



# CUYAMA BASIN GROUNDWATER SUSTAINABILITY AGENCY STANDING ADVISORY COMMITTEE MEETING

## Committee Members

Brenton Kelly (Chair)	Jake Furstenfeld	Roberta Jaffe
Brad DeBranch (Vice Chair)	Jean Gaillard	Vacant
Louise Draucker	Joe Haslett	Vacant

## AGENDA

July 6, 2023

Agenda for a meeting of the Cuyama Basin Groundwater Sustainability Agency Standing Advisory Committee meeting to be held on Thursday, July 6, 2023, at 5:00 PM at the **Cuyama Valley Family Resource Center 4689 CA-166, New Cuyama, CA 93254**. Participate via computer at: <https://rb.gv/int75> or by going to Microsoft Teams, downloading the free application, then entering Meeting ID: 241 948 876 403 Passcode: 8A62r4, or telephonically at (469) 480-3918, Phone Conference ID: 420 766 289#.

The order in which agenda items are discussed may be changed to accommodate scheduling or other needs of the Committee, the public or meeting participants. Members of the public are encouraged to arrive at the commencement of the meeting to ensure that they are present for Committee discussion of all items in which they are interested.

### Teleconference Locations:

4689 CA-166  
New Cuyama, CA 93254

144 De La Costa Ave, Santa Cruz,  
CA 95060

1850 Miranda Canyon  
New Cuyama Ca 93254

*In compliance with the Americans with Disabilities Act, if you need disability-related modifications or accommodations, including auxiliary aids or services, to participate in this meeting, please contact Taylor Blakslee at (661) 477-3385 by 4:00 p.m. on the Wednesday prior to this meeting. The Cuyama Basin Groundwater Sustainability Agency reserves the right to limit each speaker to three (3) minutes per subject or topic.*

1. Call to Order
2. Roll Call
3. Pledge of Allegiance
4. Update on SAC Membership

### ACTION ITEMS

5. Approval of April 27, 2023, Minutes
6. Discuss and Take Appropriate Action on DWR GSP Approval Staff Report
7. Discuss and Take Appropriate Action on Plan Amendment to Change Undesirable Results Criteria
8. Discuss and Take Appropriate Action on GSP Periodic Evaluation
9. Discuss and Take Appropriate Action on Precipitation Enhancement Study by Desert Research Institute
10. Discuss and Take Appropriate Action on Proposed Modifications to Water Use Reporting Procedures
11. Discuss and Take Appropriate Action on Well Registration Program

## REPORT ITEMS

### 12. Technical Updates

- a. Update on Groundwater Sustainability Plan Activities
- b. Update on Grant-Funded Projects
- c. Update on Active Well Dataset
- d. Update on Potential Non-Reporting Pumpers
- e. Update on April 2023 Groundwater Conditions Report

### 13. Administrative Updates

- a. Report of the Executive Director
- b. Report of the General Counsel
- c. Board of Directors Agenda Review

### 14. Items for Upcoming Sessions

### 15. Committee Forum

### 16. Public Comment for Items Not on the Agenda

*At this time, the public may address the Committee on any item not appearing on the agenda that is within the subject matter jurisdiction of the Committee.*

### 17. Correspondence

### 18. Adjourn

**2023**

**Board Ad hocs**

CUYAMA BASIN GROUNDWATER SUSTAINABILITY AGENCY

<b>1</b>	<b>Adaptive Management</b>	Anselm Bantilan Vickery Yurosek
<b>2</b>	<b>Basin-Wide Water Management Policy</b>	Anselm Bantilan Williams, Deborah Yurosek
<b>3</b>	<b>Fiscal Year 2023-2024 Budget</b>	Bantilan Vickery Williams, Das Williams, Deborah Wooster
<b>4</b>	<b>Central Management Area Policy</b>	Anselm Bantilan Vickery Williams, Deborah Wooster
<b>5</b>	<b>Grant-Funded Items</b>	Albano Vickery Williams, Das Williams, Deborah
<b>6</b>	<b>Unknown Extractors</b>	Anselm Vickery

# Cuyama Basin Groundwater Sustainability Agency Standing Advisory Committee Special Meeting

April 27, 2023

## Draft Meetings Minutes

### PRESENT:

Kelly, Brenton – Chair  
DeBranch, Brad – Vice Chair  
Furstenfeld, Jake  
Gaillard, Jean  
Haslett, Joe  
Roberta Jaffe  
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Blakslee, Taylor – Assistant Executive Director  
Dominguez, Alex – Legal Counsel  
Van Lienden, Brian – Woodard & Curran

### ABSENT:

Draucker, Louise

#### 1. Call to Order

Cuyama Basin Groundwater Sustainability Agency (CBGSA) Standing Advisory Committee (SAC) Vice Chair DeBranch called the meeting to order at 5:04 p.m. and Assistant Executive Director Taylor Blakslee provided direction on the meeting protocols in facilitating a remote meeting.

#### 2. Roll Call

Mr. Blakslee called roll of the Committee (shown above).

#### 3. Pledge of Allegiance

Mr. Blakslee led the pledge of allegiance.

#### 4. Update on SAC Membership

Mr. Blakslee reported that there remain two vacancies for representatives of the Hispanic community and said if anyone knows someone that is interested in serving to let himself or Chair Kelly know.

## ACTION ITEMS

#### 5. Approval of Minutes

Chair Kelly opened the floor for comments on the March 23, 2023, CBGSA SAC meeting minutes.

### MOTION

Committee Member Jaffe made a motion to approve the March 23, 2023, CBGSA SAC meeting minutes with the correction to the spelling of her name. The motion was seconded by Committee Member Haslett, a roll call vote was made, and the motion passed.

AYES: DeBranch, Furstenfeld, Gaillard, Haslett, Jaffe  
 NOES: None  
 ABSTAIN: None  
 ABSENT: Draucker, Kelly

**6. Discussion and Appropriate Action on Resolution No. 2023-051 Adopting Final Groundwater Allocations in the Central Management Area for 2023 and 2024**

Mr. Blakslee provided background on the draft allocations and initial variance process which is provided in the SAC packet. Legal Counsel Alex Dominguez reviewed the second variance process and the Board's decisions from each variance process.

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*Chair Kelly joined the meeting at 5:16 p.m.*  
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Committee Member Haslett commented that the allocation states the Santa Maria Union High School District has an allocation and irrigated ground. He continued to explain the schools should be excluded from the allocation and should be exempt. He also noted the Santa Maria Union High School District has a perfect location to place a CIMIS station.

Committee Member Jaffe commented she believes the allocations are set high.

Committee Member DeBranch commented these allocations are only set for two years and the data gathered in this time will provide the actual pumping.

Chair Kelly commented he is concerned with some of the numbers in the allocation worksheet and there needs to be some ground truthing to confirm the data is correct.

Committee Member Furstenfeld said the Santa Maria Union High School District gets most of their water from the Cuyama Community Service District which is exempt from the CMA reduction.

Derek Hoffman commented that the Duncan Family Farms sent a letter to the Board and summarized the contents of the letter. He clarified the primary request is for staff to reply in writing how the allocations were made and why the data supplied by Duncan Family Farms was not used.

Committee Member Haslett commented that Blue Sky should be exempt.

Committee Member Haslett asked about the allocation to the United States of America and why they have an allocation. Mr. Van Lienden replied the allocation is based on historical data.

**MOTION**

Committee Member Gaillard made a motion to adopt the 2023 and 2024 allocations with the adjustment to exclude all schools. The motion was seconded by Chair Kelly, a roll call vote was made, and the motion passed.

AYES: DeBranch, Furstenfeld, Gaillard, Haslett, Jaffe, Kelly  
 NOES: None  
 ABSTAIN: None

ABSENT: Draucker

Committee Member Haslett commented the allocations to phantom water users affects small pumpers and the data needs to be ground-truthed.

**MOTION**

Committee Member Haslett made a motion for the Board to direct staff to ground-truth the model allocations prior to 2025. The motion was seconded by Committee Member Jaffe, a roll call vote was made, and the motion passed.

AYES: DeBranch, Furstenfeld, Haslett, Jaffe, Kelly

NOES: Gaillard

ABSTAIN: None

ABSENT: Draucker

**7. Review and Take Appropriate Action on Supplemental Section to GSP Sustainability Thresholds Chapter and Authorize 90-Day Notice to Cities and Counties for an Amendment to the GSP**

Mr. Van Lienden provided background on the Board direction for adjusting the minimum thresholds (MT) and walked through the proposed adjustment to the MT's which is provided in the SAC packet.

Committee Member Haslett asked for staff to double check the total depth of the well's before adjusting the MT. Mr. Van Lienden reminded the SAC these potential changes will be reviewed again during the 2025 update.

Mr. Blakslee provided an update on the potential amendment timeline and clarified the notice to cities and counties must be 90-days which pushes the hearing date to the regular Board meeting on September 6, 2023.

Committee Member Jaffe asked if the trend shows the water level is going down and is the solution going to be to continue to change the MT to avoid exceedances. She continued to say the MT's that are being changed are mostly within the CMA where there is the most pumping and is against changing the MT's.

Chair Kelly expressed his disapproval for changing the MT as an adaptive management strategy. Committee Member Furstenfeld agreed with Committee Member Jaffe and Chair Kelly.

Committee Member Haslett said this was discussed at length at the previous SAC meeting and the Board went against the SAC recommendation to not adjust the MT's.

Committee Member Gaillard commented he is penalized for implementing water conservation during the past period.

Committee Member DeBranch asked if the monitoring network will be looked at and asked if the reason to make the change to the MT is due to undesirable results that is coming up this summer. Mr. Van Lienden replied the monitoring network will be reassessed during the 5-year update and the MT is being changed now rather than during the 5-year update because the GSA anticipates experiencing undesirable results this summer which may trigger State action.

Chair Kelly asked if the supplemental section is an addendum. Mr. Van Lienden replied that is correct.

Chair Kelly commented he is worried this change in MT is not science based and is only being done to avoid undesirable results.

Anny Myhre commented the MTs were originally established based on the public input and the process itself was more political than science based.

#### **MOTION**

Committee Member Jaffe made a motion that the GSA not lower minimum thresholds and not soften undesirable results. The motion was seconded by Committee Member Haslett, a roll call vote was made, and the motion passed.

AYES: Furstenfeld, Haslett, Jaffe, Kelly  
 NOES: DeBranch, Gaillard  
 ABSTAIN: None  
 ABSENT: Draucker

### **REPORT ITEMS**

#### **8. Technical Updates**

##### **a. Update on Groundwater Sustainability Plan Activities**

Mr. Van Lienden provided an update on the accomplishments for March and April 2023.

##### **b. Update on Monitoring Network Implementation**

Mr. Van Lienden provided an update on the monitoring network and landowner outreach which is included in the SAC packet. He informed the SAC there are two landowners who have agreed to allow a piezometers on their land and there was one person who declined the request.

Committee Member Jaffe asked when the piezometers would be installed. Mr. Van Lienden replied if the Board selects a firm to do the work at the upcoming meeting it is likely the work will be started in June of 2023.

Chair Kelly offered to help with finding a landowner for piezometer location number four (4).

##### **c. Update on Opti Data Management System (DMS) Enhancements**

Mr. Van Lienden provided an update on opti data management system (DMS) enhancements which is provided in the SAC packet and Mr. Blakslee provided a live demonstration of the updated software.

Chair Kelly asked if there is a filter to show the representative water quality network. Mr. Van Lienden replied this can be added.

Committee Member Haslett commented that the regional water quality database is not being utilized in the Cuyama DMS. Mr. Van Lienden replied this data is being utilized and will be included in the CBGSA DMS.

#### **9. Groundwater Sustainability Agency**

##### **a. Report of the Executive Committee Member**

Mr. Blakslee reported that the CBGSA is still waiting for DWR's staff report for the approved Groundwater Sustainability Plan (GSP) and expects the report with additional recommended corrective actions in the following months.

**b. Report of the General Counsel**

Nothing to report.

**c. Board of Directors Agenda Review**

Mr. Blakslee provided an overview of the May 3, 2023, CBGSA Board Meeting agenda which is provided in the SAC packet.

**10. Items for Upcoming Sessions**

Committee Member Haslett asked when there will be discussion on capturing storm water runoff. Mr. Blakslee replied that the grant funds this project and staff will be reviewing the timing of this with an ad hoc.

**11. Committee Forum**

Committee Member Furstenfeld asked for clarification on the GSA's involvement in the adjudication and to receive periodic updates on how the GSA can be involved in the adjudication. Mr. Dominguez replied there was an update provided previously and informed the SAC that legal counsel is not comfortable with providing updates on when or if the GSA will become involved in the adjudication.

Committee Member Jaffe commented that having regular updates on the adjudication and allowing the public to ask questions during this updates can help ease the tension in the public. Committee Member Haslett said the lack of information from the GSA is creating turmoil in the public. Chair Kelly commented next weeks Board meeting includes a public hearing and the public should attend and express their concerns during that time.

Committee Member Haslett commented that the GSA Board meeting is not set at a reasonable time and it is difficult for people who work to attend the meeting.

**12. Public Comment for Items Not on the Agenda**

Nothing to report.

**13. Correspondence**

Nothing to report.

**14. Adjourn**

Vice Chair DeBranch adjourned the meeting at 7:43 p.m.

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STANDING ADVISORY COMMITTEE OF THE  
CUYAMA BASIN GROUNDWATER SUSTAINABILITY AGENCY

Chair Kelly: \_\_\_\_\_



ATTEST:

Vice Chair DeBranch: \_\_\_\_\_

DRAFT



TO: Standing Advisory Committee  
Agenda Item No. 6

FROM: Jim Beck / Brian Van Lienden

DATE: July 6, 2023

SUBJECT: Discuss and Take Appropriate Action on DWR GSP Approval Staff Report

**Recommended Motion**

Standing Advisory Committee feedback requested.

**Discussion**

On May 25, 2023, the CA Department of Water Resources (DWR) officially approved the 2020 Cuyama Basin GSP but included five recommended corrective actions to address in the GSP periodic evaluation and amendment in January 2025. Staff prepared a matrix showing current GSP actions and potential options for each corrective action which is provided as Attachment 1. Provided as Attachment 2 is DWR approval of the 2020 Cuyama Basin GSP with the corrective actions.

Cuyama Basin Groundwater Sustainability Agency

6. Discuss and Take Appropriate Action on DWR GSP Approval  
Staff Report  
Beck/Van Lienden

July 6, 2023



# Discuss and Take Appropriate Action on DWR GSP Approval Staff Report

- On May 25, 2023, the CA Department of Water Resources (DWR) officially approved the 2020 Cuyama Basin GSP but included five recommended corrective actions to address in the GSP periodic evaluation and amendment in January 2025 (attached)
- Staff prepared a matrix showing current GSP actions and potential options for each corrective action (see attached table)
  - These were discussed on a call with CBGSA and DWR staff on June 29, 2023
- Staff is seeking general direction on responses to each corrective action as we prepare for the 5-year Update

# Update on DWR Corrective Actions

	DWR Summary of Corrective Actions	Current CBGSA Actions	Potential Options
1	Clarifying the rationale and methods of simulating impacts to beneficial uses and users in the Northwestern Region	<ul style="list-style-type: none"> <li>Planned installation of 3-4 piezometers (grant-funded)</li> <li>Developing active well dataset and well registration program</li> <li>Additional modeling analysis will be performed for the entire basin (including the Northwestern region) to assess impacts to beneficial uses and users</li> </ul>	<ul style="list-style-type: none"> <li>Provide additional rationale for why Opti wells #841 and #845 were used for Northwestern analysis of impacts to beneficial uses and users</li> </ul>

# Update on DWR Corrective Actions

	DWR Summary of Corrective Actions	Current CBGSA Actions	Potential Options
2	Continuing to fill data gaps, collect additional monitoring data, and coordinate with agencies and interested parties to understand beneficial uses and users that may be impacted by depletions of <b>interconnected surface water</b> caused by groundwater pumping	<ul style="list-style-type: none"> <li>• Installed 2 new USGS streamflow gauges</li> <li>• Planned installation of 3-4 piezometers (grant-funded)</li> <li>• Planned river channel survey (grant-funded)</li> <li>• Planned model update incorporating newly available data (see tech slide)</li> <li>• Developing active well dataset and well registration program</li> </ul>	<ul style="list-style-type: none"> <li>• <i>Refer to DWR guidance doc in the fall and update options accordingly</i></li> </ul>

# Update on DWR Corrective Actions

	DWR Summary of Corrective Actions	Current CBGSA Actions	Potential Options
3	<p>Providing an update on the status of the <b>Improved Reliability of Water Supplies for Local Communities project</b> or if this project is not effective or not implemented by the periodic evaluation, then the GSA <u>should develop sustainable management criteria for arsenic</u></p>	<ul style="list-style-type: none"> <li>• CCSD has received funding through a Water Board grant for a new production well near the townsite which is expected to be installed by 2025</li> <li>• Once the new well is installed, the CBGSA will review water quality reports in regard to arsenic concentrations</li> </ul>	<ul style="list-style-type: none"> <li>• Consider additional cooperation/assistance with the CCSD to address future water quality issues</li> </ul>

# Update on DWR Corrective Actions

	DWR Summary of Corrective Actions	Current CBGSA Actions	Potential Options
4	Establishing sustainable management criteria for <u>nitrate</u>	<ul style="list-style-type: none"><li>Analyze recent nitrate monitoring data to determine if changes have occurred in advance of GSP periodic evaluation in 2025</li><li>Discuss strategy for establishing nitrate SMC with Board for 2025 periodic evaluation</li></ul>	<ul style="list-style-type: none"><li>Coordinate annually with the Regional Water Quality Control Board to develop strategies for prevention of nitrate migration</li></ul>



# Update on DWR Corrective Actions

	DWR Summary of Corrective Actions	Current CBGSA Actions	Potential Options
5	Clarifying the frequency of collecting samples to analyze for <u>arsenic</u> and <u>nitrate</u>	<ul style="list-style-type: none"> <li>• Perform analysis at each 5-year GSP evaluation to monitor constituent level changes and reassess their impacts on the Basin and its beneficial uses and users</li> <li>• Collected nitrate and arsenic samples at WQ monitoring wells in 2022 to establish constituent baseline</li> <li>• Utilize ILP and USGS data to monitor nitrates and arsenic</li> <li>• Coordinate and work with the Regional Water Quality Control Board and other responsible regulatory programs, as needed</li> </ul>	<ul style="list-style-type: none"> <li>• CBGSA to consider more frequent collection of nitrates and arsenic samples</li> <li>• Coordinate with RWQCB and USGS on ongoing monitoring of nitrates and arsenic</li> <li>• Add additional clarifying language to GSP regarding sampling frequency for nitrates and arsenic</li> </ul>

# Update on DWR Corrective Actions

- General SAC/Board direction/feedback requested

**Attachment 2**

CALIFORNIA DEPARTMENT OF WATER RESOURCES

**SUSTAINABLE GROUNDWATER  
MANAGEMENT OFFICE**

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

May 25, 2023

James Beck  
Cuyama Basin GSA  
1901 Royal Oaks Drive  
Sacramento, CA 95815  
[jbeck@hgcpm.com](mailto:jbeck@hgcpm.com)

RE: Approved Determination of the July 2022 Groundwater Sustainability Plan  
Submitted for the Cuyama Valley Basin

Dear James Beck,

The Department of Water Resources (Department) has evaluated the resubmitted and revised July 2022 Groundwater Sustainability Plan (GSP) for the Cuyama Valley Basin in response to the Department's incomplete determination on January 21, 2022 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 Cuyama Valley GSP has taken sufficient action to correct deficiencies identified by the department and 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 Cuyama Valley GSP no later than January 28, 2025.

Mr. James Beck  
Page 2  
May 25, 2023

Please contact Sustainable Groundwater Management staff by emailing [sgmps@water.ca.gov](mailto:sgmps@water.ca.gov) if you have any questions related to the Department's assessment or implementation of your GSP.

Sincerely,

*Paul Gosselin*

Paul Gosselin  
Deputy Director  
Sustainable Groundwater Management

Attachment:

1. Statement of Findings Regarding the Determination of Approval of the Cuyama Groundwater Sustainability Plan (May 25, 2023)

**STATE OF CALIFORNIA**  
**DEPARTMENT OF WATER RESOURCES**  
**STATEMENT OF FINDINGS REGARDING THE**  
**APPROVAL OF THE**  
**CUYAMA VALLEY BASIN**  
**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.) If a Plan is determined to be Incomplete, the Department identifies deficiencies that preclude approval of the Plan and identifies corrective actions required to make the Plan compliant with SGMA and the GSP Regulations. The GSA has up to 180 days from the date the Department issues its assessment to make the necessary corrections and submit a revised Plan. (23 CCR § 355.2(e)(2)). This Statement of Findings explains the Department's decision regarding the revised July 2022 Plan submitted by the Cuyama Basin Groundwater Sustainability Agency (GSA or Agency) for the Cuyama Valley Basin (Basin No. 3-013).

Department management has discussed the Plan with staff, has reviewed the Department Staff Report, attached as Exhibit A, which recommends 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 initial Plan for the basin submitted by the GSA for the Department's evaluation satisfied the required conditions as outlined in § 355.4(a) of the GSP Regulations (23 CCR § 350 et seq.), and Department Staff therefore evaluated the initial Plan.
- B. On January 21, 2022, the Department issued a Staff Report and Statement of Findings determining the initial GSP submitted by the Agency for the basin to be incomplete because the GSP did not satisfy the requirements of SGMA, nor did it substantially comply with the GSP Regulations. At that time, the Department provided corrective actions in the Staff Report that were intended to address the deficiencies that precluded approval. Consistent with the GSP Regulations, the Department provided the Agency with up to 180 days to address the deficiencies detailed in the Staff Report. On July 18, 2022, within 180 days of the Staff Report

related to the Department's initial incomplete determination, the Agency submitted a revised 2022 GSP to the Department for evaluation. When evaluating a revised GSP that was initially determined to be incomplete, the Department reviews the materials (e.g., revised or amended GSP) that were submitted within the 180-day deadline and does not review or rely on materials that were submitted to the Department by the GSA after the resubmission deadline. Part of the Department's review focuses on how the Agency has addressed the previously identified deficiencies that precluded approval of the initially submitted Plan. The Department shall find a Plan previously determined to be incomplete to be inadequate if, after consultation with the State Water Resources Control Board, the Department determines that the Agency has not taken sufficient actions to correct the deficiencies previously identified by the Department. (23 CCR § 355.2(e)(3)(C).) The Department shall approve a Plan previously found to be incomplete if the Department determines the Agency has sufficiently addressed the deficiencies that precluded approval. The Department may evaluate other components of the Plan, particularly to assess whether revisions to address deficiencies may have affected other components of a Plan or its likelihood of achieving sustainable groundwater management and may offer recommended corrective actions to deal with any issues of concern.

C. The Department's Staff Report, dated January 21, 2022, identified the deficiencies that precluded approval of the initially submitted Plan. After thorough evaluation of the revised Plan, the Department makes the following findings regarding the sufficiency of the actions taken by the Agency to correct those deficiencies:

1. Deficiency 1: The corrective action advised the Agency to address several aspects of the Plan's discussion, analyses, and justification of groundwater level sustainable management criteria and potential impacts to groundwater uses and users. The Department found that the initial GSP did not adequately justify the established minimum thresholds or undesirable results for chronic lowering of groundwater levels nor discuss their impacts to beneficial uses and users.

The 2023 Staff Report associated with the revised 2022 Plan indicates that the Agency has taken sufficient actions to correct this deficiency such that, at this time, although the Staff Report includes recommended corrective actions to further align this aspect of the Plan with the GSP Regulations, the Department finds Plan approval is not precluded, and further finds that the Agency has the ability to achieve the sustainability goal for the basin on SGMA timelines, and that the Department will be able to periodically monitor and evaluate the likelihood of Plan implementation to achieve sustainability.

Statement of Findings  
Cuyama Valley Basin (No. 3-013)

May 25, 2023

2. Deficiency 2: The corrective action advised the Agency to address the Plan's discussion and monitoring of interconnected surface water sustainable management criteria. The initial GSP did not discuss why monitoring groundwater levels in all representative wells in the Basin, including wells located many miles away from the Cuyama River and its major tributaries, was appropriate to use as a proxy to monitor for depletions of interconnected surface water that would have significant and unreasonable impacts on beneficial uses of the surface water.

The 2023 Staff Report indicates that the Agency has taken sufficient actions to correct this deficiency such that, at this time, although the Staff Report includes recommended corrective actions to further align this aspect of the Plan with the GSP Regulations, the Department finds Plan approval is not precluded, that the Agency has the ability to achieve the sustainability goal for the basin on SGMA timelines, and that the Department will be able to periodically monitor and evaluate the likelihood of Plan implementation to achieve sustainability.

3. Deficiency 3: The corrective action advised the Agency to address several aspects of the Plan's discussion and justification of water quality sustainable management criteria and potential impacts to groundwater users and uses. Based on comments submitted to the Department by the public and the State Water Resources Control Board, the initial GSP did not fully evaluate publicly available water quality data. This data may affect the GSA's initial analysis of degraded water quality in the Basin and require the development of sustainable management criteria and monitoring programs.

The 2023 Staff Report indicates that the Agency has taken sufficient actions to correct this deficiency such that, at this time, although the Staff Report includes recommended corrective actions to further align this aspect of the Plan with the GSP Regulations, the Department finds Plan approval is not precluded, that the Agency has the ability to achieve the sustainability goal for the basin on SGMA timelines, and that the Department will be able to periodically monitor and evaluate the likelihood of Plan implementation to achieve sustainability.

4. Deficiency 4: The corrective action advised the Agency to clarify the Plan's rationale to not mitigate the projected overdraft in the Basin. The initial GSP did not provide sufficient explanation of whether or how overdraft would be mitigated in two primary management areas that experienced consistent declines in groundwater storage.

The 2023 Staff Report indicates that the Agency has taken sufficient actions to correct this deficiency such that, at this time, the Department finds Plan approval is not precluded, that the Agency has the ability to achieve the sustainability goal for the basin on SGMA timelines, and that the Department will be able to periodically monitor and evaluate the likelihood of Plan implementation to achieve sustainability.

- D. The Plan satisfies the relevant conditions in § 355.4(a) of the GSP Regulations (23 CCR § 350 et seq.):
1. 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).)
  2. The Plan, either on its own or in coordination with other Plans, appears to cover the entire Basin sufficient to warrant a thorough evaluation. (23 CCR § 355.4(a)(3).)
- E. 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 Basin 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 of a Plan's status 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 Basin under review.

- F. In making these findings and Plan determination, the Department also recognized that: (1) it 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.)
- G. The Plan conforms with Water Code §§ 10727.2 and 10727.4, substantially complies with 23 CCR § 355.4, and, at this time, appears likely to achieve the sustainability goal for the Basin.
1. The sustainable management criteria and the GSP's goal to maintain groundwater conditions at elevations that avoid excessive drawdown, minimize the amount of domestic wells going dry, and avoid adverse impacts on groundwater dependent ecosystems (GDEs) are sufficiently justified and explained. The Plan relies on credible information and science to quantify the groundwater conditions that the Plan seeks to avoid and provides an objective way to determine whether the Basin is being managed sustainably in accordance with SGMA. (23 CCR § 355.4(b)(1).)
  2. The Plan demonstrates a thorough understanding of where data gaps exist (i.e., hydrogeological conceptual model, Ventucopa management area water budget, streamflow, and locations of GDEs) and demonstrates a commitment to eliminate those data gaps. The GSP also intends to address spatial gaps in the monitoring network and develop a coordinated groundwater monitoring schedule. Filling these known data gaps, and others described in the Plan, should lead to the refinement of the GSA's monitoring networks, the Basin's water model, and sustainable management criteria to better inform and guide future adaptive management strategies. (23 CCR § 355.4(b)(2).)
  3. The sustainable management criteria and projects and management actions are commensurate with the level of understanding of the Basin setting. The projects and management actions described in the Plan provide a feasible approach to achieving the Basin's sustainability goal

and should provide the GSA 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 various interests of groundwater uses and users in the Basin were considered in developing the sustainable management criteria and how those interests, including domestic wells, would be impacted by the established minimum thresholds. (23 CCR § 355.4(b)(4).)
5. The Plan's proposed projects and management actions appear feasible at this time and, if implemented expeditiously, appear likely to prevent undesirable results and ensure that the Basin is operated within its sustainable yield on SGMA timelines. 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 unlikely to 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 adjacent basins will not be impacted by the established minimum thresholds based on the watershed and groundwater divides that exist between these areas. (23 CCR § 355.4(b)(7).)
8. If required, a satisfactory coordination agreement has been adopted by all relevant parties. (23 CCR § 355.4(b)(8).)
9. The GSA's member agencies are Kern County, San Luis Obispo County, Ventura County, Santa Barbara County Water Agency, Cuyama Basin Water District, and the Cuyama Community Services District. Given the legal authority and financial resources of the GSA's member agencies and the additional authorities granted the GSA under SGMA, the Department concludes the GSA likely has 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 GSA 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).)

H. In addition to the grounds listed above, DWR also finds that:

1. The Plan provides additional analyses conducted by the GSA which modeled potential impacts to beneficial uses and users based on the established sustainable management criteria. The first analysis evaluated potential well impacts if groundwater levels reached minimum thresholds in all representative monitoring wells and concluded that five wells out of about 250 wells in the Basin would be impacted under this potentially extreme scenario. The second analysis focused on impacts to beneficial uses and users in the Northwestern Threshold Region and utilized modeled groundwater level data from water years 2011 through 2020. The second analysis concluded that domestic well users in this region would not be impacted and that groundwater dependent ecosystems would be impacted at one monitoring location. The GSP intends to use Adaptive Management actions to prevent adverse impacts to beneficial uses and users in the event that monitoring data or local input indicate that these impacts are present. 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 Basin. The GSA proposes initial sustainable management criteria to manage this sustainability indicator and intends to improve understanding and management of interconnected surface water. The GSA acknowledges, and the Department agrees, many data gaps related to interconnected surface water exist. The GSA should continue filling data gaps, collecting additional monitoring data, and coordinating with 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 updates to the Plan should aim to improve the initial sustainable management criteria as more information and improved methodologies become available.

Statement of Findings  
Cuyama Valley Basin (No. 3-013)

May 25, 2023

3. The California Environmental Quality Act (Public Resources Code § 21000 *et seq.*) does not apply to the Department's evaluation and assessment of the Plan.

Accordingly, the 2022 GSP submitted by the Agency for the Cuyama Valley Basin 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 Agency address them by the time of the Department's periodic review, which is set to begin on January 28, 2025, as required by Water Code § 10733.8. Failure to address the Department's Recommended Corrective Actions before future, subsequent Plan evaluations, may lead to the Plan being determined incomplete or inadequate.

Signed:



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Karla Nemeth, Director  
Date: May 25, 2023

Exhibit A: Groundwater Sustainability Plan Assessment Staff Report – Cuyama Valley Basin (May 25, 2023)

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

Groundwater Basin Name:	Cuyama Valley Basin (No. 3-013)
Submitting Agency:	Cuyama Basin Groundwater Sustainability Agency
Submittal Type:	Revised Plan in Response to Incomplete Determination
Submittal Date:	July 18, 2022
Recommendation:	Approved
Date:	May 25, 2023

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On July 18, 2022, the Cuyama Basin Groundwater Sustainability Agency (GSA or Agency) submitted the revised the Groundwater Sustainability Plan – July 2022 (GSP or Plan) for the Cuyama Valley Basin (Basin) to the Department of Water Resources (Department) in response to the Department’s incomplete determination on January 21, 2022,<sup>1</sup> for evaluation and assessment as required by the Sustainable Groundwater Management Act (SGMA)<sup>2</sup> and GSP Regulations.<sup>3</sup>

After evaluation and assessment, Department staff conclude the GSAs have taken sufficient actions to correct deficiencies identified by the Department; however, Department staff have recommended additional corrective actions, which staff recommend the GSA should be required to address by the Plan’s first periodic evaluation.<sup>4</sup>

Overall, Department staff believe at this time, the Plan contains the required components of a GSP; demonstrates a thorough understanding of the Basin based on what appears to be the best available science and information; sets reasonable and supported sustainable management criteria to prevent undesirable results as defined in the Plan; has a reasonable monitoring network; and proposes a set of projects and management actions that, if successfully implemented, are likely to achieve the sustainability goal defined for the Basin.<sup>5</sup> Department staff will continue to monitor and evaluate the Basin’s progress toward achieving the sustainability goal through annual reporting<sup>6</sup> and future

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<sup>1</sup> Water Code § 10733.4(b); 23 CCR § 355.4(a)(4).

<https://sgma.water.ca.gov/portal/service/gspdocument/download/6152>.

<sup>2</sup> Water Code § 10720 *et seq.*

<sup>3</sup> 23 CCR § 350 *et seq.*

<sup>4</sup> 23 CCR § 356.4.

<sup>5</sup> 23 CCR § 354.24.

<sup>6</sup> 23 CCR § 356.2.

periodic evaluations of the GSP and its implementation. Department staff recommend approval of the Plan subject to recommended corrective actions described herein.

This assessment includes six sections:

- **Section 1 – Summary**: Provides an overview of the Department Staff's assessment and recommendations.
- **Section 2 – Evaluation Criteria**: Describes the legislative requirements and the Department's evaluation criteria.
- **Section 3 – Required Conditions**: Describes the submission requirements of a response to an incomplete determination to be evaluated by the Department.
- **Section 4 – Deficiency Evaluation**: Provides an assessment of whether and how the contents included in the GSP submittal addressed the deficiencies identified by the Department in the initial incomplete determination.
- **Section 5 – Plan Evaluation**: Provides a detailed assessment of the contents included in the GSP organized by each Subarticle outlined in the GSP Regulations.
- **Section 6 – Staff Recommendation**: Includes the staff recommendation for the Plan and any recommended corrective actions.

## 1 SUMMARY

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Department staff conclude that the GSA took sufficient action to correct the deficiencies previously identified. Accordingly, Department staff recommend **approval** of the Groundwater Sustainability Plan for the Cuyama Valley Groundwater Basin, along with implementation of corrective actions described in this Staff Report, which Department staff recommend be addressed by the next periodic evaluation to further improve Plan implementation and achievement of basin sustainability in accordance with SGMA timelines.

The GSA has identified areas for improvement of its Plan (e.g, addressing data gaps related to hydrogeological conceptual model, including dedicated stream gaging; better understanding the water budget of the Ventucopa management area; verification of locations of groundwater-dependent ecosystems (GDEs); researching well construction details; addressing spatial gaps in monitoring; developing a coordinated groundwater sampling schedule; and monitoring land subsidence in the Central management area). Department staff concur that those items are important and recommend that the GSA address them as soon as possible. Department staff have also identified additional recommended corrective actions designed to address shortcomings of the Plan, as described in this Staff Report, that the GSA should consider for the first periodic evaluation of the Plan (see [Section 6](#)). The recommended corrective actions generally focus on the following:

- (1) clarifying the rationale and methods of simulating impacts to beneficial uses and users in the Northwestern Region;
- (2) continuing to fill data gaps, collect additional monitoring data, and coordinate with 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
- (3) providing an update on the status of the Improved Reliability of Water Supplies for Local Communities project or if this project is not effective or not implemented by the periodic evaluation, then the GSA should develop sustainable management criteria for arsenic;
- (4) establishing sustainable management criteria for nitrate;
- (5) clarifying the frequency of collecting samples to analyze for arsenic and nitrate.

