purpose:	SGA Policy 200.1, Chapter 3.15

	Ashley Flores, CMC		Jim Peifer
SUBMITTED BY:	Secretary	PRESENTER:	Executive Director

EXECUTIVE SUMMARY

This is an action item for the Sacramento Groundwater Authority Board of Directors to review and consider approving the draft minutes of the regular Sacramento Groundwater Authority Board of Directors Meeting of April 13, 2023.

STAFF RECOMMENDED ACTION

A motion to approve the draft minutes, as presented or amended.

BACKGROUND

The draft minutes of the above referenced meetings are included with this Agenda. The minutes reflect the SGA Policy 200.1, § 3.15 to document specific details on items discussed at the meetings.

The Executive Director may list on the agenda a "consent calendar", which will consist of routine matters on which there is generally no opposition or need for discussion. Examples of consent calendar items might include approval of minutes, financial reports and routine resolutions. Any matter may be removed from the consent calendar and placed on the regular calendar at the request of any member of the Board. The entire consent calendar may be approved by a single motion made, seconded and approved by the Board.

FINDING/CONCLUSION

Staff believes the draft of the presented minutes correctly reflect the information shared and actions taken by the Board of Directors.

ATTACHMENTS

Attachment 1- Draft meeting minutes of the Sacramento Groundwater Authority Board of Directors Meeting of April 13, 2023

Attachment 1

Draft meeting minutes of the Sacramento Groundwater Authority Board of Directors Meeting of April 13, 2023



SACRAMENTO GROUNDWATER AUTHORITY Board Meeting Draft Minutes April 13, 2023

1. CALL TO ORDER

Chair Marx called the regularly scheduled meeting of the SGA Board of Directors to order at 9:00 a.m. at the RWA Board Room located at 5620 Birdcage Street, Citrus Heights, CA 95610. A quorum was established of 10 participating members. Individuals in attendance are listed below:

Board Members

Paul Selsky, Carmichael Water District Caryl Sheehan, Citrus Heights Water District Marcus Yasutake, City of Folsom Brett Ewart, City of Sacramento Robert Matteoli, Del Paso Manor Water District Randy Marx, Fair Oaks Water District Paul Schubert, Golden State Water Company John Wingerter, Orange Vale Water Company Jay Boatwright, Sacramento Suburban Water District Ted Costa, San Juan Water District

Staff Members

Jim Peifer, Trevor Joseph, Josette Reina-Luken (acting Secretary), Ryan Ojakian, Raiyna Villasenor, Monica Garcia and Chris Sanders, legal counsel

Others in Attendance

Mary Harris, Rio Linda/Elverta Community Water District Brett Grey, Natomas Central Mutual Water Company Chris Hunley, County of Sacramento Nathan Doyel, Agriculture Paul Helliker, San Juan Water District Hilary Straus, Citrus Heights Water District

1.1 VIRTUAL PARTICIPATION WITH JUST CAUSE

A motion for Paul Selsky to participate virtually at the SGA Board meeting on April 13, 2023 for just cause.

Motion/Second/Carried Director Ewart moved with a second by Director Costa

Caryl Sheehan, Citrus Heights Water District; Marcus Yasutake, City of Folsom; Brett Ewart, City of Sacramento; Robert Matteoli, Del Paso Manor Water District; Randy Marx, Fair Oaks Water District; Paul Schubert, Golden State Water Company; John Wingerter, Orange Vale Water Company; Jay Boatwright, Sacramento Suburban Water District; Ted Costa, San Juan Water District; voted yes. Motion passed.

Roll Call Vote: Ayes- 9 Noes- 0 Abstained- 0 Absent- 7

2. PUBLIC COMMENT

None

3. CONSENT CALENDAR

Executive Director noted that Jay Boatwright was the representative for Sacramento Suburban Water District not Bob Wichert and will be corrected.

3.1 Approve draft meeting minutes of the February 9, 2023 regular SGA Board Meeting.

A motion was made to approve the Consent Calendar as amended.

Motion/Second/Carried Director Ewart moved with a second by Director Costa

Paul Selsky, Carmichael Water District; Caryl Sheehan, Citrus Heights Water District; Marcus Yasutake, City of Folsom; Brett Ewart, City of Sacramento; Robert Matteoli, Del Paso Manor Water District; Randy Marx, Fair Oaks Water District; Paul Schubert, Golden State Water Company; John Wingerter, Orange Vale Water Company; Jay Boatwright, Sacramento Suburban Water District; Ted Costa, San Juan Water District; voted yes. Motion passed.

Roll Call Vote: Ayes- 10 Noes- 0 Abstained- 0 Absent- 6

4. SGA FISCAL YEAR 2023 – 2024 BUDGET

Josette Reina-Luken, Finance and Administrative Services Manager presented this action item to the SGA Board of Directors to review and consider approval of the SGA Fiscal Year 2023 – 2024 Budget. Ms. Reina-Luken reported that the proposed FY2023-2024 budget reflects expenses will exceed revenues. Prior year savings will be applied to compensate for any budget deficits incurred.

Public Comment:

Chris Petersen: Asked if projected future fee increases can be offset at all with revenues generated by the Water Bank once it is up and running.

Trevor Joseph: Responded that he does not know at this time if that is possible.

Mary Harris: Asked under the attached Resolution Section D shows there are 16 members that are represented but only 14 members are financing the budget costs.

Josette Reina-Luken: By SGA Rules it is a double majority vote to pass any fiscal administrative matter so it will have a vote of all 16 members to approve or not approve but it is also contingent upon the proportion of the percentage of each member contributed in the prior year and it does have to have more than 50% of that budget. So there is a percentage breakout and for this resolution on those paying fee members are counted. The two members who do not pay is Self-Supply and Agriculture.

Greg Zlotnick: It is always nice to have a zero percent dues increase. However, the presentation shows a projection of a 10% increase in the second year. Was there any discussion about splitting the two years, so there is a small increase instead of big steps in any particular year.

Jim Peifer: There was a preference that we utilize the reserves and right size this to stay within the SGA Policy. We felt our members would prefer to keep their money this year. The four and ten percent projections are conservative and are unclear how they will play out due to how much groundwater will be pumped out in the next two years.

Randy Marx: I was on this committee, and I brought up a small increase and we decided this was the best way to go.

A motion was made to adopt Resolution 2023-01, a Resolution of the Sacramento Groundwater Authority Adopting and Assigning Costs to Fund the Administrative and Program Budgets for FY 2023-2024 and Providing for the Collection of Said Funds.

Motion/Second/Carried Director Ewart moved with a second by Director Schubert

Paul Selsky, Carmichael Water District; Caryl Sheehan, Citrus Heights Water District; Marcus Yasutake, City of Folsom; Brett Ewart, City of Sacramento; Robert Matteoli, Del Paso Manor Water District; Randy Marx, Fair Oaks Water District; Paul Schubert, Golden State Water Company; John Wingerter, Orange Vale Water Company; Jay Boatwright, Sacramento Suburban Water District; Ted Costa, San Juan Water District; voted yes. Motion passed.

Roll Call Vote: Ayes- 10 Noes- 0 Abstained- 0 Absent- 6

All ten member agencies voted yes which meets the double weighted majority consisting of the majority of all voting members and the percentages.

5. SUSTAINABLE GROUNDWATER MANAGEMENT ACT (SGMA) RELATED AND GROUNDWATER MANAGEMENT PROGRAM UPDATES

Trevor Joseph, Manager of Technical Services provided a presentation to receive and file the SGA Board of Directors on Sustainable Groundwater Management Act (SGMA) Related and Groundwater Management Program Updates and 2022 Annual Report.

6. LEGISLATIVE UPDATE

Ryan Ojakian, Legislative and Regulatory Affairs Manager presented an informational oral update to the Board on significant bills and topics introduced in the legislature this year. Staff is tracking approximately 100 bills of the over 2700 bills introduced this year. His presentation covered legislation on storage, groundwater, bond measures and water rights. There are bills of interest beyond those topics, what sets those issues apart is the significant effects the legislation could potentially have and the volume of bills on the topics.

AB 429 (Bennett D- Ventura) Would, if 1% of domestic wells go dry in a critically over drafted basin, as specified, prohibit a county, city, or any other water well permitting agency from approving a permit for a new groundwater well or for an alteration to an existing well.

AB 560 (Bennett D- Ventura) Would require the court to refer a proposed judgment in specified adjudication proceedings to the State Water Resources Control Board for an advisory determination as to whether the proposed judgment will substantially impair the ability of a groundwater sustainability agency, the board, or the department to achieve sustainable groundwater management.

AB 779 (Wilson D- Fairfield) Would require new actions to be taken by a GSA in the event of an adjudication in their basin. Those include a requirement for a GSA to submit and report on a monitoring plan, pumping restrictions, require a GSA to hold a public meeting on what an adjudication means, and authorize a GSA to invite the Water Board and or DWR to the public meeting.

AB 900 (Bennett D- Ventura) Would require the Department of Water Resources to prepare and produce a report outlining best practices for aquifer recharge.

AB 923 (Bauer-Kahan D- Orinda) Would require the Department of Water Resources, in coordination with the State Water Resources Control Board, to undertake a study to identify and assess barriers to the implementation of flood plain restoration projects that provide increased flood risk reduction and groundwater recharge benefits.

SB 651 (Grove R- Bakersfield) Would exempt from CEQA actions taken by a state agency, or by a local agency to accelerate approvals for projects that enhance the ability of a local or state agency to capture high precipitation events for local storage or recharge, consistent with water right priorities and protections for fish and wildlife.

SB 659 (Ashby D- Sacramento) Would establish a statewide goal of 10 million acre-feet or groundwater recharge.

7. EXECUTIVE DIRECTOR'S REPORT

Executive Director Peifer referred the Board to his written report and asked if they had any questions, they could reach out to him directly.

He also reported that the SGA 25th Anniversary is this year and plans are being made for an educational event to celebrate.

8. DIRECTORS' COMMENTS

Director Ewart reported that the City of Sacramento anticipates releasing its public review of its systematic replacement of groundwater wells later this month. He will provide a link to SGA members for direct access.

Director Doyel requested that something to be done for ground water pumping records for the region.

ADJOURNMENT

With no further business to come before the Board, Chair Marx adjourned the meeting at 11:00 a.m.

By:

Randy Marx, Chairperson

Attest:

Ashley Flores, Board Secretary



Topic: Type:	Approve Task Order 23-01 for Professional Services between GEI Consulting, Inc. and SGA Consent Calendar		
Item For:	Action; Recommend Approval by the Board of Directors		
SUBMITTED BY:	Trevor Joseph, Manager of Technical Services	PRESENTER:	Trevor Joseph, Manager of Technical Services

EXECUTIVE SUMMARY

This is an action item for the Sacramento Groundwater Authority (SGA) Board of Directors to approve. If approved by the SGA Board of Directors, this action enables the Executive Director to execute Task Order 23-01 in the amount of \$110,473 with GEI Consulting, Inc. for professional services supporting implementation of the Sustainable Groundwater Management Act (SGMA) and supporting regulatory activities.

STAFF RECOMMENDED ACTION

Recommend approval by the SGA Board of Directors to execute Task Order 23-01 in the amount of \$110,473 with GEI Consulting, Inc. for professional services supporting implementation of the SGMA and supporting regulatory activities.

BACKGROUND

This task order provides professional consulting services for preparation of the SGMA – Groundwater Sustainability Plan (GSP) 2023 Annual Report and supporting regulatory compliance activities; maintaining and updating the North American Subbasin (NASb) Data Management System (DMS) and website; preparation, presentation, and attendance of NASb coordination meetings (at the direction of SGA); water quality sampling at 28 monitoring wells and associated analytical, analysis, and report activities; and, review of Department of Water Resources (DWR) determination letter for the submitted (and as of July 27, 2023, approved) 2021 NASb GSP and provide supporting activities related to Departments of Water Resources (DWR) identified improvements. GEI's master services agreement was procured consistent with SGA Policy 300.1.

Task Order 23-01 compensation by task as follows:

- Task 1 WY2023 Annual Report Preparation: Subtotal \$23,066
- Task 2 Fall 2023 and Spring 2024 Groundwater Levels: Subtotal \$16,278
- Task 3 DMS and Website Maintenance: Subtotal \$14,830
- Task 4 NASb and Public Outreach Meetings: Subtotal \$4,896
- Task 5 Water Quality Sampling and Reporting: Subtotal \$40,663
- Task 6 Review GSP Determination (Optional): Subtotal \$10,740
- Standard Subtotal: \$99,733, Including Optional Services Subtotal: \$110,473



FINDING/CONCLUSION

Staff is requesting professional services support for adhering to the requirements of SGMA. GEI Consultants, Inc.'s professional support is critical to the success of SGA's role as a Groundwater Sustainability Agency (GSA) and its compliance with regulatory requirements.

ATTACHMENTS Attachment 1 - Task Order SGA GEI 23-01 Attachment 1

Task Order SGA GEI 23-01

TASK ORDER SGA GEI 23-01

Task Order SGA GEI 23-01 will be completed according to the Consulting Agreement ("Agreement") made between the **SACRAMENTO GROUNDWATER AUTHORITY** (hereinafter called "SGA") and GEI Consultants, Inc., (hereinafter called "GEI" or "CONSULTANT"), dated August 28, 2013. All terms and conditions of the Agreement will apply to the completion of this Task Order SGA GEI 23-01.

A. SCOPE OF WORK

SGA requires technical services from CONSULTANT for Water Year 2024 to:

- 1) Prepare WY2023 Annual Report with assistance from SGA
- 2) Download surface interaction monitoring well transducers in Fall 2023 and Spring 2024. Update the NASb Data Management System (DMS) and the state's Monitoring Network Module with monthly measurements from the transducer data. Produce Fall 2023 and Spring 2024 groundwater contours and change in storage develop hydrographs for these wells
- 3) Maintain and upgrade DMS, NASb website and cost for hosting website (at the direction of SGA and within the proposed budget)
- 4) Prepare, present and attend NASb coordination meetings (at the direction of SGA)
- 5) Water quality sampling at 28 monitoring wells, analytical costs, analyses and reporting
- 6) Review DWR's determination letter for the NASb GSP and formulate approach to resolve suggested improvements

Assumptions: By January 31, 2024, Woodard and Curran (WC) under a separate contract will provide for the WY 2023 Annual Report:

- Groundwater pumping by beneficial user and water supply by source tables and completed Part A through D Tables in Excel format,
- A map showing the groundwater pumping distribution throughout the NASb as a jpeg,
- An updated change in storage graph map (jpeg) a table with comparison of surface water depletion from historic through WY2023 by river.

Deliverables: Draft and Final: 1) WY2023 Annual Report 2) Groundwater contours Fall 2023 and Spring 2024, change in storage contours Spring 2022 to Spring 2023 and hydrographs of surface water depletion monitoring wells 3) Maintain and update Data Management System and NASb website 4) supportive information or graphics for NASb meeting presentations 5) Technical Memorandum with analytical results, chemographs and Mandall Kendall statistical analyses 8) Table summarizing DWR comments to GSP and approaches to address.

B. FEES AND PROGRESS PAYMENTS

CONSULTANT will perform this work for a not-to-exceed amount of \$110,473 dollars (\$110,473). Progress payments shall be made monthly in response to invoices received by SGA from

CONSULTANT. In no event shall payment exceed \$110,473 without the written prior approval of the SGA.

Description	Direct Labor Cost	Expenses	Subcontractors	SUBTOTAL
Task 1. WY 2023 Annual Report Preparation	\$23,066	\$0	\$0	\$23,066
Task 2. Fall 2023 and Spring 2024 Groundwater Levels	\$16,147	\$131	\$0	\$16,278
Task 3. DMS and Website Maintenance	\$12,830	\$2,000	\$0	\$14,830
Task 4. NASb and Public Outreach Meetings	\$4,896	\$0	\$0	\$4,896
Task 5. Water Quality Sampling and Reporting	\$18,838	\$0	\$21,825	\$40,663
Task 6. Review GSP Determination (Optional)	\$10,740	\$0	\$0	\$10,740
<u></u>		c	Standard ptional Services	\$99,733 \$10,740

TOTAL: \$110,473

C. SCHEDULE

This Task Order SGA GEI 23-01 is for services performed between July 1, 2023 and June 30, 2024. This Task Order SGA GEI 23-01 expires on September 30, 2024. The schedule may be modified as mutually agreed upon by the SGA and CONSULTANT as required to facilitate efficient completion of the work.

Executed this 18th day of August 2023 at Sacramento, CA.

Sacramento Groundwater Authority	GEI Consultants, Inc.
Ву	Ву
Jim Peifer	Richard Shatz
Date	Date



Topic:	North American Subbasin Gro Public Meeting Debrief	North American Subbasin Groundwater Sustainability Plan Annual Report Public Meeting Debrief		
Item For:	Information			
Purpose:	General			
SUBMITTED BY:	Trevor Joseph, Manager of Technical Services & Raiyna Villasenor, Associate Project Manager	PRESENTERS:	Trevor Joseph, Manager of Technical Services & Raiyna Villasenor, Associate Project Manager	

EXECUTIVE SUMMARY

This is an information/discussion item for the for the Sacramento Groundwater Authority Board of Directors to receive a presentation from Trevor Joseph, Manager of Technical Services and Raiyna Villasenor, Associate Project Manager. Staff will provide a briefing on the North American Subbasin Groundwater Sustainability Plan Annual Report Public Meeting that occurred on June 22, 2023.

STAFF RECOMMENDED ACTION

None. This item is for information/discussion only.

BACKGROUND

SGA staff, along with the four other Groundwater Sustainability Agencies (GSA) that comprise the North American, held the Subbasin's second public meeting since the adoption of the 2021 Groundwater Sustainability Plan (GSP) on June 22, 2023, which started at 6PM and ended at 7:38PM. The GSAs reviewed the results of the second Annual Report for the Subbasin pertaining to Water Year 2022 (October 1, 2021 through September 30, 2022) and discussed the on-going GSP Implementation Activities occurring within the Subbasin. Event documentation can be found on the North American Subbasin GSP Communication Portal here: https://portal.nasbgroundwater.org/event/19.

ATTACHMENT

Attachment 1- PowerPoint Presentation: North American Subbasin Groundwater Sustainability Plan Annual Report Public Meeting Debrief

Attachment 1

PowerPoint Presentation: North American Subbasin Groundwater Sustainability Plan Annual Report Public Meeting Debrief

North American Subbasin (NASb) Groundwater Sustainability Plan Annual Report Public Meeting Debrief

Presentation to SGA Board Members

Trevor Joseph, P.G., C.Hg., Manager of Technical Services

August 18, 2023





Meeting Details

- Participants: 28 attendees
- Start Time: 6:00 PM End Time: 7:38 PM
- Event Documentation can be found on the North American Subbasin Website at: <u>https://portal.nasbgroun</u> <u>dwater.org/event/19</u>

(Virtual) North American Subbasin (NASb) 2023 Public Meeting -Thursday, June 22, 2023

Add to Google Calendar

Please join us for the second North American Subbasin (NASb or Subbasin)public meeting since adoption of the 2021 Groundwater Sustainability Plan(GSP). We will review results of the second Annual Report for the Subbasin relating to Water Year 2022 (October 1, 2021 through September 30, 2022) and discuss on-going implementation activities identified in the NASb GSP.

The meeting will be held via Zoom, beginning at <u>6:00PM on Thursday, June 22th.</u> Please find the zoom invite below.





North American Groundwater Subbasin (NASb) Water Year (WY) 2022 Annual Report

NASb 2023 Public Meeting

June 22, 2023





NORTH AMERICAN SUBBASIN Groundwater Sustainability Plan

Executive Summary

PREMARCE FOR RD1001 GSA Sacramento Groundwater Authority GSJ South Sutter Water District GSA Sutter County GSA West Placer County GSA

DECEMBER 2021





Agenda

- Welcome and Meeting Purpose
- North American Subbasin Overview
 & Groundwater Sustainability Agency
 (GSA) Introduction
- SGMA Background
- SGMA GSP vs. Annual Reports
- 2022 Annual Report Overview
- California Department of Water Resources (DWR) SGM Grant Round 2



• NASb - Timeline

NASb Overview/GSA Introduction

Reclamation District 1001 (RD 1001 GSA)

Kimberly Reese | Reclamation District 1001 1959 Cornelius Ave | Rio Oso, CA 95674 530-656-2318 | kreese@rd1001.org

Sacramento Groundwater Authority GSA (SGA GSA)

Trevor Joseph | Manager of Technical Services | Sacramento Groundwater Authority 5620 Birdcage Street, Suite 180 | Citrus Heights, CA 95610 (916) 967-7692 | tjoseph@rwah2o.org

South Sutter Water District GSA

Hayden Cronwell | General Manager | South Sutter Water District 2464 Pacific Avenue | Trowbridge, CA 95659 530-656-2242 | hcornwell@soutsutterwd.com

Sutter County GSA

Guadalupe Rivera | Principal Engineer | Sutter County 1130 Civic Center Blvd. | Yuba City, CA 95993 530-822-7400 | grivera@co.sutter.ca.us

West Placer GSA

Christina Hanson | Supervising Planner | Placer County 3091 County Center Drive, Suite 170 | Auburn, CA 95603 530-886-4965 | chanson@placer.ca.gov

NASb Website: nasbgroundwater.org





Sustainable Groundwater Management Act (SGMA)

Local Control



"A central feature of these bills is the recognition that groundwater management in California is best accomplished locally." Governor Jerry Brown, September 2014

NORTH AMERICAN

Subbasin



Groundwater Basins



Groundwater Sustainability Agencies (GSAs)





Sustainability Indicators

"effects caused by groundwater conditions throughout the basin that, when significant and unreasonable, cause undesirable results..."

Image: Construction of GW Levels Image: Construction of GW Storage Image: Constof GW Storage Image: Construc

Undesirable Results

NASb Applicable Sustainability Indicators







Groundwater Sustainability Plan (GSP) Regulations & NASb Sections



Beneficial Uses and Users













NORTH AMERICAN SUBBASIN Groundwater Sustainability Plan

PREPARED FOR: RD1001 GSA Sacramento Groundwater Authority GSA South Sutter Water District GSA Sutter County GSA West Placer County GSA

DECEMBER 2021

GSP vs Annual Report

- <u>Current Status</u>: Submitted in December 2021 - Department of Water Resources (DWR) review in progress
 - Anticipated determination from DWR by January 2024
- <u>Timing</u>: Periodic evaluation every 5-years (or whenever plan is amended)
- <u>Goal</u>: Ensuring sustainability through projects and programs that will assist in meeting goal

- <u>Water Year</u>: October 1 to September 30
- <u>Current Status</u>: The second annual report for Water Year
 2022 was submitted to DWR in March
- <u>Timing</u>: Each year submitted to DWR by April 1
- <u>Goal</u>: Non-interpreted data transmittal to DWR, that provides information on groundwater conditions and implementation of GSP for the prior water year

GSP and Annual Report(s) available at: nasbgroundwater.org

2022 Annual Report Overview





Annual Report

- Hydrologic Conditions
- Water Supply
- Groundwater Levels
- Change in Groundwater Storage
- GSP Implementation (e.g., Project and Management Actions/Supplemental Projects)
- Sustainability Indicators



Hydrologic Conditions



WY 2022 annual precipitation was 17.10 inches

Source: WRCC, 2023

Average Monthly Precipitation



Data Source: WRCC, 2023

Average Air Temperature

The average annual air temperature at the Sacramento 5 ESE station in WY 2022 was approximately 0.05 degrees Fahrenheit (°F) warmer than the 2000 through 2021 average (63.83 compared to 63.88 °F, respectively)


WY 2022 Water Use by Source

Month	Groundwater (AF)	Surface Water (AF)	Remediation (AF)	Recycled Water (AF)	Total (AF)
Oct-21	14,800	12,200	600	225	27,830
Nov-21	22,100	10,400	600	12	33,110
Dec-21	10,100	6,800	700	13	17,610
Jan-22	6,500	5,900	600	13	13,010
Feb-22	9,700	6,400	600	15	16,710
Mar-22	11,000	7,900	600	169	19,670
Apr-22	20,200	17,200	600	119	38,120
May-22	49,900	51,000	600	421	101,920
Jun-22	46,500	45,800	600	543	93,450
Jul-22	43,100	53,400	600	497	97,600
Aug-22	40,400	48,900	600	398	90,300
Sep-22	18,600	21,600	600	304	41,100
Total WY 2022	292,900	287,500	7,300	2,730	590,430

AF = acre-feet











Annual and Cumulative Changing in Groundwater Storage

WY 2021



¹ Calculated average Specific Yield from DWR SVSim Model

² Calculated as Area x Water level change x Specific Yield

³ The total change in groundwater storage is rounded to the nearest 100 AE





Current Groundwater Management Activities

- Continued conjunctive use in urban and agricultural areas
- Continued demand management through:
 - ✓ Temporary conservation measures (e.g., water shortage contingency plans in Urban Water Management Plans during periods of constrained supply)
 - ✓ Urban water use efficiency program
 - ✓ Agricultural specific Efficient Water Management Practices
- Continued agricultural water reuse
- Continued recycled water use







Projects and Management Actions

Project or Management Action	Comments
Project #1: Regional Conjunctive Use Expansion –	Urban water supplies largely in the SGA area continue to advance conjunctive use efforts by
Phase 1	reoperating existing and new water treatment and distribution facilities resulting in additional
	water supply for the region.
Project #2: Natomas Cross Canal Stability Berm and	Project is currently in progress, waiting on permits and approvals before starting work.
Channel Habitat Enhancements Project	Construction anticipated to begin in 2024.
Management Action #1: Complete Planning for	Planning and outreach activities started in early 2022 and will continue until the project is
Sacramento Regional Water Bank	completed in early 2025. The Water Bank environmental documentation will begin later this
	year and ultimately result in a federal acknowledgement bank that can make approximately
	60,000 acre-feet of additional water supply available annually.
Management Action #2: Explore Improvements with	Coordination meetings were held with Placer, Sacramento, and Sutter counties well permitting
NASb Well Permitting Programs	agencies. GSAs are developing approaches to Executive Order N-7-22, Action 9.a and 9.b, which
	implemented temporary improvements to well permitting programs. Technical analysis and
	coordination with respective well permitting programs are anticipated to take approximately 2
	years to complete.
Management Action #3: Proactive Coordination	In coordination with Placer County Land Use staff, a SGMA draft guide for land use agencies is in
with Land Use Agencies	development.
Management Action #4: Domestic/Shallow Well –	West Placer and SGA staff have initiated a study that will identify public water suppliers contact
Data Collection and Communication Program	information to strengthen the GSAs ability to inform landowners of current and projected
	groundwater conditions.
Management Action #5: Groundwater Dependent	SGA staff is researching options for assessing Groundwater Dependent Ecosystems health.
Ecosystem Assessment Program	

Supplemental Projects



Supplemental Project	Comments
Regional Water Authority - Expansion of the	Planning and outreach activities started in early 2022 and will continue until the project is
Sacramento Regional Water Bank (Phase 2)	completed in early 2025. The Water Bank environmental documentation will begin later this year
	and ultimately result in a federal acknowledgement bank that can make approximately 60,000-acre
	feet of additional water supply available annually.
Placer County Water Agency - RiverArc	A new treatment plant and pipeline would be constructed to bring Sacramento River water for
	municipal and industrial water supplies. Improves water supply security by having a water source
	from a different watershed and expands in-lieu conjunctive use by offsetting existing groundwater
	demands.
South Sutter Water District - Water System	Enlarging of district laterals to allow greater surface water deliveries during wet years and a
Conveyance System Improvements	reduction of groundwater pumping to achieve in-lieu recharge.
Natomas Mutual Water Company - Service Area	Annexation of about 2,300 acres and supplying the area with surface water reducing groundwater
Expansion	pumping. This area has previously been solely dependent on groundwater.
Expansion City of Lincoln – Recycled Water	Lincoln is proposing to utilize recycled water into several of the proposed GW recharge projects.
Conjunctive Use	
Placer County - Sustainable Agricultural	Placer County with the WPGSA has completed a recharge project assessment and is now looking at
Groundwater Recharge Program	developing and implementing those projects for the area. WPGSA recently completed a
	Groundwater Recharge Site Investigation and applied for grant funds to make further progress on a
	site in rural Lincoln.

