## COUNTY OF INYO

### Budget to Actuals with Encumbrances by Key/Obj

As Of 10/23/2018

<table>
<thead>
<tr>
<th>Object</th>
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<th>Budget</th>
<th>Actual</th>
<th>Encumbrance</th>
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**GRAND TOTAL**

**COUNCIL OF LIVING WATER**

**BUDGET FUND 621601**

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<thead>
<tr>
<th>Code</th>
<th>Amount</th>
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**SELECT BUDGET UNIT: 621601**

**sort order: account with balance**

**Report Id: C4140**

**Transaction List**

Page 1 of 1, 07/01/2018 - 10/22/2018

07/01/2018 - 10/22/2018
The OVGA has been approved by the California Department of Water Resources to receive a grant for $713,155 for the purpose of preparing a groundwater sustainability plan. The grant agreement is attached.

**Staff recommendation:** Authorize Robert Harrington, as acting Executive Director for the OVGA, to sign the grant agreement.

**Alternatives:** Refuse the grant, and either fund preparation of the groundwater sustainability plan by some other means, or forego preparation of a groundwater sustainability plan. This alternative is not recommended because of the incurred financial burden and/or risk of state intervention.
GRANT AGREEMENT BETWEEN THE STATE OF CALIFORNIA
(DEPARTMENT OF WATER RESOURCES) AND
OWENS VALLEY GROUNDWATER AUTHORITY
AGREEMENT NUMBER 4600012668
2017 PROPOSITION 1 SUSTAINABLE GROUNDWATER PLANNING (SGWP) GRANT

THIS GRANT AGREEMENT is entered into by and between the Department of Water Resources of the State of California, herein referred to as the "State" or "DWR" and the Owens Valley Groundwater Authority, a Joint Powers Authority in the State of California, duly organized, existing, and acting pursuant to the laws thereof, herein referred to as the "Grantee," which parties do hereby agree as follows:

1) PURPOSE. The State shall provide funding from the Water Quality, Supply, and Infrastructure Improvement Act of 2014 (Proposition 1) to assist the Grantee in financing the planning and/or selected project activities (Project) that will improve sustainable groundwater management, pursuant to Water Code Section 79700 et seq. The provision of State funds pursuant to this Agreement shall not be construed or interpreted to mean that the Groundwater Sustainability Plan (GSP), or any components of the GSP, implemented in accordance with the Work Plan as set forth in Exhibit A, will be: adopted by the applicable Groundwater Sustainability Agency (GSA); obtain the necessary desirable results of Sustainable Management Criteria; or, meet all of the evaluation and assessment criteria when submitted to the Department of Water Resources as required by the Sustainable Groundwater Management Act and implementing regulations.

2) TERM OF GRANT AGREEMENT. The term of this Grant Agreement begins on the date this Grant Agreement is executed by the State, through final payment plus three (3) years unless otherwise terminated or amended as provided in this Grant Agreement. However, all work shall be completed in accordance with the Schedule as set forth in Exhibit C.

3) GRANT AMOUNT. The maximum amount payable by the State under this Grant Agreement shall not exceed $713,155.

4) GRANTEE COST SHARE. The Grantee is required to provide a Local Cost Share (non-State funds) of not less than 50 percent of the Total Project Cost. The cost share requirement for projects benefiting a Severely Disadvantaged Community (SDAC), Disadvantaged Community (DAC), or an Economically Distressed Areas (EDA) may be waived or reduced. The Grantee agrees to provide a Local Cost Share (non-State funds) for the amount as documented in Exhibit B (Budget). Local Cost Share may include Eligible Project Costs directly related to Exhibit A incurred after January 1, 2015.

5) BASIC CONDITIONS. The State shall have no obligation to disburse money for a project under this Grant Agreement until the Grantee has satisfied the following conditions (if applicable):

   1. Prior to execution of this Grant Agreement, selected applicants (Groundwater Sustainability Agency) for GSP Development projects must submit evidence of a notification to the public and DWR prior to initiating development of a GSP in compliance with California Code of Regulations, title 23, Section 350 et seq. (GSP Regulations) and Water Code Section 10727.8.

   2. The Grantee must demonstrate compliance with all relevant eligibility criteria as set forth on pages 7 and 8 of the 2015 Grant Program Guidelines for the SGWP Grant Program.

   3. For the term of this Grant Agreement, the Grantee submits timely reports and all other deliverables as required by Paragraph 16, “Submission of Reports” and Exhibit A.

6) DISBURSEMENT OF FUNDS. The State will disburse to the Grantee the amount approved, subject to the availability of funds through normal State processes. Notwithstanding any other provision of this Grant Agreement, no disbursement shall be required at any time or in any manner which is in violation of, or in conflict with, federal or state laws, rules, or regulations, or which may require any rebates to the federal government, or any loss of tax-free status on state bonds, pursuant to any federal statute or regulation. Any and all money disbursed to the Grantee under this Grant Agreement shall be deposited in a non-interest bearing account and shall be used solely to pay Eligible Project Costs.
7) **ELIGIBLE PROJECT COST.** The Grantee shall apply State funds received only to eligible Project Costs in accordance with applicable provisions of the law and Exhibit B. Eligible Project Costs include the reasonable costs of studies, engineering, design, land and easement acquisition, legal fees, preparation of environmental documentation, environmental mitigations, monitoring, project construction, and/or any other scope of work efforts as described in Exhibit A. Reimbursable administrative expenses are the necessary costs incidental but directly related to the Project included in this Agreement. Work performed on the Project after July 1, 2017, but before April 30, 2022, shall be eligible for reimbursement.

Costs that are not eligible for reimbursement with State funds cannot be counted as Cost Share. Costs that are not eligible for reimbursement include, but are not limited to, the following items:

1. Costs, other than those noted above, incurred prior to the award date of this Grant.
2. Costs for preparing and filing a grant application belonging to another solicitation.
3. Operation and maintenance costs, including post construction performance and monitoring costs.
4. Purchase of equipment that is not an integral part of a project.
5. Establishing a reserve fund.
6. Purchase of water supply.
7. Monitoring and assessment costs for efforts required after project construction is complete.
8. Replacement of existing funding sources for ongoing programs.
9. Support of existing agency requirements and mandates (e.g., punitive regulatory agency requirement).
10. Purchase of land in excess of the minimum required acreage necessary to operate as an integral part of a project, as set forth and detailed by engineering and feasibility studies, or land purchased prior to the execution date of this Grant Agreement.
11. Overhead and indirect costs. “Indirect Costs” means those costs that are incurred for a common or joint purpose benefiting more than one cost objective and are not readily assignable to the funded project (i.e., costs that are not directly related to the funded project). Examples of Indirect Costs include, but are not limited to: central service costs; general administration of the Grantee; non-project-specific accounting and personnel services performed within the Grantee’s organization; depreciation or use allowances on buildings and equipment; the costs of operating and maintaining non-project-specific facilities; tuition and conference fees; and, generic overhead or markup. This prohibition applies to the Grantee and any subcontract or sub-agreement for work on the Project that will be reimbursed pursuant to this Agreement.

8) **METHOD OF PAYMENT FOR REIMBURSEMENT.** After the disbursement requirements in Paragraph 5 “Basic Conditions” are met, the State will disburse the whole or portions of State funding to the Grantee, following receipt from the Grantee via U.S. mail or Express mail delivery of a “wet signature” invoice for costs incurred, including Cost Share, and timely Progress Reports as required by Paragraph 16, “Submission of Reports.” Payment will be made no more frequently than monthly, in arrears, upon receipt of an invoice bearing the Grant Agreement number. The State will notify the Grantee, in a timely manner, whenever, upon review of an Invoice, the State determines that any portion or portions of the costs claimed are not eligible costs or is not supported by documentation or receipts acceptable to the State. The Grantee may, within thirty (30) calendar days of the date of receipt of such notice, submit additional documentation to the State to cure such deficiency(ies). If the Grantee fails to submit adequate documentation curing the deficiency(ies), the State will adjust the pending invoice by the amount of ineligible or unapproved costs.

Invoices submitted by the Grantee shall include the following information:

1. Costs incurred for work performed in implementing the project during the period identified in the particular invoice.
2. Costs incurred for any interests in real property (land or easements) that have been necessarily acquired for a project during the period identified in the particular invoice for the implementation of a project.

3. Invoices shall be submitted on forms provided by the State and shall meet the following format requirements:

   a. Invoices must contain the date of the invoice, the time period covered by the invoice, and the total amount due.

   b. Invoices must be itemized based on the categories (i.e., tasks) specified in the Exhibit B. The amount claimed for salaries/wages/consultant fees must include a calculation formula (i.e., hours or days worked times the hourly or daily rate = the total amount claimed).

   c. One set of sufficient evidence (i.e., receipts, copies of checks, time sheets) must be provided for all costs included in the invoice.

   d. Each invoice shall clearly delineate those costs claimed for reimbursement from the State’s funding amount, as depicted in Paragraph 3, “Grant Amount” and those costs that represent the Grantee’s costs, as applicable, in Paragraph 4, “Grantee Cost Share.”

   e. Original signature and date (in ink) of the Grantee’s Project Representative. Submit the original “wet signature” copy of the invoice form to the address listed in Paragraph 23, “Project Representative.”

All invoices submitted shall be accurate and signed under penalty of perjury. Any and all costs submitted pursuant to this Agreement shall only be for the tasks set forth herein. The Grantee shall not submit any invoice containing costs that are ineligible or have been reimbursed from other funding sources unless required and specifically noted as such (i.e., match costs). Any eligible costs for which the Grantee is seeking reimbursement shall not be reimbursed from any other source. Double or multiple billing for time, services, or any other eligible cost is illegal and constitutes fraud. Any suspected occurrences of fraud, forgery, embezzlement, theft, or any other misuse of public funds may result in suspension of disbursements of grant funds and/or termination of this Agreement requiring the repayment of all funds disbursed hereunder plus interest. Additionally, the State may request an audit pursuant to Exhibit D and refer the matter to the Attorney General’s Office or the appropriate district attorney’s office for criminal prosecution or the imposition of civil liability. (Civ. Code, §§ 1572-1573; Pen. Code, §§ 470, 489-490.)

9) ADVANCED PAYMENT. Water Code Section 10551 authorizes advance payment by the State for projects included and implemented in an applicable integrated regional water management plan, and when the project proponent is a nonprofit organization; a DAC; or the project benefits a DAC. If the project is awarded less than $1,000,000 in grant funds, the project proponent may receive an advanced payment of up to 50% of the grant award; the remaining 50% of the grant award will be reimbursed in arrears. Within ninety (90) calendar days of execution of the Grant Agreement, the Grantee may provide the State an Advanced Payment Request. Advanced Payment Requests received ninety-one (91) calendar days after execution of this Agreement, or later, will not be eligible to receive advance payment. The Advanced Payment Request must contain the following:

   1. Documentation demonstrating that each Local Project Sponsor (if different from the Grantee, as listed in Exhibit I) was notified about their eligibility to receive an advanced payment and a response from the Local Project Sponsor stating whether it wishes to receive the advanced payment or not.

   2. If the Local Project Sponsor is requesting the advanced payment, the request must include:

      a. A funding plan which shows how the advanced funds will be expended within 18 months of this Grant Agreement’s execution (i.e., for what, how much, and when).

      b. A discussion of the Local Project Sponsor’s financial capacity to complete the project once the advance funds have been expended, and include an “Audited Financial Statement Summary Form” specific to the DAC.
3. If a Local Project Sponsor is requesting advanced payment, the Grantee shall also submit a single Advance Payment Form Invoice, containing the request for each qualified project, to the State Project Manager with “wet signature” and date of the Grantee’s Project Representative, as indicated in Paragraph 23, “Project Representative.” The Grantee shall be responsible for the timely distribution of the advanced funds to the respective Local Project Sponsor(s). Within sixty (60) calendar days of receiving the Advanced Payment Form Invoice and subject to the availability of funds, the State will authorize payment of the advanced funds sought of up to 50% of the grant award for the qualified project(s). The Advanced Payment Form Invoice shall be submitted on forms provided by the State and shall meet the following format requirements:
   a. Invoice must contain the date of the invoice, the time period covered by the invoice, and the total amount due.
   b. Invoice must be itemized based on the categories (i.e., tasks) specified in Exhibit B.
   c. The State Project Manager will notify the Grantee, in a timely manner, when, upon review of an Advance Payment Form Invoice, the State determines that any portion or portions of the costs claimed are not eligible costs. The Grantee may, within thirty (30) calendar days of the date of receipt of such notice, submit additional documentation to cure such deficiency(ies). After the distribution requirements in Paragraph 5, “Basic Conditions” are met, the State will disburse the whole or portions of State funding to the Grantee, following receipt from the Grantee via US mail or Express mail delivery of a “wet signature” invoice for costs incurred, including Cost Share, and timely Progress Reports as required by Paragraph 16, “Submission of Reports.”

4. On a quarterly basis, the Grantee will submit an Accountability Report to the State that demonstrates how actual expenditures compare with the scheduled budget. The Accountability Report shall include the following information:
   a. An itemization of how advanced funds have been expended to-date (Expenditure Summary), including documentation that supports the expenditures (e.g., contractor invoices, receipts, personnel hours, etc.). Invoices must be itemized based on the budget categories (i.e., tasks) specified in Exhibit B.
   b. A funding plan which shows how the remaining advanced funds will be expended.
   c. Documentation that the funds were placed in a non-interest bearing account, including the dates of deposits and withdrawals from that account.
   d. The State Project Manager will notify the Grantee, in a timely manner, when, upon review of the Expenditure Summary, the State determines that any portion of the expenditures claimed are not eligible costs. The Grantee may, within thirty (30) calendar days of the date of receipt of such notice, submit additional documentation to cure such deficiency(ies). If costs are not consistent with the tasks in Exhibit B, the State will reject the claim and remove them from the Expenditure Summary.

5. Once the Grantee has expended all advanced funds, then the method of payment will revert to the reimbursement process specified in Paragraph 8, “Method of Payment for Reimbursement.”, and any remaining requirements of Paragraph 5, “Basic Conditions.”

10) REPAYMENT OF ADVANCES. The State may demand repayment from the Grantee of all or any portion of the advanced State funding along with interest at the California general obligation bond interest rate at the time the State notifies the Grantee, as directed by the State, and take any other action that it deems necessary to protect its interests for the following conditions:

1. A project is not being implemented in accordance with the provisions of the Grant Agreement.
2. The Grantee has failed in any other respect to comply with the provisions of this Grant Agreement, and if the Grantee does not remedy any such failure to the State’s satisfaction.
3. Repayment amounts may also include:
a. Advance funds which have not been expended within 18 months of the Grant Agreement’s execution.

b. Actual costs incurred are not consistent with the activities presented in Exhibit A, not supported, or are ineligible.

c. At the completion of the project, the funds have not been expended.

For conditions 10) 3.a. and 10) 3.b., repayment may consist of deducting the amount from future reimbursement invoices. The State may consider the Grantee’s refusal to repay the requested advanced amount a substantial breach of this Grant Agreement subject to the default provisions in Paragraph 12, “Default Provisions.” If the State notifies the Grantee of its decision to demand repayment or withhold the entire funding amount from the Grantee pursuant to this paragraph, this Grant Agreement shall terminate upon receipt of such notice by the Grantee and the State shall no longer be required to provide funds under this Grant Agreement and the Grant Agreement shall no longer be binding on either party.

11) WITHHOLDING OF DISBURSEMENTS BY THE STATE. If the State determines that a project is not being implemented in accordance with the provisions of this Grant Agreement, or that the Grantee has failed in any other respect to comply with the provisions of this Grant Agreement, and if the Grantee does not remedy any such failure to the State’s satisfaction, the State may withhold from the Grantee all or any portion of the State funding and take any other action that it deems necessary to protect its interests. Where a portion of the State funding has been disbursed to the Grantee and the State notifies the Grantee of its decision not to release funds that have been withheld pursuant to Paragraph 13, “Continuing Eligibility,” the portion that has been disbursed shall thereafter be repaid immediately with interest at the California general obligation bond interest rate at the time the State notifies the Grantee, as directed by the State. The State may consider the Grantee’s refusal to repay the requested disbursed amount a contract breach subject to the default provisions in Paragraph 12, “Default Provisions.” If the State notifies the Grantee of its decision to withhold the entire funding amount from the Grantee pursuant to this paragraph, this Grant Agreement shall terminate upon receipt of such notice by the Grantee and the State shall no longer be required to provide funds under this Grant Agreement and the Grant Agreement shall no longer be binding on either party.

12) DEFAULT PROVISIONS. The Grantee will be in default under this Grant Agreement if any of the following occur:

1. Substantial breaches of this Grant Agreement, or any supplement or amendment to it, or any other agreement between the Grantee and the State evidencing or securing the Grantee’s obligations;

2. Making any false warranty, representation, or statement with respect to this Grant Agreement or the application filed to obtain this Grant Agreement;

3. Failure to operate or maintain project in accordance with this Grant Agreement.

4. Failure to make any remittance required by this Grant Agreement.

5. Failure to comply with Labor Compliance Plan requirements.

6. Failure to submit timely progress reports.

7. Failure to routinely invoice the State.

8. Failure to meet any of the requirements set forth in Paragraph 13, “Continuing Eligibility.”

Should an event of default occur, the State shall provide a notice of default to the Grantee and shall give the Grantee at least ten (10) calendar days to cure the default from the date the notice is sent via first-class mail to the Grantee. If the Grantee fails to cure the default within the time prescribed by the State, the State may do any of the following:

9. Declare the funding be immediately repaid, with interest, which shall be equal to the State of California general obligation bond interest rate in effect at the time of the default.
10. Terminate any obligation to make future payments to the Grantee.

11. Terminate the Grant Agreement.

12. Take any other action that it deems necessary to protect its interests.

In the event the State finds it necessary to enforce this provision of this Grant Agreement in the manner provided by law, the Grantee agrees to pay all costs incurred by the State including, but not limited to, reasonable attorneys' fees, legal expenses, and costs.

13) CONTINUING ELIGIBILITY. The Grantee must meet the following ongoing requirement(s) to remain eligible to receive State funds:

1. An urban water supplier that receives grant funds pursuant to this Grant Agreement must maintain compliance with the Urban Water Management Planning Act (UWMP; Wat. Code, § 10610 et seq.) and Sustainable Water Use and Demand Reduction (Wat. Code, § 10608 et seq.) by doing the following:
   a. Have submitted their 2015 UWMP and had it deemed consistent by DWR. If the 2015 UWMP has not been submitted to DWR funding disbursements to the urban water supplier will cease until the 2015 UWMP is submitted. If the 2015 UWMP is deemed inconsistent by DWR, the urban water supplier will be ineligible to receive funding disbursements until the inconsistencies are addressed and DWR deems the UWMP consistent. For more information, visit the following website: https://www.water.ca.gov/Programs/Water-Use-And-Efficiency/Urban-Water-Use-Efficiency/Urban-Water-Management-Plans.
   b. All urban water suppliers must submit documentation that demonstrates they are meeting the 2015 interim gallons per capita per day (GPCD) target. If not meeting the interim target, the Grantee must submit a schedule, financing plan, and budget for achieving the GPCD target, as required pursuant to Water Code Section 10608.24. Urban water suppliers that did not meet their 2015 interim GPCD target must also submit annual reports that include a schedule, financing plan, and budget for achieving the GPCD target by June 30 of each year.

2. An agricultural water supplier receiving grant funding must:
   a. Comply with Sustainable Water Use and Demand Reduction requirements outlined in Water Code Section 10608, et seq. Submit to the State a schedule, financing plan, and budget for implementation of the efficient water management practices, required pursuant to Water Code Section 10608.48.
   b. Have their Agricultural Water Management Plan (AWMP) deemed consistent by DWR. To maintain eligibility and continue funding disbursements, an agricultural water supply must have their 2015 AWMP identified on the State’s website. For more information, visit the following website: https://www.water.ca.gov/Work-With-Us/Grants-And-Loans/Agriculture-Water-Use-Efficiency.

3. The Grantee diverting surface water must maintain compliance with diversion reporting requirements as outlined in Part 5.1 of Division 2 of the Water Code.

4. If applicable, the Grantee must demonstrate compliance with the Groundwater Management Act set forth on pages 7 and 8 of the 2015 SGWP Grant Program Guidelines, dated October 2015.

5. Grantees that have been designated as monitoring entities under the California Statewide Groundwater Elevation Monitoring (CAGEM) Program must maintain reporting compliance, as required by Water Code Section 10932 and the CAGEM Program.

14) PERMITS, LICENSES, APPROVALS, AND LEGAL OBLIGATIONS. The Grantee shall be responsible for obtaining any and all permits, licenses, and approvals required for performing any work under this Grant Agreement, including those necessary to perform design, construction, or operation and maintenance of the Project(s). The Grantee shall be responsible for observing and complying with any applicable federal, state, and local laws, rules or regulations affecting any such work, specifically those including, but not
limited to, environmental, procurement, and safety laws, rules, regulations, and ordinances. The Grantee shall provide copies of permits and approvals to the State.

15) RELATIONSHIP OF PARTIES. If applicable, the Grantee is solely responsible for design, construction, and operation and maintenance of projects within the work plan. Review or approval of plans, specifications, bid documents, or other construction documents by the State is solely for the purpose of proper administration of funds by the State and shall not be deemed to relieve or restrict responsibilities of the Grantee under this Grant Agreement.

16) SUBMISSION OF REPORTS. The submittal and approval of all reports is a requirement for the successful completion of this Grant Agreement. Reports shall meet generally accepted professional standards for technical reporting and shall be proofread for content, numerical accuracy, spelling, and grammar prior to submittal to the State. All reports shall be submitted to the State’s Project Manager, and shall be submitted via Department of Water Resources (DWR) “Grant Review and Tracking System” (GRanTS). If requested, the Grantee shall promptly provide any additional information deemed necessary by the State for the approval of reports. Reports shall be presented in the formats described in the applicable portion of Exhibit F. The timely submittal of reports is a requirement for initial and continued disbursement of State funds. Submittal and subsequent approval by the State of a Project Completion Report is a requirement for the release of any funds retained for such project.

1. Progress Reports: The Grantee shall submit Progress Reports to meet the State’s requirement for disbursement of funds. Progress Reports shall be uploaded via GRanTS, and the State’s Project Manager notified of upload. Progress Reports shall, in part, provide a brief description of the work performed, Grantees activities, milestones achieved, any accomplishments and any problems encountered in the performance of the work under this Grant Agreement during the reporting period. The first Progress Report should be submitted to the State no later than four (4) months after the execution of the agreement, with future reports then due on successive three-month increments based on the invoicing schedule and this date.

2. Groundwater Sustainability Plan: The Grantee shall submit a Final Groundwater Sustainability Plan (GSP) to DWR by the date as specified per Sustainable Groundwater Management Act (SGMA). The GSP shall be formatted, drafted, prepared, and completed as required by the GSP Regulations, and in accordance with any other regulations or requirements that are stipulated through SGMA.

3. Coordination Agreement: The Grantee shall provide the State a copy of the executed Coordination Agreement, and all supporting documentation. This condition is only required in basins where GSAs develop multiple GSPs pursuant to Water Code Section 10727(b)(3). Refer to the GSP Regulations for necessary details and requirements to prepare and submit a Coordination Agreement.

4. Accountability Report: The Grantee shall prepare and submit to the State an Accountability Report on a quarterly basis if the Grantee received an Advanced Payment, consistent with the provisions in Paragraph 9, “Advanced Payment.”

5. Completion Report: The Grantee shall prepare and submit to the State a separate Completion Report for each project or component included in Exhibit A. The Grantee shall submit a Completion Report within ninety (90) calendar days of project/component completion. Each Completion Report shall include, in part, a description of actual work done, any changes or amendments to each project, and a final schedule showing actual progress versus planned progress, copies of any final documents or reports generated or utilized during a project. The Completion Report shall also include, if applicable for Implementation Project(s), certification of final project by a registered civil engineer, consistent with Exhibit D. A “Certification of Project Completion” form will be provided by the State.

6. Grant Completion Report: Upon completion of the Project included in Exhibit A, the Grantee shall submit to the State a Grant Completion Report. The Grant Completion Report shall be submitted within ninety (90) calendar days of submitting the Completion Report for the final component or project to be completed under this Grant Agreement. The Grant Completion Report shall include reimbursement status, a brief description of each component completed, and how those components will further the
goals of the GSP and sustainable groundwater. Retention for the last component, or project, to be completed as part of this Grant Agreement will not be disbursed until the Grant Completion Report is submitted to be approved by the State.

17) OPERATION AND MAINTENANCE OF PROJECT. For the useful life of construction and implementation projects (pertinent to Implementation Projects) and in consideration of the funding made by the State, the Grantee agrees to ensure or cause to be performed the commencement and continued operation of the project, and shall ensure or cause the project to be operated in an efficient and economical manner; shall ensure all repairs, renewals, and replacements necessary to the efficient operation of the same are provided; and shall ensure or cause the same to be maintained in as good and efficient condition as upon its construction, ordinary and reasonable wear and depreciation excepted. The State shall not be liable for any cost of such maintenance, management, or operation. The Grantee or their successors may, with the written approval of the State, transfer this responsibility to use, manage, and maintain the property. For purposes of this Grant Agreement, “useful life” means period during which an asset, property, or activity is expected to be usable for the purpose it was acquired or implemented; “operation costs” include direct costs incurred for material and labor needed for operations, utilities, insurance, and similar expenses, and “maintenance costs” include ordinary repairs and replacements of a recurring nature necessary for capital assets and basic structures and the expenditure of funds necessary to replace or reconstruct capital assets or basic structures. Refusal by the Grantee to ensure operation and maintenance of the projects in accordance with this provision may, at the option of the State, be considered a breach of this Grant Agreement and may be treated as default under Paragraph 12, “Default Provisions.”

18) STATEWIDE MONITORING REQUIREMENTS. The Grantee shall ensure that all groundwater projects and projects that include groundwater monitoring requirements are consistent with the Groundwater Quality Monitoring Act of 2001 (Wat. Code, § 10780 et seq.) and, where applicable, projects that affect water quality shall include a monitoring component that allows the integration of data into statewide monitoring efforts, including where applicable, the Surface Water Ambient Monitoring Program carried out by the State Water Resources Control Board. See Exhibit G for web links and information regarding other State monitoring and data reporting requirements.

19) NOTIFICATION OF STATE. The Grantee shall promptly notify the State, in writing, of the following items:

1. Events or proposed changes that could affect the scope, budget, or work performed under this Grant Agreement. The Grantee agrees that no substantial change in the scope of a project will be undertaken until written notice of the proposed change has been provided to the State and the State has given written approval for such change. Substantial changes generally include changes to the scope of work, schedule or term, and budget.

2. Any public or media event publicizing the accomplishments and/or results of this Grant Agreement and provide the opportunity for attendance and participation by the State’s representatives. The Grantee shall make such notification at least fourteen (14) calendar days prior to the event.

3. Applicable to Implementation Projects only. Final inspection of the completed work on a project by a Registered Professional (Civil Engineer, Engineering Geologist, or other State approved certified/license Professional), in accordance with Exhibit D. The Grantee shall notify the State’s Project Manager of the inspection date at least 14 calendar days prior to the inspection in order to provide the State the opportunity to participate in the inspection.

20) NOTICES. Any notice, demand, request, consent, or approval that either party desires or is required to give to the other party under this Grant Agreement shall be in writing. Notices may be transmitted by any of the following means:

1. By delivery in person.

2. By certified U.S. mail, return receipt requested, postage prepaid.

3. By “overnight” delivery service; provided that next-business-day delivery is requested by the sender.

5. Notices delivered in person will be deemed effective immediately on receipt (or refusal of delivery or receipt). Notices sent by certified mail will be deemed effective given ten (10) calendar days after the date deposited with the U.S. Postal Service. Notices sent by overnight delivery service will be deemed effective one business day after the date deposited with the delivery service. Notices sent electronically will be effective on the date of transmission, which is documented in writing. Notices shall be sent to the addresses listed below. Either party may, by written notice to the other, designate a different address that shall be substituted for the one below.

21) PERFORMANCE EVALUATION. Upon completion of this Grant Agreement, the Grantee’s performance will be evaluated by the State and a copy of the evaluation will be placed in the State file and a copy sent to the Grantee.

22) PROJECT REPRESENTATIVES. The Project Representatives during the term of this Grant Agreement are as follows:

<table>
<thead>
<tr>
<th>Department of Water Resources</th>
<th>Owens Valley Groundwater Authority</th>
</tr>
</thead>
<tbody>
<tr>
<td>Arthur Hinojosa</td>
<td>Dr. Robert Harrington</td>
</tr>
<tr>
<td>Chief, Division of Integrated Regional Water Management</td>
<td>Inyo County Water Department Director</td>
</tr>
<tr>
<td>P.O. Box 942836</td>
<td>P.O. Box 337</td>
</tr>
<tr>
<td>Sacramento, CA 94236-0001</td>
<td>135 S. Jackson St.</td>
</tr>
<tr>
<td>Phone: (916) 653-4736</td>
<td>Independence, CA 93526</td>
</tr>
<tr>
<td>Email: <a href="mailto:Arthur.Hinojosa@water.ca.gov">Arthur.Hinojosa@water.ca.gov</a></td>
<td>Phone: (760) 878-0001</td>
</tr>
</tbody>
</table>

Direct all inquiries to the Project Manager:

<table>
<thead>
<tr>
<th>Department of Water Resources</th>
<th>Owens Valley Groundwater Authority</th>
</tr>
</thead>
<tbody>
<tr>
<td>Jennifer Wong</td>
<td>Dr. Robert Harrington</td>
</tr>
<tr>
<td>Southern Region Office</td>
<td>Inyo County Water Department Director</td>
</tr>
<tr>
<td>770 Fairmont Ave, Suite 102</td>
<td>P.O. Box 337</td>
</tr>
<tr>
<td>Glendale, CA 91203</td>
<td>135 S. Jackson St.</td>
</tr>
<tr>
<td>Phone: (818) 549-2343</td>
<td>Independence, CA 93526</td>
</tr>
<tr>
<td>Email: <a href="mailto:Jennifer.Wong@water.ca.gov">Jennifer.Wong@water.ca.gov</a></td>
<td>Phone: (760) 878-0001</td>
</tr>
</tbody>
</table>
<pre><code>|
</code></pre>

Either party may change its Project Representative or Project Manager upon written notice to the other party.
23) **STANDARD PROVISIONS.** The following Exhibits are attached and made a part of this Grant Agreement by this reference:

- Exhibit A – Work Plan
- Exhibit B – Budget
- Exhibit C – Schedule
- Exhibit D – Standard Conditions
- Exhibit E – Authorizing Resolution Accepting Funds
- Exhibit F – Report Formats and Requirements
- Exhibit G – Requirements for Data Submittal
- Exhibit H – State Audit Document Requirements and Cost Share Guidelines for Grantees
- Exhibit I – Local Project Sponsors (Not Used)
- Exhibit J – Project Location
IN WITNESS WHEREOF, the parties hereto have executed this Grant Agreement.

STATE OF CALIFORNIA
DEPARTMENT OF WATER RESOURCES

______________________________
Arthur Hinojosa
Chief, Division of Integrated Regional Water

Date__________________________

Owens Valley Groundwater Authority

______________________________
Dr. Robert Harrington
Inyo County Water Department Director

Date__________________________

Approved as to Legal Form and Sufficiency

______________________________
Robin Brewer, Assistant Chief Counsel
Office of Chief Counsel

Date__________________________
EXHIBIT A

WORK PLAN

Project Title: Groundwater Sustainability Planning for the Owens Valley Groundwater Basin

Project Description: The work plan includes activities associated with planning, development, and preparation of a GSP for the Owens Valley Groundwater Basin (Basin). The resulting GSP will incorporate appropriate Best Management Practices (BMPs) as developed by Department of Water Resources (DWR), and will result in a more complete understanding of the groundwater Basin to guide future groundwater management in the Basin.

Category (a): Grant Administration

Manage and administer the Project. A Project Management Plan will be developed to track schedule and budget and provide regular updates to the Groundwater Sustainability Agency (GSA) decision makers. This task includes preparation and submittal of quarterly progress reports and invoices, and a final report to DWR as required by the Grant Agreement.

Deliverables:
- Project Management Plan, including Project schedule
- Quarterly Progress Reports and Invoices
- Final Grant Completion Report
- Environmental Information Form

Category (b): Stakeholder Engagement

Prepare an Outreach and Communications Plan. The Plan will include and document the Grantee’s decision-making process, outreach strategies and methods, interested stakeholders/parties, number and location of public meetings at which the plan is discussed, compilation of comments received, and documentation of how comments were considered for incorporation into the GSP. Conduct meetings strategically located to ensure stakeholders throughout the basin have an opportunity to engage in plan development.

Deliverables:
- Outreach and Communications Plan
- Summaries of meetings included in Quarterly Progress Reports as attachments

Category (c): GSP Development

Prepare a GSP for the Owens Valley Groundwater Basin. The Work Plan considers GSP regulations and requirements, incorporates appropriate BMPs as developed by DWR, where applicable, and develops a more complete understanding of the groundwater basin, including interactions with surface water and adjacent subbasins, to support sustainable groundwater management.

Task 1: Data Compilation and Management (DMS)

Compile and manage data required to support the GSP. Data will be collected from a variety of sources and will be compiled into the SGMA-required DMS. This may include identifying data types and sources, compilation of data, selecting study periods for data compilation, and developing technical and reporting standards and the DMS.

Deliverables:
- DMS Technical Memorandum
Task 2: Hydrologic Conceptual Model (HCM) Selection and Development

Develop an integrated hydrologic conceptual model to be used for assessment of the historical and baseline hydrologic conditions for the groundwater system, as well as the land surface processes, the stream system, and the interaction among these physical systems. The hydrogeologic conceptual model will describe the groundwater system (structural geology, hydrostratigraphy, recharge and discharge zones, hydraulic parameters, basin boundary conditions, water quality), and include maps, cross-sections, and other graphical rendering of content as necessary.

Deliverables:
- HCM Technical Memorandum

Task 3: GSP Development and Implementation Plan

Compile a working draft GSP document by revising, editing, and developing new text sections into a coherent and unified GSP that meets the needs of the GSA. Prepare and plan for implementation of the GSP, and develop steps, schedule, and a fiscal strategy for implementing the GSP. The GSP will include the sections outlined below:

1. Administrative Information and Plan Area
   Develop the Administrative Information section of the GSP. Develop a description of the geographic area covered by the GSP and set the stage for cooperation and collaboration among agencies.

2. Basin Setting
   Develop a comprehensive understanding of the groundwater basin to support the sustainability criteria and GSP development. This will be accomplished by developing a Hydrogeologic Conceptual Model, analyzing groundwater conditions, developing and analyzing water budgets, and defining management areas, as needed.

3. Sustainability Goal and Undesirable Results
   Build on the hydrogeologic conceptual model, groundwater conditions, and water budgets in the Basin to identify and evaluate Sustainable Management Criteria for the Basin. Set sustainable management criteria for the basin, including identifying sustainability goals for the Basin, identify measurable objectives and interim milestones specific to management areas, identify minimum thresholds, and linking these criteria to the SGMA’s undesirable results. Assess the current state of basin sustainability and develop variables and monitoring sites to use for evaluating future basin sustainability.

4. Monitoring Networks
   Several monitoring networks are currently active in the Basin and provide substantial coverage of the Basin; however, the programs have a variety of objectives, monitoring practices and protocols, and degrees of public access to data. This task will describe the physical, jurisdictional, and administrative aspects of these various programs, identify and address monitoring gaps, and assess their applicability to GSP sustainability criteria. Based on these existing programs, the need for improvements in monitoring will be assessed and monitoring protocols will be developed.

5. Projects and Management Actions
   Develop the objectives, feasibility, work plans, budgets, schedules, CEQA and permitting requirements, and priority within the GSP of these projects, as well as describing the need and relationship of each project to basin-wide sustainability criteria, and identifying other projects that may be necessary to implement the GSP.

Deliverables:
- Final Draft GSP and Implementation Plan
- Proof of Final GSP submittal to DWR
EXHIBIT B
BUDGET

### Project Budget

**Project Title:** Groundwater Sustainability Planning for the Owens Valley Groundwater Basin

<table>
<thead>
<tr>
<th>Categories</th>
<th>Grant Amount</th>
<th>Required Local Cost Share (Non-State Source)*</th>
<th>Other Cost Share**</th>
<th>Total Project Cost</th>
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<tbody>
<tr>
<td>(a) Grant Administration</td>
<td>$46,655</td>
<td>$0</td>
<td>$95,960</td>
<td>$142,615</td>
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<tr>
<td>(b) Stakeholder Engagement</td>
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<td>$7,200</td>
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<tr>
<td>(c) GSP Development</td>
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<td>$49,500</td>
<td>$701,000</td>
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<tr>
<td><strong>TOTAL Project</strong></td>
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<td><strong>$0</strong></td>
<td><strong>$152,660</strong></td>
<td><strong>$865,815</strong></td>
</tr>
</tbody>
</table>

**NOTES:**

*The Grantee received a 100% cost share waiver.*

**Cost share will be provided by the Owens Valley Groundwater Authority.*
### EXHIBIT C

#### SCHEDULE

**Project Schedule**

**Project Title:** Groundwater Sustainability Planning for the Owens Valley Groundwater Basin

<table>
<thead>
<tr>
<th>Categories</th>
<th>Start Date</th>
<th>End Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>(a) Project Administration</td>
<td>08/16/2018</td>
<td>04/30/2022</td>
</tr>
<tr>
<td>(b) Stakeholder Engagement</td>
<td>08/16/2018</td>
<td>01/31/2022</td>
</tr>
<tr>
<td>(c) GSP Development</td>
<td>08/16/2018</td>
<td>01/31/2022</td>
</tr>
</tbody>
</table>
D.1) ACCOUNTING AND DEPOSIT OF FUNDING DISBURSEMENT:

   a) Separate Accounting of Funding Disbursements: The Grantee shall account for the money disbursed pursuant to this Grant Agreement separately from all other Grantee funds. The Grantee shall maintain audit and accounting procedures that are in accordance with generally accepted accounting principles and practices, consistently applied. The Grantee shall keep complete and accurate records of all receipts and disbursements on expenditures of such funds. The Grantee shall require its contractors or subcontractors to maintain books, records, and other documents pertinent to their work in accordance with generally accepted accounting principles and practices. Records are subject to inspection by the State at any and all reasonable times.

   b) Disposition of Money Disbursed: All money disbursed pursuant to this Grant Agreement shall be deposited in a non-interest bearing account, administered, and accounted for pursuant to the provisions of applicable law.

   c) Remittance of Unexpended Funds: The Grantee shall remit to the State any unexpended funds that were disbursed to the Grantee under this Grant Agreement and were not used to pay Eligible Project Costs within a period of sixty (60) calendar days from the final disbursement from the State to the Grantee of funds or, within thirty (30) calendar days of the expiration of the Grant Agreement, whichever comes first.

D.2) ACKNOWLEDGEMENT OF CREDIT AND SIGNAGE: The Grantee shall include appropriate acknowledgement of credit to the State for its support when promoting the Project or using any data and/or information developed under this Grant Agreement. Signage shall be posted in a prominent location at Project site(s) (if applicable) or at the Grantee’s headquarters and shall include the Department of Water Resources color logo and the following disclosure statement: “Funding for this project has been provided in full or in part from the Water Quality, Supply, and Infrastructure Improvement Act of 2014 and through an agreement with the State Department of Water Resources.” The Grantee shall also include in each of its contracts for work under this Agreement a provision that incorporates the requirements stated within this paragraph.