Addressing the recommended corrective actions identified in Section 6 of this Staff Report will be important to demonstrate, on an ongoing basis, that implementation of the Plan is likely to achieve the sustainability goal.

## 2 EVALUATION CRITERIA

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The Department evaluates whether a Plan conforms to the statutory requirements of SGMA<sup>7</sup> and is likely to achieve the basin's sustainability goal,<sup>8</sup> whether evaluating a basin's first Plan,<sup>9</sup> a Plan previously determined incomplete,<sup>10</sup> an amended Plan,<sup>11</sup> or a GSA's periodic evaluation to an approved Plan.<sup>12</sup> To achieve the sustainability goal, each version of the Plan must demonstrate that implementation 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.<sup>13</sup> The Department is also required to evaluate, on an ongoing basis, whether the Plan will adversely affect the ability of an adjacent basin to implement its groundwater sustainability program or achieve its sustainability goal.<sup>14</sup>

The Plan evaluated in this Staff Report was previously determined to be incomplete. An incomplete Plan is one which Department staff identified one or more deficiencies that preclude its initial approval. Deficiencies may include a lack of supporting information that is sufficiently detailed or analyses that are sufficiently thorough and reasonable, or where Department staff determine it is unlikely the GSA(s) in the basin/subbasin could

<sup>7</sup> Water Code §§ 10727.2, 10727.4, 10727.6.

<sup>8</sup> Water Code § 10733; 23 CCR § 354.24.

<sup>9</sup> Water Code § 10720.7.

<sup>10</sup> 23 CCR § 355.2(e)(2).

<sup>11</sup> 23 CCR § 355.10.

<sup>12</sup> 23 CCR § 355.6.

<sup>13</sup> Water Code § 10721(v).

<sup>14</sup> Water Code § 10733(c).

achieve the sustainability goal under the proposed Plan. After GSAs have been afforded up to 180 days to address the deficiencies and based on the GSAs' efforts, the Department can either approve<sup>15</sup> the Plan or determine the Plan inadequate.<sup>16</sup>

The Department's evaluation and assessment of a Plan previously determined to be incomplete, as presented in this Staff Report, continues to follow Article 6 of the GSP Regulations<sup>17</sup> to determine whether the Plan, with revisions or additions prepared by the GSA, complies with SGMA and substantially complies with the GSP Regulations.<sup>18</sup> As stated in the GSP Regulations, "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."<sup>19</sup>

When reviewing a Plan that has previously been determined to be incomplete, Department staff primarily assess whether the GSA(s) have taken sufficient actions to correct any deficiencies identified by the Department.<sup>20</sup> A Plan approval does not signify that Department staff, were they to exercise the professional judgment required to develop a Plan for the basin, would make the same assumptions and interpretations as those contained in the revised Plan, but simply that Department staff have determined that the modified assumptions and interpretations relied upon by the submitting GSA(s) are supported by adequate, credible evidence, and are scientifically reasonable. The reassessment of a Plan previously determined to be incomplete may involve the review of new information presented by the GSA(s), including models and assumptions, and a reevaluation of that information based on scientific reasonableness. In conducting its reassessment, Department staff does not recalculate or reevaluate technical information or perform its own geologic or engineering analysis of that information.

The recommendation to approve a Plan previously determined to be incomplete is based on a determination that the GSA(s) have taken sufficient actions (e.g., amended or revised the Plan) to correct the deficiencies previously identified by the Department that precluded earlier approval.

### 3 REQUIRED CONDITIONS

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For a Plan that the Department determined to be incomplete, the Department identifies corrective actions to address those deficiencies that preclude approval of the Plan as

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<sup>15</sup> 23 CCR §§ 355.2(e)(1).

<sup>16</sup> 23 CCR §§ 355.2(e)(3).

<sup>17</sup> 23 CCR § 355 *et seq.*

<sup>18</sup> 23 CCR § 350 *et seq.*

<sup>19</sup> 23 CCR § 355.4(b).

<sup>20</sup> 23 CCR §§ 355.2(e)(3)(C).



initially submitted. The GSAs in a basin, whether developing a single GSP covering the basin or multiple GSPs, must attempt to sufficiently address those corrective actions within the time provided, not to exceed 180 days, for the Plan to be evaluated by the Department.

### **3.1 INCOMPLETE RESUBMITTAL**

The GSP Regulations specify that the Department shall evaluate a revised GSP in which the GSA has taken corrective actions within 180 days from the date the Department issued an incomplete determination to address deficiencies.<sup>21</sup>

The Department issued the incomplete determination on January 21, 2022. The GSA submitted a revised GSP to the Department on July 18, 2022, in compliance with the 180-day deadline.

## **4 DEFICIENCY EVALUATION**

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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.

In its initial incomplete determination, the Department identified four deficiencies in the Plan related to groundwater levels, interconnected surface water, degraded water quality, and overdraft, which precluded the Plan’s approval in January 2022.<sup>22</sup> The GSA was given 180 days to take corrective actions to remedy the identified deficiencies. Consistent with the GSP Regulations, Department staff are providing an evaluation of the resubmitted Plan to determine if the GSAs have taken sufficient actions to correct the deficiencies.

### **4.1 DEFICIENCY 1. THE GSP LACKS JUSTIFICATION FOR, AND EFFECTS ASSOCIATED WITH, THE SUSTAINABLE MANAGEMENT CRITERIA FOR GROUNDWATER LEVELS.**

#### **4.1.1 Corrective Action**

The corrective actions issued by the Department in its January 21, 2022 assessment related to this deficiency are as follows:

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<sup>21</sup> 23 CCR § 355.4(a)(4).

<sup>22</sup> <https://sgma.water.ca.gov/portal/service/gspdocument/download/6152>.

“The GSA must provide more detailed information, as required in the GSP Regulations, regarding undesirable results and minimum thresholds for all applicable threshold regions.<sup>23</sup> The GSA should describe the anticipated effects of the established minimum thresholds and undesirable results on the interests of beneficial uses and users and how the GSA determined that those thresholds would avoid undesirable results in the Basin. Department staff suggest the GSA consider and address the following:

1. The GSA should describe the specific undesirable results they aim to avoid through implementing the GSP. For example, if the long-term viability of domestic, agricultural, municipal, or environmental uses is a concern with respect to lowering of groundwater levels, then the GSA should describe the specific effects on those users that the GSA considers significant and unreasonable and define groundwater conditions that would lead to those effects. Clarify how the criteria defining when undesirable results occur in the Basin (i.e., 30 percent exceedance of minimum thresholds for two consecutive years) was established, the rationale behind the approach, and why it is consistent with avoiding the significant and unreasonable effects identified by the GSA.
2. The GSA should either explain how the existing minimum threshold groundwater levels are consistent with avoiding undesirable results or they should establish minimum thresholds at the representative monitoring wells that account for the specific undesirable results the GSA aims to avoid. For each threshold region, the GSA should evaluate and disclose the anticipated effects of the GSP’s minimum thresholds and undesirable results on:
  - a. Well infrastructure, including domestic wells, community and public water supply wells, and agricultural wells. The GSA may utilize the Department’s well completion report dataset<sup>24</sup> or other similar data to estimate the number and kinds of wells expected to be impacted at the minimum thresholds identified in the GSP. Public water system well locations and water quality data can currently be obtained using the State Water Resource Control Board’s (State Water Board) Geotracker website.<sup>25</sup> Administrative contact information for public water systems and well locations and contacts for state small water systems and domestic wells can be obtained by contacting the State

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<sup>23</sup> 23 CCR §§ 354.26, 354.28.

<sup>24</sup> Well Completion Report Map Application. California Department of Water Resources, <https://www.arcgis.com/apps/webappviewer/index.html?id=181078580a214c0986e2da28f8623b37>.

<sup>25</sup> GeoTracker Application. California State Water Resources Control Board, <https://geotracker.waterboards.ca.gov/map/#>; select “Public Water Wells” under the “Other Sites” option and navigate to the area of interest.

Water Board's Needs Analysis staff.<sup>26</sup> The State Water Board is currently developing a database to allow for more streamlined access to this data in the future.

Should wells be identified as at risk of going dry at or near minimum threshold conditions, describe the extent of those impacts on beneficial users including: location, number, and type of wells impacted; the beneficial uses and users [affected]; and any identified project or management action that may be taken to address the condition. If the GSA identifies potential impacts to drinking water wells, including de minimis users and disadvantaged communities, those impacts should be described in the GSP.

By the first five-year update, the GSA should inventory and better define the location of active wells in the Basin. The GSA should document known impacts to drinking water users caused by groundwater management, should they occur, in annual reports and subsequent periodic updates.

- b. Environmental uses and users of groundwater. If data are not available to support evaluation of the effects of established minimum thresholds on environmental uses and users, the GSA should clarify the strategy, mechanism, and timeline for acquiring that data and incorporating that data into management of the Basin."<sup>27</sup>

#### 4.1.2 Evaluation

The revised GSP reiterates that the original GSP included a definition of the undesirable results that the GSA aimed to avoid—"a result that causes significant and unreasonable reduction in the long-term viability of domestic and agricultural, municipal, or environmental uses over the planning and implementation horizon of this GSP."<sup>28</sup>

In response to Deficiency 1, the revised GSP explains that the sustainable management criteria were established based on i) input from local interested parties and landowners; ii) the hydrogeologic conceptual model; iii) assessment of current and historical conditions and best available data; and iv) local knowledge and professional opinion. The revised GSP clarifies that the established definition of an undesirable result, occurring when minimum thresholds for groundwater levels have been exceeded in 30 percent of representative wells for 24 consecutive months, allows the GSA flexibility to identify the cause of minimum threshold exceedances, to develop a plan for response, and to implement projects and management actions, as needed. Furthermore, exceedances in 30 percent of representative wells are considered by the GSA to be more indicative of basin-scale decline instead of localized declines, whereas the 24-month criterion

<sup>26</sup> [DDW-SAFER-NAU@Waterboards.ca.gov](mailto:DDW-SAFER-NAU@Waterboards.ca.gov).

<sup>27</sup> 23 CCR §§ 355.4(b)(2), 355.4(b)(3).

<sup>28</sup> Cuyama Basin 2019 GSP, Section 3.2.1, p. 269; Section 5.2, p. 361.

correlates with a sustained exceedance of minimum thresholds, which are considered more significant than short-term exceedances.<sup>29</sup> The minimum thresholds were developed with the intent to avoid undesirable results of excessive drawdown in groundwater levels, to minimize the number of domestic wells that could go dry, and to avoid adverse impacts on groundwater dependent ecosystems (GDEs).<sup>30</sup>

The revised GSP describes two new analyses done by the GSA, which include modeling potential impacts to beneficial uses and users. The first analysis looked at potential well impacts if groundwater levels in all representative wells were to reach their respective minimum thresholds. The analysis utilized available County and public data and removed wells without pump depth or screen interval data from consideration. The simulation resulted in five out of 250 (two percent) production wells going dry. Of these five wells at risk of going dry, three are domestic wells that supply a total of four to five households. The GSP states that the GSA will strive to use adaptive management to prevent these domestic wells from going dry. The remaining two wells that could potentially go dry are agricultural wells that irrigate approximately two acres of vineyard, which the GSP estimates will result in a loss of about \$10,000 to \$15,000 per year. The GSP describes the potential loss of two agricultural wells that irrigate two acres out of the approximately 18,000 (0.01 percent) irrigated acres in the Basin to be less than a significant impact.<sup>31</sup>

The second analysis focused on impacts to beneficial uses and users specifically in the Northwestern Threshold Region by modeling groundwater levels reaching the minimum thresholds at two representative wells, Opti Well 841 and Opti Well 845. The modeled change in local groundwater levels between water years 2011 to 2020 resulted in no active domestic wells being affected. The modeled results indicate the groundwater conditions at the identified GDE located at the confluence of Cottonwood Creek and the Cuyama River would have a decline in groundwater level of fewer than five feet at the nearest representative monitoring well, Opti Well 832, resulting in the depth to water being less than 30 feet below ground surface at this location.<sup>32</sup> The GSP states that monitoring impacts to GDEs would occur at Opti Well 832.<sup>33</sup> The GSA intends to use adaptive management if monitoring data or local input indicates that groundwater management may be adversely affecting beneficial users.<sup>34</sup> The revised GSP concludes that established minimum thresholds in the Northwestern Region will result in no negative impact on domestic wells in the area and have a minimal impact on one GDE (i.e., groundwater level decline of fewer than five feet).<sup>35</sup>

<sup>29</sup> Cuyama Basin 2022 GSP, Appendix B, Section 2.1.3 pp. 1581-1582.

<sup>30</sup> Cuyama Basin 2022 GSP, Appendix B, Section 2.2.3, p. 1586.

<sup>31</sup> Cuyama Basin 2022 GSP, Section 5.2, p. 390; Appendix B, Section 2.2.3, pp. 1586-1588.

<sup>32</sup> Cuyama Basin 2022 GSP, Section 5.2, p. 392; Appendix B, Section 2.2.3, pp. 1589-1590.

<sup>33</sup> Cuyama Basin 2022 GSP, Appendix B, Section 2.2.3, pp. 1586-1587, 1589.

<sup>34</sup> Cuyama Basin 2022 GSP, Section 7.6, p. 436.

<sup>35</sup> Cuyama Basin 2022 GSP, Section 5.2, p. 389; Appendix B, Section 2.2.3, p. 1586.

### 4.1.3 Conclusion

Overall, Department staff believe the GSA has taken sufficient action to correct Deficiency 1 by further describing the undesirable results and performing new modeling and impact analyses, as described above and in the revised GSP. However, Department staff believe the GSA should consider the following recommended corrective actions to further their GSP by the periodic evaluation.

Department staff note that the potential effects to beneficial uses and users as discussed in the revised Plan are based on all representative wells being at their respective minimum thresholds, whereas the GSP defines an undesirable result occurring when 30 percent of representative wells have reached their minimum threshold for two consecutive years. Thus, Department staff understand the five wells that could potentially go dry appears to be an extreme scenario. Department staff conclude that the GSA took sufficient action to correct Deficiency 1 by performing new modeling and analysis of potential well impacts, as described in the revised GSP, and supporting and explaining its rationale for concluding that those impacts were not significant and unreasonable as it relates to chronic lowering of groundwater levels undesirable results. Department staff further note the GSA's adaptive management commitment in the Plan (see e.g., Supplemental Section 7.6) to attempt to minimize impacts to, and be protective of, all individual beneficial users of groundwater for domestic purposes by collecting and investigating reports of any domestic wells that are dewatered (i.e., go dry) during implementation of the Plan, and to establish a committee to investigate and develop appropriate responses to such occurrences, including implementing localized pumping management plans, installing additional monitoring wells, installing replacement wells, and developing other appropriate solutions. Given the inherent uncertainty regarding the Plan's projections of domestic well impacts, the importance of domestic beneficial uses of water, and the human hardship that dewatering of domestic wells could cause, Department staff encourage the GSA to monitor and report on this issue. The GSA may wish to review the Department's April 2023 guidance document titled *Considerations for Identifying and Addressing Drinking Water Well Impacts* guidance to assist its adaptive management efforts. (See [Recommended Corrective Action 1a](#))

Department staff also note that for the second analysis, the description of impacts to beneficial uses and users did not clearly explain the rationale for only including the two representative wells in the Northwestern Region model simulations. Department staff are aware of additional representative monitoring wells in the region;<sup>36</sup> however, the GSP does not explain how simulating the two representative wells in the region being at their minimum threshold for groundwater levels is appropriate to convey the conditions of the entire Northwestern Region. The GSP also did not appear to account for groundwater levels occurring at their respective minimum thresholds in all available representative wells in the Northwestern Region; expanding that analysis to include more representative

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<sup>36</sup> Cuyama Basin 2022 GSP, Figure 4-18, p. 326; Figure 5-1, p. 363; Figure 5-6, p. 393; Table 4-5, pp. 322-325; Table 5-1, pp. 371-374.

wells could potentially result in greater impacts to domestic wells, stream depletion, and GDEs, than described in the GSP. Department staff recommend the GSA further explain the methodologies applied to the analysis of impacts to beneficial uses and users in the Northwestern Region including the rationale for how using two wells represent the entire region (See [Recommended Corrective Action 1b](#)).

## **4.2 DEFICIENCY 2. THE GSP DOES NOT FULLY DESCRIBE THE USE OF GROUNDWATER LEVELS AS A PROXY FOR DEPLETION OF INTERCONNECTED SURFACE WATER.**

### **4.2.1 Corrective Action**

The corrective action issued by the Department in January 2022 related to this deficiency stated that:

“The GSA should provide a demonstration, with supporting evidence, for why using the basinwide groundwater level minimum thresholds is a reasonable proxy for thresholds for depletion of interconnected surface water. If the representative monitoring network for interconnected surface water is modified, discuss how the definition of an undesirable result is affected.”<sup>37</sup>

### **4.2.2 Evaluation**

The revised GSP describes efforts the GSA made to improve the understanding of interconnected surface water, by improving the monitoring network since initial GSP submittal, with the construction of nine monitoring wells at three locations along the Cuyama River and installation of a new streamflow gage on the Cuyama River, upstream of Ventucopa. To address the deficiency regarding the use of all representative monitoring wells for groundwater levels as a proxy for interconnected surface water, the GSA modified the monitoring network for interconnected surface water to be a subset of the basinwide representative wells.<sup>38</sup> The subset of wells, which still relies on the proxy relationship between groundwater levels and interconnected surface water, was selected based on:

- i. proximity to major drainages—wells within 1.5 miles of the Cuyama River or within one mile of a major tributary, including Aliso Creek, Santa Barbara Creek, Quantal Canyon Creek, and Cuyama Creek;
- ii. wells that have screen intervals within 100 feet of the ground surface, including some wells with an assumed depth to the top of the screen being shallower than 100 feet below ground surface.<sup>39</sup>

The GSP explains that these criteria result in a monitoring network that is more appropriate to represent interconnected surface water in the vicinity of the Cuyama River

<sup>37</sup> 23 CCR §§ 355.4(b)(2), 355.4(b)(3).

<sup>38</sup> Cuyama Basin 2022 GSP, Table 4-8, p. 357; Appendix B, Table 3.1, p. 1595.

<sup>39</sup> Cuyama Basin 2022 GSP, Section 4.10, pp. 354-356; Appendix B, Section 3.3.2, p. 1594.

system, rather than including wells that monitor conditions extending into higher elevation foothill areas. Furthermore, the shallow depths of the modified monitoring network are stated to provide more useful information regarding the interaction of surface water and groundwater.

Using these criteria and adjusted monitoring network, the revised GSP establishes the minimum threshold for depletions of interconnected surface water based on threshold regions and using groundwater levels as a proxy. The calculation method of minimum threshold for each threshold region varies and is described in the revised GSP.<sup>40</sup> An undesirable result for this sustainability indicator is defined as significant and unreasonable reductions in the viability of agriculture or riparian habitat in the Basin over the planning and implementation horizon of the GSP. An undesirable result would occur based on the same criteria as for the groundwater level sustainability indicator—when the minimum threshold is exceeded in 30 percent of representative wells for 24 consecutive months.<sup>41</sup> The GSP explains that by setting minimum thresholds on shallow groundwater wells near surface water and using groundwater levels as a proxy, the GSA can monitor and manage the hydraulic gradient between the surface water body and groundwater elevations.<sup>42</sup> The GSA will monitor shallow wells located closer to major drainages in the place of deep wells or wells that are far from major drainages is a reasonable approach to obtain better information about the correlation between surface flows and groundwater elevations.

While the GSA appears to have furthered its commitment to use groundwater levels as a proxy for interconnected surface water, the revisions do not demonstrate how monitoring will further the ultimate objective of determining the location, quantity, and timing of depletions of interconnected surface water due to groundwater pumping. The original GSP included a map showing the location of gaining and losing streams in the Basin.<sup>43</sup> The revised GSP improves on this by showing locations of potential stream interconnectivity along the Cuyama River and major tributaries within the Basin boundary.<sup>44</sup> The GSP explains that the figure was based on an analysis of the simulation of the Cuyama Basin Water Resources Model, which analyzed parameters including precipitation in the watershed, water infiltration, runoff, and interactions between surface water flows in the Basin.<sup>45</sup> Department staff acknowledge that historically measured streamflow data to evaluate the potential interconnected surface water systems in the Basin were limited, so inferred values from ungaged local small watersheds were utilized in the model simulation. Department staff note that the GSP tabulates modeled stream

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<sup>40</sup> Cuyama Basin 2022 GSP, Section 5.2.1 and 5.2.2, pp. 361-369; Table 5-1, p. 371-374; Appendix B, Table 2-1, pp. 1584-1585.

<sup>41</sup> Cuyama Basin 2022 GSP, Section 3.2.6, p. 272; Table 4-8, p. 357; Appendix B, Table 3-1, p. 1595.

<sup>42</sup> Cuyama Basin 2022 GSP, Section 3.2.6, p. 272.

<sup>43</sup> Cuyama Basin 2022 GSP, Section 2.2.8, p. 227; Figure 2-61, p. 228.

<sup>44</sup> Cuyama Basin 2022 GSP, Figure 4-24, p. 355.

<sup>45</sup> Cuyama Basin 2022 GSP, Section 2.2.8, p. 227; Section 4.10, Figure 4.24, pp. 354-355; Appendix B, Section 3.3.1, pp. 1591-1593; Chapter 2 Appendix C, pp. 1165-1171.

depletion by river reach<sup>46</sup> and concludes the model is reasonably calibrated and reflects a reasonable representation of the Basin's hydrologic and hydrogeologic conditions.<sup>47</sup> The GSA appears to be making progress in identifying depletions; however, the correlation between groundwater levels and those depletions have not been established. While the efforts made to not preclude the Plan from approval, Department staff have provided recommended corrective actions below which will further the establishment of sustainable management criteria for interconnected surface water based on timing, location and volume as required by the GSP Regulations.

The GSP identifies data gaps that continue to limit the GSA's understanding of the timing and location of interconnectivity at the time of the GSP resubmittal.<sup>48</sup> Department staff recognize that the GSA has improved the Basin's monitoring network for this sustainability indicator since submission of the original GSP. The revised GSP describes a streamflow gage was installed along the Cuyama River in an identified data gap area, upstream of the Ventucopa management area, and describes the construction of nine monitoring wells along the Cuyama River utilizing technical assistance provided by the Department. Department staff encourage the GSA to continue addressing data gaps to improve the overall understanding of the conditions leading to depletions in the Basin.

### **4.2.3 Conclusion**

At this time, Department staff conclude sufficient action has been taken on this deficiency and believe the GSA can work with the Department to further efforts on interconnected surface water. However, Department staff have provided recommended corrective actions in which the GSA should address within the periodic evaluation.

Department staff understand that quantifying depletions of interconnected 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 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. Department staff advise that at this stage in SGMA implementation, GSAs address deficiencies related to interconnected surface water depletion where GSAs are still working to fill data gaps and where these data will be used to inform and establish sustainable management criteria based on timing, volume, and depletion as required by the GSP Regulations.

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

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<sup>46</sup> Cuyama Basin 2022 GSP, Table 2-2, p. 230; Section 2.2.8, p. 227; Figure 2-61, p. 228.

<sup>47</sup> Cuyama Basin 2022 GSP, Chapter 2 Appendix C, pp. 1161-1197.

<sup>48</sup> Cuyama Basin 2022 GSP, Section 2.2.10, p. 238; Section 4.10, p. 352, Appendix B, Section 3.3, pp. 1591-1595.



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, GSAs, where applicable, should consider incorporating appropriate guidance approaches into their future amendment and periodic evaluation of the GSP ([Recommended Corrective Action 2a](#)). 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 ([Recommended Corrective Action 2b](#)). 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 ([Recommended Corrective Action 2c](#)).

### **4.3 DEFICIENCY 3. THE GSP DOES NOT FULLY ADDRESS DEGRADED WATER QUALITY.**

#### **4.3.1 Corrective Action**

The corrective actions issued by the Department in January 2022 related to this deficiency stated that:

“Having identified them as constituents of concern, the GSA should reasonably and thoroughly address nitrate and arsenic in the GSP using best available information. Specifically, the GSA should consider the following:

1. Groundwater conditions. The Department received comments that raise credible technical issues regarding groundwater quality data that apparently were not considered when developing the GSP but are available to the public and likely, in the opinion of Department staff, to alter the GSA's assessment of the Basin conditions. The GSA should coordinate with interested parties that submitted comments, in particular with the Regional Water Quality Control Board, to obtain best available information regarding basinwide water quality. The GSA should evaluate this data, along with their existing data, and update the description of basinwide water quality in the GSP as appropriate.
2. Sustainable management criteria. After updating the information regarding existing groundwater quality conditions, the GSA should revise its discussion of groundwater quality sustainable management criteria to either include criteria for arsenic and nitrate or provide thorough, evidence-based analysis and description for why groundwater management is not likely to cause significant and unreasonable degradation of groundwater by increasing concentrations of those constituents.

3. Monitoring networks. The GSA should appropriately revise its groundwater quality monitoring network based on updates to the GSP noted above. Department staff believe that, at a minimum, the GSA should include monitoring for arsenic and nitrates, as they have been identified as constituents of concern and both appear to be relatively widespread. Monitoring will be important for the GSA to assess whether groundwater quality degradation for those constituents is occurring throughout the planning and implementation horizon. The GSA may leverage existing programs that collect and disseminate water quality data and information. The GSA should address any data gaps in the groundwater quality monitoring network and provide specific schedules to address those data gaps.<sup>49</sup>

### 4.3.2 Evaluation

#### 4.3.2.1 Groundwater Conditions

To address the first component of the corrective action, the revised GSP now describes its effort to compile available data for nitrate and arsenic that were not incorporated in the original GSP. The GSA compiled additional data from various public databases and coordinated with Regional Water Quality Control Board staff to confirm that all available data had been incorporated. All newly compiled data is summarized in a table and plotted on figures showing the distribution and concentrations of nitrate and arsenic samples collected from wells in the Basin.<sup>50</sup>

The GSP describes the analysis of the newly compiled data and concludes that nitrate and arsenic data from 2010 to 2020 show little change in concentrations from before and after 2015.<sup>51</sup> Department staff acknowledge that the revised GSP contains a more comprehensive dataset of groundwater samples analyzed for nitrate and arsenic, which was evaluated by the GSA and described in the GSP along with new figures and a table.<sup>52</sup> Department staff believe that the GSA has taken sufficient action to sufficiently address the groundwater conditions component of the corrective action.

#### 4.3.2.2 Sustainable Management Criteria

To address the arsenic component of the sustainable management criteria corrective action, the GSP states that the area impacted by arsenic that exceeds the maximum contaminant level is south of the community of New Cuyama in wells screened deeper than 700 feet below ground surface. The GSP describes a planned project (named Improved Reliability of Water Supplies for Local Communities) to replace an abandoned production well impacted by arsenic and construct a new and more reliable production well that will be screened shallower than the zone with known high arsenic concentrations. The new well will be connected to an existing water supply distribution

<sup>49</sup> 23 CCR §§ 355.4(b)(2), 355.4(b)(3).

<sup>50</sup> Cuyama Basin 2022 GSP, Section 2.2.7, pp. 264-266.

<sup>51</sup> Cuyama Basin 2022 GSP, Section 2.2.7, p. 264.

<sup>52</sup> Cuyama Basin 2022 GSP, Section 5.5, pp. 394-395; Appendix B, Section 4.3.1, pp. 1597-1602.

system operated by the Cuyama Community Services District.<sup>53</sup> The GSP states that no domestic users are expected to rely on a well with arsenic concentrations that exceed the maximum contaminant level after the new production well is constructed.<sup>54</sup> Department staff believe the Plan's approach and discussion related to managing arsenic is appropriate, being that groundwater with elevated arsenic concentrations will be mitigated and that no known drinking water wells are anticipated by the GSA to be impacted by elevated arsenic concentrations. Department staff find that this method of mitigating high levels of arsenic in groundwater used for domestic supply is reasonable and sufficiently addresses this part of the corrective action and substantially complies with SGMA and GSP Regulations. Approval of this approach is dependent on the implementation of the project; however, the GSA must be able to quantitatively demonstrate, on an ongoing basis, that this project is achieving its intended effect of supplying groundwater that maintains arsenic concentrations below the water quality standard. Department staff recommend the GSA discuss the status, timeline, and effectiveness of the planned project to replace the production well that the GSP expects will result in no groundwater users relying on groundwater with high arsenic concentrations. If the project is not effective or not implemented by the periodic evaluation, Department staff recommend the GSA develop sustainable management criteria for arsenic (See [Recommended Corrective Action 3](#)).

To address establishing sustainable management criteria for the nitrate component of the corrective action, the GSA analyzed the available data and concludes that, although 40 percent of wells with nitrate data between 2010 and 2020 exceeded the maximum contaminant level,<sup>55</sup> the nitrate concentrations were relatively stable—no wells showed water quality degradation to an extent where a well that had not exceeded the maximum contaminant level prior to 2015 subsequently exceeded the maximum contaminant level after 2015.<sup>56</sup> Using this evidence-based analysis that nitrate concentrations have been relatively stable from 2010 to 2020, the GSA did not establish sustainable management criteria for nitrate, also stating that doing so would not be appropriate because the GSA has no mechanism to directly control nitrate concentrations or associated fertilizer application.<sup>57</sup>

Department staff find that the GSA's stance regarding its lack of authority to manage nitrate concentrations did not consider the potential for degraded groundwater, impacted by nitrate, to migrate toward previously unimpacted areas due to GSA groundwater management activities. Because the GSA has legal authority to regulate groundwater pumping, which affects hydraulic gradients and groundwater flow, the GSA could monitor for and influence the migration of groundwater and has the responsibility to prevent unimpacted areas from becoming significantly and unreasonably impacted by nitrate.

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<sup>53</sup> Cuyama Basin 2022 GSP, Section 2.2.7, pp. 264-266; Section 7.4.4, pp. 427-430.

<sup>54</sup> Cuyama Basin 2022 GSP, Section 5.5, p. 394; Appendix B, Section 4.3.2, p. 1601.

<sup>55</sup> Cuyama Basin 2022 GSP, Appendix B, Section 4.3.1, pp. 1598-1599.

<sup>56</sup> Cuyama Basin 2022 GSP, Section 2.2.7, p. 264.

<sup>57</sup> Cuyama Basin 2022 GSP, Section 5.5, p. 394; Appendix B, Section 4.3.2, p. 1601.

However, Department staff acknowledge that because the analysis provided in the revised GSP indicates little change in nitrate concentrations, the likelihood of undesirable results associated with nitrate occurring before the next periodic update is low. Furthermore, because of regulatory oversight by existing water quality programs such as the Irrigated Lands Regulatory Program, California Code of Regulations Title 22 requirements, and SWRCB Groundwater Ambient Monitoring and Assessment Program,<sup>58</sup> Department staff find the lack of established sustainable management criteria does not preclude approval at this time but encourages the GSA to coordinate closely with existing water quality programs and agencies.

The GSP describes baseline analysis of nitrate to be completed in 2022 and ongoing monitoring of nitrate in the revised GSP,<sup>59</sup> which will be discussed below; however, Department staff note that the monitoring of nitrate described in the revised GSP needs to be compared to an established water quality standard or criteria (i.e., maximum contaminant level or minimum threshold) that allows the Department, the GSA, and interested parties to quantitatively determine if undesirable results are occurring. The expanded monitoring for nitrate during the next periodic evaluation (five-year update) described in the revised Plan is important and appropriate to demonstrate, on an ongoing basis, that previously unimpacted areas do not become impacted due to migration of groundwater from areas affected by nitrate. However, the Plan should include sustainable management criteria for nitrate because routine analysis of nitrate without a transparent quantitative standard to compare to does not convey to the Department, the GSA, and interested parties whether significant and unreasonable effects have impacted beneficial uses and users in previously unimpacted areas. Therefore, Department staff recommend the GSP establish sustainable management criteria for nitrate by the next periodic evaluation (see [Recommended Corrective Action 4](#)).

#### 4.3.2.3 Monitoring Networks

To address the corrective action related to the monitoring network, a new component of the revised GSP is that in addition to monitoring public water system wells for Title 22 requirements,<sup>60</sup> which include arsenic and nitrate, the GSA intended to perform a baseline analysis of representative wells for arsenic and nitrate in 2022. The GSP also states that it may analyze arsenic and nitrate concentrations in representative wells at each periodic evaluation.<sup>61</sup> In regard to analyzing arsenic and nitrate in representative wells during the periodic evaluations, Department staff find this topic in the GSP to be not well described; the GSP states that “[a]dditional measurements may be considered by the GSA in the future in anticipation of five-year updates” and also states that “the GSA will reevaluate nitrate and arsenic concentrations at each 5-year GSP update.”<sup>62</sup> Department staff note that during consultation meetings with the GSA in 2021 and 2022,

<sup>58</sup> Cuyama Basin 2022 GSP, Section 5.5, p. 394; Appendix B, Section 4.2, p. 1597.

<sup>59</sup> Cuyama Basin 2022 GSP, Section 5.5, pp. 394-395.

<sup>60</sup> Cuyama Basin 2022 GSP, Section 1.2.4, p. 70.

<sup>61</sup> Cuyama Basin 2022 GSP, Section 5.5, p. 394; Appendix B, Section 4.3.2, pp. 1601-1602.

<sup>62</sup> Cuyama Basin 2022 GSP, Section 5.5, p. 394; Appendix B, Section 4.3.2, pp. 1601-1602.

the Department emphasized to the GSA the need to be able to demonstrate, on an ongoing basis, that arsenic and nitrate are not significantly and unreasonably impacting beneficial uses and users. Department staff believe that if the GSA reevaluates historical data without new analytical measurements and data for arsenic and nitrate, the actual conditions and potential impacts to beneficial uses and users during periodic evaluations will not be known. Thus, ongoing monitoring of arsenic and nitrate will be important to comply with SGMA and GSP Regulations. Department staff interpret the GSP's discussion to mean that measurements of arsenic and nitrate will be performed at periodic evaluations; however, because of the ambiguous language in the GSP cited above, Department staff recommend the GSP reconcile the abovementioned statements and clarify the GSP's intent and frequency for ongoing quantitative monitoring (see [Recommended Corrective Action 5](#)).