Measurable Objectives and Minimum Thresholds

- *Measurable Objective (MO)* = target water levels/water quality that represent optimal water level/quality conditions
- *Minimum Threshold (MT)* = water levels/water quality values set that if exceeded, could result in negative effects



Sustainability Indicators

Lowering GW Levels

Surface Water Depletion

> Degraded Quality

Table 7-1. Sustainability Indicators and Undesirable Results

	Sustainability Indicator	Undesirable Result Definition
	Chronic lowering of groundwater levels	20% or more of all NASb RMS have MT exceedances for 2 consecutive Fall measurements (8 out of 41 wells)
Reduction	Reduction of storage	20% or more of all NASb RMS have MT exceedances for 2 consecutive Fall measurements (8 out of 41 wells)
of Storage	Depletion of surface water	20% or more of the NASb interconnected surface water RMSs have MT exceedances for 2 consecutive Fall measurements (5 out of 21 wells)
Land	Land Subsidence	The rate of inelastic subsidence exceeds 0.5 feet over a 5-year period over an area covering approximately 5 or more square miles
Subsidence	Degraded groundwater	For public water system wells
	quality	 The basin-wide average TDS concentrations of <u>all</u> public water system wells exceeds 400 mg/L
		OR
		 The basin wide average nitrate (as N) concentration of <u>all</u> public water system wells exceeds 8 mg/L
		For the shallow aquifer (i.e., domestic and self-supplied) wells
		25% of the RMSs, TDS and nitrate (as N) concentrations exceed state maximum contaminant levels
	Notes: mg/L= milligrams per liter; monitoring site;	MT = minimum threshold; NASb = North American Subbasin; RMS = representative
	TDS = total dissolved solids	

Chronic Lowering of Groundwater Levels & Reduction of Storage Reduction of Storage Reduction of Storage			2. Unronic Lowering	g of Groundy	vater Levels an	a minimum i n	resnolds		
Chronic conversion of storage Reduction of storage Reduction of storage		Representative Monitori Well MT Exceedance Wells With Total Well Depth/Screen Interval	presentative Monitorin (i.e. Wells)	g Sites	wy	2022	2021 Fall Exceeded	2022 Fail Exceeded	Fall 2022 - MT = Difference (ft)
Chronic Lowering of Croundwater Levels & Reduction of Storage Reduction of Storage		COUNTY COUNTY GSA	Local Name	MT (tt msl)	Spring (ft mal)	Fall (ft msl)		0.03035	
Chronic Chroic Chronic Chronic		North American Subbasi 21se	SA MW06	1	9.44	7.78	Na	No	5.8
Chronic Cowering of Crowering of Cowering Storage Diversion Biologica Cowering Storage Biologica Biologica Cowering Storage Biologica <		GSA Boundary 3/50	SA MW04	-5	0.34	-0.42	No	No	4.6
Chronic Lowering of coundwater Levels & Reduction of Storage Werking Beduction of storage Reduction of storage Wire Lowering of storage		S S S S S S S S S S S S S S S S S S S	annon Creek Park	-5	0.26	-1.74	No	No	3.3
Chronic Lowering of Groundwater Levels & Reduction of Storage Wevels Reduction of Storage			huckwagon Park	-15	-9.39	-11.34	No	No	3.7
Chronic Lowering of Groundwater Levels & Reduction of storage Reduction of storage			3ND4E23AD02M	26	32,18	27.88	No	No	1.9
Chronic Lowering of Groundwater Levels & Reduction of Storage Image: Chronic Control of Storage Image: Chronic Control of Storage Iowering GW Levels Image: Chronic Control of Storage Image: Chronic Control		3()	B-2 shallow	-17	3.07	-7.69	No	No	9.3
Chronic Lowering of Groundwater Levels & Reduction of Storage Image: the			SA. MW05	-37	-19.63	-27.43	No	No	9.6
Chromic Lowering of Groundwater Levels & Reduction of Storage Reduction of Storage	Chronic		8-4 shallow	-1	9.03	3.46	No	No	4.5
Lowering of Groundwater Levels & Reduction of Storage Reduction of Storage Reduction of Storage Reduction of Reduction of Reduction of Reduction Reducti	Chionic	Zalsc	SA MW02	-27	-15,46	-16.91	Na	No	10.1
Lowering Wereing Wereing Image: Construction of Storage Image: Construction of Storage Image: Construction of Storage Image: Construction of Storage Image: Construction of Storage Image: Construction of Storage Image: Construction of Storage Image: Construction of Storage Image: Construction of Storage Image: Construction of Storage Image: Construction of Storage Image: Construction of Storage Image: Construction of Storage </td <td>Lowering of</td> <td>Bergional Aligert</td> <td>B-3 shallow</td> <td>-4</td> <td>8.75</td> <td>5.70</td> <td>Na</td> <td>No</td> <td>9.7</td>	Lowering of	Bergional Aligert	B-3 shallow	-4	8.75	5.70	Na	No	9.7
Groundwater Levels & Reduction of Storage Image: Comparison of the state of	Lowening of	SOUTH SUTTON 28 TV	win Creeks Park	-28	-12,30	-16.00	No	No	12.0
Chournowater Levels & Reduction of storage Image: Storage of storage Image: Storage of s	Croundwater		JT-P1	10	16 51	12.21	No	No	2.2
Levels & Reduction of Storage Image: strateging in the state in	Groundwaler		one Oak Park	-27	-15.23	-16.91	No	No	10.1
Levels & Reduction of Storage Image:			8-1 shallow	3	17.66	5.39	No	No	2.4
Reduction of Storage Image: Control of Storage Image: Control of Storage Image: Control of Storage Iowering GW Levels Image: Control of Storage Image: Control of Storage Image: Control of Storage Image: Control of Storage Image: Control of Storage Image: Control of Storage Image: Control of Storage Image: Control of Storage Image: Control of Storage Image: Control of Storage Image: Control of Storage Image: Control of Storage Image: Control of Storage Image: Control of Storage Image: Control of Storage Image: Control of Storage Image: Control of Storage Image: Control of Storage Image: Control of Storage Image: Control of Storage Image: Control of Storage Image: Control of Storage Image: Control of Storage Image: Control of Storage Image: Control of Storage Image: Control of Storage Image: Control of Storage Image: Control of Storage Image: Control of Storage Image: Control of Storage Image: Control of Storage Image: Control of Storage Image: Control of Storage Image: Control of Storage Image: Control of Storage Image: Control of Storage Image: C	Leveis &	5 5 5 - WEST (44 W	PMW-10A	133	135.51	134.37	No	No	1.4
Reduction of Storage Image: Construction of Storage I	De du ettern ef	PLACER GSA (54) 45W	PMW-9A	135	138.53	137.46	No	No	2.5
Storage With Storage Inversing Buyening With Storage Notering Storage Inversing Storage Notering Notering Storage Notering	Reduction of		VMW West - 1A	-32	-16.55	-21.25	No	No	10.8
Storage With an and a storage Box Box <td></td> <td></td> <td>/PMW-4A</td> <td>75</td> <td>79.19</td> <td>79.07</td> <td>No</td> <td>No</td> <td>4.1</td>			/PMW-4A	75	79.19	79.07	No	No	4.1
Nome No No Image: Solution of Storage Image: Solution of Solution of Solution of Solutio	Storage		/PMW-ZA	22	26.10	24.70	No	No	2.7
Weining Bowering Weining Bowering Wileweis Bowering	5	E Cordina Gisi	utter County MW-5A	10	17.46	14,40	No	No	4,4
Key Key <td>•</td> <td></td> <td>PMW-3A</td> <td>145</td> <td>147.51</td> <td>145.90</td> <td>No</td> <td>No</td> <td>1.9</td>	•		PMW-3A	145	147.51	145.90	No	No	1.9
Covering GW Levels SA Covering CV Levels SA SA SA No No Feduction of Storage Sa SA Covering CV Levels SA SA SA SA No No No Sector Sa			W 1-3	49	57.03	54.74	No	No	5.7
Lowering GW Levels Image: County for the county fo		GSA BOSEVILLE GGM	W 5-2	108	110.96	108,93	No	No	0.9
Lowering GW Levels Suffer County PLCER County			/CM55	-40	-22,41	-29,39	No	No	10.6
Lowering GW Levels Image: the addition of the product of the prod	2 mort	SUTTER COUNTY PLACER COUNTY VIV Creak 75 M	IW 2-3	89	88,58	83.04	Yes	Yes	-6.0
Covering GW Levels Anteory Citus	Louisring	A MER N BAS D26 DAMENTO COUNTY	REL-1-27-E1	9	11.84	10.38	No	No	1.4
GW Levels 90 WPMN-12A 45 23.08 35.53 No No Solution of Storage 90 WPMN-12A 45 23.08 35.53 No No Website 90 WPMN-12A 3 12.58 0.52 No No 10 Solution of Storage 91 WPMN-11A 3 12.58 0.52 No No 10 Website 92 WPMN-10L 15 19.49 16.60 10 16 10 <td< td=""><td>Lowering</td><td>Antelop and Citrus 104 89 Rt</td><td>oseview Park - 315</td><td>-22</td><td>-9.46</td><td>-11.76</td><td>No</td><td>No</td><td>10.2</td></td<>	Lowering	Antelop and Citrus 104 89 Rt	oseview Park - 315	-22	-9.46	-11.76	No	No	10.2
Reduction of Storage 2 0 100 mm model 100 mm model </td <td>GWLovolc</td> <td>North Heights () 2 90 w</td> <td>/PMW-12A</td> <td>-45</td> <td>-23,08</td> <td>-35,53</td> <td>No</td> <td>No</td> <td>9.5</td>	GWLovolc	North Heights () 2 90 w	/PMW-12A	-45	-23,08	-35,53	No	No	9.5
Reduction of Storage <u>4 2 </u>	OVY LEVELS	Ric Linda Highlands 44 Fotat 91 W	/PMW-11A	3	12,58	0.52	No	Yes .	-2,5
Reduction of Storage Augure and a state and	Ren V	SACRAMENTO 92 RI	DMW-101	15	19.49	16.46	No	No	1.5
AUTHORITY GSA Tar Call		GRUNDWATER 93 RU	DMW-102	12	15.33	11.03	Yes	Yes	-1.0
Securition of Storage Part of the security of th		AUTHORITY GSA 94 RL	DMW-103	58	60.44	50.68	Yes	Yes	-7.3
Weise Support		Fair Oaks	DMW-104	57	58,52	51.08	Yes	Yes	-5.9
Reduction of Storage $y = 1 \le 13$		96 13	516	67	69.76	69.72	No	No	27
Reduction of Storage v_{ex}	CONTRACTOR OF THE OWNER		518	57	60.42	60.48	No	No	3.5
Reduction of Storage M_{NO} N_{O} N_{O} M_{NO}	SVN	380	R\$71000-700+00C	7	10.38	8.00	Yes	No	1.0
$\frac{104 \text{ sGA}_{\text{MWD8}} 97}{106,21} \frac{105,76}{105,30} \frac{105,76}{100} \frac{106}{100} \frac{106}{$	Reduction		R-1.B	36	40.99	36.97	No	No	10
of Storage 109 sGA_MWD1 -33 -18.26 -20.61 No No 109 sGA_MWD1 -33 -18.26 -20.61 No No 109 sGA_MWD1 -33 -18.26 -20.61 No No 116 Old Well #2 68 69.10 65.30 Yes Yes 126 DeWit -25 5.30 -3.80 No No No Note: ft msl = feet above or below mean sea level; MT = minimum threshold Yellow highlight indicates MT exceedance. Yellow highlight indicates MT exceedance.	neudellon	Fill a market and 104 sc	SA_MW08	-97	105.21	105.76	No	No	8.8
4 2 0 4 2 0 4 116 Old Well #2 68 69.10 65.30 Yes Yes Miles Miles SOURCE: US GS Tecographic Quadration SOURCE: US GS Tecographic Quadration Yellow highlight indicates MT exceedance.	of Storage	West 275 Special and the Cordova 5 Cordova 5	SA_MW01	-33	-18,26	-20,61	No	No	12.4
4 2 0 4 Miles Miles Miles 126 126 </td <td>or storage</td> <td>1160</td> <td>ld Well #2</td> <td>68</td> <td>69.10</td> <td>65.30</td> <td>Yes</td> <td>Yes</td> <td>-2.7</td>	or storage	1160	ld Well #2	68	69.10	65.30	Yes	Yes	-2.7
Miles Note: ft msl = feet above or below mean sea level; MT = minimum threshold Source: US GS Tecographic Quadratic Yellow highlight indicates MT exceedance.	0	4 2 0 4 126 0	eWit	-25	5.30	-3.80	No	No	21.2
		Miles SOURCE: US GS Topographic Quadra	sl = feet above or below hlight indicates MT exc	w mean sea le ceedance.	vel; MT = minimun	n threshold			

Depletion of Surface Water

Table 7-3. Depletion of Surface Water and Minimum Thresholds

Surface Water Depletion

Representative Monitoring Sites (i.e. Wells)		W/Y 2022		2021 Fall	2022 Fall	Fall 2022 - MT = Difference (ft)	
Majo No.	Local Name	MT (ft msl)	Spring (ft msl)	Fall (ftmsl)		Liverusu	
2	SGA_MW06	1	9.44	7.78	No	No	6.8
3	SGA MW04	-5	0.34	-0.42	No	No	4.6
11	Bannon Creek Park	-5	0.26	-1.74	No	No	3.3
13	Chuckwagon Park	-15	-9.39	-11.34	No	No	3.7
14	13N04E23A002M	26	32.18	27.88	No	No	1.9
22	AB-4 shallow	-1	9.03	3.46	No	No	4.5
27	AB-3 shallow	-4	8.75	5,70	No	No	9.7
28	Twin Greeks Park	-28	-12.30	-16.00	No	No	12.0
37	SUT-P1	10	16.51	12.21	No	No	2.2
44	WPMW-10A	133	135,51	134.37	No	No	1.4
45	WPMW-9A	135	138.53	137.46	No	No	2.5
61	Sutter County MW-SA	10	17.46	14.40	No	No	4.4
63	WPMW-3A	145	147.51	146.90	No	No	1.9
66	MW 5-2	108	110.96	108.93	No	No	0.9
75	MW 2-3	89	88.58	83.04	Yes	Yes	-6.0
77	SREL-1-27-F1	9	11.84	10.38	No	No	1.4
92	RDMW-101	15	19.49	16.46	No	No	1.5
93	RDMW-102	12	15.33	11.03	Yes	Yes	-1.0
94	RDMW-103	58	60.44	50,68	Yes	Yes	7.3
95	RDMW-104	57	58.52	51.08	Yes	Yes	-5.9
96	1516	67	69.76	69,72	No	No	2,7
97	1518	57	60.42	60,48	No	No	3.5
98	UR\$71000-700+00C	7	10.38	8.00	Yes	No	1.0
103	BR-1B	36	40.99	36.97	Nó	Nó	1.0



Note: ft msl = feet above or below mean sea level; MT = minimum threshold



Land Subsidence

Foresthill

Land Subsidence

Figure 7-2. Land Subsidence Annual Vertical Displacement and MT Exceedance Wells



Table 7-4, Land Subsidence Groundwater Levels and Minimum Thresholds

Representative Monitoring Sites (i.e. Wells)			WY	WY 2022		2022	Fall 2022 - MT =
Map No.	Local Name	MT (ft msl)	Spring (ft msl)	Fail (ft nosl)	Exceeded	Exceeded	Difference (ft)
2	SGA MW06	1	9.44	7.78	No	No	6.8
3	SGA MW04	-5	0.34	-0.42	No	No	4.6
11	Bannon Creek Park	-5	0.26	-1.74	No	No	3.3
13	Chuckwagon Park	-15	-9.39	-11.34	No	No	3.7
14	13N04E23A002M	15	32.18	27.88	No	No	12.9
17	AB-2 shallow	-21	3.07	-7.69	No	No	13.3
20	SGA MW05	-37	-19.63	-27.43	No	No	9.6
22	AB-4 shallow	-1	9.03	3.46	No	No	4.5
24	SGA MW02	-27	-15.46	-16.91	No	No	10.1
27	AB-3 shallow	-4	8.75	5.70	No	No	9.7
28	Twin Creeks Park	-28	-12.30	-16.00	No	No	12.0
37	SUT-P1	8	16.51	12.21	No	No	4.2
38	Lone Oak Park	-27	-15.23	-16.91	No	No	10.1
39	AB-1 shallow	-5	17.66	5.39	No	No	10.4
-44	WPMW-10A	133	135.51	134.37	No	No	1.4
45	WPMW-9A	131	138.53	137.46	No	No	-6.5
46	SVMW West - 1A	-32	-16.55	-21.25	No	No	10.8
48	WPMW-4A	72	79.19	79.07	No	No	7.1
60	WPMW-2A	21	26.10	24.70	No	No	3.7
61	Sutter County MW-5A	-1	17.46	14.40	No	No	15.4
63	WEMW-3A	145	147.51	146.90	No	No	1.9
65	MW 1-3	38	57.03	54.74	No	No	16.7
66	MW 5-2	104	110.96	108.93	Na	No	4.9
71	WCMSS	-40	-22.41	-29.39	No	No	10.6
75	MW 2-3	86	88.58	83,04	Yes.	Yes	-3.0
77	SREL-1-27-F1	9	11.84	10.38	No	No	1.4
89	Roseview Park - 315	-22	-9.46	-11.76	No	No	10.7
90	WPMW-12A	-65	-23.08	-35.53	No	No	29.5
91	WPMW-11A	-18	12.58	0.52	No	No.	18.5
92	RDMW-101	14	19.49	16.46	No	No	2.5
-93	RDMW-102	8	15.33	11,03	No	No	3.0
94	RDMW-103	36	60.44	50.68	No	No	14.7
95	RDMW-104	36	58.52	51.08	No	No	15.1
96	1516	67	69.76	59.72	No	No	2.7
97	1518	57	60.42	60.48	No	No	3.5
98	UR571000-700+00C	6	10.38	8.00	No	No	2.0
103	BR-1B	36	40,99	36.97	No	No	1.0
104	SGA_MW08	97	106.21	105.76	No	No	8.8
109	56A_MW01	-33	-18,26	-20,61	No	No	12.4
116	Old Well #2	68	69.10	65.30	Ves.	Yes	-2.7
126	DaWit	.25	5 30	3.80	No	No	21.2

Note: ft msl = feet above mean sea level; MT = minimum threshold

Source: DWR, 2023

Degraded Water Quality

Degraded Quality



Table 7-5. Public Supply Wells Water Quality Summa
--

	TDS	Nitrate (as Nitrogen)
Number of Wells Sampled	224	267
Date Range of Samples	02/20/2013-10/06/2022	08/21/2014-11/02/2022
Units	mg/L	mg/L
Minimum Concentration	5	<0.05
Maximum Concentration	650	9.10
Average Concentration (1)	256.47	1.71
Minimum Threshold (average of all wells)	400	8

Notes: mg/L= milligrams per liter; TDS = total dissolved solids

(1) For average Nitrate concentrations, values below laboratory detection levels were calculated as one-half the reporting limit.

Source: SWRCB, 2023

Table 7-6. Shallow Aquifer Water Quality Summary

Map No.	Local Name	WY 2022 TDS Reported Concentration	WY 2022 Nitrate as N Reported Concentration	TDS (Secondary MCL = 500 mg/L)	Nitrate (Primary MCL = 10 mg/L)
		(mg/L)	(mg/L)	Selected MTs (mg/L)	Selected MTs (mg/L)
17	AB-2 shallow	-	-	500	10
20	SGA_MW05	*		500	10
24	SGA_MW02	÷	-	500	10
27	AB-3 shallow		-	500	10
37	SUT-P1		-	500	10
39	AB-1 shallow	1	-	500	10
46	SVMWWest1A		-	500	10
80	Cemetery (IRLP)	240	1.5	500	10
89	Roseview Park - 315			500	10
90	WPMW-12A	210	0.73	500	10
91	WPMW-11A	210	3.6	500	10
99	Main Well		-	500	10
109	SGA_MW01	3.44	-	500	10
133	LW-1		-	500	10
177	Well 22 - Northrop		-	500	10
298	Tinker Road Well			500	10

Note: --- = sample not acquired; mg/L = milligrams per liter

Hydrograph (RDMW-103) – Recovering Groundwater Levels



"Undesirable result" as defined by Water Code §10721 – "Overdraft during a period of drought is not sufficient to establish a chronic lowering of groundwater levels if extractions and recharge are managed as necessary to ensure that reductions in groundwater levels or storage during a period of drought are offset by increases in groundwater levels or storage during other periods"



Data Gaps

NASb Grant *Proposed* Component #4 – Groundwater Monitoring Wells Construction addresses data gaps:

- Groundwater Dependent Ecosystems (GDEs)
 ★ ➤ Proposed GDE MW-100 location near existing well 128
 - ★ Proposed GDE MW-102 location near existing well 78
- Chronic Lowering of Groundwater Levels (CLGWL)
 ★ ➤ Proposed CLGWL MW-100 location near existing well 112





NASb GSAs WY 2022 SGM Report



- Basin wide Sustainability <u>No Undesirable Results</u> have been observed in the NASb as defined in the NASb GSP.
- Site Specific Sustainability Indicators <u>Less than 20 percent</u> of the representative monitoring sites (RMS) in the NASb observed <u>minimum threshold (MT)</u> exceedances after 3 years of drought conditions.
 - For the 6 RMS with Fall 2022 MT exceedances, an average increase in groundwater levels of 10.17 feet mean sea level was observed during Spring (April) 2023.
 - Currently, two RMS have minimum threshold exceedances based on June 2023 data.
- Projects & Management Actions NASb GSAs continue to make progress on all PMAs and with the implementation of the DWR grant will be able to accelerate the schedule addressing data gaps and NASb GSP implementation activities.

NASb - Timeline





NASb – Timeline of Activities









Topic:	North American Subbasin Groun From the Department of Water F	dwater Sustain Resources	ability Plan Approval
Item For:	Information		
Purpose:	General		
SUBMITTED BY:	Trevor Joseph, Manager of Technical Services	PRESENTER:	Trevor Joseph, Manager of Technical Services

EXECUTIVE SUMMARY

This is an information/discussion item for the Sacramento Groundwater Authority Board of Directors to receive a presentation from Trevor Joseph, Manager of Technical Services. Staff will provide an update on the North American Subbasin Groundwater Sustainability Plan approval from the Department of Water Resources.

STAFF RECOMMENDED ACTION

None. This item is for information/discussion only.

BACKGROUND

SGA staff as the lead Groundwater Sustainability Agency (GSA) representing the North American Subbasin, and in coordination with the other four GSAs comprising the Subbasin, submitted its Groundwater Sustainability Plan (GSP) to the Department of Water Resources (DWR) in December 2021 as required under the Sustainable Groundwater Management Act (SGMA) legislation and GSP regulations. On July 27, 2023, DWR issued a letter to SGA's Manager of Technical Services informing the Subbasin that the NASb GSP had been reviewed and approved by DWR staff. SGA staff will provide a brief overview of the letter to the SGA Board (Attachment 2).

ATTACHMENT

Attachment 1- PowerPoint Presentation: North American Subbasin (NASb) Groundwater Sustainability Plan Approval from Department of Water Resources

Attachment 2- Letter from California Department of Water Resources, Sustainable Groundwater Management Office dated July 27, 2023

Attachment 1

PowerPoint Presentation: North American Subbasin (NASb) Groundwater Sustainability Plan Approval from Department of Water Resources

North American Subbasin (NASb) Groundwater Sustainability Plan Approval from Department of Water Resources

Presentation to SGA Board Members

Trevor Joseph, P.G., C.Hg., Manager of Technical Services

August 18, 2023







NORTH AMERICAN SUBBASIN Groundwater Sustainability Plan

PREPARED FOR

RD1001 GSA Sacramento Groundwater Authority GSA South Sutter Water District GSA Sutter County GSA West Placer County GSA

DECEMBER 2021



- Status: Approved!
 - Submitted December 2021
 - Department of Water Resources (DWR) determination provided on July 27, 2023
 - 6 Recommended Corrective Actions
- <u>Timing</u>: Periodic evaluation every 5-years (or whenever plan is amended)
- <u>Goal</u>: Ensuring sustainability through projects and programs that will assist in meeting goal



CALIFORNIA DEPARTMENT OF WATER RESOURCES SUSTAINABLE GROUNDWATER MANAGEMENT OFFICE 715 P Street, 8th Floor | Sacramento, CA 958141 P.O. Box 942836 | Sacramento, CA 94236-000

July 27, 2023

Trevor Joseph Sacramento Groundwater Authority 2295 Gateway Oaks Dr, Suite 100 Sacramento, CA, 95833 tioseph@rwah2o.org

RE: Sacramento Valley – North American Subbasin 2022 Groundwater Sustainability Plan

Dear Trevor Joseph,

The Department of Water Resources (Department) has evaluated the groundwater sustainability plan (GSP) submitted for the Sacramento Valley – North American Subbasin and has determined the GSP is approved. The approval is based on recommendations from the Staff Report, included as an exhibit to the attached Statement of Findings, which describes that the North American Subbasin satisfies the objectives of the Sustainable Groundwater Management Act (SGMA) and substantially complies with the GSP Regulations. The Staff Report also proposes recommended corrective actions that the Department believes will enhance the GSP and facilitate future evaluation by the Department. The Department strongly encourages the recommended corrective actions be given due consideration and suggests incorporating all resulting changes to the GSP in future updates.