D.3) AMENDMENT: This Grant Agreement may be amended at any time by mutual agreement of the Parties, except insofar as any proposed amendments are in any way contrary to applicable law. Requests by the Grantee for amendments must be in writing stating the amendment request and the reason for the request. The State shall have no obligation to agree to an amendment.

D.4) AMERICANS WITH DISABILITIES ACT: By signing this Grant Agreement, the Grantee assures the State that it complies with the Americans with Disabilities Act (ADA) of 1990, (42 U.S.C. § 12101 et seq.), which prohibits discrimination on the basis of disability, as well as all applicable regulations and guidelines issued pursuant to the ADA.

D.5) AUDITS: The State reserves the right to conduct an audit at any time between the execution of this Grant Agreement and the completion of the Project, with the costs of such audit borne by the State. After completion of the Project, the State may require the Grantee to conduct a final audit to the State’s specifications, at the Grantee’s expense, such audit to be conducted by and a report prepared by an independent Certified Public Accountant. Failure or refusal by the Grantee to comply with this provision shall be considered a breach of this Grant Agreement, and the State may elect to pursue any remedies provided in Paragraph 12 or take any other action it deems necessary to protect its interests.

Pursuant to Government Code Section 8546.7, the Grantee shall be subject to the examination and audit by the State for a period of three (3) years after final payment under this Grant Agreement with respect of all matters connected with this Grant Agreement, including but not limited to, the cost of administering this Grant Agreement. All records of the Grantee or its contractor or subcontractors shall
be preserved for this purpose for at least three (3) years after receipt of the final disbursement under this Agreement. If an audit reveals any impropriety, the Bureau of State Audits or the State Controller's Office may conduct a full audit of any or all of the Funding Recipient's activities. (Wat. Code, § 79708, subd. (b).)

D.6) BUDGET CONTINGENCY: If the Budget Act of the current year covered under this Grant Agreement does not appropriate sufficient funds for this program, this Grant Agreement shall be of no force and effect. This provision shall be construed as a condition precedent to the obligation of the State to make any payments under this Grant Agreement. In this event, the State shall have no liability to pay any funds whatsoever to the Grantee or to furnish any other considerations under this Grant Agreement and the Grantee shall not be obligated to perform any provisions of this Grant Agreement. Nothing in this Grant Agreement shall be construed to provide the Grantee with a right of priority for payment over any other Grantee. If funding for any fiscal year after the current year covered by this Grant Agreement is reduced or deleted by the Budget Act, by Executive Order, or by order of the Department of Finance, the State shall have the option to either cancel this Grant Agreement with no liability occurring to the State, or offer a Grant Agreement amendment to the Grantee to reflect the reduced amount.

D.7) CEQA: Activities funded under this Grant Agreement, regardless of funding source, must be in compliance with the California Environmental Quality Act (CEQA). (Pub. Resources Code, § 21000 et seq.) Any work that is subject to CEQA and funded under this Grant Agreement shall not proceed until documents that satisfy the CEQA process are received by the State’s Project Manager and the State has completed its CEQA compliance. Work funded under the Grant Agreement subject to a CEQA document shall not proceed until and unless approved by the State Project Manager. Such approval is fully discretionary and shall constitute a condition precedent to any work for which it is required. If CEQA compliance by the Grantee is not complete at the time the State signs this Agreement, once the State has considered the environmental documents, it may decide to require changes, alterations, or other mitigation to the Project; or to not fund the Project. Should the State decide to not fund the Project, this Agreement shall be terminated in accordance with Paragraph 12.

D.8) CHILD SUPPORT COMPLIANCE ACT: The Grantee acknowledges in accordance with Public Contract Code Section 7110, that:

a) The Grantee recognizes the importance of child and family support obligations and shall fully comply with all applicable state and federal laws relating to child and family support enforcement, including, but not limited to, disclosure of information and compliance with earnings assignment orders, as provided in Family Code Section 5200 et seq.; and

b) The Grantee, to the best of its knowledge is fully complying with the earnings assignment orders of all employees and is providing the names of all new employees to the New Hire Registry maintained by the California Employment Development Department.

D.9) CLAIMS DISPUTE: Any claim that the Grantee may have regarding performance of this Agreement including, but not limited to, claims for additional compensation or extension of time, shall be submitted to the DWR Project Representative, within thirty (30) days of the Grantee’s knowledge of the claim. The State and the Grantee shall then attempt to negotiate a resolution of such claim and process an amendment to this Agreement to implement the terms of any such resolution.

D.10) COMPETITIVE BIDDING AND PROCUREMENTS: The Grantee shall comply with all applicable laws and regulations regarding securing competitive bids and undertaking competitive negotiations in the Grantee’s contracts with other entities for acquisition of goods and services and construction of public works with funds provided by the State under this Grant Agreement.

D.11) COMPUTER SOFTWARE: The Grantee certifies that it has appropriate systems and controls in place to ensure that State funds will not be used in the performance of this Grant Agreement for the acquisition, operation, or maintenance of computer software in violation of copyright laws.

D.12) CONFLICT OF INTEREST: All participants are subject to state and federal conflict of interest laws. Failure to comply with these laws, including business and financial disclosure provisions, will result in
the application being rejected and any subsequent contract being declared void. Other legal action may also be taken. Applicable statutes include, but are not limited to, Government Code Section 1090 and Public Contract Code Sections 10410 and 10411, for State conflict of interest requirements.

a) Current State Employees: No State officer or employee shall engage in any employment, activity, or enterprise from which the officer or employee receives compensation or has a financial interest and which is sponsored or funded by any State agency, unless the employment, activity, or enterprise is required as a condition of regular State employment. No State officer or employee shall contract on his or her own behalf as an independent contractor with any State agency to provide goods or services.

b) Former State Employees: For the two-year period from the date he or she left State employment, no former State officer or employee may enter into a contract in which he or she engaged in any of the negotiations, transactions, planning, arrangements, or any part of the decision-making process relevant to the contract while employed in any capacity by any State agency. For the twelve-month period from the date he or she left State employment, no former State officer or employee may enter into a contract with any State agency if he or she was employed by that State agency in a policy-making position in the same general subject area as the proposed contract within the twelve-month period prior to his or her leaving State service.

c) Employees of the Grantee: Employees of the Grantee shall comply with all applicable provisions of law pertaining to conflicts of interest, including but not limited to any applicable conflict of interest provisions of the California Political Reform Act. (Gov. Code, § 87100 et seq.)

d) Employees and Consultants to the Grantee: Individuals working on behalf of the Grantee may be required by DWR to file a Statement of Economic Interests (Fair Political Practices Commission Form 700) if it is determined that an individual is a consultant for Political Reform Act purposes.

D.13) DELIVERY OF INFORMATION, REPORTS, AND DATA: The Grantee agrees to expeditiously provide throughout the term of this Grant Agreement, such reports, data, information, and certifications as may be reasonably required by the State.

D.14) DISPOSITION OF EQUIPMENT: The Grantee shall provide to the State, not less than 30 calendar days prior to submission of the final invoice, an itemized inventory of equipment purchased with funds provided by the State. The inventory shall include all items with a current estimated fair market value of more than $5,000.00 per item. Within 60 calendar days of receipt of such inventory the State shall provide the Grantee with a list of the items on the inventory that the State will take title to. All other items shall become the property of the Grantee. The State shall arrange for delivery from the Grantee of items that it takes title to. Cost of transportation, if any, shall be borne by the State.

D.15) DRUG-FREE WORKPLACE CERTIFICATION: Certification of Compliance: By signing this Grant Agreement, the Grantee, its contractors or subcontractors hereby certify, under penalty of perjury under the laws of State of California, compliance with the requirements of the Drug-Free Workplace Act of 1990 (Gov. Code § 8350 et seq.) and have or will provide a drug-free workplace by taking the following actions:

a) Publish a statement notifying employees, contractors, and subcontractors that unlawful manufacture, distribution, dispensation, possession, or use of a controlled substance is prohibited and specifying actions to be taken against employees, contractors, or subcontractors for violations, as required by Government Code Section 8355.

b) Establish a Drug-Free Awareness Program, as required by Government Code Section 8355 to inform employees, contractors, or subcontractors about all of the following:

i) The dangers of drug abuse in the workplace,

ii) The Grantee’s policy of maintaining a drug-free workplace,
iii) Any available counseling, rehabilitation, and employee assistance programs, and

iv) Penalties that may be imposed upon employees, contractors, and subcontractors for drug abuse violations.

c) Provide, as required by Government Code Section 8355, that every employee, contractor, and/or subcontractor who works under this Grant Agreement:

i) Will receive a copy of the Grantee’s drug-free policy statement, and

ii) Will agree to abide by terms of the Grantee’s condition of employment, contract or subcontract.

D.16) EASEMENTS: Where the Grantee acquires property in fee title or funds improvements to real property already owned in fee by the Grantee using State funds provided through this Grant Agreement, an appropriate easement or other title restriction providing for floodplain preservation and agricultural and/or wildlife habitat conservation for the subject property in perpetuity, approved by the State, shall be conveyed to a regulatory or trustee agency or conservation group acceptable to the State. The easement or other title restriction must be in first position ahead of any recorded mortgage or lien on the property unless this requirement is waived by the State.

Where the Grantee acquires an easement under this Agreement, the Grantee agrees to monitor and enforce the terms of the easement, unless the easement is subsequently transferred to another land management or conservation organization or entity with State permission, at which time monitoring and enforcement responsibilities will transfer to the new easement owner.

Failure to provide an easement acceptable to the State can result in termination of this Agreement.

D.17) FINAL INSPECTIONS AND CERTIFICATION OF REGISTERED PROFESSIONAL: Upon completion of the Project, the Grantee shall provide for a final inspection and certification by a California Registered Professional (i.e., Professional Civil Engineer, Engineering Geologist, that the Project has been completed in accordance with submitted final plans and specifications and any modifications thereto and in accordance with this Grant Agreement.

D.18) GRANTEE’S RESPONSIBILITY. The Grantee and its representatives shall:

a) Faithfully and expeditiously perform or cause to be performed all project work as described in Exhibit A and in accordance with Project Exhibit B and Exhibit C.

b) Accept and agree to comply with all terms, provisions, conditions, and written commitments of this Grant Agreement, including all incorporated documents, and to fulfill all assurances, declarations, representations, and statements made by the Grantee in the application, documents, amendments, and communications filed in support of its request for funding.

c) Comply with all applicable California, federal, and local laws and regulations.

d) Implement the Project in accordance with applicable provisions of the law.

e) Fulfill its obligations under the Grant Agreement and be responsible for the performance of the Project.

f) Obtain any and all permits, licenses, and approvals required for performing any work under this Grant Agreement, including those necessary to perform design, construction, or operation and maintenance of the Project. The Grantee shall provide copies of permits and approvals to the State.

g) Be solely responsible for design, construction, and operation and maintenance of projects within the work plan. Review or approval of plans, specifications, bid documents, or other construction documents by the State is solely for the purpose of proper administration of funds by the State and shall not be deemed to relieve or restrict responsibilities of the Grantee under this Agreement.

h) Be solely responsible for all work and for persons or entities engaged in work performed pursuant to this Grant Agreement, including, but not limited to, contractors, subcontractors, suppliers, and providers of services. The Grantee shall be responsible for any and all disputes arising out of its
contracts for work on the Project, including but not limited to payment disputes with contractors and subcontractors. The State will not mediate disputes between the Grantee and any other entity concerning responsibility for performance of work.

D.19) **GOVERNING LAW:** This Grant Agreement is governed by and shall be interpreted in accordance with the laws of the State of California.

D.20) **INCOME RESTRICTIONS:** The Grantee agrees that any refunds, rebates, credits, or other amounts (including any interest thereon) accruing to or received by the Grantee under this Agreement shall be paid by the Grantee to the State, to the extent that they are properly allocable to costs for which the Grantee has been reimbursed by the State under this Agreement.

D.21) **INDEMNIFICATION:** The Grantee shall indemnify and hold and save the State, its officers, agents, and employees, free and harmless from any and all liabilities for any claims and damages (including inverse condemnation) that may arise out of the Project and this Agreement, including, but not limited to any claims or damages arising from planning, design, construction, maintenance and/or operation of this Project and any breach of this Agreement. The Grantee shall require its contractors or subcontractors to name the State, its officers, agents and employees as additional insureds on their liability insurance for activities undertaken pursuant to this Agreement.

D.22) **INDEPENDENT CAPACITY:** The Grantee, and the agents and employees of the Grantees, in the performance of the Grant Agreement, shall act in an independent capacity and not as officers, employees, or agents of the State.

D.23) **INSPECTION OF BOOKS, RECORDS, AND REPORTS:** During regular office hours, each of the parties hereto and their duly authorized representatives shall have the right to inspect and to make copies of any books, records, or reports of either party pertaining to this Grant Agreement or matters related hereto. Each of the parties hereto shall maintain and shall make available at all times for such inspection accurate records of all its costs, disbursements, and receipts with respect to its activities under this Grant Agreement. Failure or refusal by the Grantee to comply with this provision shall be considered a breach of this Grant Agreement, and the State may withhold disbursements to the Grantee or take any other action it deems necessary to protect its interests.

D.24) **INSPECTIONS OF PROJECT BY STATE:** The State shall have the right to inspect the work being performed at any and all reasonable times during the term of the Grant Agreement. This right shall extend to any subcontracts, and the Grantee shall include provisions ensuring such access in all its contracts or subcontracts entered into pursuant to its Grant Agreement with the State.

D.25) **LABOR CODE COMPLIANCE:** The Grantee agrees to be bound by all the provisions of the Labor Code regarding prevailing wages and shall monitor all contracts subject to reimbursement from this Agreement to assure that the prevailing wage provisions of the Labor Code are being met. Current Department of Industrial Relations (DIR) requirements may be found at [http://www.dir.ca.gov/lcp.asp](http://www.dir.ca.gov/lcp.asp). For more information, please refer to DIR’s *Public Works Manual* at: [http://www.dir.ca.gov/dlse/PWManualCombined.pdf](http://www.dir.ca.gov/dlse/PWManualCombined.pdf). The Grantee affirms that it is aware of the provisions of Section 3700 of the Labor Code, which requires every employer to be insured against liability for workers’ compensation or to undertake self-insurance, and the Grantee affirms that it will comply with such provisions before commencing the performance of the work under this Agreement and will make its contractors and subcontractors aware of this provision.

D.26) **MODIFICATION OF OVERALL WORK PLAN:** At the request of the Grantee, the State may at its sole discretion approve non-material changes to the portions of Exhibit A which concern the budget and schedule without formally amending this Grant Agreement. Non-material changes with respect to the budget are changes that only result in reallocation of the budget and will not result in an increase in the amount of the State Grant Agreement. Non-material changes with respect to the Project schedule are changes that will not extend the term of this Grant Agreement. Requests for non-material changes to the budget and schedule must be submitted by the Grantee to the State in writing and are not effective unless and until specifically approved by the State’s Program Manager in writing.
D.27) **Nondiscrimination:** During the performance of this Grant Agreement, the Grantee and its contractors or subcontractors shall not unlawfully discriminate, harass, or allow harassment against any employee or applicant for employment because of sex (gender), sexual orientation, race, color, ancestry, religion, creed, national origin (including language use restriction), pregnancy, physical disability (including HIV and AIDS), mental disability, medical condition (cancer/genetic characteristics), age (over 40), marital status, and denial of medial and family care leave or pregnancy disability leave. The Grantee and its contractors or subcontractors shall ensure that the evaluation and treatment of their employees and applicants for employment are free from such discrimination and harassment. The Grantee and its contractors or subcontractors shall comply with the provisions of the California Fair Employment and Housing Act (Gov. Code, § 12990.) and the applicable regulations promulgated there under (Cal. Code Regs., tit. 2, § 11000 et seq.). The applicable regulations of the Fair Employment and Housing Commission implementing the California Fair Employment and Housing Act are incorporated into this Agreement by reference. The Grantee and its contractors or subcontractors shall give written notice of their obligations under this clause to labor organizations with which they have a collective bargaining or other agreement. The Grantee shall include the nondiscrimination and compliance provisions of this clause in all subcontracts to perform work under the Grant Agreement.

D.28) **Opinions and Determinations:** Where the terms of this Grant Agreement provide for action to be based upon, judgment, approval, review, or determination of either party hereto, such terms are not intended to be and shall never be construed as permitting such opinion, judgment, approval, review, or determination to be arbitrary, capricious, or unreasonable.

D.29) **Priority Hiring Considerations:** If this Grant Agreement includes services in excess of $200,000, the Grantee shall give priority consideration in filling vacancies in positions funded by the Grant Agreement to qualified recipients of aid under Welfare and Institutions Code Section 11200 in accordance with Public Contract Code Section 10353.

D.30) **Prohibition Against Disposal of Project Without State Permission:** The Grantee shall not sell, abandon, lease, transfer, exchange, mortgage, hypothecate, or encumber in any manner whatsoever all or any portion of any real or other property necessarily connected or used in conjunction with the Project, or with the Grantee’s service of water, without prior permission of the State. The Grantee shall not take any action, including but not limited to actions relating to user fees, charges, and assessments that could adversely affect the ability of the Grantee to meet its obligations under this Grant Agreement, without prior written permission of the State. The State may require that the proceeds from the disposition of any real or personal property be remitted to the State.

D.31) **Remedies Not Exclusive:** The use by either party of any remedy specified herein for the enforcement of this Grant Agreement is not exclusive and shall not deprive the party using such remedy of, or limit the application of, any other remedy provided by law.

D.32) **Retention:** The State shall withhold ten percent (10%) of the funds requested by the Grantee for reimbursement of Eligible Project Costs until the Project is completed and Final Project Completion Report is approved. Any retained amounts due to the Grantee will be promptly disbursed to the Grantee, without interest, upon completion of the Project.

D.33) **Rights in Data:** The Grantee agrees that all data, plans, drawings, specifications, reports, computer programs, operating manuals, notes and other written or graphic work produced in the performance of this Grant Agreement shall be made available to the State and shall be in the public domain to the extent to which release of such materials is required under the California Public Records Act. (Gov. Code, § 6250 et seq.) The Grantee may disclose, disseminate and use in whole or in part, any final form data and information received, collected and developed under this Grant Agreement, subject to appropriate acknowledgement of credit to the State for financial support. The Grantee shall not utilize the materials for any profit-making venture or sell or grant rights to a third party who intends to do so. The State shall have the right to use any data described in this paragraph for any public purpose.
D.34) **SEVERABILITY**: Should any portion of this Grant Agreement be determined to be void or unenforceable, such shall be severed from the whole and the Grant Agreement shall continue as modified.

D.35) **SUSPENSION OF PAYMENTS**: This Grant Agreement may be subject to suspension of payments or termination, or both if the State determines that:
   a) The Grantee, its contractors, or subcontractors have made a false certification, or
   b) The Grantee, its contractors, or subcontractors violates the certification by failing to carry out the requirements noted in this Grant Agreement.

D.36) **SUCCESSORS AND ASSIGNS**: This Grant Agreement and all of its provisions shall apply to and bind the successors and assigns of the parties. No assignment or transfer of this Grant Agreement or any part thereof, rights hereunder, or interest herein by the Grantee shall be valid unless and until it is approved by State and made subject to such reasonable terms and conditions as the State may impose.

D.37) **TERMINATION BY GRANTEE**: Subject to State approval which may be reasonably withheld, the Grantee may terminate this Agreement and be relieved of contractual obligations. In doing so, the Grantee must provide a reason(s) for termination. The Grantee must submit all progress reports summarizing accomplishments up until termination date.

D.38) **TERMINATION FOR CAUSE**: Subject to the right to cure under Paragraph 12, the State may terminate this Grant Agreement and be relieved of any payments should the Grantee fail to perform the requirements of this Grant Agreement at the time and in the manner herein, provided including but not limited to reasons of default under Paragraph 12.

D.39) **TERMINATION WITHOUT CAUSE**: The State may terminate this Agreement without cause on 30 days advance written notice. The Grantee shall be reimbursed for all reasonable expenses incurred up to the date of termination.

D.40) **THIRD PARTY BENEFICIARIES**: The parties to this Agreement do not intend to create rights in, or grant remedies to, any third party as a beneficiary of this Agreement, or any duty, covenant, obligation or understanding established herein.

D.41) **TIMELINESS**: Time is of the essence in this Grant Agreement.

D.42) **TRAVEL – DAC, EDA, or SDAC PROJECT/COMPONENT**: If a Project/Component obtains a DAC, EDA, or SDAC Cost Share Waiver, the Grantee may submit travel and per diem costs for eligible reimbursement with State funds. Travel includes the reasonable and necessary costs of transportation, subsistence, and other associated costs incurred by personnel during the term of this Grant Agreement. Any reimbursement for necessary travel and per diem shall be at rates not to exceed those set by the California Department of Human Resources. These rates may be found at: http://www.calhr.ca.gov/employees/Pages/travel-reimbursements.aspx. Reimbursement will be at the State travel and per diem amounts that are current as of the date costs are incurred. No travel outside the State of California shall be reimbursed unless prior written authorization is obtained from the State. All travel approved expenses will be reimbursed at the percentage rate of the DAC, EDA, or SDAC Cost Share Waiver. For example, if the Grantee obtains a 100% Waiver, 100% of all approved travel expenses can be invoiced for reimbursement. If the Grantee obtains a 50% Waiver, only 50% of eligible travel expenses will be reimbursed by these grant funds.

D.43) **TRAVEL – NON-DAC, EDA, or SDAC PROJECT/COMPONENT**: The Grantee agrees that travel and per diem costs shall NOT be eligible for reimbursement with State funds, unless the Grantee’s service area is considered a DAC, EDA, or SDAC. The Grantee also agrees that travel and per diem costs shall NOT be eligible for computing Grantee Local Cost Share. Travel includes the costs of transportation, subsistence, and other associated costs incurred by personnel during the term of this Grant Agreement.
D.44) **UNION ORGANIZING**: The Grantee, by signing this Grant Agreement, hereby acknowledges the applicability of Government Code Sections 16645 through 16649 to this Grant Agreement. Furthermore, the Grantee, by signing this Grant Agreement, hereby certifies that:

a) No State funds disbursed by this Grant Agreement will be used to assist, promote, or deter union organizing.

b) The Grantee shall account for State funds disbursed for a specific expenditure by this Grant Agreement to show those funds were allocated to that expenditure.

c) The Grantee shall, where State funds are not designated as described in (b) above, allocate, on a pro rata basis, all disbursements that support the program.

d) If the Grantee makes expenditures to assist, promote, or deter union organizing, the Grantee will maintain records sufficient to show that no State funds were used for those expenditures and that the Grantee shall provide those records to the Attorney General upon request.

D.45) **VENUE**: The State and the Grantee hereby agree that any action arising out of this Agreement shall be filed and maintained in the Superior Court in and for the County of Sacramento, California, or in the United States District Court in and for the Eastern District of California. The Grantee hereby waives any existing sovereign immunity for the purposes of this Agreement.

D.46) **WAIVER OF RIGHTS**: None of the provisions of this Grant Agreement shall be deemed waived unless expressly waived in writing. It is the intention of the parties here to that from time to time either party may waive any of its rights under this Grant Agreement unless contrary to law. Any waiver by either party of rights arising in connection with the Grant Agreement shall not be deemed to be a waiver with respect to any other rights or matters, and such provisions shall continue in full force and effect.
EXHIBIT E

AUTHORIZING RESOLUTION ACCEPTING FUNDS

OVGA RESOLUTION NO. 2018-04

RESOLUTION AUTHORIZING THE OWENS VALLEY GROUNDWATER AUTHORITY TO BE THE GRANTEE FOR GRANT FUNDING BY RETROACTIVELY AUTHORIZING A 2017 SGWP GRANT APPLICATION TO THE CALIFORNIA DEPARTMENT OF WATER RESOURCES TO BE MADE ON BEHALF OF THE OWENS VALLEY GROUNDWATER AUTHORITY, FOR THE PREPARATION OF A GROUNDWATER SUSTAINABILITY PLAN AND FOR THE INYO COUNTY WATER DEPARTMENT DIRECTOR TO EXECUTE A GRANT AGREEMENT ON BEHALF OF THE OWENS VALLEY GROUNDWATER AUTHORITY WITH THE CALIFORNIA DEPARTMENT OF WATER RESOURCES

WHEREAS, the Sustainable Groundwater Management Act (SGMA) was signed into law on September 16, 2014 and adopted as California Water Code, section 10720, et seq.; and

WHEREAS, the California Department of Water Resources (DWR) is administering the Sustainable Groundwater Planning (SGWP) Grant Program using funds authorized by the Water Quality, Supply, and Infrastructure Improvement Act of 2014 (Proposition 1); and

WHEREAS, the Owens Valley Groundwater Authority (OVGA) was formed as a joint powers authority pursuant to Government Code section 6500, et seq. by agencies that qualify to be groundwater sustainability agencies, including the four prior GSAs recognized in the Owens Valley Groundwater Basin ("Basin"); and

WHEREAS, prior to the OVGA becoming recognized as the exclusive Groundwater Sustainability Agency (GSA) in the Basin, Inyo County was one of the four GSAs within the Basin, and Inyo County was awarded a SGWP grant to for the preparation of a groundwater sustainability plan; and

WHEREAS, the OVGA is now recognized as the exclusive GSA in the Basin; and

WHEREAS, now that the OVGA is the exclusively recognized GSA it is required to provide DWR with this resolution in order to receive and administer the SGWP grant; and

WHEREAS, the OVGA does not yet have its own staff and relies upon its members to provide staff support, including, but not limited to, the Inyo County Water Department, and

WHEREAS, the OVGA intends to utilize the Inyo County Water Department to assist in obtaining and managing the SGWP grant.

[REST OF PAGE INTENTIONALLY BLANK]
OVGA RESOLUTION NO. 2018-04

NOW, THEREFORE, BE IT RESOLVED by the Owens Valley Groundwater Authority (OVGA), that the application made by Inyo County to the California Department of Water Resources to obtain a grant under the 2017 Sustainable Groundwater Planning Grant Program pursuant to the Water Quality, Supply, and Infrastructure Improvement Act of 2014 (Proposition 1) (Water Code Section 79700 et seq.) is retroactively authorized on behalf of the OVGA, and that the OVGA, acting through the Inyo County Water Department Director, may enter into an agreement to receive and manage a grant pursuant to the SGWP.

PASSED AND ADOPTED ON THIS 15th DAY OF AUGUST, 2018 BY THE FOLLOWING VOTE:

AYES: 10
NAYS: 0
ABSTAIN: 0
ABSENT: 1

Fred Stump, Chairperson,
Owens Valley Groundwater Authority

Attest: Dr. Bob Harrington,
Acting Clerk of the OVGA

Laura Piper, Assistant
EXHIBIT F
REPORT FORMATS AND REQUIREMENTS

The following reporting formats should be utilized. Please obtain State approval prior to submitting a report in an alternative format.

PROGRESS REPORTS

Progress reports shall generally use the following format. This format may be modified as necessary to effectively communicate information. For the Project, or each component, discuss the following at the task level, as organized in Exhibit A:

- Percent complete estimate.
- Discussion of work accomplished during the reporting period.
- Milestones or deliverables completed/submitted during the reporting period.
- Meetings held or attended.
- Scheduling concerns and issues encountered that may delay completion of the task.

For each project, discuss the following at the project level, as organized in Exhibit A:

- Work anticipated for the next reporting period.
- Photo documentation, as appropriate.
- Any schedule or budget modifications approved by DWR during the reporting period.

COMPLETION REPORT

The Completion Report shall generally use the following format provided below for each Component or Project after completion.

Executive Summary

The Executive Summary should include a brief summary of project information and include the following items:

- Brief description of work proposed to be done in the original Grant application.
- Description of actual work completed and any deviations from Exhibit A. List any official amendments to this Grant Agreement, with a short description of the amendment.

Reports and/or Products

The following items should be provided, unless already submitted as a deliverable:

- A copy of the Groundwater Sustainability Plan (GSP) that meets all the requirements of the GSP Regulations (for GSP Development Projects), or verification (e.g., acceptance email, or other approved documentation from SGMA), that the GSP was submitted to DWR as required.
- A copy of any final technical report or study, produced for or utilized in this Project as described in the Work Plan
- Electronic copies of any data collected, not previously submitted
- Discussion of problems that occurred during the work and how those problems were resolved
- Final Component schedule showing actual progress versus planned progress

Additional information that may be applicable for Implementation Projects and/or Components includes the following:

- As-built drawings
- Final geodetic survey information
- Project or Component photos
Cost & Disposition of Funds

A list showing:

- Summary of Project costs including the following items:
  - Accounting of the cost of project expenditure
  - Include all internal and external costs not previously disclosed (i.e., additional cost share); and
  - A discussion of factors that positively or negatively affected the project cost and any deviation from the original Project cost estimate.

Additional Information

- Benefits derived from the Component, with quantification of such benefits provided, applicable for Implementation Components.
- A final project schedule showing actual progress versus planned progress as shown in Exhibit C.
- Certification from a California Registered Professional (Civil Engineer or Geologist, as appropriate) that the project was conducted in accordance with the approved work plan and any approved modifications thereto.

GRANT COMPLETION REPORT

The Grant Completion Report shall generally use the following format. This format may be modified as necessary to effectively communicate information on the various projects in the SGWP Grant Program funded by this Grant Agreement, and includes the following:

Executive Summary

The Executive Summary consists of a maximum of ten (10) pages summarizing information for the grant as well as the individual components.

Reports and/or products

- Brief comparison of work proposed in the original 2017 SGWP Grant application and actual work done.
- Brief description of the Project or components completed and how they achieve either or both of the following:
  - Serve SDAC(s) and support groundwater sustainability planning and management in the basin (Implementation Projects); and/or
  - Support planning, development, and/or preparation of GSP(s) that will comply with and meet the requirements of the GSP Regulations (GSP Development Projects).
- Identify remaining work and mechanism for their implementation (Implementation Projects).
- If applicable (e.g., if a DAC, EDA, or SDAC Cost Share Waiver was approved), a discussion of the benefits to DAC, EDA, and/or SDAC as part of this Grant Agreement.

Cost & Disposition of Funds Information

- A summary of final funds disbursement for the Project, or each component.
EXHIBIT G

REQUIREMENTS FOR DATA SUBMITTAL

Surface and Groundwater Quality Data:

Groundwater quality and ambient surface water quality monitoring data that include chemical, physical, or biological data shall be submitted to the State as described below, with a narrative description of data submittal activities included in project reports, as described in Exhibit F.

Surface water quality monitoring data shall be prepared for submission to the California Environmental Data Exchange Network (CEDEN). The CEDEN data templates are available on the CEDEN website. Inclusion of additional data elements described on the data templates is desirable. Data ready for submission should be uploaded to your CEDEN Regional Data Center via the CEDEN website. (CEDEN website: http://www.ceden.org).

If a project’s Work Plan contains a groundwater ambient monitoring element, groundwater quality monitoring data shall be submitted to the State for inclusion in the State Water Resources Control Board’s Groundwater Ambient Monitoring and Assessment (GAMA) Program. Information on the GAMA Program can be obtained at: http://www.waterboards.ca.gov/water_issues/programs/gama/. If further information is required, the Grantee can contact the State Water Resources Control Board (SWRCB) GAMA Program. A listing of SWRCB staff involved in the GAMA program can be found at: http://www.swrcb.ca.gov/water_issues/programs/gama/contact.shtml

Groundwater Level Data

The Grantee shall submit to DWR groundwater level data collected as part of this grant. Water level data must be submitted using the California Statewide Groundwater Elevation Monitoring (CASGEM) online data submission system. The Grantee should use their official CASGEM Monitoring Entity or Cooperating Agency status to gain access to the online submittal tool and submit data. If the data is from wells that are not part of the monitoring network, the water level measurements should be classified as voluntary measurements in the CASGEM system. If the Grantee is not a Monitoring Entity or Cooperating Agency, please contact your DWR grant project manager for further assistance with data submittal. The activity of data submittal should be documented in appropriate progress or final project reports, as described in Exhibit F. Information regarding the CASGEM program can be found at: http://www.water.ca.gov/Programs/Groundwater-Management/Groundwater-Elevation-Monitoring--CASGEM
EXHIBIT H
STATE AUDIT DOCUMENT REQUIREMENTS AND COST SHARE GUIDELINES FOR GRANTEES

The following provides a list of documents typically required by State Auditors and general guidelines for Grantees. List of documents pertains to both State funding and the Grantee’s Cost Share and details the documents/records that State Auditors would need to review in the event of this Grant Agreement is audited. Grantees should ensure that such records are maintained for each funded project.

State Audit Document Requirements

Internal Controls
1. Organization chart (e.g., Agency’s overall organization chart and organization chart for the State funded Program/Project).
2. Written internal procedures and flowcharts for the following:
   a) Receipts and deposits
   b) Disbursements
   c) State reimbursement requests
   d) Expenditure tracking of State funds
   e) Guidelines, policy, and procedures on State funded Program/Project
3. Audit reports of the Agency internal control structure and/or financial statements within the last two years.
4. Prior audit reports on the State funded Program/Project.

State Funding:
1. Original Grant Agreement, any amendment(s) and budget modification documents.
2. A listing of all bond-funded grants, loans, or subventions received from the State.
3. A listing of all other funding sources for each Program/Project.

Contracts:
1. All subcontractor and consultant contracts and related or partners documents, if applicable.
2. Contracts between the Agency and member agencies as related to the State funded Program/Project.

Invoices:
1. Invoices from vendors and subcontractors for expenditures submitted to the State for payments under the Grant Agreement.
2. Documentation linking subcontractor invoices to State reimbursement, requests and related Grant Agreement budget line items.
3. Reimbursement requests submitted to the State for the Grant Agreement.

Cash Documents:
1. Receipts (copies of warrants) showing payments received from the State.
2. Deposit slips (or bank statements) showing deposit of the payments received from the State.
3. Cancelled checks or disbursement documents showing payments made to vendors, subcontractors, consultants, and/or agents under the grants or loans.
4. Bank statements showing the deposit of the receipts.
Accounting Records:
1. Ledgers showing entries for the Grantee’s receipts and cash disbursements.
2. Ledgers showing receipts and cash disbursement entries of other funding sources.
3. Bridging documents that tie the general ledger to requests for Grant Agreement reimbursement.

Administration Costs:
1. Supporting documents showing the calculation of administration costs.

Personnel:
1. List of all contractors and Agency staff that worked on the State funded Program/Project.
2. Payroll records including timesheets for contractor staff and the Agency personnel who provided services charged to the program

Project Files:
1. All supporting documentation maintained in the project files.
2. All Grant Agreement related correspondence.

Cost Share Guidelines
Cost Share consists of non-State funds, including in-kind services. In-kind services are defined as work performed (i.e., dollar value of non-cash contributions) by the Grantee (and potentially other parties) directly related to the execution of the funded project. Examples include volunteer services, equipment use, and use of facilities. The cost of in-kind service can be counted as cost share in-lieu of actual funds (or revenue) provided by the Grantee. Other cost share and in-kind service eligibility conditions may apply. Provided below is guidance for documenting cost share with and without in-kind services.

1. Although tracked separately, in-kind services shall be documented and, to the extent feasible, supported by the same methods used by the Grantee for its own employees. Such documentation should include the following:
   a. Detailed description of the contributed item(s) or service(s)
   b. Purpose for which the contribution was made (tied to project work plan)
   c. Name of contributing organization and date of contribution
   d. Real or approximate value of contribution. Who valued the contribution and how was the value determined? (e.g., actual, appraisal, fair market value, etc.). Justification of rate. (See item #2, below)
   e. Person’s name and the function of the contributing person
   f. Number of hours contributed
   g. If multiple sources exist, these should be summarized on a table with summed charges
   h. Source of contribution if it was provided by, obtained with, or supported by government funds

2. Rates for volunteer or in-kind services shall be consistent with those paid for similar work in the Grantee’s organization. For example, volunteer service of clearing vegetation performed by an attorney shall be valued at a fair market value for this service, not the rate for professional legal services. In those instances in which the required skills are not found in the recipient organization, rates shall be consistent with those paid for similar work in the labor market. Paid fringe benefits that are reasonable, allowable and allocable may be included in the valuation.

3. Cost Share contribution (including in kind services) shall be for costs and services directly attributed to activities included in the Grant Agreement. These services, furnished by professional and technical
personnel, consultants, and other skilled and unskilled labor may be counted as in-kind if the activities are an integral and necessary part of the project funded by the Grant Agreement.

4. Cash contributions made to a project shall be documented as revenue and in-kind services as expenditure. These costs should be tracked separately in the Grantee’s accounting system.
EXHIBIT I

LOCAL PROJECT SPONSORS (NOT USED)
EXHIBIT J
PROJECT LOCATION

Project Location/Site/Vicinity Map

Owens Valley Groundwater Basin
Basin boundary and the Owens Valley Groundwater Authority boundary (sole GSA for the Basin) in blue.
Staff Report

Date: October 15, 2018

Subject: Contract with Daniel B. Stephens & Associates Inc. for professional services to prepare a groundwater sustainability plan.

Attached is a contract agreement between the OVGA and Daniel B. Stephens & Associates Inc. for professional services to support preparation of a groundwater sustainability plan. Also attached is a report providing staff scoring for the five responses that we received to the request for qualifications that was circulated earlier this year (Attachment A). Based on the results presented in Attachment A, staff recommends entering into the attached contract and authorizing the OVGA Board Chairperson to sign on behalf of the OVGA.

Regarding the contract, the attached is a standard Inyo County contract modified for the purposes of the OVGA. This contract was attached to and made part of the Request for Proposals. Standard language provisions cover issues including the term, the scope of consideration, the contract limit (total $), tax withholdings, licensing requirements, insurance requirements, indemnity requirements, and other matters addressing legal and risk management concerns. The unique substance of the Agreement is found in the Attachments A (Scope of Work) and B (Schedule of Fees).
Staff Report

Date: October 1, 2018

Subject: Review of scoring of GSP consultants’ statements of qualification

At the August 13, 2018 meeting of the Board of Directors Meeting, members of the Board expressed a desire to see the score sheets of each staff member that contributed to the review and recommendation made at that meeting. Attached are the numerical scores for each staff reviewer.

Prior to review and scoring, staff agreed that overall scoring would be based on equal weighting of results from Inyo, Mono, and Bishop (i.e., an agency did not receive more weight by having more reviewers). Note that staff did not coordinate their scoring ranges, so comparison of rank scores is more meaningful than comparison of numerical scores. Rank scores are summarized below. The score sheets show that there was general strong consensus as to the top three candidates, but less with ranking among the top three. Recognizing this, the reviewers agreed to conduct interviews with GEI, DBS&A, and Larry Walker Assoc. Based on phone interviews with each of these candidates, there was consensus to recommend DBS&A.

Table 1. Rank scores of staff reviewers.

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Attachment: Scores from each staff reviewer

Dave Grah, City of Bishop:

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AGREEMENT BETWEEN THE OWENS VALLEY GROUNDWATER AUTHORITY AND DANIEL B. STEPHENS & ASSOCIATES
FOR THE PROVISION OF WATER PLANNING AND HYDROLOGIC CONSULTING SERVICES

INTRODUCTION

WHEREAS, the Owens Valley Groundwater Authority (hereinafter referred to as "OVGA") has the need for the water planning and hydrologic consulting services of DANIEL B. STEPHENS & ASSOCIATES of New Mexico and California (hereinafter referred to as "Contractor"), and in consideration of the mutual promises, covenants, terms, and conditions hereinafter contained, the parties hereby agree as follows:

TERMS AND CONDITIONS

1. SCOPE OF WORK.

The Contractor shall furnish to the OVGA, upon its request, those services and work set forth in Attachment A, attached hereto and by reference incorporated herein. Requests by the OVGA to the Contractor to perform under this Agreement will be made by OVGA Executive Manager or his authorized representative. Requests to the Contractor for work or services to be performed under this Agreement will be based upon the OVGA's need for such services. The OVGA makes no guarantee or warranty, of any nature, that any minimum level or amount of services or work will be requested of the Contractor by the OVGA under this Agreement. OVGA by this Agreement incurs no obligation or requirement to request from Contractor the performance of any services or work at all, even if OVGA should have some need for such services or work during the term of this Agreement.