### 4.3.3 Conclusion

Overall, Department staff believe the GSA has taken sufficient action to address this deficiency. However, as noted above, the GSA should discuss the status, timeline, and effectiveness of the planned project to replace the production well that the GSP expects will result in no groundwater users relying on groundwater with high arsenic concentrations (see Recommended Corrective Action 3), establish sustainable management criteria for nitrate (see Recommended Corrective Action 4); and reconcile and clarify the intent of ongoing measurements of arsenic and nitrate and what the periodic evaluation entails (see Recommended Corrective Action 5).<sup>63</sup> While the topics described in the corrective actions issued in this Staff Report 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.<sup>64</sup>

## 4.4 DEFICIENCY 4. THE GSP DOES NOT PROVIDE EXPLANATION FOR HOW OVERDRAFT WILL BE MITIGATED IN THE BASIN.

### 4.4.1 Corrective Action

The corrective actions issued by the Department in January 2022 related to this deficiency are stated as:

“The GSA should explain the rationale for not implementing pumping reductions in the overdrafted Ventucopa management area or any other portion of the Basin where overdraft is expected to continue, and explain the timeline and criteria that may be used to determine whether future pumping reduction allocations are needed.<sup>65</sup> If the criteria to implement pumping reductions are related to the effects

<sup>63</sup> Cuyama Basin 2022 GSP, Section 5.5, pp. 394-395; Appendix B, Section 4.3.3, pp. 1601-1602.

<sup>64</sup> Water Code § 10733.8.

<sup>65</sup> 23 CCR §§ 355.2(e)(3)(C), 355.4(b)(3), 355.4(b)(4), 355.4(b)(5), 355.4(b)(6).

on beneficial uses and users, as mentioned in Corrective Action 1, the GSP should clarify what those effects are that would necessitate pumping reductions. If data gaps are known to exist, they should be explained and include a timeline to address them and how they may affect management actions for the Ventucopa management area.

The GSP states well failures occurred during the 2012-2016 drought and projects a lowering of groundwater levels beyond those observed during the drought and below 2015 conditions. If, after considering this deficiency and the deficiency associated with Corrective Action 1 [Section 4.1], the GSA retains minimum thresholds that allow for continued lowering of groundwater levels, then it is reasonable to assume that additional wells may be impacted during implementation of the Plan. While SGMA does not require all impacts to groundwater uses and users be mitigated, the GSA should consider including projects and management actions strategies describing how they may support drinking water impacts that may occur due to continued overdraft during the period between the start of GSP implementation and achievement of the sustainability goal will be addressed. If mitigation strategies are not included, the GSP should contain a thorough discussion, with supporting facts and rationale, explaining how and why the GSA determined not to include specific actions to mitigate drinking water impacts from continued groundwater lowering below 2015 levels.”<sup>66</sup>

#### 4.4.2 Evaluation

To address the first component of Deficiency 4, the revised GSP clarifies the rationale for not implementing pumping reductions in the Ventucopa management area, despite historical and projected groundwater level declines.<sup>67</sup> The revised GSP explains that pumping reductions for the Ventucopa area were not planned in the GSP due to uncertainties in the reliability of the modeled groundwater level declines:<sup>68</sup>

- i. Limited groundwater level data were available for model calibration. Only three calibration wells were available for that area of the Basin at the time of GSP development. However, after submitting the original GSP, new multi-completion monitoring wells were constructed in this area to provide additional information for future model calibration.
- ii. Characterization of streamflow and their effect on the groundwater aquifer was challenging because there were no streamflow gages on the Cuyama River with flow measurements. Since submission of the original GSP, a new streamflow gage was installed on the Cuyama River upstream of the Ventucopa Region.

<sup>66</sup> 23 CCR §§ 355.4(b)(2), 355.4(b)(3).

<sup>67</sup> Cuyama Basin 2022 GSP, Section 7.2, pp. 408-410.

<sup>68</sup> Cuyama Basin 2022 GSP, Appendix B, Section 5.3.1, pp. 1603-1604.

- iii. Groundwater pumping was based on estimates from available land use information using satellite imagery and limited or no information from the necessary well locations were available. Since submission of the original GSP, the GSA has required landowners to install meters on production wells and to report pumping information to the GSA.
- iv. The magnitude of the estimated water budget in the Ventucopa Region was relatively small, compared to the Basin's overall water budget, which was associated with high sensitivity and uncertainty in these water budget components, when estimating change in storage and long-term groundwater elevation changes for the Basin.
- v. Due to time and budget constraints, groundwater modeling and calibration was prioritized for the central portion of the Basin where overdraft was known to occur.

Department staff find the discussion in the revised GSP justifying why the GSA does not currently plan to administer pumping reductions in the Ventucopa management area to be sufficiently detailed, thorough, and reasonable. Department staff acknowledge that historical surface water and groundwater data in the area are limited and recognize that the GSA has made efforts to improve data gaps in the area by installing a new streamflow gage and constructing multi-completion monitoring wells at three sites along the Cuyama River. Department staff encourage the GSA to continue monitoring the Ventucopa management area and to incorporate data from the new monitoring sites into the model, as they become available.

In response to the second component of Deficiency 4, the revised GSP states that the available information, based on the Cuyama Basin Water Resource Model, did not indicate a projected overdraft in the Northwestern Region. Furthermore, according to the revised GSP, a 2018 investigation that was utilized to establish minimum thresholds for the region indicated those groundwater levels would be protective of groundwater pumping capacity for production wells in the area.<sup>69</sup> Department staff note, however, that this 2018 investigation did not consider the potential effects on GDEs in its analysis of groundwater levels reaching the minimum thresholds, though these impacts are discussed in other portions of the GSP. In responding to Deficiency 4, the revised GSP refers to the modeled groundwater level conditions at two representative wells, Opti Well 841 and Opti Well 845, being at their minimum thresholds. As summarized in Deficiency 1 above, the GSP concludes that the resulting conditions would not affect any domestic wells in the area but would have relatively minimal impact on GDEs. As described above in Deficiency 1, the GSA will monitor impacts to GDEs at Opti Well 832.<sup>70</sup>

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<sup>69</sup> Cuyama Basin 2022 GSP, Section 5.3.2, p. 1605; Cleath-Harris, 2018, Technical Memorandum: Sustainability Thresholds for Northwestern Region, Cuyama Valley Groundwater Sustainability Plan, <https://cuyamabasin.org/assets/pdf/Cleath-Harris-Sustainability-Thresholds-for-Northwestern-Region.pdf>.

<sup>70</sup> Cuyama Basin 2022 GSP, Appendix B, Section 2.2.3, pp. 1586-1587, 1589.

#### 4.4.3 Conclusion

Department staff conclude the GSA has taken sufficient action to address the deficiency by describing, in sufficient detail, the rationale for not implementing pumping reductions in the Ventucopa management area and uses evidence-based analysis informed by new simulations of the Cuyama Basin Water Resource Model to discuss the anticipated impacts to beneficial uses and users in the Northwestern Region.

## 5 PLAN EVALUATION

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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 Basin is provided below. Department staff consider the information presented in the Plan to satisfy the general requirements of the GSP Regulations.

### 5.1 ADMINISTRATIVE INFORMATION

The GSP Regulations require each Plan to include administrative information identifying the submitting Agency, describing the plan area, and demonstrating the legal authority and ability of the submitting Agency to develop and implement a Plan for that area.<sup>71</sup>

The Plan provides administrative information identifying the submitting agency, the Cuyama Basin GSA, and some details regarding the GSA’s authority to manage groundwater in the Basin, which was generally presented in an understandable format using appropriate data. The GSP states that the Agency is the sole GSA covering the Basin and the Plan area. The Agency is a Joint Powers Authority comprised of agency representatives and is governed by a board that receives and considers recommendations from an advisory committee and a technical forum, comprised of and representing various local interests.<sup>72</sup> The advisory committee represents large and small landowners, agriculture growers, residents, disadvantaged community members, and Hispanic community members,<sup>73</sup> whereas the technical forum is comprised of consultants, local water districts, county representatives, and private interests.<sup>74</sup>

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<sup>71</sup> 23 CCR § 354.2 *et seq.*

<sup>72</sup> Cuyama Basin 2022 GSP, Section 1.1.2, p. 41; Section 1.3.1, pp. 86-88.

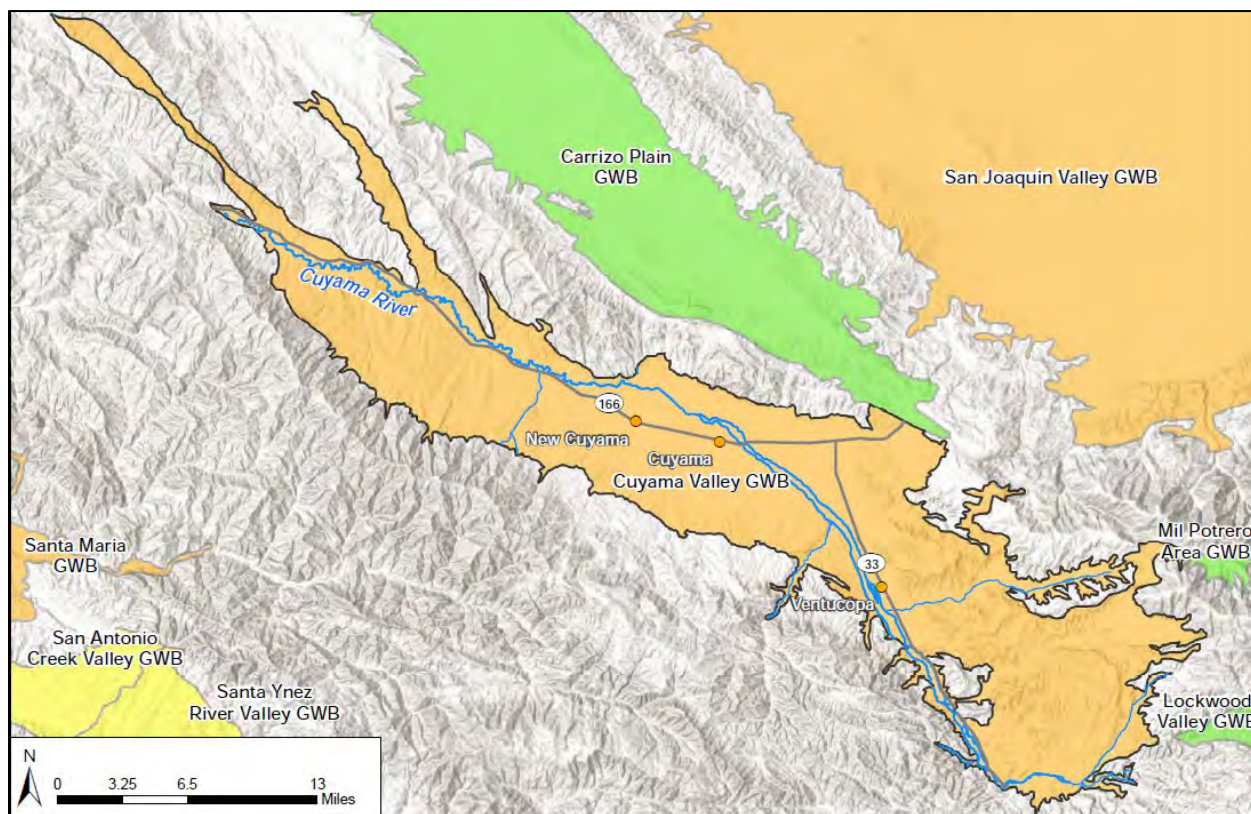
<sup>73</sup> Cuyama Basin 2022 GSP, Executive Summary, p. 25.

<sup>74</sup> Cuyama Basin 2022 GSP, Section 1.3.1, p. 86.



The GSP describes the Plan area, which coincides with the Basin boundary and encompasses an area of about 378 square miles, which is displayed in various maps showing local agency jurisdictions, historical land use, and nearby groundwater basins.<sup>75</sup> Neighboring groundwater basins include Carrizo Plain and Mil Potrero Area—both identified as very low priority basins by the Department. The Caliente Range bounds the northwest and the Sierra Madre Mountains bound the southeast. The Basin is primarily located within the Cuyama Watershed and drained by the Cuyama River and its tributaries.<sup>76</sup>

A map displaying the Basin and adjacent basins is shown in Figure 1 below.



**Figure 1:** Cuyama Valley Location Map.

Department staff did not note any significant inconsistencies or contradicting information and consider the information presented in the Plan to satisfy the general requirements of the GSP Regulations. The Plan contains sufficient detail regarding the beneficial uses and users of groundwater,<sup>77</sup> water use types,<sup>78</sup> existing water monitoring and resource

<sup>75</sup> Cuyama Basin 2022 GSP, Section 1.2.1, pp. 46-47; Figures 1-3 to 1-14, pp. 49-60.

<sup>76</sup> Cuyama Basin 2022 GSP, Section 1.2.2, p. 48; Figure 1-19, p. 65.

<sup>77</sup> Cuyama Basin 2022 GSP, Section 1.3.1, p. 85.

<sup>78</sup> Cuyama Basin 2022 GSP, Tables 2-4 and 2-5, pp. 246-247.

programs,<sup>79</sup> and types and distribution of land use and land use plans for the Basin.<sup>80</sup> The Agency provides a list of public meetings, materials, and notifications on its website, and a table of public comments and how they were addressed by the GSA is included in the appendices of the GSP.<sup>81</sup> The administrative information included in the Plan substantially complies with the requirements outlined in the GSP Regulations.

## 5.2 BASIN SETTING

The 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.<sup>82</sup>

### 5.2.1 Hydrogeologic Conceptual Model

The GSP Regulations require a descriptive hydrogeologic conceptual model of the basin that includes a written description supported by cross sections and maps.<sup>83</sup> 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 GSA'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.<sup>84</sup>

The GSP describes the regional geologic setting, geologic structures in the Basin, stratigraphy, and geologic formations; supported by cross-sections, stratigraphic columns, and maps.<sup>85</sup> The GSP discusses major faults in the Basin, their properties, and known or suspected impacts to groundwater flow.

The GSP identifies one principal aquifer in the Basin, composed of Pliocene to Pleistocene unconsolidated to semi-consolidated alluvial units and the Upper Morales Formation, with a total approximate thickness of 3,000 to 4,000 feet.<sup>86</sup> The Plan discusses the known aquifer properties<sup>87</sup> and identifies data gaps in the understanding of the hydrogeologic conceptual model. The primary data gaps include the lack of consistent historical data for groundwater levels and quality; subsidence monitoring in the Central

<sup>79</sup> Cuyama Basin 2022 GSP, Sections 4.3 to 4.10, pp. 284-352.

<sup>80</sup> Cuyama Basin 2022 GSP, Section 1.2.2, pp. 47-48, Figures 1-6 to 1-14, pp. 52-59.

<sup>81</sup> Cuyama Basin 2022 GSP, Chapter 1, Appendix D, pp. 520-640

<sup>82</sup> 23 CCR § 354.12 *et seq.*

<sup>83</sup> 23 CCR § 354.12 *et seq.*

<sup>84</sup> DWR Best Management Practices for the Sustainable Management of Groundwater: Hydrogeologic Conceptual Model, December 2016: [https://water.ca.gov/-/media/DWR-Website/Web-Pages/Programs/Groundwater-Management/Sustainable-Groundwater-Management/Best-Management-Practices-and-Guidance-Documents/Files/BMP-3-Hydrogeologic-Conceptual-Model ay 19.pdf](https://water.ca.gov/-/media/DWR-Website/Web-Pages/Programs/Groundwater-Management/Sustainable-Groundwater-Management/Best-Management-Practices-and-Guidance-Documents/Files/BMP-3-Hydrogeologic-Conceptual-Model%20ay%2019.pdf).

<sup>85</sup> Cuyama Basin 2022 GSP, Section 2.1.2 to 2.1.5, pp. 98-119.

<sup>86</sup> Cuyama Basin 2022 GSP, Section 2.1.7, p. 121.

<sup>87</sup> Cuyama Basin 2022 GSP, Section 2.1.7, pp. 123-132.

management area; understanding vertical hydraulic gradients in most of the Basin due to spatial gaps in monitoring locations; and incomplete well construction information.<sup>88</sup>

The primary surface water feature is the Cuyama River and its perennial tributaries. The perennial Cuyama River is 55 miles long and crosses the length of the Basin.<sup>89</sup> The gaining and losing reaches of the river and major tributaries, as well as primary discharge areas, are shown on maps in the GSP.<sup>90</sup> However, water supply in the Basin does not include surface water; the Plan identifies groundwater as the sole source of water supply for the Basin. Water use sectors include municipal, agriculture, domestic, and native vegetation.<sup>91</sup>

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 Basin's physical characteristics, the principal aquifer, and hydrogeologic conceptual model appear to utilize the best available science. Department staff are aware of no significant inconsistencies or contrary technical information to that presented in the Plan.

### 5.2.2 Groundwater Conditions

The GSP Regulations require a written description of historical and current groundwater conditions for each of the six sustainability indicators and GDEs.<sup>92</sup>

The GSP includes nearly 500 well hydrographs depicting groundwater elevations for the principal aquifer and provides a description of groundwater level trends and the groundwater level monitoring network used to observe groundwater conditions in the Basin. Department staff note that the hydrograph data range from 1959 to 2019, but are mostly discontinuous and exhibit relatively short trends when compared to the overall length of data collection.<sup>93</sup>

Groundwater level conditions vary in the Basin and depend on precipitation and groundwater pumping. The two primary areas of pumping are in the Central and Ventucopa management areas. Groundwater level data and hydrographs show that groundwater levels have been declining in these areas for decades at an average rate of more than two feet per year.<sup>94</sup>

The GSP discusses calculating the change in groundwater in storage using an integrated hydrologic model for the Basin. Department staff reviewed documentation provided for the integrated hydrologic model and determined that it appears to have been prepared

<sup>88</sup> Cuyama Basin 2022 GSP, Section 2.2.10, p. 238.

<sup>89</sup> Cuyama Basin 2022 GSP, Section 2.1.9, p. 133; Figure 2-17, p. 135.

<sup>90</sup> Cuyama Basin 2022 GSP, Section 2.2.8, pp. 227-228.

<sup>91</sup> Cuyama Basin 2022 GSP, Section 1.3.1, pp.85-86; Table 2-4, p. 246.

<sup>92</sup> 23 CCR § 354.16(a-f).

<sup>93</sup> Cuyama Basin 2022 GSP, Chapter 2, Appendix A, pp. 663-1149.

<sup>94</sup> Cuyama Basin 2022 GSP, Figure 2-27, p. 152; Figures 2-31 to 2-35, pp. 160-164; Figure 4-2, p. 282; Section 7.2, pp. 408-410.

based on the Integrated Water Flow Model platform, which is designated in SGMA as a model supported by the Department for evaluating integrated surface water and groundwater resources. During 1998 to 2017, groundwater in storage declined 18 out of 20 years, with an average reduction of 23,000 acre-feet per year.<sup>95</sup>

Groundwater quality conditions also vary in the Basin, depending on groundwater recharge and pumping. Historical studies associate varying water quality with recharge location and nearby lithology, largely dependent on proximity to marine sediments. The Plan provides an assessment of existing groundwater quality programs in the Basin and includes maps<sup>96</sup> and descriptions of current and historical groundwater quality issues present in the Basin. The Plan acknowledges locally high concentrations of total dissolved solids, sulfates, nitrate, arsenic, sodium, boron, and hexavalent chromium, but focuses on total dissolved solids, nitrate, and arsenic because these were discussed during public meetings by interested parties as constituents of concern.<sup>97</sup>

Regarding seawater intrusion, the Basin is far from the coast and is not hydraulically connected to a sea or ocean. The Agency concludes that seawater intrusion is not a relevant sustainability indicator for the Basin<sup>98</sup> and given the physical location of the Basin, Department staff are aware of no significant inconsistencies or contrary technical information to the Agency's decision.

The GSP describes a United States Geological Survey (USGS) investigation done in 2015 that concluded inelastic subsidence has occurred in the Basin since the 1970s.<sup>99</sup> One monitoring station near Ventucopa did not record any subsidence since 1999, while another station in the Central management area recorded 12 inches of land subsidence between 1999 and 2019. The USGS investigation estimated total subsidence in the Basin ranged from 0 to 0.4 feet between 2000 and 2012.<sup>100</sup> The GSP provides maps showing the locations of monitoring stations, spatial data gaps, and Interferometric Synthetic Aperture Radar (InSAR) data.<sup>101</sup>

The GSP includes an evaluation of surface water hydrology from 1998 to 2017 using the integrated hydrologic model prepared for the Basin. In the model, the Cuyama River was divided into five reaches based on precipitation rates, runoff, and infiltration characteristics; four creeks that drain into the Cuyama River were also assigned reaches and modeled.<sup>102</sup> The gaining and losing reaches of the drainages and locations where

<sup>95</sup> Cuyama Basin 2022 GSP, Section 2.3, pp. 243-247, 250-259.

<sup>96</sup> Cuyama Basin 2022 GSP, Figures 2-11 to 2-15, p. 130-132; Figures 2-52 to 2-60, pp. 216-226; Figures 2-79 to 2-80, pp. 265-266.

<sup>97</sup> Cuyama Basin 2022 GSP, Section 2.1.8, p. 129; Section 2.2.7, p. 213.

<sup>98</sup> Cuyama Basin 2022 GSP, Section 2.2.5, p. 209.

<sup>99</sup> Cuyama Basin 2022 GSP, Section 2.2.6, p. 209.

<sup>100</sup> Cuyama Basin 2022 GSP, Section 2.2.6, p. 209.

<sup>101</sup> Cuyama Basin 2022 GSP, Figures 2-50 to 2-51, pp. 210-211; Figures 4-22 to 4-23, pp. 348, 351; Figure 5-4, p. 387.

<sup>102</sup> Cuyama Basin 2022 GSP, Section 2.2.8, pp. 227-228.

surface water may be connected to groundwater are shown on a map.<sup>103</sup> The Plan also discusses the conditions associated with GDEs in the Basin.<sup>104</sup>

Overall, Department staff believe the Plan sufficiently describes the historical and current groundwater conditions throughout the Basin, and the information included in the Plan substantially complies with the requirements outlined in the GSP Regulations.

### 5.2.3 Water Budget

The 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, and the change in the volume of water stored, as applicable.<sup>105</sup>

The GSP provided the required components for water budgets, including historical, current, and projected water budgets informed by the integrated hydrologic model for the Basin, which simulates surface water and groundwater flow in the Basin and was developed in consultation with the local technical forum.<sup>106</sup> The Plan includes an assessment of the total annual volume of groundwater and surface water entering and leaving the Basin and estimates the Basin's sustainable yield.<sup>107</sup>

The hydrologic model projects a continued decline of 23,000 to 27,000 acre-feet per year over the 50-year implementation horizon, based on pre-SGMA conditions with no implementation of projects and management actions. Considering the Basin's sustainable yield of 20,000 to 27,000 acre-feet per year<sup>108</sup> and the average annual volume of groundwater production,<sup>109</sup> Department staff conclude that the Basin is currently in and projected to be in overdraft if no projects and management actions are implemented. However, the projects and management actions described in the revised GSP are intended to allow the Basin to operate within its sustainable yield.

Department staff conclude the historical, current, and projected water budgets included in the Plan substantially comply with the requirements outlined in the GSP Regulations. The GSP provides the required historical, current, and future accounting and assessment of the total annual volume of groundwater and surface water entering and leaving the Basin including an estimate of the sustainable yield of the Basin and projected future water demands.

### 5.2.4 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

<sup>103</sup> Cuyama Basin 2022 GSP, Figure 3-1, p. 1593.

<sup>104</sup> Cuyama Basin 2022 GSP, Section 2.2.9, pp. 232-236; Appendix B, Section 2.2.3, pp. 1589-1596.

<sup>105</sup> 23 CCR § 354.18 *et seq.*

<sup>106</sup> Cuyama Basin 2022 GSP, Section 2.3, pp. 243-257.

<sup>107</sup> Cuyama Basin 2022 GSP, Section 2.3, pp. 257-259.

<sup>108</sup> Cuyama Basin 2022 GSP, Section 2.3, pp. 257-259.

<sup>109</sup> Cuyama Basin 2022 GSP, Table 2-6, p. 254.

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.<sup>110</sup>

The GSP identifies two management areas within the Basin—Central and Ventucopa.<sup>111</sup> The management areas delineate the groundwater pumping centers with historical groundwater level declines and are identified for the GSA’s consideration of projects and management actions. The management areas are not associated with differing sustainable management criteria; instead, the GSP proposes managed pumping reductions in the Central management area and states that the GSA will further investigate the need for pumping reductions in the Ventucopa management area, as described above in Deficiency 4.

To facilitate implementation of the Plan, the GSP identifies six threshold regions with varying sustainable management criteria (comparable to management areas as defined in the GSP Regulations).<sup>112</sup> The threshold regions are described and shown in Section 5.2.1 of the GSP.<sup>113</sup> The factors provided by the GSA for grouping representative wells and sustainable management criteria by threshold region include the saturated thickness of the aquifer, well depth, historical range of groundwater levels, and annual change in storage.<sup>114</sup> The justification for creating each threshold region and its respective method for calculating minimum thresholds for groundwater levels are summarized in Appendix B of the GSP.<sup>115</sup>

Based on review of the GSP’s use of threshold regions, Department considers these to be equivalent to management areas. Department staff believe the GSP is utilizing the threshold regions consistent with the requirements of the GSP Regulations related to management areas.

### 5.3 SUSTAINABLE MANAGEMENT CRITERIA

The 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 specify that an agency define conditions that constitute sustainable groundwater management for a basin, including the characterization of undesirable results and the establishment of minimum thresholds and measurable objectives for each applicable sustainability indicator.<sup>116</sup>

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<sup>110</sup> 23 CCR § 354.20.

<sup>111</sup> Cuyama Basin 2022 GSP, Section 7.2, pp. 408-410.

<sup>112</sup> 23 CCR § 354.20.

<sup>113</sup> Cuyama Basin 2022 GSP, Section 5.2.1, pp. 361-369.

<sup>114</sup> Cuyama Basin 2022 GSP, Section 5.2.1, pp. 361-369; Appendix B, pp. 1584-1585.

<sup>115</sup> Cuyama Basin 2022 GSP, Appendix B, Table 2-1 and Figure 2-1, pp. 1583-1585.

<sup>116</sup> 23 CCR § 354.22 *et seq.*

### 5.3.1 Sustainability Goal

The GSP establishes a sustainability goal “[t]o maintain a sustainable groundwater resource for beneficial users now and into the future while being consistent with the California Constitution.”<sup>117</sup> The GSA states that it intends to adaptively manage groundwater resources through evaluating annual reports and periodic evaluations to determine progress towards meeting its sustainability goals.<sup>118</sup>

### 5.3.2 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.<sup>119</sup> 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 reduction of groundwater storage; 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 water<sup>120</sup> – 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.

The following subsections include details about three facets of sustainable management criteria: undesirable results, minimum thresholds, and measurable objectives for each sustainability indicator. GSAs are 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.<sup>121</sup>

#### 5.3.2.1 Chronic Lowering of Groundwater Levels

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.<sup>122</sup>

For the chronic lowering of groundwater levels, the GSP defines an undesirable result as a significant and unreasonable reduction in the long-term viability of domestic, agricultural, municipal, or environmental uses over the planning and implementation horizon of the GSP. The GSP describes the potential effects of chronic lowering of groundwater levels on beneficial uses and users including domestic, agricultural, and

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<sup>117</sup> Cuyama Basin 2022 GSP, Section 3.1, p. 268.

<sup>118</sup> Cuyama Basin 2022 GSP, Section 7.6, p. 436.

<sup>119</sup> 23 CCR § 351(a-h).

<sup>120</sup> Water Code § 10721(x).

<sup>121</sup> 23 CCR § 354.26(d).

<sup>122</sup> 23 CCR § 354.28(c)(1).

ecological uses.<sup>123</sup> The undesirable result for chronic lowering of groundwater levels is defined as occurring when 30 percent of representative monitoring wells fall below their minimum groundwater elevation thresholds for two consecutive years. The explanation of anticipated effects on beneficial uses and users is described in the revised GSP and evaluated in Deficiency 1 and Deficiency 4.<sup>124</sup>

The GSA establishes minimum thresholds for chronic lowering of groundwater at 61 wells. The methodology to establish the minimum thresholds vary by threshold region, as discussed above in the Management Area section, and generally relate to historical groundwater elevations, groundwater use type, saturated thickness of aquifer, well depth, well screen intervals, and 2015 groundwater elevations.<sup>125</sup> Table 4-5 in the GSP lists the sustainable management criteria for all 61 representative monitoring wells, and a map shows the location of those wells.<sup>126</sup> The measurable objective for each representative well is based on when the threshold region was fully recharged or the early 2015 groundwater elevations or to build in a buffer of five years of change in storage. If data was not available for a criterion, the GSP extrapolated the value using a linear trendline. Interim milestones are set equal to the minimum thresholds in 2025.<sup>127</sup>

Department staff conclude that the sustainable management criteria for groundwater levels are commensurate with the understanding of current conditions, responsive to interested party feedback, and reasonably protective of the groundwater uses and users in the Basin. The revised Plan provides a credible and sufficient assessment of the impacts the minimum thresholds would have on supply wells – including domestic wells – by evaluating the well impact depth, affected households, irrigated acreage, and associated financial impact. However, as highlighted in [Section 4.1](#) above, Department staff do provide a recommended corrective action related to chronic lowering of groundwater levels.

#### *5.3.2.2 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.<sup>128</sup>

The GSP describes a significant and unreasonable reduction of groundwater storage as conditions that would result in “unreasonable reduction in the viability of domestic, agricultural, municipal, or environmental uses over the planning and implementation

<sup>123</sup> Cuyama Basin 2022 GSP, Section 3.2.1, p. 269.

<sup>124</sup> Cuyama Basin 2022 GSP, Appendix B, pp. 1586-1590; 1603-1605.

<sup>125</sup> Cuyama Basin 2022 GSP, Appendix B, pp. 1583-1585.

<sup>126</sup> Cuyama Basin 2022 GSP, Section 4.5.5, p. 321-325, Table 4-5, pp. 322; Figure 4-18, p. 326.

<sup>127</sup> Cuyama Basin 2022 GSP, Section 5.2.2, pp. 366-369.

<sup>128</sup> 23 CCR § 354.28(c)(2).



horizon of [the] GSP.”<sup>129</sup> The GSP uses the criteria for chronic lowering of groundwater levels as a proxy for groundwater storage sustainable management criteria, explaining that the change in storage is directly correlated to changes in groundwater elevation, and therefore, managing groundwater elevations effectively manages storage.<sup>130</sup>

As with the chronic lowering of groundwater levels, the GSP defines an undesirable result as occurring when 30 percent of representative monitoring wells fall below their minimum groundwater elevation thresholds for two consecutive years. Additionally, the GSP states that the measurable objectives and interim milestones are the same as those established for the chronic lowering of groundwater.<sup>131</sup> The GSP provides a description of the potential causes of the reduction of groundwater storage undesirable results and the possible effects on beneficial uses and users in the Basin.<sup>132</sup>

Based on review of the materials referenced in the GSP, staff conclude that the GSP’s discussion and presentation of information related to significant and unreasonable reduction of groundwater storage, including the rationale that maintaining stable groundwater levels indicates groundwater storage is not being reduced, covers the specific items listed in the GSP Regulations in an understandable format using appropriate data.

#### 5.3.2.3 Seawater Intrusion

The GSP states that due to the geographic location of the Basin, seawater intrusion is not a concern, and thus, sustainable management criteria for this sustainability indicator are not required.<sup>133</sup> Department staff agree that this sustainability indicator does not apply to the Basin and sustainable management criteria are not required.

#### 5.3.2.4 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. In setting minimum thresholds for degraded water quality, the Agency shall consider local, state, and federal water quality standards applicable to the basin.<sup>134</sup>

Three constituents of concern – arsenic, nitrate, and total dissolved solids – were identified by the GSA and are included in the GSP based on previous studies of the Basin and discussions during public meetings among interested parties in the Basin.<sup>135</sup>

<sup>129</sup> Cuyama Basin 2022 GSP, Section 3.2.2, p. 270.

<sup>130</sup> Cuyama Basin 2022 GSP, Section 3.2.2, p. 270.

<sup>131</sup> Cuyama Basin 2022 GSP, Section 5.3, p. 375.

<sup>132</sup> Cuyama Basin 2022 GSP, Section 3.2.2, p. 270.

<sup>133</sup> Cuyama Basin 2022 GSP, Section 5.4, p. 375.

<sup>134</sup> 23 CCR § 354.28(c)(4).

<sup>135</sup> Cuyama Basin 2022 GSP, Section 2.2.7, p. 213.

However, the GSP only established a minimum threshold for total dissolved solids in representative monitoring wells based on the historical range of concentrations in each respective well. The GSP discusses in detail, provides data and maps, and has established sustainable management criteria and routine monitoring for total dissolved solids.<sup>136</sup> Because rainfall percolates through marine sediments adjacent to the Basin, some local areas naturally contain large amounts of salt, with concentrations ranging in the Basin from 84 to 4,400 milligrams per liter.<sup>137</sup>

The GSP defines an undesirable result for total dissolved solids water quality conditions as “a causal nexus between SGMA-related groundwater quantity management activities and groundwater quality that causes significant and unreasonable reduction in long-term viability of domestic, agricultural, municipal, or environmental uses over the planning and implementation horizon of this GSP.”<sup>138</sup> The GSP states a water quality undesirable result occurs when 30 percent of the 64 representative monitoring points exceed the minimum threshold for a constituent for two consecutive years. As mentioned above, a GSA’s stance regarding its lack of authority to manage based on a causal nexus does not consider the potential for degraded groundwater to migrate toward previously unimpacted areas due to GSA groundwater management activities. Because the GSA has legal authority to regulate groundwater pumping, which affects hydraulic gradients and groundwater flow, the GSA can monitor for and influence the migration of groundwater and has the responsibility to prevent unimpacted areas from becoming significantly and unreasonably impacted by constituents of concern.

The minimum threshold for total dissolved solids does not utilize threshold regions and does not utilize a proxy. The same approach is used for all representative wells in the Basin. The minimum threshold for total dissolved solids in each representative well is established at 20 percent of the total range of measured values in each respective well above the 90<sup>th</sup> percentile of measurements. An example of the calculation method is provided in the GSP.<sup>139</sup> The minimum thresholds, measurable objectives, interim milestones, and monitoring locations are tabulated and shown in the GSP.<sup>140</sup>

The GSP states that an acceptable margin of operational flexibility is applied towards the measurable objective, which is established in each representative well based on whichever is lower: the most recent measurement as of 2018, when the majority of data compilation and analysis concluded, or the California Division of Drinking Water and United States Environmental Protection Agency Secondary Drinking Water Standard for short-term use of 1,500 milligrams per liter.<sup>141</sup>

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<sup>136</sup> Cuyama Basin 2022 GSP, Section 2.1.8, pp. 129-132; Section 2.2.7, pp. 212-218 and 223-226 and 264; Section 3.3.4, p. 274; Section 4.3.3, p. 301; Section 4.8, pp. 332-346; Section 5.5, p. 375-383.