Recognizing SGMA sets a long-term horizon for groundwater sustainability agencies (GSAs) to achieve their basin sustainability goals, monitoring progress is fundamental for successful implementation. GSAs are required to evaluate their GSPs at least every five years and whenever the Plan is amended, and to provide a written assessment to the Department. Accordingly, the Department will evaluate approved GSPs and issue an assessment at least every five years. The Department will initiate the first periodic review of the North American Subbasin no later than January 24, 2027.

Please contact Sustainable Groundwater Management staff by emailing sqmps@water.ca.gov if you have any questions related to the Department's assessment or implementation of your GSP.



Attachment 2

Letter from California Department of Water Resources, Sustainable Groundwater Management Office dated July 27, 2023



CALIFORNIA DEPARTMENT OF WATER RESOURCES SUSTAINABLE GROUNDWATER MANAGEMENT OFFICE

715 P Street, 8th Floor | Sacramento, CA 95814 | P.O. Box 942836 | Sacramento, CA 94236-0001

July 27, 2023

Trevor Joseph Sacramento Groundwater Authority 2295 Gateway Oaks Dr, Suite 100 Sacramento, CA, 95833 tjoseph@rwah2o.org

RE: Sacramento Valley – North American Subbasin 2022 Groundwater Sustainability Plan

Dear Trevor Joseph,

The Department of Water Resources (Department) has evaluated the groundwater sustainability plan (GSP) submitted for the Sacramento Valley – North American Subbasin and has determined the GSP is approved. The approval is based on recommendations from the Staff Report, included as an exhibit to the attached Statement of Findings, which describes that the North American Subbasin satisfies the objectives of the Sustainable Groundwater Management Act (SGMA) and substantially complies with the GSP Regulations. The Staff Report also proposes recommended corrective actions that the Department believes will enhance the GSP and facilitate future evaluation by the Department. The Department strongly encourages the recommended corrective actions be given due consideration and suggests incorporating all resulting changes to the GSP in future updates.

Recognizing SGMA sets a long-term horizon for groundwater sustainability agencies (GSAs) to achieve their basin sustainability goals, monitoring progress is fundamental for successful implementation. GSAs are required to evaluate their GSPs at least every five years and whenever the Plan is amended, and to provide a written assessment to the Department. Accordingly, the Department will evaluate approved GSPs and issue an assessment at least every five years. The Department will initiate the first periodic review of the North American Subbasin no later than January 24, 2027.

Please contact Sustainable Groundwater Management staff by emailing <u>sgmps@water.ca.gov</u> if you have any questions related to the Department's assessment or implementation of your GSP.

Thank You,

Paul Gosselin

Paul Gosselin Deputy Director Sustainable Groundwater Management

Attachment:

1. Statement of Findings Regarding the Approval of the Sacramento Valley – North American Subbasin Groundwater Sustainability Plan

STATE OF CALIFORNIA DEPARTMENT OF WATER RESOURCES

STATEMENT OF FINDINGS REGARDING THE APPROVAL OF THE SACRAMENTO VALLEY – NORTH AMERICAN SUBBASIN GROUNDWATER SUSTAINABILITY PLAN

The Department of Water Resources (Department) is required to evaluate whether a submitted groundwater sustainability plan (GSP or Plan) conforms to specific requirements of the Sustainable Groundwater Management Act (SGMA or Act), is likely to achieve the sustainability goal for the basin covered by the Plan, and whether the Plan adversely affects the ability of an adjacent basin to implement its GSP or impedes achievement of sustainability goals in an adjacent basin. (Water Code § 10733.) The Department is directed to issue an assessment of the Plan within two years of its submission. (Water Code § 10733.4.) This Statement of Findings explains the Department's decision regarding the Plan submitted by the Reclamation District 1001 Groundwater Sustainability Agency (GSA), Sacramento Groundwater Authority GSA, South Sutter Water District GSA, Sutter County GSA, and West Placer GSA (collectively referenced to as the GSAs or Agencies) for the North American Subbasin (Basin No. 5-021.64).

Department management has discussed the Plan with staff and has reviewed the Department Staff Report, entitled Sustainable Groundwater Management Program Groundwater Sustainability Plan Assessment Staff Report, attached as Exhibit A, recommending approval of the GSP. Department management is satisfied that staff have conducted a thorough evaluation and assessment of the Plan and concurs with staff's recommendation and all the recommended corrective actions. The Department therefore **APPROVES** the Plan and makes the following findings:

- A. The Plan satisfies the required conditions as outlined in § 355.4(a) of the GSP Regulations (23 CCR § 350 et seq.):
 - 1. The Plan was submitted within the statutory deadline of January 31, 2022. (Water Code § 10720.7(a); 23 CCR § 355.4(a)(1).)
 - 2. The Plan was complete, meaning it generally appeared to include the information required by the Act and the GSP Regulations sufficient to warrant a thorough evaluation and issuance of an assessment by the Department. (23 CCR § 355.4(a)(2).)
 - 3. The Plan, either on its own or in coordination with other Plans, covers the entire Subbasin. (23 CCR § 355.4(a)(3).)

B. The general standards the Department applied in its evaluation and assessment of the Plan are: (1) "conformance" with the specified statutory requirements, (2) "substantial compliance" with the GSP Regulations, (3) whether the Plan is likely to achieve the sustainability goal for the Subbasin within 20 years of the implementation of the Plan, and (4) whether the Plan adversely affects the ability of an adjacent basin to implement its GSP or impedes achievement of sustainability goals in an adjacent basin. (Water Code § 10733.) Application of these standards requires exercise of the Department's expertise, judgment, and discretion when making its determination of whether a Plan should be deemed "approved," "incomplete," or "inadequate."

The statutes and GSP Regulations require Plans to include and address a multitude and wide range of informational and technical components. The Department has observed a diverse array of approaches to addressing these technical and informational components being used by GSAs in different basins throughout the state. The Department does not apply a set formula or criterion that would require a particular outcome based on how a Plan addresses any one of SGMA's numerous informational and technical components. The Department finds that affording flexibility and discretion to local GSAs is consistent with the standards identified above; the state policy that sustainable groundwater management is best achieved locally through the development, implementation, and updating of local plans and programs (Water Code § 113); and the Legislature's express intent under SGMA that groundwater basins be managed through the actions of local governmental agencies to the greatest extent feasible, while minimizing state intervention to only when necessary to ensure that local agencies manage groundwater in a sustainable manner. (Water Code § 10720.1(h)) The Department's final determination is made based on the entirety of the Plan's contents on a case-by-case basis, considering and weighing factors relevant to the particular Plan and Subbasin under review.

- C. In making these findings and Plan determination, the Department also recognized that: (1) The Department maintains continuing oversight and jurisdiction to ensure the Plan is adequately implemented; (2) the Legislature intended SGMA to be implemented over many years; (3) SGMA provides Plans 20 years of implementation to achieve the sustainability goal in a basin (with the possibility that the Department may grant GSAs an additional five years upon request if the GSA has made satisfactory progress toward sustainability); and, (4) local agencies acting as GSAs are authorized, but not required, to address undesirable results that occurred prior to enactment of SGMA. (Water Code §§ 10721(r); 10727.2(b); 10733(a); 10733.8.)
- D. The Plan conforms with Water Code §§ 10727.2 and 10727.4, substantially complies with 23 CCR § 355.4, and appears likely to achieve the sustainability goal for the Subbasin. It does not appear at this time that the Plan will adversely

affect the ability of adjacent basins to implement their GSPs or impede achievement of sustainability goals.

- 1. The sustainable management criteria and goal to maintain groundwater levels at, or within 18 feet, of fall 2014 and 2015 conditions are sufficiently justified and explained. The GSAs' developed their sustainable management criteria based on their thorough understanding of the Subbasin's hydrology and anticipated changing conditions over the planning and implementation horizon. The Plan relies on decades of credible information and science to quantify the groundwater conditions that the Plan seeks to avoid and provides an objective way to determine whether the Subbasin is being managed sustainably in accordance with SGMA. (23 CCR § 355.4(b)(1).)
- 2. The Plan demonstrates an understanding of where data gaps exist and generally commits to filling some known data gaps during GSP implementation. (23 CCR § 355.4(b)(2).)
- 3. The projects and management actions proposed, which focus largely on reducing groundwater pumping though the expansion of the conjunctive use and water banking programs, are reasonable and commensurate with the level of understanding of the Subbasin setting. The projects and management actions described in the Plan provide a feasible approach to achieving the Subbasin's sustainability goal and should provide the GSAs with greater versatility to adapt and respond to changing conditions and future challenges during GSP implementation. (23 CCR § 355.4(b)(3).)
- 4. The Plan provides a detailed explanation of how the varied interests of groundwater uses and users in the Subbasin were considered in developing the sustainable management criteria and how those interests, including shallow domestic wells and groundwater dependent ecosystems, would be impacted by the chosen minimum thresholds. (23 CCR § 355.4(b)(4).)
- 5. The Plan's projects and management actions appear feasible at this time and appear capable of preventing undesirable results and ensuring that the Subbasin is managed within its sustainable yield within 20 years. The Department will continue to monitor Plan implementation and reserves the right to change its determination if projects and management actions are not implemented or appear unlikely to prevent undesirable results or achieve sustainability within SGMA timeframes. (23 CCR § 355.4(b)(5).)
- 6. The Plan includes a reasonable assessment of overdraft conditions and includes reasonable means to mitigate overdraft, if present. (23 CCR § 355.4(b)(6).)

- 7. At this time, it does not appear that the Plan will adversely affect the ability of an adjacent basin to implement its GSP or impede achievement of sustainability goals in an adjacent basin. The Plan states that the proposed minimum thresholds would have minimal impacts on the adjacent subbasins based on the limited lowering of average groundwater levels at the subbasin boundaries and a negligible change in anticipated future boundary flows based on model projections with climate change and project implementation. Further, the GSAs met with representatives from each of the other subbasins and it was agreed that the minimum thresholds would not impact the ability of the other agencies to sustainably manage their respective subbasins. (23 CCR § 355.4(b)(7).)
- 8. Because a single plan was submitted for the Subbasin, a coordination agreement was not required. (23 CCR § 355.4(b)(8).)
- 9. The five GSAs and their associated member agencies, Sacramento Groundwater Authority GSA; Reclamation District 1001 GSA; South Sutter Water District GSA; Sutter County GSA; and West Placer GSA (Placer County Water Agency, Placer County, and the cities of Roseville and Lincoln), have historically implemented numerous projects and management actions to address problematic groundwater conditions in the Subbasin. For instance, the Plan notes that cones of depression have historically occurred in both the northern agricultural areas and in the southern urban areas of the Subbasin, but local agency groundwater management responses have led to the stabilization or recovery of groundwater levels in these areas. The GSAs, and their member agencies, history of groundwater management provide a reasonable level of confidence, at this time, that the GSAs have the legal authority and financial resources necessary to implement the Plan. (23 CCR § 355.4(b)(9).)
- 10. Through review of the Plan and consideration of public comments, the Department determines that the GSAs adequately responded to comments that raised credible technical or policy issues with the Plan, sufficient to warrant approval of the Plan at this time. The Department also notes that the recommended corrective actions included in the Staff Report are important to addressing certain technical or policy issues that were raised and, if not addressed before future, subsequent plan evaluations, may preclude approval of the Plan in those future evaluations. (23 CCR § 355.4(b)(10).)
- E. In addition to the grounds listed above, DWR also finds that:
 - 1. The Plan sets forth minimum thresholds for chronic lowering of groundwater levels that take into consideration the depths of shallow

domestic wells. The GSAs developed the minimum thresholds based on a modeling analysis in combination with a domestic well impact analysis. The Plan uses the modeling analysis to determine the amount of adjustment relative to the fall 2014 and 2015 "baseline" levels, and the domestic well impact analysis to verify that the thresholds were set at a level that would not cause an unreasonable depletion of supply. The Plan's compliance with the requirements of SGMA and substantial compliance with the GSP Regulations supports the state policy regarding the human right to water (Water Code § 106.3). The Department developed its GSP Regulations consistent with and intending to further the policy through implementation of SGMA and the Regulations, primarily by achieving sustainable groundwater management in a basin. By ensuring substantial compliance with the GSP Regulations, the Department has considered the state policy regarding the human right to water in its evaluation of the Plan. (23 CCR § 350.4(g).)

- 2. The Plan acknowledges and identifies interconnected surface waters within the Subbasin. The GSAs proposes initial sustainable management criteria to manage this sustainability indicator and measures to improve understanding and management of interconnected surface water. The GSAs acknowledge, and the Department agrees, many data gaps related to interconnected surface water exist. The GSAs should continue filling data gaps, collecting additional monitoring data, and coordinating with resources agencies and interested parties to understand beneficial uses and users that may be impacted by depletions of interconnected surface water caused by groundwater pumping. Future periodic evaluations of the Plan and amendments to the Plan should aim to improve the initial sustainable management criteria as more information and improved methodology becomes available.
- 3. The basin is not currently in a state of long-term overdraft and projections of future basin extractions are likely to stay within current and historic ranges, at least until the next periodic evaluation by the GSA and the Department. Basin groundwater levels and other SGMA sustainability indicators are unlikely to deteriorate while the GSA implements the Department's recommended corrective actions. State intervention is not necessary at this time to ensure that local agencies manage groundwater in a sustainable manner. (Wat. Code § 10720.1(h).)
- 4. The California Environmental Quality Act (Public Resources Code § 21000 *et seq.*) does not apply to the Department's evaluation and assessment of the Plan.

Statement of Findings Sacramento Valley – North American Subbasin (No. 5-021.64)

Accordingly, the GSP submitted by the Agencies for the North American Subbasin is hereby **APPROVED.** The recommended corrective actions identified in the Staff Report will assist the Department's future review of the Plan's implementation for consistency with SGMA and the Department therefore recommends the Agencies address them by the time of the Department's periodic review, which is set to begin on January 24, 2027, as required by Water Code § 10733.8. Failure to address the Department's Recommended Corrective Actions before future, subsequent plan evaluations, may lead to a Plan being determined incomplete or inadequate.

Signed:

karla Nemeth

Karla Nemeth, Director Date: July 27, 2023

Exhibit A: Groundwater Sustainability Plan Assessment Staff Report – Sacramento Valley – North American Subbasin

State of California Department of Water Resources Sustainable Groundwater Management Program Groundwater Sustainability Plan Assessment Staff Report

Groundwater Basin Name:	Sacramento Valley – North American Subbasin (No. 5- 021.64)
Submitting Agency:	Reclamation District 1001 GSA; Sacramento Groundwater Authority GSA; South Sutter Water District GSA; Sutter County GSA; and West Placer GSA
Submittal Type:	Initial GSP Submission
Submittal Date:	January 24, 2022
Recommendation:	Approved
Date:	July 27, 2023

The Reclamation District 1001 Groundwater Sustainability Agency (GSA); Sacramento Groundwater Authority GSA; South Sutter Water District GSA; Sutter County GSA; and West Placer GSA (collectively referenced to as the GSAs or Agencies) submitted the North American Subbasin Groundwater Sustainability Plan (GSP or Plan) for the North American Subbasin (Subbasin) to the Department of Water Resources (DWR or Department) for evaluation and assessment as required by the Sustainable Groundwater Management Act (SGMA)¹ and GSP Regulations.² The GSP covers the entire Subbasin for the implementation of SGMA.

After evaluation and assessment, Department staff conclude that the Plan includes the required components of a GSP; demonstrates a thorough understanding of the Subbasin based on what appears to be the best available science and information; sets well explained, supported, and reasonable sustainable management criteria to prevent undesirable results as defined in the Plan; and proposes a set of projects and management actions that will likely achieve the sustainability goal defined for the Subbasin.³ Department staff will continue to monitor and evaluate the Subbasin's progress toward achieving the sustainability goal through annual reporting and future periodic evaluations of the GSP and its implementation.

¹ Water Code § 10720 et seq.

² 23 CCR § 350 et seq.

³ 23 CCR § 350 et seq.

• Based on the current evaluation of the Plan, Department staff recommend the GSP be approved with the recommended corrective actions described herein.

This assessment includes five sections:

- <u>Section 1 Summary</u>: Overview of Department staff's assessment and recommendations.
- <u>Section 2 Evaluation Criteria</u>: Describes the legislative requirements and the Department's evaluation criteria.
- <u>Section 3 Required Conditions</u>: Describes the submission requirements, Plan completeness, and basin coverage required for a GSP to be evaluated by the Department.
- <u>Section 4 Plan Evaluation</u>: Provides an assessment of the contents included in the GSP organized by each Subarticle outlined in the GSP Regulations.
- <u>Section 5 Staff Recommendation</u>: Includes the staff recommendation for the Plan and any recommended or required corrective actions, as applicable.

1 SUMMARY

Department staff recommend approval of the North American GSP. The GSAs have identified areas for improvement of their Plan (e.g., adding additional monitoring sites to the groundwater level and surface water monitoring networks, confirmation of interconnected surface water, and additional water quality sampling to assess trends in the northern portion of the Subbasin). Department staff concur that those items are important and recommend the GSAs address them as soon as possible. Department staff have also identified additional recommended corrective actions within this assessment that the GSAs should consider addressing by the first periodic evaluation of the Plan. The recommended corrective actions generally focus on the following:

- (1) clarifying the definition of the bottom of the Subbasin,
- (2) amending or clarifying the undesirable result definition for degraded water quality,
- (3) establishing sustainable management criteria for land subsidence utilizing a monitoring network that directly measures land elevation change,
- (4) continuing to fill data gaps; collecting additional monitoring data; and coordinating with resources agencies and interested parties to understand beneficial uses and users that may be impacted by depletions of interconnected surface water caused by groundwater pumping (and potentially refine sustainable management criteria), and
- (5) addressing discrepancies between the monitoring network tables in the Plan and information provided on the SGMA Portal's Monitoring Network Module.

Addressing the recommended corrective actions identified in <u>Section 5</u> of this assessment will be important to demonstrate, on an ongoing basis, that implementation of the Plan is likely to achieve the Subbasin's sustainability goal.
2 EVALUATION CRITERIA

The GSAs submitted a single GSP to the Department to evaluate whether the Plan conforms to specified SGMA requirements⁴ and is likely to achieve the sustainability goal for the North American Subbasin.⁵ To achieve the sustainability goal for the Subbasin, the GSP must demonstrate that implementation of the Plan will lead to sustainable groundwater management, which means the management and use of groundwater in a manner that can be maintained during the planning and implementation horizon without causing undesirable results.⁶ Undesirable results must be defined quantitatively by the GSAs.⁷ The Department is also required to evaluate whether the GSP will adversely affect the ability of an adjacent basin to implement its GSP or achieve its sustainability goal.⁸

For the GSP to be evaluated by the Department, it must first be determined that the Plan was submitted by the statutory deadline,⁹ and that it is complete and covers the entire basin.¹⁰ If these conditions are satisfied, the Department evaluates the Plan to determine whether it complies with specific SGMA requirements and substantially complies with the GSP Regulations.¹¹ Substantial compliance means that the supporting information is sufficiently detailed and the analyses sufficiently thorough and reasonable, in the judgment of the Department, to evaluate the Plan, and the Department determines that any discrepancy would not materially affect the ability of the Agency to achieve the sustainability goal for the basin, or the ability of the Department to evaluate the likelihood of the Plan to attain that goal.¹²

When evaluating whether the Plan is likely to achieve the sustainability goal for the Subbasin, Department staff reviewed the information provided and relied upon in the GSP for sufficiency, credibility, and consistency with scientific and engineering professional standards of practice.¹³ The Department's review considers whether there is a reasonable relationship between the information provided and the assumptions and conclusions made by the GSA, including whether the interests of the beneficial uses and users of groundwater in the basin have been considered; whether sustainable management criteria and projects and management actions described in the Plan are commensurate with the level of understanding of the basin setting; and whether those projects and management actions are feasible and likely to prevent undesirable results.¹⁴

- ⁷ 23 CCR § 354.26 et seq.
- ⁸ Water Code § 10733(c).
- 9 23 CCR § 355.4(a)(1).
- ¹⁰ 23 CCR §§ 355.4(a)(2), 355.4(a)(3).
- ¹¹ 23 CCR § 350 et seq.
- ¹² 23 CCR § 355.4(b).
- ¹³ 23 CCR § 351(h).

⁴ Water Code §§ 10727.2, 10727.4.

⁵ Water Code § 10733(a).

⁶ Water Code § 10721(v).

¹⁴ 23 CCR §§ 355.4(b)(1), (3), (4), and (5).

The Department also considers whether the GSA has the legal authority and financial resources necessary to implement the Plan.¹⁵

To the extent overdraft is present in a basin, the Department evaluates whether the Plan provides a reasonable assessment of the overdraft and includes reasonable means to mitigate the overdraft.¹⁶ The Department also considers whether the Plan provides reasonable measures and schedules to eliminate identified data gaps.¹⁷ Lastly, the Department's review considers the comments submitted on the Plan and evaluates whether the GSA adequately responded to the comments that raise credible technical or policy issues with the Plan.¹⁸

The Department is required to evaluate the Plan within two years of its submittal date and issue a written assessment of the Plan.¹⁹ The assessment is required to include a determination of the Plan's status.²⁰ The GSP Regulations define the three options for determining the status of a Plan: Approved,²¹ Incomplete,²² or Inadequate.²³

Even when review indicates that the GSP satisfies the requirements of SGMA and is in substantial compliance with the GSP Regulations, the Department may recommend corrective actions.²⁴ Recommended corrective actions are intended to facilitate progress in achieving the sustainability goal within the basin and the Department's future evaluations, and to allow the Department to better evaluate whether the Plan adversely affects adjacent basins. While the issues addressed by the recommended corrective actions do not, at this time, preclude approval of the Plan, the Department recommends that the issues be addressed to ensure the Plan's implementation continues to be consistent with SGMA and the Department is able to assess progress in achieving the sustainability goal within the basin.²⁵ Unless otherwise noted, the Department proposes that recommended corrective actions be addressed by the submission date for the first periodic assessment.²⁶

The staff assessment of the GSP involves the review of information presented by the GSA, including models and assumptions, and an evaluation of that information based on scientific reasonableness, including standard or accepted professional and scientific methods and practices. The assessment does not require Department staff to recalculate or reevaluate technical information provided in the Plan or to perform its own geologic or engineering analysis of that information. The staff recommendation to approve a Plan

¹⁶ 23 CCR § 355.4(b)(6).

¹⁹ Water Code § 10733.4(d); 23 CCR § 355.2(e).

²¹ 23 CCR § 355.2(e)(1).

- ²³ 23 CCR § 355.2(e)(3).
- ²⁴ Water Code § 10733.4(d).

^{15 23} CCR § 355.4(b)(9).

¹⁷ 23 CCR § 355.4(b)(2).

¹⁸ 23 CCR § 355.4(b)(10).

²⁰ Water Code § 10733.4(d); 23 CCR § 355.2(e).

²² 23 CCR § 355.2(e)(2).

²⁵ Water Code § 10733.8.

²⁶ 23 CCR § 356.4 *et seq*.

does not signify that Department staff, were they to exercise the professional judgment required to develop a GSP for the basin, would make the same assumptions and interpretations as those contained in the Plan, but simply that Department staff have determined that the assumptions and interpretations relied upon by the submitting GSA are supported by adequate, credible evidence, and are scientifically reasonable.

Lastly, the Department's review and approval of the Plan is a continual process. Both SGMA and the GSP Regulations provide the Department with the ongoing authority and duty to review the implementation of the Plan.²⁷ Also, GSAs have an ongoing duty to provide reports to the Department, periodically reassess their plans, and, when necessary, update or amend their plans.²⁸ The passage of time or new information may make what is reasonable and feasible at the time of this review to not be so in the future. The emphasis of the Department's periodic reviews will be to assess the progress toward achieving the sustainability goal for the basin and whether Plan implementation adversely affects the ability of adjacent basins to achieve their sustainability goals.

3 REQUIRED CONDITIONS

A GSP, to be evaluated by the Department, must be submitted within the applicable statutory deadline. The GSP must also be complete and must, either on its own or in coordination with other GSPs, cover the entire basin.

3.1 SUBMISSION DEADLINE

SGMA required basins categorized as high- or medium-priority and not subject to critical conditions of overdraft to submit a GSP no later than January 31, 2022.²⁹

The GSAs submitted their Plan on January 24, 2022.

3.2 COMPLETENESS

GSP Regulations specify that the Department shall evaluate a GSP if that GSP is complete and includes the information required by SGMA and the GSP Regulations.³⁰

The GSAs submitted an adopted GSP for the entire Subbasin. After an initial, preliminary review, Department staff found the GSP to be complete and appearing to include the

²⁷ Water Code § 10733.8; 23 CCR § 355.6.

²⁸ Water Code §§ 10728 *et seq.*, 10728.2.

²⁹ Water Code § 10720.7(a)(2).

³⁰ 23 CCR § 355.4(a)(2).

required information, sufficient to warrant a thorough evaluation by the Department.³¹ The Department posted the GSP to its website on January 31, 2022.³²

3.3 BASIN COVERAGE

A GSP, either on its own or in coordination with other GSPs, must cover the entire basin.³³ A GSP that is intended to cover the entire basin may be presumed to do so if the basin is fully contained within the jurisdictional boundaries of the submitting GSAs.

The GSP intends to manage the entire North American Subbasin and the jurisdictional boundary of the submitting GSAs fully contains the Subbasin.³⁴

4 PLAN EVALUATION

As stated in Section 355.4 of the GSP Regulations, a basin "shall be sustainably managed within 20 years of the applicable statutory deadline consistent with the objectives of the Act." The Department's assessment is based on a number of related factors including whether the elements of a GSP were developed in the manner required by the GSP Regulations, whether the GSP was developed using appropriate data and methodologies and whether its conclusions are scientifically reasonable, and whether the GSP, through the implementation of clearly defined and technically feasible projects and management actions, is likely to achieve a tenable sustainability goal for the basin. The Department staff's evaluation of the likelihood of the Plan to attain the sustainability goal for the Subbasin is provided below.

4.1 Administrative Information

The GSP Regulations require each Plan to include administrative information identifying the submitting Agency, its decision-making process, and its legal authority;³⁵ a description of the Plan area and identification of beneficial uses and users in the Plan area;³⁶ and a description of the ability of the submitting Agency to develop and implement a Plan for that area.³⁷

The five GSAs collectively take responsibility for groundwater management in the Subbasin and each participated in the development and adoption of its GSP.³⁸ The GSAs

³⁷ 23 CCR § 354.6(e).

³¹ The Department undertakes a preliminary completeness review of a submitted Plan under section 355.4(a) of the GSP Regulations to determine whether the elements of a Plan required by SGMA and the Regulations have been provided, which is different from a determination, upon review, that a Plan is "incomplete" for purposes of section 355.2(e)(2) of the Regulations.