Services and work provided by the Contractor at the OVGA's request under this Agreement will be performed in a manner consistent with the requirements and standards established by applicable federal, state, and OVGA laws, ordinances, regulations, and resolutions. Such laws, ordinances, regulations, and resolutions include, but are not limited to, those which are referred to in this Agreement.

2. TERM.

The term of this Agreement shall be from October 25, 2018, to January 31, 2022, unless sooner terminated as provided below.

3. CONSIDERATION.

A. Compensation. OVGA shall pay Contractor in accordance with the Schedule of Fees (set forth as Attachment B) for the services and work described in Attachment A which are performed by Contractor at the OVGA's request.

B. Travel and per diem. OVGA shall reimburse Contractor for the travel expenses and per diem which Contractor incurs in providing services and work requested by OVGA under this Agreement. Contractor shall request approval by the OVGA prior to incurring any travel or per diem expenses. Requests by Contractor for approval to incur travel and per diem expenses shall be submitted to Robert Harrington, whose title is: Inyo County Water Director. Travel and Per diem expenses will be reimbursed in accordance with the rates set forth in the Schedule of Travel and Per Diem Payment (Attachment C). OVGA reserves the right to deny reimbursement to Contractor for travel or per diem expenses which are either in excess of the amounts that may be paid under the rates set forth in Attachment C, or which are incurred by the Contractor without the prior approval of the OVGA.

C. No additional consideration. Except as expressly provided in this Agreement, Contractor shall not be entitled to, nor receive, from OVGA, any additional consideration, compensation, salary, wages, or other type of remuneration for services rendered under this Agreement. Specifically, Contractor shall not be entitled, by virtue of this Agreement, to consideration in the form of overtime, health insurance benefits,
retirement benefits, disability retirement benefits, sick leave, vacation time, paid holidays, or other paid leaves of absence of any type or kind whatsoever.

D. Limit upon amount payable under Agreement. The total sum of all payments made by the OVGA to Contractor for services and work performed under this Agreement, including travel and per diem expenses, if any, shall not exceed Seven Hundred Ten Thousand Nine Hundred Twenty Eight Dollars and zero cents ($710,928) (hereinafter referred to as "contract limit"). OVGA expressly reserves the right to deny any payment or reimbursement requested by Contractor for services or work performed, including travel or per diem, which is in excess of the contract limit.

E. Billing and payment. Contractor shall submit to the OVGA, once a month, an itemized statement of all hours spent by Contractor in performing services and work described in attachment A, which were done at the OVGA's request. This statement will be submitted to the OVGA not later than the tenth (10th) day of the month. The statement to be submitted will cover the period from the first (1st) day of the preceding month through and including the last day of the preceding month. This statement will identify the date on which the hours were worked and describe the nature of the work which was performed on each day. Contractor's statement to the OVGA will also include an itemization of any travel or per diem expenses, which have been approved in advance by OVGA, incurred by Contractor during that period. The itemized statement for travel expenses and per diem will include receipts for lodging, meals, and other incidental expenses in accordance with the OVGA's accounting procedures and rules. Upon timely receipt of the statement by the tenth (10th) day of the month, OVGA shall make payment to Contractor on the last day of the month.

F. Federal and State taxes.

(1) Except as provided in subparagraph (2) below, OVGA will not withhold any federal or state income taxes or social security from any payments made by OVGA to Contractor under the terms and conditions of this Agreement.

(2) OVGA will withhold California State income taxes from payments made under this Agreement to non-California resident independent contractors when it is anticipated that total annual payments to Contractor under this Agreement will exceed one thousand four hundred ninety nine dollars ($1,499.00).

(3) Except as set forth above, OVGA has no obligation to withhold any taxes or payments from sums paid by OVGA to Contractor under this Agreement. Payment of all taxes and other assessments on such sums is the sole responsibility of Contractor. OVGA has no responsibility or liability for payment of Contractor's taxes or assessments.

(4) The total amounts paid by OVGA to Contractor, and taxes withheld from payments to non-California residents, if any, will be reported annually to the Internal Revenue Service and the California State Franchise Tax Board. To facilitate this reporting, Contractor shall complete and submit to the OVGA an Internal Revenue Service (IRS) Form W-9 upon executing this Agreement.

4. WORK SCHEDULE.

Contractor's obligation is to perform, in a timely manner, those services and work identified in Attachment A which are requested by the OVGA. It is understood by Contractor that the performance of these services and work will require a varied schedule. Contractor will arrange his/her own schedule, but will coordinate with OVGA to ensure that all services and work requested by OVGA under this Agreement will be performed within the time frame set forth by OVGA.

5. REQUIRED LICENSES, CERTIFICATES, AND PERMITS.

A. Any licenses, certificates, or permits required by the federal, state, county, or municipal governments for contractor to provide the services and work described in attachment A must be procured by Contractor and be valid at the time Contractor enters into this Agreement or as otherwise may be required. Further, during the term of this Agreement, Contractor must maintain such licenses, certificates, and permits in full force and effect. Licenses, certificates, and permits may include, but are not limited to, driver's licenses, professional licenses or certificates, and business licenses. Such licenses, certificates, and permits

Owens Valley Groundwater Authority
(Independent Contractor)
Page 2

Modified Contract 118
10/22/2018
will be procured and maintained in force by Contractor at no expense to the OVGA. Contractor will provide OVGA, upon execution of this Agreement, with evidence of current and valid licenses, certificates and permits which are required to perform the services identified in Attachment A. Where there is a dispute between Contractor and OVGA as to what licenses, certificates, and permits are required to perform the services identified in Attachment A, OVGA reserves the right to make such determinations for purposes of this Agreement.

B. Contractor warrants that it is not presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from participation in covered transactions by any federal department or agency. Contractor also warrants that it is not suspended or debarred from receiving federal funds as listed in the List of Parties Excluded from Federal Procurement or Non-procurement Programs issued by the General Services Administration available at: http://www.sam.gov.

6. OFFICE SPACE, SUPPLIES, EQUIPMENT, ETC.

Contractor shall provide such office space, supplies, equipment, vehicles, reference materials, and telephone service as is necessary for Contractor to provide the services identified in Attachment A to this Agreement. OVGA is not obligated to reimburse or pay Contractor, for any expense or cost incurred by Contractor in procuring or maintaining such items. Responsibility for the costs and expenses incurred by Contractor in providing and maintaining such items is the sole responsibility and obligation of Contractor.

7. OVGA PROPERTY.

A. Personal Property of OVGA. Any personal property such as, but not limited to, protective or safety devices, badges, identification cards, keys, etc. provided to Contractor by OVGA pursuant to this Agreement are, and at the termination of this Agreement remain, the sole and exclusive property of OVGA. Contractor will use reasonable care to protect, safeguard and maintain such items while they are in Contractor's possession. Contractor will be financially responsible for any loss or damage to such items, partial or total, which is the result of Contractor's negligence.

B. Products of Contractor's Work and Services. Any and all compositions, publications, plans, designs, specifications, blueprints, maps, formulas, processes, photographs, slides, video tapes, computer programs, computer disks, computer tapes, memory chips, soundtracks, audio recordings, films, audio-visual presentations, exhibits, reports, studies, works of art, inventions, patents, trademarks, copyrights, or intellectual properties of any kind which are created, produced, assembled, compiled by, or are the result, product, or manifestation of, Contractor's services or work under this Agreement are, and at the termination of this Agreement remain, the sole and exclusive property of the OVGA. At the termination of the Agreement, Contractor will convey possession and title to all such properties to OVGA.

8. WORKERS' COMPENSATION.

Contractor shall provide Statutory California Worker's Compensation coverage and Employer's Liability coverage for not less than $1,000,000 per occurrence for all employees engaged in services or operations under this Agreement. The OVGA, its agents, officers and employees shall be named as additional insured or a waiver of subrogation shall be provided.

9. INSURANCE.

For the duration of this Agreement Contractor shall procure and maintain insurance of the scope and amount specified in Attachment D and with the provisions specified in that attachment.

10. STATUS OF CONTRACTOR.

All acts of Contractor, its agents, officers, and employees, relating to the performance of this Agreement, shall be performed as independent contractors, and not as agents, officers, or employees of OVGA. Contractor, by virtue of this Agreement, has no authority to bind or incur any obligation on behalf of
Except as expressly provided in Attachment A, Contractor has no authority or responsibility to exercise any rights or power vested in the OVGA. No agent, officer, or employee of the Contractor is to be considered an employee of OVGA. It is understood by both Contractor and OVGA that this Agreement shall not under any circumstances be construed or considered to create an employer-employee relationship or a joint venture. As an independent contractor:

A. Contractor shall determine the method, details, and means of performing the work and services to be provided by Contractor under this Agreement.

B. Contractor shall be responsible to OVGA only for the requirements and results specified in this Agreement, and except as expressly provided in this Agreement, shall not be subjected to OVGA’s control with respect to the physical action or activities of Contractor in fulfillment of this Agreement.

C. Contractor, its agents, officers, and employees are, and at all times during the term of this Agreement shall, represent and conduct themselves as independent contractors, and not as employees of OVGA.

11. DEFENSE AND INDEMNIFICATION.

Contractor shall hold harmless, defend and indemnify OVGA and its officers, officials, employees and volunteers from and against any and all liability, loss, damage, expense, costs (including without limitation costs and fees of litigation) of every nature arising out of or in connection with Contractor’s performance of work hereunder or its failure to comply with any of its obligations contained in the Agreement, to the extent permitted by law, and except such loss or damages which was caused by the sole negligence or willful misconduct of the OVGA. These obligations shall not extend to the OVGA’s adoption of, or the OVGA’s implementation of, the GSP.

12. RECORDS AND AUDIT.

A. Records. Contractor shall prepare and maintain all records required by the various provisions of this Agreement, federal, state, and municipal law, ordinances, regulations, and directions. Contractor shall maintain these records for a minimum of four (4) years from the termination or completion of this Agreement. Contractor may fulfill its obligation to maintain records as required by this paragraph by substitute photographs, microphotographs, or other authentic reproduction of such records.

B. Inspections and Audits. Any authorized representative of OVGA shall have access to any books, documents, papers, records, including, but not limited to, financial records of Contractor, which OVGA determines to be pertinent to this Agreement, for the purposes of making audit, evaluation, examination, excerpts, and transcripts during the period such records are to be maintained by Contractor. Further, OVGA has the right, at all reasonable times, to audit, inspect, or otherwise evaluate the work performed or being performed under this Agreement.

13. NONDISCRIMINATION.

During the performance of this Agreement, Contractor, its agents, officers, and employees shall not unlawfully discriminate in violation of any federal, state, or local law, against any employee, or applicant for employment, or person receiving services under this Agreement, because of race, religion, color, national origin, ancestry, physical handicap, medical condition, marital status, age, or sex. Contractor and its agents, officers, and employees shall comply with the provisions of the Fair Employment and Housing Act (Government Code section 12900, et seq.), and the applicable regulations promulgated thereunder in the California Code of Regulations. Contractor shall also abide by the Federal Civil Rights Act of 1964 (P.L. 88-352) and all amendments thereto, and all administrative rules and regulations issued pursuant to said act.

14. CANCELLATION.

This Agreement may be canceled by OVGA without cause, and at will, for any reason by giving to Contractor thirty (30) days written notice of such intent to cancel. In the event of any such cancellation, OVGA will pay to Contractor all amounts owing to Contractor for work satisfactorily performed up to the date
of cancellation. Contractor may cancel this Agreement without cause, and at will, for any reason whatsoever by giving thirty (30) days written notice of such intent to cancel to OVGA.

15. ASSIGNMENT.

This is an agreement for the services of Contractor. OVGA has relied upon the skills, knowledge, experience, and training of Contractor as an inducement to enter into this Agreement. Contractor shall not assign or subcontract this Agreement, or any part of it, without the express written consent of the OVGA. Further, Contractor shall not assign any monies due or to become due under this Agreement without the prior written consent of OVGA.

16. DEFAULT.

If the Contractor abandons the work, or fails to proceed with the work and services requested by OVGA in a timely manner, or fails in any way as required to conduct the work and services as required by OVGA, OVGA may declare the Contractor in default and terminate this Agreement upon five (5) days written notice to Contractor. Upon such termination by default, OVGA will pay to Contractor all amounts owing to Contractor for services and work satisfactorily performed to the date of termination.

17. WAIVER OF DEFAULT.

Waiver of any default by either party to this Agreement shall not be deemed to be waiver of any subsequent default. Waiver or breach of any provision of this Agreement shall not be deemed to be a waiver of any other or subsequent breach, and shall not be construed to be a modification of the terms of this Agreement unless this Agreement is modified as provided in paragraph twenty-three (23) below.

18. CONFIDENTIALITY.

Contractor further agrees to comply with the various provisions of the federal, state, and county laws, regulations, and ordinances providing that information and records kept, maintained, or accessible by Contractor in the course of providing services and work under this Agreement, shall be privileged, restricted, or confidential. Contractor agrees to keep confidential all such information and records. Disclosure of such confidential, privileged, or protected information shall be made by Contractor only with the express written consent of the OVGA. If a disclosure is required by law, Contractor shall first give OVGA reasonable notice of the intended disclosure sufficient to allow the OVGA to take any action that may be available to prevent the disclosure. Any disclosure of confidential information that Contractor is not required by law to disclose, that Contractor discloses without the OVGA's written consent, is solely and exclusively the legal responsibility of Contractor in all respects.

Notwithstanding anything in the Agreement to the contrary, names of persons receiving public social services are confidential and are to be protected from unauthorized disclosure in accordance with Title 45, Code of Federal Regulations Section 205.50, the Health Insurance Portability and Accountability Act of 1996, and Sections 10850 and 14100.2 of the Welfare and Institutions Code, and regulations adopted pursuant thereto. For the purpose of this Agreement, all information, records, and data elements pertaining to beneficiaries shall be protected by the provider from unauthorized disclosure.

19. CONFLICTS.

Contractor agrees that it has no interest, and shall not acquire any interest, direct or indirect, which would conflict in any manner or degree with the performance of the work and services under this Agreement.

20. POST AGREEMENT COVENANT.

Contractor agrees not to use any confidential, protected, or privileged information which is gained from the OVGA in the course of providing services and work under this Agreement, for any personal benefit.
gain, or enhancement. Further, Contractor agrees for a period of two years after the termination of this Agreement, not to seek or accept any employment with any entity, association, corporation, or person who, during the term of this Agreement, has had an adverse or conflicting interest with the OVGA, or who has been an adverse party in litigation with the OVGA, and concerning such, Contractor by virtue of this Agreement has gained access to the OVGA's confidential, privileged, protected, or proprietary information.

21. SEVERABILITY.

If any portion of this Agreement or application thereof to any person or circumstance shall be declared invalid by a court of competent jurisdiction, or if it is found in contravention of any federal, state, or county statute, ordinance, or regulation, the remaining provisions of this Agreement, or the application thereof, shall not be invalidated thereby, and shall remain in full force and effect to the extent that the provisions of this Agreement are severable.

22. FUNDING LIMITATION.

The ability of OVGA to enter this Agreement is based upon available funding from various sources. In the event that such funding fails, is reduced, or is modified, from one or more sources, OVGA has the option to cancel, reduce, or modify this Agreement, or any of its terms within ten (10) days of its notifying Contractor of the cancellation, reduction, or modification of available funding. Any reduction or modification of this Agreement made pursuant to this provision must comply with the requirements of paragraph twenty-three (23) (Amendment).

23. AMENDMENT.

This Agreement may be modified, amended, changed, added to, or subtracted from, by the mutual consent of the parties hereto, if such amendment or change is in written form and executed with the same formalities as this Agreement, and attached to the original Agreement to maintain continuity.

24. NOTICE.

Any notice, communication, amendments, additions, or deletions to this Agreement, including change of address of either party during the terms of this Agreement, which Contractor or OVGA shall be required, or may desire, to make, shall be in writing and may be personally served, or sent by prepaid first class mail to, the respective parties as follows:

OVGA:
INYO COUNTY WATER DEPARTMENT
ATTN: OVGA Executive Manager Name
P.O. Box 337 Street
Independence, CA 93526 City and State

Contractor:
DANIEL B. STEPHENS & ASSOCIATES Name
3916 State Street, Suite 1A Street
Santa Barbara, CA 93105 City and State

25. ENTIRE AGREEMENT.

This Agreement contains the entire agreement of the parties, and no representations, inducements, promises, or agreements otherwise between the parties not embodied herein or incorporated herein by reference, shall be of any force or effect. Further, no term or provision hereof may be changed, waived, discharged, or terminated, unless the same be in writing executed by the parties hereto.

Owens Valley Groundwater Authority
(Independent Contractor)
Page 6
Modified Contract 118
10/22/2018
26. COUNTERPARTS.

This Agreement may be executed in two (2) or more counterparts (including by electronic transmission), each of which shall constitute an original, and all of which taken together shall constitute one and the same instrument.

IN WITNESS THEREOF, THE PARTIES HERETO HAVE SET THEIR HANDS AND SEALS THIS ______
DAY OF _________________________, _________.

OVGA

By:______________________________  By:______________________________
_Type or Print Name_  Type or Print Name_
Dated:____________________________  Dated:____________________________

CONTRACTOR

APPROVED AS TO FORM AND LEGALITY:

_____________________________________________
OVGA Counsel

APPROVED AS TO ACCOUNTING FORM:

_____________________________________________
OVGA Auditor

APPROVED AS TO INSURANCE REQUIREMENTS:

_____________________________________________
OVGA Risk Manager

S:CountyCounsel/Contract/Modified/OwensValleyGroundwater Authority.118 Water
ATTACHMENT A

AGREEMENT BETWEEN THE OWENS VALLEY GROUNDWATER AUTHORITY
AND DANIEL B. STEPHENS & ASSOCIATES
FOR THE PROVISION OF WATER PLANNING AND HYDROLOGIC CONSULTING SERVICES

TERM:
FROM: OCTOBER 25, 2018   TO: JANUARY 31, 2022

SCOPE OF WORK:

Contractor’s proposal, dated July 31, 2018, (the “DBS&A Proposal”) is attached herewith for reference, context, and includes the assumptions the proposal is based upon. In the event of any conflicts between the express language of this Agreement and the DBS&A Proposal, the express language of this Agreement shall control.

1. Public and Stakeholder Engagement and Public Meetings -- $48,566

Prepare an Outreach and Communications Plan, and conduct public meetings. The Plan will include and document the OVGA’s decision-making process, outreach strategies and methods, interested stakeholders/parties, number and location of public meetings at which the plan is discussed, compilation of comments received, and documentation of how comments were considered for incorporation into the GSP. Conduct meetings strategically located to ensure stakeholders throughout the basin have an opportunity to engage in plan development.

Deliverables:
• Outreach and Communications Plan
• Summaries of meetings included in Quarterly Progress Reports as attachments

2. GSP Data Compilation, Basin Conceptual Model, and GSP Development -- $662,362

Prepare a GSP for the Owens Valley Groundwater Basin. The Work Plan considers GSP regulations and requirements, incorporates appropriate BMPs as developed by DWR, where applicable, and develops a more complete understanding of the groundwater basin, including interactions with surface water and adjacent subbasins, to support sustainable groundwater management.

2.1 Data Compilation and Management (DMS)

Compile and manage data required to support the GSP. Data will be collected from a variety of sources and will be compiled into the SGMA-required DMS. This may include identifying data types and sources, compilation of data, selecting study periods for data compilation, and developing technical and reporting standards and the DMS.

Deliverables:
• DMS Technical Memorandum
ATTACHMENT A - Continued

AGREEMENT BETWEEN THE OWENS VALLEY GROUNDWATER AUTHORITY
AND DANIEL B. STEPHENS & ASSOCIATES
FOR THE PROVISION OF WATER PLANNING AND HYDROLOGIC CONSULTING SERVICES

TERM:

FROM: OCTOBER 25, 2018       TO: JANUARY 31, 2022

SCOPE OF WORK:

2.2 Hydrologic Conceptual Model (HCM) Selection and Development

Develop an integrated hydrologic conceptual model to be used for assessment of the historical and baseline hydrologic conditions for the groundwater system, as well as the land surface processes, the stream system, and the interaction among these physical systems. The hydrogeologic conceptual model will describe the groundwater system (structural geology, hydrostratigraphy, recharge and discharge zones, hydraulic parameters, basin boundary conditions, water quality), and include maps, cross-sections, and other graphical rendering of content as necessary.

Deliverables:
• HCM Technical Memorandum

2.3 GSP Development and Implementation Plan. Compile a working draft GSP document by revising, editing, and developing new text sections into a coherent and unified GSP that meets the needs of the GSA. Prepare and plan for implementation of the GSP, and develop steps, budget, schedule, annual reporting methods, and a fiscal strategy for implementing the GSP. Refine draft GSP and finalize. Task requires ongoing coordination meetings between contractor and GSA staff. The GSP will include the sections outlined below.

2.3.2 Administrative Information and Plan Area. Develop the Administrative Information section of the GSP. Develop a description of the geographic area covered by the GSP and set the stage for cooperation and collaboration among agencies.

2.3.3 Basin Setting. Develop a comprehensive understanding of the groundwater basin to support the sustainability criteria and GSP development. This will be accomplished by developing a Hydrogeologic Conceptual Model, analyzing groundwater conditions, developing and analyzing water budgets, and defining management areas, as needed.

2.3.4 Sustainability Goal and Undesirable Results. Build on the Hydrogeologic Conceptual Model, groundwater conditions, and water budgets in the Basin to identify and evaluate Sustainable Management Criteria for the Basin. Set sustainable management criteria for the basin, including identifying sustainability goals for the Basin, identify measurable objectives and interim milestones specific to management areas, identify minimum thresholds, and linking these criteria to the SGMA’s undesirable results. Assess the current state of basin sustainability and develop variables and monitoring sites to use for evaluating future basin sustainability.

2.3.5 Monitoring Networks. Several monitoring networks are currently active in the Basin and provide substantial coverage of the Basin; however, the programs have a variety of objectives, monitoring practices and protocols, and degrees of public access to data. This task will describe the
ATTACHMENT A - Continued

AGREEMENT BETWEEN THE OWENS VALLEY GROUNDWATER AUTHORITY
AND DANIEL B. STEPHENS & ASSOCIATES
FOR THE PROVISION OF WATER PLANNING AND HYDROLOGIC CONSULTING SERVICES

TERM:

FROM: OCTOBER 25, 2018 TO: JANUARY 31, 2022

SCOPE OF WORK:

physical, jurisdictional, and administrative aspects of these various programs, identify and address monitoring gaps, and assess their applicability to GSP sustainability criteria. Based on these existing programs, the need for improvements in monitoring will be assessed and monitoring protocols will be developed.

2.3.6 Projects and Management Actions. Develop the objectives, feasibility, work plans, budgets, schedules, CEQA and permitting requirements, and priority within the GSP of these projects, as well as describing the need and relationship of each project to basin-wide sustainability criteria, and identifying other projects that may be necessary to implement the GSP.

Deliverables:
• Final Draft GSP and Implementation Plan
• Proof of Final GSP submittal to DWR

3. GSP Approval by the Department of Water Resources. Assist the GSA with submitting the Final GSP to the Department of Water Resources for approval. Research and prepare any responses and/or revisions to the Final GSP requested or required by the Department of Water Resources for approval. Assist the GSA with any additional services, work, and/or tasks that may be necessary for approval of the Final GSP by the Department of Water Resources.
ATTACHMENT B

AGREEMENT BETWEEN THE OWENS VALLEY GROUNDWATER AUTHORITY
AND DANIEL B. STEPHENS & ASSOCIATES
FOR THE PROVISION OF WATER PLANNING AND HYDROLOGIC CONSULTING SERVICES

TERM:

FROM: OCTOBER 25, 2018    TO: JANUARY 31, 2022

SCHEDULE OF FEES:

See attached fee schedule.
ATTACHMENT C

AGREEMENT BETWEEN THE OWENS VALLEY GROUNDWATER AUTHORITY
AND DANIEL B. STEPHENS & ASSOCIATES
FOR THE PROVISION OF WATER PLANNING AND HYDROLOGIC CONSULTING SERVICES

TERM:

FROM: OCTOBER 25, 2018 TO: JANUARY 31, 2022

SCHEDULE OF TRAVEL AND PER DIEM PAYMENT:

See attached Fee Schedule. All such fees are incorporated herein except for the following, which shall replace the corresponding line items as follows:

- Lodging and Meals:
  - Shall be pursuant to the IRS per diem rates for Inyo County at the time the per diem expense is incurred: https://www.gsa.gov/travel/plan-book/per-diem-rates.

- Mileage:
  - Personal Vehicle (no change)
  - Company Vehicle: Prevailing IRS rates.
ATTACHMENT D

AGREEMENT BETWEEN THE OWENS VALLEY GROUNDWATER AUTHORITY
AND DANIEL B. STEPHENS & ASSOCIATES
FOR THE PROVISION OF WATER PLANNING AND HYDROLOGIC CONSULTING SERVICES

TERM:

FROM: OCTOBER 25, 2018 TO: JANUARY 31, 2022

SEE ATTACHED INSURANCE PROVISIONS

Notwithstanding the attached, subcontractors utilized by DBS&A for the Work specified in this Agreement pursuant to the DBS&A Proposal shall only be required to have $1 million per claim and a $2 million aggregate limit instead of the specified $2 million per claim and $2 million aggregate limit.
California Schedule of Fees
(Effective January 1, 2018 through December 31, 2018)
Confidential

Professional Services

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<th>Position</th>
<th>Rate (hour)</th>
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<tr>
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<td>Senior Professional I</td>
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<tr>
<td>Project Professional III</td>
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<tr>
<td>Project Professional II</td>
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<tr>
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Expenses

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<td>Travel</td>
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<tr>
<td></td>
<td>Lodging, meals, phone</td>
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<tr>
<td>Mileage</td>
<td>Personal vehicle</td>
</tr>
<tr>
<td></td>
<td>Company vehicle</td>
</tr>
<tr>
<td></td>
<td>Daily rate</td>
</tr>
<tr>
<td></td>
<td>Half day rate</td>
</tr>
<tr>
<td></td>
<td>Mileage</td>
</tr>
<tr>
<td>Subcontractors/temporary service personnel</td>
<td>Actual cost plus 10%</td>
</tr>
<tr>
<td>Computers and communications</td>
<td>Special services at additional charge</td>
</tr>
<tr>
<td>Equipment</td>
<td>Rentals (e.g., environmental monitors)</td>
</tr>
<tr>
<td>Fabrication in our shop</td>
<td>Labor plus materials</td>
</tr>
<tr>
<td>Misc. field equipment and supplies</td>
<td>Actual cost plus 10%</td>
</tr>
<tr>
<td>Meters, gauges, and monitors</td>
<td>Separate schedule available upon request</td>
</tr>
</tbody>
</table>

TERMS
Payment terms for professional services and expenses are net 30 days. Unpaid balance will be assessed a service fee of 1.5% per month.

NOTES
1. All fees are subject to local/state sales or gross receipts tax, as applicable.
2. Delivery of depositions or expert testimony will be billed at 1.5 times Fee Schedule rates.
3. Work requiring Health & Safety Level C or Level B protection will be billed as a surcharge, $25 or $50 per hour, respectively, to the Fee Schedule rates.
4. Fee schedule will be reviewed for 3% escalation on January 1 based on the CPI.
Groundwater Sustainability Planning for the Owens Valley Groundwater Basin

July 31, 2018

Prepared for
County of Inyo Water Department
135 S. Jackson Street
Independence, California 93526

Prepared by
DBS&A
Daniel B. Stephens & Associates, Inc.
3916 State Street, Suite 1A
Santa Barbara, California 93105

Photo credit: inyowater.org
July 30, 2018

Mr. Bob Harrington, Director
Inyo County Water Department
135 S. Jackson St.
Independence, California 93526

Re: Statement of Qualifications for Groundwater Sustainability Planning for the Owens Valley Groundwater Basin

Dear Mr. Harrington:

Daniel B. Stephens & Associates, Inc. (DBS&A) enthusiastically proposes to partner with the Owens Valley Groundwater Authority to produce a Groundwater Sustainability Plan (GSP) that will build on existing sustainable practices and effectively lay the groundwork for future groundwater management in the Owens Valley Groundwater Basin in compliance with the Sustainable Groundwater Management Act (SGMA), while also meshing with the Inyo/Los Angeles Agreement.

We are pleased to propose a carefully selected team of experts who have direct water-agency experience in complying with SGMA, possess exceptional knowledge of Owens Valley hydrogeology, and possess SGMA-related communication and consensus-building expertise in Owens Valley, to facilitate development of a stakeholder community that is informed, involved, and supportive. The DBS&A team also provides geographic proximity, local organizational and logistical knowledge, and can be responsive to local needs on short notice.

Prior to joining DBS&A, our proposed Project Manager, Tony Morgan, C.HG., was the Deputy General Manager for United Water Conservation District, where he led the District’s SGMA compliance activities, including formation of groundwater sustainability agencies (GSAs), creation of GSPs, and conducting groundwater basin studies. While some consultants with SGMA expertise have multiple GSP projects demanding their time, Mr. Morgan has the availability to make your GSP development process his primary focus over the next several years. He also has unique experience from the agency point of view that will enable him to anticipate and avoid challenges and pitfalls inherent in the SGMA process. Mr. Morgan will work closely with Dr. Stephen (Steve) J. Cullen, Ph.D., P.G., Principal Hydrogeologist and Senior Vice President, California Operations Manager for DBS&A. Dr. Cullen is a 14-year veteran of DBS&A, and he has led and provided oversight for dozens of water resources projects in California. Dr. Cullen was the project principal, quality assurance reviewer, and signing California Professional Geologist for DBS&A’s update of the Rose Valley groundwater model conducted for the Inyo County Water Department (ICWD).

Dr. Cullen and Mr. Morgan have worked together on several groundwater modeling projects, including DBS&A’s performance of water balance modeling for the Fox Canyon Groundwater Management Agency, where Mr. Morgan was a Technical Advisory Group member. Mr.
Morgan and Dr. Cullen also recently updated the safe yield for the adjudicated Santa Paula Groundwater Basin — a basin characterized by multiple stakeholders with conflicting water-related interests. Mr. Neil Blandford, P.G. (TX) is our proposed hydrogeologic lead for the DBS&A team. Neil specializes in quantitative groundwater resource analysis, groundwater modeling, and groundwater planning. Working with Dr. Cullen, Mr. Blandford was the Principal Technical Investigator for ICWD’s update of the Rose Valley groundwater model.

The remaining proposed technical staff on DBS&A’s team has an average of 10 years of experience with DBS&A. The DBS&A team has broad expertise in the issues pertinent to groundwater planning, including surface and groundwater resources assessments, conjunctive use, groundwater and surface water studies, water supply development, feasibility studies, water system engineering, water rights acquisition, agricultural water conservation, watershed management, funding for water resource projects, stakeholder participation, and community planning. Our team also has local experience through work on the Rose Valley model, experience with the Inyo/LADWP history, and company experience in implementation of groundwater monitoring programs. Through this experience and the involvement of subcontractor TEAM Engineering, we are familiar with many of your stakeholders (Los Angeles, tribes, federal agencies, etc.).

Our team will be led by DBS&A, with support from the following subcontractors:

- Consensus and Collaboration Program (CCP) will lead the public engagement and stakeholder processes
- TEAM Engineering & Management, Inc. will provide local field and engineering staff for monitoring and local data collection
- Stillwater Sciences (Stillwater) will provide expertise in biology and aquatic ecology to assist in addressing sustainability of Fish Slough and to lead California Environmental Quality Act (CEQA) permitting.
- Lechowicz & Tseng Municipal Consultants (L&T) brings expertise in financial planning, utility rate and fee studies, and impact fee/capacity charge studies.

We invite the opportunity to further discuss how the DBS&A team can provide quality assistance to the Inyo County Water Department. Dr. Cullen and Mr. Morgan can be reached at 805-683-2409, if you have any questions or need additional information. Thank you.

Sincerely,

DANIEL B. STEPHENS & ASSOCIATES, INC.

Tony Morgan, PG, CHG  Stephen J. Cullen, Ph.D., P.G.
Vice President  Principal Hydrogeologist
Principal Hydrogeologist  Senior Vice President, California Operations
CONTENTS

Executive Summary .................................................. 2
1. Staff Capabilities .................................................. 4
2. Recent Experience ............................................. 18
3. Approach and Scope of Work ............................ 24
   Assumptions ...................................................... 26
   Schedule .......................................................... 27
   Budget Summary .................................................. 28
   Detailed Budget .................................................... 29
   References .......................................................... 60
4. References .......................................................... 62
5. Specialty Subconsultants .................................. 63
6. Meeting Deadlines on Similar Projects ............ 68
7. COI Disclosure ..................................................... 70
8. Contract Acceptance ............................................. 71
9. Other
   Appendix A: Resumes
   Appendix B: Project Experience
ACRONYMS
AET - actual evapotranspiration
BLM - Bureau of Land Management
CASGEM - California Statewide Groundwater Elevation Monitoring
CCP - Consensus and Collaboration Program
CDFW - California Department of Fish and Wildlife
CEQA - California Environmental Quality Act
CSD - Community Services District
DBMS - database management system
DPWM - Distributed Parameters Watershed Model
DWR - California Department of Water Resources
ET0 - reference evapotranspiration
GDE - Groundwater Dependent Ecosystem
GIS - geographic information system
GSA - Groundwater Sustainability Agency
GSP - Groundwater Sustainability Plan
ICWD - Inyo County Water District
LADWP - Los Angeles Department of Water and Power
LTA - Long-term Agreement
OVGA - Owens Valley Groundwater Authority
OVGB - Owens Valley Groundwater Basin
SGMA - Sustainable Groundwater Management Act
SWRCB - State Water Resources Control Board
TCEQ - Texas Commission on Environmental Quality
TNC - the Nature Conservancy
TWDB - Texas Water Development Board
USFWS - US Fish and Wildlife Service
USGS - US Geological Survey
Executive Summary

DBS&A is a water resources, environmental, and engineering consulting firm founded in 1984 with offices throughout California. As a wholly owned subsidiary of Geo-Logic Associates (GLA), based in Ontario, California, we have access to 245 professionals in 25 offices in total, including 80 professionals and 11 offices in California (Anaheim, Costa Mesa, Grass Valley, Morgan Hill, Oakland, Ontario, Petaluma, Roseville, San Bernardino, San Diego, and Santa Barbara).

DBS&A's water resource professionals have groundwater management planning expertise to assist Inyo County and Owens Valley Groundwater Authority (OVGA) with complying with California’s Sustainable Groundwater Management Act (SGMA). Our team has broad expertise in the issues pertinent to groundwater sustainability planning, including groundwater resources assessments and safe yield evaluations, conjunctive use, water supply development, feasibility studies, water system engineering, water rights acquisition, agricultural water conservation, watershed management, funding for water resource projects, stakeholder participation, and community planning.

The DBS&A team provides several key benefits to Inyo County and OVGA.

- The DBS&A team has the scientific expertise and bench strength to expertly develop an accurate hydrogeologic conceptual model and water budget for the Basin. Our hydrogeologists and modelers have leveraged their experience in developing groundwater budgets and numerical models, and estimating sustainable yield; the technical underpinning for Groundwater Sustainability Agencies (GSAs) working toward compliance with SGMA.

- In addition to its SGMA experience, DBS&A has developed groundwater plans for stakeholder groups in compliance with SGMA-type regulations in other states for many years. DBS&A staff have been supporting Groundwater Conservations Districts and Groundwater Management Areas in Texas, for example, for over a decade providing strategic direction and technical analysis for development of their Desired Future Conditions (DFCs), which are analogous to California’s Groundwater Sustainability Plans (GSPs). As a result of this experience, we have built strong in-house capabilities to the perform planning and technical studies required by SGMA.

- Our proposed Project Manager, Tony Morgan, P.G., C.HG., has exceptional knowledge of SGMA from both the consultant’s and the GSA’s point of view to anticipate and guide the OVGA through technical and administrative challenges inherent in SGMA compliance.

As the former Deputy General Manager for the United Water Conservation District (UWCD), he has been involved in forming GSAs, creating GSPs, and conducting groundwater basin studies.

Mr. Morgan’s key roles and accomplishments related to SGMA have included:

- Serving on the GSA Joint Powers Authority (JPA) Formation Negotiation Committee that negotiated with County of Ventura, City of Ventura, Mound Basin Ag Water Group, and environmental stakeholders to form the JPA, which later became the GSA, in the Mound Basin and was chief negotiator with representatives from the County of Ventura, City of Fillmore, Fillmore Basin Pumpers Association, Piru Basin Pumpers Association, and environmental stakeholders, for creation of JPA that became the GSA for the Fillmore and Piru Basins (FPBGSAs)

- Serving as Lead Technical Representative to FPBGSAs on issues dealing with agency formation, GSA compliance requirements, identification and selection of legal counsel, basin boundary modifications, fiscal strategies/cash flow projections, and GSP development strategies.

“[Tony] has a clear and detailed understanding of the intricacies of SGMA and the technical knowledge to back that up.....”

~Gordon Kimball, Rancher
Our teaming partner, Consensus and Collaboration Program (CCP), has already lead stakeholders discussions which have facilitated, in part, the formation of the OVGA.

Subcontractor, TEAM Engineering & Management, Inc. (TEAM) brings extensive experience with groundwater monitoring projects and land use in the Owens Valley to play a key role in refinement and consolidation of your existing groundwater monitoring programs. TEAM also provides the DBS&A team with geographic proximity, local organizational and logistical knowledge, and allows the DBS&A team to be responsive to local needs on short notice.

DBS&A has 30 years of experience developing water resource management plans of all sorts. In addition to providing SGMA support, our California staff have developed Urban Water Management Plans, Groundwater Management Plans, and contributed to Integrated Regional Water Plans. DBS&A performed a 21-county regional water plan update in Texas, which was led by proposed key team members Amy Ewing, P.G., and Neil Blandford, P.G.

In the State of New Mexico, DBS&A has completed regional water plans for 8 regions covering more than 50 percent of the state.

Our team will be led by DBS&A with support from:

- CCP (formerly known as Center for Collaborative Policy ) at Sacramento State which will lead public engagement and stakeholder processes
- TEAM will provide local field and engineering staff for monitoring and local data collection This woman-owned business will also provide a local base of operations for the DBS&A team members working in the Basin.
- Stillwater Sciences (Stillwater), who will provide expertise in biology and aquatic ecology to assist in addressing sustainability of Fish Slough and to lead California Environmental Quality Act (CEQA) permitting.
- Lechowicz & Tseng Municipal Consultants (L&T) brings expertise in financial planning, utility rate and fee studies, and impact fee/capacity charge studies.

Because of his experience, Mr. Morgan will be a great resource to the OVGA in navigating through the administrative functions of a new GSA, including identification of management areas, development of sustainability criteria, development of an annual GSP reporting system, submittal of the GSP to DWR, and putting into place and implementing a process for GSP revisions based on DWR’s review.

Our team members have considerable knowledge and experience of the Owens Valley Groundwater Basin (OVGB).