<sup>137</sup> Cuyama Basin 2022 GSP, Section 1.2.1, p. 42; Section 2.1 pp. 100-108; Section 5.5.3, p. 379.

<sup>138</sup> Cuyama Basin 2022 GSP, Section 3.2.4, p. 271.

<sup>139</sup> Cuyama Basin 2022 GSP, Section 5.5.3, p. 379.

<sup>140</sup> Cuyama Basin 2022 GSP, Figure 5-3, p. 377; Table 5-2, pp. 381-383.

<sup>141</sup> Cuyama Basin 2022 GSP, Section 5.5.3, p. 379.

Department staff note that some established minimum thresholds in the Basin exceed the temporary secondary maximum contaminant level of 1,500 milligrams per liter. However, due to the naturally elevated concentration of total dissolved solids being associated with a marine depositional setting as described in the GSP,<sup>142</sup> and based on the Department not receiving substantive public comments regarding the values of the established minimum thresholds for total dissolved solids, Department staff believe this substantially complies with the requirements outlined in the GSP Regulations. GSAs should note that compliance with SGMA and the GSP Regulations does not supersede other drinking water standards, such as those set by the California Division of Drinking Water and United States Environmental Protection Agency.

Regarding arsenic, the GSP did not establish sustainable management criteria; however, as evaluated in [Section 4.3.2](#), the revised GSP performed additional work and analyses to comply with the Department's incomplete determination, including the comprehensive compilation of available data for arsenic; describing an analysis of the available data that show no wells exhibited a degradation from being below the maximum contaminant level prior to 2015 to an exceedance of the maximum contaminant level after 2015; and the intent to mitigate groundwater impacted by arsenic by constructing a replacement production well.<sup>143</sup>

Regarding nitrate, neither the original nor resubmitted GSPs set sustainable management criteria for this constituent. As discussed in [Section 4.3.2](#), the GSA utilized available data and an evidence-based approach to show that nitrate concentrations have not substantively changed between 2010 and 2020 and that the Agency will perform additional monitoring for nitrate while leveraging existing regulatory programs for nitrate. As previously discussed above, at this time, Department staff conclude the lack of established sustainable management criteria does not preclude approval and have provided recommended corrective actions.

#### 5.3.2.5 *Land Subsidence*

SGMA defines the undesirable result for subsidence to be significant and unreasonable land subsidence that substantially interferes with surface land uses, caused by groundwater conditions occurring throughout the basin.<sup>144</sup> 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.<sup>145</sup> Minimum thresholds for subsidence shall be supported by the 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

<sup>142</sup> Cuyama Basin 2022 GSP, Section 1.2.1, p. 42; Section 2.1 pp. 100-108; Section 5.5.3, p. 379.

<sup>143</sup> Cuyama Basin 2022 GSP, Section 2.2.7, p. 264.

<sup>144</sup> Water Code § 10721(x)(5).

<sup>145</sup> 23 CCR § 354.28(c)(5).

land subsidence in the basin that defines the minimum threshold and measurable objectives.<sup>146</sup>

The GSP defines significant and unreasonable conditions as it relates to land subsidence to be the reduction in the viability of the use of infrastructure over the planning and implementation horizon of the GSP, with the potential to damage infrastructure, including water conveyance and flood control facilities, roads, utilities, buildings, and pipelines.<sup>147</sup> The GSP describes the historical subsidence rates, elastic and inelastic subsidence, and the associated factors in the Basin such as natural geologic processes, oil pumping, and groundwater pumping. An undesirable result is described in the GSP to occur when 30 percent of representative monitoring sites exceed the minimum threshold for subsidence for longer than two years.<sup>148</sup> The minimum threshold for subsidence is two inches per year, whereas the measurable objective is zero lowering of ground surface elevations. Of the five monitoring sites in the vicinity, two sites are within the Basin boundary; thus, the GSP states that an exceedance of the minimum threshold at either of those two stations would lead to an undesirable result.<sup>149</sup>

Based on review of the GSP, Department staff are aware of no significant inconsistencies or contrary information to what was presented in the GSP and therefore have no significant concerns regarding the quality, data, and discussion of land subsidence and the associated sustainable management criteria.

#### 5.3.2.6 *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.<sup>150</sup> 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.<sup>151</sup> 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.<sup>152</sup>

Department staff have partially evaluated this sustainability indicator in [Section 4.2.2](#) of this Staff Report. In addition to that evaluation, Department staff note the monitoring network for interconnected surface water includes 12 wells—nine of which are representative wells with defined minimum thresholds and measurable objectives. The

<sup>146</sup> 23 CCR § 354.28(c)(5)(A-B).

<sup>147</sup> Cuyama Basin 2022 GSP, Section 5.6.3, p. 385.

<sup>148</sup> Cuyama Basin 2022 GSP, Section 3.2.5, pp. 271-272.

<sup>149</sup> Cuyama Basin 2022 GSP, Section 3.3.5, p. 274; Section 5.6.3, p. 385.

<sup>150</sup> Water Code § 10721(x)(6).

<sup>151</sup> 23 CCR § 354.16(f).

<sup>152</sup> 23 CCR § 354.28(c)(6).

GSP states that the minimum thresholds at the representative well locations are protective of GDE locations.<sup>153</sup> The GSP acknowledges that the primary beneficial uses of streamflow in the Basin are GDEs and that lowering groundwater levels could result in increased depletion of surface water and reduced streamflow. The intent of the monitoring network for interconnected surface water and established sustainability criteria are to ensure that long-term groundwater level declines do not occur in the vicinity of the potential GDEs upstream of Ventucopa, downstream of the Russell Fault, and on the four major streams contributing to the Cuyama River.<sup>154</sup> At this time, Department staff are satisfied that the GSA has adopted a reasonable approach to identify the location of interconnected surface waters in the Basin and to utilize a reasonable monitoring network.

Based on new analysis by the GSA, one of the impacts to surface water that was not described above in Section 4.2 is simulated stream depletion. In the simulation of impacts to beneficial uses and users based on two representative wells in the Northwestern Threshold Region being at their minimum thresholds, the revised GSP estimates stream depletion of about 1,200 acre-feet per year in the Northwestern Region, which is approximately 12 percent of the total streamflow at this location—10,200 acre-feet per year. The revised GSP states that the actual inflows to the downstream Lake Twitchell would be less than 1,200 acre-feet per year because of stream depletions that would occur between Cottonwood Creek and Lake Twitchell.<sup>155</sup> The GSP acknowledges that additional streamflow gages along the Cuyama River would improve the numerical model used to estimate the depletions of interconnected surface water.<sup>156</sup>

Overall, Department staff believe the GSA has provided sufficient information at this time and have provided recommended corrective actions for improvement in the future.

## 5.4 MONITORING NETWORK

The GSP Regulations describe the monitoring network that must be developed for each basin 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.<sup>157</sup> Specifically, a monitoring network must be able to monitor impacts to beneficial uses and users,<sup>158</sup> monitor changes in groundwater conditions relative to measurable objectives

<sup>153</sup> Cuyama Basin 2022 GSP, Section 3.2.6, p. 272; Appendix B, Section 3.3, pp. 1591-1596.

<sup>154</sup> Cuyama Basin 2022 GSP, Appendix B, Section 3.3.1, pp. 1591-1592.

<sup>155</sup> Cuyama Basin 2022 GSP, Appendix B, Section 5.2, p. 392; Section 2.2.3, pp. 1589-1590; Section 5.3.2, p. 1605.

<sup>156</sup> Cuyama Basin 2022 GSP, Section 2.2.10, p. 238; Section 4.10, p. 352.

<sup>157</sup> 23 CCR § 354.32.

<sup>158</sup> 23 CCR § 354.34(b)(2).

and minimum thresholds,<sup>159</sup> capture seasonal low and high conditions,<sup>160</sup> include required information such as location and well construction and include maps and tables clearly showing the monitoring site type, location and frequency.<sup>161</sup> Department staff encourage GSAs to collect monitoring data as specified in the GSP, fill data gaps identified in the GSP prior to the first periodic evaluation,<sup>162</sup> update monitoring network information as needed, follow monitoring best management practices,<sup>163</sup> 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. 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 leverages existing monitoring efforts by various agencies to monitor groundwater conditions in the Basin. The monitoring network includes 101 wells, and a subset of those wells are chosen as representative wells that have sustainable management criteria. The groundwater level monitoring network includes 61 representative wells screened at various depths in the principal aquifer.<sup>164</sup> The GSP proposes to use the representative groundwater level monitoring network as a proxy for the groundwater storage monitoring network because it states that changes in groundwater storage are directly dependent on changes in groundwater levels.<sup>165</sup>

The groundwater quality monitoring network includes 64 representative monitoring wells.<sup>166</sup> The revised GSP states that the GSA intends to analyze these wells for total dissolved solids, arsenic, and nitrate at each periodic evaluation, in addition to the wells subject to California Code of Regulations Title 22 requirements.<sup>167</sup> As mentioned above, Department staff have provided Recommended Corrective Action 5 as it relates to water quality monitoring.

The land subsidence monitoring network includes five continuous global positioning satellite stations in the vicinity of the Basin. The two stations overlying the Basin are considered by the GSA to be representative, whereas the three stations outside the Basin boundary provide a measure of tectonic movement.<sup>168</sup>

The interconnected surface water network utilizes a subset of the groundwater level monitoring network, as described above in [Section 4.2.2](#) and [Section 5.3.2](#) of this Staff Report. Nine of the twelve wells in the interconnected surface water monitoring network

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<sup>159</sup> 23 CCR § 354.34(b)(3).

<sup>160</sup> 23 CCR § 354.34(c)(1)(B).

<sup>161</sup> 23 CCR §§ 354.34(g-h).

<sup>162</sup> 23 CCR § 354.38(d).

<sup>163</sup> Department of Water Resources, 2016, [Best Management Practices and Guidance Documents](#).

<sup>164</sup> Cuyama Basin 2022 GSP, Section 4.5.5, p. 321.

<sup>165</sup> Cuyama Basin 2022 GSP, Section 3.2.2, p. 270.

<sup>166</sup> Cuyama Basin 2022 GSP, Section 3.2.4, p. 271; Section 4.8.2, p. 333.

<sup>167</sup> Cuyama Basin 2022 GSP, Section 1.2.4, p. 70; Appendix B, Section 4.3.3, p. 1601.

<sup>168</sup> Cuyama Basin 2022 GSP, Section 4.3.4, p. 311.

are considered by the GSA to be representative wells. In addition to the wells, surface water in the vicinity is measured via three stream gages, one of which is in the Basin, upstream of Ventucopa.<sup>169</sup>

Although the GSP provides a robust monitoring network that will monitor the sustainability indicators relevant to the Basin and assist in achieving the sustainability goal, there are some components of the GSP Regulations that the GSP does not address. While the information included in the GSP for the monitoring network does not preclude plan approval, Department staff have recommended corrective actions for further improvement of the Plan, as discussed below.

Surface water monitoring in the Basin relies on a stream gage installed upstream of Ventucopa, after submission of the original GSP, and a stream gage along Santa Barbara Creek. Another stream gage along the Cuyama River is downgradient, but outside of the Basin, and, therefore, influenced by drainages from non-Cuyama Basin watershed areas. Department staff encourage the GSA to improve on the data gap acknowledged in the GSP regarding gaging the Cuyama River within the Basin boundary,<sup>170</sup> so the GSA can better understand the surface flow component of the Basin's water budget and the location, quantity, and timing of stream depletion.<sup>171</sup> As indicated in [Recommended Corrective Action 2b](#), Department staff recommend the GSA continue to fill data gaps related to interconnected surface water.

The GSP acknowledges a temporal data gap associated with the lack of a coordinated and synchronized schedule across various agencies for collecting groundwater level and water quality data that would provide representative and comparable basinwide conditions.<sup>172</sup> Department staff encourages the filling of data gaps to work towards filling the temporal data gap.

The GSP provided scientific rationale for the representative monitoring site selections for the chronic lowering of groundwater levels, groundwater in storage, groundwater quality, land subsidence, and surface water monitoring networks. The GSP describes the rationale of selecting monitoring sites, including using a tiered approach to evaluate the quantity and quality of data for each site to determine representative monitoring sites.<sup>173</sup>

Department staff conclude the GSP provides suitable rationale for selecting sites within each of the relevant sustainability indicator monitoring networks. The data management system is described in detail in the GSP.<sup>174</sup> The data management system was constructed to support sustainable groundwater management, to create transparent reporting on collected data and analysis results, and to be flexible enough to be

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<sup>169</sup> Cuyama Basin 2022 GSP, Section 4.3.5, pp. 311-312; Appendix B, Section 3.2, p. 1591; Section 3.3.2, pp. 1594-1596.

<sup>170</sup> Cuyama Basin 2022 GSP, Section 2.2.10, p. 238; Section 4.10, p. 352.

<sup>171</sup> 23 CCR § 354.16(f).

<sup>172</sup> Cuyama Basin 2022 GSP, Section 4.5.8, p. 328; Section 4.8.3, p. 333; Section 4.8.8, p. 342.

<sup>173</sup> Cuyama Basin 2022 GSP, Sections 4.4 through 4.10, pp. 313-352.

<sup>174</sup> Cuyama Basin 2022 GSP, Section 6, pp. 396-407.

configured in the future for additional tools and functionality based on the needs of the GSA over time.<sup>175</sup>

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 Basin and evaluate changing conditions that occur through Plan implementation. The GSP provides a good explanation for the conclusion that the monitoring network is supported by the best available information and data and is designed to ensure adequate coverage of sustainability indicators. The Plan also describes existing data gaps and the steps that will be taken to fill data gaps and improve the monitoring network.<sup>176</sup> Department staff consider the information presented in the Plan to satisfy the general requirements of the GSP Regulations regarding the monitoring network.

## 5.5 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.<sup>177</sup>

To reach the sustainability goal, the GSP outlines a collection of projects and management actions that the GSA will rely on to eliminate the projected groundwater overdraft and to maintain groundwater levels. The Plan's primary method to achieving the sustainability goal is the management action to reduce groundwater production by 50 to 67 percent—to be implemented only in the Central management area using a tiered approach beginning in 2023.<sup>178</sup> The Plan also describes four projects aimed at enhancing precipitation, increasing infiltration of stormwater to enhance recharge into the aquifer, utilizing water transfers with downstream users, and improving the reliability of water supplies by replacing a public supply well and expanding and upgrading water conveyance infrastructure in the two primary pumping centers in the Basin.<sup>179</sup>

To achieve the sustainability goal and avoid undesirable results, the GSP proposes projects and management actions in a manner that is consistent and substantially complies with the GSP Regulations.<sup>180</sup> The projects and management actions are directly related to the sustainable management criteria and present a generally feasible approach

<sup>175</sup> Cuyama Basin 2022 GSP, Section 6.1, pp. 396-397.

<sup>176</sup> Cuyama Basin 2022 GSP, Section 2.2.10, p. 238; Section 4.10, p. 352; Appendix B, Section 3.3, pp. 1591-1595.

<sup>177</sup> 23 CCR § 354.44 *et seq.*

<sup>178</sup> Cuyama Basin 2022 GSP, Section 7.5.2, pp. 432-436.

<sup>179</sup> Cuyama Basin 2022 GSP, Section 7.4, pp. 416-430.

<sup>180</sup> 23 CCR §§ 354.44(a), 354.44(b), 354.44(c), 354.44(d).



to achieving the sustainability goal of the Basin. As projects and management actions are implemented, the Department expects that the GSA will continue to communicate with interested parties regarding progress of projects and intention to implement projects per the GSP Regulations,<sup>181</sup> and that progress reports will be included in annual reports and any addition or removal of project and management actions be documented in periodic evaluation.

Department staff believe that the GSP's management action to reduce groundwater pumping is an integral component of achieving sustainability and understand that pumping reductions are scheduled to begin in 2023.<sup>182</sup> The Department will continue to evaluate the progress and effectiveness of the pumping reduction management action in annual reports, periodic evaluations, and amendments.

## 5.6 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."<sup>183</sup> 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.<sup>184</sup>

Cuyama Valley has two adjacent groundwater basins: Carrizo Plain and Mil Potrero Area. These adjacent basins are designated very low priority and are not required to be managed under SGMA and a GSP. The adjacent Carrizo Plain basin is separated by a watershed divide and groundwater divide, which exhibit divergent groundwater flow and are generally considered a barrier to groundwater flow across the boundary. The Badlands Threshold Region of the Basin adjacent to Mil Potrero basin is relatively high in elevation, does not have active wells, and is separated from the adjacent basin by a groundwater divide. The Plan does not anticipate any impacts to adjacent basins resulting from the minimum thresholds defined in the Plan.<sup>185</sup>

## 5.7 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.<sup>186</sup>

Since the original GSP was adopted and submitted in 2020, climate change conditions have advanced faster and more dramatically. It is anticipated that the hotter, dryer conditions will result in a loss of 10 percent of California's water supply. As California

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<sup>181</sup> 23 CCR § 354.10(d).

<sup>182</sup> Cuyama Basin 2022 GSP, Executive Summary, p. 37; Section 7.5.2, pp. 433-434.

<sup>183</sup> Water Code § 10733(c).

<sup>184</sup> 23 CCR § 354.28(b)(3).

<sup>185</sup> Cuyama Basin 2022 GSP, Section 2.1.6, p. 120.

<sup>186</sup> 23 CCR § 354.18.

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 GSAs to explore how the proposed groundwater level thresholds have been established in consideration of groundwater level conditions in the Basin based on current and future drought conditions. The Department encourages GSAs to also 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. Lastly, the Department encourages GSAs to continually coordinate with the appropriate groundwater users, including but not limited to domestic well owners and state small water systems, and the appropriate overlying county jurisdictions developing drought plans and establishing local drought task forces<sup>187</sup> to evaluate how the Agency's groundwater management strategy aligns with drought planning, response, and mitigation efforts within the Basin.

## 6 STAFF RECOMMENDATION

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Department staff recommend approval of the GSP with the recommended corrective actions listed below. The Cuyama Valley Basin 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 Cuyama Valley Basin. The GSAs have identified several areas for improvement of the Plan, and Department staff concur that those items are important and should be addressed as soon as possible. Department staff have identified recommended corrective actions that will further improve the manner in which the deficiencies were addressed and are expected to be addressed by the first periodic evaluation (due no later than January 28, 2025). 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

- a. Monitor impacts to beneficial uses and users, including impacts to domestic wells, as Plan implementation continues. Provide the Department with an update of impacts and the adaptive management strategies implemented in annual reports and periodic evaluations. Department staff recommend that the GSA review the Department's April 2023 guidance document titled *Considerations for Identifying and Addressing Drinking Water Well Impacts* guidance to assist its adaptive management efforts.
- b. Explain and justify how and why using a subset of representative wells available in the region is appropriate to simulate the potential impacts to all beneficial uses

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<sup>187</sup> Water Code § 10609.50.

and users in the region. Consider including additional wells within the region to further assess the impacts to the Northwestern Region and downstream users. If it is identified that overdraft will occur in this scenario, the GSA should clarify whether the implementation of proposed projects and management actions will avoid or mitigate significant and unreasonable impacts to beneficial users.

## **RECOMMENDED CORRECTIVE ACTION 2**

Department staff understand that estimating the location, quantity, and timing of stream depletion due to ongoing, basinwide 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 GSA should work to address the following items by the first periodic evaluation:

- 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 GSA's jurisdictional area.

## **RECOMMENDED CORRECTIVE ACTION 3**

Provide an update regarding the status of the planned project to construct a new replacement production well near the community of New Cuyama, including whether wellhead treatment of arsenic will be performed and whether routine analysis of groundwater samples will be performed to monitor the effectiveness of the arsenic mitigation. If this project is not effective or not implemented by the periodic evaluation, then the GSA should develop sustainable management criteria for arsenic.

## **RECOMMENDED CORRECTIVE ACTION 4**

By the periodic evaluation to be submitted by 2025, Department staff recommend the GSA develop sustainable management criteria for nitrate.

## **RECOMMENDED CORRECTIVE ACTION 5**

Clarify the GSA's intent to perform ongoing measurements and analysis of groundwater samples for arsenic and nitrate, which will be important for the GSA to quantitatively demonstrate, using evidence-based analysis, that implementation of the GSP is achieving the intended effect of avoiding significant and unreasonable impacts to beneficial uses and users of groundwater. Discuss the frequency of the ongoing measurements for nitrate and arsenic.



TO: Standing Advisory Committee  
Agenda Item No. 7

FROM: Jim Beck / Brian Van Lienden

DATE: July 6, 2023

SUBJECT: Discuss and Take Appropriate Action on Plan Amendment to Change Undesirable Results Criteria

**Recommended Motion**

Standing Advisory Committee feedback requested.

**Discussion**

At the May 3, 2023, Board meeting the Board directed staff to develop a draft GSP Supplemental Section to adjust the undesirable results criteria from 2 to 3 years, and Issue a 90-day notice of GSP amendment to cities and counties. Updates and staff recommendation is provided as Attachment 1. Provided as Attachment 2 is the draft GSP Supplemental Section.

Cuyama Basin Groundwater Sustainability Agency

7. Discuss and Take Appropriate Action on Plan Amendment to  
Change Undesirable Results Criteria

Beck/Van Lienden

July 6, 2023



# CBGSA Board Direction

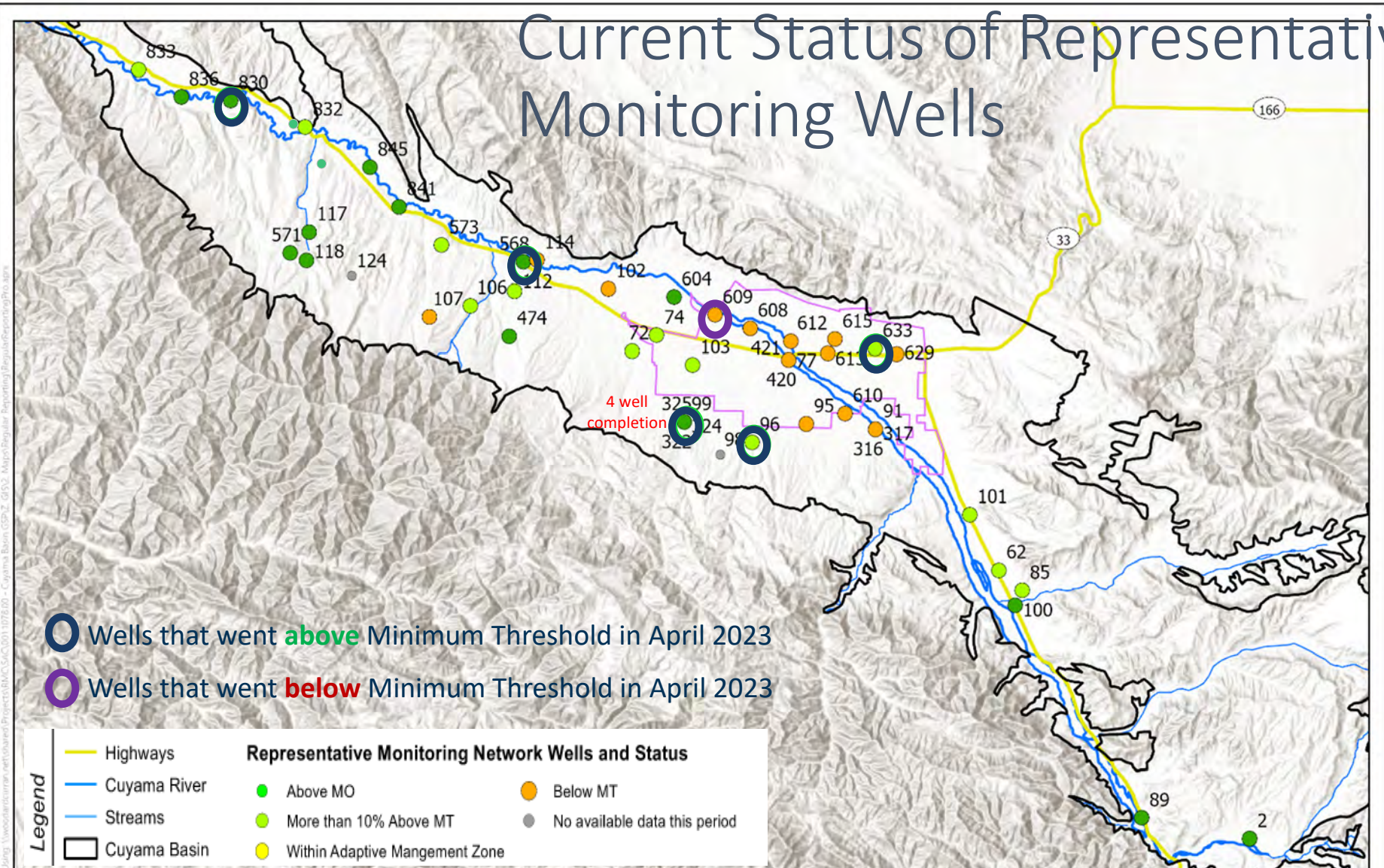
- July 2022 Board meeting:
  - Directed staff to perform analysis for options 3 [Revise (Lower) Minimum Thresholds] and 4 [Revise Undesirable Results Trigger (30% for 2-years)]
- March 2023 Board Meeting:
  - Reviewed options as presented by staff: 1) adjust minimum thresholds; and 2) adjust undesirable results definition
  - Directed Staff to work on option 1 as presented and ensure additional production wells are not impacted for presentation at the May 3, 2023 Board meeting
- May 2023 Board Meeting:
  - Reviewed draft GSP Supplemental Section to adjust minimum thresholds
  - Directed staff to:
    - Develop a draft GSP Supplemental Section to adjust the undesirable results criteria from 2 to 3 years (option 2), and
    - Issue a 90-day notice of GSP amendment to cities and counties

# Updates and Staff Recommendation for Board Action

- GSP Periodic Evaluation requirement:
  - Document is required at least every five years or whenever the GSP is amended
  - DWR will provide guidance that will likely be available in Fall 2023
- Improved Basin conditions in April 2023 monitoring
  - 8 wells went above MT and 1 well went below MT between January and April 2023
  - **Determination of undesirable results is now predicted to occur in October 2024 instead of July 2023**
- Staff prepared a draft GSP Amendment document reflecting conditions before April 2023 monitoring was known – *this version has not been updated*
- **Recommendation:** Due to improvements in Basin conditions, staff now recommends **not** doing a GSP amendment at this time and instead considering potential changes as part of January 2025 GSP amendment



# Current Status of Representative Monitoring Wells

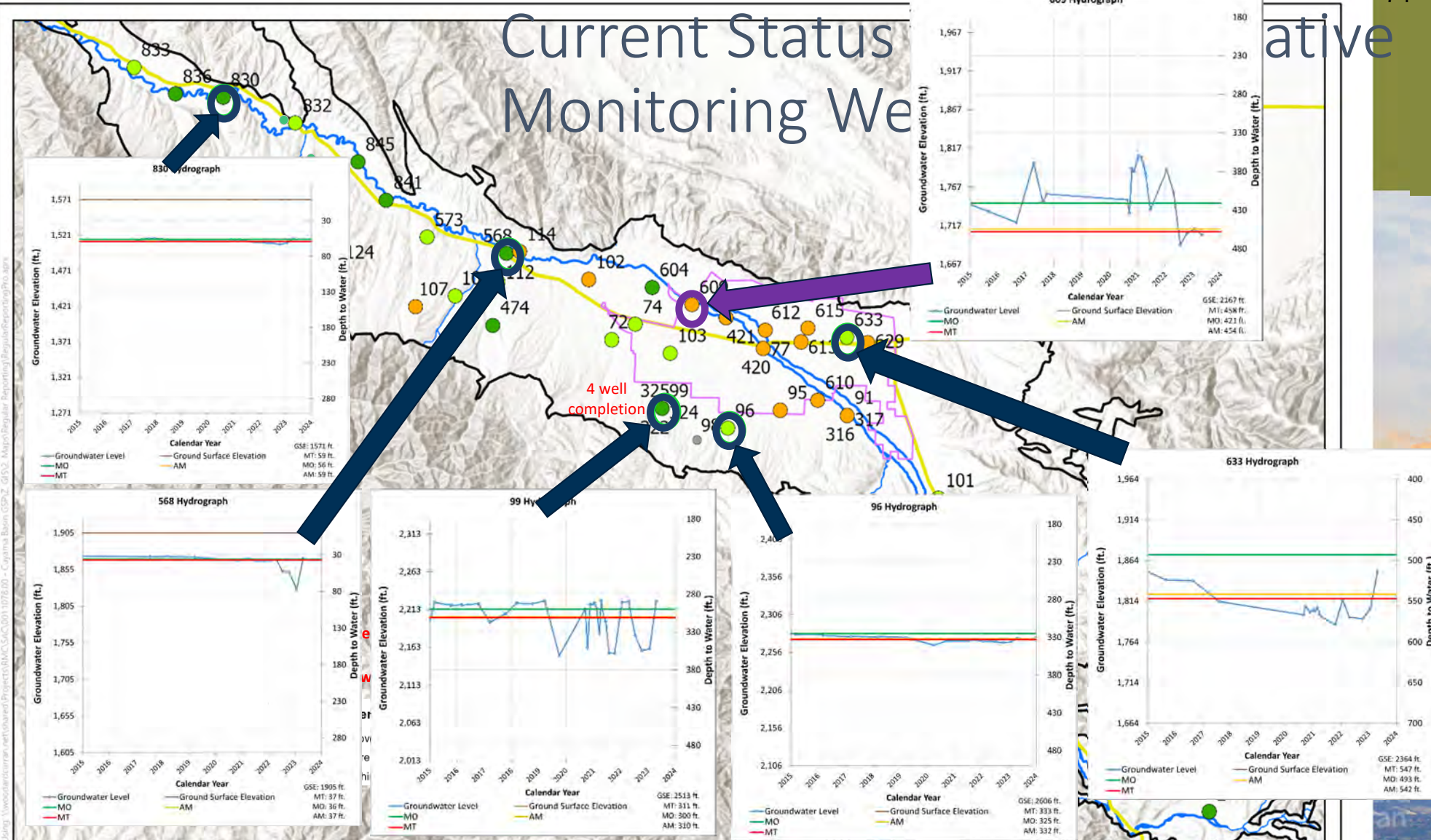


○ Wells that went **above** Minimum Threshold in April 2023

○ Wells that went **below** Minimum Threshold in April 2023

<b>Legend</b>	Highways	<b>Representative Monitoring Network Wells and Status</b>	
	Cuyama River	Above MO	Below MT
	Streams	More than 10% Above MT	No available data this period
	Cuyama Basin	Within Adaptive Mangement Zone	

# Current Status Monitoring Well



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# Board Direction on Next Steps

- Staff recommends **not** doing a GSP amendment at this time and instead considering potential changes as part of January 2025 GSP amendment
- Does the Board agree with the staff recommendation?
- Or, would the Board like to move forward with the draft Supplemental GSP section and change the undesirable results criteria this fall?
  - If so, would the Board like staff to make any changes to the draft Supplemental GSP section?



*Note: This draft GPS supplemental section was prepared per CBGSA Board Guidance provided at the May 2023 Board meeting. It reflects groundwater levels monitoring information available as January 2023 and has not been updated to reflect the April 2023 monitoring.*

### **Supplemental Section 3.2.1: Undesirable Results Statements, Chronic Lowering of Groundwater Levels**

This Supplemental Section makes the following revision to Section 3.2.1 of the GSP.

#### *Identification of Undesirable Results:*

*This result is considered to occur during GSP implementation when 30 percent of representative monitoring wells (i.e. 18 of 60) fall below their minimum groundwater elevation threshold for ~~two~~ three consecutive years.*

#### **Rationale for Change in GSP Section 3.2.1**

Since submission of the GSP, groundwater levels in the Basin have been declining and multiple representative monitoring wells have exceeded the minimum thresholds (MTs) set forth in the GSP. The *January 2023 Groundwater Conditions Report – Cuyama Valley Groundwater Basin* (Groundwater Conditions Report) reported that 49 percent, or 24 representative wells (out of the 49 wells currently included in the groundwater levels representative monitoring network), are currently below their groundwater level MTs. As previously defined in Section 3.2.1 of this GSP, an Undesirable Result for the chronic lowering of groundwater levels “is considered to occur during GSP implementation when 30 percent of representative monitoring wells (i.e., 18 of 60 wells) fall below their minimum groundwater elevation thresholds for two consecutive years.” With the current representative monitoring network, this condition will occur when 15 representative wells (i.e., 30 percent) are below their MTs for 24 consecutive months. As of January 2023, 15 wells have been below their MTs for 20 consecutive months. Since groundwater levels monitoring occurs on a quarterly schedule, an Undesirable Result is projected to occur during the July 2023 monitoring period if conditions do not improve.

As stated in Section 3.2.1, the Undesirable Results description for the chronic lowering of groundwater levels is, “a result that causes significant and unreasonable reduction in the long-term viability of domestic, agricultural, municipal, or environmental uses over the planning and implementation horizon of this GSP.” The original identification criteria for undesirable results are when 30 percent of representative monitoring wells fall below their minimum groundwater elevation threshold for two consecutive years (15 of the 49 representative wells). As described in Supplemental Section 3.3, the term “significant and unreasonable” is not defined by SGMA regulations. Instead, the conditions leading to this classification are determined by the GSA, beneficial users, and other interested parties in each basin.

The CBGSA recognizes the lack of reliable historical data and acknowledges the limitations and uncertainties it causes (see Data Gaps and Plan to Fill Data Gap subsections of Section 4 – Monitoring



Networks and Section 8 – Implementation Plan for addressing those limitations). However, an impact assessment has been performed using updated data that was acquired since the GSP was developed, which is described in the section below. Based on this assessment, it is not believed that there not be would be significant impacts to production and domestic wells or to groundwater dependent ecosystems due to the proposed change. In addition, current conditions in the Basin are likely exacerbated by the very dry conditions that have been experienced in the Basin since 2015; a review of changes in groundwater levels in historical wet conditions indicates that there would likely be lesser groundwater level reductions and therefore potentially fewer minimum threshold exceedances if wetter conditions had occurred in the Basin in recent years. Therefore, the CBGSA believes that it would be appropriate to extend the period conditions for the Identification of Undesirable Results for an additional year to allow to observe whether groundwater levels in the Basin are able to recover with wetter conditions in the upcoming year.

If the Basin were to be found to meet the Undesirable Result Basin condition as described by SGMA regulations, undue economic and regulatory burden on the CBGSA, stakeholders, and beneficial users in the Basin could occur, including State regulatory oversight, when conditions would not actually be causing “significant and unreasonable reductions in in the long-term viability of domestic, agricultural, municipal, or environmental uses over the planning and implementation horizon of this GSP.” A temporary adjustment of the identification criteria will allow for sufficient time for the CBGSA to thoroughly reassess undesirable result conditions and thresholds using a comprehensive and data driven approach intended for 5-year GSP updates while continuing to implement the projects and management actions included in the GSP to eliminate overdraft in the Cuyama Basin by 2040. In particular, the CBGSA Board has approved and the GSA has begun the initial implementation of pumping allocations in the Central Management Area (i.e., Management Action 2), with a 5 percent pumping reduction in 2023 and a 10 percent pumping reduction in 2024 relative to baseline pumping levels.