³² <u>https://sgma.water.ca.gov/portal/gsp/preview/100</u>.

³³ Water Code § 10727(b); 23 CCR § 355.4(a)(3).

³⁴ North American Subbasin GSP, Section 2.1, p. 31.

³⁵ 23 CCR § 354.6 et seq.

³⁶ 23 CCR § 354.8 et seq.

³⁸ North American Subbasin GSP, ES Overview and ES 1, p. 17.

selected the Sacramento Groundwater Authority as the lead agency for developing and implementing the Plan.³⁹ For the decision-making process, each of the five GSAs have jurisdiction in their respective area for managing groundwater under California Water Code Section 10721.⁴⁰ As such, each GSA approves decisions via a board of directors, joint-powers agreement, memorandum of agreement, or a combination thereof.⁴¹

The Subbasin spans approximately 342,000 acres and includes the counties of Placer, Sacramento, and Sutter.⁴² The Subbasin is bounded by four rivers — the Bear, Feather, American, and Sacramento (to the north, south, and west) — and the Sierra Nevada foothills (to the east).⁴³ The western portion of the Subbasin consists of relatively flat floodplains, whereas the eastern region is characterized by low rolling uplands.⁴⁴ The North American Subbasin adjoins four other subbasins: South Yuba (No. 5-021.61) to the north; Sutter (No. 5-021.62) and Yolo (No. 5-021.67) to the west; and South American (No. 5-021.65) to the south. A map showing the Subbasin boundaries and adjacent subbasins is shown in Figure 1 below.



Figure 1: North American Subbasin Location Map.

The GSP lists the general land use categories and their approximate percentages (relative to the total area of the Subbasin) as follows: 40% urban, 30% agricultural, and

³⁹ North American Subbasin GSP, Section 2.2, p. 34, Appendix A, p. 379.

⁴⁰ North American Subbasin GSP, Section 11.6, p. 354.

⁴¹ North American Subbasin GSP, Section 11.6, p. 354.

⁴² North American Subbasin GSP, Section 3.1, p. 35.

⁴³ North American Subbasin GSP, Section 3.1, p. 35, Figure 3-1, p. 36.

⁴⁴ North American Subbasin GSP, Section 3.1, p. 35.

less than 1% riparian vegetation; while close to 30% of the land is not classified.⁴⁵ Approximately 50% of the agricultural acreage in the Subbasin produces rice and about 10% is utilized for permanent crops (such as orchards and vineyards).⁴⁶ The Plan includes a figure⁴⁷ depicting the Subbasin's total acreage, land use categories, and agricultural cropping patterns. According to the GSP, there are federal, state, county, and tribal agencies with land use jurisdiction in the Subbasin.⁴⁸

The GSP provides descriptions of the water use sectors (urban, domestic, agriculture, environmental, and groundwater remediation) and types (groundwater, surface water, recycled water, and water reuse).⁴⁹ Currently, surface water (primarily from the American, Bear, and Sacramento rivers)⁵⁰ provides approximately 60% of the water needed by the Subbasin, whereas groundwater accounts for roughly 40% of the total water supply.⁵¹

The Plan explains that through historical and current conjunctive use programs, the Sacramento Groundwater Authority and its member agencies have managed groundwater and reversed historical declining groundwater level trends in the Subbasin.⁵² The Sacramento Groundwater Authority and the Regional Water Authority continue to support the expansion of conjunctive use and have developed a "Water Accounting Framework" that encourages water purveyors to bank water when available.⁵³ The Plan also notes that four agencies (Placer, Sacramento, and Sutter counties and the City of Roseville) have well-permitting authority and have adopted ordinances that meet or exceed DWR's Bulletins 74-81 and 74-90.⁵⁴

Each GSA developed and implemented a Communication and Engagement Plan (C&E) that describes stakeholder engagement.⁵⁵ Each C&E has the following elements: goals and desired outcomes, stakeholder identification, venues for engaging, and an implementation timeline.⁵⁶ During GSA formation and GSP development, public briefings consisted of notifications, postings on websites,⁵⁷ public meetings (GSA, board, and community), and targeted engagement.⁵⁸

The Plan contains sufficient detail regarding the beneficial uses and users of groundwater, water use types, existing water monitoring and resource programs, and types and distribution of land use and land use plans within the Subbasin. Department

⁴⁵ North American Subbasin GSP, Section 3.4, p. 43.

⁴⁶ North American Subbasin GSP, Section 3.4, p. 45.

⁴⁷ North American Subbasin GSP, Figure 3-5, p. 46.

⁴⁸ North American Subbasin GSP, Section 3.3, p. 37.

⁴⁹ North American Subbasin GSP, Sections 3.7-3.8.4, pp. 51-62.

⁵⁰ North American Subbasin GSP, Table 3-3, p. 60.

⁵¹ North American Subbasin GSP, Section 3.8, p. 55.

⁵² North American Subbasin GSP, Section 3.13, p. 80.

⁵³ North American Subbasin GSP, Section 3.13, p. 80.

⁵⁴ North American Subbasin GSP, Section 3.17, pp. 83-85.

⁵⁵ North American Subbasin GSP, Section 11.1, p. 341.

⁵⁶ North American Subbasin GSP, Section 11.1, p. 341.

⁵⁷ <u>https://nasbgroundwater.org/</u> and <u>https://westplacergroundwater.com/</u>

⁵⁸ North American Subbasin GSP, Section 11.1, pp. 341-342.

staff conclude that the administrative information included in the Plan substantially complies with the requirements outlined in the GSP Regulations.

4.2 BASIN SETTING

GSP Regulations require information about the physical setting and characteristics of the basin and current conditions of the basin, including a hydrogeologic conceptual model; a description of historical and current groundwater conditions; and a water budget accounting for total annual volume of groundwater and surface water entering and leaving the basin, including historical, current, and projected water budget conditions.⁵⁹

4.2.1 Hydrogeologic Conceptual Model

The hydrogeologic conceptual model is a non-numerical model of the physical setting, characteristics, and processes that govern groundwater occurrence within a basin, and represents a local agency's understanding of the geology and hydrology of the basin that support the geologic assumptions used in developing mathematical models, such as those that allow for quantification of the water budget.⁶⁰ The GSP Regulations require a descriptive hydrogeologic conceptual model that includes a written description of geologic conditions, supported by cross sections and maps,⁶¹ and includes a description of basin boundaries and the bottom of the basin,⁶² principal aquifers and aquitards,⁶³ and data gaps.⁶⁴

The Subbasin overlies the Sierra Nevada block mountain range, which dips westward beneath the Sacramento Valley.⁶⁵ The structural setting of the Subbasin is dominated by down-warping caused by tectonic activity and sediment consolidation.⁶⁶ The Plan identifies the major geologic units of the Subbasin as Mesozoic igneous and metamorphic basement rocks with nine overlying Cenozoic sedimentary formations. The Plan provides detailed descriptions of these units including their general locations and information such as approximate thickness, depositional environment, and water-bearing characteristics of each unit.⁶⁷

The lateral boundaries of the Subbasin are defined by the surficial contact between alluvium and bedrock of the Sierra Nevada mountain range to the east, the Bear River to the north, the Feather and Sacramento Rivers to the west, and the American River to the

Practices-and-Guidance-Documents/Files/BMP-3-Hydrogeologic-Conceptual-Model_ay_19.pdf.

⁵⁹ 23 CCR § 354.12.

⁶⁰ DWR Best Management Practices for the Sustainable Management of Groundwater: Hydrogeologic Conceptual Model, December 2016: <u>https://water.ca.gov/-/media/DWR-Website/Web-</u>Pages/Programs/Groundwater-Management/Sustainable-Groundwater-Management/Best-Management-

⁶¹ 23 CCR §§ 354.14 (a), 354.14 (c).

^{62 23} CCR §§ 354.14 (b)(2-3).

^{63 23} CCR § 354.14 (b)(4) et seq.

^{64 23} CCR § 354.14 (b)(5).

⁶⁵ North American Subbasin GSP, Section 4.5, p. 94.

⁶⁶ North American Subbasin GSP, Section 4.6, p. 94.

⁶⁷ North American Subbasin GSP, Sections 4.7.2-4.8.4, pp. 97-99 and 101.

south.⁶⁸ The Plan defines the vertical extent of the Subbasin as one of two depositional contacts (whichever is encountered first): either the contact with the Sierra Nevada basement rock or the contact with marine sediments (which the Plan equates as the base of fresh water). ⁶⁹ The vertical occurrence of bedrock varies across the Subbasin, deepening from east to west.⁷⁰ The base of fresh water occurs near ground surface in the eastern portion of the Subbasin and deepens to more than 2,000 feet below mean sea level as it approaches the southwest corner of the Subbasin.⁷¹ The Plan indicates that the continentally-derived sediments of the Mehrten Formation and its five overlying units are fresh water-bearing.⁷² The three sedimentary units, underlying the Mehrten Formation, contain marine-derived (or partially marine-derived) sediments and are considered non-water or non-fresh water bearing.⁷³

After evaluation of the information provided Plan (i.e., discussion on the vertical extent of the Subbasin, the geologic formation descriptions, and the provided cross-sections), Department staff note the Plan's definition of the bottom of the Subbasin is unclear. The Plan states that the Subbasin's vertical extent is partially defined by the top of the marine sediments, which are considered the base of fresh water.⁷⁴ However, the Plan also provides a contour map⁷⁵ identifying the elevation of base of fresh water where the electrical conductivity of groundwater remains less than 3,000 micromhos.⁷⁶ Additionally, the Plan indicates that the Valley Springs Formation (directly underlying the Mehrten Formation) is comprised of "mostly fluvial sediments" (i.e., deposited by a river).⁷⁷ However, it is unclear whether this formation is part of the vertical extent of the Subbasin. Department staff recommend the GSA Investigate and provide further clarity on the definition of the bottom of the Subbasin in areas not defined by the occurrence of bedrock (see <u>Recommended Corrective Action 1</u>).

The Plan describes one principal aquifer in the Subbasin and presents an evaluation in Appendix F to justify this determination.⁷⁸ Historically, the Subbasin was described by the Department as containing two major aquifers: an upper aquifer spanning the topmost 200-300 feet of the Subbasin and a lower aquifer extending from 200-300 feet down to the base of fresh water.⁷⁹ However, the Plan indicates that no studies have identified a regionally extensive fine-grained layer that separates these zones. Furthermore, the Plan states that both the upper and lower zones show similar trends in groundwater levels, groundwater gradients, and response to pumping and recharge, and that groundwater

⁶⁸ North American Subbasin GSP, Section 4.1, p. 87.

⁶⁹ North American Subbasin GSP, Section 4.1, p. 87.

⁷⁰ North American Subbasin GSP, Section 4.6, p. 94, Figures 4-9 through 4-11, pp.105, 109, and 113.

⁷¹ North American Subbasin GSP, Section 4.1, p. 87.

⁷² North American Subbasin GSP, Sections 4.7, pp. 95-98.

⁷³ North American Subbasin GSP, Sections 4.8, pp. 98-99.

⁷⁴ North American Subbasin GSP, Section 4.1, p. 87.

⁷⁵ North American Subbasin GSP, Figure 4-1, p. 88.

⁷⁶ North American Subbasin GSP, Section 4.1. p. 87.

⁷⁷ North American Subbasin GSP, Sections 4.7.4 and 4.8.1, pp. 97-98, Sections 4.9.1-4.9.3, pp. 104-113.

⁷⁸ North American Subbasin GSP, Appendix F, pp. 519-528.

⁷⁹ North American Subbasin GSP, Section 4.11, p. 121.

quality is variable across the Subbasin.⁸⁰ The Plan notes that the determination of a single principal aquifer is consistent with assessments made by the Yuba and South American subbasins (north and south of the Subbasin, respectively).⁸¹

The Plan states that the Subbasin contains a meandering (and interconnected) system of interbedded fine- and coarse-grained sediments, representative of deposits formed in fluvial environments.⁸² The GSP describes the shallow Turlock Lake and Laguna formations as exhibiting unconfined aquifer characteristics.⁸³ However, the deeper Mehrten Formation (while still vertically interconnected with overly units) displays some characteristics of confinement based on "delayed responses to pumping and recharge effects imposed in the shallower portions of the aquifer."⁸⁴ Additionally, the GSP notes that several inactive faults have been identified in the Subbasin including the Willows Fault. While only this specific fault was discussed in detail, this structure is not anticipated to impact groundwater flow due to its depth.⁸⁵

Groundwater uses/users in the Subbasin include groundwater dependent ecosystems; stakeholders and agencies involved in groundwater/land use management; remediation projects; and municipal, domestic, and agricultural water supply. Municipal users are concentrated in the southern and eastern parts of the Subbasin, and only the communities of Rio Linda, Arden, and Del Paso Manor rely solely on groundwater.⁸⁶ Domestic well users are scattered throughout the Subbasin in both urban and rural areas. Agricultural users occupy the central, western, and northern parts of the Subbasin and rely on groundwater for irrigation and to augment surface water supplies.⁸⁷ Groundwater dependent ecosystems occupy three percent of the Subbasin's total land area and provide habitat to native and non-native wildlife.⁸⁸ Remediation of the former McClellan Air Force Base and the Aerojet Superfund Site uses approximately 5,000 acre-feet per year (AFY) for pumping, treating, and discharging groundwater to surface water.⁸⁹

The Plan explains that hydrogeologic investigations have taken place in the Subbasin since 1912. The Plan states that "there are no data gaps that would affect the ability to sustainably manage the Subbasin within the next 5 years."⁹⁰ However, the Plan identifies some data gaps that would improve the GSAs' understanding of groundwater conditions in the Subbasin, including:

• continued groundwater quality sampling in the northern portions of the Subbasin,

⁸⁰ North American Subbasin GSP, Appendix F, pp. 520-525.

⁸¹ North American Subbasin GSP, Table 4-1, p. 122.

⁸² North American Subbasin GSP, Section 4.11, p. 121.

⁸³ North American Subbasin GSP, Section 5.5, pp. 146.

⁸⁴ North American Subbasin GSP, Section 5.5, pp. 146.

⁸⁵ North American Subbasin GSP, Section 4.6, p. 94.

⁸⁶ North American Subbasin GSP, Section 8.7.1, p. 51.

⁸⁷ North American Subbasin GSP, Section 8.7.3 and Figure 3-9, pp. 51-52.

⁸⁸ North American Subbasin GSP, Section 3.7.4, p. 53.

⁸⁹ North American Subbasin GSP, Section 3.7.5, p. 53.

⁹⁰ North American Subbasin GSP, Section 4.14, p. 125.

- an assessment to better understand the hydraulic relationship between the shallow and deeper aquifer formations (loosely described as "aquifers" in the GSP), which might include evaluating the effects of groundwater pumping from the deeper aquifers in adjacent subbasins; evaluating the relationship between the Willows Fault and the aquifers; and geophysical mapping of the aquifers,
- and confirmation of areas with interconnected surface waters.⁹¹

The information provided in the GSP that comprises the hydrogeologic conceptual model substantially complies with the requirements outlined in the GSP Regulations. In general, the Plan's descriptions of the regional geologic setting, the Subbasin's physical characteristics, and the principal aquifer appear to utilize the best available information and science. Department staff are aware of no significant inconsistencies or contrary technical information to that presented in the Plan.

4.2.2 Groundwater Conditions

The GSP Regulations require a written description of historical and current groundwater conditions for each of the applicable sustainability indicators and groundwater dependent ecosystems that includes the following: groundwater elevation contour maps and hydrographs,⁹² a graph depicting change in groundwater storage,⁹³ maps and cross-sections of the seawater intrusion front,⁹⁴ maps of groundwater contamination sites and plumes,⁹⁵ maps depicting total subsidence,⁹⁶ identification of interconnected surface water systems and an estimate of the quantity and timing of depletions of those systems,⁹⁷ and identification of groundwater dependent ecosystems.⁹⁸

The GSP provides current and historical groundwater level information. The GSP splits the Subbasin into three regions referred to as "Western," "Central," and "Eastern."⁹⁹ The GSP provides a total of 124 hydrographs that depict short- and long-term groundwater elevations as well as hydraulic gradients within the principal aquifer.¹⁰⁰ Based on review of the hydrographs, groundwater levels in the Western area of the Subbasin appear relatively stable with historical lows typically occurring in the mid-1960s, late-1970s, or between 2014 and 2016. The long-term hydrographs in the Central area of the Subbasin generally show declining trends up until the mid-1990s, but the Plan notes that levels have generally stabilized or increased slightly since that time due to increased surface water availability.¹⁰¹ Short-term hydrographs in the Central area of the Subbasin generally

⁹⁴ 23 CCR § 354.16 (c).

⁹¹ North American Subbasin GSP, Section 5.13, p. 191.

^{92 23} CCR §§ 354.16 (a)(1-2).

⁹³ 23 CCR § 354.16 (b).

⁹⁵ 23 CCR § 354.16 (d).

^{96 23} CCR § 354.16 (e).

^{97 23} CCR § 354.16 (f).

^{98 23} CCR § 354.16 (g).

⁹⁹ North American Subbasin GSP, Section 5.1, p. 127.

¹⁰⁰ North American Subbasin GSP, Appendix G through K, pp. 529-680.

¹⁰¹ North American Subbasin GSP, Section 5.2.2, p. 135.

show stable groundwater conditions with historical lows between 2014 and 2016. Groundwater levels in the Eastern area of the Subbasin generally show stable groundwater level trends; however, most hydrographs are short-term with historical lows occurring in 2016.

The GSP includes a description of the change in groundwater storage and a graph¹⁰² depicting the annual and cumulative changes in groundwater storage. The GSP states that the cumulative change in storage for water years 2009 through 2018 has increased by approximately 300,000 acre-feet.¹⁰³

The GSP includes a description of current and historical groundwater quality issues and provides chemical distribution and trend maps. The GSP identifies arsenic, chromium (total and hexavalent), iron, manganese, nitrate, and total dissolved solids as the water quality constituents of interest based on previous studies in the Subbasin (as well as boron, based on its effect on agriculture).¹⁰⁴ The GSP states that, in general, "the quality of groundwater in the Subbasin is suitable for nearly all uses, with the exception of contamination plumes and localized, naturally-occurring and human-caused quality issues, which may affect the supply, beneficial uses, and potential management of groundwater in the Subbasin." ¹⁰⁵ The GSP also describes several groundwater contamination sites and plumes throughout the Subbasin including ongoing remediation efforts (most notably the former McClellan Air Force Base and Aerojet Superfund sites).¹⁰⁶

The GSP includes a description of current and historical land subsidence conditions in the Subbasin.¹⁰⁷ The GSP also includes maps depicting the current extent, cumulative total, and annual rate of subsidence in the Subbasin.¹⁰⁸ The GSP states that InSAR data, collected from January 2015 through October 2020, shows land subsidence ranged from a total of 0 to -0.25 feet with most of the Subbasin experiencing a maximum displacement of less than -0.05 foot and just a "small area in the western portion of the Subbasin where the subsidence is greater than -0.15 foot."¹⁰⁹

The GSP identifies interconnected surface water within the Subbasin. To determine which rivers and creeks are connected to groundwater, the GSP utilized a depth-to-groundwater map as an "initial indication of whether the rivers and creeks are interconnected or disconnected."¹¹⁰ The Plan states that for the "purposes of this GSP, the rivers and creeks were assumed to be interconnected when the depth to water is less than 30 feet [below

¹⁰² North American Subbasin GSP, Figure 5-9, p. 149.

¹⁰³ North American Subbasin GSP, Section 5.7, p. 148.

¹⁰⁴ North American Subbasin GSP, Section 5.8, p. 150.

¹⁰⁵ North American Subbasin GSP, Section 5.8.1, p. 150.

¹⁰⁶ North American Subbasin GSP, Section 5.8.3, pp. 171-173.

¹⁰⁷ North American Subbasin GSP, Section 5.10, pp. 174-175.

¹⁰⁸ North American Subbasin GSP, Figures 5-29 and 5-30, pp. 181-182.

¹⁰⁹ North American Subbasin GSP, Section 5.10, p. 175.

¹¹⁰ North American Subbasin GSP, Section 5.11, p. 183.

ground surface (bgs)]." ¹¹¹ However, Department staff note that it is unclear why the 30 feet bgs groundwater level is a reasonable metric for identifying hydraulically connected surface water and groundwater.

Appendix O¹¹² of the GSP (groundwater dependent ecosystems analysis) describe the method used to develop the depth-to-groundwater map, which is based on groundwater level measurements from spring 2020. The GSP notes that spring 2020 was utilized because it has "the most complete set of measurements," including measurements from four new shallow monitoring wells.¹¹³ However, it is unclear to Department staff how a single season's groundwater levels are sufficient to develop this depth and how spring 2020 relates to the long-term connection or disconnection of groundwater and surface water in the Subbasin. It is also unclear why 2020 was selected when the model only simulates through 2018, which also could have been used to provide an estimate of interconnected and disconnected streams in the Subbasin and address data gaps.

To further evaluate the connectivity of surface water with groundwater, the GSAs conducted an analysis of groundwater level hydrographs and isotope data.¹¹⁴ The GSAs reviewed hydrographs from monitoring wells adjacent to rivers, creeks, and levees to determine if groundwater levels respond to changes in surface water and, therefore, are considered interconnected.¹¹⁵ In some cases, the GSP utilizes water quality (stable isotopes), low permeability geologic composition, and perched groundwater conditions to support the connectivity determination.¹¹⁶ The GSP claims that the lower permeability lone Formation tends to perch groundwater, and therefore surface water was determined not to be connected to the principal aquifer for a portion of the Eastern section of the Subbasin underlain by the formation.¹¹⁷ However, it somewhat unclear how groundwater conditions in the lower permeability lone Formation relate to recent and historical trends, how seasonal fluctuations of groundwater levels may affect perched groundwater (possibly resulting in intermittent connectively), or what other mechanisms or geologic conditions could be present by which perched groundwater may be connected to the principal aquifer through vertical, horizonal, or lateral flow.

The GSP provides a contour map (Figure 5-31)¹¹⁸ showing reaches where surface water is anticipated to either be interconnected or disconnected from groundwater, along with hydrographs showing groundwater levels and stream gauge measurements. However, the map lacks the necessary detail to understand if it is a reliable depiction of interconnected surface water. For example, the map does not label the contours or distinguish between gaining or losing portions of the streams, and the hydrograph details

¹¹¹ North American Subbasin GSP, Section 5.11, p. 183.

¹¹² North American Subbasin GSP, Appendix O, pp. 817-920.

¹¹³ North American Subbasin GSP, Appendix O, p. 821.

¹¹⁴ North American Subbasin GSP, Section 5.11, pp. 183-185

¹¹⁵ North American Subbasin GSP, Section 5.11, p. 183.

¹¹⁶ North American Subbasin GSP, Section 5.11, pp. 183-184.

¹¹⁷ North American Subbasin GSP, Section 5.11, p. 184.

¹¹⁸ North American Subbasin GSP, Figure 5-31, p. 185.

are blurry and do not provide enough resolution to interpret the data. Additionally, the wells shown are sparse and there appears to be several differences between the hydrographs shown in Figure 5-31¹¹⁹ and those presented in Appendix N (for the same wells).¹²⁰ For example, when comparing Figure 5-31 and Appendix N, wells 1516 and 1518 appear to differ significantly.

There are also significant portions of streams and creeks which appear to be disconnected from groundwater. However, this determination appears to be primarily made by the 30 feet bgs depth-to-groundwater contours as there are no corresponding shallow monitoring wells. The GSP notes that confirmation of areas likely to be interconnected would improve the GSAs' "overall knowledge of groundwater conditions" in the Subbasin. However, this is not acknowledged as a formal data gap needing to be addressed in the Plan. As stated in the Plan, this data gap "would [not] affect the ability to sustainably manage the Subbasin."¹²¹ Department staff note the data gaps related to interconnected surface water raises concerns and believe that more information is needed to determine whether the following statement is true. Therefore, Department staff conclude that the Plan should continue to fill (and provide a schedule to address) data gaps for interconnected surface water, including confirmation of areas considered to be likely interconnected with groundwater, in order to better understand and avoid potential impacts to beneficial uses and users (See Recommended Corrective Action 2). Furthermore, Department staff noted that a few elements described in the Plan relating to the identification of interconnected surface water (e.g., the use of spring 2020 water levels, the depth-to-water measurement of 30 feet bgs, and perched groundwater in the lone formation) may warrant further consideration and analysis in future periodic evaluations of Plan as additional data is gathered during GSP implementation.

The GSP includes a description of groundwater dependent ecosystems in the Subbasin along with two maps of groundwater dependent ecosystem locations and one map of Valley Oak occurrence.¹²² The GSP ranks the likelihood that groundwater dependent ecosystems are present at a given location based on depth to groundwater, presence of groundwater dependent vegetation, and potential presence of endangered or threatened species.¹²³ The GSP states that the National Communities Commonly Associated with Groundwater Dataset (NCCAG) was used to initially determine the location of potential groundwater dependent ecosystems.¹²⁴ The Plan explains how this dataset was compared to the depth-to-groundwater map to further narrow down potential groundwater dependent ecosystem locations. The Plan utilized a depth-to-water of 30 feet bgs for this purpose and states that the 30 foot threshold "is associated with the overwhelming majority of groundwater dependent ecosystem plant species' maximum rooting depths,

¹¹⁹ North American Subbasin GSP, Figure 5-31, p. 185.

¹²⁰ North American Subbasin GSP, Appendix N, pp. 737-750.

¹²¹ North American Subbasin GSP, Section 5.13, p. 191.

¹²² North American Subbasin GSP, Section 5.12 and Figures 5-32 through 5-34, pp. 187-190.

¹²³ North American Subbasin GSP, Appendix O, p. 819.

¹²⁴ North American Subbasin GSP, Appendix O, p. 820.

and thus would most likely contain groundwater-supported priority habitat."¹²⁵ The Plan explains that all areas designated as potential groundwater dependent ecosystems "were then evaluated for the types of vegetation or species present to further refine whether the potential groundwater dependent ecosystems are likely, less likely or not likely to be present."¹²⁶ The GSP used the California Department of Fish and Wildlife RareFind5 database for the purpose of identifying critical species. Finally, a point system was used to prioritize the likeliness of groundwater dependent ecosystems based on depth-to-groundwater (30 feet bgs), vegetation diversity (NCCAG database), and the potential presence of critical species (RareFind5).¹²⁷

In general, the Plan sufficiently describes the historical and current groundwater conditions in the Subbasin. However, Department staff found some elements described in the Plan relating to the identification of interconnected surface water unclear. The Plan acknowledges some data gaps that may warrant further study.¹²⁸ Department staff believe that filling these data gaps are important and encourage the GSAs to do so. Overall, Department staff conclude that the information provided in the GSP regarding the Subbasin's groundwater conditions substantially complies with the requirements outlined in the GSP Regulations.