- Our project principal has worked with the Green Book and developed a strategic approach that facilitated Inyo County Water Department/Los Angeles Department of Water and Power (ICWD/ LADWP) interaction on groundwater management planning.
- Our lead hydrogeologist updated the groundwater flow model of Rose Valley, just south of Owens Valley.
1. Staff Capabilities

As depicted in the organizational chart below, DBS&A has assembled a team of professionals that will work under the leadership of Mr. Tony Morgan, P.G., C.HG., as Project Manager, and Dr. Stephen J. Cullen, P.G., as Principal-in-Charge.

The qualifications and depth of our team’s expertise is shown at-a-glance in the matrix following the organizational chart. Brief biosketches for key DBS&A team members follow the matrix and detailed resumes are provided in Appendix A.

### Hydrogeology
- Neil Blandford, P.G.
  - Hydrogeologic Analysis/Water Budget
  - Shannon Williams, C.P.G., GISP
  - Greg Schnaar, Ph.D.
  - Water Quality
  - Christopher Wolf, P.G.
  - Groundwater Modeling
  - Farag Botros, Ph.D., P.E.
  - Todd Umstot

### Ecosystems
- Bruce Orr, Ph.D.
  - Groundwater
  - Dependent Ecosystems
  - Mike Davis
  - Christian Braudrick
  - Amy Merrill
  - Christian Braudick
  - Fisheries
  - Mike Davis

### Data Management
- Joseph LeClaire, Ph.D.
  - GIS and Database
  - Kenneth Calhoun, G.I.S.P.
  - Hannah Erbele
  - Naomi Garcia
  - Richard Shore
  - Greg Schnaar, Ph.D.

### Stakeholder Involvement
- Dave Ceppos
  - Stakeholder Outreach
  - Tony Morgan, P.G., C.HG.
  - Meagan Wylie
  - Joe LeClaire, Ph.D.
  - Alex Cole-Weiss

### Additional Staff Support Available Companywide
- 53 Hydrologists/Hydrogeologists
- 38 Geologists
- 13 Environmental Scientists
- 14 GIS/CADD/Database
- 39 Laboratory and Field Technicians
- 57 Engineers
- 2 Biologists

### Subconsultants
- 2 TEAM
- 3 SWS
- 4 L&T
- 5 CCP
<table>
<thead>
<tr>
<th>Team Member</th>
<th>Role</th>
<th>Location</th>
<th>Degrees</th>
<th>Professional Registrations</th>
<th>Subconsultants</th>
</tr>
</thead>
<tbody>
<tr>
<td>Tony Morgan</td>
<td>Project Manager</td>
<td>Santa Barbara</td>
<td>M.A., Geology, Indiana University, 1984; B.S., Geology, Indiana University, 1979</td>
<td>PG, CA #4178; CHG, CA #159</td>
<td>2 TEAM</td>
</tr>
<tr>
<td>Stephen J. Cullen</td>
<td>Principal-in-Charge</td>
<td>Santa Barbara</td>
<td>Ph.D. Geography, University of California-Santa Barbara, 1996; M.S., Soil Physics, Montana State University, 1981; B.S., University of California-Davis, 1977</td>
<td>PG, CA #7399; CPSS #03169</td>
<td>3 SWS</td>
</tr>
<tr>
<td>Neil Blandford</td>
<td>Hydrogeology Task Leader</td>
<td>Albuquerque</td>
<td>M.S., Hydrology, NM Institute of Mining and Technology, 1987; B.A., Environmental Science, University of Virginia, 1984</td>
<td>PG, TX #1034</td>
<td>4 L&amp;T</td>
</tr>
<tr>
<td>Farag Botros</td>
<td>Groundwater Modeling</td>
<td>Ontario</td>
<td>Ph.D., Hydrogeology, University of Nevada-Reno, 2007; M.S., Civil Engineering, Cairo University, Egypt, 2004; B.S., Civil Engineering, Cairo University, Egypt, 2000</td>
<td>PE, CA #76531</td>
<td>5 CCP</td>
</tr>
<tr>
<td>Todd Umstot</td>
<td>Groundwater Modeling</td>
<td>Albuquerque</td>
<td>M.S., Hydrogeology, University of Nevada-Reno, 2002; B.S., Geology / Environmental Science, University of Massachusetts, 1993</td>
<td>N/A</td>
<td></td>
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<tr>
<td>Stephen J. Cullen</td>
<td>Hydrogeology Task Leader</td>
<td>Albuquerque</td>
<td>M.S., Hydrology, University of Nevada-Reno, 2002; B.S., Geology / Environmental Science, University of Massachusetts, 1993</td>
<td>N/A</td>
<td></td>
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<tr>
<td>Christopher Wolf</td>
<td>Water Quality</td>
<td>Albuquerque</td>
<td>M.S., Geochemistry, New Mexico Institute of Mining and Technology, 1998; B.S., Geology, New Mexico Institute of Mining and Technology, 1992</td>
<td>PG, TX #6230</td>
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<tr>
<td>Gregory Schnaar</td>
<td>Hydrogeologic Analysis/Water Budget</td>
<td>Silver Spring</td>
<td>Ph.D., Soil, Water, and Environmental Science, University of Arizona, 2006; B.S., Environmental Science and Policy, University of Maryland, 2002</td>
<td>N/A</td>
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</tr>
<tr>
<td>Shannon Williams</td>
<td>Hydrogeologic Analysis/Water Budget</td>
<td>Albuquerque</td>
<td>M.S., Hydrology, University of Nevada-Reno, 2010; B.S., Earth and Environmental Science, New Mexico Institute of Mining and Technology, 2006</td>
<td>PG, TX #11818; GISP #91354</td>
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<tr>
<td>Naomi Garcia</td>
<td>Monitoring</td>
<td>Bishop</td>
<td>B.S., Environmental Science, University of California-Santa Barbara, 1997</td>
<td>PG, TX #8531</td>
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</tr>
<tr>
<td>Richard Shore</td>
<td>Monitoring</td>
<td>Bishop</td>
<td>B.S., Geologic Sciences, University of California-Santa Barbara, 2008</td>
<td>PG, TX #8230</td>
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<tr>
<td>Bruce Orr</td>
<td>Ecosystems Task Leader</td>
<td>Berkeley</td>
<td>Ph.D., Aquatic Entomology, University of California-Berkeley, 1991; B.A., Biological Sciences and Environmental Studies, University of California-Santa Barbara, 1979</td>
<td>PG, TX #8230</td>
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Primary area of expertise | Secondary area of expertise
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<tr>
<th>Team Member</th>
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<tr>
<td>Mike Davis</td>
<td>Fisheries</td>
<td>Davis</td>
<td>M.S., Fish and Wildlife Management, Montana State University, 2016; B.S., Biology, California State University-East Bay, 2010; B.A., Geography, University of Colorado, 2010</td>
<td></td>
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<tr>
<td>Kenneth Calhoun</td>
<td>GIS and Database</td>
<td>Albuquerque</td>
<td>M.A., Geography, University of New Mexico, 1997; B.A., Geography, University of New Mexico, 1993</td>
<td></td>
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<tr>
<td>Hannah Erbele</td>
<td>GIS and Database</td>
<td>Costa Mesa</td>
<td>B.A., Earth and Environmental Science, University of California-Irvine, 2010</td>
<td></td>
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</tr>
<tr>
<td>Alison Lechowicz</td>
<td>Cost and Rate Study</td>
<td>Oakland</td>
<td>M.P.A., Public Administration, Columbia University, 2007; B.S. Conservation and Resource Studies, University of California-Berkeley, 2006</td>
<td></td>
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</tr>
<tr>
<td>Catherine Tseng</td>
<td>Cost and Rate Study</td>
<td>Oakland</td>
<td>M.S. Urban Planning, Columbia University, 2006; B.A. Architecture, University of California-Berkeley, 2002</td>
<td></td>
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<tr>
<td>Dave Ceppos</td>
<td>Stakeholder Involvement Task Leader</td>
<td>Sacramento</td>
<td>B.A., Landscape Architecture, University of Florida, 1985</td>
<td></td>
<td></td>
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<tr>
<td>Meagan Wylie</td>
<td>Public Involvement</td>
<td>San Diego</td>
<td>B.S. Marine Biology and Oceanography, Hawaii Pacific University, 2006</td>
<td></td>
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<tr>
<td>Alex Cole-Weiss</td>
<td>Public Involvement</td>
<td>Sacramento</td>
<td>M.S., Community Development, University of California-Davis, 2016; B.A. Geography, University of California-Berkeley, 2010</td>
<td></td>
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<tr>
<td>Amy Ewing</td>
<td>Public Involvement</td>
<td>Albuquerque</td>
<td>M.W.R., Water Resources, University of New Mexico, 2003; B.S., Earth Sciences, University of California-Santa Cruz, 1998</td>
<td></td>
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</table>
TEAM LEADERSHIP

Mr. Tony Morgan will be your primary point of contact and will be responsible for management of the project scope, schedule, and budget. He will direct and oversee work conducted by DBS&A and subcontractor task leaders. As depicted in the organizational chart above, task leaders have been assigned to manage tasks associated with hydrogeology, ecosystems, data management, and stakeholder involvement, and will coordinate with team members with relevant skill sets. Task leaders will direct most day-to-day work within their specified discipline, with input from Mr. Morgan. As principal-in-charge, Dr. Cullen will be responsible for your ultimate satisfaction with our work. He will provide review and senior oversight of the work and will ensure that appropriate resources are made available to successfully develop the GSP.

Tony Morgan, P.G., C.HG.—Project Manager

Mr. Morgan has nearly 40 years of experience in water supply, water management, and hydrogeological programs for municipal, industrial, and agricultural applications. Over his career as a consultant and, recently the Deputy General Manager of a California water district, he has been involved in a broad range of projects related to groundwater supply development and management. In recent years, Mr. Morgan has gained expertise in SGMA compliance, including formation of GSAs, creation of GSPs, and conducting groundwater basin studies.

He has had direct involvement in the operation of a public agency intimately engaged in the SGMA process for eight groundwater basins and has served as lead person for compliance with SGMA and directing the United Water Conservation District’s (UWCD) role in the formation of GSAs in three groundwater basins and coordination of UCWD’s role with the FCGMA. He served as the UWCD’s representative on groundwater and water resource matters before multiple entities, including the Fox Canyon Groundwater Management Agency, the Ventura County Farm Bureau, DWR, the Association of California Water Agencies (ACWA), the Groundwater Resources Association of California (GRAC), and local municipalities, agricultural groups and other stakeholders. He is also on the Board of Directors of the American Groundwater Trust. Other particularly relevant assignments include serving:

♦ On the GSA JPA Formation Negotiation Committee in Ventura County
♦ As Lead Technical Representative to FPB GSA in Ventura County
♦ As Local Agency Representative to FPB GSA and Mound Basin GSA in Ventura County
♦ As Local Agency Representative to Multi-Agency Team in Ventura County for reclassification of “critically overdrafted” basins in Ventura County
♦ On GMA FCGMA TAG
♦ As a Technical Advisor on SGMA GDEs Guidance Framework prepared by The Nature Conservancy
♦ On Water Supply Augmentation Project Ad Hoc Committee for FCGMA

“...I needed someone I could trust and rely on to represent the district with our constituents and other government leaders in continuing our primary mission. In addition to focusing on groundwater overdraft information to inform the community on the seriousness of the problem Tony also was innovative in developing ideas for solutions so we just didn’t talk about the problem. His efforts went a long way in maintaining the district’s credibility and leadership standing in the area.”

~E. Michael Solomon, General Manager (ret.), United Water Conservation District
Mr. Morgan has developed, performed or provided oversight for: basin-wide groundwater elevation and water-quality monitoring programs; basin-scale hydrostratigraphic models; surface geophysical (e.g., CSAMT, TDEM, resistivity, and gravity) exploration programs; acquisition and interpretation of borehole geophysical logs; basin-scale groundwater flow models; evaluation of water-quality data for potable and irrigation suitability; siting and design of new potable and irrigation water supply wells; and aquifer replenishment activities (i.e., surface water diversions, spreading basins).

He is also experienced with administrative/management activities, including the development of scopes, specifications, and budgets; contract negotiations with subcontractors and clients; management of multi-disciplinary teams; project management to accomplish technical, schedule, and fiscal guidelines; and administrative/personnel management.

Stephen J. Cullen, Ph.D., P.G.—Principal-in-Charge

Dr. Cullen is a Principal Hydrogeologist with more than 40 years of experience. He will provide overall project oversight and contract coordination with OVGA as DBS&A’s Project Principal-in-Charge. Dr. Cullen is DBS&A’s Director of California Operations and a Senior Vice President with the firm. He has over 40 years of experience in environmental geology, groundwater hydrology, agricultural consulting, irrigation management, watershed studies, safe yield studies, and groundwater studies that comply with SGMA, groundwater and vadose zone modeling, conjunctive use of water, research, and directing large complex groundwater investigations. He has conducted and directed hydrogeologic studies for municipal water districts, water authorities, county and city public works departments, and private enterprises. Dr. Cullen has significant experience in numerous agricultural, industrial, and municipal settings, and he has provided hydrogeologic consultation, litigation support, and interaction with the regulatory community and public on behalf of farmers, ranchers, private industry, water and wastewater agencies, and municipalities. He continuously maintains direct involvement with project work to hone and maintain his experience credentials, and he has served as a faculty member at major academic institutions, has an extensive publication record, has provided expert testimony at trial in state and federal court, and has served on expert panels at the state and national levels. He is currently a member of the Board of Directors of the American Groundwater Trust. He has an established ability to convey complex technical information in terms that are readily understood by diverse stakeholder groups.

“...Their professionalism and the superb technical work accomplished by Drs. Cullen and Botros contributed significantly to the understanding of the hydrology issues in the case, allowing the judge and jury to arrive at a judgement favorable to our farmer client group.”

~Steve Andersen, Attorney
Andersen Schwartzman Woodard Brailsford

Dr. Stephen J. Cullen conducted a study of the Owens Valley “Green Book,” a technical groundwater management guidance document created as the result of decades of litigation between the City of Los Angeles and Inyo County over the groundwater resources of Owens Valley. The goal of the parties was twofold: (1) to produce an adequate water supply to the City of Los Angeles, and (2) protect the integrity of the ecosystems of Owens Valley. An evaluation of a proposed methodology to calculate the evapotranspiration coefficient was conducted, along with an evaluation of proposed research programs designed to improve the groundwater and ecosystem database. Over a period of one year, Dr. Cullen directed a team in a detailed analysis of the instrumentation and methodologies used to make measurements affecting
the water balance in the Owens Valley, conducted a mathematical analysis of the algorithms used to make groundwater pumping decisions, and evaluated the scenarios that would result from following the directives of the Green Book. Dr. Cullen also evaluated the state-of-the-art methodologies for measuring and estimating evapotranspiration and compared them to the methodologies historically used in the Owens Valley and at other similar sites. To augment his evaluation of the proposed research programs, Dr. Cullen empaneled a team of experienced hydrogeologists to form an evaluation committee. Lastly, Dr. Cullen wrote a proposed approach to the strategic management of groundwater in the Owens Valley. The findings and conclusions were reported in a four-volume report to the LADWP and the Los Angeles City Attorney. Subsequent to that submittal, LADWP embarked on a large-scale program to reevaluate and reconstruct, as appropriate, the approach to groundwater and ecosystem management in the Owens Valley, based, in part, on the concepts recommended in Dr. Cullen’s team report.

Dr. Cullen served as Principal Hydrogeologist and Technical Reviewer on the sustainable safe yield study for the Santa Paula Groundwater Subbasin for the UWCD in the Santa Clara River Watershed, groundwater budget and groundwater management plan for the Upper and Lower Ventura River Basin for the Ventura County Watershed Protection District, and coupled watershed/surface water/groundwater/water quality numerical model for the Ventura River Watershed and Groundwater Basin for the California State Water Resources Control Board. He is also a hydrogeologist working on the GSP groundwater balances for FCGMA.

KEY TEAM MEMBERS

Neil Blandford, P.G.—Hydrogeology Task Leader

Mr. Blandford specializes in water planning and sustainability analysis, water supply investigations and water rights analysis, numerical simulation of groundwater flow and contaminant transport, computation of the effects of groundwater pumping on surface water, source water determinations, well field design, and expert testimony. He is an expert in groundwater flow and solute transport modeling, estimation of the effects of groundwater pumping on surface water, and aquifer exploration and characterization. Mr. Blandford has served as an expert witness in numerous water rights cases.

Mr. Blandford served as Principal Investigator for the comprehensive update and recalibration of the County of Inyo’s Rose Valley Groundwater Model in accordance with Mitigation Monitoring and Reporting Program of Conditional Use Permit 2007 003. He gained familiarity of the groundwater resources and local hydrogeological conditions through conducting a basin-wide recharge estimate, refinement of the model grid and boundary conditions, improved calibration to historical water levels, and consideration of historical stresses on the basin (Haiwee Reservoir construction and pumping for irrigation) from 1915 through 2010.

“[Neil is] ...extremely effective in communicating very technical scientific information and data to non-technical persons... [DBS&A] has some of the brightest minds I’ve met in the field of hydrology and water resources anywhere in the western United States...”

~Greg L. Bushner, R.G.
Vice President of Water Resource Development
Vidler Water Company
Mr. Blandford also served as Principal Investigator for the hydrogeologic evaluation and feasibility modeling of indirect potable reuse (IPR) project, Santee Basin Groundwater Recharge and Replenishment Project for Padre Dam Municipal Water District. The effort included development and evaluation of multiple implementation scenarios, simulation of IPR water injection and extraction, interaction of surface water and groundwater, computation of residence time to meet state regulations and identification of critical flaws.

Dr. LeClaire has completed several technical studies that provided the framework for the Salt and Nitrate Management Program (SNMP) for the Central Valley and recently presented an invited paper entitled: “Groundwater Sustainability, Salinity, and Nitrate: The Central Valley” at the Association of Ground Water Agencies - American Ground Water Trust Annual Conference. He was the technical lead on critical components of the Nitrogen / Total Dissolved Solids study in the Santa Ana River Watershed which was the first functionally-equivalent comprehensive Salt and Nutrient Management Plan in California. Dr. LeClaire also played a key role in the development and implementation of the Optimum Basin Management Program for the Chino Groundwater Basin.

SUPPORT STAFF

Farag Botros, Ph.D., P.E.—Hydrogeology, Groundwater Modeling

Dr. Botros is a Senior Hydrogeologist/Water Resources Engineer with more than 14 years of experience in numerical simulation of groundwater flow and contaminant transport through saturated and unsaturated media. His expertise includes optimization and uncertainty assessment of hydrologic parameters and conceptual models, statistical and geostatistical analysis of field and laboratory data, and site characterization. He is proficient in multiple commercial software programs such as MODFLOW, MODPATH, MT3D, PHT3D, HYDRUS, SEAWAT, and PEST. He is also proficient in programming using FORTRAN and MATLAB and has an advanced experience with the ArcGIS mapping software and with watershed hydrology. Dr. Botros’ combined skill set will enable him to address the County’s groundwater planning challenges from a holistic perspective, understanding what is happening in the subsurface from a water quality standpoint and how that influences the ultimate selection of optimal conjunctive management projects.

By all accounts, the SCSC members are happy with the study and have been distributing it to their stakeholders. On behalf of both SCSC and NWRI, I’d like to thank you for all the work you [Dr. LeClaire] and Hannah did. You both navigated the management challenges with grace and we appreciate your professionalism and attention to detail.

~ Suzanne Sharkey
National Water Research Institute
budgets in many groundwater basins, including within Inyo County. Dr. Botros served as the technical lead for the substantial update and recalibration of the Rose Valley Groundwater Model. Updates included developing a watershed model to estimate groundwater recharge in the basin, refinement of the model grid and boundary conditions, and improved calibration to historical water levels. He performed predictive simulations that were used to maximize future pumping amounts without exceeding the allowable reduction in groundwater outflow to a terminal lake at the southern end of the valley. The model was updated multiple times to take into consideration actual climatic conditions and recorded pumping.

Dr. Botros also served as lead modeler for the Santee Basin Groundwater Recharge and Replenishment Project for PDMWD. He conducted analytical calculations to evaluate multiple implementation scenarios of indirect potable reuse using different rates and locations of water injection and extraction. The screening computations were followed by development of a three-dimensional groundwater flow model and particle tracking simulations that included aquifer heterogeneity, complex aquifer boundaries and simulation of multiple ponds. Residence time of injected water was considered relative to State of California requirements.

In support of litigation for a confidential client, Dr. Botros reviewed the U.S. Geological Survey (USGS) Central Valley Hydrologic Model (CVHM), including shapefiles, database, and the geostatistical model supporting the hydraulic properties of the CVHM. He performed a model telescope by using customized FORTRAN codes to extract information from the CVHM and build a local model focusing on geological and hydrological details of the investigated site. He also calibrated the local model, concluded results of the modeling efforts, and helped write an expert report, which resulted in a favorable ruling for our client in court.

Todd Umstot—Hydrogeology, Groundwater Modeling

Mr. Umstot is a Senior Hydrogeologist with more than 22 years of experience performing hydrogeologic investigations with a particular focus on quantitative analysis of vadose zone processes, recharge, well hydraulics, and groundwater flow and contaminant fate and transport using numerical, stochastic, geostatistical, inverse, and analytical techniques. He has extensive experience in the development and application of numerical and analytical models and has developed his own Distributed Parameter Watershed Model (DPWM) to provide defensible estimates of recharge boundary condition for groundwater models. In support of his models, Mr. Umstot has managed, designed, and performed many investigations including field programs to measure precipitation and runoff, aquifer testing and analysis, in-situ and laboratory measurement of vadose zone parameters, statistical analysis of water quality and hydrologic data, estimation of evapotranspiration, capture zone analyses, geostatistical analyses, and the design of water supply and remediation wells.

Mr. Umstot provided technical support to assess recharge to the Rose Valley for the County of Inyo using the basin-scale recharge model to estimate the mean annual recharge for a MODFLOW model of the basin. The recharge model provided estimates of the groundwater inflow to the valley from the adjacent mountain block and the quantity of water recharging from ephemeral runoff over the valley floor. The recharge model significantly improved the groundwater model calibration by allowing for an independent estimate of hydraulic conductivity.
Groundwater Sustainability Planning for the Owens Valley Groundwater Basin

**Gregory Schnaar, Ph.D.—Hydrogeological Analysis/Water Budget**

Dr. Schnaar is a Senior Scientist with 16 years of professional experience. He specializes in watershed-scale hydrologic studies, groundwater and vadose zone modeling, contaminant transport, field sampling and geologic sequestration of carbon dioxide. He has managed a variety of environmental and water resource investigations, including development of rigorous water budgets in support of GSPs and safe-yield determination for an adjudicated basin.

He is the Senior Hydrogeologist for the development of water balances used in the GSPs for the four groundwater basins within the FFGMA jurisdiction. He is also managing development of a watershed-scale distributed parameter watershed model of the Santa Paula Creek subwatershed and comprehensive water balance and safe yield evaluation for the Santa Paula Basin for the UWCD. Relevant project experience also includes development of multiple management of groundwater monitoring programs, and development of a linked watershed/groundwater model of the San Antonio Creek Subwatershed and Ojai groundwater basin. He also developed a GSFLOW-based integrated surface water/groundwater model of the Ventura River and surrounding watershed for evaluation of management options to increase instream flows and reduce nutrient impacts associated with a TMDL regulation for the California State Water Resources Control Board.

Dr. Schnaar has served as an expert technical consultant to the U.S. Environmental Protection Agency (EPA) Office of Ground Water and Drinking Water and the California State Water Resources Control Board, and is an Associate Editor for the peer-reviewed journal Groundwater. He has taught courses in Environmental Science and Water Resources as a faculty member at the University of Maryland, College Park and as an adjunct faculty member at George Washington University. Recent presentations include “Lessons Learned in Developing Defensible Groundwater Budgets and Evaluating Sustainability Indicators” and “Avoiding Undesirable Effects under SGMA and Other Groundwater Regulatory and Management Programs” for the Association of Ground Water Agencies - American Ground Water Trust Annual Conference in February 2017.

**Shannon Williams, C.PG., GISP—Hydrogeological Analysis/Water Budget**

Ms. Williams is a Hydrogeologist with nine years of experience in hydrogeological applications using GIS. Ms. Williams constructed several cross sections along the Ventura River and Ojai Valley in order to provide the geologic base to be used in developing an integrated surface water/groundwater model for evaluation of management options. For an agricultural site in Santa Barbara, she constructed geologic cross sections to serve as a framework for an integrated surface water/groundwater model to quantify recharge and water budget. She utilized ArcGIS to perform spatial analysis of various watershed parameters, such as precipitation and water chemistry. She also created ArcGIS Collector maps that allow field staff to record accurate sample locations in the field.

**Christopher Wolf, P.G.—Water Quality**

Mr. Wolf specializes in water resource and hydrogeological studies including the design, installation, and evaluation of water supply wells. He applies his background in geology and geochemistry to his water-related projects, including hydrogeologic conceptual model developments, groundwater evaluation, analysis of water quality issues, well rehabilitation, deep exploratory wells and well field development. He has worked on water resources development and management projects with municipalities and tribes in the southwestern U.S. for more than 23 years.
He has performed geochemical and hydrogeological characterizations for water supply projects throughout the West, including providing expert testimony during New Mexico Office of the State Engineer water right permit hearing and during the appeal in District Court. For a U.S. Bureau of Reclamation feasibility investigation, he evaluated of the potential groundwater and surface water sites for aquifer storage and recovery (ASR). In support of a Hydrogeological and Geochemical Characterization for water supply project for a confidential agricultural client in Santa Barbara, Mr. Wolf evaluated surface water and groundwater resources in the Transverse Range, including preparing a hydrogeological conceptual model based on geology and hydrology at the site.

Kenneth Calhoun, G.I.S.P.—GIS and Database

Mr. Calhoun is the Manager of GIS services at DBS&A and is in charge of all GIS development. Mr. Calhoun specializes in coordination of enterprise-wide geographic information systems (GIS) for well, groundwater, land use, and water resources management, and implementation of various GIS software, global positioning system (GPS), and remote sensing technologies for GIS project management. Mr. Calhoun is currently serving as Senior GIS Specialist and Information Solutions Team Manager for the development of a new comprehensive, web-accessible GIS-based database management system to manage and analyze water quality information for an ongoing groundwater monitoring contract with the County of San Bernardino. Mr. Calhoun has also provided GIS support on multiple litigation support projects throughout California. For one confidential client, he developed a Microsoft Access database to manage site data derived from consultant reports and government databases, which included data from more than 1,000 monitor wells and approximately 250,000 records of chemistry data. He also developed GIS using ArcView to manage and analyze site data, and integrated aerial photographs, Access data, and Arc/Info coverage of facility locations and property ownership, topography, domestic and monitor well locations, and chemistry data. Mr. Calhoun coordinated exhaustive quality assurance/quality control (QA/QC) review of chemistry data. He used GIS to develop groundwater quality and soil chemistry maps and created GIS applications for incorporation in real-time presentations that were used in mediation sessions to communicate technical issues to a non-technical audience. He integrated modeling data (kriged lithology distribution) into GIS cross-section utility to visually verify results.

Hannah Erbele—GIS and Database

As a water resource scientist, Hannah Erbele has been providing hydrogeology and environmental services for the past seven years. She uses ArcGIS and statistics to analyze and interpret data related to water quality, groundwater, environmental, and remediation services. Ms. Erbele is also well versed in field activities and can provide technical, field, and professional support on issues pertaining to groundwater, surface water, water quality, and water conservation. Ms. Erbele is providing technical assistance in support of a project involving modeling groundwater, surface water, groundwater-surface water interaction, and water management in Ventura River. She is also currently involved with the field investigation associated with a hydrogeologic monitoring program in Malibu, California, to better characterize groundwater conditions of the site and to refine the ability to detect abnormalities in data trends.
Amy Ewing, P.G.—Public Involvement

Ms. Ewing is a licensed professional hydrogeologist with 20 years of experience, specializing in water planning, hydrogeology, water quality studies, watershed management, water rights planning, and aquifer storage and recovery. She has been instrumental in assisting DBS&A’s clients to obtain more than $20 million in grant funding for water reuse, recharge demonstration, watershed restoration, and regionalization projects. She also has extensive experience in public outreach, community engagement, stakeholder involvement, and agency coordination. She was the Project Manager for the 2016 Region O regional water planning project covering a 21 county area in west Texas. The plan quantifies water supply and projects water demand through 2070, and includes evaluations of numerous water supply strategies for meeting drought-of-record demands. Amy has led or played a key role in development of five other regional water plans that involved extensive stakeholder involvement processes. She has led more than 50 public and stakeholder meetings and excels at bringing together agencies with diverse interests to achieve consensus on water management strategies. Ms. Ewing was recently invited to present “Integrating Surface Water and Groundwater through Managed Aquifer Recharge” at the Groundwater Resources Association of California Biennial Symposium on Managed Aquifer Recharge.

Dave Ceppos—Stakeholder Involvement Task Leader

Dave Ceppos is CCP’s SGMA Program Manager and is a Managing Senior Mediator. Mr. Ceppos has a comprehensive background developing and mediating collaborative problem solving, stakeholder-driven, resource management processes. Mr. Ceppos is also CCP’s Water Program Manager and supervises numerous water management programs including implementation and DWR’s Water Use Efficiency Program and the Water Storage Investment Program. He has supervised CCP’s work in 32 GSAs statewide and is viewed as a prominent expert on facilitating SGMA implementation. He often provides strategic advice for implementing SGMA to state and local agencies, speaks regularly and has published articles numerous articles on regional collaboration and capacity building. He has served as the lead facilitator and public engagement specialist for the Colusa Subbasin, Yolo Subbasin, Chowchilla Subbasin and several GSAs in Butte County. For this project, Mr. Ceppos will serve as CCP’s Principal in Charge, providing active project engagement throughout the effort.

Meagan Wylie—Stakeholder Involvement

Ms. Wylie is a Lead Mediator and Facilitator with CCP. Working out of CCP’s Southern California office, Ms. Wylie provides facilitation, project management, stakeholder outreach and coordination, public engagement, collaborative strategic planning services, and stakeholder assessments to local, state and federal agencies and non-governmental organizations (NGOs). She has focused educational and professional experience on marine and coastal issues, water supply and management, natural resource management, ecosystem dynamics, and climate adaptation planning. Her expertise focuses on community development, policy analysis, facilitation, and mediation on issues involving local governance, natural resources and economic development.

MS. Wylie served as the Project Manager for SGMA implementation in the San Diego regions for the San Luis Rey Basin, San Diego River Valley Basin, and Borrego Valley Basin. She has also been project coordinator for the following other SGMA cases: Turlock Subbasin, Kaweah Subbasin, Kern Subbasin, and Upper Ventura Basin. She has been facilitator and staff coordinator for numerous SGMA statewide public
engagement efforts sponsored by DWR and SWRCB including the Basin Boundary Modification regulatory public meetings and the State SGMA Fee Assessment public meetings. She has worked on and co-authored SGMA Tribal Statewide guidance and worked specifically in Tribal SGMA issues in the San Luis Rey and San Diego River Valley cases. She has co-authored published articles on SGMA with other CCP colleagues. Ms. Wylie will serve as CCP’s Project Manager.

Alex Cole-Weiss—Stakeholder Involvement
Ms. Cole-Weiss has expertise in community development, regional planning, and geography. She draws from a range of experiences with cooperative decision-making structures, political and social organizing groups, urban land use planning initiatives, and community food systems. Alex joined the Center in 2016 and works on projects related to public engagement, tribal outreach, natural resource management, environmental planning, transportation planning, and environmental justice. Her skills include stakeholder assessment, research, writing, conflict resolution, workshop planning, and meeting summaries and facilitation. She works with the Owen’s Lake Master Project Cultural Resources Task Force, charged with recommending to the LADWP and Great Basin Unified Air Pollution Control District how to balance dust control mitigation and protection of cultural resources on these four sites. She supports meeting preparation and facilitation, including developing notes to summarize key meeting outcomes.

Richard Shore—Monitoring Network
TEAM’s Project Geologist, will be engaged in groundwater data management and local field reconnaissance for this project. Mr. Shore is currently the project lead for groundwater monitoring and reporting for the Inyo and Mono County Landfills, Crystal Geyser Roxane, and other projects for TEAM. Richard has successfully collaborated with county, state, and federal agencies on multiple projects. Richard is a certified Geologist in Training, is familiar with state and federal guidelines concerning the practice of Geology in California, and has excellent writing and communication skills.

In addition to Naomi Garcia, TEAM’s officers include a California Professional Geologist and California Professional Engineer. Although not anticipated to be needed for this project team, J. Tim Hersch, P.G. and Fred Finkbeiner, P.E. are available to assist the project team if needed. Tim Hersch has provided geologic oversight and report reviews for TEAM’s groundwater monitoring and reporting projects in the Eastern Sierra for over 10 years, and is familiar with the local hydrogeologic conditions in the area. Fred Finkbeiner has provided support to TEAM for Inyo and Mono County Landfills, after he retired from the Los Angeles Department of Water and Power. TEAM also employs retired LADWP Chief Hydrographer Steve Keef, who is currently assisting with surface water monitoring and SB88 compliance projects for TEAM and could provide...
valuable input on data management and development of agreements with LADWP and other key entities in the basin.

TEAM’s local staff also includes Biologist Greg Foote, who has unsurpassed knowledge of the geographic setting of the Owens Valley, sensitive biological resources, and experience with large scale groundwater data management systems. TEAM’s Archaeologist Mary Farrell, located in Lone Pine, California, brings to the team decades of experience with cultural resources in the Owens Valley and Tribal Consultation.

**SUBCONSULTANT STAFF: SWS**

**Bruce Orr, Ph.D.—Ecosystems Task Leader**

Dr. Orr has over 25 years of experience leading complex projects involving natural resource inventories, integrated natural resource management plan development, and federal and state regulatory processes. He has led numerous multi-disciplinary restoration feasibility and planning studies that incorporate hydrologic and water resource management planning, instream flow needs, and groundwater inputs in major watersheds throughout California (Sacramento, San Joaquin, Merced, Napa, and Santa Clara rivers), and is currently leading restoration planning projects on the Virgin and Gila rivers (Nevada and Arizona). He has conducted baseline floral and faunal surveys in the Eastern Sierra, coauthored the Flora of the Valentine Eastern Sierra Reserve, and has worked on numerous river, riparian and wetland ecology and restoration projects throughout many western states (e.g., CA, OR, NV, AZ, UT, MT, CO) over the past 30 years. Dr. Orr provides senior strategic support on many of Stillwater’s large-scale regulatory, watershed management, and restoration projects.

**Christian Braudrick, Ph.D.—GDE**

Dr. Christian Braudrick is a fluvial geomorphologist with over 20 years of experience integrating physical and biological processes in rivers. In particular, he has explored linkages between channel morphology, channel dynamics, vegetation, and aquatic habitat in rivers throughout California. Christian has expertise in geomorphic history, sediment transport models, and hydraulics to better understand channel and floodplain dynamics. He has worked on topics ranging from stream restoration in steep, confined channels to assessing the impacts of dam removal. His Ph.D. dissertation used physical models to explore the conditions required for rivers to meander and how gravel-bed meanders respond to changes in sediment supply.

**Amy Merrill—GDE**

Dr. Merrill is an ecologist with over 25 years of experience in riparian and wetland monitoring, restoration, and management. Amy is experienced in vegetation classification and mapping, development of site restoration and planting plans, assessing riparian effects on aquatic and terrestrial habitat, and watershed assessments and management planning. She is the Stillwater lead in efforts to develop methods for quantifying ecosystem services for credit in voluntary and regulatory contexts, including credits for carbon, water quality, and habitat, and water credit trading. With expertise in biogeochemistry, Amy is working to develop a carbon sequestration protocol for mountain meadow restoration, in partnership with the Truckee River Watershed Council, CalTrout, Foothill Conservancy, and the South Yuba River Citizen’s League.
Mike Davis—GDE
Mr. Davis is an environmental scientist with 10 years of experience in fisheries science, including 4 years focused on watershed management and native fishes recovery in the Owens Valley and Eastern Sierra.

Mike is experienced in the design and implementation of fisheries and habitat assessment studies focused on rare or special-status fishes and has led multi-year physical and biological stream restoration projects in a variety of desert ecosystems of California, including Fish Slough. He has worked with key agencies and stakeholders in the Owens Valley to complete fish habitat restoration projects and threatened species monitoring in the context of hydropower, agricultural irrigation, and water conveyance operations. His past research has provided insight to meteorological controls on winter dissolved oxygen dynamics in ice-covered lakes and the population dynamics and habitat use of salmonids in these systems.

SUBCONSULTANT STAFF: L&T

Alison Lechowicz—Cost and Rate Study
Ms. Lechowicz has 10 years of utility rate consulting experience. She testified as an expert witness at the California Public Utilities Commission in electric rate cases of Pacific Gas & Electric, Southern California Edison, and San Diego Gas & Electric. Ms. Lechowicz serves on the Municipal Securities Rulemaking Board, Series 50 as a Municipal Advisor Representative. Representative experience includes conducting a Proposition 26 groundwater fee study to recover SGMA compliance costs and GSA formation costs over the next three years for the Kings River East Groundwater Sustainability Agency (Fresno County), including estimating water use of growers based on land use and crop type and allocated costs. For the McMullin Area GSA (Fresno County), she worked with the GSA’s engineer to draft a five-year budget and rate plan under Proposition 218, which included developing detailed cost estimates for Board administration and GSP development, calculating a $19 per acre fee for parcels within the GSA, and conducting the Prop 218 printing and mailing of public notices. For the Root Creek Water District (Madera County), Ms. Lechowicz completed a financial plan for the District’s groundwater basin and agricultural water service, developed an acreage assessment for district overhead, and prepared water, sewer, and storm drain rates, and development fees for the municipal service area.

Catherine Tseng—Cost and Rate Study
Ms. Tseng has 10 years of consulting experience. She specializes in utility rates, capacity charge, and financing plans for public works projects, and Proposition 218 compliance.

Ms. Tseng is a Certified Independent Professional Municipal Advisor.

Ms. Tseng performed a water financial plan and rate study assessing various conservation-oriented water rate structures for the City of Davis and developed drought surcharge. She worked closely with citizens’ advisory committee to develop recommendations to City Council. For the City of Vacaville, she performed a cost of service water rate study to eliminate operating deficit and implemented water conservation surcharge to recover lost revenue. Ms. Tseng completed a raw water rate study to develop rate method for the Valero Refinery in the City of Benicia, including preparing a water rate study and capacity fee study, and developing drought rates to fund additional water supply. For the Town of Yountville, Ms. Tseng completed a long-range financial plan for the water and wastewater enterprise to phase out subsidies from the general fund, and developed recycled water for contract negotiations with customers.
2. Recent Experience

Our proposed Project Manager, Tony Morgan, and DBS&A’s team of technical professionals have extensive experience assisting local communities and water agencies with sustainable groundwater management. Below is a snapshot of relevant project experience, followed by more detailed descriptions of the most pertinent projects. Appendix B contains additional relevant project descriptions in further detail.

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### Groundwater Management Projects

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Complete descriptions of the most relevant experience of our team is provided below. These project descriptions, along with many more examples of our experience, are also provided in Appendix B.