In addition, extending the identification of undesirable results criteria from two years to three years allows the CBGSA the flexibility to identify the cause of MT exceedances and to develop a plan for response (per the Adaptive Management approach described in Section 7.6). As the GSA collects new and more comprehensive data through GSP implementation, improved understanding of basin hydrology, patterns, and modeling will help direct the revision of the undesirable result criteria and identification for the 2025 GSP update.



## Impact Assessment of Revised Undesirable Results Criteria on Domestic and Production Wells and Groundwater Dependent Ecosystems

An impact assessment was performed to gauge the impact that the revised Undesirable Results criteria and potential conditions would have on production wells and domestic wells and groundwater dependent ecosystems (GDEs) in the Basin. The goal of this analysis was to estimate the number of production and domestic wells that would be at risk of going dry in July 2023 (when Undesirable Results are currently project to occur) and in July 2024 (when they would be projected to occur if the Identification of Undesirable Results definition were to be changed as proposed above) to determine the projected impact to users of groundwater within the Basin due to the change in the Identification of Undesirable Results definition. The assessment was performed using well location and construction information for domestic and production wells that the CBGSA has confirmed as recently active, based on information provided by GSP implementation programs and during GSP development.

The assessment used an estimated protective depth for production and domestic wells throughout the Basin (i.e., groundwater level depth needed to ensure the quality of pumped groundwater). For wells with a known screen interval, the protective depth was estimated to be at the middle of the screen interval. If the screen interval was not known but the well depth was known, then the protective depth was calculated as 10 feet above well depth or 5 percent of well depth, whichever is greater. If only the hole depth was known, the protective layer was calculated as 20 feet above well depth or 5 percent of well depth, whichever is greater. Some basic filtering criteria were also applied to the analysis to remove wells from consideration, including those wells that are inactive, wells without known construction data, wells that are distant from active groundwater management and monitoring, and wells that were already dry as of January 1, 2015. Following the application of the filtering criteria, a total of 97 production wells were available for evaluation.

Using data from the representative monitoring network, projected groundwater levels were estimated for at each representative well in July 2023 and July 2024 based on a projection of the historical trends at each well since 2015. These levels were used to estimate interpolated groundwater level depths for projected groundwater levels in July 2023 and July 2024 and those depths were compared to the protective depth at each of the 97 production and domestic wells to determine the number of wells that were at risk. The results of the analysis found that, out of 97 production and domestic wells evaluated, a total of 11 (11 percent of the total) would potentially be at risk of going dry in July 2023, and that a total of 9 (9 percent of the total) would potentially be at risk of going dry in July 2024. These results are shown in Tables 3-1 and 3-2 below. Therefore it is estimated that two additional wells would be at risk if exceedance of minimum thresholds occurred for one additional year. Both of these wells are agricultural production wells; no additional domestic wells were projected to be at risk. The CBGSA will continue to use adaptive management to safeguard the domestic and production wells throughout the Basin.



**Table 3-1: Impact Assessment for Production and Domestic Wells Against July 2023 Projected Groundwater Levels**

Threshold Region	Production Wells			Domestic Wells			Total Wells		
	Total	At Risk	% At Risk	Total	At Risk	% At Risk	Total	At Risk	% At Risk
Northwestern	4	1	25%	0	0	0%	4	1	4
Western	3	1	33%	3	0	0%	6	1	3
Central	61	6	10%	4	1	25%	65	7	61
Eastern	9	1	11%	5	0	0%	13	1	9
Southeastern	6	0	0%	3	0	0%	9	0	6
<b>Total</b>	<b>83</b>	<b>9</b>	<b>11%</b>	<b>15</b>	<b>1</b>	<b>7%</b>	<b>97</b>	<b>10</b>	<b>83</b>

Notes:

The total number of wells assessed is less than the sum of production wells and domestic wells because there is some overlap between production wells and domestic wells.

**Table 3-2: Impact Assessment for Production and Domestic Wells Against July 2024 Projected Groundwater Levels**

Threshold Region	Production Wells			Domestic Wells			Total Wells		
	Total	At Risk	% At Risk	Total	At Risk	% At Risk	Total	At Risk	% At Risk
Northwestern	4	1	25%	0	0	0%	4	1	25%
Western	3	1	33%	3	0	0%	6	1	17%
Central	61	8	13%	4	1	25%	65	9	14%
Eastern	9	1	11%	5	0	0%	13	1	8%
Southeastern	6	0	0%	3	0	0%	9	0	0%
<b>Total</b>	<b>83</b>	<b>11</b>	<b>13%</b>	<b>15</b>	<b>1</b>	<b>7%</b>	<b>97</b>	<b>12</b>	<b>12%</b>

Notes:

The total number of wells assessed is less than the sum of production wells and domestic wells because there is some overlap between production wells and domestic wells.

In addition to the above analysis, a review of GDEs was conducted that compared the projected depths of groundwater at GDE locations in July 2023 and July 2024. It was found that all GDE locations that are projected to have relatively shallow groundwater depths (i.e. less than 50 feet) in July 2023 were projected to have similar groundwater depths in July 2024. Therefore, no additional impacts to GDEs are expected to occur with the proposed change in the Identification of Undesirable Results definition.



TO: Standing Advisory Committee  
Agenda Item No. 8

FROM: Jim Beck / Brian Van Lienden

DATE: July 6, 2023

SUBJECT: Discuss and Take Appropriate Action on GSP Periodic Evaluation

**Recommended Motion**

Standing Advisory Committee feedback requested.

**Discussion**

An update on GSP Periodic Evaluation is provided as Attachment 1.



Cuyama Basin Groundwater Sustainability Agency

8. Discuss and Take Appropriate Action on GSP Periodic  
Evaluation  
Beck/Van Lienden

July 6, 2023



# GSP Periodic Evaluation Requirement and Schedule

- DWR requires a GSP Periodic Evaluation a minimum of every five years
- GSP amendment is optional, but based on previous Board direction, the Cuyama Basin GSA will do an amendment involving an update of all GSP chapters to be submitted by January 28, 2025
- The following schedule shows anticipated Board and stakeholder engagement plan and dates for consideration of draft GSP chapters
- **Staff is asking for approval of engagement plan and overall GSP development schedule**

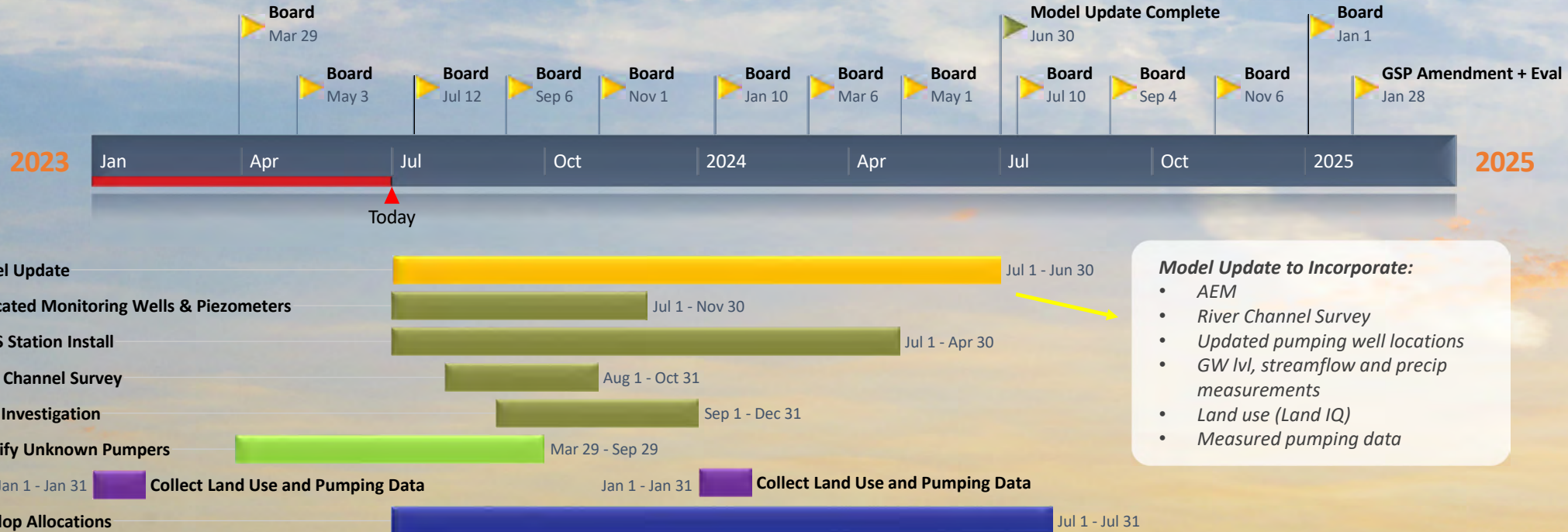
# Proposed Review/Discussion Sequence

## Typical Issue Resolution Process



# Schedule for Technical Work Required for GSP Amendment and Periodic Evaluation

Taylor Blakslee



# Proposed GSP Chapter Update Schedule and Related Policy Items

	1	2	3	4	5	6	7	8	9	10	
	2023			2024						2025	
	July	Sep	Nov	Jan	Mar	May	Jul	Sep	Nov	Jan	
<b>Board Direction:</b>	<p><b>Finalize:</b> Feedback on engagement strategy</p>	<p>Basin-wide pumping restrictions/Central Management Area (CMA) boundary</p> <p><b>Finalize:</b> Groundwater (GW) levels &amp; storage monitoring networks</p> <p>GW levels &amp; storage sustainable management criteria (SMC) and undesirable results (UR) criteria options</p> <p>Allocation methodology</p>	<p><b>Finalize:</b> Subsidence, Interconnected surface water (ISW), and water quality (WQ) monitoring networks</p> <p>GW subsidence ISW, and WQ SMC and UR options</p> <p>Glidepath methodology</p>	<p><b>Finalize:</b> GW levels, storage, subsidence, ISW, WQ SMC and UR</p>	<p>Project and Management Action (PMA) options</p> <p>Sustainable yield (SY) methodology</p> <p>-----</p> <p>Issue 90-Day Notice</p>	<p><b>Finalize:</b></p> <ul style="list-style-type: none"> <li>Basin-wide Pumping Restrictions/MA Boundary (updated model)</li> <li>Allocation methodology</li> <li>Glidepath methodology</li> <li>PMA options</li> <li>SY approach</li> </ul>		<p>Review Public draft</p>	<p><b>**Public</b> Hearing to adopt Amended GSP</p>		
<b>GSP Chapter Review:</b>				<p>Ch 1. Agency Info/Plan Area</p> <p>Ch 4. Monitoring Network</p>		<p>Ch 2. Basin Setting</p> <p>Ch 3. URs</p> <p>Ch 5. SMCs</p>	<p>Ch 6. DMS</p> <p>Ch 7. PMAs</p>	<p>Ch 8. Plan Implementation Executive Summary</p>			
<b>Public Workshop</b>		✓			✓			✓			



TO: Standing Advisory Committee  
Agenda Item No. 9

FROM: Brian Van Lienden, Woodard & Curran

DATE: July 6, 2023

SUBJECT: Discuss and Take Appropriate Action on Precipitation Enhancement Study by Desert Research Institute

**Recommended Motion**

Standing Advisory Committee feedback requested.

**Discussion**

An update and next steps on Precipitation Enhancement Study by Desert Research Institute is provided as Attachment 1. Provided as Attachment 2 is a letter from the Desert Research Institute.

## Cuyama Basin Groundwater Sustainability Agency

# 9. Discuss and Take Appropriate Action on Precipitation Enhancement Study by Desert Research Institute Van Lienden

**July 6, 2023**



# Proposed Precipitation Enhancement Study by Desert Research Institute

## ■ Summary and Status of Grant Task

- Perform technical analysis to improve understanding of precipitation enhancement feasibility and potential effectiveness in the Basin including benefits and costs
- Available funding: \$30,000
- Reviewed recently available studies and had discussions with Santa Barbara County and Desert Research Institute

## ■ Desert Research Institute Proposal

- DRI provided \$20k proposal to provide additional info on timing and magnitude of potential Cuyama Valley cloud seeding operation
- Work to be performed in conjunction with ongoing DRI study on Santa Barbara County cloud seeding operations
- Work would be completed in July 2024
- **SAC/Board Direction Needed:** Staff requests approval to accept DRI proposal

## ■ Next Steps

- Perform model simulation with updated model to obtain improved estimate of benefits
- Develop summary Tech Memo and updated info for GSP







June 11, 2023

## Assessing the Cloud Seeding Effects from the Santa Barbara County Cloud Seeding Program on the Cuyama Valley

Frank McDonough  
Desert Research Institute (DRI)

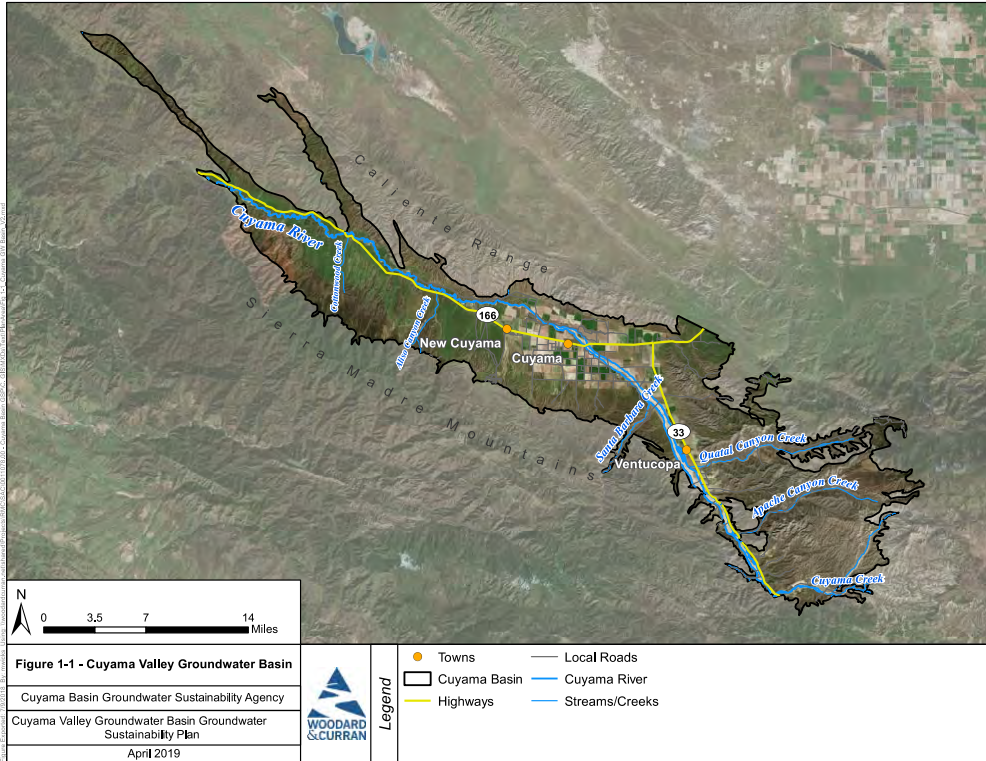
### Introduction

The northern Santa Barbara County Cloud Water Agency (SBCWA) Seeding Program has operated for over 50-years. The goal of the project is to generate additional rainfall over the headwaters area of Twitchell Reservoir. This area includes the Cuyama River (Fig 1).

A set of tasks to assess the question as to whether this existing cloud seeding program is successfully increasing precipitation and potentially increasing ground water resources in the Cuyama Valley (Fig 2) is proposed.



**Figure 1.** The Santa Maria River (Cuyama and Sisquoc) watershed, blue ellipse is the areas that will be analyzed for potential cloud seeding effects.



**Figure 2. The Cuyama Valley ground water recharge target area.**

**Validation Overview**

There are three proposed tasks in the verification proposal plan. The goal of this verification is to first (Task 1) determine all of the times that weather conditions were favorable for cloud seeding the Cuyama Valley and its headwaters area. In Task 2 we travel to the Cuyama Valley area and drive into the mountains to collect fresh precipitation samples from during a seeded winter storm. The samples are then analyzed for elemental silver and evidence of possible cloud seeding using the DRI Trace Chemistry Lab (Warburton et. al. 1995). Task 3 determines the estimated the amount of additional seeded precipitation, if any, that is produced across the Cuyama Valley by the existing SBCWA cloud seeding program.

**Budget**

The total costs for each of the three tasks are shown in Table 1.

**Table 1. The total costs for each task and the final assessment.**

Task Number	Cost (\$)
1	\$8,000
2	\$5,000
3	\$7,000
=====	
<b>Total</b>	<b>\$20,000</b>

## Validation Task Updates

### ***Task 1. Determine the date/times/hours when cloud seeding is possible over the target area. (\$8,000)***

DRI proposes to analyze all of the storms and cloud structures for 4 winter seasons over the Cuyama Valley, and the adjacent mountains which feed runoff towards the Valley (Fig. 2). This analysis will be done using a high-resolution (3-km) state-of-the-art cloud resolving numerical weather model. The model produces gridded simulations with new data every hour for the entire winter season (Dec 1 – April 15). From these model simulations the duration, altitudes, temperatures, and wind direction and speed when cloud seeding conditions are present can be computed and summarized. The results of this task will provide the number of ‘seedable’ hours during each of the 4 winter seasons, how long the seeding periods lasted, which portions of the winter storms have seeding opportunities, and what wind speed and directions are associated with the cloud seeding weather.

With the review all of the storms crossing the primary Cuyama Valley target areas and the comparison of hourly seeding operations computed, the days/times and number of seeding hours impacting the Cuyama Valley target area locations shown in the blue ellipse areas of Fig 1 will be calculated.

The storms will be compared to the operations log from the SBCWA and the weather data. The results from the analysis will allow an assessment of the frequency of storms that may have had a seeding effect over the Cuyama Valley headwaters area.

Milestones for Task 1:

- Obtain cloud seeding model data (by Oct, 1, 2023)
- Analyze storms and determine Cuyama Valley effected times (by Feb 1, 2024)
- Create summary statistics (by April 1, 2024)
- Write Task 1 summary and report (June 30, 2024 – July 15, 2024).

### **Task 2. Assessing extra area seeding using snow chemistry. (\$5,000)**

One of the main challenges of conducting cloud seeding from the ground is ensuring that the cloud seeding materials (silver iodide) reach the clouds and are deposited in the target area. Successful targeting can be potentially proven by showing slightly elevated silver concentrations in fresh precipitation (about 40 parts per trillion for seeded precipitation compared to about 5 parts per trillion in unseeded precipitation is what has been measured in the Sierra Nevada). Unseeded samples, which will provide background silver values in precipitation during unseeded storms will be collected as part of the SBCWA project.

Seeded rain and potentially snow samples will be collected during storms as part of the Santa Barbara County Water Agency validation project, as well as an analysis of the elements in the snow samples by the DRI trace chemistry lab. In this proposal 2 additional sample sites

important to ground water recharge in the Cuyama Valley will be added to the collection network. Precipitation will be collected during active cloud seeding operations and the collected precipitation will also be analyzed by the DRI trace chemistry lab. If increased silver is found over the Cuyama Valley compared to the unseeded values from the SBCWA samples then successful seeding is possible.

Ideal sites will be selected in two locations within the blue ellipses in Fig 1. During winter 2023-2024 two DRI technicians travel to the Cuyama Valley sites. Clean suits and sterile gloves will be put on and precipitation collection equipment will be set up. Falling precipitation will be collected. The samples will be collected, transported to DRI, and then analyzed for silver content at the DRI Ultra Trace Chemistry Lab. Fig. 3 shows a fresh snow sample being collected after a storm in the northern Sierra Nevada and analyzed in the Trace Chemistry Lab.

If the slightly elevated silver values are found in the collected snow, compared to the unseeded silver measured from snow collected from the SBCWA target areas, we can confirm that seeding material is being transported from the existing cloud seeding generator sites to the Cuyama Valley area.



**Figure 3. DRI snow chemistry collection and analysis methods.**

**Milestones for Task 2:**

- Identify collection areas (November 1, 2023 – December 31, 2023).
- Travel to collect seeded samples for one storm (Jan 1, 2024 – March 31, 2024)
- Have the samples analyzed by Trace Chemistry Lab (April 15, 2024 – June 15, 2024)
- Write Task 2 summary and report (June 30, 2024 – July 15, 2024).

### **Task 3. Calculating the potential seeding precipitation increases. (\$5,000)**

The additional rainfall potentially impacting the Cuyama Valley areas during the SBCWA seeding periods will be estimated. Precipitation rates during these seeding periods will be estimated using remote sensing and, if possible, observations. If the cloud seeding plumes from the existing generator sites are successfully reaching the Cuyama Valley region as determined from the modeling in Task 1, then ten percent of the precipitation for that time period will be assumed to be from the seeding if favorable seeding weather was present.

The total winter season increases in water resources reaching the ground in the Cuyama Valley from cloud seeding can then be calculated by multiplying the additional seeded precipitation by the impacted area.

**(Seeded precipitation) X (impacted area) = (acre-feet of additional water resources from seeding)**

Milestones for Task 3:

- Identify weather station and remote sensing data sets (December 1, 2023 – February 29, 2024)
- Quality control data (March 1, 2024 – April 30, 2024)
- Determine effective seeding periods and estimate precipitation contributions from cloud seeding. (May 1, 2024 – June 15, 2024)

#### **Additional Details**

The SBCWA is funding a validation study to assess their Twitchell Reservoir and Cachuma Reservoir Cloud Seeding Programs. It is assumed that data produced from this study will in part be used for the Cuyama Valley Study.

#### **References**

Friedrich, K., K. Ikeda, S. A. Tessendorf, S. Parkinson (2020). Quantifying snowfall from orographic cloud seeding. PNAS 117(1) 5190-5195, February 2020.

Griffith, D.A., D. P. Yorty, S. D. Beall (2015). Target/Control analysis for Santa Barbara County's Operational Winter Cloud Seeding Program, J. Wx. Mod. v 47. April 2015.

McDonough, F, (2019). Water Year 2019 Results from the Tahoe-Truckee Cloud Seeding Program, Northern Nevada Water Planning Commission Meeting, Reno, NV, Oct 2, 2019.

Silverman, B. A., (2010). An evaluation of eleven operational cloud seeding programs in the watershed of the Sierra Nevada Mountains. Atmos. Res. 97, 526-539, 2010.

Warburton, J. A., L. G. Young, R. H. Stone (1995). Assessment of Seeding Effects in Snowpack Augmentation Programs: Ice Nucleation and Scavenging of Seeding Aerosols. J. of Appl. Meteo. Vol 34, Jan 1995.

## Personnel

Mr. Frank McDonough. MS Atmospheric Science- Colorado State University. 25 years experience studying subfreezing clouds.

<https://www.dri.edu/wp-content/uploads/resume-1517.pdf>

Mr. Jesse Juchtzer. BS Environmental Science – Sierra Nevada University. 10 years experience as a cloud seeding scientist, 5-year experience as a hydrologist USGS.

<https://www.dri.edu/directory/jesse-juchtzer/>

Mr. Patrick Melarkey BS - University of Nevada Reno. Field and Instrument Technician

Mr. Nathan Chellman PhD Hydrology – University of Nevada Reno. Ice Core specialist

<https://www.dri.edu/directory/nathan-chellman/>



TO: Standing Advisory Committee  
Agenda Item No. 10

FROM: Taylor Blakslee, Hallmark Group

DATE: July 6, 2023

SUBJECT: Discuss and Take Appropriate Action on Proposed Modifications to Water Use Reporting Procedures

**Recommended Motion**

Standing Advisory Committee feedback requested.

**Discussion**

Proposed modifications to water use reporting procedures is provided as Attachment 1.

## Cuyama Basin Groundwater Sustainability Agency

# 10. Discuss and Take Appropriate Action on Proposed Modifications to Water Use Reporting Procedures

Blakslee

**July 6, 2023**





# Proposed Modifications to Water Use Reporting Procedures

- Staff is seeking SAC/Board direction on potential modifications to the following water use reporting procedures
  1. Meter reporting guidance
  2. Flow meter reporting form
  3. Small pumper form

# 1. Meter Reporting Guidance

Item	Meter Reporting Guidance
<b>Description</b>	Currently, <u>monthly</u> photos of meters are requested annually
<b>Potential Issue</b>	Taking monthly photos may be burdensome on landowners and requires additional staff time to check against monthly reported volumes
<b>Options to Consider</b>	Clarify that only single photo of meter required in early January (annually) for staff to QA/QC against reported flow volume
<b>Project Fiscal Impact</b>	<ol style="list-style-type: none"> <li>1. Low implementation cost</li> <li>2. Reduced admin costs</li> </ol>

SAC/Board Direction Requested

## Section 3. Well Flow Meter Reporting

Well flow meter data will be collected by January 31<sup>st</sup> each year for the preceding calendar year for each non-de minimis production well in the Basin using the **Well Flow Meter Reporting Template**. For model calibration and improvement purposes, the CBGSA requests that flow data be provided in **monthly** intervals to better understand the seasonal fluctuations in groundwater demands throughout the Basin. Data reported to the CBGSA includes:

- Local Well Name
- State Well Number (SWN)
- Flow meter serial number
- Monthly flow meter reading for the volume (including units) for the calendar year with date and time of recording
- Calculated total volume (including units) for the calendar year
- Monthly photograph of the well flow meter at the time of reading showing the totalizer value

There are two options for reporting flow meter volumes (required for each well):

1. **Electronically:** Download the Well Flow Meter Reporting Template at <https://cuyamabasin.org/resources>, and submit electronically to Taylor Blakslee at [tblakslee@hgcpm.com](mailto:tblakslee@hgcpm.com).
2. **Mail:** Download the Well Flow Meter Reporting template at <https://cuyamabasin.org/resources> and submit via mail to: Cuyama Basin Groundwater Sustainability Agency, 4900 California Ave, Tower B, Suite 210, Bakersfield, CA 93309.

To minimize costs associated with data collection, the GSA is relying on well operators to collect and record monthly data. Therefore, pictures of the flow meter totalizer are requested to validate flow values and should be submitted with the Well Flow Volume Reporting Template. Pictures for each month for each flow meter are preferred, but at a minimum are required annually to show the total flow volume for

# 2. Flow Meter Reporting Form

<b>Item</b>	Flow Meter Reporting Form
<b>Description</b>	Flow meter reporting forms require parcels irrigated (not crop type)
<b>Potential Issue</b>	Without user-reported cropping data, land use characterization in the model will be limited to Land IQ and DWR datasets
<b>Options to Consider</b>	Require crop types to be reported on flow meter form
<b>Project Fiscal Impact</b>	<ol style="list-style-type: none"> <li>1. Low implementation cost</li> <li>2. No significant admin cost changes</li> </ol>

SAC/Board Direction Requested



## Well Flow Meter Reporting Form

Cuyama Basin Groundwater Sustainability Agency

Water users using more than 25 acre-feet per year must report monthly flow meter data for each well and include a photograph of the meter at the time of the end of year measurement. This information must be submitted to the Cuyama Basin GSA by January 31<sup>st</sup> for the previous calendar year. Please contact Taylor Blakslee at [tblakslee@hgcom.com](mailto:tblakslee@hgcom.com) or (661) 477-3385 if you have any questions.

### Landowner and Well Information

- 1 Landowner name \_\_\_\_\_
- 2 Company/organization \_\_\_\_\_
- 3 Well name/number \_\_\_\_\_
- 4 Flow meter make/manufacture \_\_\_\_\_
- 5 Flow meter serial number \_\_\_\_\_
- 6 APN or Township/Range/Section served by well \_\_\_\_\_

### Flow Meter Measurement Data

	Measurement Date	Totalizing Flow Measurement	Flow Measurement Unit (acre-feet, acre inch, etc.)	Notes
December (previous year)				
January				
February				
March				
April				
May				
June				
July				
August				
September				
October				
November				
December				

### Attachments

Please attach the following to an email and send to Taylor Blakslee at [tblakslee@hgcom.com](mailto:tblakslee@hgcom.com) by January 31<sup>st</sup> for the previous calendar year:

- Well Flow Meter Reporting Form
- Picture of totalizing flow meter for the December reading (file name format: "Serial-number\_FlowPhoto\_YYYY\_MM\_DD.jpeg")

# 3. Small Pumper Form

<b>Item</b>	Small pumper form crop factors
<b>Description</b>	Small pumpers (<25AFY) report water use via predefined crop factors
<b>Potential Issue</b>	Existing crop factors do not: <ol style="list-style-type: none"> <li>1. Precisely account for all crops in the basin</li> <li>2. Account for immature crops</li> </ol>
<b>Options to Consider</b>	Work with ad hoc to determine appropriate refinements to the crop factors
<b>Project Fiscal Impact</b>	<ol style="list-style-type: none"> <li>1. Implementation costs – unbudgeted; technical and ad hoc meetings be required</li> <li>2. No significant change in admin costs</li> </ol>

**SAC/Board Direction Requested**

## Exhibit I-1 – Crop Factors

### Source Information

Crop Factors are evapotranspiration (ET) values from California Polytechnic State University's Irrigation Training and Research Center (ITRC) California Crop and Soil Evapotranspiration Report (Crop Report), ITRC Report No. R 03-001 accessible at [www.itrc.org/reports/pdf/californiacrop.pdf](http://www.itrc.org/reports/pdf/californiacrop.pdf).

The below values were calculated using ET reference averages for zone 10 from the Crop Report (see below figure).



Zone	Total
1	33.0"
2	39.0"
3	46.3"
4	45.5"
5	43.9"
6	49.7"
7	43.4"
8	49.4"
9	55.1"
10	49.1"
11	53.0"
12	53.3"
13	54.3"
14	57.0"
15	57.0"
16	62.5"
17	66.5"
18	71.3"

### Crop Factors

Crop	ET	Crop	ET
Alfalfa Hay	4.02	Melon, Radish, Squash, & Cucumbers	1.62
Alfalfa Seed, Sudan	3.60	Olives, Mature	3.27
Almonds	3.32	Olives, Deficit	2.58
Apples <sup>1</sup> (Drip)	2.50	Onions and Garlic	1.99
Apples, Pear, Cherry, Plum, and Prune	3.33	Permanent Pasture	3.93
Barley Wheat, Oats	1.97	Pistachios	2.99
Blackeyed Peas	1.97	Potatoes	3.00
Carrots	2.20	Rootstock	2.23
Corn	2.43	Sorghum Grain	2.43
Cotton	2.70	Sugar Beets	2.70
Citrus	3.45	Tomatoes	2.20
Grapes with 40% cover crop	1.56	Walnuts	3.53
Grapes with 60% cover crop	2.02	Cannabis <sup>2</sup>	TBD
Grapes with 100% cover crop	2.24	Hemp <sup>3</sup>	TBD
Lettuce	2.20		

<sup>1</sup>Value determined by local expertise in the Cuyama Valley.  
<sup>2</sup>Value based on \_\_\_\_\_.  
<sup>3</sup>Value based on \_\_\_\_\_.

**2022/FY 23-24**  
**Small Pumper Summary**  
 No. of Small Pumpers: 9  
 Reported Water Use: ~90 AF  
 Total FY 23-24 Fees Paid: ~\$1,000



TO: Standing Advisory Committee  
Agenda Item No. 11

FROM: Taylor Blakslee, Hallmark Group

DATE: July 6, 2023

SUBJECT: Discuss and Take Appropriate Action on Well Registration Program

**Recommended Motion**

Standing Advisory Committee feedback requested.

**Discussion**

A draft well registration program is provided as Attachment 1. Provided as Attachment 2 is the proposed well registration form.

Cuyama Basin Groundwater Sustainability Agency

# 11. Discuss and Take Appropriate Action on Well Registration Program

## Blakslee

July 6, 2023



# Well Registration Program

- On March 29, 2023, staff presented an update on the effort to address well data gaps
- One component of the well data improvement strategy is to enact a GSA well registration program
- The purpose of a well registration program is to ensure new wells, or changes to use, status or construction of existing wells, are included/updated appropriately in the GSA active well dataset
- A draft well registration form is provided for review/edit by the SAC/Board and contains the same information in the well survey that was previously distributed to update the initial well dataset
- Approved forms would be:
  - Emailed to stakeholders
  - Posted on the CBGSA website
  - Communicated and sent to County permitting agencies

# Well Registration Form



All new wells, or changes in use, status, or construction, must complete the below well registration form and submit to the CBGSA at tblakslee@hgcpm.com, or 4900 California Avenue, Tower B, Suite 210, Bakersfield, CA 93309.

### Landowner Information

Landowner name (First and Last, or Organization): \_\_\_\_\_

Well Operator Name (First and Last, or Organization): \_\_\_\_\_

### Owner Contact Information:

Email: \_\_\_\_\_

Phone: \_\_\_\_\_

### Operator Contact Information:

Email: \_\_\_\_\_

Phone: \_\_\_\_\_

### Well Information

Well Name/number (please provide all known names/IDs separated by a semicolon (;, ")); \_\_\_\_\_

State Well ID# (if any): \_\_\_\_\_

Geographical coordinates (decimal degree)

Latitude: \_\_\_\_\_

Longitude: \_\_\_\_\_

Location description: \_\_\_\_\_

Well Type:  Irrigation  Industrial  Municipal  Residential  Monitoring

Other: \_\_\_\_\_

Well Status:  Active  Inactive  Planned  Out of Service  Abandoned

Well Completion Report # (if applicable): \_\_\_\_\_

*(Please provide a copy of the completion report, if available)*



Date Constructed: \_\_\_\_\_

Date Abandoned: \_\_\_\_\_

Date Destroyed (Report #: \_\_\_\_\_ Report #: \_\_\_\_\_)

Reference Point Elevation: \_\_\_\_\_

Total Well Depth: \_\_\_\_\_

Is Bottom Open?:  Yes  No

### Upper & Lower Casing Perforations:

Upper - Perforation 1: \_\_\_\_\_

Lower - Perforation 1: \_\_\_\_\_

Upper - Perforation 2: \_\_\_\_\_

Lower - Perforation 2: \_\_\_\_\_

Upper - Perforation 3: \_\_\_\_\_

Lower - Perforation 3: \_\_\_\_\_

Casing Material: \_\_\_\_\_

Casing Diameter: \_\_\_\_\_

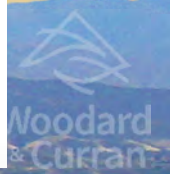
### Pump Information

Pump manufacturer: \_\_\_\_\_

Pump model: \_\_\_\_\_

Pump Horsepower (HP): \_\_\_\_\_

Pump submergence (depth of bowl location): \_\_\_\_\_







# Well Registration Form

All new wells, or changes in use, status, or construction, must complete the below well registration form and submit to the CBGSA at [tblakslee@hgcpm.com](mailto:tblakslee@hgcpm.com), or 4900 California Avenue, Tower B, Suite 210, Bakersfield, CA 93309.