4.2.3 Water Budget

GSP Regulations require a water budget for the basin that provides an accounting and assessment of the total annual volume of groundwater and surface water entering and leaving the basin, including historical; current; and projected water budget conditions,¹²⁹ and the sustainable yield.¹³⁰

The North American Subbasin GSP provides a historical water budget for water year (WY) 2009 through WY 2018. The GSP states that the historical period is chosen as the "most recent, modeled, representative hydrologic period to represent historical conditions in the Subbasin."¹³¹ The GSP uses the groundwater flow CoSANA model to develop the historical water budget.¹³² The CoSANA model, which covers the entire Subbasin as well as the adjoining South American and Cosumnes subbasins, is built on the Integrated Water Flow Model (IWFM) software and incorporates all data from the preexisting Sacramento Area Integrated Water Resources Model.¹³³ The GSP states that the average annual change in storage over the recent historical water budget period (WY 2009-2018) is calculated from tabulated ¹³⁴ inflows and outflows to be a surplus of

¹²⁵ North American Subbasin GSP, Section 5.12, p. 187.

¹²⁶ North American Subbasin GSP, Section 5.12, p. 187.

¹²⁷ North American Subbasin GSP, Appendix O, pp. 822-826.

¹²⁸ North American Subbasin GSP, Section 5.13, p. 191.

¹²⁹ 23 CCR §§ 354.18 (a), 354.18 (c) *et seq.*

¹³⁰ 23 CCR § 354.18 (b)(7).

¹³¹ North American Subbasin GSP, Section 6.5, p. 207.

¹³² North American Subbasin GSP, Section 6.3, p. 196.

¹³³ North American Subbasin GSP, Appendix P, p. 942.

¹³⁴ North American Subbasin GSP, Table 6-13, pp. 206-207.

approximately 31,900 AFY.¹³⁵ Similarly, the average annual change in storage over the entire historical model calibration period (WY 1995-2018) is a surplus of 26,661 AFY.¹³⁶

The GSP provides a current water budget using 50 years of historical hydrology (WY 1970 through WY 2019) "in conjunction with water supply, demand, and land use information reflecting the current level of development"¹³⁷ and is developed from the CoSANA Current Conditions Baseline (CCBL) model scenario results.¹³⁸ The GSP uses water years 2009 through 2019 as representative of current conditions with the exception being for the City of Sacramento whose current level of development used the City's Groundwater Master Plan.¹³⁹ The average annual change in storage associated with the current water budget is a surplus of 14,900 AFY.

Most elements of the current water budget are well described in the GSP and appear to use best available science and information. However, Department staff note that the current water budget does not "guantify current inflows and outflows for the Subbasin using the most recent hydrology, water supply, water demand, and land use information."¹⁴⁰ Rather, the current water budget is based upon the CCBL and utilizes 50 years of historical hydrology with many budget components (related to water supply or model inputs) averaged over the same 10-year period chosen for the recent historical water budget (WY 2009-2018). The GSP explains that recent extreme conditions are intentionally muted in the current water budget because it would be difficult to interpret in light of local water management operations.¹⁴¹ The Plan states that "[i]nstead, to analyze the long-term effects of current land and water use on groundwater conditions and to accurately estimate current inflows and outflows for the basin, a Current Conditions Baseline scenario is developed using the CoSANA model."¹⁴² Department staff disagree with this rationale, as drought conditions such as 2012 through 2015 and wet conditions such as 2017 have a real impact that should be highlighted as part of the current water budget. Current conditions are meant to look at recent water demands with recent water supplies which may look very different than long-term historical hydrologic conditions. Department staff note that it may be acceptable to use WY 2009 to 2018 as current conditions for hydrology, water supply, water demand, and land use if each component has been relatively consistent through that period.

The GSP provides both a baseline projected water budget (PCBL) and a baseline projected water budget which incorporates climate change (PCBL with Climate Change). Both projected water budgets are based upon 50 water years of historical hydrology (WY 1970 through WY 2019) to represent WY 2020 through WY 2070 conditions. The

¹³⁵ North American Subbasin GSP, Section 6.5, p. 209.

¹³⁶ North American Subbasin GSP, Appendix P, p. 940.

¹³⁷ North American Subbasin GSP, Section 6.6, p. 211.

¹³⁸ North American Subbasin GSP, Appendix P, p. 1069.

¹³⁹ North American Subbasin GSP, Section 6.6, p. 211.

¹⁴⁰ 23 CCR § 354.18(c)(1).

¹⁴¹ North American Subbasin GSP, Section 6.4.2, p. 197.

¹⁴² North American Subbasin GSP, Section 6.4.2, p. 197.

hydrogeological framework, geometry, and parameters are the same as for the CCBL and water budget terms are developed from the CoSANA model. Initial conditions for both projected water budgets are the same as the CCBL and set at WY 2018 for groundwater levels and soil conditions.¹⁴³

The GSP appears to thoroughly consider and account for future land use changes, water demands, and water supply in developing the projected baseline scenarios. The PCBL utilizes the historical hydrology without climate change to estimate projected conditions where future water demands are based upon 2015 urban water management plans; general plans, and other planning documents; or information provided by purveyors.¹⁴⁴ Specifically, land use conditions, and their associated demands, are modified from 2015 conditions to "reflect the 2040 land use conditions or the closest data available from planning documents,"¹⁴⁵ which largely translates into an increased urban footprint (and conversely, a decrease in agricultural, native, and riparian land use). Several PCBL water budget terms consequently reflect this change in land use when compared to the CCBL or historical water budget, including runoff, percolation, and return flows.

The PCBL with Climate Change is similar to the PCBL, with adjustments made to precipitation, stream inflow, and potential evapotranspiration inputs based upon the American River Basin Study's (Bureau of Reclamation) 2070 central tendency (2070CT) scenario.¹⁴⁶ A 2070 hot-dry scenario is also simulated in order "to address uncertainty and the effects of a possible extreme condition"¹⁴⁷ and compared to the 2070CT scenario. For the PCBL with Climate Change, water use changes are incorporated via agricultural water demands calculated within the CoSANA model and "[u]rban water use is assumed to remain unchanged, based on assumed changes in conservation and landscape choices"¹⁴⁸ in comparison to the PCBL without climate change. The GSP states that under climate change conditions agricultural demand increases, notably the evapotranspiration term, which is largely met from additional groundwater pumping.¹⁴⁹ The average annual change in storage associated with the PCBL is a surplus of 5,400 AFY and a deficit of 3,500 AFY for the PCBL with Climate Change.¹⁵⁰ The PCBL with Climate Change is the only model simulation which shows an annual overdraft.

Most elements of the projected water budget are well described in the GSP and appear to use the best available science and information. However, comparing the projected, current, and historical water budgets (which are based upon the PCBL with Climate Change, PCBL, CCBL, and historic model scenarios), Department staff noted the

¹⁴³ North American Subbasin GSP, Appendix P, p. 1087.

¹⁴⁴ North American Subbasin GSP, Section 6.7, pp. 214-215.

¹⁴⁵ North American Subbasin GSP, Appendix P, p. 1087.

¹⁴⁶ North American Subbasin GSP, Appendix P, pp. 1108-1109.

¹⁴⁷ North American Subbasin GSP, Appendix P, p. 1109.

¹⁴⁸ North American Subbasin GSP, Appendix P, p. 1108.

¹⁴⁹ North American Subbasin GSP, Appendix P, p. 1116.

¹⁵⁰ North American Subbasin GSP, Table 6-13, pp. 206-207.

following discrepancies which the GSAs should evaluate to ensure internal consistency and consider explaining or rectifying in the next periodic evaluation of the Plan:

- In Table 6-6 (American River),¹⁵¹ direct return flow to streams is constant (17,800 AFY) across the CCBL, PCBL, and PCBL with Climate Change water budget scenarios. Given the adjusted crop evapotranspiration demands associated with climate change, explanation is not provided for why associated return flows are not also adjusted relative to changes in applied irrigation water.
- In Table 6-7 (Bear River),¹⁵² local tributary inflows (which include small watersheds for unmodelled streams) are constant across the CCBL, PCBL, and PCBL with Climate Change water budget scenarios. It is unclear why climate-driven changes in precipitation, especially, would not be reflected in the tributary/small watershed inflows. Infiltration to groundwater is also shown as zero across all water budget scenarios; however, an explanation is not given.
- In Table 6-8 (Sacramento River),¹⁵³ infiltration to groundwater is shown as zero across all water budget scenarios; however, an explanation is not given.
- In Table 6-9 (Feather River),¹⁵⁴ tributary inflows, groundwater discharge, surface runoff, and direct return flow to streams are largely zero (the surface runoff for the CCBL shows 1 AFY); however, an explanation is not given.
- In Table 6-13 (groundwater system), ¹⁵⁵ Department staff noted that stream infiltration quantities do not appear to match corresponding infiltration to groundwater volumes in Tables 6-6 through 6-9, for all water budget scenarios.
- In Table 6-14 (key water budget components),¹⁵⁶ residential agriculture-related pumping is constant at 20,600 AFY across all water year types over the period of WY 1990 to WY 2018 as well as over the 10-year average period of WY 2009-2018. The GSP does not provide explanation for why it is constant under these different time periods given that this term is estimated elementally by IWFM¹⁵⁷ and agricultural land use is changing in the PCBL and PCBL with Climate Change.
- Numerous table references in Section 6 of the GSP text also appear to be incorrect, which makes evaluation of textual and tabular references challenging for Department staff.

The GSP estimates the Subbasin's sustainable yield to be 336,000 AFY. The sustainable yield is estimated as the pumping value with an associated zero change in storage via model simulation of projected conditions with both climate change and implementation of

¹⁵¹ North American Subbasin GSP, Table 6-6, p. 202.

¹⁵² North American Subbasin GSP, Table 6-7, p. 202.

¹⁵³ North American Subbasin GSP, Table 6-8, p. 203.

¹⁵⁴ North American Subbasin GSP, Table 6-8, p. 203.

¹⁵⁵ North American Subbasin GSP, Table 6-13, pp. 206-207.

¹⁵⁶ North American Subbasin GSP, Table 6-14, p. 211.

¹⁵⁷ North American Subbasin GSP, Appendix P, p. 1008.

projects and management actions.¹⁵⁸ The GSP further indicates that this value was estimated by "identifying a level of pumping that would result in no long-term change in groundwater in storage and then verifying that this level of pumping would avoid undesirable results."¹⁵⁹ Per the GSP, this approach was selected because: (1) current levels of storage and groundwater levels are "broadly considered satisfactory by stakeholders and are not known to have caused significant and unreasonable conditions" and (2) the minimum thresholds are "defined based wholly or partly on CoSANA-simulated conditions using the same modeling simulation showing zero change in storage," and simulated groundwater levels stay above the thresholds.¹⁶⁰

While Department staff have identified discrepancies in the Plan's water budget tables, the discrepancies noted due not appear to limit the understanding of the Subbasin or prevent the GSAs from implementing their Plan. Department staff conclude that the historical, current, and projected water budgets included in the Plan substantially comply with the requirements outlined in the GSP Regulations.

4.2.4 Management Areas

The GSP Regulations provide the option for one or more management areas to be defined within a basin if the GSA has determined that the creation of the management areas will facilitate implementation of the Plan. Management areas may define different minimum thresholds and be operated to different measurable objectives, provided that undesirable results are defined consistently throughout the basin.¹⁶¹

The Plan does not propose the use of management areas in the Subbasin.

4.3 SUSTAINABLE MANAGEMENT CRITERIA

GSP Regulations require each Plan to include a sustainability goal for the basin and to characterize and establish undesirable results, minimum thresholds, and measurable objectives for each applicable sustainability indicator, as appropriate. The GSP Regulations require each Plan to define conditions that constitute sustainable groundwater management for the basin including the process by which the GSA characterizes undesirable results and establishes minimum thresholds and measurable objectives for each applicable sustainability indicator.¹⁶²

4.3.1 Sustainability Goal

GSP Regulations require that GSAs establish a sustainability goal for the basin. The sustainability goal should be based on information provided in the GSP's basin setting

¹⁵⁸ North American Subbasin GSP, Section 6.9, p. 222.

¹⁵⁹ North American Subbasin GSP, Section 6.9, p. 222.

¹⁶⁰ North American Subbasin GSP, Section 6.9, p. 222.

¹⁶¹ 23 CCR § 354.20.

¹⁶² 23 CCR § 354.22 *et seq.*

and should include an explanation of how the sustainability goal is likely to be achieved within 20 years of Plan implementation.¹⁶³

The GSP describes the sustainability goal for the Subbasin as to:

Manage groundwater resources sustainably for beneficial uses and users to support the lasting health of the Subbasin's community, economy, and environment. This will be achieved through the monitoring and management of established sustainable management criteria; continued expansion of conjunctive management of groundwater and surface water; proactively working with local well permitting and land use planning agencies on effective groundwater policies and practices; continued GSA coordination and stakeholder engagement; and continued improvement of our understanding of the Subbasin.¹⁶⁴

The GSP describes various measures that the GSAs will implement to achieve the sustainability goal for the Subbasin.¹⁶⁵ Based on review of the Subbasin's sustainability goal and the Plan's description of the measures to achieve it, Department staff conclude that the GSP covers the specific items listed in the GSP Regulations.

4.3.2 Sustainability Indicators

Sustainability indicators are defined as any of the effects caused by groundwater conditions occurring throughout the basin that, when significant and unreasonable, cause undesirable results.¹⁶⁶ Sustainability indicators thus correspond with the six undesirable results – chronic lowering of groundwater levels indicating a significant and unreasonable depletion of supply if continued over the planning and implementation horizon, significant and unreasonable seawater intrusion, significant and unreasonable degraded water quality, including the migration of contaminant plumes that impair water supplies, land subsidence that substantially interferes with surface land uses, and depletions of interconnected surface water that have significant and unreasonable adverse impacts on beneficial uses of the surface water¹⁶⁷ – but refer to groundwater conditions that are not, in and of themselves, significant and unreasonable. Rather, sustainability indicators refer to the effects caused by changing groundwater conditions that are monitored, and for which criteria in the form of minimum thresholds are established by the agency to define when the effect becomes significant and unreasonable, producing an undesirable result.

GSP Regulations require that GSAs provide descriptions of undesirable results including defining what are significant and unreasonable potential effects to beneficial uses and users for each sustainability indicator.¹⁶⁸ GSP Regulations also require GSPs provide the criteria used to define when and where the effects of the groundwater conditions cause

¹⁶³ 23 CCR § 354.24.

¹⁶⁴ North American Subbasin GSP, Section 8.1, p. 271.

¹⁶⁵ North American Subbasin GSP, Section 8.1.1, p. 272.

¹⁶⁶ 23 CCR § 351(ah).

¹⁶⁷ Water Code § 10721(x).

¹⁶⁸ 23 CCR §§ 354.26 (a), 354.26 (b)(c).

undesirable results for each applicable sustainability indicator. The criteria shall be based on a quantitative description of the combination of minimum threshold exceedances that cause significant and unreasonable effects in the basin.¹⁶⁹

GSP Regulations require that the description of minimum thresholds include the information and criteria relied upon to establish and justify the minimum threshold for each sustainability indicator.¹⁷⁰ GSAs are required to describe how conditions at minimum thresholds may affect beneficial uses and users,¹⁷¹ and the relationship between the minimum thresholds for each sustainability indicator, including an explanation for how the GSA has determined conditions at each minimum threshold will avoid causing undesirable results for other sustainability indicators.¹⁷²

GSP Regulations require that GSPs include a description of the criteria used to select measurable objectives, including interim milestones, to achieve the sustainability goal within 20 years.¹⁷³ GSP Regulations also require that the measurable objectives be established based on the same metrics and monitoring sites as those used to define minimum thresholds.¹⁷⁴

The following subsections thus consolidate three facets of sustainable management criteria: undesirable results, minimum thresholds, and measurable objectives. Information, as presented in the Plan, pertaining to the processes and criteria relied upon to define undesirable results applicable to the Subbasin, as quantified through the establishment of minimum thresholds, are addressed for each applicable sustainability indicator. A submitting agency is not required to establish criteria for undesirable results that the agency can demonstrate are not present and are not likely to occur in a basin.¹⁷⁵

4.3.2.1 Chronic Lowering of Groundwater Levels

In addition to components identified in 23 CCR §§ 354.28 (a-b), for the chronic lowering of groundwater, the GSP Regulations require the minimum threshold for chronic lowering of groundwater levels to be the groundwater elevation indicating a depletion of supply at a given location that may lead to undesirable results that is supported by information about groundwater elevation conditions and potential effects on other sustainability indicators.¹⁷⁶

The GSP describes potential significant and unreasonable effects of chronic lowering of groundwater levels as domestic and irrigation wells going dry, municipal wells decreasing in capacity or going dry, increased costs associated with lowering or replacement of pumps, significantly reducing creek flows over time due to surface water depletion,

171 23 CCR § 354.28 (b)(4).

- ¹⁷³ 23 CCR § 354.30 (a).
- ¹⁷⁴ 23 CCR § 354.30 (b).
- ¹⁷⁵ 23 CCR § 354.26 (d).

¹⁶⁹ 23 CCR § 354.26 (b)(2).

¹⁷⁰ 23 CCR § 354.28 (b)(1).

¹⁷² 23 CCR § 354.28 (b)(2).

¹⁷⁶ 23 CCR § 354.28(c)(1) *et seq.*

reducing or eliminating groundwater dependent ecosystems, adversely impacting adjacent basins in meeting their sustainability goals, and delaying contamination cleanup activities.¹⁷⁷

The GSP quantitatively defines an undesirable result for the chronic lowering of groundwater levels as occurring when "20% or more of all [Subbasin] representative monitoring sites have minimum threshold exceedances for 2 consecutive Fall measurements (8 out of 41 wells)."¹⁷⁸ The GSP states that were an undesirable result to occur, about 20% of the total area of the Subbasin would be experiencing a minimum threshold exceedance based on relatively even spacing of the representative monitoring wells.¹⁷⁹ The Plan explains that the use of '20%' helps with early detection of potential impacts of a regional nature representing overdraft conditions in relatively small portions of the Subbasin that require local agencies' actions to correct them. For instance, the Plan notes that cones of depression have historically occurred in both the northern agricultural areas and in the southern urban areas of the Subbasin, but local agency groundwater management responses have led to the stabilization and even recovery of groundwater levels in these areas.¹⁸⁰ The Plan explains that an exceedance of 20% of the representative monitoring site minimum thresholds could indicate that "undesirable results are emerging from conditions that exceed the currently assumed future conditions, which could impact beneficial uses and users."¹⁸¹ The GSP states that possible causes of undesirable results include a significant increase in pumping, a significant reduction in natural recharge, or an increase in out-of-basin demand for surface water (e.g., exports).¹⁸²

The Plan sets minimum thresholds at the average of fall 2014 and fall 2015 groundwater levels for eight (out of 41) representative monitoring wells. For the remaining 33 representative monitoring wells, the Plan sets the thresholds at levels ranging from 1 to 18 feet below the 2014/2015 level.¹⁸³ The GSAs developed the minimum thresholds based on a modeling analysis in combination with a domestic well impact analysis. The Plan uses the modeling analysis to determine the amount of adjustment relative to the 2014/2015 level, and the domestic well impact analysis to verify that the thresholds were set at a level that would not cause an unreasonable depletion of supply. For some representative monitoring wells that were constructed after 2014/2015, the GSP uses the average fall water level between 2018 and 2020 instead.¹⁸⁴ The GSP presents the historical hydrographs for each of the 41 representative monitoring sites in Appendix Q.¹⁸⁵

¹⁷⁷ North American Subbasin GSP, Section 8.4.1.1, p. 280.

¹⁷⁸ North American Subbasin GSP, Section 8.4.1, p. 279.

¹⁷⁹ North American Subbasin GSP, Section 8.4.1, pp. 279-280.

¹⁸⁰ North American Subbasin GSP, Section 8.4.1, p. 280.

¹⁸¹ North American Subbasin GSP, Section 8.4.1, p. 280.

¹⁸² North American Subbasin GSP, Section 8.4.1.2, p. 281.

¹⁸³ North American Subbasin GSP, Table 8-1, p. 285.

¹⁸⁴ North American Subbasin GSP, Section 8.4.2.1, p. 284.

¹⁸⁵ North American Subbasin GSP, Appendix Q, pp. 1415-1459.

The Plan explains that the first part of the methodology used to establish minimum thresholds (the amount of adjustment for each representative monitoring well) was based on information derived from a detailed comparative modeling analysis. Through this analysis, the GSAs approximated what groundwater conditions could look like after "a 50-year hydrologic sequence if all of the demand, climate, and conjunctive use operations projections were realized."¹⁸⁶ The GSP provides additional details of this model scenario (referred to as "PMA with Climate Change" scenario) in the GSP's Projects and Management Actions section; ¹⁸⁷ however, Department staff noted that this specific scenario is not one of the four model simulations described in Appendix P¹⁸⁸ (i.e., Historical, CCBL, PCBL, and PCBL with Climate Change" in groundwater levels expected at the end of the 50-year simulation period — which was then used to calculate the minimum thresholds as the adjustment to the 2014/2015 level.¹⁸⁹

Department staff note that the GSAs' description of how they obtained the relative groundwater elevation change over the 50-year simulation is unclear. The Plan states that Figure 8-5¹⁹⁰ "shows the 50-year simulation projected water level changes from baseline conditions at each groundwater representative monitoring location,"¹⁹¹ and further explains that these elevations represent the "relative changes to groundwater levels projected at the end of the 50-year groundwater modeling simulation."¹⁹² Based on this description, it is unclear to Department staff what the GSP is referring to as "baseline conditions" in context with how the relative changes were derived. Similarly, the overall methodology used to derive the minimum thresholds is also confusing to staff given the Plan's repeated use of the term "baseline," used for referring to both measured 2014/2015 conditions and modeled scenarios CCBL and PCBL (i.e., Current Conditions Baseline and Projected Conditions Baseline). For increased transparency, Department staff encourage the GSAs to provide additional clarification on how the minimum thresholds were calculated in future periodic evaluations of the Plan.

The GSP describes the rationale for the use of the 2014/2015 baseline¹⁹³ and for setting the minimum thresholds below these levels. Additionally, the Plan states the following:

The [Subbasin] is currently under its estimated sustainable yield by more than 10 percent. Therefore, the [Subbasin] is in position to support additional development and land use changes that will result in increased groundwater use. With these

¹⁸⁶ North American Subbasin GSP, Section 8.4.2.1, pp. 281-284.

¹⁸⁷ North American Subbasin GSP, Section 9.2.1, pp. 320-325.

¹⁸⁸ North American Subbasin GSP, Appendix P, p. 939.

¹⁸⁹ North American Subbasin GSP, Figure 8-5, p. 283, Section 8.4.2.1, p. 284.

¹⁹⁰ North American Subbasin GSP, Figure 8-5, p. 283.

¹⁹¹ North American Subbasin GSP, Section 8.4.2.1, p. 282.

¹⁹² North American Subbasin GSP, Section 8.4.2.1, p. 284.

¹⁹³ North American Subbasin GSP, Section 8.4.2.1, p. 284.

land use changes and projected climate change, some portions of the basin could expect to experience lower groundwater elevations in the future.¹⁹⁴

The GSAs conducted a domestic well impact analysis to verify that groundwater levels at the selected minimum thresholds will not cause an unreasonable depletion of supply. The analysis evaluated 1,331 domestic wells (out of approximately 2,412 domestic wells Subbasin-wide) located in the vicinity of representative monitoring sites with projected declines of five feet or more.¹⁹⁵ The remaining 1,081 wells, not considered in the well impact analysis, were in areas with projected declines of less than 5 feet. Based on the analysis, at the minimum threshold level no domestic wells up to 50 years old would go dry, and less than one percent (9 wells) could have water levels drop below the first open interval.¹⁹⁶ Of wells that are greater than 50 years old, two percent (26 wells) would potentially go dry and less than five percent (65 wells) could have water levels drop below their first open interval. However, the Plan also notes that many wells greater than 50 years old may no longer be in use.¹⁹⁷ Additionally, the Plan states that impacts to agricultural or municipal wells are unlikely if the minimum threshold is reached, as these wells are typically constructed deeper than domestic wells.¹⁹⁸ Department staff noted slight discrepancies in the total number of impacted wells between Section 8.4.2.5¹⁹⁹ of the GSP and Tables B-3 and B-4²⁰⁰ of Appendix B.

The GSAs also conducted an evaluation of existing groundwater dependent ecosystems, comparing current conditions (i.e., spring 2020) to anticipated future spring groundwater conditions (which the Plan appears to conflate as the minimum thresholds) which were developed from the same 50-year simulation period used to establish the sustainable management criteria.²⁰¹ The Plan states that at "minimum thresholds" they anticipate an approximate two percent decrease in total area of vegetated groundwater dependent ecosystems and a less than one percent decrease in designated wetlands.²⁰² However, the Plan notes that these two classifications may be coincident.²⁰³ Of the potentially impacted areas, more than 70 percent of the vegetated groundwater dependent ecosystems were designated as low priority, meaning that neither critical species (i.e., with a State or Federal classification such as "endangered," "threatened," etc.) nor diverse vegetation was present. All the potentially impacted wetland areas were also designated as low priority.²⁰⁴

¹⁹⁴ North American Subbasin GSP, Section 8.4.2.1, p. 282.

¹⁹⁵ North American Subbasin GSP, Section 8.4.2.5, pp. 289-290, Appendix B, pp. 401-439.

¹⁹⁶ North American Subbasin GSP, Section 8.4.2.5, p. 289.

¹⁹⁷ North American Subbasin GSP, Section 8.4.2.5, pp. 289-290.

¹⁹⁸ North American Subbasin GSP, Section 8.4.2.5, p. 290.

¹⁹⁹ North American Subbasin GSP, Section 8.4.2.5, pp. 289-290.

²⁰⁰ North American Subbasin GSP, Appendix B, pp. 438-439.

²⁰¹ North American Subbasin GSP, Appendix O, p. 821 and 826.

²⁰² North American Subbasin GSP, Section 8.4.2.5, p. 290, Appendix O, p. 826.

²⁰³ North American Subbasin GSP, Appendix O, p. 826.

²⁰⁴ North American Subbasin GSP, Section 8.4.2.5, p. 290.