**Rose Valley Groundwater Model**

For the County of Inyo Water Department, DBS&A made substantial revisions and updates to an existing groundwater flow model of Rose Valley, California, immediately south of Owens Valley. The model was used to assess the impact of proposed groundwater pumping on groundwater discharge to a shallow lake (Little Lake) at the south end of the valley. The model revisions and updates were made in accordance with Mitigation Monitoring and Reporting Program of Conditional Use Permit (CUP) 2007-003, which permits the extraction of groundwater from wells on the Hay Ranch in Rose Valley. The water is extracted by Coso Operating Company (Coso) for injection at the Coso geothermal field in the northwest area of the China Lake Naval Air Weapons Station. DBS&A implemented a number of substantial updates and changes to an existing model, including:

- Review of the conceptual model and adjusting model boundary conditions in the southern end of the valley to improve the simulation of groundwater discharge processes
- The DPWM was applied to estimate groundwater recharge, independent of the groundwater numerical model and helped provide a more accurate basin water budget
- The model grid was refined in the horizontal and vertical dimensions
- The thicknesses of the geologic units were adjusted based on the available well and geophysical logs
- Model hydraulic properties and layering were adjusted to better match the observed water levels in the valley

The updated model was used to reevaluate future Coso pumping amounts and associated drawdown trigger levels at monitor wells that could occur without exceeding a 10 percent reduction in groundwater outflow to Little Lake.
Fish Slough Aquatic Habitat Restoration and Native Species Monitoring
Aquatic habitat in Fish Slough, and the native species that inhabit them are highly dependent on groundwater-fed springs and continue to be limited by a legacy of man-made impoundments, an altered hydrograph and introduction of non-native predatory fishes. Key Stillwater team member Mike Davis led a comprehensive restoration and monitoring program designed to promote recovery of the native aquatic community, including the federally endangered Owens pupfish.

Mr. Davis and his collaborators implemented novel physical and biological restoration approaches in Fish Slough to restore a natural hydrograph, channel morphology and aquatic and riparian community composition. A restoration model developed in Fish Slough now serves as a broadly-applicable model for other groundwater-dependent desert spring and stream ecosystems recovering from non-native species introductions and altered hydrology.

To assess recovery status and detect threats to key biota, Mr. Davis and collaborators completed annual monitoring of all aquatic species and associated habitat in Fish Slough, including focused analysis of spatial distribution, population dynamics, and genetic variability of federally endangered Owens pupfish and Owens speckled dace. This multi-year monitoring included detailed temporal mapping of the highly-dynamic, groundwater-fed aquatic habitat of Fish Slough, and special-status invertebrate and water quality sampling.

GSA Formation Support to Develop OVGA
Under the DWR Facilitation Support Services program, CCP provided GSA formation support and associated Tribal engagement to develop the OVGA. More specifically, CCP worked with the DWR Tribal Policy Advisor and Inyo County to conduct outreach to all California Native American Tribes in the Basin to further explore potential representation issues and provided individual, in-person meetings with the Bishop, Lone Pine, Big Pine, and Fort Independence Tribes, as well as the Owens Valley Indian Water Commission personnel. This effort also included phone meetings with the Benton Tribal Chair and Environmental Coordinator. CCP provided support to joint meetings of the Tribes to confirm decision-making approaches and confirm Tribal perspectives as they relate to the larger GSA formation effort.

Likewise, CCP conducted telephone consultations with LADWP to explore the agency’s role and thoughts on coordination related to the SGMA-recognized Settlement Agreement.

CCP facilitated Inyo County-based GSA-eligible entities and GSA Formation Work Group meetings to negotiate GSA governance structure. Thereafter, CCP supported GSA Governance Development including development of agreements and documents outlining GSA structures and governance methods. CCP coordinated and facilitated SGMA Public Meetings to provide outreach and education about SGMA implementation, including GSA formation and GSP development, across the Owens Valley Basin.

GDE experts implemented novel physical and biological restoration approaches in Fish Slough to restore a natural hydrograph, channel morphology and aquatic and riparian community composition.
Development of Groundwater Budgets for Groundwater Sustainability Planning

The FCGMA (as the GSA) selected DBS&A as part of a team to develop a GSP in compliance with SGMA. DBS&A prepared quantitative groundwater budgets for three groundwater basins within the Agency’s jurisdiction: (1) Las Posas (separately for east and west management areas), (2) Pleasant Valley, and (3) Oxnard. The groundwater budgets calculated annual groundwater inflows and outflows and change-in-storage over a 30-year period (1985 to 2015).

Available groundwater-level monitoring data was used to constrain estimates of change-in-storage for each year of the water balances. Available groundwater-level data was compiled to estimate change-in-storage. Available shallow groundwater level data (i.e., well screens less than approximately 500 ft bgs) from all wells were obtained and used in the analysis. Thiessen polygons were generated around each well location in order to estimate the representative area for each well to support change-in-storage calculations.

In support of GSP development, DBS&A has worked collaboratively with the Agency technical advisory committee and stakeholders, which included representatives from water districts and agencies, growers, and conservation-focused non-governmental organizations. DBS&A has iteratively updated the groundwater balances during this process in response to technical feedback, incoming data, and ongoing development of other groundwater modeling tools.

Fillmore-Piru Basin Water Banking Program, Ventura County, California

Mr. Tony Morgan was the project lead for the conceptualization of and feasibility evaluations for enhanced conjunctive use of the Fillmore and Piru groundwater basins as a water bank or water storage and transfer facility to mitigate groundwater level fluctuations in these basins and provide supplemental water supplies to other basins in Ventura County. The project is expected to develop 30,000 to 80,000 acre-feet of storage depending on management strategies.

Additional relevant project descriptions are also located in Appendix B.
3. Approach and Scope of Work

Our technical approach is geared towards the identification of an expeditious, yet technically reasonable and implementable path to sustainability for the Basin. We understand that a great deal of information exists for the Basin and these data will be the foundation upon which the GSP will be built. A GSP is not required to be a large document or overly complicated. Our approach is to prepare a GSP that:

- Is tailored to the critical issues of the Basin;
- Addresses the items prescribed by DWR in their GSP Preparation Checklist and GSP Annotated Outline guidance documents; and
- Is sensitive to the scope of work and available funding as defined by County of Inyo Water Department.

SGMA specified many actions that a GSA must do to be in compliance. Many GSAs throughout California are newly formed public entities created in direct response to SGMA, and have limited experience in groundwater management. To assist these GSAs in meeting their sustainability goals and thereby achieve compliance with SGMA, the DWR has created a series of documents to aid the GSAs. These documents were published by DWR as Best Management Practices (BMPs) or Guidance Documents. The BMPs and Guidance Documents are not a replacement for the GSP Regulations or SGMA statutory provisions, but do provide insight into DWR expectations and how DWR will evaluate the adequacy of a GSP.

BMPs are defined as “the practice, or combination of practices, that are designed to achieve sustainable groundwater management and have been determined to be technologically and economically effective, practicable, and based on best available science.” To date, the following BMPs are available to provide clarification and guidance on GSP content:

- BMP 1 - Monitoring Protocols Standards and Sites
- BMP 2- Monitoring Networks and Identification of Data Gaps
- BMP 3 - Hydrogeologic Conceptual Model
- BMP 4 - Water Budget
- BMP 5 - Modeling
- BMP 6- Sustainable Management Criteria (draft)
- BMP Framework

Guidance Documents “…address topic areas unique to SGMA, for topics where no established practices in the water management industry exist, and which may not have been specifically identified in the GSP Regulations.” To date, the DWR has developed the following guidance documents:

- Guidance for Climate Change Data Use During Sustainability Plan Development
- Stakeholder Communication and Engagement
- Engagement with Tribal Governments
- GSP Annotated Outline
- Preparation Checklist for GSP Submittal

These BMPs and Guidance Documents will assist the DBSA team in the preparation of the GSP. Each of the major GSP project elements (i.e., Outreach, Basin Setting, Planning, Projects and Management Action, and Monitoring), when combined, present a systematic path to completing the GSP. The BMPs and Guidance Documents serve to inform the process and provide a framework where the OVGA and interested stakeholders can understand the general steps and recognize how the Basin sustainability planning can be achieved.

The DBSA team’s approach to this project has the following major components:

✔ Leverage existing knowledge
  » Make extensive use of the information obtained from the many existing technical and management reports;
  » Refer to the local expertise and knowledge of our team members;
  » Engage with local stakeholders early in the process to identify their concerns and identify knowledge beneficial to the GSP development process; and
» Rely upon the broad experience of our team members gained from working on other GSPs, water resource management projects, groundwater modeling, and regulatory compliance programs.

✓ **Proactive Stakeholder Engagement Strategy**
» Engage stakeholders early to identify issues early in the process;
» Establish multiple venues for stakeholders to participate in the process; and
» Create and implement a stakeholder engagement plan—show stakeholders how they can participate in the process.

✓ **DWR Interaction**
» Engage in strategic discussions with DWR personnel to help resolve questions or potential problems in an expedient manner; and
» Communicate frequently and effectively to minimize the potential for delays in GSP preparation or in DWR approval.

✓ **Effective Data Management**
» Implement a multi-function data management system;
» Use data archival functionality for existing and future data sets; and
» Use data retrieval capabilities for research, analysis, and public information.

✓ **Technical Analyses Focused on Essential Issues**
» Concentrate technical work on issues critical to determining the sustainable yield of the Basin;
» Fill in data gaps later. Significant data unknowns can be addressed over time rather than spending limited fiscal resources during the early stages of the GSA operations;
» Prepare a GSP substantially compliant with DWR requirements. Our team’s approach will develop a GSP based largely on existing data supplemented with a plan describing how the data gaps will be minimized in the future. This approach is being used by several GSAs to focus their GSP development efforts on activities that will result in a substantially compliant GSP, but also provides DWR with a plan that describes how the data gaps will be addressed. GSAs are using this approach in the early stages of their formation when fiscal resources are limited and other financial sources (e.g., grants) have long lead times that can preclude their availability before the January 2022 deadline for GSP submittal to DWR; and

» Identify Other Recommended Actions (some of these are provided in Task 16 in the proposal) that the GSA may want to consider performing so the resultant information can be included in the January 2022 GSP submittal.

✓ **Projects and Management Actions are Important**
» Sustainable yields can be enhanced through the implementation of project and/or management actions;
» Projects and management actions must be cost-effective; and
» Stakeholders must be convinced of the cost-benefit relationship for proposed projects.

“Tony was a valuable, eloquent and intelligent voice at a critical time when we were forming our GSA. Furthermore, Tony is a powerful advocate for water, committed to educating the community about the issues and implications around this new legislation and constantly thinking of creative projects and collaborations in order to maximize the opportunities SGMA now offers.”

~Gordon Kimball, Attorney
Scope, Schedule and Budget

DBS&A's proposed schedule, budget, key assumptions, and descriptions of each task and their associated deliverables are provided below.

**SCHEDULE**

Our detailed schedule to perform the work in compliance with DWR deadlines is provided on Page 27. Our schedule shows the submittal of the GSP to DWR in the last quarter of 2021.

**BUDGET**

DBS&A has developed a not-to-exceed budget for accomplishing Tasks 1 through 15 outlined in our scope of work. Our budget is summarized on Page 28. A complete breakdown of each task with hours allocated to each labor category and all outside charges with a total cost of $710,928 is provided on Page 29. Assumptions inherent in our proposed scope and cost are discussed below.

**KEY ASSUMPTIONS**

The DBS&A team has highlighted the following assumptions that are central to our proposal:

- The Inyo County Water Department issued the RFQ for this project and in the RFQ suggests that it is expected that the OVGA will take over this project. For the purposes of our proposal, we have assumed the OVGA is the entity responsible for this project and our proposal refers to OVGA as the primary GSP decision-making entity;
- Funding for this project is to come from the Prop 1 grant and is limited to the Prop 1 grant amount;
- The 400 square miles of land in the Basin covered by the Inyo/Los Angeles Long-Term Water Agreement is considered to be adjudicated for the purposes of GSP preparation and is, therefore, exempt from the process;
- The vast majority of the existing data in the Basin (e.g., groundwater elevation, water quality, stream flows, vegetation mapping) is available in a digital format. This assumption is valid as most of these data are expected to be provided by LADWP, Inyo County, Mono County, BLM, tribes, CADFW, USFWS, and other entities;
- Ecosystem evaluations will largely be restricted to desktop analyses using databases available from entities, such as LADWP, DWR, Inyo and Mono counties, tribal groups, and the Nature Conservancy (TNC). The TNC guidance document on assessing Groundwater Dependent Ecosystems (GDEs) will be a centerpiece in the evaluation of surface water - groundwater interactions and surface water depletion due to groundwater extractions. The inclusion of extensive field ecosystem mapping is beyond the scope of the budget for this initial GSP;
- Legal counsel in support of the GSP development process will be provided by OVGA and/or Inyo County;
- The existing groundwater models will be found to be adequate for use in the evaluation of the influence of future project and management actions on basin sustainable yield. The scope and budget needed to merge the models, standardize the base periods, incorporate more recent groundwater data, and recalibrate have not been included in this proposal.
Proposed Schedule

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- Starred tasks indicate a high priority.
## Budget Summary

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<td>Public engagement plan</td>
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<td>GSP area and GSP information</td>
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<td>6</td>
<td>Basin setting</td>
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<td>6a</td>
<td>Hydrogeological conceptual model</td>
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**Total Costs for Required Tasks**: $710,928
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### Detailed Budget

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<td>14. Refine draft GSP and submit as the final GSP</td>
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### Total Costs for Required Tasks

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**Total Costs for Required Tasks:** $730,078
 TASK 1. INITIAL SITE VISIT
The DBS&A team will conduct an initial site visit that will include meetings with OVGA members and a public meeting. These meetings are envisioned to be publicly noticed events that will be organized and conducted to be compliant with the Ralph M. Brown Act (Brown Act - Government Code §54950). As such, these meeting agendas will be publicly noticed with formal minutes created to memorialize the actions of the OVGA members. The public notices will posted using social media (e.g., an OVGA Facebook page), the OVGA and member entities’ websites, and local newspapers. The DBS&A team will orient the OVGA regarding GSP requirements, GSP goals and objectives, GSP development timeline, and outline for the GSP document.

The OVGA has an important role in the development of the GSP. It must establish, with the assistance of the DBS&A team and input from stakeholders, the sustainability goals for the Basin. Our team will take those sustainability goals as guidance in defining the technical criteria, such as minimum thresholds and measurable objectives that will establish the operational framework for the GSP. An important message to the OVGA at the initial meeting will be to clarify the policy input needed from the OVGA and the timing of that input.

Stakeholder engagement is a fundamental part of the GSP development process. An initial stakeholder meeting to discuss GSP requirements, GSP goals and objectives, GSP development timeline, and GSP outline will help orient stakeholders to their roles in the process. Additional stakeholder information meetings or workshops are envisioned during the GSP development process (See Task 2-Public Engagement Plan and Task 8-Progress Report Public Meeting).

The DBS&A team will visit sites in the field as deemed necessary. The goals of the initial site visit will be to foster a common vision among the OVGA Members, the DBS&A team, and stakeholders of 1) the GSP development process, and 2) the role each group plays in the success of that process. A site visit summary will be prepared for each event.

Deliverables:
♦ Meeting Agenda
♦ PowerPoint Presentation
♦ Meeting Notes
♦ Site Visit Summary

 TASK 2. PUBLIC ENGAGEMENT PLAN
As part of our team, CCP will take the lead role to support the OVGA and develop the Public Engagement Plan. The Engagement Plan offers a valuable early benefit to the OVGA in that it is a functional tool that will inform early stage GSP outreach activities, and it is a product that should be included in the GSP submission as proof of compliance with required GSP regulations. CCP has previously worked with DWR to prepare the standard recommendations for such plans statewide. Further, CCP has prepared and/or is in the process of preparing, SGMA public engagement plans (and similar) for the following basins and GSAs:
♦ Borrego Valley
♦ Colusa Groundwater Authority
♦ Glenn Groundwater Authority
♦ Vina Subbasin
♦ Wyandotte Creek Subbasin
♦ Madera Subbasin
♦ Chowchilla Subbasin
♦ Turlock Subbasin
♦ Santa Margarita Groundwater Agency
♦ Shasta Valley Basin
♦ Butte Valley Basin
♦ Scott Valley Basin
Capitalizing on their embedded experience supporting the creation of the OVGA, and their work preparing engagement plans with the 12 basins and GSAs above, CCP will perform the following. Work with the OVGA to review and potentially update the list of stakeholders, groups, and organizations to engage throughout the GSP development process. CCP will work with the OVGA to define key and consistent messaging about the SGMA process. As per § 354.10 of the GSA Regulations, the Engagement Plan will include at a minimum, the following information:

- A description of the beneficial uses and users in the Basin, including the land uses and property interests potentially affected by the use of groundwater in the Basin, the types of parties representing those interests, and the nature of consultation with those parties.
- A description of the Agency’s decision-making process.
- Opportunities for public engagement and a discussion of how public input and response will be used by the OVGA.
- A description of how the OVGA encourages the active involvement of diverse social, cultural, and economic elements of the population within the Basin.

In addition to these required elements, a section in the Plan that sets the stage to describe methods the OVGA will use to inform the public about GSP implementation progress is also recommended since this item will eventually be required per the regulations anyway. In addition to the required elements, we find that there is significant “value-added” for the OVGA to include the following in the Engagement Plan.

- OVGA key messaging about SGMA.
- A summary of Brown Act requirements to inform staff and consultants of such information, ensure that engagement activities are compliant and ensure that the OVGA is least likely to be subject to legal challenges of the GSP based on procedural deficiencies.
- A summary of venues for stakeholder engagement including points of contact, room options and requirements, and similar.
- A schedule of notices to stakeholders (i.e., a web-based messaging calendar).
- Media outlets, publication dates, and points of contact
- Proposed meeting schedule and workforce projections to implement the Engagement Plan.
- Potential annual budgets for outreach and engagement.
- A summary of the process for reporting communication and engagement highlights to the OVGA Board and other associated groups.

The benefit of these additional items is that they require limited additional costs to present and include; yet, with this information, the Engagement Plan becomes a tool that goes beyond meeting state requirements and provides a functional, operational tool that legitimately informs the OVGA’s work.

This task will likely include meetings with the OVGA and/or a dedicated work group assigned to oversee outreach to define and agree on items proposed above, to coordinate with GSA staff to identify venues and engagement resources, and to confirm the messaging calendar. This task also includes time for our team to present the Engagement Plan to the OVGA Board and/or workgroup.

Aside from his professional expertise and experience, Tony brings to the table an inherent ability to analyze, successfully communicate and collaborate on complicated water issues with directors, staff, regulators and the public. He speaks directly and honestly to issues. I have on several occasions personally witnessed Tony address a room full of people who were, to put it politely, not receptive to his remarks, yet by the end of these meetings all present had respect for his integrity, character and unfailing courtesy.

~Anthony H. Trembley, Attorney
Regarding “outreach approach” of the OVGA and as an overarching recommendation related to many of the following tasks, we believe the following is important. The GSP regulations create a “higher bar” than other environmental compliance laws and regulations, which in concert with §10720.3 and §10723.2 of the statue, creates significant expectations by the SWRCB and DWR for GSAs to achieve regarding stakeholder outreach and engagement. These expectations should lead all GSAs to create abundant opportunities for public input, but this process must be carefully managed to achieve beneficial outcomes and avoid or minimize unintended consequences. Public meetings should happen when there is a compelling and milestone-based reason to hold one. Meetings for the sake of meetings are inefficient and burdensome to beneficial users, staff, and consultants. They create, rather than reduce, stakeholder fatigue and project costs. Further, public engagement under SGMA should create opportunities for the OVGA to investigate and understand the impacts of their future decisions, rather than just deliver technical information. This is the essence of what §354.10 requires and what the OVGA Board should be focused on.

**TASK 3. DATA AND DOCUMENT COMPILATION, REVIEW, AND MANAGEMENT**

DBS&A has assembled a database management task team that has the ideal combination of web development, data management and GIS experience, along with water resources planning and hydrogeology background, to support the design, development, and implementation of an OVGA data repository and management system. DBS&A has previously and successfully performed all aspects of the scope of services identified in this aspect of our proposal. For example, DBS&A completed an on-line well registration database for the Northern Trinity Groundwater Conservation District in Texas that is similar in both scope and size to the system under consideration by OVGA. This .NET, MS SQL Server-based system contains forms for users to submit water well applications, upload documents, track application status, submit e-payment for required fees, and view detailed well information.

Communication is critical to successful database design and construction. The DBS&A team will work collaboratively with OVGA and the member agencies and stakeholders, as appropriate, to identify the intended uses (e.g., technical analyses, public information) and users (e.g., general public, researchers, regulatory agencies) of the data and select a data management structure that best meets the needs of the expected users and how they will likely interact with the data. At the beginning of the project, DBS&A will meet with OVGA to review the existing and historical data and develop the short- and long-term goals of the system. This kickoff meeting, as well as any other coordination meetings that may be held throughout the project, will form the foundation for the system design. The kickoff meeting will confirm project objectives, clarify OVGA and DBS&A expectations for the project, and facilitate project planning.

The range of information types to be included in the database will be considered as the data management system is developed. Information to be captured in the database could range from the routine parameters such depth to groundwater, groundwater elevation, water quality analyses, surface water flow, and

**Deliverables:**

- Draft Public Engagement Plan
- Final Public Engagement Plan

"By all accounts, the SCSC members are happy with the study and have been distributing it to their stakeholders. On behalf of both SCSC and NWRI, I’d like to thank you for all the work you [Dr. LeClaire] and Hannah did. You both navigated the management challenges with grace and we appreciate your professionalism and attention to detail."

~ Suzanne Sharkey
National Water Research Institute
precipitation, to more hybrid data sets, such as GIS layers for vegetation type and current and historic land use. We expect the data management scheme to evolve as we collect information on existing sources of data relevant to SGMA and engage in discussions with OVGA member agency representatives and appropriate stakeholders.

Our team will inventory documents and gather data from multiple parties which could include: Tri-Valley Groundwater Management District, Wheeler Community Services District (CSD), Mono County, California Department of Fish and Wildlife (CDFW) (Fish Slough), City of Bishop, Bishop Paiute Tribe Environmental Management Office, Inyo County Water Department, Eastern Sierra CSD, Southern California Edison (Bishop Creek), USGS, BLM, Big Pine Paiute Tribe Environmental Management Office, Inyo County GIS Department, Big Pine CSD, Fort Independence Indian Reservation, Independence Water System, Lone Pine Water System, Lone Pine Paiute Shoshone Tribe, Cartago Mutual Water Company, CG Roxane, and LADWP. Our efforts will be focused on meeting the minimum criteria of Reg 352.4 and 352.6.

DBS&A will also identify existing data that can be accessed and imported from LADWP, state (including GeoTracker), and federal databases. Based on the data needs and existing available data, the DBS&A team will identify data gaps and propose the needed level of detail required to fill the data gaps. The DBS&A team will also, in consultation with OVGA, provide recommendations for securing missing information and data through a streamlined process using standardized data collection templates, as applicable. We anticipate that OVGA, stakeholder agencies, the USGS, the California Statewide Groundwater Elevation Monitoring (CASGEM), LADWP, and other appropriate federal and state agencies will identify data sets and provide data upon request.

DBS&A will consult with the OVGA to determine user requirements for storing, viewing, analyzing, and reporting data relevant to SGMA. Based on the OVGA needs, and consideration of project budget limitations, we will propose a database management system (DBMS) that leverages previous data management systems we have developed and make recommendations for an appropriate data management platform. Through leveraging pre-existing DBMSs we have already developed, we can limit the need for custom programing and provide significant cost benefit to the OVGA. The team will also recommend an approach for populating the selected DBMS with existing data.

DBS&A has incorporated many types of hydrogeologic data and historical well data into SQL databases for many of our projects, including Texas Water Development Board groundwater database and water use data, Texas Commission on Environmental Quality water supply data, and the Texas Railroad Commission oil and gas well location and completion information. DBS&A has successfully completed the GIS/database portions of groundwater availability models, geologic structure projects, and an assortment of database projects for public and private clients. We routinely integrate hydrogeologic and well data within ArcGIS-based applications and develop custom forms for data users to easily and efficiently import and link newly added data to our information management systems. Two live examples of current DBS&A projects online are located at:

https://www.utlands.org/gmp/waterwellsearch.aspx
http://waterwellmanagementdemo.dbstephens.com

Deliverables:

* Fully functional DBMS
TASK 4. DEVELOP INTERAGENCY AGREEMENTS

It is recognized that multiple agencies/entities are engaged in the management of groundwater within the Basin and that the effects of water resource management operations under the purview of other agencies can impact the achievement of the sustainability goals. Our team will work with the various agencies in the Basin to prepare interagency agreements that prescribe how the agencies intend to work together, and to ensure that separate agency actions are not detrimental to achieving Basin sustainability. These agreements must also take into consideration how the GSP can be cooperatively structured to be sensitive to the basin management priorities and goals of each entity. The agreements will address topics such as data sharing, stakeholder outreach efforts, and management team coordination. Our proposed Project Manager, Mr. Morgan, has considerable experience with development of interagency agreements and working with multiple agencies to achieve consensus on how these agreements should be structured.

Deliverables:
- Written agreements between the GSA and applicable agencies. The agreements will be documented in the description of jurisdictional setting within the Basin.

TASK 5. GSP AREA AND GSA INFORMATION

The DBS&A team will compile the information required by the regulations, as well as that appropriate to facilitate the efficient development of the GSP, to identify the required GSA information, and the GSP area. This information will include:
- GSA governance (Reg. § 354.6);
- Mapped delineations of the GSP area (Reg. § 354.8);
- Identification of existing water resources monitoring and management programs (Reg. § 354.8 c,d,e);
- Additional GSP elements (Reg. § 354.8 g) (e.g., land use) important to management of the resource;
- Identification of stakeholders and beneficial users or uses of groundwater;
- Stakeholder/beneficial user outreach via various communication venues (Reg. § 354.10).

Deliverables:
- Draft GSP chapter describing GSP area and information (Reg. 358.4)
- Final GSP chapter describing GSP area and information (Reg. 358.4)

TASK 6. BASIN SETTING

The combined service areas of the OVGA member agencies completely overlie the OVGB, identified, defined, and mapped as Basin No. 6-12 in the DWR Bulletin 118, Update 2016 (Bulletin 118). The Basin is located within Inyo and Mono Counties.

A significant number of existing studies contribute to the current understanding of the Basin, and DBS&A will rely on these studies to a great extent in developing the Basin Setting sections of the GSP. Many of the existing studies that will be used to develop the Basin Setting section have been consulted and are referenced in this proposal. Based on our review of the existing information, critical data gaps will be identified and suggested data acquisition plans may be presented to the OVGA for inclusion in the GSP. DBS&A understands
that all GSP-proposed activities and actions must be discussed and approved by the OVGA before becoming formal recommendations. Regardless, any significant data gaps in the Basin Setting analyses will be noted.

The Basin Setting section of the GSP will be divided into four primary subsections as identified in the RFP and outlined below. These sections are the hydrogeologic conceptual model, current and historical groundwater conditions, the Basin water budget and the establishment of groundwater management areas.

**Hydrogeologic Conceptual Model**

Harrington (2016b) provides a report of the hydrogeologic conceptual model of the Basin that relies on information from a variety of sources, including the USGS, LADWP, Inyo and Mono Counties, the CDFW, and the DWR. DBS&A will use this report as the core of the hydrogeologic conceptual model. Since it is a recent study, we do not anticipate a significant number of new studies or datasets that have become available since the publication of the Harrington (2016b). For example, Harrington (2016b) relied in part on MWH (2011), who developed a preliminary conceptual model of groundwater beneath Owens Lake and vicinity based on the voluminous body of work conducted on or around the Lake in the last century. As a result of the preliminary study, data gaps were identified, additional monitoring wells were constructed, aquifer testing was conducted, and water quality samples collected and analyzed. The additional work supported development of an updated conceptual model (MWH, 2013).

DBS&A understands that development of a credible hydrogeologic conceptual model is the first step to understanding and conveying the GSP basin setting in the GSP process. The hydrogeologic conceptual model also provides the foundation upon which other GSP tasks will be based, such as the development of GSP monitoring networks and development of a Basin water budget. DBS&A will articulate the Basin hydrogeologic conceptual model in a manner consistent with DWR’s BMP for development of a Hydrogeologic Conceptual Model (DWR, 2016).

The BMP guidance states that a hydrogeologic conceptual model:

- Provides an understanding of the general physical characteristics related to regional hydrology, land use, geology and geologic structure, water quality, principal aquifers, and principal aquitards of the basin setting;
- Provides the context to develop water budgets, mathematical (analytical or numerical) models, and monitoring networks; and
- Provides a tool for stakeholder outreach and communication.

Basin boundaries will be identified as presented in DWR’s Bulletin 118, Basin 6-12. The Basin is a long, narrow, northerly trending area of 1,037 square miles located in the western part of Inyo County and in the southeastern corner of Mono County, within the Owens River Drainage Basin (DWR, 1964). The main towns in the area of the Basin are Lone Pine, Independence, Big Pine, and Bishop. As discussed in Bulletin 118, the Basin underlies Benton, Hammil, and Chalfont Valleys, and Fish Slough in Mono County; it also underlies Round and Owens Valleys in Inyo County. The Basin is bounded by nonwater-bearing rocks of the Benton Range on the north, of the Coso Range on the southeast, of the Sierra Nevada on the west, and of the White and Inyo Mountains on the east (Jennings 1958; DWR 1964; Matthews and Burnett 1965; Strand 1967; Danskin 1998). This system of valleys is drained by several creeks to the Owens River, which flows southward into the Owens (dry) Lake, a closed drainage depression in the southern part of the Owens Valley. At the southern end of the Basin, the boundary is defined by the topographic high between Owens Valley and Rose Valley, at the location of Haiwee Reservoir, where most studies have concluded that groundwater flow from Owens Valley to Rose Valley is small (MWH, 2011 and 2012; Danskin 1998 and DBS&A, 2011).

As summarized in Harrington (2016b) and the reports referenced therein, some key elements of the Basin hydrogeologic conceptual model are as follows:
Aquifer materials consist of unconsolidated and poorly consolidated alluvial, fluvial, lacustrine sediments, and volcanic rocks collectively referred to as valley fill.

Lateral boundaries of the Basin are formed by the surface contact between the valley fill and the surrounding bedrock.

Beneath the valley fill is low-permeability bedrock consisting of pre-Cenozoic granitic and metamorphic rock. The low-permeability basement rock consists of fault bounded blocks at varying depths, and is not a single down-dropped block, but a series of basins separated by relatively shallow bedrock divides.

Utilizing historical studies and available reports of information and data developed by the USGS, Inyo County, LADWP and others, DBS&A will present surface geology maps, geologic cross sections, and text descriptions to articulate the distribution, extent, and characteristics of the geologic materials present in the Basin along with the location and nature of significant structural features such as faults and bedrock outcrops that influence groundwater flow in the Basin. As appropriate and useful to the articulation and conveyance of the hydrogeologic conceptual model, the cross-sections and maps will include the principal aquifer and aquitard units, and related information as needed, such as the static water level of each aquifer, well screened intervals, and the total depth of the boring or well logs. Maps will be also be provided that illustrate major surface water features, points of diversion, relevant soil characteristics, and groundwater recharge and discharge areas.

DBS&A has an experienced GIS staff with advanced capabilities in cartography and relational databases. DBS&A has a well-established history of working with clients to provide graphical and tabular illustrations that convey critical technical information to diverse stakeholder groups.

Land Use

Land use within the Basin watershed includes high-slope mountain foothills of the Sierra, White, and Coso Mountain ranges with little-to-no development, agricultural areas, and the moderately urban developments within the towns of Lone Pine, Independence, Big Pine, and Bishop.

Based on economic value, the major agriculture in the Inyo County portion of the Basin includes cattle grazing and alfalfa along with other miscellaneous crops such as garlic, grain hay, sudangrass, and other hay crops (Counties of Inyo and Mono, 2017). DBS&A will also factor in the relatively small portion of Mono County that is a part of the Basin when considering the impact of land use on the hydrogeologic conceptual model and the GSP. DBS&A will map land uses and ownership (e.g., federal, state, LADWP, private) based on information from sources such as the Inyo County Water Department, the Inyo and Mono Counties Agricultural Commissioner’s Office, the Owens Valley Land Management Plan (LADWP and Ecosystems Sciences, 2010), DWR, USDA, the Inyo and Mono County Planning Departments, and other appropriate sources.

Current and Historic Groundwater Conditions

DBS&A will use data compiled under Task 3 to evaluate current and historical groundwater conditions for the primary aquifer units. The data compiled under this task will provide the basis for the evaluation of undesirable results in Task 7 Groundwater Sustainability Criteria, including documentation of historical and current groundwater occurrence and flow, groundwater levels, groundwater in storage, land subsidence (the USGS does not currently report the occurrence of subsidence in Owens Valley), interconnection with surface water, and groundwater quality.

Harrington (2016b) has conceptualized the aquifer system into a shallow unconfined zone and a deeper confined or semi-confined zone separated by a confining unit. He states that this three-layer conceptual model was used in numerical groundwater flow models for Owens Valley (Danskin, 1998) and the Bishop-Laws area (Harrington, 2007). Beneath the Owens Lake area, MWH (2012) identified five aquifer units. MWH (2012) also reported on the installation of zone-specific screened intervals in new monitoring wells in these aquifer units which allowed for discrete-depth monitoring of groundwater elevations in the identified aquifer zones. Static water levels recorded at these monitoring points indicate the presence of strong
artesian conditions coupled with upward vertical gradients. Groundwater levels for the Tri-Valley area are reported in TEAM (2006). These data indicate relatively steady water levels in Benton Valley and declining water levels in the Hammil Valley, Chalfant Valley, and Fish Slough areas.

DBS&A will create tables and graphical depictions of current and historical conditions for the aquifer units identified by previous studies. To the extent supported by the data acquired under Task 3, DBS&A will present tables and graphs grouped by groundwater management area and aquifer unit. Temporal water-level trends will be illustrated by presenting hydrograph data for key wells selected to represent, at a minimum, each management area/aquifer unit. Where sufficient data is available, seasonal water level trends due to groundwater pumping and recharge will also be considered and presented.

Spatial trends will be represented by groundwater contour maps presented for each aquifer/management unit. Where shallow groundwater is a concern, the depth to groundwater, for historical and current conditions will be plotted as isocontours.

Example groundwater contour maps for springtime (top) and fall (bottom)

Temporal water-level trends will be illustrated by presenting hydrograph data for key wells selected to represent.

Daniel B. Stephens & Associates, Inc.
Groundwater Dependent Ecosystems

The project team will review and summarize the general distribution and condition of GDEs in the Basin. The first step in our team’s approach involves the background data collected and reviewed under Task 3 and the mapping of known and potential GDEs based on the DWR spatial database (i.e., natural communities commonly associated with groundwater) and available sources. A literature/data review and GIS-based assessment of the current ecological conditions in the GSP Area (i.e., the portion of the Basin not covered by the Inyo/Los Angeles Long-Term Water Agreement) within watercourses, riparian corridors, and other GDEs (e.g., wetlands) will be performed.

Processes that affect Basin water quality vary widely and are dependent upon a range of interacting factors such as natural geology and local aquifer conditions, human activities related to land use, and well construction and operation. DBS&A will provide a narrative description and graphical representation of the Basin groundwater and surface water quality. Groundwater quality will be evaluated and presented for individual aquifer units by depth, and for discrete surface water bodies, based on available data. Water quality data (e.g., total dissolved solids, nitrate, major cations/anions with other analytes, as appropriate) and information will be presented in tabular and in graphical format, as appropriate and needed. Graphical methods such as piper and stiff diagrams and time-concentration trend plots for key representative wells and surface water sources will be used as appropriate to convey information on spatial and temporal Basin water quality trends.

Exported Water

Water that is exported from the Basin will be inventoried, mapped as appropriate, and presented in tabular form considering spatial and temporal trends. Exported water will be included as a component of the water budget analysis (Task 6.3). DBS&A will acquire Basin water import/export data from Inyo County, LADWP, DWR, and the other Basin stakeholder agencies as appropriate and available.
represent GDEs covered by SGMA, and what the most appropriate GDE-related sustainability criteria, monitoring, and management projects and actions would be (see Task 16).

**Basin Water Budget**

Water budgets for the Basin constitute an important basis for overdraft susceptibility and sustainable groundwater management assessment. We propose to calculate water budgets based on DWR-accepted sources and standard hydrogeologic practices. We understand that the OVGA objective is to rely, to the extent practical, on existing hydrogeologic studies to inform water budget development (Harrington, 2016b). Water budgets developed by DBS&A will be consistent with DWR’s water budget BMPs.

Harrington (2016b) provides the current state of knowledge of the Basin water budget. He states that the water budget for the Owens Valley is well understood because of the extensive surface water and groundwater monitoring facilities of LADWP (Harrington, 2016b). The water budget for the Owens Lake portion of the Basin is also well understood from monitoring conducted by the LADWP and the Great Basin Air Pollution Control District. The most comprehensive water budget for the Owens Lake groundwater system was recently completed by others for LADWP (MWH, 2011; Harrington, 2016b). The Tri-Valley region’s water budget is the least well understood in the Basin. A number of water budget analyses have been prepared, including information in Danskin’s (1998) modeling study, Jackson (1993), MHA et al. (2001), and TEAM (2006) as cited by Harrington (2016b), but each of these studies has been limited by sparse hydrologic data in the Tri-Valley region. In the Tri-Valley region, recharge from stream channel infiltration is not well known because only 1 of the 15 streams on the west slope of the White Mountains is gauged; however, it is believed that stream channels are the predominant source of recharge (Harrington, 2016b). Harrington (2016b) presented a compiled water budget based on water budgets for the Tri-Valley region, the Owens Valley area, and the Owens Lake area. Where water budgets have not been adequately developed as part of prior studies, water budget component estimates will be based on the best available information incorporating assumptions and methodologies discussed and vetted with the OVGA. Even where water budgets have been developed, it may be necessary to develop a water budget using an appropriate base period that can be agreed to by the OVGA stakeholders.

Within each Groundwater Management Area (Task 6.4), water budgets will be estimated based on the following equation. Groundwater inputs may include deep percolation of precipitation (Pp), deep percolation of irrigation (Pi), lateral groundwater inflow (GWi), deep percolation from wastewater treatment plants (WWTP), deep percolation beneath stream and river channels (Ri), artificial recharge (AR), recharge from septic systems (Se), and recharge from underground water infrastructure (I). Groundwater outputs may include groundwater extraction (E), riparian evapotranspiration (ET), lateral groundwater outflow (GWo), and groundwater discharge to streams and wetlands (D).

Using these water budget components, the groundwater balance is given by the equation:

$$\Delta S = [Pp + Pi + GWi + WWTP + Ri + AR + Se + I] - [E + ET + GWo + D]$$

where $\Delta S$ = the change in groundwater storage

When $\Delta S$ is equal to zero, groundwater inputs are equivalent to groundwater outputs and the management of groundwater is sustainable. DBS&A
recognizes that this theoretical approach must be tempered in light of the time frame considered, actual measurements on the ground, changes in the basis of water budget component estimation (e.g., changing land use), anticipated future changes in the water budget, the potential for climate change and/or drought cycles, and input from the OVGA.

Groundwater balance component magnitudes will be estimated based on available data and using standard methods for each management area (see Task 6.4 below). Water budget information from the management areas will be combined to develop a Basin-wide water budget.

As part of the water budget task, DBS&A proposes to develop an updated estimate of recharge for the Tri-Valley portion of the Basin using the same methodology we recently applied to estimate groundwater recharge for Rose Valley (DBS&A, 2011). The Tri-Valley area is proposed for this analysis because recharge estimates are more uncertain relative to the southern portions of the Basin due to the lack of observed data. In addition, an improved estimate of recharge in the Tri-Valley area will assist with Task 10g, Determination of Groundwater Flow Paths and Rates Between the Tri-Valley Region and the Bishop-Laws Region. We propose to conduct the updated recharge assessment using the Distributed Parameter Watershed Model, or DPWM.