### Landowner Information

Landowner name (First and Last, or Organization): \_\_\_\_\_

Well Operator Name (First and Last, or Organization): \_\_\_\_\_

### Owner Contact Information:

Email: \_\_\_\_\_

Phone: \_\_\_\_\_

### Operator Contact Information:

Email: \_\_\_\_\_

Phone: \_\_\_\_\_

### Well Information

Well Name/number (please provide all known names/IDs separated by a semicolon (“;”)):

\_\_\_\_\_

State Well ID# (if any): \_\_\_\_\_

Geographical coordinates (decimal degree)

Latitude: \_\_\_\_\_

Longitude: \_\_\_\_\_

Location description: \_\_\_\_\_

\_\_\_\_\_

Well Type:     Irrigation     Industrial     Municipal     Residential     Monitoring

Other: \_\_\_\_\_

Well Status:     Active     Inactive     Planned     Out of Service     Abandoned

Well Completion Report # (if applicable): \_\_\_\_\_

*(Please provide a copy of the completion report, if available)*



Date Constructed: \_\_\_\_\_

Date Abandoned: \_\_\_\_\_

Date Destroyed (Report #): \_\_\_\_\_ Report #: \_\_\_\_\_

Reference Point Elevation: \_\_\_\_\_

Total Well Depth: \_\_\_\_\_

Is Bottom Open?:  Yes  No

Upper & Lower Casing Perforations:

Upper – Perforation 1: \_\_\_\_\_

Lower – Perforation 1: \_\_\_\_\_

Upper – Perforation 2: \_\_\_\_\_

Lower – Perforation 2: \_\_\_\_\_

Upper – Perforation 3: \_\_\_\_\_

Lower – Perforation 3: \_\_\_\_\_

Casing Material: \_\_\_\_\_

Casing Diameter: \_\_\_\_\_

### **Pump Information**

Pump manufacturer: \_\_\_\_\_

Pump model: \_\_\_\_\_

Pump Horsepower (HP): \_\_\_\_\_

Pump submergence (depth of bowl location): \_\_\_\_\_



TO: Standing Advisory Committee  
Agenda Item No. 12a

FROM: Brian Van Lienden, Woodard & Curran

DATE: July 6, 2023

SUBJECT: Update on Groundwater Sustainability Plan Activities

**Recommended Motion**

None – information only.

**Discussion**

Cuyama Basin Groundwater Sustainability Agency (CBGSA) Groundwater Sustainability Plan (GSP) activities and consultant Woodard & Curran's (W&C) accomplishments are provided as Attachment 1.

Cuyama Basin Groundwater Sustainability Agency

# 12a. Update on Groundwater Sustainability Plan Activities

Brian Van Lienden

July 6, 2023



# May-June Accomplishments

Brian Van Lienden

- ✓ Secured driller contract and pursued permits for implementation of new monitoring wells and piezometers
- ✓ Conducted landowner outreach and DWR engagement on potential CIMIS stations
- ✓ Developed draft supplemental GSP section on modification of Undesirable Results statements for consideration by CBGSA Board
- ✓ Consulted with DWR on GSP periodic evaluation and Plan amendment and prepared schedule
- ✓ Developed interactive map for active well dataset
- ✓ Submitted quarterly grant submittal and coordinated with DWR on grant reimbursements
- ✓ **Began review of model water use versus user-reported data for 2022**



TO: Standing Advisory Committee  
Agenda Item No. 12b

FROM: Brian Van Lienden, Woodard & Curran

DATE: July 6, 2023

SUBJECT: Update on Grant-Funded Projects

**Recommended Motion**

None – information only.

**Discussion**

An update on Cuyama Basin Groundwater Sustainability Agency (CBGSA) Grant-Funded Projects is provided as Attachment 1.

Cuyama Basin Groundwater Sustainability Agency

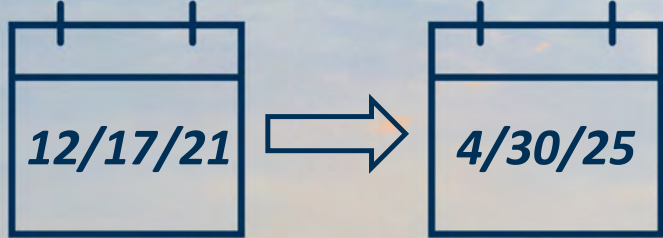
12b. Update on Grant Funded Projects

Brian Van Lienden

July 6, 2023

- Ad hoc met on June 19, 2023

# Grant Funding - 2021 SGMA Implementation Round 1 Grant Award

- Purpose: Support implementation of GSP to achieve sustainability with investments in groundwater recharge
- **\$7,600,000 ÷ 3 years**
- Grant Period of Performance: 
- Grant funded tasks:
  1. Grant Administration
  2. Perform Monitoring and Monitoring Network Enhancements
  3. Project and Management Action Implementation
  4. GSP Implementation, Outreach, and Compliance Activities
  5. Improve Understanding of Basin Water Use



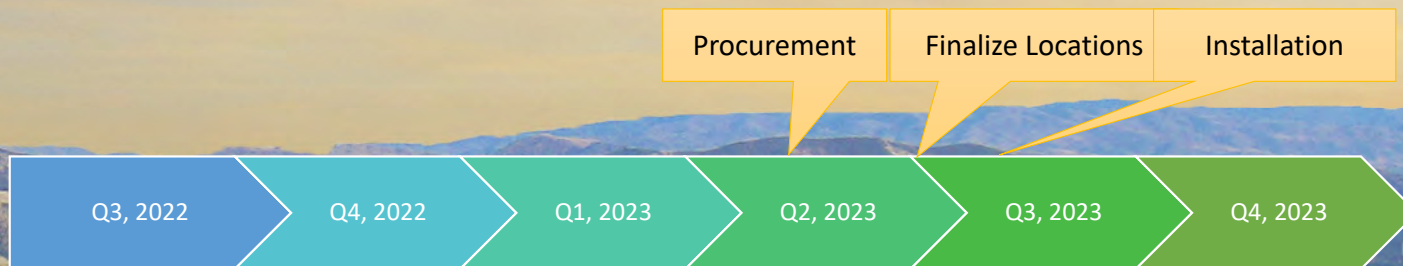
# Installation of Monitoring Wells and Piezometers

## Monitoring Wells

- Objective
  - Refinement of existing groundwater level monitoring network
- Grant funding
  - Installation of minimum of four (4) multi-level monitoring wells (3 casings each) with an average depth of ~750 ft.
  - Available funding: \$2,415,000

## Piezometers

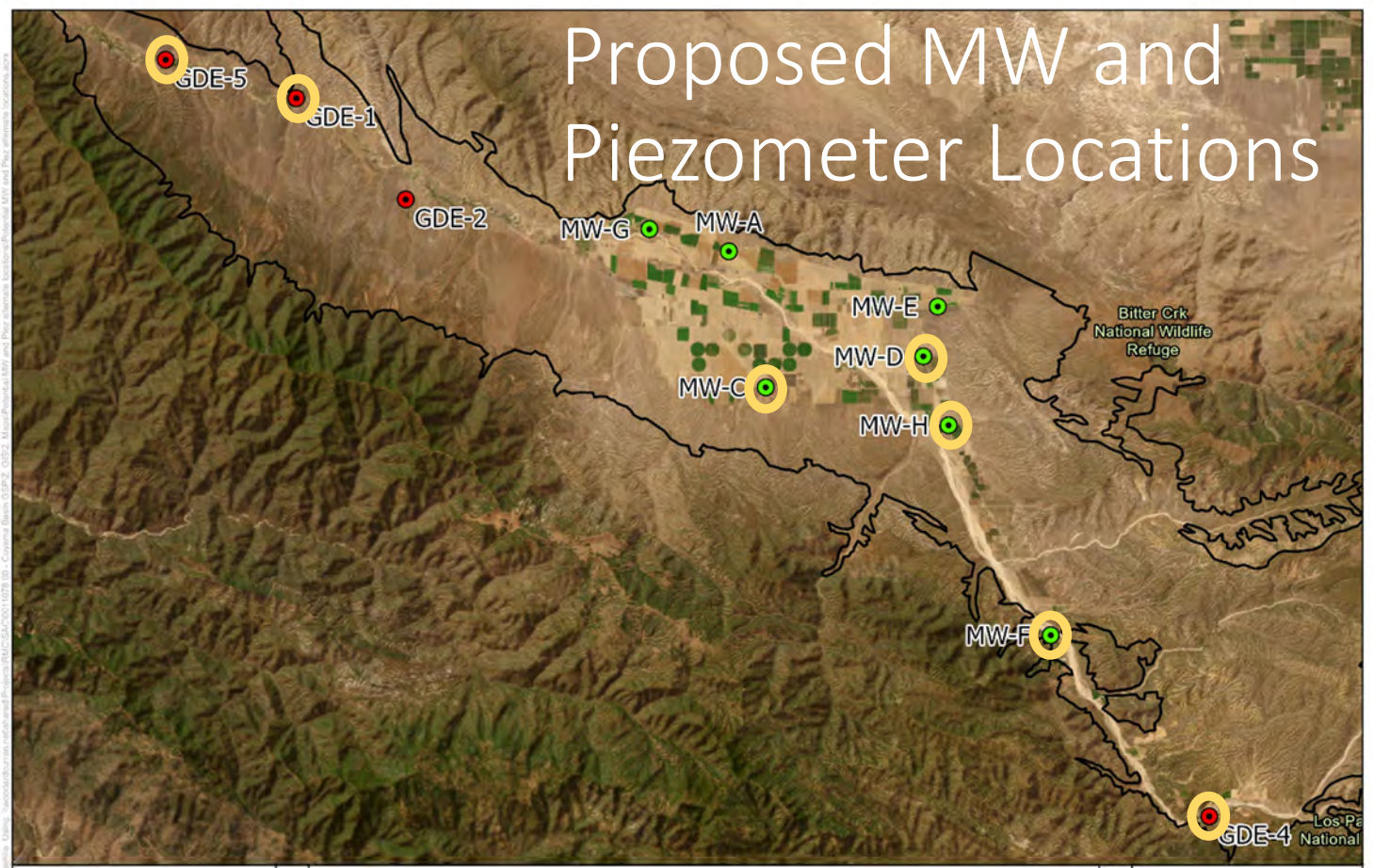
- Objective
  - Monitoring shallow groundwater levels near mapped occurrences of potential GDEs
- Grant funding
  - Installation of minimum of four (4) piezometers about 50-100 feet deep, small diameter
  - Available funding: \$210,000



# Status of Monitoring Well and Piezometer Landowner Outreach

- **Multi-Completion Monitoring Well Locations:**
  - Landowner at one location has agreed to participate
  - Three locations are in right-of-way locations
  - Landowners at three locations will indicate this month whether they will participate
- **Piezometer Locations:**
  - Landowners at two locations have agreed to participate
  - One location is a right-of-way location
  - Landowner at one location has not confirmed participation

# Proposed MW and Piezometer Locations



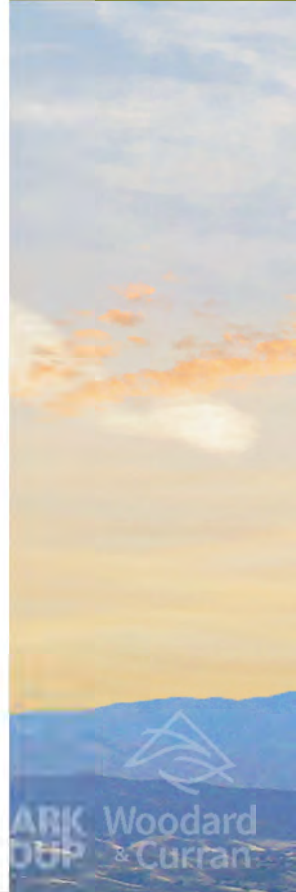
**Proposed Locations of Monitoring Wells**  
Cuyama Basin

<b>Legend</b>	Proposed Monitoring Well	Locations have been marked; permit applications in process
	Proposed GDE Well	

0 2.5 5 Miles

**Woodard & Curran**  
Project #: 0011078.00  
Map Created: May 2023

Third Party GIS Disclaimer: This map is for reference and graphical purposes only and should not be relied upon by third parties for any legal decisions. Any reliance upon the map or data contained herein shall be at the users' sole risk. **Data Sources:**



# Next Steps for Monitoring Well and Piezometer Installation

- Finalize locations and landowner access agreements
  - 4-5 multi-completion monitoring wells
  - 3-4 piezometers
- Obtain well permits
- Mobilization of drill rig and crew expected to begin in August 2023
- Completion expected in November or December 2023

# CIMIS/Weather Stations

## Objective

- Improve estimates of reference evapotranspiration in the model and expand spatial coverage of reference evapotranspiration across the basin

## Grant funding

- Enhance or replace the existing CIMIS station and installation of two or more additional CIMIS stations
- Available funding: \$80,000

## Status and Next Steps

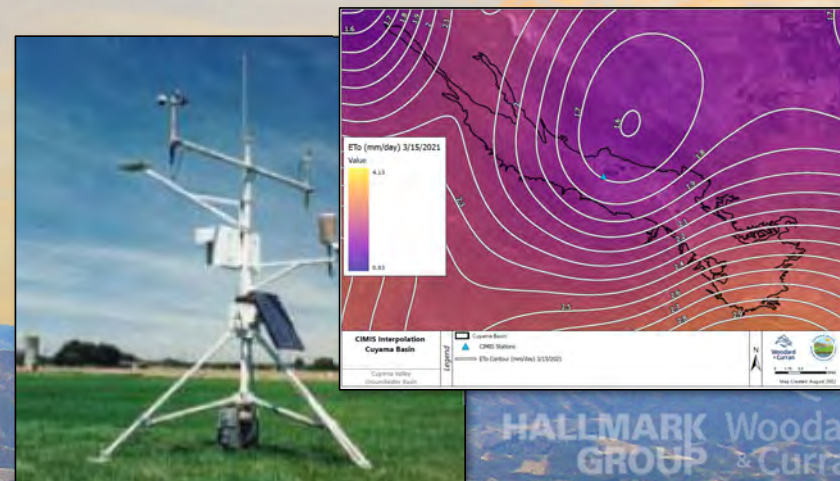
- Met with DWR to discuss overall approach: recommended 3-4 stations (1 in West, 1 near Ventucopa, 1-2 in Central Basin)
- Met and with 3 landowners to discuss interest and potential siting options
  - 2 located in Central Basin, 1 near Ventucopa
  - Still seeking a meeting with Western landowner
- Will follow up with DWR staff to discuss specific locations

## Outstanding Issues

- Source of water allocation and funding to maintain grass or vegetation

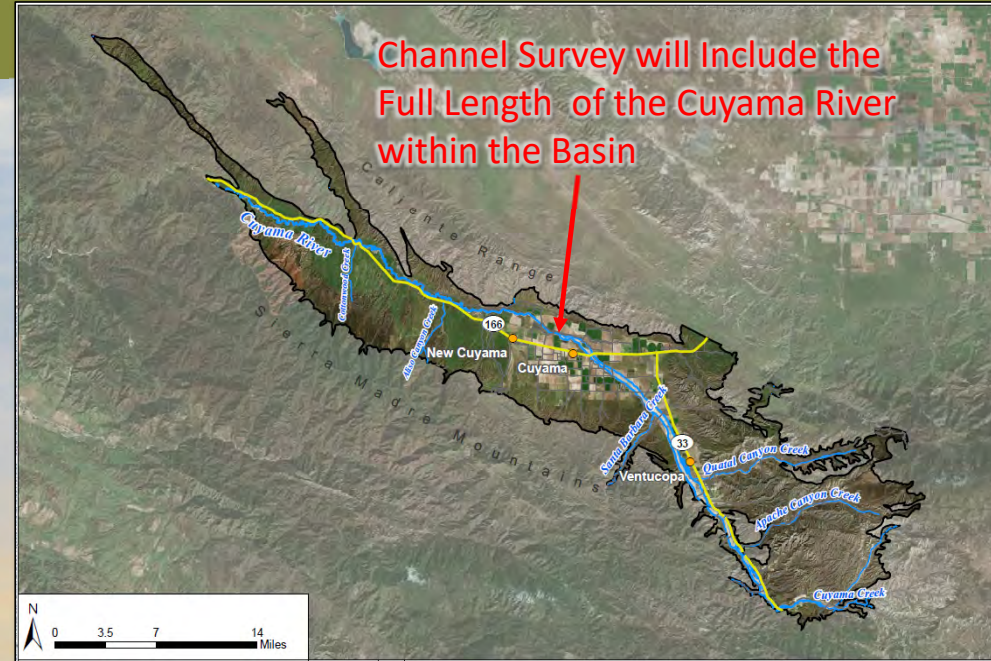
## Schedule:

- Anticipate completing CIMIS station installation in Q2 of 2024



# River Channel Survey

- **Objective**
  - Improve understanding of river channel geometry to improve estimates of stream seepage in the GW model
- **Grant funding**
  - Survey a minimum of four (4) miles of the river channel for photogrammetry, ~0.5 foot accuracy
  - Available funding: \$45,000
- **Status**
  - Staff has determined that doing a flight of the full river channel is feasible with the current grant budget
  - A contractor is scheduled to perform a single-path flight from ~1,000' in the first week of August, when river flows have receded
  - Contractor Cost = \$29,600
  - Contractor will provide digital terrain model data and 1-foot contours in October
- **Outreach**
  - No specific landowner outreach needed for this item



Field Work

Reporting

Q3, 2022

Q4, 2022

Q1, 2023

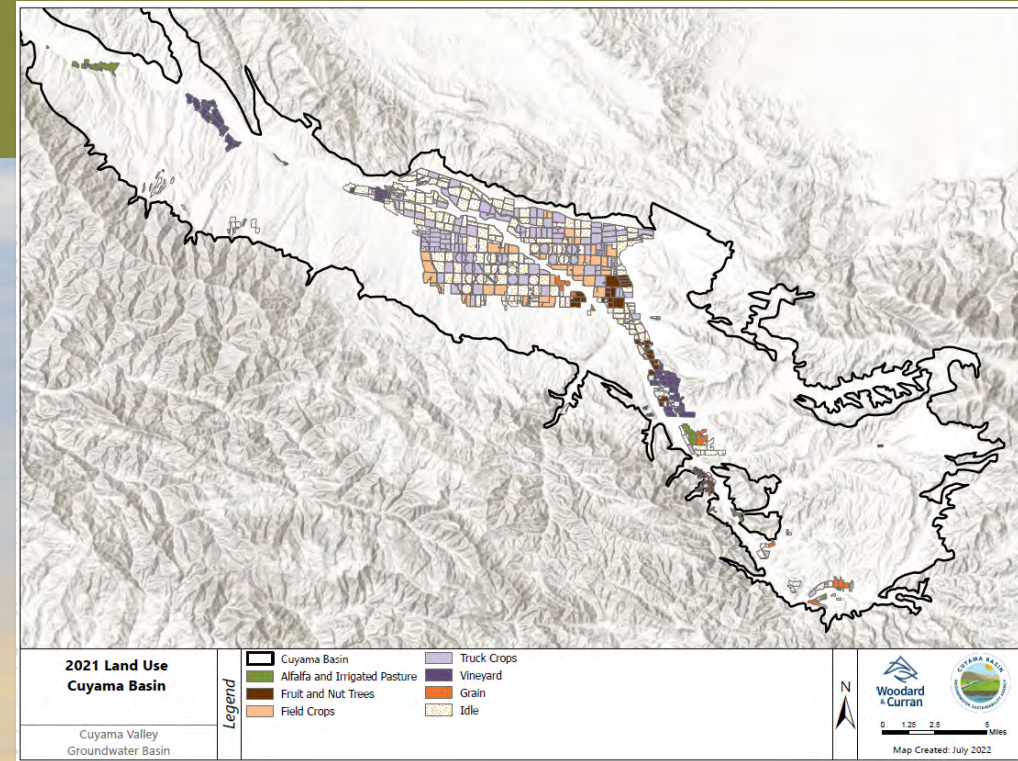
Q2, 2023

Q3, 2023

Q4, 2023

# Update Land Use Data

- **Objective**
  - Develop basin-wide land use dataset to better understand current and cyclical land use trends, as well as to improve estimation of water use in the Basin
- **Grant funding**
  - Available funding: \$30,000
- **Entered Contract with LandIQ that includes the following:**
  - Calendar Year and Water Year 2020-2024 crop mapping estimates
  - Updates to historical crop mapping
  - Ground truthing of irrigation status for 2023 and 2024



Reporting of WY 22 data

Reporting of WY 23 data

Q3, 2022

Q4, 2022

Q1, 2023

Q2, 2023

Q3, 2023

Q4, 2023

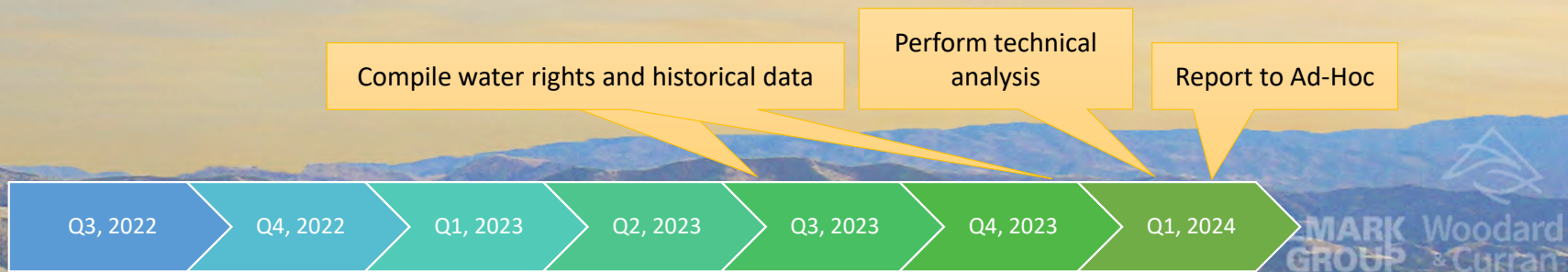
# Technical Analysis of Flood and Stormwater Capture

- **Objective**
  - Perform a water rights analysis to understand the legal implications of potential flood and stormwater capture projects
- **Grant funding**
  - Perform technical analysis of water available for recharge
  - Available funding: \$55,000
- **Next Steps**
  - Compile and review existing water rights on the Cuyama River
  - Compile historical data related to Cuyama River flows and Lake Twitchell operations
  - Perform a water availability analysis to estimate the timing and quantity of Cuyama River water that could be diverted



Source: SBCWA, 2015

Figure 7-2: Groundwater Recharge Potential in Santa Barbara County







TO: Standing Advisory Committee  
Agenda Item No. 12c

FROM: Brian Van Lienden, Woodard & Curran

DATE: July 6, 2023

SUBJECT: Update on Active Well Dataset

**Recommended Motion**

None – information only.

**Discussion**

An update on the active well dataset is provided as Attachment 1.

Cuyama Basin Groundwater Sustainability Agency

# 12c. Update on Active Well Dataset

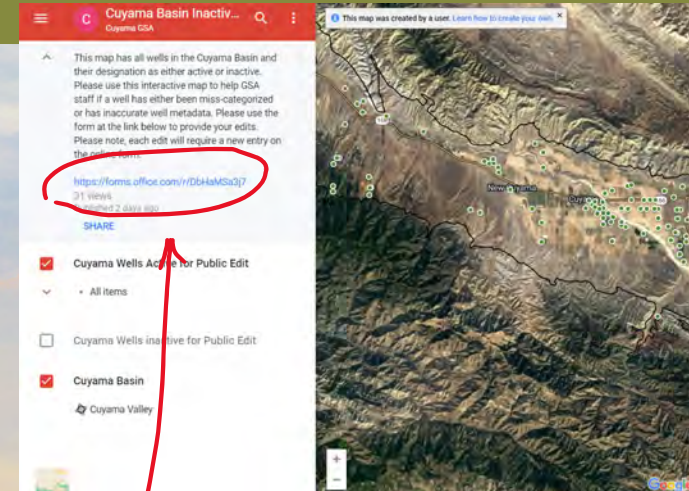
## Van Lienden

July 6, 2023



# Update on Active Well Dataset

- On March 29, 2023, staff presented a well data improvement strategy
- One of the strategy components to improve the accuracy of the active well dataset is to use a stakeholder review process
- Stakeholder opportunity to review active well data
  - Interactive map has been developed and is hosted on the CBGSA website at:  
<https://www.google.com/maps/d/u/2/viewer?mid=1AGTzyBEfP-AGvFwyMmZCx-4eoc995mY&ll=34.824776693607326%2C-119.691968&z=9>
  - Stakeholders can review active and inactive well datasets and provide any corrections to the data using a form link on the website
- Staff is requesting SAC/Board feedback on the interactive map and data correction form





TO: Standing Advisory Committee  
Agenda Item No. 12d

FROM: Taylor Blakslee, Hallmark Group

DATE: July 6, 2023

SUBJECT: Update on Potential Non-Reporting Pumpers

**Recommended Motion**

None – information only.

**Discussion**

An update on potential non-reporting pumpers is provided as Attachment 1.

Cuyama Basin Groundwater Sustainability Agency

12d. Update on Potential Non-Reporting Pumpers

Blakslee

July 6, 2023



# Update on Non-Reporting Pumpers

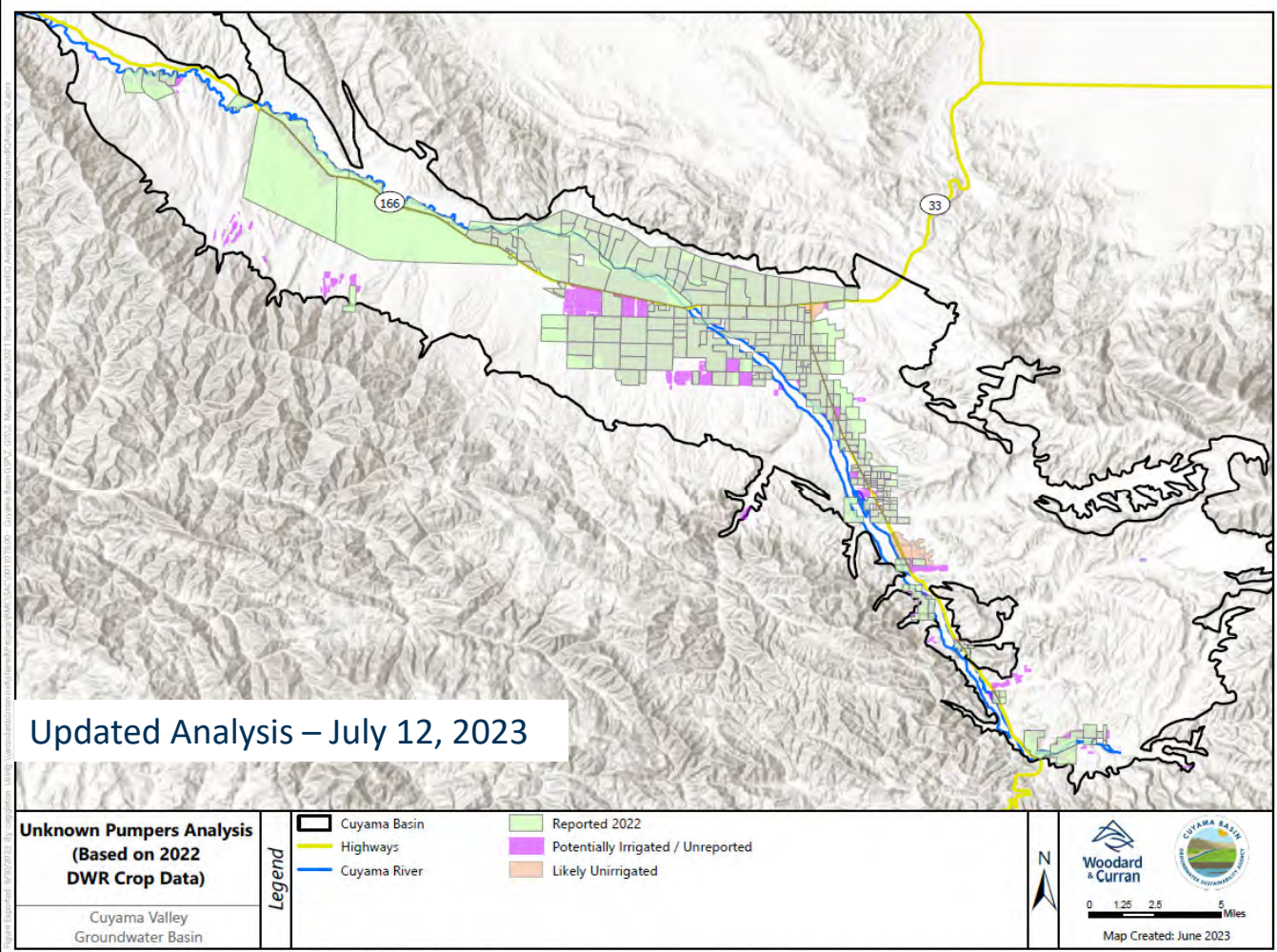
- On March 29, 2023, the GSA Board directed staff to consider enforcement options for potentially non-reporting pumpers in the FY 23-24 budget
- On May 3, 2023, the Board adopted the FY 23-24 budget that included enforcement options for non-reporting pumpers

# Update on Non-Reporting Pumpers

Current  
Step

- Step 1 - Identify/confirm un-reported pumpers
  - Refine existing analysis with 1) Land IQ 2022 water use data and 2) reported 2022 water use – Completed (see next slide for original Dec 12, 2022, analysis and updated Jul 12, 2023, analysis)
  - Land IQ to assist in QA/QC of potential un-reported (“purple”) areas
  - Mail potential out of compliance letters to identified landowners
  - Attempt to contact landowners via phone (if known; work with ad hoc/stakeholders)
  - Perform in-field visits to interface with landowner/drop off letter at gate, etc.
- Step 2 – Enforcement
  - Staff to develop plan for out of compliance landowner to be current
  - Coordinate with ad hoc and communication with landowner
  - Hold hearing with landowner at Board meeting
  - Place outstanding fees owed on tax roll
  - Legal involvement for un-cooperating/un-responsive landowners
- Step 3 – Progress on identifying landowners

# Update on Non-Reporting Pumpers

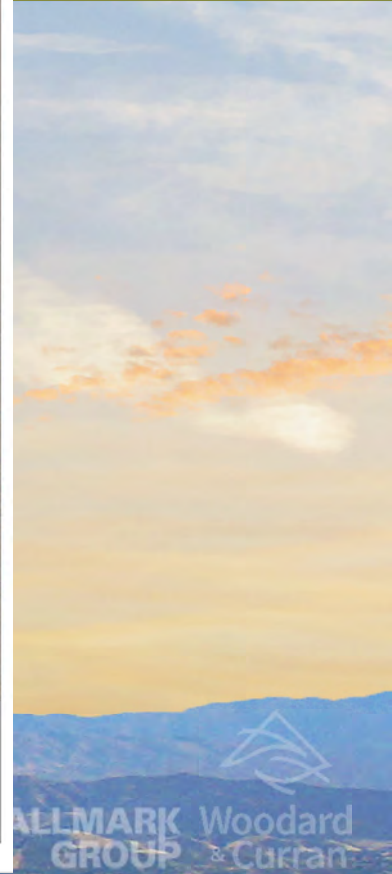
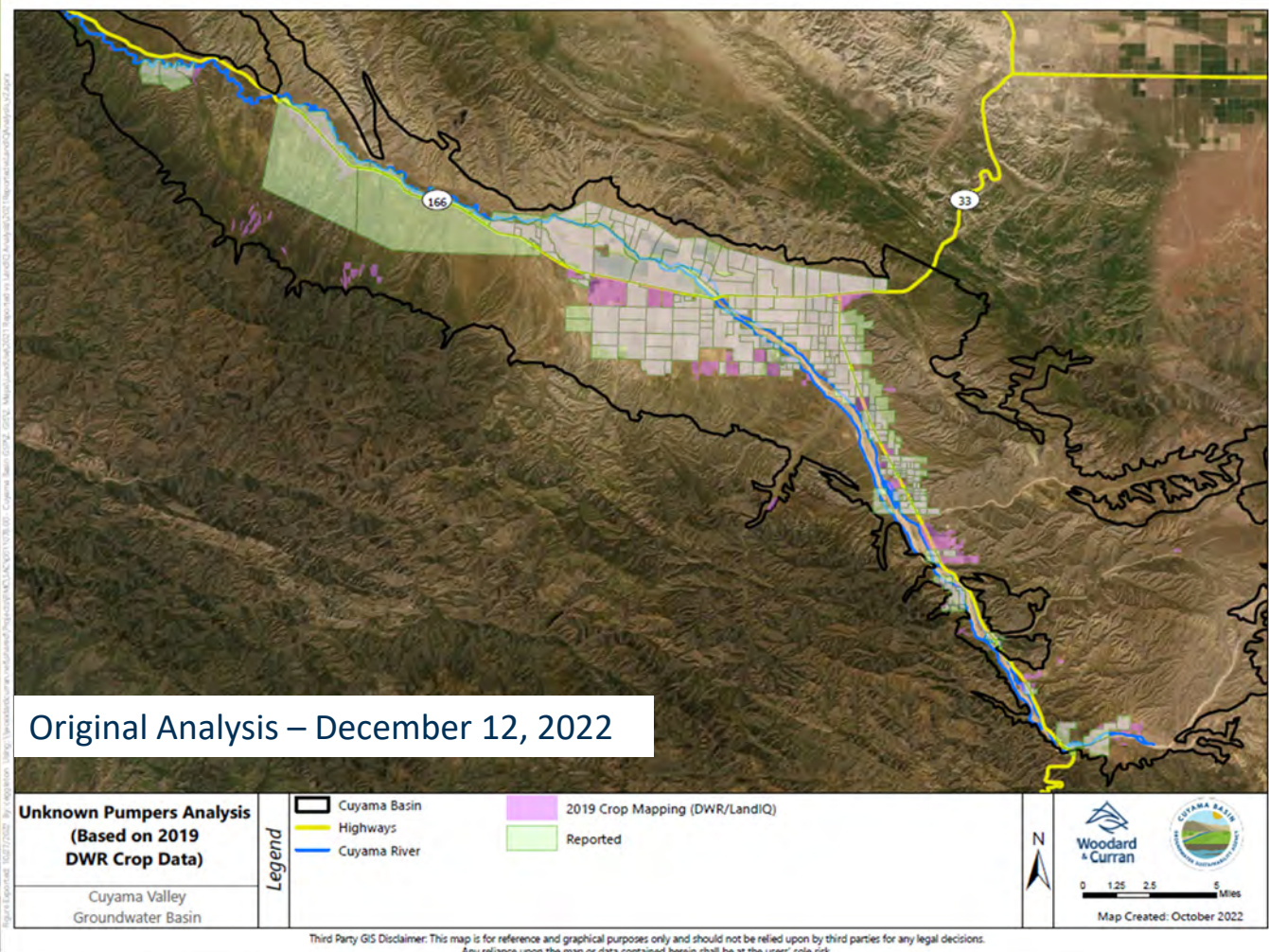


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# Update on Non-Reporting Pumpers





TO: Standing Advisory Committee  
Agenda Item No. 12e

FROM: Brian Van Lienden, Woodard & Curran

DATE: July 6, 2023

SUBJECT: Update on April 2023 Groundwater Conditions Report

**Recommended Motion**

None – information only.