The Plan establishes measurable objectives based on the approximate average historical spring groundwater levels from 2010 through 2019 to represent "current conditions" and claims that no negative impacts to beneficial uses and users have been reported at these levels.²⁰⁵ The Plan sets interim milestones on a 5-year frequency with values reflecting minor groundwater elevation declines in parts of the Subbasin. The last interim milestone groundwater elevations coincide with the measurable object for each representative monitoring site.²⁰⁶

While Department staff are unclear on how the relative changes in groundwater levels used for the derivation of the minimum thresholds — were calculated, staff conclude that the Plan's overall discussion of groundwater levels appears comprehensive and includes adequate support, justification, and information to understand the Agencies' process, analysis, and rationale. Department staff determine that the Plan's approach to establishing sustainable management criteria for water levels is supported by the GSAs' thorough understanding of the Subbasin's hydrology and anticipated changing conditions over the planning and implementation horizon. As previously discussed, the current water budget for the Subbasin shows a surplus of 14,900 AFY; however, projected conditions indicate that the Subbasin will be operating much closer to its sustainable yield in the future. As such, Department staff encourage the GSAs to be more transparent in future periodic evaluations of the Plan in highlighting the anticipated timing for the events that could significantly change groundwater demand and supply in the Subbasin, including the conversion of agricultural land to municipal use, the reduction of Sacramento River surface water diversions, increased reliance on groundwater pumping in the Subbasin, and the accrual of benefits from projects and management actions. Department staff believe this information is relevant for better understanding the Subbasin's progress relating to sustainable management criteria, especially interim milestones.

4.3.2.2 Reduction of Groundwater Storage

In addition to components identified in 23 CCR §§ 354.28 (a-b), for the reduction of groundwater storage, the GSP Regulations require the minimum threshold for the reduction of groundwater storage to be a total volume of groundwater that can be withdrawn from the basin without causing conditions that may lead to undesirable results. Minimum thresholds for reduction of groundwater storage shall be supported by the sustainable yield of the basin, calculated based on historical trends, water year type, and projected water use in the basin.²⁰⁷

The Plan uses groundwater levels as a proxy for the reduction of groundwater storage sustainability indicator. The definitions of undesirable results,²⁰⁸ minimum thresholds,²⁰⁹

²⁰⁵ North American Subbasin GSP, Section 8.4.3.2, p. 291.

²⁰⁶ North American Subbasin GSP, Table 8-3, p. 293.

²⁰⁷ 23 CCR § 354.28(c)(2).

²⁰⁸ North American Subbasin GSP, Section 8.5.1, p. 295.

²⁰⁹ North American Subbasin GSP, Section 8.5.2, p. 295.

measurable objectives,²¹⁰ and interim milestones²¹¹ for reduction of groundwater storage are the same as those established for the chronic lowering of groundwater.

The GSP states that groundwater levels can be "directly correlated to reduction of storage."²¹² The Plan explains that using the same modeling scenario for the chronic lowering of groundwater levels shows that the Subbasin's "future projected inflows are balanced with projected outflows."²¹³ According to the Plan, this indicates that using the same minimum thresholds and measurable objectives as the chronic lowering of groundwater levels would also result in meeting this sustainability indicator. ²¹⁴ Department staff generally understand the GSAs' reasoning for using groundwater levels as a proxy for storage based on projected future conditions in which the Subbasin's inflows and outflows are balanced (and given that the sustainability criteria was at least partially derived based on modeling simulations showing zero change in storage).

Based on the Department's review of the Plan, it appears likely that the Subbasin will operate within its sustainable yield. Staff conclude that the GSP's discussion and presentation of information related to the significant and unreasonable reduction of groundwater storage covers the specific items listed in the GSP Regulations.

4.3.2.3 Seawater Intrusion

In addition to components identified in 23 CCR §§ 354.28 (a-b), for seawater intrusion, the GSP Regulations require the minimum threshold for seawater intrusion to be defined by a chloride concentration isocontour for each principal aquifer where seawater intrusion may lead to undesirable results.²¹⁵

The Plan states that the seawater intrusion sustainability indicator is not applicable to the Subbasin because "the nearest occurrence of saline water intrusion into waterways, the Sacramento-San Joaquin River Delta, is about 40 miles west of the Subbasin boundary."²¹⁶ Department staff concur with this conclusion.

4.3.2.4 Degraded Water Quality

In addition to components identified in 23 CCR §§ 354.28 (a-b), for degraded water quality, the GSP Regulations require the minimum threshold for degraded water quality to be the degradation of water quality, including the migration of contaminant plumes that impair water supplies or other indicator of water quality as determined by the Agency that may lead to undesirable results. The minimum threshold shall be based on the number of supply wells, a volume of water, or a location of an isocontour that exceeds concentrations of constituents determined by the Agency to be of concern for the basin.

²¹⁰ North American Subbasin GSP, Section 8.5.3, p. 296.

²¹¹ North American Subbasin GSP, Section 8.5.3, p. 296.

²¹² North American Subbasin GSP, Section 8.5, p. 294.

²¹³ North American Subbasin GSP, Section 8.5, p. 294.

²¹⁴ North American Subbasin GSP, Section 8.5, p. 294.

²¹⁵ 23 CCR § 354.28(c)(3).

²¹⁶ North American Subbasin GSP, Section 8.6, p. 296.

In setting minimum thresholds for degraded water quality, the Agency shall consider local, state, and federal water quality standards applicable to the basin.²¹⁷

The GSP establishes sustainable management criteria thresholds for two constituents of concern (COCs) in the Subbasin: nitrate (as N) and total dissolved solids (TDS). The Plan notes that other COCs are present in the Subbasin including arsenic, hexavalent chromium, iron, and manganese. These constituents will be monitored by the GSAs for increasing trends but are not anticipated to be affected by groundwater management activities. The Plan also notes that some larger areas of contamination exist within the Sacramento County portion of the Subbasin; however, the GSAs do not set criteria for any of the associated constituents as their concentrations are either stable or they are being effectively remediated by other parties. The GSAs note that they have maintained active coordination with regulators and responsible parties to address effective remediation of these contaminants.²¹⁸

The Plan explains that significant and unreasonable effects associated with undesirable results include the degradation of groundwater quality to the point in which it does not meet state drinking water standards or agricultural water quality goals.²¹⁹ The Plan states that this would impact beneficial uses and users through either potentially expensive treatment or increased use of an alternative water supply (e.g., surface water), which may be economically or physically infeasible for certain beneficial users.²²⁰ The GSP further describes significant and unreasonable degradation of water quality as exceeding agricultural water quality goals for TDS resulting in lower crop yields.²²¹

The Plan developed separate sustainable management criteria for *shallow aquifer* wells (i.e., domestic and self-supplied wells) and *public water system* wells (i.e., municipal wells). The Plan selected 16 representative monitoring wells to represent the *shallow aquifer* well group, which are typically shallower than public water system wells.²²² For the *public water system* well group, all 247 of the identified public water supply wells in the Subbasin will be used in the Plan's representative monitoring network.²²³ Undesirable results for degraded water quality are defined as follows:

- For *shallow aquifer* wells, the Plan quantitively defines an undesirable result as occurring when: "25% of the representative monitoring sites TDS or nitrate (as N) concentrations exceed state maximum contaminant levels (MCLs)."²²⁴
- For *public water system* wells, the Plan quantitively defines an undesirable result as occurring when either: "the basin wide average TDS concentrations of <u>all</u> public

²¹⁷ 23 CCR § 354.28(c)(4).

²¹⁸ North American Subbasin GSP, Section 8.7, pp. 296-297.

²¹⁹ North American Subbasin GSP, Section 8.7.1.3, p. 298.

²²⁰ North American Subbasin GSP, Section 8.7.1.3, p. 298.

²²¹ North American Subbasin GSP, Section 8.7.1.1, p. 298.

²²² North American Subbasin GSP, Table 7-5, p. 250.

²²³ North American Subbasin GSP, Section 7.7.2, p. 249.

²²⁴ North American Subbasin GSP, Section 8.7, p. 297.

water system wells exceeds 400 [milligrams per liter (mg/l)]" OR "the basin wide average nitrate (as N) concentration of <u>all</u> public water system wells exceeds 8 mg/l."²²⁵

The Plan explains that the undesirable result definitions are intended to avoid exceedances of State drinking water standards for domestic and municipal wells. The Plan notes that the undesirable result definitions also consider the agricultural water quality goals for TDS (i.e., 450 mg/l)²²⁶ resulting in lower crop yields.²²⁷ The Plan, however, does not explain the technical justification for the undesirable result definition for the undesirable results quantitative metrics. It is unclear to Department staff whether the undesirable result definition for the *public water system* well group is adequate for avoiding significant and unreasonable effects due to the requirement of an average concentration across all wells (see <u>Recommended Corrective Action 3</u>). Department staff note that a Subbasin-wide average of 400 mg/l for TDS or 8 mg/l for nitrate (as N), across more than 200 representative monitoring sites, would likely indicate that a substantial number of public supply wells are already in exceedance of the MCLs. The Plan describes possible causes of undesirable results as changes in pumping distribution and volumes resulting in altered hydraulic gradients and changes in land use practices that contaminate the groundwater quality or cause an increase in recharge of poor-quality water.²²⁸

The Plan establishes minimum thresholds for groundwater quality based on State drinking water standards for the designated COCs. The thresholds are set at the State's secondary recommended MCL of 500 mg/l for TDS and at the State's primary MCL of 10 mg/l for nitrate (as N) for all representative monitoring sites in the *public water system* and *shallow aquifer* groups.²²⁹

The GSAs also intend to monitor groundwater quality using "Sentry Wells," which are distinct from representative monitoring sites and do not have assigned sustainability criteria. Per the GSP, the purpose of these wells is to provide "early warning of groundwater quality changes (spatially or vertically)," due to shifting groundwater use or changes in water levels, prior to the formal occurrence of minimum threshold exceedances.²³⁰

The GSP establishes the measurable objectives for *shallow aquifer* wells approximately 10 percent higher than "recent concentrations" for TDS and nitrate reported in each representative monitoring well.²³¹ This is based on the recognition that concentrations may increase slightly due to projected future declines in water levels. The Plan notes that for wells without historical groundwater quality data, measurable objectives will be

²²⁵ North American Subbasin GSP, Section 8.7, p. 297.

²²⁶ North American Subbasin GSP, Section 8.7.2.5, p. 301.

²²⁷ North American Subbasin GSP, Section 8.7.1.1, p. 298.

²²⁸ North American Subbasin GSP, Section 8.7.1.2, p. 298.

²²⁹ North American Subbasin GSP, Section 8.7.2.1, p. 299.

²³⁰ North American Subbasin GSP, Section 8.7.2.7, pp. 301-302.

²³¹ North American Subbasin GSP, Table 8-6, p. 303.

established "prior to the next 5-year GSP update" (i.e., periodic evaluation). ²³² Department staff note the use of the term 'recent concentrations' is vague as the GSP does not provide the recency or number of samples these values were derived from.

The GSP establishes the measurable objective for *public water system* wells at 300 mg/l for TDS and 3 mg/l for nitrate.²³³ The Plan explains that these concentrations are "slightly higher" than the average historical concentrations from more than 300 public supply well samples for TDS and nitrate. Again, the Plan explains that the measurable objectives are slightly higher than historical average conditions due to groundwater levels projected to be slightly lower in 2042, possibly increasing concentrations.²³⁴

Interim milestones for the *shallow aquifer* wells are set as the same concentrations as the measurable objects. The Plan states that these concentrations "effectively represent current conditions."²³⁵ Based on this rationale, while not explicitly stated in the GSP, Department staff extrapolate that the interim milestones are also the same as the measurable objective for the *public water system* wells. Although, this should be clarified in future periodic evaluations of the Plan.

Department staff generally conclude that the GSP's discussion and presentation of information on degradation of water quality covers the specific items listed in the Regulations in an understandable format using appropriate data.

4.3.2.5 Land Subsidence

In addition to components identified in 23 CCR §§ 354.28 (a-b), the GSP Regulations require the minimum threshold for land subsidence to be the rate and extent of subsidence that substantially interferes with surface land uses and may lead to undesirable results.²³⁶ Minimum thresholds for land subsidence shall be supported by identification of land uses and property interests that have been affected or are likely to be affected by land subsidence in the basin, including an explanation of how the Agency has determined and considered those uses and interests, and the Agency's rationale for establishing minimum thresholds in light of those effects and maps and graphs showing the extent and rate of land subsidence in the basin that defines the minimum thresholds and measurable objectives.²³⁷

The Plan states that historical subsidence has been "very limited" and "gradual through time," with no significant related impacts documented in the Subbasin.²³⁸ The Plan's analysis showed a historical relationship of approximately 0.01 foot of subsidence per foot of groundwater level decline between the 1950s and 1970s relating to the

²³² North American Subbasin GSP, Section 8.7.3.1, p. 303.

²³³ North American Subbasin GSP, Table 8-5, p. 303.

²³⁴ North American Subbasin GSP, Section 8.7.3.1, p. 302.

²³⁵ North American Subbasin GSP, Section 8.7.3.2, p. 304.

²³⁶ 23 CCR § 354.28(c)(5).

²³⁷ 23 CCR §§ 354.28(c)(5)(A-B).

²³⁸ North American Subbasin GSP, Section 8.8.1, p. 304.

"development of the pumping depression beneath the central portion of the Subbasin."²³⁹ The Plan notes that the Subbasin lacks the "presence of thick, laterally extensive clay deposits" generally susceptible to subsidence.²⁴⁰

The GSP describes significant and unreasonable effects from subsidence as shifting land gradients causing problems for crops that rely on precise irrigation depths (e.g., rice), damage to pipelines and wells, shifting of grades to sewer and storm drains preventing proper drainage, damage to local roads and highways or structural damage to buildings, and lowering of levee crowns adjacent to rivers increasing flood risk.²⁴¹

The Plan quantitatively defines an undesirable result for subsidence as occurring when "the rate of inelastic subsidence exceeds 0.5 feet over a five-year period over an area covering approximately five or more square miles."²⁴² The Plan claims this rate would not exceed historical rates of subsidence in which undesirable results did not occur. The Plan contends that anything less than this would represent a "highly localized phenomenon" unlikely to affect the overall sustainably of the Subbasin.²⁴³ The Plan states undesirable results are not anticipated to occur based on projected future groundwater conditions and the GSAs' understanding of the Subbasin's hydrogeologic setting.

The GSP uses groundwater levels as a proxy for minimum thresholds, measurable objectives, and interim milestones. The GSAs evaluated historical land subsidence and groundwater level data and concluded that a close correlation exists between groundwater levels and land subsidence. The GSP states that "a relationship of approximately 0.01 feet of subsidence per 1 foot of groundwater drawdown has been observed."²⁴⁴ The Plan notes that due to time constraints and limited availability of InSAR data the GSAs did not use InSAR for the development of subsidence sustainability criteria but may incorporate it in the future.²⁴⁵

The minimum thresholds are established at the lower elevation between either the recorded historical low groundwater level or the model projected groundwater level minus the fall 2014/2015 baseline (i.e., the minimum threshold established for the chronic lowering of groundwater). The GSP states that where thresholds are set at the historical low groundwater level, "subsidence would not be expected until the level exceeded the minimum threshold." The GSP states that, based on the observed relationship between subsidence and groundwater drawdown, the maximum projected long-term drawdown within the Subbasin is about 18 feet — which equates to approximately 0.18 feet of

²³⁹ North American Subbasin GSP, Section 7.8, p. 254.

²⁴⁰ North American Subbasin GSP, Section 8.8.1, p. 304.

²⁴¹ North American Subbasin GSP, Section 8.8.1.3, p. 305.

²⁴² North American Subbasin GSP, Section 8.8.1, p. 304.

²⁴³ North American Subbasin GSP, Section 8.8.1.1, p. 304.

²⁴⁴ North American Subbasin GSP, Section 8.8.2.1, p. 305.

²⁴⁵ North American Subbasin GSP, Section 8.8.2.1, p. 307.

subsidence. The GSP claims that this amount subsidence would not have any significant impacts on infrastructure overlying the Subbasin.²⁴⁶

Department staff generally understand the Plan's rationale for using groundwater levels as a proxy for subsidence. However, Department staff note that while undesirable results related to land subsidence may not have occurred in the past, there is potential that undesirable results could occur in the future given the GSAs' proposed management strategy to lower groundwater levels below historical lows in some parts of the Subbasin. Given the uncertainty of these novel conditions, Department staff conclude that groundwater levels may not be a suitable proxy for land subsidence. Department staff believe that it is critical for the GSAs to monitor land subsidence using a method that can directly measure land elevation changes and provide quantitative data. Therefore, Department staff recommend the GSAs establish sustainable management criteria for land subsidence utilizing a monitoring network that directly measures land elevation change such as remote sensing data, survey monuments, or global positioning system stations (see <u>Recommended Corrective Action 4</u>).

The Plan explains that the measurable objectives and interim milestones established for chronic lowering of groundwater levels "represent the desired state for a sustainable groundwater basin," and therefore those same values are used for the land subsidence criteria.²⁴⁷

While Department staff conclude that groundwater levels are not a suitable proxy for land subsidence given the GSAs' proposed management strategy to lower groundwater levels below historical lows, this fault does not preclude plan approval at this time due to the Subbasin's definition of undesirable results providing a quantitative metric to limit subsidence and the minimal amount of recorded historical land subsidence.

4.3.2.6 Depletions of Interconnected Surface Water

SGMA defines undesirable results for the depletion of interconnected surface water as those that have significant and unreasonable adverse impacts on beneficial uses of surface water and are caused by groundwater conditions occurring throughout the basin.²⁴⁸ The GSP Regulations require that a Plan identify the presence of interconnected surface water systems in the basin and estimate the quantity and timing of depletions of those systems.²⁴⁹ The GSP Regulations further require that minimum thresholds be set based on the rate or volume of surface water depletions caused by groundwater use, supported by information including the location, quantity, and timing of depletions, that adversely impact beneficial uses of the surface water and may lead to undesirable results.²⁵⁰

²⁴⁶ North American Subbasin GSP, Section 8.8.2.1, p. 305.

²⁴⁷ North American Subbasin GSP, Sections 8.8.3.1 and 8.8.3.2, p. 309.

²⁴⁸ Water Code § 10721(x)(6).

²⁴⁹ 23 CCR § 354.16 (f).

²⁵⁰ 23 CCR § 354.28 (c)(6).

The Plan acknowledges the presence of interconnected surface waters in the Subbasin and assumes that rivers and creeks in the Subbasin are interconnected with groundwater when the depth to water is less than 30 feet bgs.²⁵¹ In their assessment of interconnected surface water, the GSAs also evaluated groundwater level hydrographs and conducted isotope analysis (for correlation with changes in surface water levels and water quality parameters) from monitoring wells constructed at various locations along rivers and creeks.²⁵² At this time, Department staff are generally satisfied that the GSAs have adopted a reasonable approach to identify the location of interconnected surface waters in the Subbasin; however, additional information related to filling interconnected surface water identification data gaps is requested in <u>Recommended Corrective Action 2</u>.

The GSP does not quantify the rate or volume of surface water depletions due to groundwater pumping as the sustainable management criteria as required by the GSP Regulations.²⁵³ Instead, the GSP proposes the use of groundwater levels as a proxy for this sustainability indicator and conducted a seepage analysis to partially justify this approach. The Plan states that groundwater levels are a suitable proxy, as interconnected surface water depletions are "directly related to the gradient between the surface water system at the groundwater interface and the groundwater Subbasin."²⁵⁴ Department staff conclude that at this time the GSP has not demonstrated, with adequate evidence, that the use of groundwater elevations as a proxy for depletions of interconnected surface water is sufficient to quantify the location, quantity, and timing of depletions.

The GSP describes significant and unreasonable effects from the depletion of interconnected surface water as the reduction of available surface water for: downstream and in-basin diverters; riparian and aquatic habitat and species (including Central Valley Steelhead and Chinook Salmon); and adjacent groundwater dependent ecosystems.²⁵⁵ The Plan states that sustainable management criteria for interconnected surface water including undesirable results,²⁵⁶ minimum thresholds,²⁵⁷ measurable objectives,²⁵⁸ and interim milestones²⁵⁹ are all the same as those established for the chronic lowering of groundwater. The monitoring network for interconnected surface water consists of a subset of 21 representative wells from the chronic lowering of groundwater levels monitoring network.

The GSP defines an undesirable result as when "20% or more of the Subbasin's interconnected surface water representative monitoring sites have minimum threshold exceedances for 2 consecutive Fall measurements (5 out of 21)."²⁶⁰ However, the GSP

²⁵¹ North American Subbasin GSP, Section 5.11, p. 183.

²⁵² North American Subbasin GSP, Section 5.11, pp. 183-185.

²⁵³ 23 CCR § 354.28 (c)(6).

²⁵⁴ North American Subbasin GSP, Section 8.9, p. 309.

²⁵⁵ North American Subbasin GSP, Section 8.9.1.3, p. 314.

²⁵⁶ North American Subbasin GSP, Section 8.9.1, pp. 313-314.

²⁵⁷ North American Subbasin GSP, Section 8.9.2, pp. 314-317.

²⁵⁸ North American Subbasin GSP, Section 8.9.3.1, p. 317.

²⁵⁹ North American Subbasin GSP, Section 8.9.3.2, p. 317.

²⁶⁰ North American Subbasin GSP, Section 8.9.1, p. 313.

provides minimal discussion (or justification) for how the definition of an undesirable result was arrived (other than how it was used for the chronic lowering of groundwater). The Plan states that "the criteria used to define significant and undesirable results for depletion of surface water is inherently focused on the protection of beneficial uses and users," as they avoid drawing down groundwater levels "such that a gradient is induced that results in significant and unreasonable depletion of surface water that could impact downstream users, riparian and aquatic habitat and species in the river corridor, or adjacent [groundwater dependent ecosystems]."²⁶¹ The Plan explains that undesirable results could occur from increased groundwater extractions resulting in additional seepage from local rivers and tributaries.²⁶²

The interconnected surface water minimum thresholds appear to allow for an approximate average of 4 feet of groundwater decline, and a maximum of 13 feet, relative to 2014 and 2015 conditions.²⁶³ The Plan states the modeling scenario methodology used to establish the chronic lowering of groundwater sustainability criteria is also suitable for interconnected surface water, as "the effects on surface water flows resulting from land use changes and coincident additional use of groundwater can be observed." The Plan describes how the modeled groundwater extractions are projected to increase from their "Current Conditions Baseline by some 40,000 AFY under the Projected Conditions Baseline with Climate Change."²⁶⁴ Under these conditions, the Plan anticipates the most significant drawdown of groundwater elevations to occur near the Sacramento River. The Plan includes an analysis of seepage along the Sacramento River, based on the modeled results, which indicate that the river will lose about 5,800 AFY over the 50-year simulation period.²⁶⁵ However, the Plan notes that future municipal development will also take some agricultural land out of production that currently diverts water from the river, resulting in a net increase of about 17,200 AFY of flow in the Sacramento River.²⁶⁶ The Plan further claims that the projected pumping and land use changes along the Sacramento River represent "a net improvement to Sacramento River flows on an annual basis" as these changes establish a new year-long baseline demand rather than a typical 6-month growing season demand.²⁶⁷

Along with the Sacramento River, the GSAs modeled the anticipated seepage from interconnected reaches of several other rivers and creeks in the Subbasin to evaluate potential impacts on aquatic species. The Plan states that "Central Valley Steelhead and Chinook Salmon are known to rely on the Sacramento, Feather, and American rivers, and Central Valley Steelhead are known to enter western Placer County creeks through the Natomas Cross Canal and the westernmost segment of Steelhead Creek."²⁶⁸ The GSP

²⁶¹ North American Subbasin GSP, Section 8.9.1.1, pp. 313-314.

²⁶² North American Subbasin GSP, Section 8.9.1.2, p. 314.

²⁶³ North American Subbasin GSP, Table 8-1, p. 285, Table 8-9, p. 315.

²⁶⁴ North American Subbasin GSP, Section 8.9, p. 309.

²⁶⁵ North American Subbasin GSP, Section 8.9, p. 309.

²⁶⁶ North American Subbasin GSP, Section 8.9, p. 310.

²⁶⁷ North American Subbasin GSP, Section 8.9, p. 310.

²⁶⁸ North American Subbasin GSP, Section 8.9, p. 310.

provides the projected average monthly flows in each of these reaches, the projected future seepage from each reach (to or from the groundwater system), and the percentage of surface water flow that is lost or gained from seepage by month.²⁶⁹ The maximum projected seepage — expected to be between two and three percent — occurs in Steelhead Creek (aka Natomas East Main Drain).²⁷⁰ The Plan notes that these seepage rates occur in "summer months when the fish species would not be migrating." The Plan also notes that at "no time do any of these reaches go dry."²⁷¹

Based on review of the GSP's depletions of interconnected surface water sustainability criteria, Department staff conclude that the GSAs' use of the same sustainability thresholds developed for the chronic lowering of groundwater levels to be lacking sufficient justification. For example, the Plan partially defends the use of this criteria by highlighting that the projected land use changes in the Subbasin represent a "net improvement to Sacramento River flows" (as described above); however, the GSP does not provide a timeframe for when these changes will occur. Additionally, the Plan only mentions benefits to the Sacramento River, so it is unclear to Department staff what effect, if any, this would have on the Subbasin-wide interconnected surface water-groundwater system.

As another line of evidence for supporting the interconnected surface water sustainability criteria in the GSP, the GSAs included the seepage analysis for other rivers and creeks in the Subbasin.²⁷² However, there appears to be some ambiguity regarding the specific groundwater conditions these seepage rates represent. It is unclear to Department staff if these rates are simply representative of monthly averages that can be expected over the 50-year modeling period, or if they relate to drier periods. It is also unclear if the seepage rates are indicative of groundwater conditions occurring throughout the Subbasin if the GSAs were to manage groundwater levels at, or near, the established minimum thresholds. Additionally, because the GSAs used fall 2014 and 2015 water levels for the "baseline" when establishing their sustainability criteria, it is unclear how the minimum thresholds relate to the simulated water levels in the 50-year model run (which does not incorporate that baseline). If the Plan continues to utilize the proposed sustainability criteria for interconnected surface water in the future, Department staff encourage the GSAs to conduct additional analysis of the effects on beneficial uses and users of interconnected surface water with respect to the minimum thresholds and provide an explanation for how groundwater levels managed at, or near, the thresholds will not lead to undesirable results in the Subbasin.

Separately, while the Plan includes the estimated average annual volume of depletions (stream seepage) for the major rivers and streams in the Subbasin, the GSP does not estimate the location, quantity, and timing of depletion of interconnected surface waters

²⁶⁹ North American Subbasin GSP, Table 8-8, pp. 312-313.

²⁷⁰ North American Subbasin GSP, Table 8-8, pp. 312-313.

²⁷¹ North American Subbasin GSP, Section 8.9, p. 310.

²⁷² North American Subbasin GSP, Table 8-8, pp. 312-313.

as required by the GSP Regulations. Department staff understand that quantifying depletions of surface water from groundwater extractions is a complex task that likely requires developing new, specialized tools, models, and methods to understand local hydrogeologic conditions, interactions, and responses. During the initial review of GSPs, Department staff have observed that most GSAs have struggled with this new requirement of SGMA. However, staff believe that most GSAs will more fully comply with regulatory requirements after several years of Plan implementation that includes projects and management actions to address the data gaps and other issues necessary to understand, quantify, and manage depletions of interconnected surface waters. Accordingly, Department staff believes that affording GSAs adequate time to refine their Plans to address interconnected surface waters is appropriate and remains consistent with SGMA's timelines and local control preferences.