Application of the DPWM allows for quantitative estimates based on site-specific climatological, geologic, soils, land use, and vegetation factors. Many of these factors have been mapped by the USGS and other agencies, and the relevant information can be downloaded as readily useable GIS coverages. DBS&A developed DPWM based on the MASSIF model developed by Sandia National Laboratories (2007). The DPWM is similar in concept to watershed models used by the USGS (e.g., INFIL [Hevesi et al., 2003]). The model relies on the widely-accepted United Nations FAO-56 procedure for computing actual evapotranspiration (AET) from the reference evapotranspiration (ETo) estimated using the Penman-Monteith method (Allen et al., 1998, 2005). Water budget components accounted for in the model include precipitation, irrigation, bare soil evaporation, transpiration, runoff, run-on, soil water storage, and deep percolation (recharge). Complete documentation of the DPWM is available, and the model software and input and output files are freely available to the public from DBS&A upon request. We recently applied our DPWM to the Inyo County Rose Valley in order to quantify recharge in support of updating the Rose Valley groundwater model used for evaluating a conditional use permit to extract groundwater.

The DBS&A team has previously developed detailed surface water and groundwater budgets for numerous basins in California, including the Ojai, Santa Paula, Ventura River, Oxnard Plain, Pleasant Valley, East Las Posas, and West Las Posas Basins. The water budgets for the latter four basins were developed in support of developing what will likely be the first GSPs submitted to the DWR under SGMA. For one client, DBS&A has maintained a water budget accounting utilizing a FAO56-based spreadsheet model (Allen et al., 1998) and monitoring for over 15 years as part of an institutional water sustainability program. Through this prior experience we are familiar with available data sources and studies. Water budget components will be based on calculations in existing reports, including those published by the reports listed in the reference and other relevant local groundwater management plans, studies, and reports. A comprehensive list of data sources, methodologies used, and detailed calculations for all water budget components will be provided in an appendix to the report submittal. Published calculations will be reviewed for methodology appropriateness and checked for accuracy prior to use in the GSP. Data gaps in the calculations will be noted.

Consistent with DWR's SGMA BMP for a water budget, DBS&A will develop and assess current, historical, and projected future water budgets for the Basin. Also consistent with the BMP, the GSP water budget will be quantified in sufficient detail to build OVGA's understanding of how historical changes to supply, demand, hydrology, population, land use, and climatic conditions have affected the six SGMA sustainability indicators in the Basin. The ultimate aim is to use this information to predict how these same variables may affect or guide future management actions to achieve
and maintain sustainability. As explained in DWR’s SGMA Water Budget BMP, examples of uses for the water budget are:

- Account for spatial and temporal distribution of basin inflows and outflows by water source type and water use sector.
- Assess how the water budget component vary by water year type (e.g., dry, normal, wet).
- Develop an understanding of how historical water budget component conditions have impacted the ability to operate the basin within the sustainable yield.
- Improve communication between and within OVGA member agencies and stakeholders.
- Identify data gaps and uncertainty critical to future basin water management actions.
- Identify water budget conditions that can commonly result in overdraft conditions.
- Evaluate the effect of proposed projects and management actions on future water budget projections.
- Inform GSP monitoring requirements.
- Inform development and quantification of sustainable management criteria.
- Help identify and evaluate potential projects and management actions to achieve the sustainability goal for the basin within 20 years of GSP implementation.

DBS&A will work with the OVGA to identify an appropriate base period. If the historical data set is sufficiently robust, a base period will be selected in consultation with the OVGA, and a statistical representation of the amount of total recharge water that can be expected in a “dry” year (represented by the 25th percentile of water years), in an “average” year (represented by the 50th percentile of water years), and in a “wet” year (represented by the 75th percentile of water years) will be presented.

Using the selected methodology and available data, DBS&A will prepare historical and current water budgets for the identified groundwater management areas and for the overall Basin. DBS&A will report the results of the water budget, along with the methodologies utilized, data incorporated into the evaluation, and assumptions that underlie water budget component estimates. A draft water budget will be delivered to the OVGA for comment. Based on receipt of one set of consolidated written comments from the OVGA member agencies and stakeholders, DBS&A will address the comments and produce a final water balance report.

Establishment of Groundwater Management Areas

This task will define the groundwater management areas for use in the GSP. The rationale for establishing groundwater management areas can be scientific or jurisdictional. Prudent delineation of groundwater management areas can be an important tool in achieving sustainability, while providing for flexibility in the beneficial use of groundwater resources. Based on the Basin conditions and local water budgets, areas with similar hydrogeologic conditions and/or management goals may be grouped into groundwater management areas with a unique set of sustainable management criteria.

For this task, management areas will be grouped according to the hydrogeologic conditions and water balance determined under tasks 6.1 through 6.3, and then will be re-examined for various management criteria in Task 7. For example, the analysis of undesirable results in Task 7 may identify areas where water levels or other conditions may be significant and unreasonable, while those same conditions might be acceptable elsewhere.

As discussed in Harrington (2016b) several likely groundwater management areas have already been identified within the Basin based on management approach, jurisdiction, and Basin hydrogeology. Subject to further discussion and concurrence with the OVGA, one logical delineation of groundwater management areas may be:

1. The Tri-Valley area, which includes the Benton, Hammil, and Chalfont Valleys and Fish Slough within Mono County
2. Round and Owens Valleys in Inyo County; and
3. Owens (dry) Lake, a closed drainage depression in the southern part of the Owens Valley, also within Inyo County.

The GSP will include a discussion of the rationale for the management areas (e.g., why they are scientifically significant or how they align with the management actions of another agency) and maps delineating the extent of each area.

**Deliverables:**
- Draft Basin Setting Report that details the results of tasks 6.1 through 6.4.
- Final Basin Setting Report that includes consideration of OVGA and stakeholder comments.

**TASK 7. SUSTAINABLE MANAGEMENT CRITERIA**

The development of the sustainable management criteria is a cornerstone of the groundwater management process within SGMA. The process begins with the identification of sustainability goals for the Basin, selection of appropriate metrics for each of the criteria, setting measurable objectives and interim milestones for each criteria specific to a management area, identifying the minimum thresholds and linking those thresholds to undesirable results as defined under SGMA. The DWR (Draft BMP Sustainability Management Criteria, Nov 2017) describes the relationship between sustainability indicators, minimum thresholds, and undesirable results in this graphic.
DWR continues “Sustainability indicators are the six effects caused by groundwater conditions occurring throughout the basin that, when significant and unreasonable, are undesirable results. For example, surface water depletion due to groundwater pumping is a sustainability indicator because it is an effect that must be monitored to determine whether it has become significant and unreasonable.”

Sustainability indicators become undesirable results when a GSA-defined combination of minimum thresholds is exceeded. Those combinations of minimum threshold exceedances define when a basin condition becomes “significant and unreasonable.”

**Sustainability Goals**

Our team will assist the OVGA in identifying the sustainability goals for the Basin by providing technical rationale to aid the OVGA in their discussions. These goals are functionally policy guidelines that meet the needs of the stakeholders and promote sustainable management of the resource. Stakeholders will provide input regarding sustainability goals through their participation in workshops or other outreach events and the goals will be consistent with guidelines offered by DWR and SWRCB.

The sustainability goals are often keyed to the sustainability indicators:

- Chronic lowering of groundwater levels indicating a significant and unreasonable depletion of supply.
- 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.
- Significant and unreasonable land subsidence that substantially interferes with surface land uses.
- Depletions of interconnected surface water that have significant and unreasonable adverse impacts on beneficial uses of the surface water.

Under SGMA, a groundwater condition is deemed “undesirable” if it significant and unreasonable. As an example, the lowering of the water table to achieve sustainability may be considered undesirable by stakeholders, but unless it is significant and unreasonable, it is not considered an undesirable result per SGMA.

**Undesirable Results**

Our team will identify undesirable results for the sustainability indicators and provide descriptions of the groundwater conditions that could lead to undesirable results. This list of undesirable results will be keyed to the impacts of the groundwater condition on the beneficial users/uses of groundwater. DBS&A will prepare the essential descriptions of the sustainability criteria and the undesirable result(s). These descriptions are important to the establishment of the minimum thresholds.

The DWR provides some flexibility to the OVGA with respect to the sustainability criteria. It is assumed that sustainability criteria will be developed for each of the sustainability indicators unless adequate information exists to determine that the indicator does not apply to the Basin. An obvious example of a criterion that does not apply to the basin is sea-water intrusion; the geographic remoteness of the Basin from the Pacific Ocean make this indicator a non-factor and as such, sustainability criteria would not be developed for this indicator. We will evaluate each of the sustainability criteria to determine those that are applicable to the current and anticipated future conditions in the Basin and provide narratives as appropriate for inclusion in the GSP.

**Minimum Thresholds**

The team will establish the minimum thresholds (MT) for each of the applicable sustainability indicators. MTs are quantitative (i.e., numeric value) and represent a groundwater condition that, if exceeded, would result in significant and undesirable results to the beneficial users/uses of groundwater in the Basin. The MT must also be set at values that do not impede other adjacent basins or management areas, such as the 400 squares miles of the Inyo/Los Angeles Long-Term Water Agreement, and the Rose Valley Groundwater Basin to the south. Monitoring the success of the groundwater management plan is accomplished, in
part, by comparing groundwater conditions to the MT. Monitoring sites will be identified for each indicator for each management area and the appropriate metric (e.g., water levels, water quality) will be defined for each indicator.

**Measurable Objectives**
We will develop and describe measurable objectives (MO) for each sustainability indicator with descriptions of a reasonable margin of error (i.e., the range between the MO and MT). Implementation of the GSP will position the Basin to achieve the MO for each applicable indicator within a 20-year sustainability timeline. Interim Milestones (IM) will be identified along the sustainability timeline to aid the OVGA and DWR in evaluating the Basin’s progress towards achieving the MO.

**Management Areas and Monitoring Sites**
Monitoring sites will be defined for each sustainability indicator in each of the management areas. Delineation of the management areas is discussed under Task 6b. The monitoring sites are the locations where OVGA and DWR will evaluate the progress to achieving the MOs.

**Deliverables:**
- Draft and final sustainability goals and undesirable results narrative for the GSP
- Measurable objectives, minimum thresholds, margins of operational flexibility, and interim milestones for all applicable sustainability indicators
- An initial draft Sustainable Management Criteria section of the GSP document

**TASK 8. PROGRESS REPORT PUBLIC MEETING**
At roughly the mid-point of the GSP preparation, a public meeting will be held where the work to date and next steps will be presented. This will be an opportunity for the public to provide feedback and comment on the GSP components prepared to this point. Utilizing CCP’s extensive SGMA and general public meeting facilitation expertise, we will support the design and delivery of this meeting. The meeting will be conducted consistent with approaches described in the Engagement Plan (Task 2). It will be conducted in compliance with the Brown Act even though it is envisioned by the OVGA to function differently than a standard Board meeting. Our team will:
  - Prepare the draft and final agenda.
  - Work with staff and potentially OVGA Board members to prepare speaking points and presentations.
  - Similarly work with staff to prepare meeting materials.
  - Coordinate and do set up for the meeting location (if warranted).
  - Facilitate the meeting.
  - Take notes during the meeting.
  - Conduct meeting debrief with OVGA staff and others as appropriate.
  - Prepare a draft and final meeting summary.

**Deliverables:**
- Meeting agenda
- Presentation materials
- Meeting summary
The ecosystem specialists on our team will review the existing monitoring programs and identify potential refinements to improve monitoring of GDE conditions and surface water-groundwater interactions. In most basins, groundwater monitoring and modeling are focused on the deeper aquifers, while shallow water-table aquifers are treated with reduced precision and greater uncertainties. Effective monitoring of important GDEs may require monitoring of potential surface water depletions and the establishment of shallow groundwater wells as part of GSP implementation to track deviations from baseline conditions and monitor trends over time as part of an adaptive management program to determine if additional management actions are needed to maintain GDEs.

**Deliverables:**

- Draft monitoring program, including identification of data gaps
- Final monitoring program

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**TASK 9. DEVELOP/REFINE MONITORING PROGRAM**

The preparation of the GSP will be a data-intensive effort. Fortunately, this Basin has had multiple monitoring networks operated by various entities, such as LADWP, Mono County, Tri-Valley Groundwater Management District, Inyo County, and the BLM for various purposes such as water supply evaluation, ecosystem monitoring, and water quality (e.g., landfill) evaluation. The focus of this task will be to determine how to develop a monitoring program where one is not available in a critical area, and how refinement of the existing monitoring programs might minimize or eliminate data gaps. As project Task 3 (Data and Document Compilation, Review, and Management) proceeds, our team will provide guidance ways to leverage the existing data set and/or ideas on monitoring program refinements that could benefit the GSP development process and the Basin stakeholders. The process may benefit the CASGEM reporting entities and others.
Understand that the OVGA has adopted its annual budget and applied for grant funding. Member agencies have pledged to contribute matching funds or services for the grant and/or cover costs should the grant not be awarded. As an optional subtask, our project team, including L&T, can develop a funding plan and rate study for the GSP development period.

The major work elements for the Cost and Rate Study include the following:

**Identification of Cost of Service and Funding Options**

**Determine Cost of Service**

Develop a comprehensive cost of service that will be recovered by the proposed fees. GSP implementation costs will include items such as administration, overhead, monitoring, and capital projects. Our project team will develop a cash flow model based on this information covering the next five to ten years.

**Review Funding Mechanisms**

Provide the OVGA with a comprehensive list of funding mechanisms, including but not limited to: grants, Proposition 26 regulatory fees, Proposition 218 utility rates, assessments, and taxes. Describe the advantages and disadvantages of each mechanism and the costs that can be legally recovered by each. We will also review the most up-to-date legal information regarding appropriate groundwater fee mechanisms in California.

**Board Workshop**

Provide a Board workshop describing potential funding mechanisms and L&T’s recommendations. This workshop will give an overview of the legal requirements for fee calculations and the steps for implementation. If needed, L&T will provide a high-level, ballpark estimate of potential fees. Most likely, we will present a range of rate options that could consist of grant funding versus no grant funding, full agency contributions versus limited agency participation, and high versus low project cost estimates, for example.

**Cost Allocation**

Based on direction from the OVGA, our team will allocate costs to each funding mechanism. For example, OVGA administration and overhead may be recovered.
from a parcel fee and project costs may be recovered via assessments from the benefitting property owners. This subtask involves reviewing the budget line items and assigning each to a revenue source.

**Rate Design**

**Evaluate Billing Options**

For this subtask, L&T will determine how each funding mechanism will be billed. Proposition 26 or 218 fees can be billed based on groundwater pumping ($/AF) as a parcel charge or as a $/well fee. Prop 218 fees could be collected on Inyo County’s property tax roll. Proposition 26 or 218 fees could be billed directly by OVGA. For taxes, L&T will estimate potential revenues and customers impacted.

As a second step, the number of billing units for each fee will be determined by reviewing available data sources (e.g., county property owner data and metered groundwater use). For unmetered, agricultural water use, L&T will estimate pumping using crop reports and evapotranspiration records (i.e., precipitation and surface water supply netted out).

**Develop Rate and Fee Recommendations**

Divide the cost of service by the billing units for each funding mechanism. Given that there may be several cost of service options, there will be corresponding rate options. Rate options will be presented to the Board.

**Regional Bill Comparison**

For comparison purposes, we will prepare a survey of the current and proposed OVGA fees and charges to regional and/or comparable agencies. In addition, L&T will compare the proposed fees to other groundwater sustainability agencies, fees for alternate sources of water (e.g., surface water, for example), and fees charged by the State Water Board for noncompliant basins. The survey will be summarized in table and charts and can be used for outreach, presentations, and the final report.

**Draft and Final Reports**

The draft and final reports will summarize OVGA’s expenses and cost recovery options. L&T will document the cost of service applicable to OVGA’s fees and describe the rate setting process. For Proposition 26 and 218 fees, our report will provide detailed rate calculations that will serve as the administrative record for adoption of the fees. Adoption assistance is offered as an optional task. If taxes and assessments are preferred by the Board, our final report will describe the process of raising revenues and provide rough calculations for the tax rate or assessment amount. Our project team is willing and able to provide a stamped assessment engineer’s report as an optional task.

L&T will submit a draft report for review and feedback. The report will summarize findings and recommendations and discuss key alternatives when applicable. Receive input from the project team and OVGA Board. Prepare final reports incorporating feedback received. We will provide printed copies and electronic versions of both the draft and final reports and the excel models supporting all tasks. Our final report will describe legal requirements and industry standard practice, cost allocation and rate recovery, and our project methodology and approach.

**Outreach**

The rate study task includes up to five in-person meetings. We propose one internal meeting with staff, two stakeholder meetings, and two Board presentations.

**Board Meeting and Presentations**

Present draft and final results to staff, OVGA Board, and stakeholders (as appropriate). Presentations will provide brief background and study objectives, make a clear case why the fees are needed, describe the fee structure (and potentially key alternatives) recommended by the project team, present findings of the fee survey, and discuss related financial and policy recommendations. L&T will document input from the public and prepare meeting minutes.

**Customer Outreach**

Our proposed scope includes two informational meetings with the OVGA Board. In addition, we recommend the OVGA conduct customer outreach meetings. Outreach is especially critical for taxes and assessments which require an affirmative vote of landowners. Early in the study, L&T will work with the OVGA to develop an outreach plan to target various
stakeholder types (e.g., agricultural pumpers, urban pumpers) and various geographic areas within the OVGA territory. L&T will give presentations describing OVGA activities and rate options. After the workshops, we will provide a summary to the Board. As appropriate, L&T will fine-tune our recommendations based on feedback received.

**TASK 10B. ASSESSMENT, RECONCILIATION, AND CONSOLIDATION OF EXISTING GROUNDWATER MODELS**

At various times, groundwater models for the Tri-Valley region, the central Owens Valley (Laws to Lone Pine), and Owens Lake have been developed. This task will examine existing models and determine the need for and efficacy of consolidating these models into a basin-wide model.

The overall purpose of this task is to examine the utility of the existing groundwater models for GSP development purposes and determine the need for consolidating the models into a unified basin-wide model. Each of these tasks is addressed below.

**Task 10b.1. Assessment of Existing Models**

The first step to be conducted under this task will be to make a determination of whether each model is appropriate for conducting predictive analyses in
support of the GSP. In order for the individual models to be useful, let alone a potentially “combined” model, each model must be able to reasonably simulate future groundwater conditions under multiple groundwater utilization scenarios and changing future climatic conditions. The model assessment task will be conducted by reviewing the model files and documentation to assess the suitability of the model for conducting the types of predictive simulations needed to develop the GSP. The model assessment will be conducted based on our experience in developing numerous groundwater flow models for predictive water resources evaluation and using standard guidance for model evaluation such as that provided in Reilly and Harbaugh (2004).

Our prior knowledge of the Basin and initial review of the available models indicates that the USGS Owens Valley model (Danskin, 1998) as updated in 2005 by Inyo County, LADWP and the USGS (Harrington, 2005), and the Owens Lake model (MWH, 2012) are expected to meet the needs of the GSP development with minor modification for items such as predictive simulation period and assumed climatic conditions during the predictive simulation period. These models are calibrated to observed hydrologic conditions and rely on extensive data sets of observed aquifer and hydrologic parameters, such as observation well water levels and hydrographs, aquifer test results and geologic structure. In addition, these models cover regions that are in large part subject to the Inyo/Los Angeles Long-Term Water Agreement and are therefore exempt from SGMA.

We are less optimistic concerning the utility of the existing groundwater model of the Tri-Valley region (MHA, 2001 and TEAM 2006) for application during the GSP process. This model has not been calibrated to transient groundwater conditions and utilizes a number of generalized assumptions regarding key model inputs, such as the spatial distribution and magnitude groundwater recharge and the amount of groundwater pumping. The Tri-Valley model is also a steady-state model, although important groundwater conditions are not at steady state (equilibrium) conditions within the model domain, such as groundwater pumping, groundwater recharge, groundwater discharge at Fish Slough, and observed water levels in the Hammil and Chalfant Valley areas. We believe that this model could be significantly improved through more detailed consideration of groundwater recharge using DPWM (explained in Task 6) and more accurate determination of groundwater fluxes, such as groundwater pumping for agriculture and groundwater discharge at Fish Slough. TEAM (2006) notes some of these limitations and states that the Tri-Valley model is a preliminary numerical model, and that model estimates of aquifer properties and hydrologic budget components should also be considered preliminary.

Task 10b.2. Determination of Need for Model Consolidation
The need for groundwater model consolidation will be determined based on 1) review and analysis of model calibration results (i.e., simulation results versus observed data) in the vicinity of the adjoining/overlapping model boundaries, and 2) the expected future groundwater pumping subject to SGMA in the vicinity of the model boundaries. The USGS Owens Valley model boundaries overlap in the north with the Tri-Valley model and in the south with the Owens Lake model. Other models have also been developed for the Bishop-Laws region by Inyo County (Harrington, 2007) and LADWP (MWH, 2010).

In the boundary regions (Laws area in northern Owens Valley and Lone Pine in southern Owens Valley), the groundwater model that has the superior calibration is expected to be used for the predictive analysis. Once the model is selected, an initial analysis of the effects of future pumping at the model boundary will be made; if the effects are small or zero, then the model can be used unmodified. If the effects are not small, then an approach needs to be developed for model consolidation or possibly extension. If model consolidation is recommended, multiple issues will need to be addressed, such as synchronization of model layers, aquifer hydraulic properties, and consistent water balances. These issues would be addressed in a separate, future scope of work. The overall GSP process will be less costly and more streamlined if model consolidation is not required.

In the southern model boundary region in the vicinity of Lone Pine, the USGS Owens Valley model domain
overlaps with the Owens Lake model domain for nearly 10 miles. The largest pumping centers in this region are north of Lone Pine (Bairs-George, Symmes-Shepard and Independence-Oak) and are not subject to SGMA. Pumping at Lone Pine and farther south at Olancha is small compared to these pumping centers, although future pumping by LADWP at Owens lake could be significant (see Task 10f). Given this background, we expect that the USGS model can be used for LADWP pumping in the Owens Valley north of Lone Pine and Lone Pine pumping, and the Owens Lake model can be used for pumping in the Owens Lake region by LADWP and others, without a significant concern of overlapping drawdown in the vicinity of Lone Pine where the model boundaries overlap.

In the northern portion of Owens Valley proper, in the Laws region, the need or lack thereof for model consolidation is less clear. As discussed in greater detail under Task 10g, we believe that additional resolution of key mass balance terms is required for the Chalfant Valley/Fish Slough area in order to better assess the flux of groundwater between the Chalfant Valley and Owens Valley at Laws. Based on the results of the updated mass balance and other technical work proposed under Task 10g, we expect that the current discrepancy in simulated groundwater flux across this boundary region (TEAM, 2006 and Harrington, 2016) can be better determined. We expect that the sensitivity analysis will focus on the USGS Owens Valley model, since relative to the Tri-Valley model this model has a superior model calibration based on transient observed data and numerous observed input parameters. If the model results are sensitive to the prescribed groundwater inflow at Laws, then particular attention needs to be paid to reconciling flow values between the two models.

### Deliverables:

- Technical memorandum documenting the results of the model evaluation study, and recommendations regarding the utilization of models for SGMA purposes, including the need for model consolidation.

### TASK 10C. COORDINATION AND COMPATIBILITY WITH THE INYO/LOS ANGELES WATER AGREEMENT

With the knowledge that the Owens Valley water management has witnessed a history of conflict, litigation, and settlement negotiations, Inyo County and Los Angeles entered into an agreement in October of 1991 entitled, “Agreement between the County of Inyo and the City of Los Angeles and its Department of Water and Power on a Long Term Groundwater Management Plan for Owens Valley and Inyo County”.

As stated in Section III.A of the agreement between the City of Los Angeles (LA) and the LADWP, and the County of Inyo, known as the Long-term Agreement (LTA), “The overall goal of managing the water resources within Inyo County is to avoid certain described decreases and changes in vegetation and to cause no significant effect on the environment which cannot be acceptably mitigated while providing a reliable supply of water for export to Los Angeles and for use in Inyo County.” The agreement goes on to state in Section III.B that, “The goal is to avoid long term groundwater mining from aquifers of Inyo County. This goal will be met by managing annual groundwater pumping so that the total pumping from any well field area over a 20-year period (the then current year plus the 19 previous years) does not exceed the total recharge to the same well field area over the same 20 year period.” Under this agreement, the amount of annual recharge to each well field area over the 20-year period is determined by a Technical Group, established under the LTA using information developed by the USGS and others.

DBS&A understands that in order to accomplish the goals of the LTA, a document called the “Green Book” was written that describes the management areas, monitoring sites and wells, monitoring methodologies, and standardized interpretation procedures for determining the amount of available soil water and the amount of soil water required by vegetation. The sole purpose for the Green Book is to set forth the techniques to be used to support the implementation of the management goals specified in the LTA. The Green Book is an adjunct, but separate, document from the LTA. The terms
in the LTA have been mutually agreed upon and cannot change without a revised written and signed agreement. The Green Book, however, is based upon scientific research, and its contents and methods may be changed as understanding of water and environmental management is improved. As stated in the memorandum to the Standing Committee from the Technical Group, “Maintaining the Green Book as a separate document from the Agreement [LTA] ensures flexibility to encorporate [sic] new information.”

The goals of the LTA, and the methodologies of the Green Book, are generally consistent with the goals of SGMA in achieving sustainable groundwater management. For example, a primary consideration of the Green Book is to turn off pumping wells when groundwater elevations are lowered such that insufficient soil water is predicted by the specified monitoring techniques to maintain vegetation. In the LTA-based program, monitoring levels (e.g., groundwater elevations and plant water use rates) at representative monitoring sites are identified that, when exceeded, indicate the development of an undesirable condition (with respect to the LTA, in this case) and trigger the discontinuation of pumping to sustain an adequate density and areal coverage of groundwater-dependent vegetation over the long term. DBS&A believes that this program is very similar to the approach taken by SGMA as discussed in the DWR’s Draft BMP for Sustainable Management Criteria.

Since the LTA represents an agreement that produces a management program similar to SGMA, and the RFQ states that SGMA provides that land managed pursuant to the LTA (about 400 square miles) is considered adjudicated for the purposes of SGMA, DBS&A proposes that the most logical and expedient approach might be for the OVGA to consider developing a coordination agreement with the Standing Committee, or other appropriate legally empowered authority, that oversees the LTA. Under such a coordination agreement, the goals of the LTA and of the GSP, which are already similar, could be formalized in such way as to meet the requirements of SGMA, but does not alter the requirements embodied in the LTA. The coordination agreement could also be used to provide for the negotiated free flow of information and data between the OVGA and ICWD and LADWP, the principal parties to the LTA. Under the LTA, coordination and communication between ICWD and LADWP is already occurring and a coordination agreement would extend this relationship to the OVGA for the purposes of the GSP.

The DBS&A team will consult with and assist the OVGA in coordinating and communicating with the Standing Committee, or other appropriate legally-empowered authority that oversees the LTA, with the objective of establishing a coordinating agreement and considering the area managed under the LTA as though it were an adjudicated area. The DBS&A team has strong experience in developing inter-agency communications and relationships, and our team has front-line experience in facilitating coordinating agreements between collaborating water agencies.

**Deliverables:**

- A GSP that is compatible with the LTA.

**TASK 10 D. COORDINATION WITH OTHER LANDOWNERS**

Consistent with services provided under other tasks, we will utilize the extensive experience of our teaming partner CCP to support coordination and engagement with federally recognized Tribal governments and the federal government, and potentially any land and water management associated with state lands. Under §10723.2, SGMA defines specific information about how entities defined as “sovereign” are to be addressed by a GSA. We will strictly adhere to and provide specific guidance and support on these requirements. It should be noted that as a governing agency, the OVGA may find it necessary and/or beneficial to conduct formal, government-to-government consultation with the Tribes. Such activities would benefit greatly from proactive, strategic discussions with the Tribes to define mutual understanding of formal requirements under such an effort, and more specific and unique “rules of engagement” describing how the Tribes and the OVGA will work together. Under SGMA, federally
recognized Tribes have unique standing. Proactively recognizing and engaging the Tribes’ interests, whether unified amongst all Tribes, or unique to a specific Tribe or Tribes, would be of significant long-range benefit to the OVGA’s SGMA implementation. While it is not necessarily appropriate for a consultant team to participate directly in a formal consultation, our team will be available to work with the OVGA and respective Tribes (as warranted) to prepare for such consultation events. This might include items such as:

♦ Preparing background materials
♦ Designing meeting agendas
♦ Ensuring that mutual protocols are understood and followed

In accordance with DWR’s “Monitoring Networks and Identification of Data Gaps BMP” and “Monitoring Protocols, Standards, and Sites BMP,” we will propose improvements with focus on leveraging the existing datasets and monitoring programs to minimize or eliminate data gaps. DBS&A and TEAM routinely perform groundwater monitoring and understand that proper characterization of changes in a groundwater system requires collection of relevant data, including groundwater levels, water quality, land surface elevation, and surface water discharge conditions. This data is most useful when collected at spatially distributed sites at a consistent frequency.

Deliverables:

♦ GSP chapter describing monitoring network conditions, protocols, and improvements

TASK 10F. STUDIES AND PLANS RELATED TO A MONITORING, MANAGEMENT, AND MITIGATION PROGRAM FOR LADWP’S PROPOSED GROUNDWATER DEVELOPMENT AT OWENS LAKE

The proposed groundwater development program at Owens Lake by LADWP is envisioned to include monitoring, management, and mitigation that will result in pumping criteria developed from ongoing, collaborative efforts between multiple entities, including LADWP, Inyo County, Great Basin Unified Air Pollution Control District, and Habitat Group of Owens Lake Master Planning group. Our team will assimilate the plans and studies (including the resultant data sets) for this project into the GSP project database that will be used throughout the GSP development process.

Deliverables:

♦ Utilization of studies and data to inform the GSP where applicable.

~E. Michael Solomon, General Manager (ret.), United Water Conservation District
**TASK 10 G. DETERMINATION OF GROUNDWATER FLOW PATHS AND RATES BETWEEN THE TRI-VALLEY REGION AND THE BISHOP-LAWS REGION AND SUSTAINABILITY OF FISH SLOUGH**

The objective of this task is to quantify groundwater flow between the Tri-Valley region and Owens Valley proper. We propose to address this issue as follows:

1. Review existing geologic and hydrogeologic data available for the Chalfant Valley and Laws areas.
2. Conduct an updated water balance for the Tri-Valley and Fish Slough regions.

The data review will confirm and potentially add to the existing body of work that includes estimates of basin fill thickness, water levels, aquifer hydraulic properties and groundwater pumping in the Laws region. However, in order to improve existing estimates of groundwater flow between Chalfant Valley and Laws, we believe that improved estimates of the water budget, particularly in the Chalfant Valley, are required. We intend to accomplish this by estimating groundwater recharge using DPWM, and developing improved estimates of groundwater pumping irrigation using aerial photography and input from local contacts on crop type and typical irrigation methods.

Another important water balance component to be estimated is the proportion of groundwater discharge as Fish Slough is believed to be comprised of Chalfant Valley alluvial water. Jayko and Fatooh (2010) document that groundwater discharge at Fish Slough is likely a combination of Chalfant Valley groundwater and isotopically enriched waters from depth that rises along fault zones.

We propose to identify potential sources of water to Fish Slough using available temperature and water quality data. Available temperature data will be used to identify potential deep groundwater sources to Fish Slough. Elevated total dissolved solids (TDS) and fluoride concentrations in Fish Slough may indicate that an older groundwater, potentially with a geothermal component, may be mixing with other groundwater from upgradient of the Fish Slough. Water quality data will be used to conduct mixing calculations based on the isotopic and ionic water chemistry to estimate the proportion of Fish Slough discharge sources from Chalfant valley groundwater. Chemistry of end-member components will be used to calculate binary or ternary mixing of water sources and volume fraction of the end-members at a particular location. Chemistry for the end-members may include groundwater data from the eastern Chalfant Valley representing snow melt, the axially located wells in Chalfant Valley, spring, and surface water data. Additional water quality analyses may be recommended as the results of the mixing calculations are evaluated. The results of this analysis will be used for updated mass balance analysis and potentially updated groundwater modeling if conducted by the OVGA. Groundwater in the Chalfant Valley not extracted by pumping or diverted to Fish Slough by geologic structure must be entering the Bishop-Laws region of Owens Valley.

The DBSA team will also review the groundwater flow conditions as they pertain to ecological linkages of groundwater flow paths and rates to functioning and sustainability of the Fish Slough Area of Critical Environmental Concern. Spatial and temporal variability in spring flows and depth and persistence of ponds are important drivers of ecosystem function and habitat value for key species such as the Owens pupfish in the aquatic and wetland components of Fish Slough.

**Deliverables:**
- Documentation and utilization of study results in GSP development.

**TASK 10H. DETERMINATION OF HYDROLOGIC FACTORS AFFECTING SHALLOW GROUNDWATER IN WEST BISHOP**

High groundwater poses a threat to private property in West Bishop. Under this task, the DBS&A team will review the DWR study (Owens, 2016) in detail and obtain the data collected for that study. Particular attention will be paid to recent changes in the local hydrologic system, as the problem appears to be a relatively recent phenomenon despite the fact that...
the neighborhoods have existed for decades. As recommended in Owens (2016), groundwater levels and surface water flow data from Inyo County and the Bishop Creek Water Association for 2016 and more recent periods will be obtained and reviewed to identify correlations.

**TASK 10 I. RECOMMENDATIONS FOR OTHER STUDIES OR PLANS**

As the GSP is developing, it is common to identify one or more undesirable results that are driving the sustainable yield of a basin. The DBS&A team will develop, with input from stakeholder groups, OVGA, beneficial users of groundwater, and DWR, a suite of actions and/or projects that, if implemented, could beneficially impact the sustainable yield. Those actions and projects might include, for example, enactment of special management areas where distinct management actions provide basin-wide benefit to the sustainable yield, development of conservation, in lieu deliveries, or supplemental water programs, moving or sequencing groundwater extractions, or participation in water exchange programs. Each of the actions or projects will have a cost-benefit relationship that can be used by the stakeholders and the OVGA to settle on a workable, sustainable Basin yield.

**Deliverables:**
- Draft and Final GSP chapter on recommendations for other studies

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12-Year Institutional Water Sustainability Program Multi-Year Plot of Water Balance Component Trends
TASK 11. DEVELOP GSP IMPLEMENTATION SCHEDULE AND BUDGET

The GSP will identify those tasks, activities, or projects that will aid the OVGA in guiding the Basin towards sustainability by achieving the Measurable Objectives. Fundamental to achieving the MOs is the need to develop a GSP implementation schedule and an associated budget. The DBS&A team will prepare a schedule encompassing the time period from submittal of the GSP to DWR through the 20-year compliance period to achieve sustainability. A major element in the schedule will be the anticipated implementation timing of projects that will beneficially impact the Basin sustainable yield. The schedule will have greater detail for early years of the implementation period during which there is greater certainty about the scope, timing, permitting and funding of the projects.

Our team will prepare a budget for the implementation of the GSP to accompany the implementation schedule. This budget will be a key part of the Task 10a - Cost and Rate Study.

Deliverables:

- Draft and Final GSP chapter on recommendations for other studies

“Tony is very, very knowledgeable of the SGMA timelines, issues and requirements.”
~E. Michael Solomon, General Manager (ret.), United Water Conservation District

TASK 12. DEVELOP SYSTEM FOR ANNUAL REPORTING

Annual reports are due to the DWR in accordance with Reg. § 356.2. These reports must include the following information per the regulations:

(a) General information, including an executive summary and a location map depicting the basin covered by the report.

(b) A detailed description and graphical representation of the following conditions of the basin managed in the Plan:

(1) Groundwater elevation data from monitoring wells identified in the monitoring network shall be analyzed and displayed as follows:

(A) Groundwater elevation contour maps for each principal aquifer in the basin illustrating, at a minimum, the seasonal high and seasonal low groundwater conditions.

(B) Hydrographs of groundwater elevations and water year type using historical data to the greatest extent available, including from January 1, 2015, to current reporting year.

(2) Groundwater extraction for the preceding water year. Data shall be collected using the best available measurement methods and shall be presented in a table that summarizes groundwater extractions by water use sector, and identifies the method of measurement (direct or estimate) and accuracy of measurements, and a map that illustrates the general location and volume of groundwater extractions.

(3) Surface water supply used or available for use, for groundwater recharge or in-lieu use shall be reported based on quantitative data that describes the annual volume and sources for the preceding water year.

(4) Total water use shall be collected using the best available measurement methods and shall be reported in a table that summarizes total water use by water use sector, water source type, and identifies the method of measurement (direct or estimate) and accuracy of measurements. Existing water use data from the most recent Urban Water Management Plans or Agricultural Water Management Plans within the basin may be used, as long as the data are reported by water year.
(5) Change in groundwater in storage shall include the following:

(A) Change in groundwater in storage maps for each principal aquifer in the basin.

(B) A graph depicting water year type, groundwater use, the annual change in groundwater in storage, and the cumulative change in groundwater in storage for the basin based on historical data to the greatest extent available, including from January 1, 2015, to the current reporting year.

(c) A description of progress towards implementing the Plan, including achieving interim milestones, and implementation of projects or management actions since the previous annual report.

Our team will make use of the databases created during development of the GSP as a tool to streamline the annual reporting effort. These types of summary reports are common in the water industry and our team has experience in preparing the information required by DWR. We will work with OVGA staff to develop a streamlined system for extracting the required information from the databases and assembling it into an annual report format suitable for submittal to DWR.

Deliverables:

- Database report templates to minimize staff effort
- Annual report template for OVGA use

TASK 13. GSP COMPILATION, PRESENTATION, AND SUBMITTAL OF GSP

The DBS&A team will work with OVGA and its staff to prepare a GSP outline, an administrative draft, a public review draft, and a final GSP that the OVGA will consider for adoption. The administrative draft will incorporate comments received on initial draft sections, as applicable. Each GSP draft will include all required sections of the GSP, including appendices. A draft GSP outline will be provided to the OVGA appointed project manager for review. We will then work with the OVGA’s project manager to develop a final outline that will be used for the GSP document development.

This task will also be used to track references used during GSP preparation. GSP regulations require that a copy of every reference used in GSP preparation that is not easily available be included with the GSP submission. This task includes collection of all applicable references used in the report for submittal with the completed GSP.

We will prepare an administrative draft of the GSP and all supporting appendices. The administrative draft will be provided for review by the OVGA and other stakeholders involved in the GSP development process.

We will prepare a draft GSP and all supporting documentation. This draft document is to respond to comments made on the administrative draft document. The draft GSP will be circulated for agency and public review and comment. The public and agency
comments will be considered in the creation of the final version of the GSP. The final GSP will be provided to the OVGA for consideration for adoption and submittal to the DWR.

Deliverables:
- Draft and Final GSP outlines
- Administrative Draft of GSP
- Public Review Draft of GSP
- Final GSP for consideration for adoption by OVGA

TASK 14. ADDRESS DEFICIENCIES AND CORRECTIVE ACTIONS IDENTIFIED BY DWR, AND RESUBMIT

Once the GSP has been adopted by the OVGA and submitted to DWR, the DWR has a two-year timeline for their review of the GSP and to assign a status of Approved, Incomplete, or Inadequate. Should the DWR request supplemental information to address deficiencies or a need for corrective actions to the GSP, our team will promptly mobilize to supply DWR with the desired information.