**Discussion**

An update on the groundwater levels representative monitoring network and select hydrographs is provided as Attachment 1 and the detailed April 2023 Groundwater Conditions Report is provided as Attachment 2.

Cuyama Basin Groundwater Sustainability Agency

12e. Update on April 2023 Groundwater Conditions Report  
Van Lienden

July 6, 2023

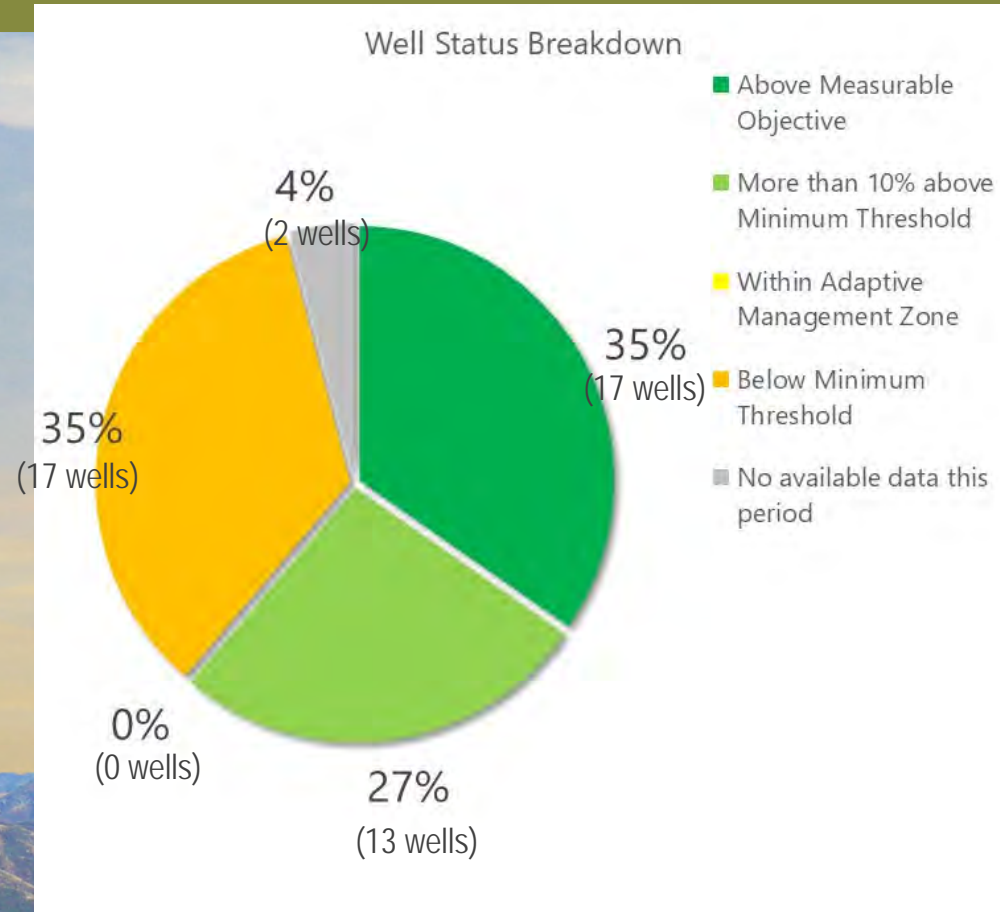
[Link to April Report](#)

# Groundwater Levels Monitoring Network – Summary of Current Conditions

- Monitoring data from October 2022, January 2023 and April 2023 for representative wells is included in the Groundwater Conditions report
- 47 of 49 representative monitoring wells have levels data in at least one out of the previous 16 months
- 17 wells were below the minimum threshold based on latest measurement since January 2022
  - 24 wells were below MTs in the January 2023 report

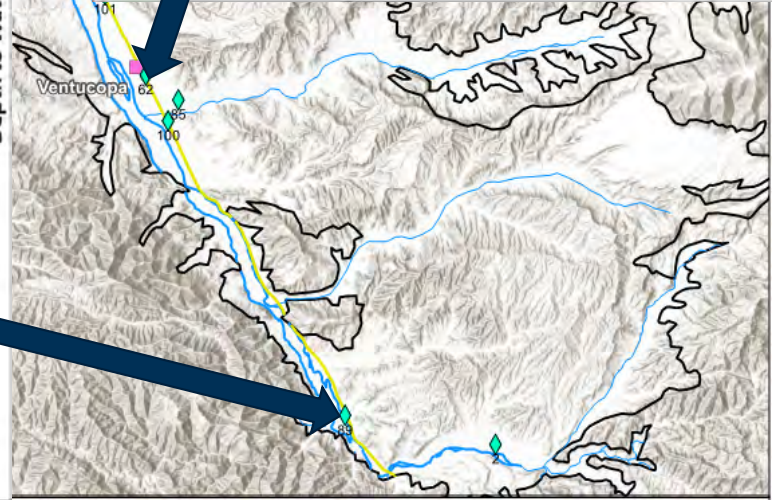
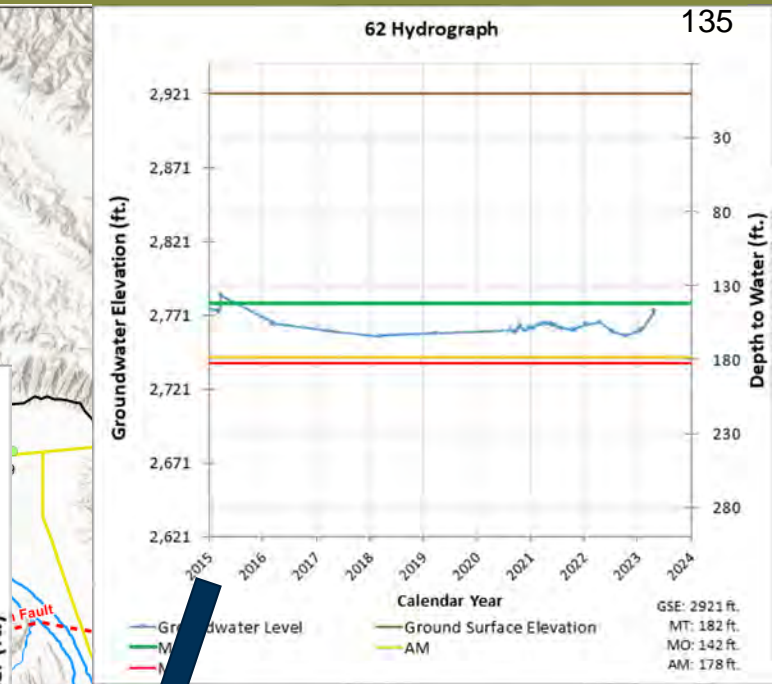
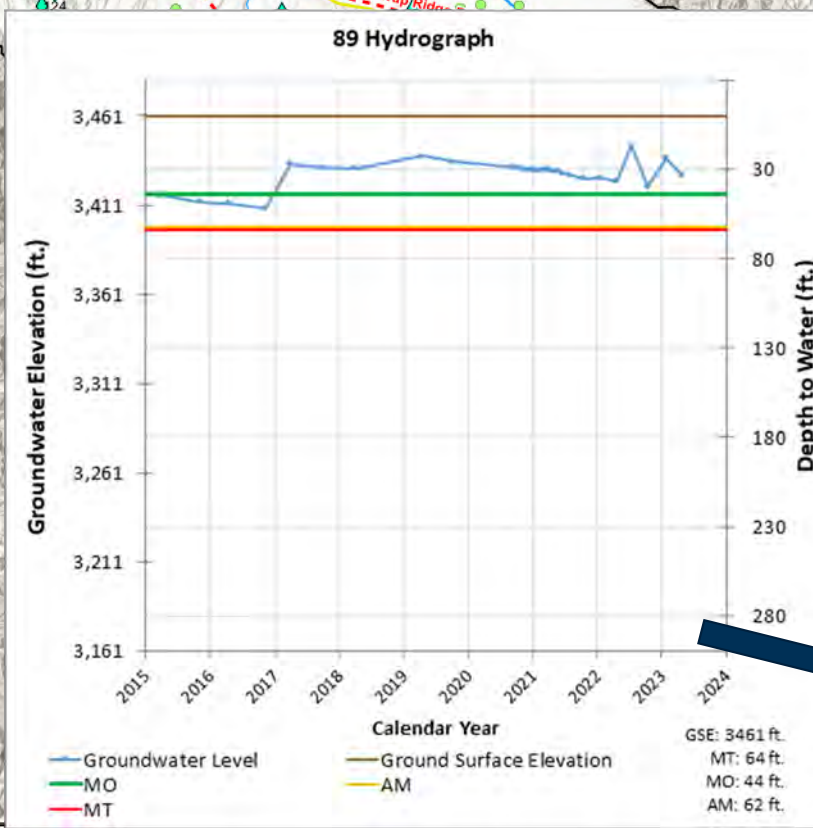
# Summary of Groundwater Well Levels as Compared To Sustainability Criteria

- 17 wells are currently below minimum threshold (MT)
  - 30% of wells (i.e. 15 wells) below MT for 7 months
  - 8 of these were already below MT at time of GSP adoption
  - If conditions do not improve, Basin is now projected to reach Undesirable Results in Oct 2024 (previously was July 2023)



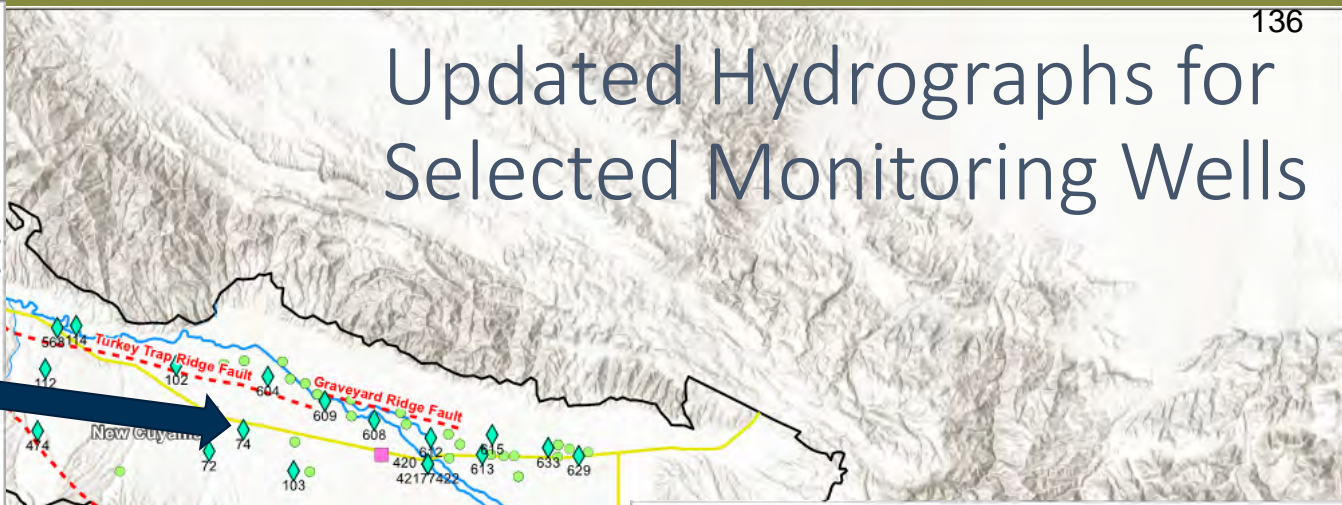
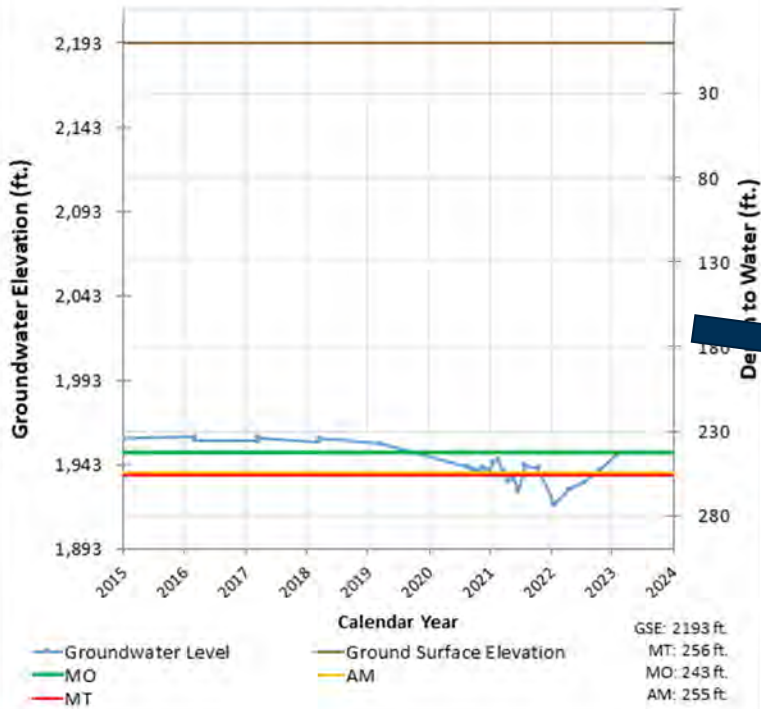


# Updated Hydrographs for Selected Monitoring Wells

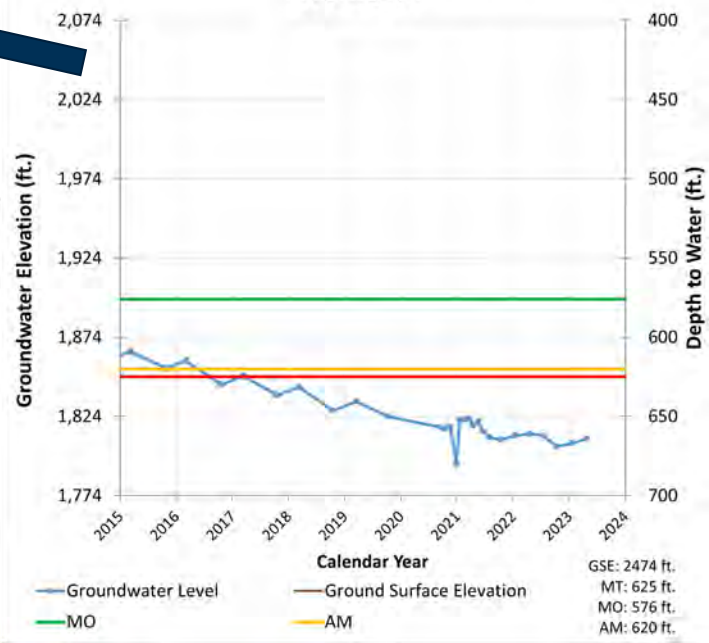


# Updated Hydrographs for Selected Monitoring Wells

### 74 Hydrograph

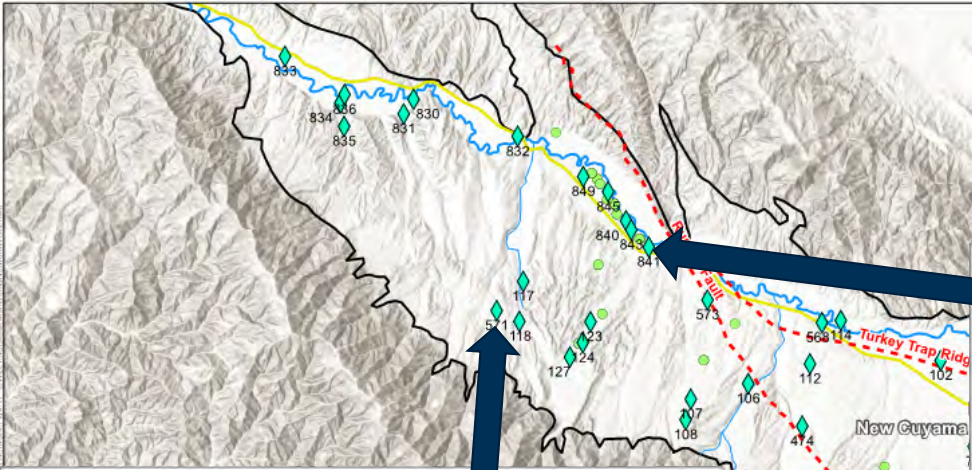


### 91 Hydrograph

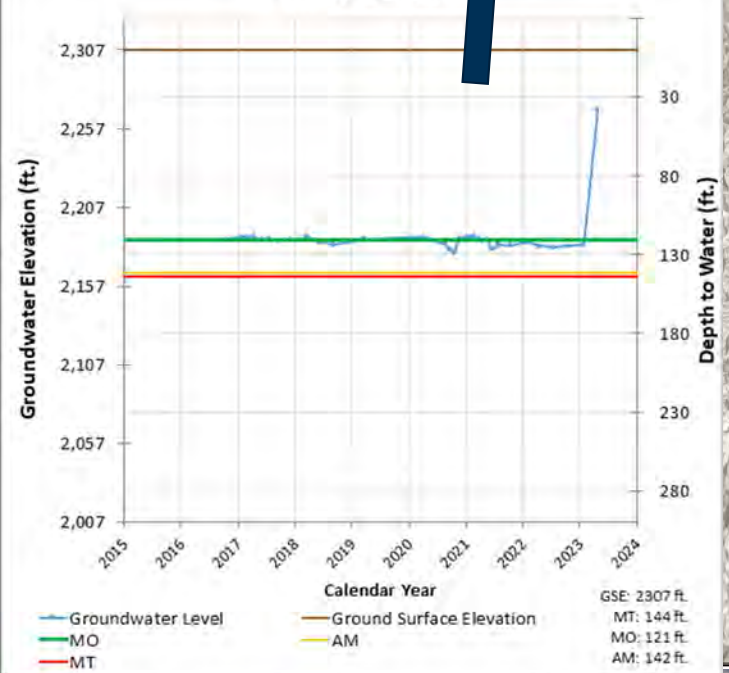




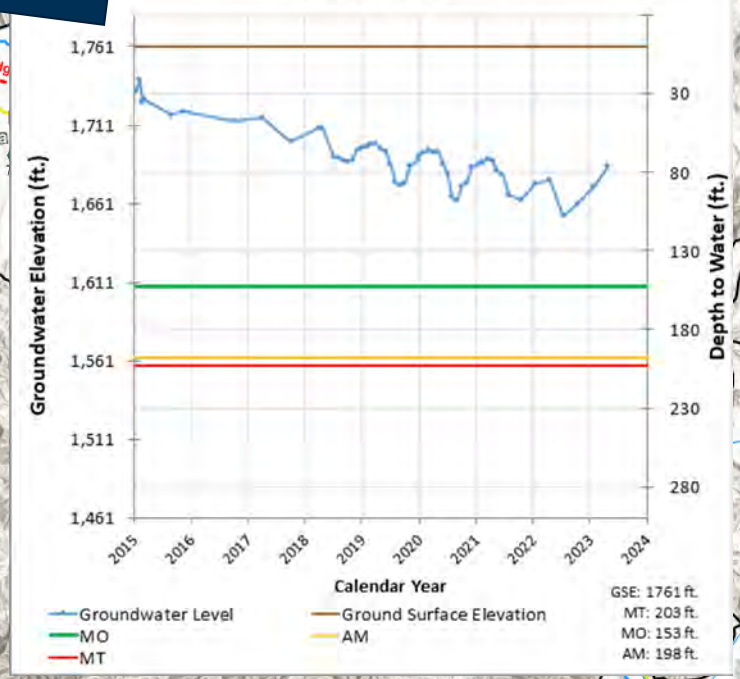
# Updated Hydrographs for Selected Monitoring Wells



### 571 Hydrograph



### 841 Hydrograph



### 841 Hydrograph



GSE: 1761 ft.  
 MT: 203 ft.  
 MO: 153 ft.  
 AM: 198 ft.

GSE: 2307 ft.  
 MT: 144 ft.  
 MO: 121 ft.  
 AM: 142 ft.



**GROUNDWATER  
CONDITIONS  
REPORT –  
CUYAMA VALLEY  
GROUNDWATER  
BASIN**

April 2023

801 T Street  
Sacramento, CA  
916.999.8700

[woodardcurran.com](http://woodardcurran.com)

**Cuyama Basin  
Groundwater  
Sustainability Agency**

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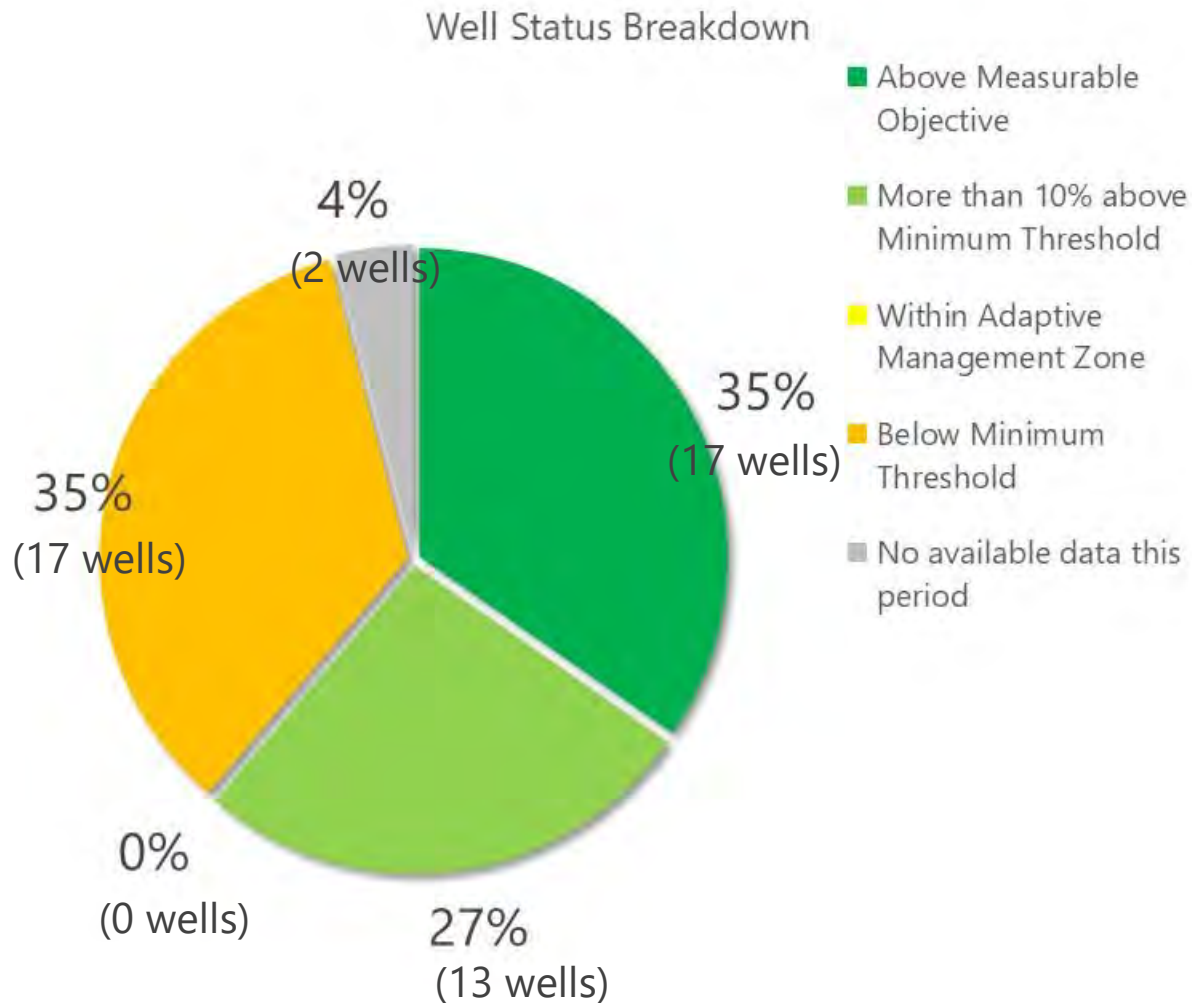
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## 1. INTRODUCTION

This report is intended to provide an update on the current groundwater level conditions in the Cuyama Valley Groundwater Basin. This work is completed by the Cuyama Basin Groundwater Sustainability Agency (CBGSA), in compliance with the Sustainable Groundwater Management Act (SGMA).

## 2. SUMMARY STATISTICS



Groundwater conditions have improved with the relatively wet conditions the basin has experienced since January. There are currently 17 wells with groundwater levels exceeding minimum thresholds, compared to 24 wells that exceeded minimum thresholds in January 2023. As outlined in the GSP, undesirable results for the chronic lowering of groundwater levels occurs, "when 30 percent of representative monitoring wells... fall below their minimum groundwater elevation threshold for two consecutive years." (Cuyama GSP, pg. 3-2). Currently, 30% of representative monitoring wells (i.e. 15 wells) have been below the minimum threshold for 7 or more consecutive months (compared to 15 wells below the minimum threshold for 20 or more months in January 2023).

### 3. CURRENT CONDITIONS

Table 1 includes the most recent groundwater level measurements taken in the Cuyama Basin from representative wells included in the Cuyama GSP Groundwater Level Monitoring Network, as well as the previous two measurements. Table 2 includes all of the wells and their current status in relation to the thresholds applied to each well. This information is also shown on Figure 1.

All measurements have also been incorporated into the Cuyama DMS, which may be accessed at <https://opti.woodardcurran.com/cuyama/login.php>.

**Table 1: Recent Groundwater Levels for Representative Monitoring Network**

Well	Region	Oct-22	Jan-22	Apr-23	Last Year		Annual Elevation Change (ft)
		GWL (ft. msl)	GWL (ft. msl)	GWL (ft. msl)	GWL (ft. msl)	Month/ Year	
72	Central	2014	2036	2019	2021	Apr-22	-2
74	Central	1939	1949	-	1928	Apr-22	-
77	Central	1779	1808	1798	1803	Apr-22	-5
91	Central	1805	1807	1810	1813	Apr-22	-4
95	Central	1851	-	-	1847	Apr-22	-
96	Central	2269	2270	2275	2271	Apr-22	4
98	Central	-	-	-	-	-	-
99	Central	2158	2160	2223	2223	Apr-22	0
102	Central	1622	-	-	1622	Apr-22	-
103	Central	2032	2041	2045	2007	Apr-22	37
112	Central	2053	-	2053	2053	Apr-22	0
114	Central	1877	-	-	1878	Apr-22	-
316	Central	1803	1806	1808	1813	Apr-22	-5
317	Central	-	-	-	1813	Apr-22	-
322	Central	2156	2155	2222	2222	Apr-22	0
324	Central	2178	2181	2220	2220	Apr-22	-1
325	Central	2200	2203	2222	2222	Apr-22	0
420	Central	1725	1807	1795	1792	Apr-22	3
421	Central	1787	1806	1802	1793	Apr-22	8
474	Central	2203	2206	2202	2204	Apr-22	-2

Well	Region	Oct-22	Jan-22	Apr-23	Last Year		Annual Elevation Change (ft)
		GWL (ft. msl)	GWL (ft. msl)	GWL (ft. msl)	GWL (ft. msl)	Month/ Year	
568	Central	1851	1828	1870	1868	Apr-22	2
604	Central	-	1655	1656	-	-	-
608	Central	1782	-	-	1817	Apr-22	-
609	Central	1707	1713	1705	1760	Apr-22	-55
610	Central	1808	1812	1813	1814	Apr-22	-1
612	Central	1786	1792	1801	1793	Apr-22	8
613	Central	1794	1798	1788	1809	Apr-22	-21
615	Central	1814	1816	1810	1813	Apr-22	-3
629	Central	1812	1819	1803	1807	Apr-22	-5
633	Central	1792	1805	1851	1794	Apr-22	57
62	Eastern	2757	2761	2774	2766	Apr-22	8
85	Eastern	2841	2845	2844	2847	Apr-22	-2
100	Eastern	2846	2850	2901	2850	Apr-22	51
101	Eastern	-	-	-	-	-	-
841	Northwestern	1661	1672	1685	1676	Apr-22	9
845	Northwestern	1638	1644	1647	1645	Apr-22	3
2	Southeastern	-	-	3704	-	-	-
89	Southeastern	3422	3438	3428	3425	Apr-22	4
106	Western	2182	-	2184	2183	Apr-22	1
107	Western	2390	-	2390	2383	Apr-22	7
117	Western	1945	-	1950	1946	Apr-22	4

Well	Region	Oct-22	Jan-22	Apr-23	Last Year		Annual Elevation Change (ft)
		GWL (ft. msl)	GWL (ft. msl)	GWL (ft. msl)	GWL (ft. msl)	Month/ Year	
118	Western	2212	2212	2214	2210	Apr-22	4
124	Western	-	-	-	-	-	-
571	Western	2182	2183	2269	2182	Apr-22	87
573	Western	2012	-	2015	2013	Apr-22	2
830	Far-West Northwestern	1508	1510	1516	1510	Apr-22	7
832	Far-West Northwestern	1588	1589	1596	1590	Apr-22	6
833	Far-West Northwestern	-	-	1426	-	-	-
836	Far-West Northwestern	1447	1450	1450	1448	Apr-22	3



**Table 2: Well Status Related to Thresholds**

Well	Region	Current Month		Minimum Threshold	Within 10% Minimum Threshold	Measurable Objective	Well Depth	Status	GSA Action Required?
		GWL (DTW)	Date						
72	Central	152	4/24/2023	169	165	124	790	More than 10% above Minimum Threshold	No
74	Central	-	4/25/2023	256	255	243		No available data this period (>10% above MT in Jan 2023)	No
77	Central	488	4/24/2023	450	445	400	980	Below Minimum Threshold (32 months)	No
91	Central	664	4/25/2023	625	620	576	980	Below Minimum Threshold (32 months)	No
95	Central	-	4/25/2023	573	570	538	805	No available data this period (below MT in Oct 2022, 32 months)	No
96	Central	331	4/24/2023	333	332	325	500	More than 10% above Minimum Threshold	No
98	Central	-		450	449	439	750	No available data since GSA monitoring began	No
99	Central	289	4/24/2023	311	310	300	750	Above Measurable Objective	No
102	Central	-		235	231	197		No available data this period (below MT in Apr 2022, 25 months)	No
103	Central	244	4/24/2023	290	285	235	1030	More than 10% above Minimum Threshold	No
112	Central	86	4/25/2023	87	87	85	441	More than 10% above Minimum Threshold	No
114	Central	-	4/25/2023	47	47	45	58	No available data this period (below MT in Oct 2022, 13 months)	No
316	Central	666	4/25/2023	623	618	574	830	Below Minimum Threshold (32 months)	No



Well	Region	Current Month		Minimum Threshold	Within 10% Minimum Threshold	Measurable Objective	Well Depth	Status	GSA Action Required?
		GWL (DTW)	Date						
317	Central	-	4/25/2023	623	618	573	700	No available data this period (below MT in Jul 2022, 32 months)	No
322	Central	291	4/24/2023	307	306	298	850	Above Measurable Objective	No
324	Central	293	4/24/2023	311	310	299	560	Above Measurable Objective	No
325	Central	290	4/24/2023	300	299	292	380	Above Measurable Objective	No
420	Central	491	4/24/2023	450	445	400	780	Below Minimum Threshold (32 months)	No
421	Central	484	4/24/2023	446	441	398	620	Below Minimum Threshold (32 months)	No
474	Central	167	4/25/2023	188	186	169	213	Above Measurable Objective	No
568	Central	35	4/25/2023	37	37	36	188	Above Measurable Objective	No
604	Central	469	4/25/2023	526	522	487	924	Above Measurable Objective	No
608	Central	-	4/24/2023	436	433	407	745	No available data this period (below MT in Oct 2022, 7 months)	No
609	Central	462	4/25/2023	458	454	421	970	Below Minimum Threshold 1 month)	No
610	Central	628	4/25/2023	621	618	591	780	Below Minimum Threshold (24 months)	No
612	Central	466	4/24/2023	463	461	440	1070	Below Minimum Threshold (16 months)	No
613	Central	542	4/25/2023	503	500	475	830	Below Minimum Threshold (30 months)	No
615	Central	517	4/24/2023	500	497	468	865	Below Minimum Threshold (29 months)	No
629	Central	576	4/25/2023	559	556	527	1000	Below Minimum Threshold (25 months)	No
633	Central	513	4/25/2023	547	542	493	1000	More than 10% above Minimum Threshold	No



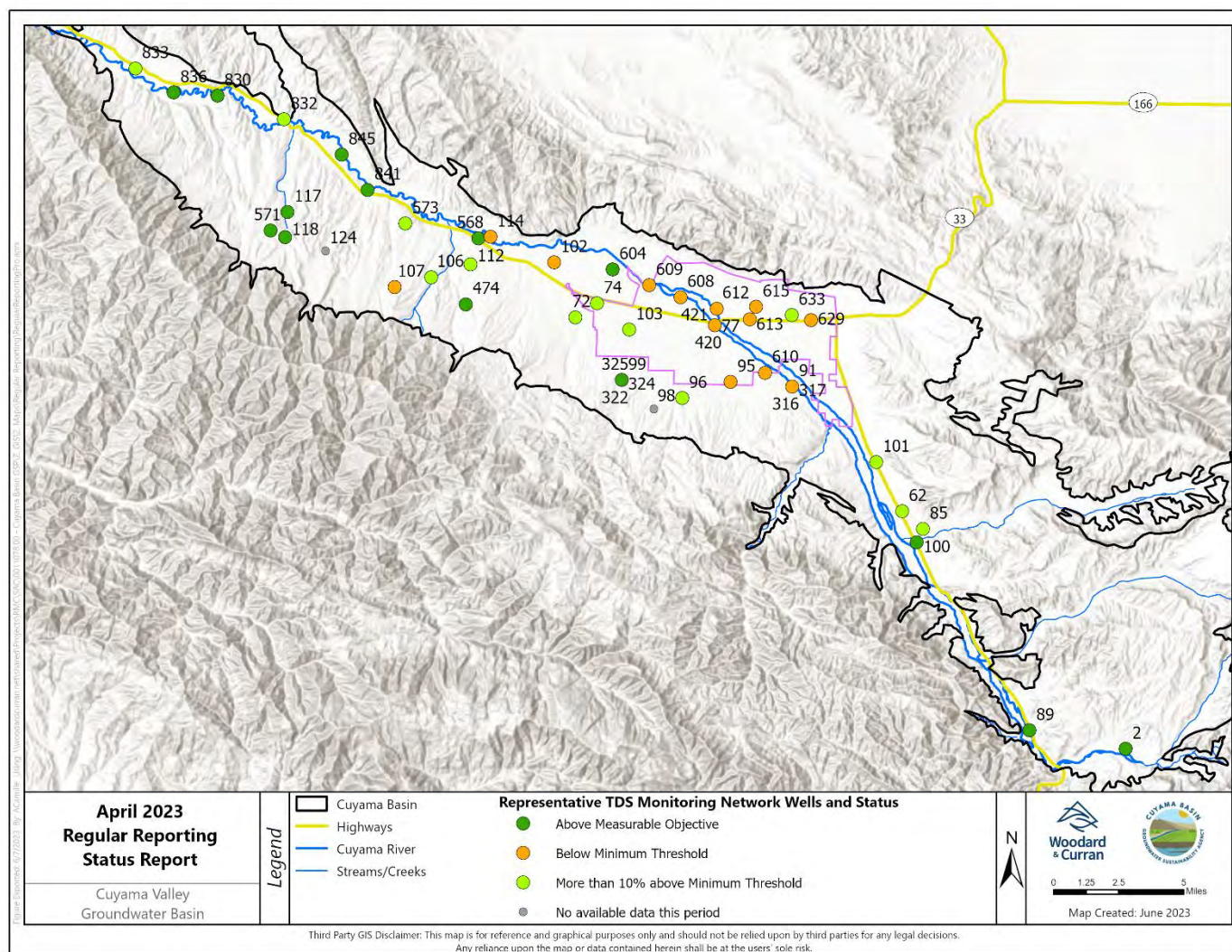
Well	Region	Current Month		Minimum Threshold	Within 10% Minimum Threshold	Measurable Objective	Well Depth	Status	GSA Action Required?
		GWL (DTW)	Date						
62	Eastern	147	4/24/2023	182	178	142	212	More than 10% above Minimum Threshold	No
85	Eastern	203	4/24/2023	233	225	147	233	More than 10% above Minimum Threshold	No
100	Eastern	103	4/24/2023	181	175	125	284	Above Measurable Objective	No
101	Eastern	-	4/24/2023	111	108	81	200	No available data this period (>10% above MT in Jan 2022)	No
841	Northwestern	76	4/25/2023	203	198	153	600	Above Measurable Objective	No
845	Northwestern	64	4/25/2023	203	198	153	380	Above Measurable Objective	No
2	Southeastern	16	4/24/2023	72	70	55	73	Above Measurable Objective	No
89	Southeastern	33	4/24/2023	64	62	44	125	Above Measurable Objective	No
106	Western	142	4/25/2023	154	153	141	228	More than 10% above Minimum Threshold	No
107	Western	92	4/25/2023	91	89	72	200	Below Minimum Threshold 7 months)	No
117	Western	148	4/25/2023	160	159	151	212	Above Measurable Objective	No
118	Western	56	4/25/2023	124	117	57	500	Above Measurable Objective	No
124	Western	-		73	71	57	161	No available data since GSA monitoring began	No
571	Western	38	4/25/2023	144	142	121	280	Above Measurable Objective	No
573	Western	69	4/25/2023	118	113	68	404	More than 10% above Minimum Threshold	No
830	Far-West Northwestern	55	4/25/2023	59	59	56	77	Above Measurable Objective	No
832	Far-West Northwestern	34	4/24/2023	45	44	30	132	More than 10% above Minimum Threshold	No



Well	Region	Current Month		Minimum Threshold	Within 10% Minimum Threshold	Measurable Objective	Well Depth	Status	GSA Action Required?
		GWL (DTW)	Date						
833	Far-West Northwestern	31	4/24/2023	96	89	24	504	More than 10% above Minimum Threshold	No
836	Far-West Northwestern	36	4/24/2023	79	75	36	325	Above Measurable Objective	No

Note: Wells only count towards the identification of undesirable results if the level measurement is below the minimum threshold for 24 consecutive months.