The Department will continue to support GSAs in this regard by providing, as appropriate, financial and technical assistance to GSAs, including the development of guidance describing appropriate methods and approaches to evaluate the rate, timing, and volume of depletions of interconnected surface water caused by groundwater extractions. Once the Department's guidance related to depletions of interconnected surface water is publicly available, the GSA, where applicable, should consider incorporating appropriate guidance approaches into their future periodic updates to the GSP (See Recommended Corrective Action 5a). GSAs should consider availing themselves of the Department's financial or technical assistance, but in any event must continue to fill data gaps, collect additional monitoring data, and implement strategies to better understand and manage depletions of interconnected surface water caused by groundwater extractions and define segments of interconnectivity and timing within their jurisdictional area (See Recommended Corrective Action 5b). Furthermore, GSAs should coordinate with local, state, and federal resources agencies as well as interested parties to better understand the full suite of beneficial uses and users that may be impacted by pumping induced surface water depletion (See Recommended Corrective Action 5c).

4.4 MONITORING NETWORK

The GSP Regulations describe the monitoring network that must be developed for each sustainability indicator including monitoring objectives, monitoring protocols, and data reporting requirements. Collecting monitoring data of a sufficient quality and quantity is necessary for the successful implementation of a groundwater sustainability plan. The GSP Regulations require a monitoring network of sufficient quality, frequency, and distribution to characterize groundwater and related surface water conditions in the basin and evaluate changing conditions that occur through implementation of the Plan.²⁷³ Specifically, a monitoring network must be able to monitor impacts to beneficial uses and users,²⁷⁴ monitor changes in groundwater conditions relative to measurable objectives

²⁷³ 23 CCR § 354.32.

²⁷⁴ 23 CCR § 354.34(b)(2).

and minimum thresholds, ²⁷⁵ capture seasonal low and high conditions, ²⁷⁶ include required information such as location and well construction and include maps and tables clearly showing the monitoring site type, location, and frequency.²⁷⁷ Department staff encourage GSAs to collect monitoring data as specified in the GSP, follow SGMA data and reporting standards,²⁷⁸ fill data gaps identified in the GSP prior to the first periodic update, ²⁷⁹ update monitoring network information as needed, follow monitoring best management practices,²⁸⁰ and submit all monitoring data to the Department's Monitoring Network Module immediately after collection including any additional groundwater monitoring data that is collected within the Plan area that is used for groundwater management decisions. Department staff note that if GSAs do not fill their identified data gaps, the GSA's basin understanding may not represent the best available science for use to monitor basin conditions.

The GSP has identified approximately 160 monitoring wells screened within the Subbasin's principal aquifer to include in the groundwater level monitoring network.²⁸¹ According to the GSP, 41 wells are used as representative monitoring sites for chronic lowering of groundwater levels.²⁸² However, Department staff note that there are a total of 131 wells uploaded to the Department's SGMA Portal Monitoring Network Module (MNM) with 42 representative monitoring sites in the MNM. The Department's review of the groundwater level monitoring network is based on information provided in the MNM and information provided in the GSP.

The GSP proposes to use the representative wells from the chronic lowering of groundwater levels network as a proxy for the groundwater storage monitoring network because changes in groundwater storage are directly dependent on changes in groundwater levels.²⁸³

The GSP states that the degraded water quality monitoring network is created from public water supply wells regulated by the State Water Resources Control Board's Division of Drinking Water, wells from the Irrigated Lands Regulatory Program, and dedicated monitoring wells.²⁸⁴ The GSP states that analysis of the public water supply wells meets the water quality reporting monitoring requirements in California Code of Regulations Title 22 and that the remaining wells are sampled once every one or two years depending on

²⁷⁵ 23 CCR § 354.34(b)(3).

²⁷⁶ 23 CCR § 354.34(c)(1)(B).

²⁷⁷ 23 CCR §§ 354.34(g-h).

²⁷⁸ 23 CCR § 352.4 et seq.

²⁷⁹ 23 CCR § 354.38(d).

²⁸⁰ Department of Water Resources, 2016, <u>Best Management Practices and Guidance Documents</u>.

²⁸¹ North American Subbasin GSP, Section 7.2, p. 224, Tables 7-1 and 7-2, pp. 225 and 227-229.

²⁸² North American Subbasin GSP, Table 7-3, p. 233.

²⁸³ North American Subbasin GSP, Section 7.5, pp. 244-245.

²⁸⁴ North American Subbasin GSP, Section 7.7.1, pp. 246-247, Section 7.7.2, p. 253.

the well.²⁸⁵ Wells will be sampled for nitrate (as N) and TDS, which are identified as the COCs in the Subbasin with established sustainability criteria.²⁸⁶

The GSP states that 12 wells from the chronic lowering of groundwater levels network will be used as a proxy for land subsidence; however, all 41 wells are listed as representative monitoring sites on Table 8-7²⁸⁷ of the sustainable management criteria section of Plan (and 40 are listed on MNM).²⁸⁸ The GSP explains that groundwater levels from these wells will also be compared to subsidence data at one extensometer site in the Subbasin.²⁸⁹ Department staff recommend the GSAs establish monitoring for land subsidence utilizing a method that directly measures land elevation change such as remote sensing data, survey monuments, or global positioning system stations (See <u>Recommended Corrective Action 4</u>). Department staff also encourage the GSAs to consider utilizing InSAR in the land subsidence monitoring network as it is the best available monitoring method that can achieve the criteria defined in the GSP Regulations²⁹⁰ to identify the rate and extent of land subsidence.

The GSP has identified approximately 24 shallow stream-adjacent monitoring wells from the chronic lowering of groundwater levels network to include in the monitoring network for depletions of interconnected surface water (however, again the total number of sites is inconsistent throughout the GSP and with the MNM).²⁹¹ Each of the shallow stream-adjacent monitoring wells are fitted with a pressure transducer to collect groundwater level data. The shallow monitoring wells in the network are adjacent to the American, Bear, Feather, and Sacramento Rivers and along some canals and creeks generally near the edges of the Subbasin. The monitoring network also includes eight stream gages managed by DWR, USGS, and the City of Roseville.²⁹² All monitoring wells and stream gages collect continuous data in 15-minute or hourly increments.²⁹³ All the stream gages are paired with at least two shallow monitoring wells; approximately seven wells monitor locations where no stream gauges are installed.²⁹⁴

While the GSP does provide descriptions and maps identifying the location of monitoring sites for the chronic lowering of groundwater levels, degraded water quality, and the depletion of interconnected surface water monitoring networks, Department staff encountered inconsistent or incomplete information within the GSP regarding the total number of monitoring sites, representative monitoring sites, and/or monitoring frequencies at these sites. Department staff have determined that additional information should be provided in the GSP regarding the monitoring networks for these sustainability

²⁸⁵ North American Subbasin GSP, Section 7.7.3, p. 253.

²⁸⁶ North American Subbasin GSP, Section 7.7.3, p. 253, Section 8.7, 297.

²⁸⁷ North American Subbasin GSP, Table 8-7, p. 306.

²⁸⁸ North American Subbasin GSP, Section 7.8.2, p. 255, Figure 7-13, p. 257, Table 7-6, p. 258.

²⁸⁹ North American Subbasin GSP, Section 7.8.2, p. 254.

^{290 23} CCR § 354.34(c)(5)

²⁹¹ North American Subbasin GSP, Section 7.9.2, p. 259, Figure 7-14, p. 261, Table 7-3, p. 233.

²⁹² North American Subbasin GSP, Table 7-7, p. 262.

²⁹³ North American Subbasin GSP, Table 7-7, p. 262, Section 7.9.3, p. 264.

²⁹⁴ North American Subbasin GSP, Table 7-8, p. 263.
indicators. The GSP did not clearly and consistently report, in tabular format, the monitoring site type or measurement frequency for each site in the chronic lowering of groundwater levels, degraded water quality, and depletions of interconnected surface water monitoring networks as required by the GSP Regulations.²⁹⁵ Providing this information and clearly identifying which sites are being used as representative monitoring sites will provide the Department with additional clarity on how monitoring in the Subbasin will comply with the requirements of the GSP Regulations and SGMA (see <u>Recommended Corrective Action 6</u>). It is imperative the GSAs work to ensure the information defining the monitoring network is consistent within the GSP, consistent with the Department's Monitoring Network Module, and follow the data and reporting standards.

While a recommended corrective action was identified, Department staff conclude that the description of the monitoring network included in the Plan substantially complies with the requirements outlined in the GSP Regulations. Overall, the Plan describes in sufficient detail a monitoring network that promotes the collection of data of sufficient quality, frequency, and distribution to characterize groundwater and related surface water conditions in the Subbasin and evaluate changing conditions that occur through Plan implementation.

4.5 **PROJECTS AND MANAGEMENT ACTIONS**

The GSP Regulations require a description of the projects and management actions the submitting Agency has determined will achieve the sustainability goal for the basin, including projects and management actions to respond to changing conditions in the basin.²⁹⁶ Each Plan's description of projects and management actions must include details such as: how projects and management actions in the GSP will achieve sustainability, the implementation process and expected benefits, and prioritization and criteria used to initiate projects and management actions.²⁹⁷

While the Subbasin currently shows a surplus of groundwater in storage, projected demand due to planned new developments, along with changes in agriculture and projected water supply, indicate that the Subbasin will be operating with inflows and outflows much more closely balanced in the future.²⁹⁸ Based on modeled future conditions with a central tendency climate change scenario, over a 50-year planning horizon, the Subbasin is projected to have an average annual decline in groundwater storage of about 3,500 AFY.²⁹⁹

The Plan intends to resolve this potential future deficit primarily through the expansion of the Subbasin's conjunctive use program (i.e., Project 1) with an anticipated net benefit of

²⁹⁵ 23 CCR § 354.34 (h)

²⁹⁶ 23 CCR § 354.44 (a).

²⁹⁷ 23 CCR § 354.44 (b) *et seq.*

²⁹⁸ North American Subbasin GSP, ES-6 and Table ES-1, p. 23.

²⁹⁹ North American Subbasin GSP, Section 6.8, p. 220.

reducing groundwater pumping by approximately 5,000 AFY.³⁰⁰ The Plan also explains that urban water purveyors under the Regional Water Authority have been planning for the completion of the Sacramento Regional Water Bank (Water Bank), which will "increase the use of the Subbasin as a storage reservoir as surface water reservoirs and the snowpack evolve under climate change."³⁰¹ The Plan describes how the Water Bank establishes a framework for accounting of the storage and recovery of water and, once complete, will likely maximize the benefits of the conjunctive use program³⁰² — which Department staff understand to mean the realization of the full 5,000 AFY pumping reduction.

The GSP also identifies supplemental projects that can be implemented if projected conditions are worse than expected. The Plan explains that supplemental projects are currently at a "feasibility level" and are in an ongoing planning process. For this reason, Department staff understand that the GSAs many not yet have all the information required by the GSP Regulations ³⁰³ for these projects and management actions. However, Department staff encourage the GSAs to update the GSP to provide the criteria that would trigger termination of the projects and management actions (where applicable), as additional information is gathered to better define/refine the projects and management actions. Furthermore, the GSAs should also provide the additional information required by the GSP Regulations³⁰⁴ (e.g., legal authority, permitting, funding, public outreach, etc.) in future periodic evaluations of the Plan if supplemental projects are advanced from a feasibility stage to planning and implementation.

Overall, the GSP presents a set of projects and management actions that seem to be based on the best available information and science and will likely allow the Subbasin to reach sustainability once implemented. The Plan adequately describes proposed projects and management actions in a manner that is generally consistent and substantially compliant with the GSP Regulations.³⁰⁵

4.6 CONSIDERATION OF ADJACENT BASINS/SUBBASINS

SGMA requires the Department to "...evaluate whether a groundwater sustainability plan adversely affects the ability of an adjacent basin to implement their groundwater sustainability plan or impedes achievement of sustainability goals in an adjacent basin."³⁰⁶ Furthermore, the GSP Regulations state that minimum thresholds defined in each GSP be designed to avoid causing undesirable results in adjacent basins or affecting the ability of adjacent basins to achieve sustainability goals.³⁰⁷

³⁰⁰ North American Subbasin GSP, ES-9, p. 25, Section 9.2.1, pp. 320-325.

³⁰¹ North American Subbasin GSP, Section 9, p. 319.

³⁰² North American Subbasin GSP, Section 9.2.1, p. 321.

³⁰³ 23 CCR § 354.44 (b).

³⁰⁴ 23 CCR § 354.44 (b)

³⁰⁵ 23 CCR § 354.44 *et seq.*

³⁰⁶ Water Code § 10733(c).

³⁰⁷ 23 CCR § 354.28(b)(3).

The North American Subbasin shares boundaries with four other groundwater subbasins (South Yuba to the north; Sutter to the northwest; Yolo to the southwest; and South American to the south). The Plan states that the proposed minimum thresholds would have minimal impacts on the adjacent subbasins evidenced by "limited lowering of average groundwater levels at the [subbasin] boundaries" and a negligible change in anticipated future boundary flows based on model projections with climate change and project implementation.³⁰⁸ Further, the GSAs met with representatives from each of the other subbasins and it was agreed that the minimum thresholds would not impact the ability of the other agencies to sustainably manage their respective subbasins.³⁰⁹

Based on information available at this time, Department staff have no reason to believe that groundwater management in the Subbasin will adversely affect groundwater conditions in the adjacent subbasins. Department staff will continue to review periodic evaluations of the Plan to assess whether implementation of the North American GSP is potentially impacting adjacent subbasins.

4.7 CONSIDERATION OF CLIMATE CHANGE AND FUTURE CONDITIONS

The GSP Regulations require a GSA to consider future conditions and project how future water use may change due to multiple factors including climate change.³¹⁰

Since the GSP was adopted and submitted, climate change conditions have advanced faster and more dramatically. It is anticipated that the hotter, drier conditions will result in a loss of 10% of California's water supply. As California adapts to a hotter, drier climate, GSAs should be preparing for these changing conditions as they work to sustainably manage groundwater within their jurisdictional areas. Specifically, the Department encourages all GSAs to:

- 1. Explore how their proposed groundwater level thresholds have been established in consideration of groundwater level conditions in the basin based on current and future drought conditions;
- 2. Explore how groundwater level data from the existing monitoring network will be used to make progress towards sustainable management of the basin given increasing aridification and effects of climate change, such as prolonged drought;
- 3. Take into consideration changes to surface water reliability and that impact on groundwater conditions;
- 4. Evaluate updated watershed studies that may modify assumed frequency and magnitude of recharge projects, if applicable; and
- 5. Continually coordinate with the appropriate groundwater users, including but not limited to domestic well owners and state small water systems, and the appropriate

³⁰⁸ North American Subbasin GSP, Section 8.4.2.4, p. 288.

³⁰⁹ North American Subbasin GSP, Section 8.4.2.4, p. 288.

³¹⁰ 23 CCR § 354.18.

overlying county jurisdictions developing drought plans and establishing local drought task forces³¹¹ to evaluate how their Plan's groundwater management strategy aligns with drought planning, response, and mitigation efforts within the basin.

³¹¹ Water Code § 10609.50.

5 STAFF RECOMMENDATION

Department staff recommend approval of the GSP with the recommended corrective actions listed below. The North American Subbasin GSP conforms with Water Code Sections 10727.2 and 10727.4 of SGMA and substantially complies with the GSP Regulations. Implementation of the GSP will likely achieve the sustainability goal for the Subbasin. The GSAs have identified several areas for improvement of their Plan and Department staff concur that those items are important and should be addressed as soon as possible. Department staff have also identified additional recommended corrective actions that should be considered by the GSAs for the first periodic evaluation of their GSP. Addressing these recommended corrective actions will be important to demonstrate that implementation of the Plan is likely to achieve the sustainability goal.

The recommended corrective actions include:

RECOMMENDED CORRECTIVE ACTION 1

Clarify the definition of the bottom of the Subbasin in areas not defined by the occurrence of bedrock.

RECOMMENDED CORRECTIVE ACTION 2

Provide a schedule to address data gaps related to the identification of interconnected surface water including confirmation of areas considered to be likely interconnected with groundwater. Similarly, future periodic evaluations of the Plan should include further assessment to confirm or refine various Plan elements related to the identification of interconnected surface water (e.g., the use of spring 2020 water levels, the depth-to-water measurement of 30 feet bgs, and possibly additional analysis of perched groundwater in the lone formation) as more information is gathered.

RECOMMENDED CORRECTIVE ACTION 3

Provide additional information and discussion to support the definition of undesirable results for degraded water quality (particularly for the *public water supply* well group), including describing potential impacts to beneficial uses and users and what would be considered significant and unreasonable effects.

RECOMMENDED CORRECTIVE ACTION 4

Establish sustainable management criteria for land subsidence for the Subbasin utilizing a monitoring network that directly measures land elevation change such as remote sensing data, survey monuments, or global positioning system stations.

RECOMMENDED CORRECTIVE ACTION 5

Department staff understand that estimating the location, quantity, and timing of stream depletion due to ongoing, Subbasin-wide pumping is a complex task and that developing suitable tools may take additional time; however, it is critical for the Department's ongoing and future evaluations of whether GSP implementation is on track to achieve sustainable groundwater management. The Department plans to provide guidance on methods and approaches to evaluate the rate, timing, and volume of depletions of interconnected surface water and support for establishing specific sustainable management criteria in the near future. This guidance is intended to assist GSAs to sustainably manage depletions of interconnected surface water.

In addition, the GSAs should work to address the following items by the first periodic evaluation of the Plan:

- a. Consider utilizing the interconnected surface water guidance, as appropriate, when issued by the Department to establish quantifiable minimum thresholds, measurable objectives, and management actions.
- b. Continue to fill data gaps, collect additional monitoring data, and implement the current strategy to manage depletions of interconnected surface water and define segments of interconnectivity and timing.
- c. Prioritize collaborating and coordinating with local, state, and federal regulatory agencies as well as interested parties to better understand the full suite of beneficial uses and users that may be impacted by pumping induced surface water depletion within the GSAs' jurisdictional area.

RECOMMENDED CORRECTIVE ACTION 6

Define the monitoring site type and data collection frequency in tabular format for all representative monitoring sites in the chronic lowering of groundwater levels, degraded water quality, and depletion of interconnected surface water monitoring networks ensuring internal consistency between information provided in different sections of the GSP and the SGMA Portal's Monitoring Network Module.



Topic:	Department of Water Resources Sustainable Groundwater Management Round 2 Grant Recommendation		
Item For:	Information		
Purpose:	General		
SUBMITTED BY:	Trevor Joseph, Manager of Technical Services	PRESENTER:	Trevor Joseph, Manager of Technical Services

EXECUTIVE SUMMARY

This is an information/discussion item for the Sacramento Groundwater Authority Board of Directors to receive a presentation from Trevor Joseph, Manager of Technical Services. Staff will provide a briefing on the Department of Water Resources Sustainability Groundwater Management Round 2 Grant Recommendation.

STAFF RECOMMENDED ACTION

None. This item is for information/discussion only.

BACKGROUND

SGA submitted a grant application to the Department of Water Resources (DWR) for their SGM Implementation, Round 2 solicitation, to support the North American Subbasin (NASb or Subbasin) Groundwater Sustainability Plan (GSP) and the identified implementation activities within the GSP as required under the Sustainable Groundwater Management Act (SGMA). DWRs Round 2 solicitation would provide over \$187 million from the General Fund and Proposition 68 to eligible applicants located within high and medium basins. The NASb grant application, titled Advancing NASb Sustainable Groundwater Management, was submitted to DWR by its December 16, 2022, closing date and included seven components comprised of activities associated with grant administration, Groundwater Recharge Feasibility Study, Groundwater Degradation Study, Groundwater Monitoring Wells Construction, Groundwater Monitoring Well/Emergency Supply Well, GSP Update and Annual Reporting, and CoSANA Model Upgrade and Enhancements. These seven components resulted in a total grant amount of \$3,560,500.

The DWR received 82 applications requesting over \$780 million in grant funds. Applications were reviewed by DWR staff, and a draft funding recommendation was released in May 2023 which recommended the NASb receive it's full requested grant amount of \$3,560,500. Public review was available for 15 days between May 19, 2023, and ended on June 9, 2023 at 5PM. It is noted on DWRs website that the final award list will be posted in October 2023 and executed agreements will tentatively be finalized between November 2023 and January 2024. SGA staff will provide a brief overview of DWRs SGM Round 2 grant recommendation to the SGA Board.



ATTACHMENT

Attachment 1- PowerPoint Presentation: Department of Water Resources Sustainable Groundwater Management Round 2 Grant Recommendation

Attachment 1

PowerPoint Presentation: Department of Water Resources Sustainable Groundwater Management Round 2 Grant Recommendation

Department of Water Resources Sustainable Groundwater Management Round 2 Grant Recommendation

Presentation to SGA Board Members

Trevor Joseph, P.G., C.Hg., Manager of Technical Services

August 18, 2023





Department of Water Resources (DWR) SGM Grant Overview

- DWR administered the Sustainable Groundwater Management (SGM) Grant Program
- Round 1 Awards (\$150 million for Critically Overdrafted Basins, ~\$7.6 million per basin Round 2 Solicitation <u>Opened: October 4, 2022</u> <u>Deadline: December 16, 2022</u>
 - > High, Medium, & Critically Overdrafted basins eligible, approx. \$231 million avail.
 - ➢ Grant awards: Minimum \$1 million per basin; Maximum− \$20 million per basin
 - Only one application per basin/subbasin
- Round 2 Draft Funding Recommendations Announced May 19, 2023
 - DWR received 82 applications requestion over \$780 million
 - ➢ Recommended 31 applications receive a total award of \$187.3M
 - Public comment period ended June 9, 2023
 - Final award to be announced in October 2023
- DWR recommended NASb receive the full requested grant amount of \$3,560,500 for Advancing NASb Sustainable Groundwater Management



NASb Grant Proposed Components

Advancing NASb SGM (Proposed) Components

- 1. Grant Administration
- 2. Groundwater Recharge Feasibility Study
- 3. Groundwater Quality Degradation Study
- 4. Groundwater Monitoring Wells Construction
 - GDE (4)
 - Lowering of Levels (1)
 - SW Depletion (1)
- 5. Groundwater Monitoring Well/Emergency Supply Well
 - Domestic and Emergency Supply (1)
- 6. GSP Update and Annual Reporting
- 7. CoSANA Model Upgrade and Enhancements



Data Gaps

NASb Grant *Proposed* Component #4 – Groundwater Monitoring Wells Construction addresses data gaps:

- Groundwater Dependent Ecosystems (GDEs)
 ★ ➤ Proposed GDE MW-100 location near existing well 128
 - ★ Proposed GDE MW-102 location near existing well 78
- Chronic Lowering of Groundwater Levels (CLGWL)
 ★ ➤ Proposed CLGWL MW-100 location near existing well 112







Topic:Sacramento Regional Water Bank UpdateItem For:Information

Purpose: General

	Trevor Joseph,		Trevor Joseph,
SUBMITTED BY:	Manager of Technical Services	PRESENTER:	Manager of Technical Services

EXECUTIVE SUMMARY

This is an information/discussion item for the Sacramento Groundwater Authority Board of Directors to receive a presentation from Trevor Joseph, Manager of Technical Services. Staff will provide a briefing on the Sacramento Regional Water Bank Update.

STAFF RECOMMENDED ACTION

None. This item is for information/discussion only.

BACKGROUND

SGA staff are working with the Regional Water Authority (RWA) to support the preparation, development, and implementation of the Sacramento Regional Water Bank. SGA staff will provide an update on the Regional Water Bank and its associated activities.

ATTACHMENT

Attachment 1- PowerPoint Presentation: Sacramento Regional Water Bank Update

Attachment 1

PowerPoint Presentation: Sacramento Regional Water Bank Update



A Sustainable Storage & Recovery Program

Sacramento Regional Water Bank Update

Presentation to SGA Board Members

Trevor Joseph, P.G., C.Hg., Manager of Technical Services

August 18, 2023





Today's Agenda



- 1. Progress and Road Map
- 2. Communications and Outreach
- 3. Goal, Objectives, Principles, &

Constraints

- 4. Governance & Coordination
- 5. Technical Analysis &

Environmental Documentation

6. Action Items and Next Steps





Stages of Water Bank Development



Water Bank – Project Benefits and Outcomes



Federal Acknowledgement Enables (1) any CVP contract supply to be banked outside the service area of that contractor, and (1) recovery of that supply by CVP and non-CVP contractors	Environmental Compliance Through CEQA and NEPA documents, evaluates (1) expansion of existing conjunctive use, and (2) Reclamation acknowledgement of Water Bank	Water Accounting System Accommodates multiple accounts that support all participating agencies and GSAs
External PartnersThrough pilot opportunities, establishes relationships and develops institutional knowledge with external partnersSupports securing long-term agreements that provide consistent and reliable benefits to the region	Surface Water/ Groundwater Interaction Advances science and understanding of both accretion and depletions associated with water banking operations	Financial Agreements Develops framework to encourage broad, active, and beneficial implementation of conjunctive use by all participating agencies

Federally Recognized Water Banks





Groundwater Banking Guidelines for Central Valley Project Water

Effective Date: November 12, 2014 Updated October 4, 2019

	Acknowledged Water Banks	Identifer Number
1	North Kern Water Storage District	05-WC-20-3256
2	Rosedale-Rio Bravo Water Storage District	05-WC-20-3257
3	Semitropic Water Storage District	05-WC-20-3258
4	Tulare Lake Basin Water Storage District	05-WC-20-3259
5	Cawelo Water District	05-WC-20-3260
6	Lakeside Irrigation District	05-WC-20-3261
7	Kaweah Delta Water Conservation District	05-WC-20-3266
8	Kern Water Bank Authority	18-WC-20-5263
9	Meyers Farms Family Trust	N/A
10	Pixley Water Bank Project	18-WC-20-5264
11	West Kern Water District Groundwater Bank	18-WC-20-5255



Communication and Engagement



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Home About RWA - Board - Programs - News & Info - Contact Us

Questions of the Week

Between Stakeholder Forums, the Program Team is addressing questions provided by stakeholders through a Questions of the Week feature. Questions may include those from a single stakeholder, or the Program Team may combine similar questions and provide comprehensive answers about the Water Bank. Questions and answers will also be posted here on this page. Additional questions may be submitted to the Water Bank program email at waterbankinfo@rwah2.corg.

You can find questions from previous weeks here.

Theme: Groundwater modeling and data analysis

Question: What is water modeling and why is it important?