TASK 15. COORDINATION MEETINGS BETWEEN CONSULTANT AND GSA STAFF

Mr. Morgan and other key staff will organize and participate with GSA staff in semi-monthly teleconferences to keep the project on track and provide staff with information to keep GSA decision makers informed of progress, solicit input at key decision points, and to address problems that may arise. These coordination meetings will help us to work as a partnership with both parties contributing their background knowledge and experience toward refining our path forward to ensure the GSA’s compliance with DWR requirements and timelines.

TASK 16. OTHER RECOMMENDED ACTIONS

The DBS&A team has carefully reviewed the RFQ and prepared a cross tabulation of the tasks identified in the RFQ with the GSP checklist and annotated outlines provided by DWR. The cross tabulation has highlighted some topics, issues, or analyses that could be essential or recommended for inclusion in the GSP, but that were not a part of the scope of work specified in the RFQ and/or part of the budgeting process as noted in the Prop 1 grant proposal. These include, but are not necessarily limited to, the following:

- Analysis of the effects of climate change on the sustainable yield of the Basin - An essential element of the GSP is the evaluation of the impacts climate change will have on the sustainable yield of the Basin over the 50-year planning and implementation timeframe. In many basins, this includes the use of groundwater modeling to predict future groundwater conditions under changing climatic conditions. The DBS&A team includes experienced groundwater modelers familiar with the DWR’s guidance document on climate change. The guidance document provides GSAs with standardized information regarding projected changes in variables such as precipitation, evapotranspiration, and air temperature. These change variables would be used to, for example, quantify changes to the water budget, project groundwater elevations, and assess the impacts that future water supply augmentation projects and management actions may have on the sustainable yield.

Should the existing groundwater models be found to be inadequate for use in the evaluation of the influence of future project and management actions on Basin sustainable yield, the OVGA may find it beneficial to merge those models into a new, unified tool. This effort could include, for example, selecting a representative base period, incorporation of more recent groundwater data, recalibration or calibration confirmation, and the performance of sensitivity analyses. The creation of a single groundwater flow model would be an important management tool for the OVGA as it moves through the 20-year compliance period and 50-year implementation period and uses an adaptive management approach to achieving sustainability.

- Enhanced effort for GDEs (mapping, classification, characterization, potential effect, sustainability criteria, monitoring, and potential projects/actions)
The Basin has a large extent of known or potential GDEs. However, the existing DWR GDE mapping is relatively coarse and inconsistent throughout the Basin. Our core proposal includes a basic level of effort under a number of tasks that is sufficient to ensure the GSP shows due diligence in addressing GDEs. However, given the number of potential and known GDEs, such as Fish Slough, and listed species dependent upon them, such as the Owens pupfish and southwestern willow flycatcher, our team recommends that the OVGA seek additional funding to conduct an enhanced GDE effort that builds on the core approach to reduce uncertainties and provide an efficient path towards ensuring sustainability of GDEs. Given the stakeholder interest in the topic of GDEs, it would be prudent to fund our team’s ecosystem/GDE specialists to participate in one or more of the public meetings.

**Enhanced Stakeholder Outreach** - the DBS&A team includes the CCP organization that has worked with over 30 basins and GSAs throughout California. Once the PEP is completed, we will determine the number of public meetings.

Based on their experiences in these basins, there is definite benefit in having CCP participate in additional tasks, rather than limiting their involvement to tasks where their expertise is fundamental. These additional tasks include, for example:

- **Task 4 - Develop Interagency Agreements.** Consistent with the RFQ and in concert with steps that might be taken under Task 10d, CCP has extensive experience and can facilitate specific discussions leading to development of Interagency Agreements to ensure that mutual consultation, coordination and requirements are established between adjacent entities and a respective GSA. While each Basin and GSA is different, CCP has found that collaborative, structured and facilitated discussions that follow a multi-interest negotiation approach provides exceptional value to the process of creating such agreements.

- **Task 6 - Basin Setting.** Consistent with Task 2, PEP above, we believe that the Basin Setting steps of SGMA provide an invaluable, early opportunity for public outreach. Consistent with the experience CCP has had statewide, there is a wide range of expertise and understanding by beneficial users about the accurate conditions of their groundwater resources. This lack of consistency influences subsequent behavior and beliefs by these beneficial users when working with a GSA. The work to prepare the Basin Setting portion of the GSP provides an exceptional opportunity to present information, educate the public, dispel “myths” and misunderstandings about the Basin, and align stakeholder awareness such that they are better informed for subsequent key decision milestones under GSP development and presentation. In this context, we recommend that under Task 2, the Engagement Plan includes specific text about outreach activities that will coincide with this Task as a means to capitalize on the efforts done under this task.

- **Task 7 - Sustainable Management Criteria.** Similar to Task 6, CCP has found that development of sustainable management criteria is a step in GSP development subject to significant misunderstandings by beneficial users, and is nonetheless an exceptionally critical milestone to inform subsequent planning steps, define basin conditions and eventual planning actions. The ability to dispense with misunderstandings can be a valuable part of informing public opinion and maintaining productive engagement. Therefore, consistent with Task 2 above, this is a point in the GSP process that we believe benefits from focused public engagement to better educate beneficial users about SGMA criteria and their relationship to future decisions and actions.

**Rate Adoption Assistance** - Our project team is fully equipped to assist OVGA with adoption of the proposed fees following the submittal of the GSP. The scope of this task will depend on the funding mechanism selected by OVGA.

If Prop 218 or 26 Rate Implementation is deemed appropriate, our project team will assist the OVGA with each step of implementing the proposed rates and fees. For Prop 26, the OVGA must advertise and hold a public hearing. L&T will draft the hearing advertisement, if needed. For Prop 218, the OVGA
must mail impacted property owners a hearing notice 45 days in advance of the public hearing and conduct a protest vote. L&T can develop the property owner mailing list, print and mail the notices, and tabulate the protest votes. L&T will attend the public hearing and provide a summary presentation to the public, if needed. This subtask includes two meetings.

Should the OVGA elect a Taxes and Assessment funding approach, DBS&A will prepare the Engineer’s Report and L&T will assist with implementation. We can prepare the assessment ballots, mail them to property owners, tabulate the votes, and record the assessment with the county tax assessor. If the OVGA elects other types of taxes, L&T will assist with developing a timeline for balloting (if in conjunction with a general election or as a special election as appropriate). This subtask includes two meetings.

Rate Study for GSP Preparation - This optional task consists of developing a two- or three-year rate study for the GSP preparation period. We understand the OVGA members have committed to providing financial contributions for the GSP and grant funding has been pursued. A backup financial plan may be helpful. If grant funding is not awarded or is less than anticipated, there may be a funding shortfall. Moreover, grant disbursements can lag six to twelve months from when funding is requested. The OVGA may have temporary cash flow constraints and require bridge financing. As a political consideration, OVGA agencies may prefer OVGA to collect funds directly from landowners in their jurisdictions rather than the individual agencies raise funds themselves and contribute the revenue to OVGA.

This task would follow the same methodology as the rate study for GSP implementation. Our team will calculate the cost of service, develop a cash flow, recommend funding mechanisms, calculate rates, submit a report, and assist with adoption. It is envisioned that the GSP preparation rate study would be a simpler process than the implementation rate study. It would use existing OVGA administrative budgets and readily available customer data. It would not allocate specific projects to benefitting landowners, for example. L&T recommends Prop 26 fees for this optional task because they are straightforward to administer and can be adopted faster than other funding mechanisms. Due to this streamlined process, our project team recommends up to 4 meetings for this task.

GSP Implementation Funding Plan - the DBS&A team is prepared to assist the OVGA in developing a funding plan geared towards the identification and acquisition of funds from outside sources to offset some of the costs associated with GSP implementation. These outside sources could be, for example, grants or low interest loans. The DBS&A team has grant preparation experts who could be accessed to assist the OVGA in identifying grant opportunities that may be available to minimize short-term GSP preparation funding shortfalls, as well as GSP implementation. A strategy to establish funding mechanisms to support the development of the GSP, as well as implementation plans, and project execution will benefit all stakeholders in the Basin.

If additional funds (above the Prop1 grant amount) are available (or could become available), the scope of this project could be revised to include some or all of the additional detail or elements as listed above, furthering efforts towards completion of a GSP. The DBS&A team will work with the OVGA to rank the priority of the other recommended activities based on stakeholder input, DWR consultations, and the desires of the OVGA Board of Directors.

We look forward to discussing possible scope and budget refinements with you, with the objective of maximizing benefits to the Owens Valley Basin.

In addition to focusing on groundwater overdraft information to inform the community on the seriousness of the problem. Tony also was innovative in developing ideas for solutions so we just didn’t talk about the problem. His efforts went a long way in maintaining the district’s credibility and leadership standing in the area....

~E. Michael Solomon, General Manager (ret.), United Water Conservation District
REFERENCES


Harrington, R. 2016a. Technical Justification of Proposed Boundary Modification to Owens Valley Groundwater Basin (6-12), Inyo and Mono Counties. Prepared for submittal to the California Department of Water Resources, prepared by Inyo County Water Department, Independence, California.

Harrington, R. 2016b. Hydrogeologic Conceptual Model for the Owens Valley Groundwater Basin (6-12), Inyo and Mono Counties. Prepared for submittal to the California Department of Water Resources, prepared by Inyo County Water Department, Independence, California.


Jackson, R.J. 1993. Reconnaissance Estimate of Natural Groundwater Recharge to the California Section of the Tri Valley Region, Mono County, California, 1993, Inyo County Water Department Technical Note 93-3.


Sandia National Laboratories (2007)


TEAM Engineering and Management Inc. 2006. Surface Water and Groundwater Availability Assessment – Tri-Valley Area, Mono County, California, report prepared for the Mono County Planning Department.
4. References

Our proposed Project Manager, Tony Morgan, and the DBS&A team have performed a range of services similar to those necessary to achieve success in developing the OVGA GSP. We encourage the County to contact the following clients to learn about working with our team and who can attest to the quality of work first-hand.

<table>
<thead>
<tr>
<th>Project</th>
<th>Owner</th>
<th>Reference</th>
</tr>
</thead>
<tbody>
<tr>
<td>Safe Yield Study – Santa Paula Groundwater Subbasin</td>
<td>United Water Conservation District 106 North 8th Street Santa Paula, CA 93060</td>
<td>John Lindquist Senior Hydrogeologist (805) 525-4431</td>
</tr>
<tr>
<td>Effects of River Flow and Municipal Water Program on Surface Water and Groundwater Conditions</td>
<td>Art Chianello City of Bakersfield 1000 Buena Vista Road Bakersfield, CA 93311</td>
<td>Arthur R. Chianello, P.E. Water Resources Manager (661) 326-3715</td>
</tr>
<tr>
<td>Hydrogeologic Evaluation, Watershed-Scale Recharge Evaluation, and Groundwater Model Development</td>
<td>Ojai Basin Groundwater Management Agency P.O. Box 1779 Ojai, CA 93024</td>
<td>Jerry Conrow and/or Russ Baggerly, Board Members (805) 640-1207</td>
</tr>
<tr>
<td>Fox Canyon Groundwater Management Agency Development of Groundwater Budgets for Groundwater Sustainability Planning</td>
<td>Fox Canyon Groundwater Management Agency &amp; Ventura Watershed Protection District 800 South Victoria Avenue Ventura, CA 93009-1610</td>
<td>Kim Loeb Groundwater Manager (805) 650-4083</td>
</tr>
<tr>
<td>Ambient Water Quality Recomputation for Santa Ana Watershed Groundwater Management Zones</td>
<td>Santa Ana Watershed Project Authority 11615 Sterling Avenue Riverside, CA 92503-4979</td>
<td>Mark Norton, PE, LEED AP ENV SP Water Resources &amp; Planning Manager (951) 354-4221</td>
</tr>
<tr>
<td>Groundwater Modeling for Santee Basin Groundwater Recharge and Replenishment Project</td>
<td>Padre Dam Municipal Water District 9300 Fanita Parkway Santee, CA 92071</td>
<td>Arne Sandvik Engineer (619) 258-4643</td>
</tr>
<tr>
<td>Fillmore and Piru GMA (Tony Morgan professional reference)</td>
<td>N/A 4200 Timber Canyon Road Santa Paula, CA 93060</td>
<td>Gordon E. Kimball Fillmore and Piru GMA Stakeholder Director (805) 469-8815</td>
</tr>
<tr>
<td>UWCD Legal Council (Tony Morgan professional reference)</td>
<td>N/A 2801 Townsgate Road, Suite 200 Westalke Village, CA 91361</td>
<td>Anthony H. Trembley (805) 418-5328</td>
</tr>
</tbody>
</table>
5. Specialty Subconsultants

5.1. SUBCONSULTANT STAFF CAPABILITIES

As discussed above, DBS&A has engaged CCP, TEAM, Stillwater, and L&T as specialty subcontractors to support us through the duration of the contract. Each subcontractor’s capabilities are described in detail below. Specific information requested in items 5.1 through 5.4 (i.e., staff capabilities, recent project experience, task and references) are integrated into Sections 1 through 4 above for ease of review.

CONSENSUS AND COLLABORATION PROGRAM

Established in 1992 as the Center for Collaborative Policy, the Consensus and Collaboration Program (CCP) is a fee-for-service, not for profit unit of the College of Continuing Education at California State University Sacramento.

CCP’s mission is to build the capacity of Californians to use collaborative strategies to develop broadly supported, sustainable solutions to complex public policy challenges. CCP specializes in assessing, designing, and managing collaborative projects. Amongst many policy sectors that CCP serves, they are uniquely experienced in water resources having supported SGMA, the California Water Plan, Department of Water Resources (DWR) Water Use and Efficiency Program, the Drought Contingency Program, the Proposition 1 Water Storage Investment Program, the State Drinking Water Program, and the Irrigated Lands Regulatory Program.

CCP staff have exceptional content fluency in water policy. In this context, CCP has played a prominent role providing facilitation, mediation, governance, public engagement, and strategic advice services to support SGMA implementation. CCP has supported DWR and the SWRCB statewide public and tribal engagement to share information, receive input, and cultivate relationships throughout the state. Through DWR and SWRCB SGMA Facilitation Support Services (FSS) programs, CCP has served over 30 GSAs statewide, supporting local public agencies, water suppliers, and other key groups to design and develop formal governance structures and legal agreements, enhance coordination and communication, resolve conflicts, build collaborative problem solving organizations, engage a broad spectrum of stakeholders, and lead the public engagement for numerous Groundwater Sustainability Plans (GSP). No other organization in California has more comprehensive in-house experience implementing SGMA than CCP. Local GSA and GSP support experience includes:

- Owens Valley Basin GSA
- Siskiyou County – Shasta Valley Basin GSA
- Siskiyou County - Butte Valley Basin GSA
- Siskiyou County – Scott Valley Basin GSA
- Shasta County - Enterprise / Anderson Subbasins GSA
- Colusa County GSA and GSP (Colusa Subbasin)
- Glenn County GSA and GSP (Colusa Subbasin)
- East Butte Subbasin GSA
- West Butte Subbasin GSA
- Wyandotte Creek Subbasin GSA
- Vina Subbasin GSA
- Yolo County Subbasin GSA
- Sonoma Valley GSA and GSP
- Santa Rosa Plan GSA and GSP
- Petaluma GSA and GSP
- Ukiah Valley Basin GSA
- Santa Margarita Groundwater Agency GSP
- Stanislaus SGMA Regional Groundwater Coordinating Committee
- Madera Subbasin GSP
- Chowchilla Subbasin GSP
- Kern County Subbasin GSA and GSP
- Turlock Subbasin GSA
- Kaweah Delta Subbasin GSA
TEAM ENGINEERING & MANAGEMENT, INC. was founded in 1987 in Bishop, California and has served clients in the Eastern Sierra and the Owens Valley for more than 30 years. TEAM is a woman-owned, California-Certified Small Business. TEAM's professionals, the majority of which are long-time residents of Inyo and Mono Counties, provide a range of environmental, technical, engineering, and management consulting specialties. The firm's projects have included numerous groundwater monitoring projects in the Eastern Sierra, including projects for Inyo County, Mono County, Tri-Valley Groundwater Management District, Great Basin Unified Air Pollution Control District, Coso Operating Company, and Crystal Geyser Roxane. With a qualified and diverse staff located in Bishop and the Owens Valley, TEAM is uniquely positioned to add value and efficiency to a team of professionals for support to the Owens Valley Groundwater Authority and Inyo County for compliance with SGMA. TEAM will provide a local office and as-needed support to DBS&A as a key subcontractor for the preparation of the GSP. TEAM's vast experience with groundwater monitoring projects and land use in the Owens Valley and surrounding areas, as well as its understanding of the multiple stakeholders and unique jurisdictional relationships in the area, will provide significant value to the project team.

STILLWATER SCIENCES

Stillwater Sciences is a 65-person scientific consulting firm with specialists in geology, hydrology, engineering, aquatic and terrestrial biology, wetland and restoration ecology, water quality, and spatial analysis. Stillwater specializes in science-based technical approaches to water resource management and has been conducting hydrologic, geomorphic, riparian, and ecological studies for over 20 years. Their diverse expertise in watershed and river restoration includes decades of practical experience integrating hydrologic, geomorphic, riparian, and fisheries sciences throughout the western US. Stillwater's scientists have been actively engaged in evaluating hydrologic and
5.2. SUBCONSULTANT RECENT EXPERIENCE

Detailed project descriptions of recent work experience completed by our subconsultant team members are in Appendix B.

5.3. SUBCONSULTANT TECHNICAL

DBS&A has integrated the scope, not-to-exceed budget, schedule, labor category task breakdown, and assumptions associated with our subconsultants into Section 3 above. Inyo County and OWGA can expect a similarly seamless integration of DBS&A’s team work throughout the GSP process.
### 5.4. SUBCONSULTANT REFERENCES

<table>
<thead>
<tr>
<th>Project</th>
<th>Owner</th>
<th>Reference</th>
</tr>
</thead>
<tbody>
<tr>
<td>Working with Meagan Wylie and Dave Ceppos</td>
<td>Borrego Water District</td>
<td>Geoff Poole</td>
</tr>
<tr>
<td></td>
<td></td>
<td>General Manager (760) 767-5806</td>
</tr>
<tr>
<td>Working with Dave Ceppos</td>
<td>Colusa Groundwater Authority</td>
<td>Mary Fahey</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Program Manager (530) 383-4625</td>
</tr>
<tr>
<td>Working with Meagan Wylie and Dave Ceppos</td>
<td>Department of Water Resources</td>
<td>Mr. Peter Brostrom</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Water Use and Efficiency Program (916) 651-7034</td>
</tr>
<tr>
<td>TEAM</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Groundwater and Surface Water Monitoring and Reporting For The Hay Ranch Hydrologic Monitoring and Mitigation Plan, Rose Valley, Inyo County</td>
<td>Coso Operating Company</td>
<td>Chris Ellis</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Site Manager (760) 764-1300 x207</td>
</tr>
<tr>
<td>Lake and Streambed Alteration Agreement for Routine Maintenance Activities by the Inyo County Road Department, Inyo County Public Works</td>
<td>Inyo County Public Works</td>
<td>Ashley Helms</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Inyo County Public Works (760) 878-0200</td>
</tr>
<tr>
<td>Inyo County Landfill Monitoring and Reporting Services, Inyo County Recycling and Waste Management</td>
<td>Inyo County Recycling and Waste Management</td>
<td>Richard Benson, Assistant County Administrator (661) 706-7080</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Fred C. Aubrey, Solid Waste Supervisor (760) 873-5577</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Jerry Oser, Environmental Health Department (760) 873-7866</td>
</tr>
<tr>
<td>Stillwater</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Fish Slough Aquatic Habitat Restoration and Native Species Monitoring</td>
<td>California Department of Fish and Wildlife</td>
<td>Steve Parmenter</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Senior Environmental Scientist (760) 872-1123</td>
</tr>
<tr>
<td>Feasibility Study for a Water Transaction Program in the California Walker River Basin</td>
<td>Shannon Peterson, Ltd</td>
<td>Shannon Peterson Ciotti</td>
</tr>
<tr>
<td></td>
<td></td>
<td>(541) 973-5608</td>
</tr>
<tr>
<td>Project</td>
<td>Owner</td>
<td>Reference</td>
</tr>
<tr>
<td>----------------------------------------------</td>
<td>-----------------------------------------------------------------------</td>
<td>---------------------------------------------------------------------------</td>
</tr>
<tr>
<td>Santa Clara River Parkway Floodplain Restoration Feasibility</td>
<td>California Coastal Conservancy</td>
<td>Peter Brand Project Manager (retired) (510) 520-3018</td>
</tr>
<tr>
<td>Instream Flows for a Semi-Arid Stream</td>
<td>California Ocean Protection Council and California Department of Fish and Game</td>
<td>Michael Bowen Project Manager, California Coastal Conservancy (510) 286-0720</td>
</tr>
<tr>
<td>L&amp;T</td>
<td>SGMA Groundwater Fee Study</td>
<td>Chad Wegley General Manager, Alta ID (559) 471-9852</td>
</tr>
<tr>
<td>L&amp;T</td>
<td>SGMA Groundwater Fee Study</td>
<td>Janelle Kratigger Legal Counsel (916) 447-2166</td>
</tr>
</tbody>
</table>

**Project Owner Reference**

Santa Clara River Parkway Floodplain Restoration Feasibility

California Coastal Conservancy

Peter Brand Project Manager (retired) (510) 520-3018

Instream Flows for a Semi-Arid Stream

California Ocean Protection Council and California Department of Fish and Game

Michael Bowen Project Manager, California Coastal Conservancy (510) 286-0720

L&T SGMA Groundwater Fee Study

Kings River East Groundwater Sustainability Agency

Chad Wegley General Manager, Alta ID (559) 471-9852

SGMA Groundwater Fee Study

McMullin Area Groundwater Sustainability Agency

Janelle Kratigger Legal Counsel (916) 447-2166
6. Meeting Deadlines on Similar Projects

DBS&A completes and submits 200 to 300 regulatory deadline-driven reports and planning documents every year and we maintain a 99% on-time submission rate. In all, we have submitted an estimated 7,000 total project documents to meet regulatory deadlines. We are diligent about meeting deadlines on behalf of our clients because we understand their importance in:

- Maintaining the client’s and our own regulatory credibility
- Retaining the client’s access to deadline-dependent funding mechanisms
- Avoiding fines or penalties for the client (in the worst case).

Some of the typical circumstances that cause project schedules to slip are overdue external reviews of draft documents by regulators or stakeholders, and weather, site access, or unexpected site conditions that delay field work. We have come to expect these delays and build extra time into project schedules as contingency.

For projects like the development of the GSP for OVGA, we prepare a detailed work plan to outline project requirements. This plan divides the work to be accomplished into manageable, coherent work elements (tasks). For each element, the requirements, schedules, milestones, and budgets are established to be compatible with the overall project objectives and funding. These plans have proven to be important in accomplishing the work required on time by allowing team members, especially subconsultants, to see how their tasks fit into the overall schedule.

Examples of similar projects that were completed on-time are below, including a summary of our approach to maintain control of the project schedule or expedite completion when needed.

<table>
<thead>
<tr>
<th>PROJECT</th>
<th>DEADLINE STATUS</th>
<th>APPROACH TO MAINTAIN PROJECT SCHEDULE</th>
</tr>
</thead>
</table>
| Rose Valley Groundwater Model        | On time        | ◆ Regularly reviewed project progress and solicited input from Inyo County to ensure approach continued to meet Inyo County expectations  
 ◆ Performed early quality assurance on analytical procedures and calculations  
 ◆ Segmented analytical components; delegated each task to the most qualified technical staff to efficiently complete tasks in unison, before compiling the results  |
| Safe Yield Study – Santa Paula Groundwater Subbasin | On time        | ◆ Communicated with stakeholders early in the process to gain consensus on methodologies for calculations and basis for assumptions  
 ◆ Requested receipt of singular set of consolidated, written comments on draft documents  
 ◆ Engaged specialty subconsultants with technical and/or geographic advantages  |
### Resources

With access to a large number of technical staff members throughout the GLA companies, we are able to reallocate resources as necessary to provide additional support or specialized expertise.

<table>
<thead>
<tr>
<th>COMPANYWIDE RESOURCES</th>
<th>STAFF</th>
</tr>
</thead>
<tbody>
<tr>
<td>Hydrologists/Hydrogeologists</td>
<td>53</td>
</tr>
<tr>
<td>Environmental Scientists</td>
<td>13</td>
</tr>
<tr>
<td>GIS/CADD/Database</td>
<td>14</td>
</tr>
<tr>
<td>Biologists</td>
<td>2</td>
</tr>
<tr>
<td>Geologists</td>
<td>38</td>
</tr>
<tr>
<td>Engineers</td>
<td>57</td>
</tr>
<tr>
<td>Laboratory and Field Technicians</td>
<td>39</td>
</tr>
<tr>
<td>Other</td>
<td>29</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>245</strong></td>
</tr>
</tbody>
</table>
7. COI Disclosure

DBS&A has no financial, business or other relationships with the OVGA or any OVGA member(s) or the LADWP that may have an impact upon the outcome of the selection process of this project. In the interest of full transparency, the founder of our subconsultant, TEAM, is a CSD Board member.
8. Contract Acceptance

DBS&A is able to enter into County of Inyo Standard Contract No. 118 (Attachment 1).
Mr. Morgan has nearly 40 years of experience in water supply, water management, and hydrogeological programs for municipal, industrial, and agricultural applications. Over his career as a consultant and, recently the Deputy General Manager of a California water district, he has been involved in a broad range of projects related to groundwater supply development and management. In recent years, Mr. Morgan has gained expertise in Sustainable Groundwater Management Act (SGMA) compliance, including formation of Groundwater Sustainability Agencies (GSAs), creation of Groundwater Sustainability Plans (GSPs), and conducting groundwater basin studies.

Mr. Morgan has developed, performed or provided oversight for: basin-wide groundwater elevation and water-quality monitoring programs; basin-scale hydrostratigraphic models; surface geophysical (e.g., CSAMT, TDEM, resistivity, and gravity) exploration programs; acquisition and interpretation of borehole geophysical logs; basin-scale groundwater flow models; evaluation of water-quality data for potable and irrigation suitability; siting and design of new potable and irrigation water supply wells; and aquifer replenishment activities (i.e., surface water diversions, spreading basins).

He is also experienced with administrative/management activities, including: development of scopes, specifications, and budgets; contract negotiations with subcontractors and clients; management of multi-disciplinary teams; project management to accomplish technical, schedule, and fiscal guidelines; and administrative/personnel management.

**South Oxnard Plain Brackish Water Treatment Plant, Ventura County, California**
Project leader for feasibility study to extract and treat up to 28,000 acre-feet/year of groundwater impaired by seawater intrusion to supplement irrigation and potable water uses on Oxnard Plain and provide an engineered solution to existing and future seawater intrusion. Feasibility study confirmed that the project was technically feasible and cost comparable (e.g., municipal recycled water) or less expensive (e.g., seawater desalination) than other major water supply projects.

**Fillmore-Piru Basin Water Banking Program, Ventura County, California**
Project lead for the conceptualization of and feasibility evaluations of the enhanced conjunctive use of the Fillmore and Piru groundwater basins as a water bank to mitigate groundwater level fluctuations in these basins and provide supplemental water supplies to other basins in Ventura County. Project expected to develop 50,000-100,000 acre-feet of storage depending on management strategies.
Recycled Water, Ventura County, California
Project lead for the evaluation of alternatives for the expanded use of recycled water from the City of Oxnard’s Advanced Water Purification Facility, as well as Conejo Creek flows for agricultural irrigation and/or managed aquifer recharge uses.

Anacapa Project, Ventura County, California
Project director for feasibility study to capture groundwater flow moving offshore in aquifers that extend beneath the seafloor and use those waters as supplemental supplies for irrigation or potable purposes or as part of a managed aquifer recharge effort.

Groundwater Sustainability Agency (GSA) Joint Powers Authority Formation Negotiation Committee, Ventura County, California
Local agency representative for the negotiations with County of Ventura, City of Ventura, Mound Basin AG Water Group, and environmental stakeholders to form the JPA that elected to become the GSA in the Mound basin. Similarly, served as chief negotiator with County of Ventura, City of Fillmore, Fillmore Basin Pumpers Association, Piru Basin Pumpers Association, and environmental stakeholders for creation of JPA that became the GSA for the Fillmore and Piru basins.

Lead Technical Representative to Fillmore and Piru Basins GSA (FPBGSA), Ventura County, California
Served as lead technical staff to FPBGSA Board of Directors. Worked with Clerk of the Board to create Agency meeting agendas and staff reports. Provided guidance to Board of Directors on Agency formational issues, SGMA compliance steps, preparation of successful Prop 1 GSP grant application ($1.5 million grant award) and Groundwater Sustainability Plan preparation strategies.

Local Agency Representative to Fillmore and Piru Basins GSA & Mound Basin GSA, Ventura County, California
Local water agency stakeholder representative to these GSAs.

Local Agency Representative to Multi-Agency Team, Ventura County, California
Team met with California Department of Water Resources (DWR) to re-assess the “overdrafted” status of several groundwater basins in Ventura County. Successfully negotiated the removal of Piru, Fillmore, Mound, and Las Posas basins from “overdrafted” condition classification.

SGMA Technical Advisory Group (TAG) – Fox Canyon Groundwater Management Agency (FCGMA), Ventura County, California
Appointed by the United Water Conservation District representative on the FCGMA Board of Directors to the Agency’s SGMA Technical Advisory Group. The TAG advises the Board of Directors on technical aspects of the four Groundwater Sustainability Plans currently under development.

SGMA Groundwater Dependent Ecosystems (GDEs) Guidance Framework, The Nature Conservancy and Department of Water Resources, California Statewide
Served on a subcommittee of the Fox Canyon GMA SGMA Technical Advisory Group that worked with The Nature Conservancy and DWR to develop a guidance manual for the identification, evaluation, and consideration of Groundwater Dependent Ecosystems.

SGMA Water Supply Augmentation Project Ad Hoc Committee, Ventura County, California
Served on a subcommittee of the Fox Canyon GMA SGMA Technical Advisory Group that is working to identify water supply augmentation projects for consideration in the Groundwater Sustainability Plans.
Santa Paula Basin Technical Advisory Committee (TAC), Ventura County, California
Local agency representative to committee that oversees adjudication of basin. Participated in various technical activities such as safe yield determinations, review of water level and water quality trends, preparation of Annual Reports for submittal to Court and Annual Adjudicated Basin reports to California Department of Water Resources (DWR).

Sea-Water Intrusion Evaluation, Ventura County, California
Project director for time domain electromagnetics (TDEM) survey to estimate the areal extent of sea-water intrusion in the multi-aquifer system of the south Oxnard Plain.

Oxnard Plain Forebay Surface Geophysical Exploration Project, Ventura County, California
Project director for time domain electromagnetics (TDEM) survey to refine hydrostratigraphy of Forebay sub-basin. Survey provided information on previously unidentified faults and areal limits of major aquitard separating Upper Aquifer System and Lower Aquifer System.

Santa Paula-Mound-Forebay Basin Boundary TDEM Surface Geophysical Survey, Ventura County, California
Project director for time domain electromagnetics (TDEM) survey to provide data on subsurface conditions that may affect groundwater flow at the boundary of these basins.

High-Resolution Seismic Reflection Survey, Ventura County, California
Supervised a high-resolution seismic reflection survey on the south Oxnard Plain to determine if stratigraphic geometries were influencing sea-water intrusion migration pathways.

Groundwater Flow Model Development, Ventura County, California
Oversaw Phase 1 of the creation of a new groundwater flow model for United Water Conservation District. Phase 1 included development of hydrostratigraphic basin conceptual model, as well as the creation and calibration of a MODFLOW-NWT flow model for the Oxnard Plain, Pleasant Valley, Mound, and West Las Posas basins. Phase 2 incorporates extension of the model into the Santa Paula, Fillmore, and Piru basins where the process of creating the hydrostratigraphic model is underway.

Hydrostratigraphic Evaluation of Harper Dry Lake area of Harper Lake basin, San Bernardino County, California
Project lead for development of hydrostratigraphic model for use in constructing a groundwater flow model in support of the Abengoa Harper Lake Solar Project. Field surveys included collecting surface geophysical data (i.e., Controlled Source Audio Magnetotellurics-CSAMT, gravity) and limited field mapping. Hydrostratigraphic model incorporated surface and borehole geophysical data, review of existing well logs, and field mapping. Groundwater flow model (MODFLOW) constructed to estimate project water supply impacts on basin resources.

Pauma and Pala Groundwater Basins, San Diego County, California
Lead hydrogeologist for surface geophysical surveys in Pauma and Pala Groundwater basins. Surveys included the use of resistivity, gravity, and Controlled Source Audio Magnetotellurics (CSAMT) to evaluate the potential for developing additional groundwater supplies from areas with thicker alluvium and/or underlying fractured bedrock.

Antelope Valley Water Bank Feasibility Evaluation, Los Angeles County, California
Project Hydrogeologist for areal screening program to evaluate suitability of areas for construction of spreading basins. Screening techniques included exploratory backhoe excavations, CPT probes, and test holes. Assisted in the testing of a pilot-scale recharge basin and monitoring of groundwater levels and wetting front downward migration using recurring neutron borehole surveys.
Potable Water Supply Well Design and Installation, Ventura County, California
Lead hydrogeologist for installation, design, and development of two water supply wells at the United Water Conservation District El Rio facility. Final well extraction rates were 150% of the target design quantity.

Potable and Irrigation Water Supply Well Siting Design, and Installation, Various Locations
Lead hydrogeologist for Layne Christensen Company / Layne GeoSciences Division well design team responsible for siting, design, installation, and development of irrigation and potable water supply wells at locations throughout the western U.S.

High-Level Radioactive Waste Repository Siting, Various Locations
Performed geological analyses to evaluate the suitability of Gulf Coast salt domes, bedded salt deposits, and southern Appalachian crystalline rock masses for use as repositories for high-level radioactive waste disposal or monitored retrieval storage. Prepared technical evaluations (e.g., rates of salt diapirism, fracture propagation at depth) for U.S. Department of Energy.

Intercontinental Ballistic Missile Launch Site Evaluations, Nevada-Utah
Performed geologic, hydrogeologic, and aggregate source studies in rural valleys of Nevada and Utah being considered for potential construction of MX missile launch facilities by U.S. Department of Defense - Air Force.

Groundwater and Water Resource Advisory Committees
Watershed Coalition of Ventura County, Ventura County, California
Local water agency representative to the Coalition Steering Committee.

Santa Clara River Watershed Committee, Ventura County, California
Local water agency representative to SCRWC. Contributor to Integrated Regional Water Management Plan (IRWMP).

Association of California Water Agencies (ACWA), Groundwater Committee, Statewide
Local water agency representative to the Groundwater Committee. Assisted Groundwater Committee with review of proposed SGMA language and DWR Best Management Practices (BMPs).

Additional Professional Affiliations
National Ground Water Association, Well Siting and Sampling Task Group, Screens and Intakes Task Group

Association of California Water Agencies, Groundwater Committee, 2010-present

American Water Works Association

Watersheds Coalition of Ventura County, Steering Committee, 2014-2018

Santa Clara River Watershed Committee, United Water Conservation District representative, 2015-2018

California State University-San Bernardino, Dept of Geological Sciences, Professional Advisory Board, 2010-present
Additional Professional Training
OSHA Hazardous Waste Operations and Emergency Response Training (40-Hour), 1987
OSHA HAZWOPER Annual Updates 1987-2008
OSHA Site Safety Supervisor Training for Hazardous Waste Operations (8-hour course), 1989
Technical Assistance Team (TAT) and Emergency Response Training (16-hour course), 1988
Paleoseismicity and Active Tectonics, Geological Society of America Short Course, 1987
Archaeological Geology: Environmental Siting and Material Usage, Geological Society of America Penrose Conference

Publications and Presentations
Morgan, Tony, 2017, What’s in the tank at Countdown to Sustainability: A Forum on Ventura County’s Progress Toward SGMA Implementation sponsored by Farm Bureau of Ventura County, Ventura County Watershed Protection District and Watershed Coalition of Ventura County, Nov 2017 (presentation).


Morgan, Tony, 2013, 80+ Years of Aquifer Replenishment in Ventura County, Association of California Water Agencies, Regulatory Summit, August 2013 (presentation).


Morgan, Tony, 2013, E-Logs, Driller’s Logs, and GeoWizardary: Recent Developments in the Hydrostratigraphy of the Oxnard Plain, Pleasant Valley and Forebay Groundwater Subbasins, Ventura County, California, Coast Geological Society, April 2013 (presentation).

Additional project experience, references, and 60 additional publications or presentations available upon request.
Dr. Cullen is a Principal Hydrogeologist with more than 40 years of experience. Areas of expertise and experience include vadose zone hydrogeology, conceptual model development, recharge assessments, watershed studies, groundwater studies to support sustainable planning for compliance with the California’s Sustainable Groundwater Management Act (SGMA), conjunctive use, and vadose zone and groundwater flow and transport modeling. He has provided expert opinions and testimony in state and federal court, before the California State Water Resources Control Board (SWRCB), and on expert technical panels for the U.S. DOE and U.S. EPA.

**Sustainable Safe Yield Study, Santa Paula Groundwater Subbasin, United Water Conservation District, Santa Clara River Watershed, Ventura County, California.** Principal Hydrogeologist, Technical Reviewer. Updated the safe yield of the Basin. Recharge assessment addressed by use of an advanced watershed model, the Distributed Parameter Watershed Model (DPWM), to account, in part, for surface water/groundwater interaction. Assessed surface water/groundwater interactions through comparison of installed groundwater piezometer and well data to nearby stream gauging data. Evaluated impact of groundwater seeps on Santa Paula Creek flow.

**Groundwater Sustainability Plan Groundwater Balances, Fox Canyon Groundwater Management Agency, Ventura County, California.** Principal Hydrogeologist. Developed groundwater budgets for the Oxnard, Pleasant Valley, Arroyo Santa Rosa, and Las Posas Basins for SGMA compliance. Coordinated with Technical Advisory Group and stakeholders to finalize groundwater basin water budgets and reconcile with independently-developed numerical model.

**Groundwater Budget and Groundwater Management Plan, Upper and Lower Ventura River Basin, Ventura County Watershed Protection District, Ventura, California.** Principal Hydrogeologist. Provided oversight and quality assurance for a Ventura River subbasins groundwater budgets. A primary focus of the project recharge assessment was quantification of the exchange of water between surface water and groundwater in the upper and lower subbasins.

**Coupled Watershed/Surface Water/Groundwater/Water Quality Numerical Model for the Ventura River Watershed and Groundwater Basin, California State Water Resources Control Board.** Principal Hydrogeologist & Technical Reviewer. Currently, developing an integrated surface water/groundwater model (GSFLOW-based) of the Ventura River watershed for evaluation of management options to increase instream flows and reduce nutrient impacts associated with a TMDL regulation.

**Numerical Groundwater Flow Model Design, Ojai Groundwater Basin, Ojai Basin Groundwater Management Agency, Ojai, California.** Principal, Technical Review and Quality Assurance. Developed basin-scale groundwater model using MODFLOW-SURFACT. Model calibration included transient effects of recharge, groundwater pumpage, and surface water-groundwater interactions. A DPWM was applied to parameterize the groundwater...
recharge to the groundwater flow model. Model will be used by the agency for groundwater management planning and to understand impacts of various climate and groundwater withdrawal scenarios, including long-term drought.