**Figure 1: Groundwater Level Representative Wells and Status in April 2023**



#### 4. HYDROGRAPHS

The following hydrographs provide an overview of conditions in each of the six areas threshold regions identified in the GSP.

**Figure 2: Southeast Region – Well 89**

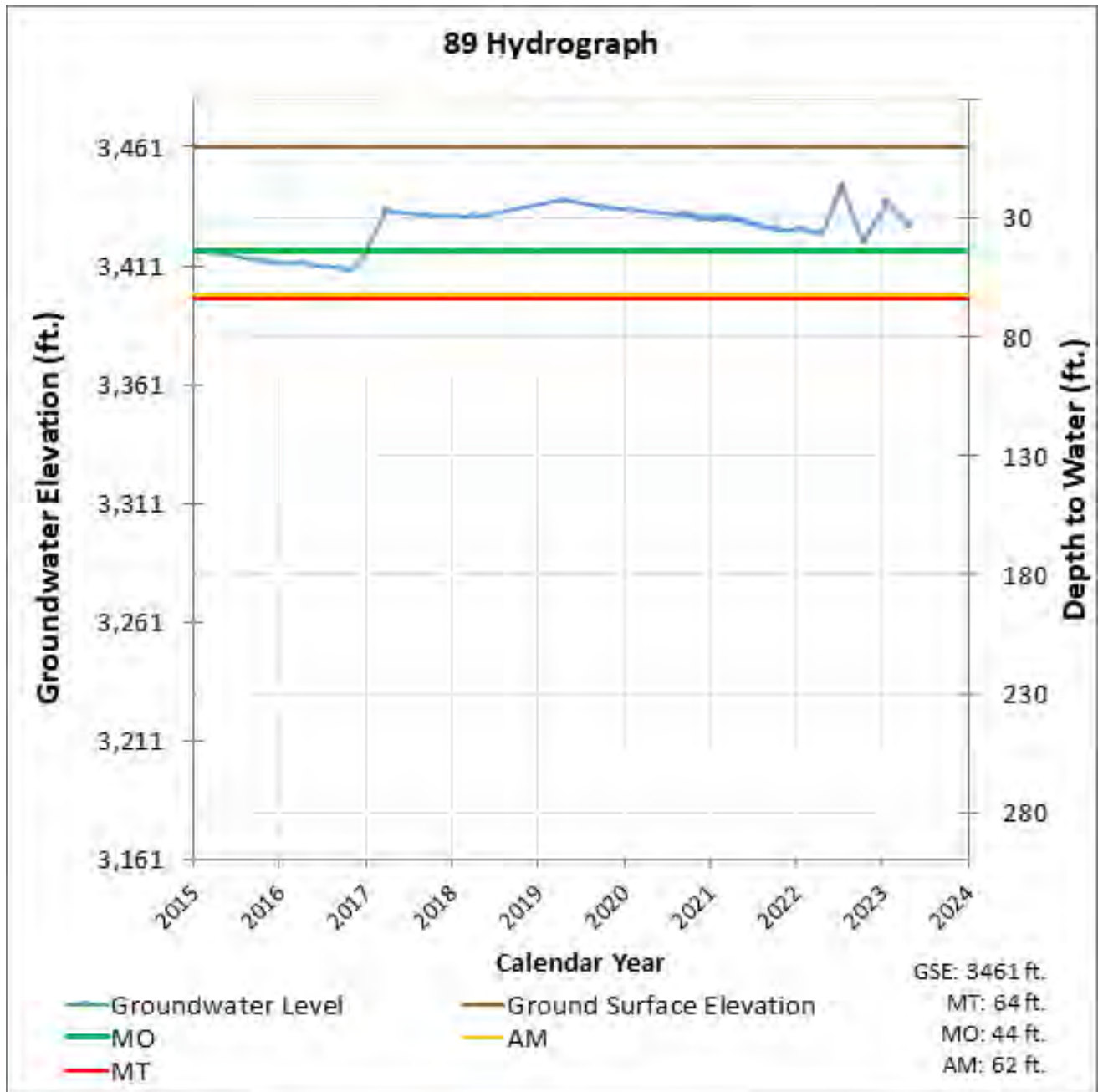


Figure 3: Eastern Region – Well 62

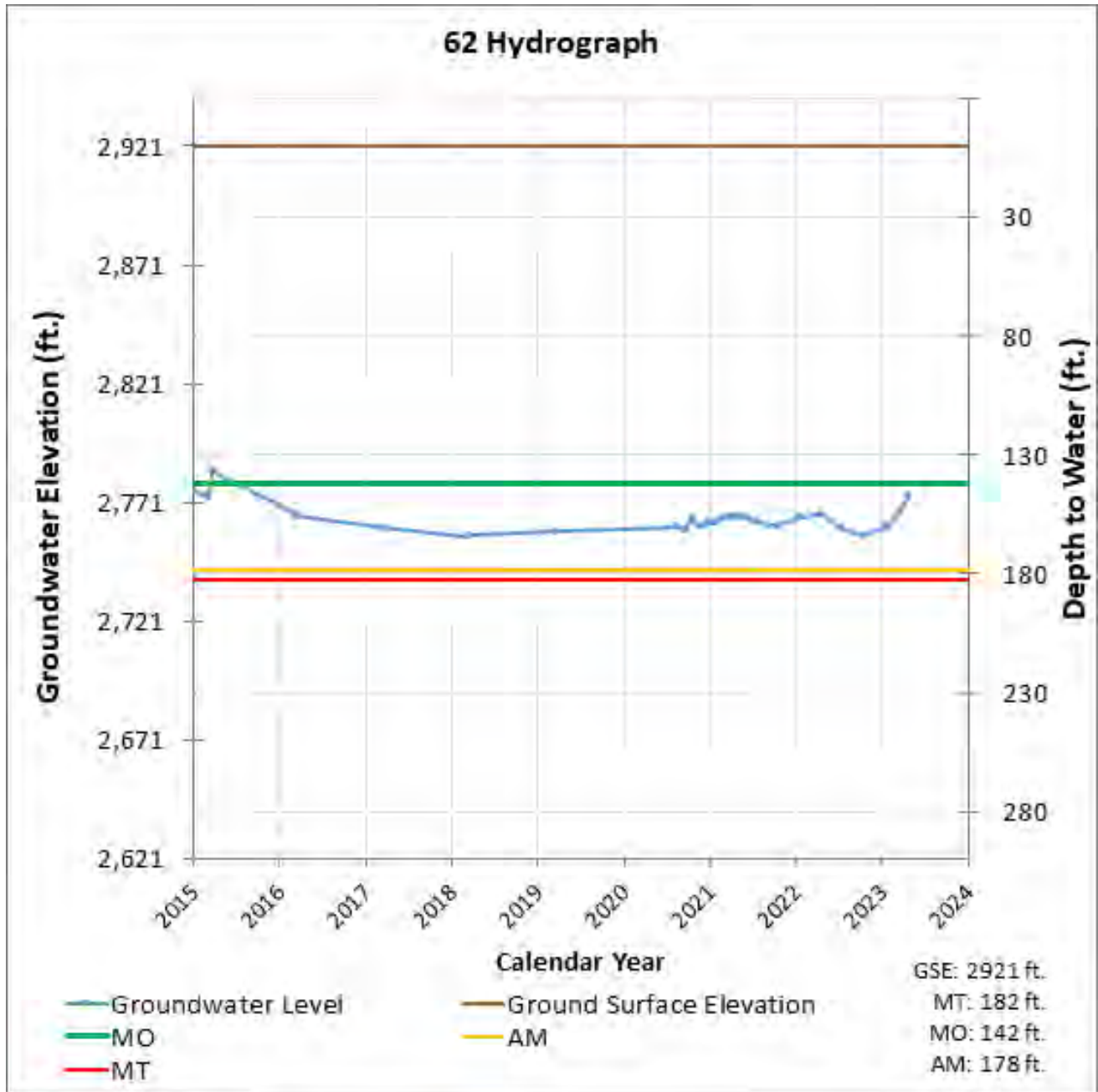


Figure 4: Central Region – Well 91

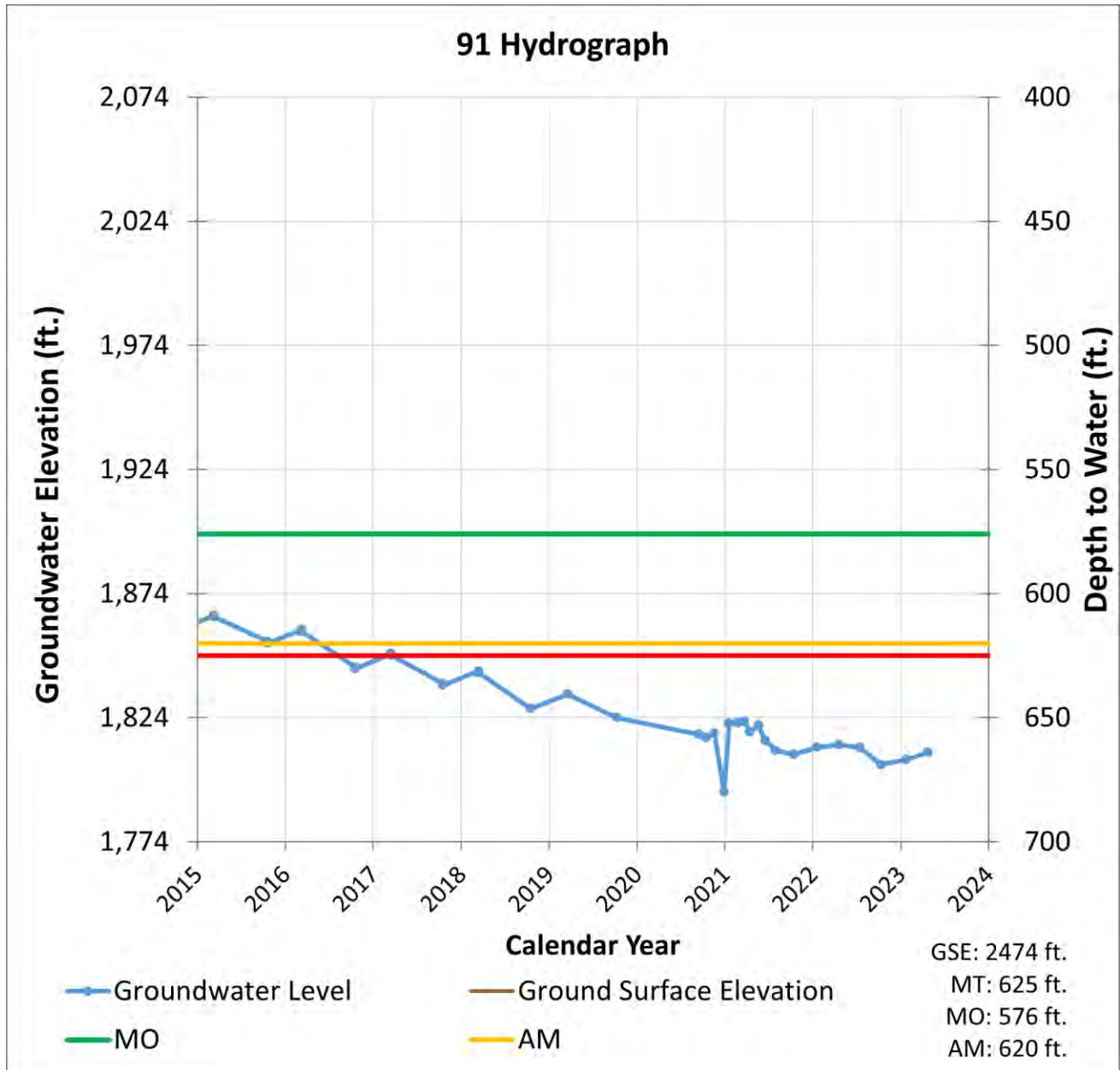




Figure 5: Central Region – Well 74

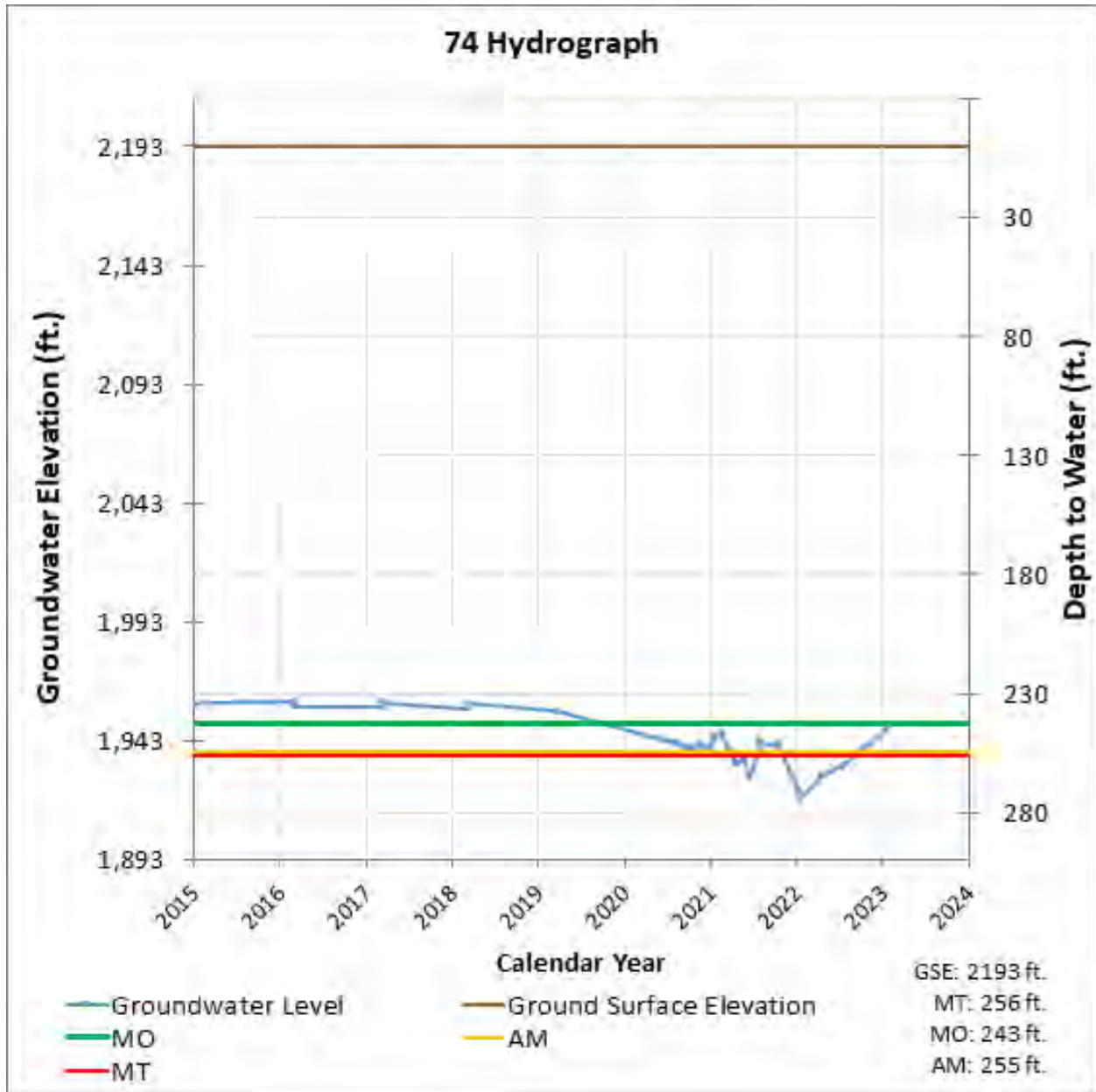


Figure 6: Western Region – Well 571

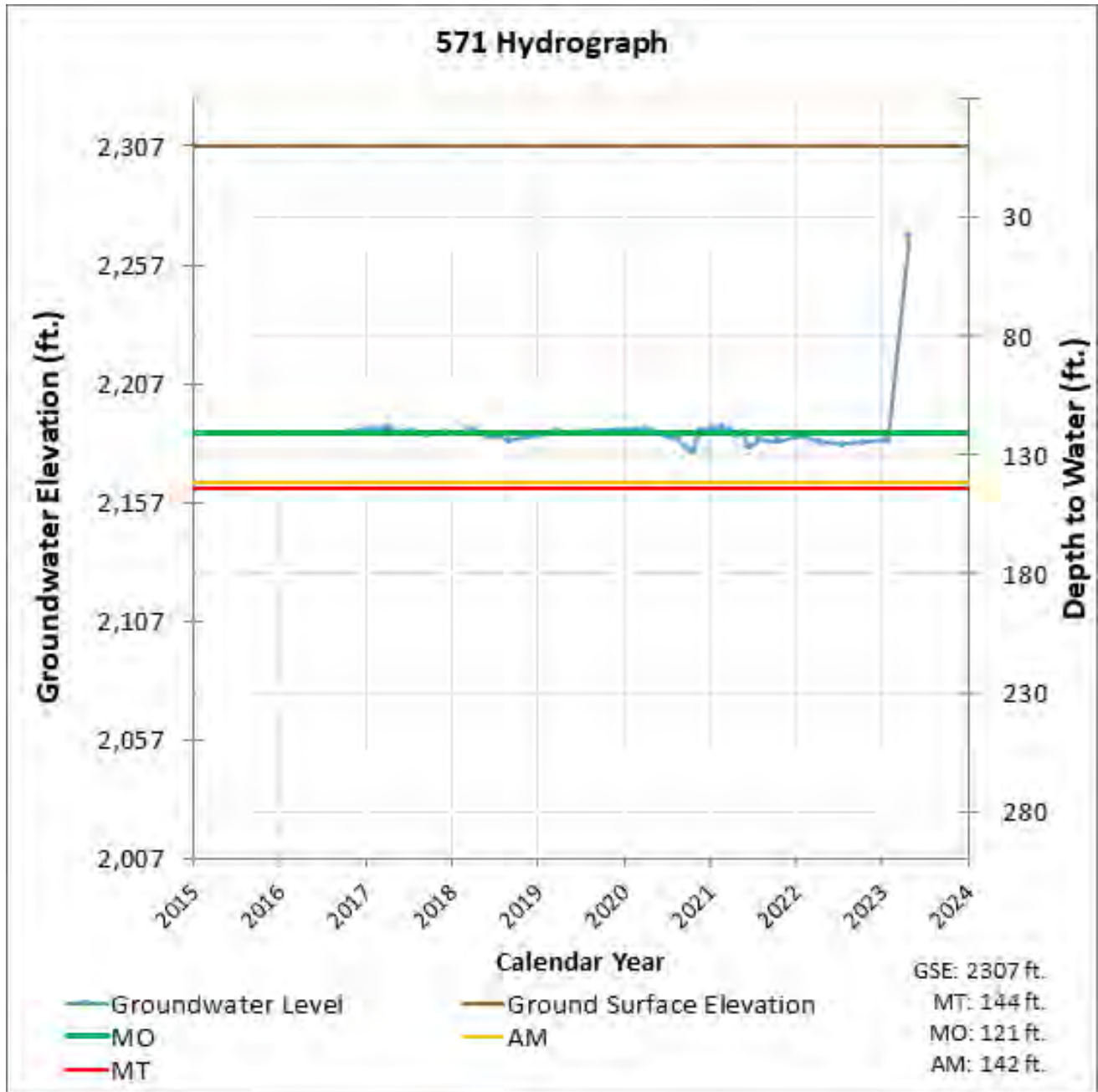
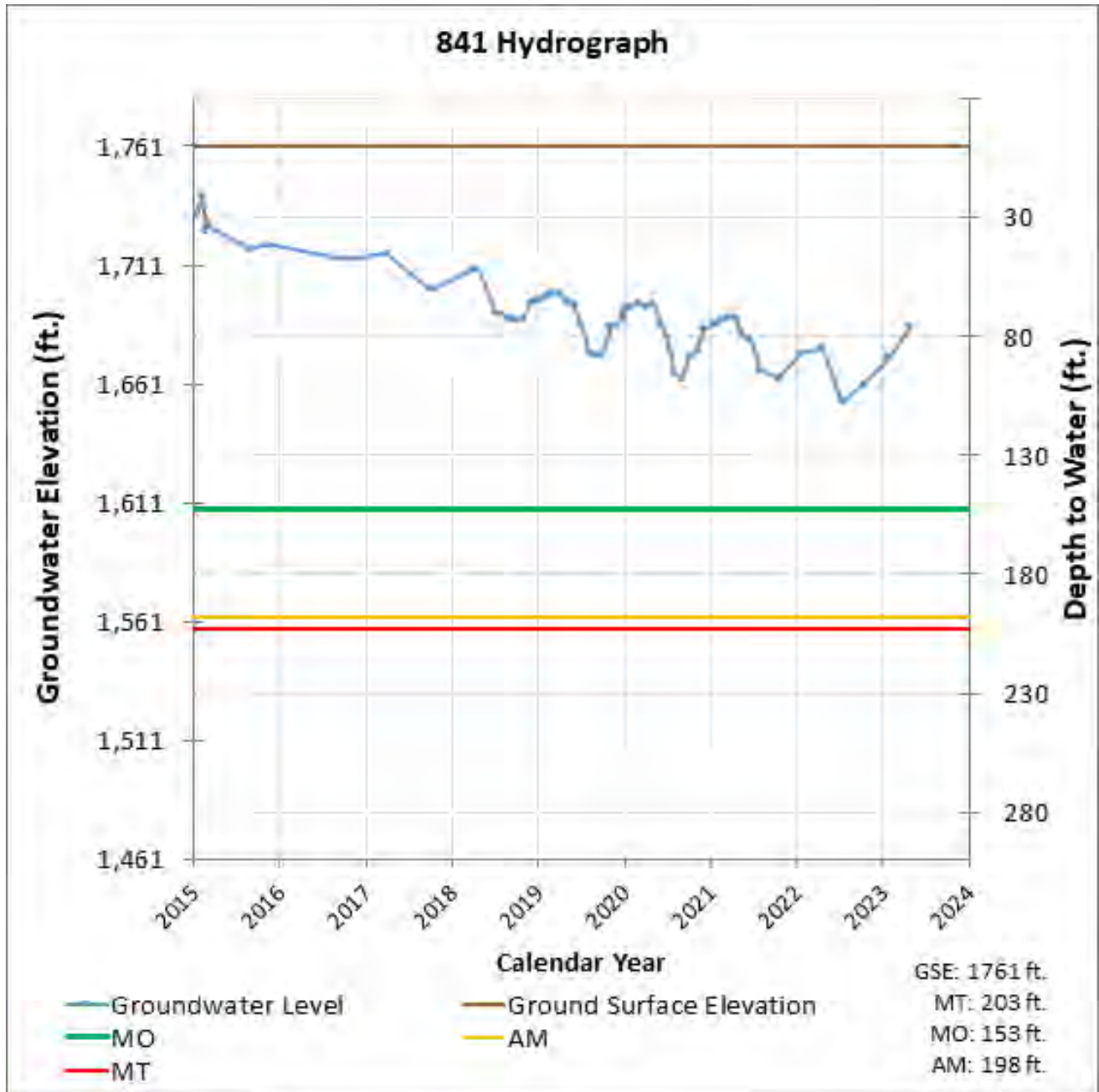
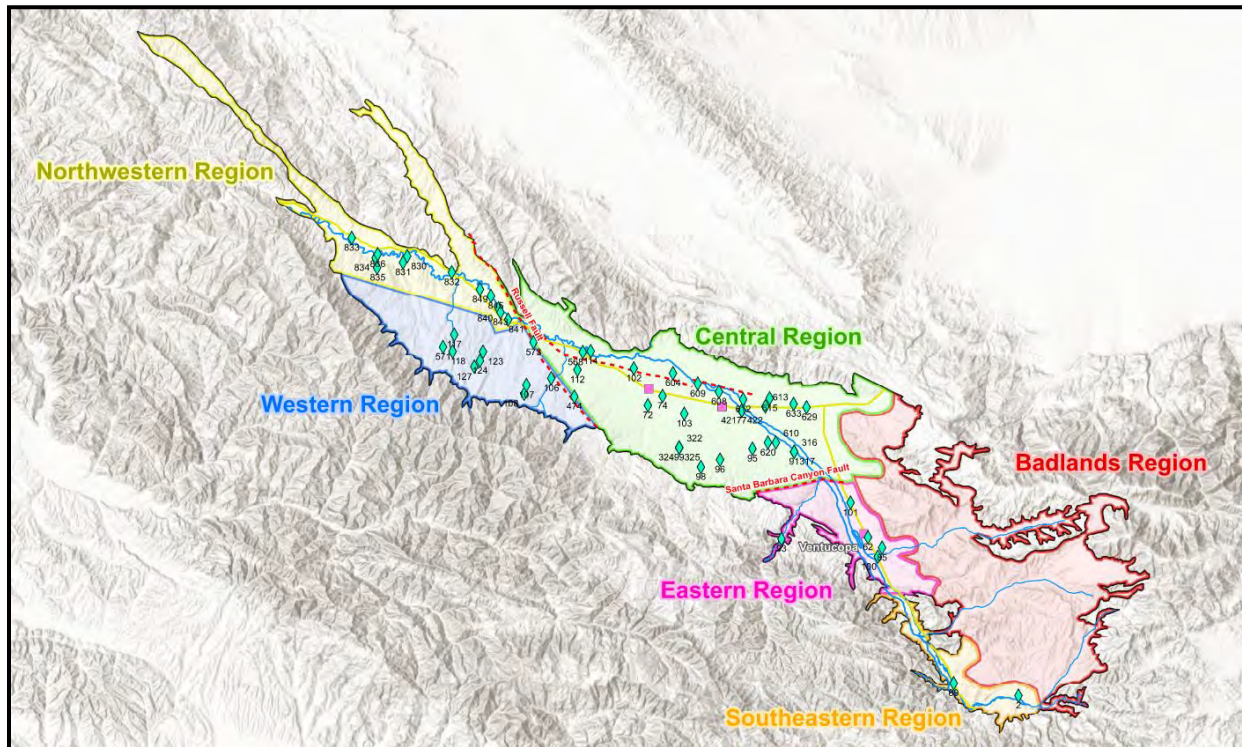


Figure 7: Northwestern Region – Well 841





**Figure 8: Threshold Regions in the Cuyama Groundwater Basin**

## 5. MONITORING NETWORK UPDATES

As shown in Table 2, there are 9 wells with no measurement during the current monitoring period. These “no measurement codes” can have different causes as described below.

- Access agreements have not been established with the landowner:
  - Wells 98, 124
- Transducer data was not able to be downloaded:
  - Wells 102, 317
- Measurement was not possible at the time when the field technician went to take measurements:
  - Wells 74, 95, 101, 114, 608



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TO: Standing Advisory Committee  
Agenda Item No. 13c

FROM: Jim Beck, Executive Director

DATE: July 6, 2023

SUBJECT: Board of Directors Agenda Review

**Recommended Motion**

None – informational only.

**Discussion**

The Cuyama Basin Groundwater Sustainability Agency Board of Directors agenda for the July 12, 2023, Board of Directors meeting is provided as Attachment 1.



# CUYAMA BASIN GROUNDWATER SUSTAINABILITY AGENCY

## BOARD OF DIRECTORS MEETING

### Board of Directors

**Cory Bantilan** Chair, Santa Barbara County Water Agency  
**Matt Vickery** Vice Chair, Cuyama Basin Water District  
**Arne Anselm** Secretary, County of Ventura  
**Byron Albano** Treasurer, Cuyama Basin Water District  
**Rick Burnes** Cuyama Basin Water District  
**Jimmy Paulding** County of San Luis Obispo

**Zack Scrivner** County of Kern  
**Das Williams** Santa Barbara County Water Agency  
**Deborah Williams** Cuyama Community Services District  
**Jane Wooster** Cuyama Basin Water District  
**Derek Yurosek** Cuyama Basin Water District

### AGENDA

July 12, 2023

Agenda for a meeting of the Cuyama Basin Groundwater Sustainability Agency Board of Directors to be held on Wednesday, July 12, 2023, at 2:00 PM at the **Cuyama Valley Family Resource Center 4689 CA-166, New Cuyama, CA 93254**. Participate via computer at: <https://rb.gy/04ube> or by going to Microsoft Teams, downloading the free application, then entering Meeting ID: 264 661 085 508 Passcode: FsqpJf or enter or telephonically at (469) 480-3918 Phone Conference ID: 775 076 319#

#### Teleconference Locations:

4689 CA-166, New Cuyama, CA 93254	105 E. Anapamu St. Santa Barbara, CA 93101	800 S. Victoria Ave. Ventura, CA 93009
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The order in which agenda items are discussed may be changed to accommodate scheduling or other needs of the Board or Committee, the public, or meeting participants. Members of the public are encouraged to arrive at the commencement of the meeting to ensure that they are present for discussion of all items in which they are interested.

*In compliance with the Americans with Disabilities Act, if you need disability-related modifications or accommodations, including auxiliary aids or services, to participate in this meeting, please contact Taylor Blakslee at (661) 477-3385 by 4:00 p.m. on the Friday prior to this meeting. The Cuyama Basin Groundwater Sustainability Agency reserves the right to limit each speaker to three (3) minutes per subject or topic.*

1. Call to Order
2. Roll Call
3. Pledge of Allegiance
4. Standing Advisory Committee Meeting Report

### CONSENT AGENDA

*Items listed on the Consent Agenda are considered routine and non-controversial by staff and will be approved by one motion if no member of the Board or public wishes to comment or ask questions. If comment or discussion is desired by anyone, the item will be removed from the Consent Agenda and will be considered in the listed sequence with an opportunity for any member of the public to address the Board concerning the item before action is taken.*

5. Approve Minutes – May 3, 2023
6. Approve Payment of Bills for April and May 2023
7. Approve Financial Report for April and May 2023

### **ACTION ITEMS**

*All action items require a simple majority vote by default (50% of the vote). Items that require a super majority vote (75% of the weighted total) will be noted as such at the end of the item.*

8. Discuss and Take Appropriate Action on DWR GSP Approval Staff Report
9. Discuss and Take Appropriate Action on Plan Amendment to Change Undesirable Results Criteria
10. Discuss and Take Appropriate Action on GSP Periodic Evaluation
11. Discuss and Take Appropriate Action on Precipitation Enhancement Study by Desert Research Institute
12. Discuss and Take Appropriate Action on Proposed Modifications to Water Use Reporting Procedures
13. Discuss and Take Appropriate Action on Well Registration Program
14. Discuss and Take Appropriate Action on a Monitoring Network Consultant Contract for FY 23-24

### **REPORT ITEMS**

15. Administrative Updates
  - a) Report of the Executive Director
  - b) Report of the General Counsel
16. Technical Updates
  - a) Update on Groundwater Sustainability Plan Activities
  - b) Update on Grant-Funded Projects
  - c) Update on Active Well Dataset
  - d) Update on Potential Non-Reporting Pumpers
  - e) Update on April 2023 Groundwater Conditions Report
17. Report of Ad Hoc Committees
18. Directors' Forum
19. Public comment for Items Not on the Agenda
20. Correspondence

### **CLOSED SESSION**

21. Conference with Legal Counsel – Anticipation Litigation  
Significant Exposure to Litigation Pursuant to Government Code section 54956.9(d)(2)
  - (a) Number of Potential Cases: One
22. Adjourn