Water modeling is a scientific method that uses computer models to create mathematical representations of how water behaves in the real world. Water models provide an understanding of the intricate and complex relationships between various factors, such as groundwater levels, river flow, and other elements related to water.

Water modeling helps water managers make informed decisions to effectively manage our water resources, support environmental sustainability and preserve water quality. For example, models analyze the behavior of groundwater and surface water, supporting sustainable water management practices. Models also assist in planning for droughts and climate change, identifying vulnerabilities and adaptation strategies. Modeling also helps to assess environmental outcomes, such as the projected effects of various water banking actions on river flows and ecosystems.

When set up correctly with a clear conceptual understanding of the modeled environment and with sufficient quality data and proper calibration, results from water models can provide close approximations of actual conditions. However, water model results can never completely accurately replicate actual conditions and require qualified and skilled scientists, engineers, or other experts using professional judgment to run and interpret water model results.

By developing these models, we can make predictions about future conditions in complex water systems and environments, which helps us make informed decisions about how the Water Bank may be operated to provide targeted benefits while avoiding negative impacts.

Water modeling has played a crucial role in the success of the region's conjunctive use program over the past two decades. It is also essential for planning water banking actions, especially in the face of challenges posed by climate change, drought, and diverse water use scenarios.

Question: What modeling techniques and data analysis methods are being utilized by the Water Bank Project team to assess different scenarios for operating the Water Bank?

In the Sacramento region, water managers rely primarily on two modeling frameworks: the CalSim (California Simulation of Water Supply and Management) and CoSANA (Cosumnes-South American-North American) models.



Now Available!

Goal, Objectives, Principles and Constraints for the Sacramento Regional Water Bank

The Regional Water Authority (RWA) is pleased to release a foundational document that describes the overall strategy, process, and considerations related to the development and implementation of the Sacramento Regional Water Bank.

The Goal, Objectives, Principles, and Constraints (GOPC) document sets the direction for developing the Water Bank's operations, governance, communication and engagement, environmental compliance, and more.

While drafting the document, feedback and input was gathered from the public and interested parties during Stakeholder Forums, sharing sessions, and a public comment period, and was considered as the document evolved through several drafts. Document development milestones included:

- In the second half of 2022, participating local water agencies developed several iterations and refinements of the goals, objectives, principles, and constraints document. Working drafts
 were discussed with various stakeholders, interested parties, and other organizations throughout the development process.
- Feedback was solicited during the Water Bank Stakeholder Forum #2, in February 2023, and considered as part of the refinement process.
- In April 2023, the draft was presented to Reclamation as part of an ongoing companion study, and the agency's input is reflected in redline revisions to the "Relationship to the CVP" principles.

It is important to note that the Water Bank goals, objectives, principles, and constraints are intended to be a "living document," open to periodic revisions as Water Bank implementation continues.

You can read the GOPC document here.

Next, the Water Bank Program Team is working with the Water Bank Program Committee (RWA agencies supporting Water Bank development) on drafting documents related to governance, and the project description for environmental documentation. These documents are expected to be discussed during a third Stakeholder Forum in fall 2023.

Materials from the Second Stakeholder Forum Held February 13, 2023

- Recording of Stakeholder Forum #2
- PowerPoint presentation slides
- Questions submitted during Stakeholder Forum #2
- Proposed Goal, Objectives, Principles, and Constraints





Communication/Outreach - Qs of the Week

REGIONAL WATER AUTHORITY BUILDING ALLIANCES IN NORTHERN CALIFORNIA

Sacramento	Regional Water	r Bank	contact	information:
waterbankin	lfo@rwah2o.org			

Week 1: STAKEHOLDER ENGAGEMENT

- What is RWA's plan to encourage and capture ongoing stakeholder input?
- I'm new to the Water Bank, how do I catch up and learn about what has been developed and/or discussed?
- How do we effectively engage with RWA in the implementation of the Water Bank beyond Q/A sessions?

Week 2: CONJUNCTIVE USE AND GROUNDWATER FUNDAMENTALS

- What does conjunctive use mean?
- Is it possible to anticipate drought years? How will the Water Bank and conjunctive use work through droughts that last longer than anticipated?
- Geologically, can groundwater basins where groundwater levels have been drawn down receive recharge water at the same capacity as was naturally there?

Week 3: Sacramento Regional Water Bank Roadmap and Schedule

- When will the Water Bank be operational?
- What is the status of the Water Bank's development?
- Will there be "practice" Water Bank runs provided in the proposed plan?

Week 4: Participants in the Sacramento Regional Water Bank and the Role of the Regional Water Authority

- Who are the participants in the Water Bank?
- Who are the decision-makers for the Water Bank?
- What role will RWA have in administering the Bank?

Week 5: The Role of the Environment and How Groundwater is Monitored

- The Regional Water Authority (RWA) goal or mission does not mention the environment. Are environmental concerns considered a stakeholder?
- How will the volume of water in storage and extracted be measured and tracked over time?

Sacramento Regional Water Bank website: https://rwah2o.org/sacramento-regional-water-bank/

Week 6: How Water Banking Works

- How are deposits and withdrawals made with the Water Bank?
- Are agencies beyond the City of Roseville planning direct groundwater recharge using wells?

Week 5: The Role of the Environment and How Groundwater is Monitored

- The Regional Water Authority (RWA) goal or mission does not mention the environment. Are environmental concerns considered a stakeholder?
- How will the volume of water in storage and extracted be measured and tracked over time?

Week 6: How Water Banking Work

- How are deposits and withdrawals made with the Water Bank?
- Are agencies beyond the City of Roseville planning direct groundwater recharge using wells?

Week 7: Water Quality

- How do water providers know if water is safe to drink in the Water Bank area?
- How do water providers monitor known and potential groundwater contamination in the Water Bank area?
- Are there aesthetic differences between surface water and groundwater?

Week 8: Federal Recognition

- What are the benefits of securing federal recognition for the Sacramento Regional Water Bank?
- Are there requirements for securing federal recognition?

Week 9: Interaction with the Sustainable Groundwater Management Act (SGMA)

- What is the Sustainable Groundwater Management Act (SGMA)?
- How does the Water Bank relate to SGMA?
- Does SGMA stop the Water Bank from moving forward?



Communication and Engagement (cont.)





WATER_BANK_01

WATER_BANK_04



Video 1: Our Water Supplies and the Impact of Climate ChangeVideo 2: The Reservoir UnderOur Feet



WATER_BANK_02

Video 3: How the Water Bank Works

Video 4: Growing a Water Bank

in the Sacramento Region



BANK_02



WATER_BANK_02

Water Bank Progress



Planning Components

- Goals, Objectives, Principles, & Constraints
- **D** Roles & Responsibilities
- **Organizational Structure**
 - (ex. formal, ad-hoc)
- Water Accounting, Monitoring, & Reporting
- **U** Water Modeling
- □ Contractual, Financial, & Legal
- **Project Description**
- Environmental Documentation



Governance – Functional Organization Structure for Water Bank Implementation & Operations



SACRAMENTO REGIONAL WATER BANK

Governance: Organizational Framework, Functions, and Associated Roles and Responsibilities

Purpose

This paper is one of a series of papers that will introduce and describe the process and considerations related to the implementation of the Sacramento Regional Water Bank (Water Bank). These processes are aspects of Water Bank governance functions.

Background

Governance can be described as "the conceptual model for how an entity is managed, its interactions with and relationship to partners and affiliates, and identification of the operations and systems it oversees." Water Bank governance components include:

- Vision and Strategy: Goals, objectives, principles, and constraints
- Structure: Organizational framework, functions, and associated roles and responsibilities
- Operations Support Tools: Water accounting, monitoring, and reporting
- Agreements and Finance: Framework to incentivize water banking

This paper introduces the *structure* component of Water Bank governance. It outlines the required functions and activities to support successful implementation of the Water Bank, illustrates a general organizational framework to conduct these functions, and describes the associated rules and possibilities. This paper is intended to:

- establish shared understanding and common terminology among the Water Bank Program Committee members and the Water Bank Development Team, and
- (2) help the Program Committee and the technical team maintain consistency in their ongoing engagements with other entities and stakeholders as part of the Water Bank development process.

This paper reflects the feedback from the Program Committee on the draft *Governance: Roles and Responsibilities: White Paper* (dated March 3, 2023). It also reflects additional input and feedback received during the Program Committee meetings on April 6 and April 10, 2023.

Required Functions and Activities

The required activities to support a successful Water Bank can be grouped into four functional areas: (1) policy and legal activities, (2) operations activities, (3) administrative activities, and (4) outreach activities. Definitions of these required activities is informed by the *Groundwater Banking Guidellines for the Central Valley Project* (U.S. Department of the Interior, Bureau of Reclamation (Reclamation) 2019)(<u>https://www.usbr.gov/mp/waterbanking/index.html</u>), and the *Water Transfers White Paper* (California Department of Water Resources (DWR) and Reclamation 2019) (https://water.ca.gov/Programs/State-Water-Project/Management/Water-Transfers).

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SACRAMENTO REGIONAL WATER BANK Governance: Organizational Framework, Functions, and Associated Roles and Responsibilities

June 1, 2023

Proposed Functional Organization Structure





Water Bank - Goal, Objectives Principles, and Constraints



Constraints

The **GOAL** of the Water Bank is to expand conjunctive use, thereby increase water banking operations throughout the region to:

- (1) Improve long-term regional reliability and provide statewide water supply opportunities when possible; and
- (2) Support healthy ecosystem function on the lower American River.

Objectives

The Water Bank **OBJECTIVES** are to:

- Increase groundwater recharge during wet conditions using available surface and recycled water supplies.
- Reduce reliance on surface water during dry conditions by using previously banked groundwater.
- Contribute to water reliability of water agencies in the region with no or limited access to groundwater.
- Contribute to water reliability of water agencies in the region with no or limited access to surface water.
- Maintain the quality of surface water and groundwater.

Goal

- Contribute to CVP operational flexibility by reducing reliance on Folsom Reservoir during dry conditions.
- Contribute to healthy ecosystem function, including on the lower American River.
- Consider and advance mutually beneficial opportunities to partner with entities outside the region on operational collaboration and/or investment in the Water Bank.
- Generate revenue for investment in infrastructure and other projects/programs to improve regional water supply reliability, resiliency, and affordability for participating agencies.
- Generate revenue to reduce financial barriers to conjunctive use for participating agencies.

Physical/Operationa
Regulatory
Institutional

Financial

Principles		
Regional Water Management	Relationship to the CVP	
Environmental Stewardship	Banking Partner/ Participant Success Factors	
Public Engagement	Public Perception Success Factors	
Water Bank Development an d Operations	Third-Party Success Factors	





Sacramento Regional Water Bank

"A sustainable storage and recovery system"

American Basin (CVP account)

"A federally recognized water bank"

Sierra Nevada (non CVP account)

"Expansion of the regions conjunctive use and water banking investments" Harvest Water

"Reliable recycled water for regional sustainability" Future Water Accounts (i.e.

Agriculture, owner operated, etc)



Operations of Multiple Accounts



Recharge Operations

- Type of supplies and location of their use determine how the banked water is credited
- Clear and transparent accounting is needed to properly track balances of banked water

Recovery Operations

- Recovery of previously banked water is similar across both banks
- Proper tracking of balances is critical



Water Supply Used for Recharge

American Basin (CVP Account)

Sierra Nevada (non CVP Account)





Project Description

- PD shared on July 25
- Ad Hoc PC Meeting on August 15:
 - Discuss policy level input on the PD and pinpoint substantive changes
 - Provide direction to the Technical Team on resolution of all items related to PD.
- Technical team to finalize the PD for use in the CEQA scoping process.
- Notice of Preparation for review in mid-August, with a 2-week turnaround for feedback.

Project Description Project Description This Chapter provides a description of the Project, including the need for the Project, its objectives, and its elements.

1. Background

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1.1. Overview of Regional Water Management

- In the early 1990s, the greater Sacramento region experienced significant conflict over concern for
- 7 the lower American River ecosystem's health as diversions increased under existing contracts and
- 8 agreements for public water supply. Stakeholder groups began convening in 1993 through the Water
- 9 Forum to develop a plan with co-equal objectives: provide a reliable and safe water supply for the
- 10 region's economic health and planned development through to the year 2030; and preserve the 11 fishery, wildlife, recreational, and aesthetic values of the lower American River. The process
- developed an integrated set of solutions that are incorporated into the Water Forum Agreement of
 April 2000.
- 14 To reduce impacts on the Lower American River environmental ecosystem in dry years, the Water
- 15 Forum Agreement requires the use of water supply alternatives and/or increased conservation to
- 16 accommodate limitations on surface water diversions, with groundwater being perhaps the most



Project Description for the Sacramento Regional Water Bank

Environmental Compliance - Scoping



Task Name	Start	Finish
PC Members review Project Description*	July 24 -	August 14
Conduct workshop to discuss review comments*	Aug	ust 15
Revise Project Description	August 16 -	September 1
Finalize Project Description	Septe	ember 1
Prepare Notice of Preparation (NOP)	July 13 -	August 10
RWA/PC Members review draft NOP*	August 11	August 24
Revise/finalize NOP for publishing	August 25 -	September 8
Compile Mailing/Stakeholder Database*	July 13 -	August 31
Publish NOP (State Clearinghouse, newspapers, direct mailings)	Septe	mber 18
30 day Public Scoping	September 19) October 19
Scoping Meeting 1 (NASb or SASb)	Oct	ober 3
Scoping Meeting 2 (NASb or SASb) October 4		ober 4

Environmental Compliance - Scoping

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Key input from PC Members:

- ✓ Review/provide comments on Project Description by August 15th
- ✓ Provide input on NOP distribution list and Agency & Tribal Outreach by August 31st
- ✓ Support Public Scoping process



Valley Water Pilot Transfer



- The region has successfully demonstrated its capacity to (1) recharge and bank supplies, and (2) implement groundwater substitution transfers (similar to recovery operations of banked water)
- Valley Water is interested in better understanding some of the key institutional requirements for Federally-recognized water bank operations:
 - <u>Recharge operations</u>: securing Reclamation approval to transfer CVP SOD allocation to ARD CVP contractor
 - <u>Recovery operations</u>: securing Reclamation approval to transfer ARD CVP allocation to SOD CVP Contractor
- In discussions with interested ARD CVP contractors with ability to take additional CVP allocation for recharge,
 - Roseville agreed to participate in the Pilot transfer (available capacity to recharge via ASR wells).
 - o SCWA has limited capacity (trying to maximize use of its available surface waters in this wet year).

Valley Water Pilot Transfer



- Valley Water would request Reclamation to transfer 1,000 AF of its CVP allocation to Roseville for banking using Roseville's ASR wells.
- In a future year, a second pilot transfer would seek to return equivalent volume to Valley Water from ARD CVP contractor(s) – to be determined.
- Next steps:
 - Engage with Reclamation to develop a proposal for the 2023 Pilot.
 - Outline the schedule, costs, and roles and responsibilities of RWA, Roseville, Valley Water, and Reclamation.
 - Develop draft memorandum of understanding (MOU) or agreement (MOA) for the 2023 Pilot involving Valley Water and Roseville.
 - Develop message points for the 2023 Pilot to support communications and engagement activities for use by RWA and the Program Committee agencies.

Surface and Groundwater Modeling & Process



CalSim (California Simulation of Water Supply and Management)

- Developed by the California Department of Water Resources (DWR)
- Focuses on statewide surface water resources
- Used to evaluate potential effects of drought, climate change, population growth, and other factors on water resources

CoSANA (Cosumnes-South American-North American)

- Developed by local Groundwater Sustainability Agencies (GSAs)
- Focuses on unique groundwater conditions in the Sacramento region (Consumnes, South American & North American subbasins)
- Used to evaluate different strategies and factors such as Ag & urban water demands, water supplies, water quality, pumping rates, land use, and climate change

Step 1: CalSim analysis and data gather to generate input data

- Surface waterflow & Diversion
- Surface Water Use by Agency
- Groundwater use by Agency

Step 2: CoSANA analysis of groundwater response and SGMA compliance

- Analysis of groundwater storage and elevations
- Outflow to/from neighboring subbasins
- Effects on interconnected surface water (depletions & accretions)

Step 3: CalSim analysis with refined data to evaluate surface water flows

- Net depletions/ accretions from interconnected surface water incorporated in CalSim
- CalSim run with revised depletions to evaluate surface water flows



Next Steps



Governance Components:

- Goals, Objectives, Principles, & Constraints
- Roles & Responsibilities
- **Organizational Structure** -
- Water Accounting System (WAS) Concept Paper, Monitoring, & Reporting
- □ Contractual, Financial, & Legal

Project Description/Scoping:

- Proposed Project Preview
- Water Bank ProjectBenefits & Outcomes
- Project Description Ad hoc PC meeting on PD - Aug 15

CEQA/NEPA:

Revised

Document to be provided to

PC in August

PC in August

---- Draft paper to

Compliance Process

□ NOI/Scoping
Document Preparation
Noticing/ Consultation & Coordination
Other Requirements
Vater Bank Development:
D Budgets
년 Grants & Funding
Contractors
ommunication & Engagement:
Stakeholder Forums

1 Water Bank website and content



Topic:Legislative UpdateType:New BusinessItem For:Information

Purpose: Routine

Ryan Ojakian SUBMITTED BY: Legislative and Regulatory Affairs Manager	PRESENTER:	Ryan Ojakian Legislative and Regulatory Affairs Manager
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EXECUTIVE SUMMARY

This is an information item from the Legislative and Regulatory Affairs Manager to provide a briefing on important legislative updates for the Sacramento Groundwater Authority Board of Directors.

STAFF RECOMMENDED ACTION

None. This item is for information/discussion only.

BACKGROUND

Earlier in the year the Board was briefed on seven bills related to groundwater management. Three of those bills are no longer moving (AB 429, AB 900, and SB 651). Of the four other bills (AB 560, AB 779, AB 923, and SB 659) they are all currently in Appropriations committees (Senate Appropriations for bills originating from the Assembly and Assembly Appropriations for bills originating from the Senate). The bills are summarized as follows:

AB 560 (Bennett D- Ventura) Would require parties to an adjudication action to refer a proposed settlement in adjudication proceedings to the State Water Resources Control Board for an advisory determination as to whether the proposed settlement will substantially impair the ability of a groundwater sustainability agency, the board, or the department to achieve sustainable groundwater management. The bill has not changed a great deal since the Board last was briefed.

AB 779 (Wilson D- Fairfield) Would require a GSA to hold a public meeting on what an adjudication means and require a GSA to invite DWR to the public meeting. The bill has evolved significantly since the Board was last briefed. It originally would have required much more invasive actions from GSA's and would have required the court to have much more involvement in an adjudication from the Water Board and DWR.

AB 923 (Bauer-Kahan D- Orinda) Would require the board, in coordination with the department, to undertake a study to identify priority flood plain restoration or floodway expansion projects where increased flows due to climate change are likely to overwhelm existing flood protection


infrastructure. This bill has changed only in technical ways since the Board was last briefed.

SB 659 (Ashby D- Sacramento) Would require the development of a groundwater recharge plan by the Department of Water Resources. The bill is sponsored by RWA.



Topic:Executive Directors' ReportType:New BusinessItem For:InformationPurpose:General

	Jim Peifer	Jim Peifer	
SUBMITTED BY:	Executive Director	PRESENTER:	Executive Director

EXECUTIVE SUMMARY

This is an information item for the Executive Director to provide a briefing on important activities, reports, communications, advocacy, and other updates for the Sacramento Groundwater Authority Board of Directors.

STAFF RECOMMENDED ACTION

None. This item is for information/discussion only.

BACKGROUND

This agenda item is a standing item to provide an opportunity for the Executive Director to report to the Executive Committee on important activities, reports, communications, advocacy, and other updates.

Water Bank - The RWA released a foundational framework for the Water Bank that describes the overall strategy, process, and considerations related to its development and implementation. The Goal, Objectives, Principles, and Constraints (GOPC) document sets the direction for developing the Water Bank's operations, governance, communication and engagement, environmental compliance, and more. You can read the GOPC <u>here</u>.

Mr. Joseph made a presentation to the Sacramento Central Groundwater Authority on May 31st as part of our continuing coordination with the Groundwater Sustainability Agencies in the North American Subbasin and South American Subbasin.

Correspondence from the Environmental Council of Sacramento (ECOS) – ECOS has sent a letter to the RWA regarding the accounting system for the Water Bank. Among other items, they are interested in the effectiveness of the SGA Water Accounting Framework.

Financials- Unaudited financial reports through June 30, 2023 are attached.

Agenda Item 9



Remote Meetings – Western City has included an article titled "What cities need to know about the state's new remote meeting law." The article is helpful for all public agencies that need to comply with the Brown Act. The link to the article is:

https://www.westerncity.com/article/what-cities-need-know-about-states-new-remote-meeting-law

ATTACHMENTS

Attachment 1- Letter from ECOS re: Accounting System for the Regional Water Bank

Attachment 2 – SGA Financials (Unaudited through 06-30-23)

Attachment 1

Letter from Environmental Council of Sacramento dated August 3, 2023



Post Office Box 1526 | Sacramento, CA 95812-1526

Mr. Jim Peifer, Executive Director Regional Water Authority jpeifer@rwah2o.org

Subject: Accounting System for the Regional Water Bank

Dear Mr. Peifer,

I am writing to suggest a meeting between members of the Regional Water Authority (RWA) who are overseeing efforts to develop a Federally Authorized Regional Water Bank (Regional Water Bank), you and your staff, and members of the Environmental Council of Sacramento's (ECOS) Water Committee to discuss efforts to develop an Accounting System for the Regional Water Bank.

We have followed with interest RWA's efforts to develop the Regional Water Bank. We appreciate RWA's extensive efforts to reach out to the community to provide information and education about the region's water situation and how a water bank can help address future water supply needs.

The Water Committee recently reviewed the 2012 Water Accounting Framework published on RWA's website. We understand this framework was utilized by RWA prior to the passage and implementation of the Sustainable Groundwater Management Act (SGMA) and the subsequent development of the region's Groundwater Sustainability Plans.

We are interested in learning about how effective the 2012 Accounting Framework was in tracking and accounting for groundwater transactions within the bank, and which aspects of the 2012 Framework may be included in the new Regional Water Bank Accounting Framework currently in development. We are also interested in discussing how the requirements of SGMA will be incorporated in the Framework. Also, we suspect that the expanded monitoring and modeling of both the North and South American subbasins has provided additional sophistication and understanding of how groundwater moves within and between these subbasins. We would like to hear your plans for including this added technical understanding of subbasin operations into the accounting framework. We would also like to learn how you plan to account for any deposited ground water losses, and ideas you are considering regarding the use of portions of deposits to address groundwater dependent ecosystem needs, and, as a set asides to improve basin storage. Finally, the 2012 framework seemed to establish pumping levels for participants tied to water years. Is this approach one you are considering going forward, and would any resulting pumping agreements be included in Individual Purveyor Agreements established as part of the Water Forum 2 process?



Post Office Box 1526 | Sacramento, CA 95812-1526

We look forward to a discussion with RWA on these and other Framework topics, and wait to hear from you in order to coordinate a meeting.

Sincerely,

1)Z

Ted

Cc: ECOS Water Committee

Attachment 2

SGA Financials (Unaudited through 06-30-23)





Local Agency Investment Fund P.O. Box 942809 Sacramento, CA 94209-0001 (916) 653-3001

August 09, 2023

LAIF Home PMIA Average Monthly Yields

SACRAMENTO GROUNDWATER AUTHORITY

ADMINISTRATIVE SERVICES MANAGER 5620 BIRDCAGE STREET, #180 CITRUS HEIGHTS, CA 95610

Tran Type Definitions

Account Number: 90-34-020

June 2023 Statement

Effective Date	Transaction Date	Tran Type	Confirm Number	Web Confir Numb	m er Authorized Caller	Amount
6/6/2023	6/5/2023	RW	1730212	1690579	JOSETTE REINA-LUKEN	-60,000.00
Account S	<u>ummary</u>					
Total Depo	osit:			0.00	Beginning Balance:	1,208,676.65
Total With	drawal:		-60,	,000.00	Ending Balance:	1,148,676.65



Per California Government Code 6505.5 (e), SGA reports the following unaudited information:

For the period ending June 2023		
Cash in checking account:	\$	103,496
LAIF Balance	\$	1,148,677
For the period of April 1 to June 30, 2	023	
Total cash receipts for the period:	\$	204,660
Total cash disbursements for the period:	\$	275,823

SACRAMENTO GROUNDWATER AUTH. Income Statement

June 2023

	12 Months EndedJune 30, 2023		
REVENUES	802 615 00	76 2 0/	
Brogram Revenues	1/18 889 00	10.2 %	
Miscellaneous Revenues	148,889.00	9.2 %	
Cash Discount	413.61	0.0 %	
Interest Income	21.666.01	1.9 %	
TOTAL DEVENUES	1 171 004 58	100.0.%	
IOTAL REVENUES		100.0 /0	
Total REVENUE	1,171,094.58	100.0 %	
GROSS PROFIT	1,171,094.58	100.0 %	
OPERATING EXPENDITURES			
Staff Expenses			
General Salaries	481,897.25	41.1%	
Benefits/Taxes	14/,2/1.49	12.6 %	
I ravel / Meals	13,9/4.44	1.2 %	
		0.1 70	
IOTAL Staff Expenses	644,318.18	55.0 %	
Office Expenses			
Rent & Utilities	17,787.00	1.5 %	
Insurance	22,251.73	1.9 %	
Uffice Maintenance	524.44	0.0 %	
Dues and Subscription	5,502.00	0.5 %	
Dues and Subscription	4,509.07	0.4 %	
Postage	647 54	0.0 %	
Meetings	1 615 72	0.1 %	
Computer Equipment/Support	19.622.05	1.7 %	
TOTAL Office Expenses	77,200.50	6.6 %	
Office Furniture & Equipment			
Office Move	6,813.31	0.6 %	
TOTAL Office Furniture & Equipment	6,813.31	0.6 %	
Professional Fees			
ADP / Banking Charges	1,271.08	0.1 %	
Audit Fees	15,400.00	1.3 %	
Legal Fees	10,606.00	0.9 %	
GASB 68 reporting fee	700.00	0.1 %	



Topic:Board Directors' CommentsType:New BusinessItem For:InformationPurpose:Routine

SUBMITTED BY:	Jim Peifer Executive Director	PRESENTER:	Randy Marx
			Chair

EXECUTIVE SUMMARY

This is an information item to provide an opportunity for the Sacramento Groundwater Authority Board of Directors to report on any updates from their agency, comments, request future agenda items, recommendations, and questions.

STAFF RECOMMENDED ACTION

None. This item is for information only.

BACKGROUND

This agenda item is a standing item to provide an opportunity to report on any updates from their agency, comments, request future agenda items, recommendations, and questions.