**Hydrologic Characterization and Groundwater-Surface Water Budget for Newport Bay Watershed, Orange County, California.** Principal Hydrogeologist, Technical Reviewer and Oversight for watershed-scale assessment of selenium loading to surface channels leading into Newport Bay. Project included historic document compilation and review, identification of sources and sinks for surface water and groundwater flow, evaluation of large regional databases, watershed modeling, contaminant transport evaluation, stakeholder presentations and coordination, identification of data gaps and recommendations to control selenium loading to Newport Bay. Results will be used to develop approaches for compliance with a Newport Bay selenium total daily maximum load (TMDL).

**Hydrologic Characterization and Groundwater-Surface Water Budget for Big Canyon Watershed, City of Newport Beach, California.** Principal Hydrogeologist, Technical Reviewer and Oversight for project including hydrogeologic characterization, stream gaging, recharge and infiltration modeling, groundwater flux and flow mapping, selenium flux assessment, and water balance development. The goal is to meet selenium and nitrogen TMDL requirements.

**Water Balance and Hydrologic Analysis, Kern River Environmental Impact Report, City of Bakersfield, California.** Quantitative evaluation of groundwater impacts to result from planned increased Kern River flows through the City of Bakersfield. The 118-year historical record of upstream Kern River flow and water balance modeling was used to project stream channel losses, on eight reaches, due to evapotranspiration, diversion, and infiltration, and to evaluate how far down-river flows of various planned magnitudes will reach. A numerical groundwater flow model was used to evaluate impacts of surface water losses on groundwater levels, gradients, flow to municipal well fields, and the impacts of alternative groundwater pumping.

**Investigation of Aquifer Connectivity and Sources of High Level Total Dissolved Solids Impacts to Deep Groundwater, Basic Management, Inc., Henderson, Nevada.** Principal Hydrogeologist. Evaluated source of high concentrations of TDS using analysis of bomb tritium and oxygen and hydrogen stable isotopes to demonstrate that deep TDS was not anthropogenic but rather the result of deep groundwater dissolving paleo-evaporitic deposits. Evaluated Site historic operational history, hydrostratigraphy, lithology, mineralogy, comparison of aquifer geochemistry, industrial chemical tracers, aquifer vertical gradients, and analytic groundwater flow modeling.

**Updated Water Master Plan, Big Bear City Community Services District, Big Bear, California.** Principal Hydrogeologist. Evaluated long-term groundwater recharge potential to the Big Bear Valley watershed. Constructed watershed-scale recharge model using the DPWM. Evaluated prior efforts by USGS and private consultants, updated the watershed conceptual model, including identification of previously unrecognized basin surface water discharge features. Managed civil engineering and hydraulic modeling team partners to develop a master plan that addressed current supply, current hydraulic conveyance systems and infrastructure, land use and water demand, system analysis, and recommended capital improvements.

**RiverPark Recharge Basins Hydrogeologic Feasibility Study, United Water Conservation District, Santa Paula, California.** Principal Hydrogeologist for hydrogeologic analysis of potential spreading of Santa Clara River water via recharge basins. Scope includes: literature research regarding projects with similar site attributes; regulatory research to determine potential regulatory hydraulic and water quality constraints; compilation, review, and analysis of site and basin historical data, analytic modeling; impact assessment of spreading water; evaluation of monitoring approaches; recommendations for future work.

*Additional project experience and references available upon request.*

**Daniel B. Stephens & Associates, Inc.**
Mr. Blandford specializes in water supply investigations and water rights analysis, numerical simulation of groundwater flow and contaminant transport, water planning and sustainability analysis, computation of the effects of groundwater pumping on surface water, source water determinations, well field design and expert testimony.

**Update and Recalibration of Rose Valley Groundwater Model for Permit Evaluation, County of Inyo, California**

Principal Investigator for comprehensive update and recalibration of an existing groundwater flow model in accordance with Mitigation Monitoring and Reporting Program of Conditional Use Permit 2007 003. Updates included conducting a basin-wide recharge estimate, refinement of the model grid and boundary conditions, improved calibration to historical water levels, and consideration of historical stresses on the basin (Haiwee Reservoir construction and pumping for irrigation) from 1915 through 2010. The updated model was used to reevaluate future pumping amounts and associated drawdown trigger levels at monitor wells that could occur without exceeding the allowable reduction in groundwater outflow to Little Lake. The model and associated predictions have been updated multiple times as part of the adaptive management approach implemented under the permit.

**Evaluation of Groundwater Modeling for Santee Basin Groundwater Recharge and Replenishment Project, Padre Dam Municipal Water District, Santee, California**

Principal Investigator for hydrogeologic evaluation and feasibility modeling of indirect potable reuse (IPR) project. Effort included development and evaluation of multiple implementation scenarios, simulation of IPR water injection and extraction, interaction of surface water and groundwater, computation of residence time to meet state regulations and identification of critical flaws. Provided recommendations on aquifer testing and well design.

**Little Colorado River Adjudication, The Hopi Tribe, Hopi Indian Reservation, Arizona**

Serving as groundwater hydrology expert representing the Hopi Tribe in litigation and settlement negotiations regarding groundwater and surface-water resources under past and future conditions. Tasks have included evaluation of groundwater resources for multiple aquifer systems, development of aquifer management plans and concepts, providing guidance regarding production well placement and expected long-term yield, developing predictions of the effects of groundwater pumping on aquifer conditions and surface water flows (streams and springs), development of groundwater flow models and utilization of multiple existing groundwater models, and expert testimony.
Blaine Aquifer System Brackish Groundwater Analysis, Texas Water Development Board, North-Central Texas
Project Manager for the assessment and evaluation of the fresh and brackish groundwater resources of the Blaine Aquifer system in north-central Texas. The aquifer system encompasses a region of about 10,000 square miles and is the sole source of supply for numerous communities, agriculture and industry. Project involved geologic and hydrogeologic mapping of aquifer units and production intervals, determination of groundwater quality, evaluation of the effects of potential well fields, and interaction with stakeholders.

Groundwater Resource Evaluation, Online Water Well Management System, and Water Well Inventory, University Lands, Midland, Texas
Principal-in-Charge for evaluation of multiple brackish aquifers underlying University Lands in west Texas. Project included database development, construction of three-dimensional geologic models, and hydrogeologic analysis of multiple aquifers, including production zones, expected well yield and water quality. The water well management system allows oil and gas operators and other University Lands leaseholders to apply for water supply well permits and upload completed water well information, such as well diagrams, geophysical logs, and water quality. GIS development for the groundwater resource evaluation included compiling data related to several thousand oil and gas geophysical logs, water well logs, and cable-tool driller reports obtained from University Lands, Texas Railroad Commission and the Bureau of Economic Geology well log libraries. Also compiled and mapped water levels, water quality, and water well production capacities.

Region O Water Plan, Llano Estacado Regional Water Planning Group and the High Plains Underground Water Conservation District, Lubbock, Texas
Principal-in-Charge for development of a 50-year regional water supply plan to meet drought-of-record demands for Region O. The plan includes evaluation of existing water supplies, identification of potentially feasible water management strategies, selection and detailed evaluation of selected strategies, and prioritization for selection of funding.

Simulation of Groundwater Flow for Aquifer Storage and Recovery Project Permitting, Cities of Rio Rancho and Albuquerque, Bernalillo County, New Mexico
Conducted numerical simulations of aquifer storage and recovery in support of State Engineer permitting requirements for multiple projects. Two projects involve injection wells and one project involves surface infiltration. Conducted analysis of effects of aquifer storage and recovery on surface water balance of the Rio Grande in conjunction with water right permit conditions.

Analysis of Municipal Water Supply Sources from the Southern Ogallala Aquifer, City of Lubbock, Texas
Project Manager and principal investigator for assessment of sustainability of the City’s Bailey County well field and pumping groundwater from beneath the City to assist with meeting peak water demands. Ogallala aquifer water quality beneath the City was also considered, as was the contributing zone for proposed water supply wells. Project included the development of historical water level maps and other hydrogeologic analysis, along with development of detailed groundwater flow models for the City of Lubbock area and the Bailey County well field area. Study results were used by the City to make key water planning and sustainability decisions.

Expert Testimony Regarding Numerical Groundwater Flow Modeling and Evaluation of Salinity Encroachment, City of Alamogordo, Tularosa Basin, New Mexico
Provided expert review and testimony regarding evaluation of multiple groundwater flow models, then applied the model results to predict hydrologic effects of a proposed groundwater appropriation of 10,000 acre-feet per year by the City of Alamogordo. Also conducted an assessment and provided testimony regarding the potential for encroachment of saline groundwater due to pumping the well field, and effects of groundwater pumping on spring flow.
Municipal Well Field Development and Sustainability Analysis, Colorado River Municipal Water District, Ward County, Texas
Principal Investigator for due diligence analysis for a large water right purchase in Ward County, Texas. The water right purchase was followed by a program of test drilling, construction and aquifer testing of 21 high-capacity, raw water supply wells. The well field build-out was required to supplement existing groundwater supplies and was completed on a highly expedited schedule. A groundwater flow model was constructed to assist with well field operations, evaluation of well-field sustainability and water quality, and groundwater resources planning.

Development of Groundwater Availability Model for Southern Ogallala Aquifer, Texas Water Development Board, High Plains of Texas and New Mexico
Principal Investigator for development and application of numerical groundwater flow model for the Southern Ogallala aquifer in Texas and New Mexico, an area that exceeds 29,000 square miles. Project involved extensive data collection and incorporation into a numerical groundwater flow model using a geographic information system (GIS), model calibration and verification, presentation at public meetings, and detailed study documentation. The model was used by groundwater conservation districts, municipalities and other stakeholders to assist with water-supply planning efforts.

Water Rights, Hydrologic, and Environmental Analysis, Pueblo of Acoma, New Mexico
Conducted hydrologic water rights analyses, provided training on hydrologic issues and water resources, developed spring sampling plan, conducted detailed review and analysis of complex regional groundwater flow model, and assisted with development of water quality standards and water code.

Three-Dimensional Groundwater Flow Modeling, New Mexico Office of the State Engineer, Roswell, New Mexico
Participated in construction, calibration, and verification of multi-layer numerical model of Roswell Groundwater Basin to assist State Engineer with water rights adjudication and water resources planning. Modeling simulated impacts to Pecos River flows resulting from changes in groundwater pumping.

Public Supply Well Wellhead Protection, Southwest Florida Water Management District, Hernando County, Florida
Project Manager and Principal Investigator for delineation of wellhead protection areas (WHPAs) for approximately 60 major public supply wells. Conducted methods comparison study using semi-analytical modeling, flowpath delineation, and three dimensional numerical groundwater flow modeling combined with three-dimensional particle tracking to delineate WHPAs. Presented final recommended WHPAs to Hernando County Board of County Commissioners and Southwest Florida Water Management District in a public hearing and incorporated them into the County’s comprehensive Water Resource Protection Plan. District used results of comparative analysis to guide WHPA delineation efforts in other counties.

Saltwater Intrusion Modeling, St. Johns River Water Management District, Orange County, Florida
Project Manager and Principal Investigator in evaluation of regional groundwater resources using density-dependent groundwater flow and solute transport simulation techniques. Phases included development and calibration of regional, three-dimensional groundwater flow model (MODFLOW), delineation of WHPAs for major municipal supply wells, and cross-sectional and three-dimensional simulations of density-dependent groundwater flow and contaminant transport.
Dr. LeClaire has over 34 years of professional experience in water resources and environmental engineering. He has demonstrated success in managing large, multi-disciplinary projects and in working with stakeholder groups with disparate and often conflicting objectives. Dr. LeClaire’s substantial experience spans numerous water resources, groundwater basin management, and environmental studies and projects. His technical expertise is in the area of groundwater quality and sustainability, equilibrium chemistry, and the mobility of trace metals and organics in groundwater. He has completed several technical studies that provided the framework for the Salt and Nitrate Management Program (SNMP) for the Central Valley and recently presented an invited paper entitled: “Groundwater Sustainability, Salinity, and Nitrate: The Central Valley” at the Association of Ground Water Agencies - American Ground Water Trust Annual Conference. He was the technical lead on critical components of the Nitrogen / Total Dissolved Solids study in the Santa Ana River Watershed which was the first functionally-equivalent comprehensive Salt and Nutrient Management Plan in California. Dr. LeClaire also played a key role in the development and implementation of the Optimum Basin Management Program for the Chino Groundwater Basin.

Triennial Recomputation of Ambient Water Quality in the Santa Ana River Watershed, Santa Ana Watershed Project Authority (SAWPA), Riverside, California
Project Manager for a Santa Ana Watershed Project Authority (SAWPA) project to compute the volume-weighted average Total Dissolved Solids (TDS) and nitrate concentrations – ambient water quality – in all 37 groundwater management zones within the 2,840 square-mile Santa Ana River Watershed. This computation is necessary to assess compliance with the groundwater quality objectives in the Water Quality Control Plan for the Santa Ana River Basin (Basin Plan), and to determine if assimilative capacity exists in groundwater management zones – a requirement of the January 2004 Nitrogen and TDS Basin Plan Amendment (Resolution No. R8-2004-0001).

Strategic Salt Accumulation Land and Transportation Study, San Joaquin Valley Drainage Authority, Hanford, California
Lead project scientist for the Strategic Salt Accumulation Land and Transportation Study (SSALTS), the objective of which is to identify the range of viable Central Valley alternatives for salt disposal to provide input for consideration during development of the Salt and Nitrate Management Plan (SNMP) for the region under the jurisdiction of the Regional Water Quality Control Board (RWQCB Region 5). Dr. LeClaire reviewed and ranked salt disposal mitigation measures for 10 archetype study areas in the Central Valley, developed potential long-term salt disposal alternatives, and ranked the alternatives.

Chino Basin Groundwater Storage Basin Environmental Impact Report, Metropolitan Water District of Southern California
Assistant Project Manager for a study to determine the environmental impact of storing up to one-million acre-feet of State Water Project (SWP) water in the Chino Basin. The operation of the Storage Program had the potential to raise the water table between 50 and 100 feet. The project team assembled historical land use, cultural practices, hydrologic, groundwater, and soil data to evaluate the possible degradation of water quality caused by the interception of salts and other...
constituents of concern in the vadose zone. An extensive field program for the collection of groundwater samples was undertaken, yielding the most comprehensive assessment of water quality in the Chino Basin at that time.

**Groundwater and Reclaimed Water Study, City of Thousand Oaks, California**
The purpose of this study is to evaluate the role that development of local supplies, including groundwater, surface water, and reclaimed water, can play in improving the City’s water supply reliability. Dr. LeClaire performed the groundwater assessment of the Conejo Valley Groundwater Basin, which included an operational yield analysis, analysis of groundwater elevations and storage changes, as well as water quality issues and concerns.

**Salt Mitigation Bank for the City of Anaheim’s Recycled Water Demonstration Project, Anaheim, California**
Dr. LeClaire successfully negotiated with the Santa Ana Water Board on behalf of the City of Anaheim to create a Salt Mitigation Bank (SMB) to meet salt offset requirements for the use of recycled water for landscape irrigation in the city’s service area. The Anaheim SMB consists of capturing and recharging storm water or other high quality water that will help improve the water quality of the Orange County Groundwater Management Zone (OCGMZ). The city proposed the establishment of an SMB as a demonstration project and for other future similar projects that may introduce salt into the OCGMZ at concentrations in excess of the water quality objective. Deposits to the Anaheim SMB are from future projects that introduce water – through municipal separate storm sewer (MS4) compliance, infiltration galleries, recharge basins or injection wells – into the OCGMZ that is of higher quality (i.e., lower TDS) than the OCGMZ water quality objective. Dr. LeClaire developed a database system to track water banked as a salt offset.

**TIN/TDS Study - Santa Ana Watershed Project Authority, Riverside, California**
Project Manager for this study, which set revised water quality objectives for groundwater basins throughout the Santa Ana Watershed. The objectives were based on estimating historical ambient groundwater quality for the 1954 to 1973 period. Current ambient conditions were also estimated for the 1978 to 1997 period. Dr. LeClaire also managed the subsequent recomputation of ambient water quality (1984 to 2003) for the Task Force. The project team developed revised subbasin boundaries, based on a reassessment of hydrogeology and water quality, to create management zones for a more effective environmental stewardship of these systems. In January 2009, the Little Hoover Commission cited the regulatory model under which this technical work was performed as a model that should be followed throughout the State of California. The study included the impact of recycled water groundwater recharge projects on groundwater and surface water quality and developed surface water translator for meeting groundwater objectives that accounted for nitrogen losses during percolation (nitrogen loss coefficients) that were adopted in the Basin Plan amendment. In this task, an understanding of recharge operations was developed at the Hidden Valley Wetlands Enhancement Project (City of Riverside), the Rapid Infiltration-Extraction (RIX) Regional Tertiary Treatment System (Cities of San Bernardino and Colton), and Anaheim Lake (Orange County Water District).

**Chino Basin Groundwater Recharge Project and Support of Maximum Benefit Showing for the Basin Plan, Chino Basin Watermaster/Inland Empire Utilities Agency, California**
Project Manager for this study in which several sets of lysimeters were installed in recharge basins in the Chino Basin. Dr. LeClaire worked extensively with the IEUA, the RWQCB, and the Department of Public Health (DPH; now the Division of Drinking Water [DDW]) to obtain a permit for recharging recycled water in recharge basins in the Chino Basin. The study results allowed IEUA to propose the use of lysimeters to measure compliance with permit requirements for nitrogen and total organic carbon reduction during soil-aquifer treatment. The use of lysimeters was approved by DPH and RWQCB, and the lysimeters are showing significant reduction in both nitrogen and TOC as the recharge water moves vertically in the vadose zone. This project marks the first time this innovative technology was used in this type of application.

**Indirect Potable Reuse Project - Phase 2, Eastern Municipal Water District, Perris, California**
Groundwater lead for Phase 2 of the Indirect Potable Reuse Project (IPR). He led the modeling team in estimating retention times from proposed recycled water recharge basins to downgradient potable supply wells, as well as the recycled water contribution (RWC) in each well. The modeling team is using MODFLOW-OWHM: One Water Hydrologic Flow Model, including the Local Grid Refinement (LGR2) to develop the local (child) model. MODPATH will be used to estimate retention time and MT3DMS will be used to estimate RWC.
Dr. Botros is a Senior Hydrogeologist/Engineer with more than 14 years of experience in numerical simulation of groundwater flow and contaminant transport through saturated and unsaturated media. His expertise includes site characterization, statistical and geostatistical analysis of field and laboratory data, and optimization and uncertainty assessment of hydrologic parameters and conceptual models. Dr. Botros has also great understanding of watershed hydrology and has assisted in developing water budgets in many groundwater basins.

**Update and Recalibration of Rose Valley Groundwater Model for Permit Evaluation, Inyo County, California**

As technical lead, performed substantial update and recalibration of an existing groundwater flow model of the Valley. Updates included developing a watershed model to estimate groundwater recharge in the basin, refinement of the model grid and boundary conditions, and improved calibration to historical water levels. Performed predictive simulations that were used to maximize future pumping amounts without exceeding the allowable reduction in groundwater outflow to a terminal lake at the southern end of the Valley. The model was updated multiple times to take into consideration actual climatic conditions and recorded pumping.

**Groundwater Modeling for Santee Basin Groundwater Recharge and Replenishment Project, Padre Dam Municipal Water District, Santee, California**

As lead modeler, conducted analytical calculations to evaluate multiple implementation scenarios of indirect potable reuse using different rates and locations of water injection and extraction. The screening computations were followed by development of a three-dimensional groundwater flow model and particle tracking simulations that included aquifer heterogeneity, complex aquifer boundaries and simulation of multiple ponds. Residence time of injected water was considered relative to State of California requirements.

**Groundwater Analysis and Planning Support, Colorado River Municipal Water District, West Texas**

Technical lead for evaluation to optimize the well field operation. Tasks included developing a groundwater flow and contaminant transport models, assessing multiple operational scenarios of the well field, evaluating of potential sources for groundwater contamination within or near the well field, and providing recommendations of the optimal operational scenario to mitigate degrading water quality.

**Groundwater Resource Evaluation and Geologic Modeling, University Lands, Midland, Texas**

Provided technical support in evaluating multiple brackish aquifers underlying University Lands in west Texas. Project tasks included using data from the database of several thousand oil and gas geophysical logs, water well logs,
and cable-tool driller reports to construct three-dimensional geologic models. The model was used to generate multiple maps that depict the thickness and the depth to aquifers and confining units underneath University Lands properties in west Texas.

**Analysis of Municipal Water Supply Sources, City of Lubbock, Texas**

Technical lead in assessing the sustainability of the City of Lubbock’s Bailey County well field. Tasks included updating an existing three-dimensional groundwater flow model of the well field using newly acquired field data and estimating the longevity of the well field under various pumping scenarios. Study results were used by the City to make key water planning decisions.

**Multi-Scale Investigation of Nonpoint Source Pollutant Transfer Across Deep Vadose Zones, Kearney Foundation of Soil Science, Fresno County, California**

Technical support for an extensive characterization and geostatistical analysis of the geology, hydraulic properties, and nitrogen distribution in a 16-meter-thick vadose zone across a nectarine orchard in Fresno County. Duties included site characterization and identification of major hydraulic units and 2- and 3-dimensional groundwater flow and nitrate transport modeling of the 16-meter-thick vadose zone. Results of the study are beneficial for agencies in regulatory monitoring, assessment, and decision-making to evaluate long-term impacts of nitrate fertilizer management practices on groundwater quality in agricultural basins of California and other semi-arid regions.

**Modeling Support for Bear Canyon Recharge Project for Permit Application, Albuquerque Bernalillo County Water Utility Authority, New Mexico**

Bear Canyon is an artificial recharge project that uses in-stream infiltration to recharge the Middle Rio Grande Basin Aquifer. Project tasks included modifying the administrative groundwater flow model used by the Office of the State Engineer to incorporate the Bear Canyon recharge and recovery schedule. Modifications to the administrative model included refining the model grid around the Bear Canyon area. As a part of the permit application, tasks also included providing water budget calculations for the Middle Rio Grande Basin as a result of the project implementation with the consideration of population growth and assumed climatic conditions.

**Investigation of Possibility of Impact of a City Well by Historical Chromium and Arsenic Leakage from a Nearby Wood Treatment Facility, Confidential Client, California**

In support of litigation reviewed the U.S. Geological Survey (USGS) Central Valley Hydrologic Model (CVHM), including shapefiles, database, and the geostatistical model supporting the hydraulic properties of the CVHM. Performed a model telescope by using customized FORTRAN codes to extract information from the CVHM and build a local model focusing on geological and hydrological details of the investigated site. Calibrated the local model, concluded results of the modeling efforts, and helped write an expert report. Court ruling was in favor of our client.

**Hydrologic Analysis and Groundwater Modeling, Lower Rio Grande Regional Facility Plan, Rio Grande Regional Water Authority, Texas**

Technical lead for this project that used information provided in Texas Water Development Board groundwater modeling and BRACS reports and their supporting GIS files to identify potential well field locations within Cameron, Hidalgo, and Willacy Counties that can meet estimated future water demands and that produce water quality in the range of 1,000 to 3,000 milligrams per liter. Tasks included refining the grid of an existing groundwater model that covers GMA-16 area and running predictive flow and particle tracking simulations to investigate hydrologic effects of potential well fields.
Kenny Calhoun, GISP, is the Manager of GIS services at DBS&A and is in charge of all GIS development. Mr. Calhoun specializes in coordination of enterprise-wide geographic information systems (GIS) for well, groundwater, land use, and water resources management. Implementation of various GIS software, global positioning system (GPS), and remote sensing technologies for GIS project management.

**Online GIS-Based Database Management System, San Bernardino County, California**

Senior GIS specialist and Information Solutions Team Manager for the development of a new comprehensive, web-accessible GIS-based database management system to manage and analyze water quality information for Geo-Logic Associates, Inc. (GLA’s) ongoing groundwater monitoring contract with the County of San Bernardino. Existing legacy data was imported into the system for approximately 42 landfills/disposal sites. Routine monitoring has occurred at 800 monitoring points at 30 of these sites. System capabilities include data import and collection using online forms and documentation, and custom tools and queries to support permitting, monitoring, and reporting to outside agencies. A main GIS map webpage was developed as the portal/entry point to the system for internal users and our client to access and view information related to specific landfills, wells, sample events, or analytical data; view and analyze historical water quality data; generate and export custom graphs; run and export reports used for reporting to state agencies; and manage any documents related to the County landfills.

**GIS Support for Environmental Mediation, Confidential Client, California**

Senior GIS specialist for environmental litigation involving allocation of responsibility for contamination at Superfund site. Developed Microsoft Access database to manage site data derived from consultant reports and government databases, which included data from more than 1,000 monitor wells and approximately 250,000 records of chemistry data. Developed GIS using ArcGIS to manage and analyze site data. Integrated aerial photographs, Access data, and ArcGIS data of facility locations and property ownership, topography, domestic and monitor well locations, and chemistry data. Coordinated exhaustive quality assurance/quality control (QA/QC) review of chemistry data. Used GIS to develop groundwater quality and soil chemistry maps and created GIS applications for incorporation in real-time presentations that were used in mediation sessions to communicate technical issues to a non-technical audience. Integrated modeling data (kriged lithology distribution) into GIS cross-section utility to visually verify results.

**GIS Support for Analysis of Municipal Water Supply Sources from the Southern Ogallala Aquifer, City of Lubbock, Texas**

GIS technical lead for assessment of sustainability of the City’s Bailey County well field and pumping groundwater from beneath the City to assist with
meeting peak water demands. The project included the development of historical water level maps and other hydrogeologic analysis, along with development of detailed groundwater flow models for the City of Lubbock area and the Bailey County well field area (northern Bailey and Lamb counties, and southern Parmer and Castro counties). Integrated GIS data from various sources (including the Texas Water Development Board and the U.S. Geological Survey [USGS]) into ArcView GIS geodatabase files. Used DEM data to develop land surface topography and spot well elevations. Performed coordinate conversion to integrate well location and attribute data, DEM data, stratigraphy, cultural features, and USGS raster topography data into consistent coordinate system. Coordinated digitizing of wells, surface water features, and water table contours for use in ArcView. Produced maps and graphics for reports.

**Water Rights Support, Confidential Client, Nevada**  
GIS technical lead to assess perennial yield of basins in Nevada in support of water rights applications. Developed GIS methodology and datasets for model input to support innovative modeling techniques supported by basin-wide field program to collect climate and vadose zone data. Integrated various data including U.S. Geological Survey DEM and PRISM precipitation data to delineate basin watersheds, flow accumulation, and historical precipitation distributions.

**Online Water Well Management System, Water Well Inventory, and Groundwater Resource Evaluation, University Lands, Midland, Texas**  
Project manager and GIS technical lead responsible for development of a water well management system where oil and gas operators and other University Lands leaseholders can apply for water supply well permits and upload completed water well information, such as well diagrams, geophysical logs, and water quality. GIS data is delivered from within ArcGIS Server 10. System capabilities include online mapping, data collection using online forms, and linkage to online documentation and scanned documents. Administrative users can track the water well application process, and approve or deny well applications. Included e-mail functionality to automatically notify applicants of status changes of their application. The system includes a unique feature that allows the user to view the depths to underlying aquifer formations based on the user-entered x-y coordinates. A publicly available water well search queue provides a customizable interface to search for existing wells from a variety of options, including well number, well owner, county, and spatial queries utilizing the GIS interface. Mr. Calhoun also compiled, and mapped water levels, water quality information, and water well production capacities.

**Aquifer Storage and Recovery/Groundwater Banking, Texas Water Development Board, Austin, Texas**  
Project manager for identifying areas suitable for groundwater banking of available surface water across Texas during non-drought periods using a GIS and a modified Boolean logic querying scheme. Data was integrated into the GIS from multiple sources, including the U.S. Geological Survey, the Texas Water Development Board, the Texas Natural Resources Information System, the U.S. Department of Agriculture, and regional water planning groups. A statewide database was constructed that related data layers to grid cells from which complex spatial analysis could be performed using weighted Boolean screens. Developed a product that consisted of two components: (1) a standard report with eye-catching graphics summarizing work done and its application for the client and (2) a detailed review of data quality going into each layer of the GIS, including a user’s manual with detailed analysis of certainty and validity of conclusions reached using available data. Detailed review allows client to develop its own Boolean queries for assembled datasets with an understanding of strengths and weaknesses of each component dataset and the GIS tools themselves.
As a water resource scientist, Hannah Erbele has been providing hydrogeology and environmental services for the past seven years. She uses ArcGIS and statistics to analyze and interpret data related to water quality, groundwater, environmental, and remediation services. Ms. Erbele is also well versed in field activities and can provide technical, field, and professional support on issues pertaining to groundwater, surface water, water quality, and water conservation.

**Hydrogeologic Monitoring Program, Malibu, California**
A water seepage was discovered along a hillslope that flows into irrigation storage ponds. Ms. Erbele is currently involved with the field investigation to determine source water by exposing known utilities and drilling, installing, and sampling new monitoring wells. The additional wells will be added to the routine Hydrogeologic Monitoring Program to better characterize groundwater conditions of the site and to refine the ability to detect abnormalities in data trends.

**Critical Infrastructure Problems and Restoration Solutions, Portuguese Bend Area, City of Rancho Palos Verdes, California**
An engineering feasibility study is currently in development to systematically select a remedy to stabilize the Portuguese Bend Landslide Complex and restore community infrastructure in the City of Rancho Palos Verdes, California. Over one mile of critical coastal roadway and sewer, power, and potable water lines have been significantly compromised for decades along Palos Verdes Drive South in western Los Angeles County since significant landslide activity was reactivated in 1956. Ms. Erbele provides technical support as directed by the department which has included an evaluation of surface topography and a delineation of watershed boundaries.

**Evaluation of Long-Term Trends and Variations in the Average Total Dissolved Solids Concentration in Wastewater and Recycled Water, Southern California Salinity Coalition, Southern California**
During the 2011 to 2015 California drought, various wastewater treatment facilities in Southern California experienced difficulty meeting discharge permit limits. Under the direction of Southern California Salinity Coalition, Ms. Erbele studied the impacts that water conservation, self-regenerating water softeners, droughts, and long-term climate have on Total Dissolved Solids (TDS) in wastewater across a region extending from Los Angeles to San Diego County. Ms. Erbele was instrumental in analyzing data monthly flow and concentration data from over 20 treatment facilities, developing statistical models to represent trends, and determining the impact conservation has on wastewater treatment plants.

**Recomputation of Ambient Water Quality for the Period 1996 to 2015, Basin Monitoring Program Task Force, Santa Ana Watershed Project Authority, Santa Ana River Watershed, California**
The Santa Ana River Basin Regional Water Quality Control Board requires the
re-computation of ambient water quality for all groundwater management zones in the Santa Ana watershed for which adequate data exist. As an integral member of the project team during the 1996-2015 re-computation, Ms. Erbele collected and formatted data from the 22 member agencies, managed the database team, helped develop new statistical tools, and applied GIS analysis to contour and interpret the data to calculate the current ambient water quality.

Central Valley-Salinity Alternatives for Long-Term Sustainability, Central Valley, California
Under the guidance of the Central Valley Regional Water Quality Control Board, the State Water Resources Control Board, the Central Valley Salinity Coalition, and other stakeholders, the Central Valley-Salinity Alternatives for Long-Term Sustainability (CV-SALTS) program is developing a comprehensive regulatory and programmatic approach to the management of salt and nitrate in the Central Valley. As one of the main technical members on the team, Ms. Erbele relied heavily on ArcGIS and Microsoft Excel to analyze and interpret data for the following projects within CV-SALTS.

Nitrate Implementation Measures Study: The objective of this study was to identify the range of viable Central Valley alternatives for salt disposal to provide input for consideration during development of the Salt and Nitrate Management Plan. Ms. Erbele assisted with the ranking of salt disposal mitigation measures in the Central Valley groundwater basins, and the development potential long-term salt disposal alternatives, such as treatment plants and brine lines, through research and GIS analysis.

Surveillance and Monitoring Program: Developed a cost-effective monitoring program that will allow for statistically-defensible ambient water quality determinations and trend analyses. As part of the project team, Ms. Erbele determined volume weighted average nitrate and TDS for each groundwater basin. A Monte Carlo approach was taken to determine a subset of wells that could represent a monitoring network that when calculated was within 15 percent of the determined basin volume weighted average.

Playa Vista Property Remediation, Playa Vista, California
Under direction of the Los Angeles Regional Water Quality Control Board (Region Board), Playa Vista is an environmental investigation and cleanup site which consists of approximately 460 acres of land located in western portion of the City of Angeles. The site is divided into three phases based upon the historical use: Phase 1 Residential Area which was used for aircraft and aircraft equipment testing and fire-safety training; Phase 1 Campus Area which was used for manufacturing, research, development and testing of electronics, aircraft, and other equipment; and Phase 2 which was used for aircraft testing, maintenance and storage, a firing range, and fuel and drum storage. Various chemicals were used and stored during the former operations including solvents, metals, and fuel related compounds. Ms. Erbele performed various tasks related to the groundwater, soil, soil vapor, and ambient air investigation and monitoring of this site.

Playa Vista has over 300 wells that are monitored on a quarterly and semi-annual basis. Ms. Erbele routinely collected water level measurements and oversaw sampling and drilling activities. Ms. Erbele also prepared the quarterly and annual monitoring reports. As part of the remediation, Playa Vista operates a dual phase extraction system and a soil vapor extraction system. Ms. Erbele was responsible for the calculation of the removal of various VOC contaminants and the quarterly monitoring reports.

In preparation of the redevelopment of a historical building, the Regional Board required a soil and soil vapor investigation. The investigation included the installation and removal of over 90 temporary soil borings and vapor probes within three weeks. Ms. Erbele was a key field personal during this fast paced investigation.

Daniel B. Stephens & Associates, Inc.
Ms. Ewing specializes in water resources investigations, water resources planning, hydrogeology, surface and groundwater quality studies, aquifer storage and recovery; and water rights planning.

**Rio Rancho Water Resources Management Plan Implementation Plan Update, City of Rio Rancho, New Mexico**
Project manager for the City of Rio Rancho Water Resources Management Plan Implementation Plan Update, which documented the City’s implementation progress on 39 policy initiatives identified in the original water resources management plan, and reprioritized existing and identified new initiatives where appropriate for the five-year planning period of fiscal years 2014 through 2018.

**New Mexico State Water Plan, New Mexico Office of the State Engineer, Santa Fe, New Mexico**
Supported the Office of the State Engineer in developing sections for the 2010 State Water Plan addressing statewide water supply, statewide water demand, regional water conservation strategies, climate variability and its impact on water supply, integration of planning efforts, and water management strategies.

**Regional Water Plan Integration, New Mexico Office of the State Engineer, Santa Fe, New Mexico**
Worked to integrate components of the State of New Mexico’s 16 regional plans in a manner that would assist in the State Water Plan’s development. Evaluated and compiled climate, surface water, groundwater, water quality, water demand, supply-demand gap, and water management strategy data, and made recommendations for how to achieve better consistency in future planning efforts.

**Llano Estacado (Region O) Regional Water Plan, High Plains Underground Water Conservation District No. 1, Lubbock, Texas**
Project manager for the 2016 Region O regional water planning project spanning a 21-county area in west Texas. The plan quantifies water supply and projects water demand through 2070, and includes evaluations of water supply strategies for meeting drought-of-record demands. Project tasks include contacting municipalities and water suppliers for information regarding their water supply and demand, current and planned infrastructure, and conservation and drought management plans; evaluating existing water supplies; and identifying potentially feasible water management strategies. The Plan was adopted by the Llano Estacado Regional Water Planning Group in November 2015, and accepted by the Texas Water Development Board in December 2015.

**McKinley County Small Systems Regionalization Plan, Phase IIB, Northwest New Mexico Council of Governments, Gallup, New Mexico**
Worked with seven small McKinley County systems to develop operations and maintenance and asset management plans, compiling an inventory of
existing and potential resources available to these systems and analyzing the actions each of these systems can take to reduce their Insurance Services Office (ISO) fire ratings. Also summarized current and potential McKinley County regionalization strategies and funding strategies for future regionalization efforts.

**McKinley County Small Systems Regionalization Plan, Northwest New Mexico Council of Governments, Gallup, New Mexico**

Developed a regionalization plan for 23 small water systems in McKinley County. Project tasks included summarizing all existing studies and planning efforts and working with each participating system to gather baseline data. The plan identified infrastructure projects with the potential for water service integration, in addition to strategies that will maximize system management efficiency. Project tasks also included providing water systems with support in seeking funding for regionalization, developing written agreements to enable the selected regionalization activities, and outlining plans for implementation of the selected approaches.

**Database Management Systems, U.S. Army Corps of Engineers, Albuquerque District, Middle Rio Grande Endangered Species Collaborative Program, New Mexico**

Facilitated 12 coordination meetings and contributed to the business analysis/needs assessment report as a part of the development of a comprehensive, web-accessible, GIS-based, database management system for projects associated with habitat restoration, water management, and scientific investigations within the Middle Rio Grande basin for the Middle Rio Grande Endangered Species Collaborative Program.

**Reuse Planning, City of Clovis, New Mexico**

Currently managing DBS&A’s portion of the Clovis reuse system project. Project tasks have included value engineering of the preliminary design, design of the filtration/disinfection system and low-lift pump station, review of regulatory requirements, funding application support, and construction of the first project phase. Prepared a 2011 Water Trust Board application that was awarded $4.1 million and used to fund the project’s first construction phase.

**Silver City Comprehensive Water Conservation Plan, Town of Silver City, New Mexico**

Project manager for the Town of Silver City’s Comprehensive Water Conservation Plan, which outlines long-range water policies and water conservation goals, and identifies and prioritizes water conservation measures.

**Gallup Water Conservation Plan, City of Gallup, New Mexico**

Worked with the City of Gallup and a teaming partner to prepare a Water Conservation Plan for the City of Gallup. The plan discusses all historical and existing water conservation measures, details the City of Gallup’s water conservation goals, and identifies multiple conservation methods that can be used to assist the City of Gallup in making efficient use of its existing resources.

**Clovis Water Conservation Plan, City of Clovis, New Mexico**

Worked with the City of Clovis and the City of Clovis Water Policy Advisory Board to prepare a Water Conservation Plan to reduce the amount of groundwater pumping and slow the decline in water levels. This was in an effort to ensure that existing available water supplies will be sufficient to meet future demand.

**Northeast New Mexico Regional Water Plan, City of Tucumcari, New Mexico**

Developed water supply and demand assessments to include information on climatic conditions, variability of surface water flows, reservoir operations, groundwater resources, and historical and projected water uses for municipalities, agriculture, riparian evapotranspiration, and other uses. Responsible for the public involvement process, including meeting preparation, presentation of technical information at meetings, and meeting facilitation.
Dr. Schnaar specializes in watershed-scale hydrologic studies, groundwater and vadose zone modeling, contaminant transport, field sampling and geologic sequestration of carbon dioxide. He has managed a variety of environmental and water resource investigations, including development of rigorous water budgets in support of Groundwater Sustainability Plans (GSPs) and safe-yield determination for an adjudicated basin.

Dr. Schnaar has served as an expert technical consultant to the U.S. Environmental Protection Agency Office of Ground Water and Drinking Water and the California State Water Resources Control Board and is an Associate Editor for the peer-reviewed journal *Groundwater*. He has taught courses in Environmental Science and Water Resources as a faculty member at the University of Maryland, College Park and as an adjunct faculty member at George Washington University.

**Groundwater Sustainability Plan, Fox Canyon Groundwater Management Agency, Ventura County, California**

Senior Hydrogeologist for the development of groundwater balances used in the Groundwater Sustainability Plans (GSPs) for the four groundwater basins within the Agency’s jurisdiction: (1) Las Posas; (2) Arroyo Santa Rosa Valley; (3) Pleasant Valley; and (4) Oxnard. The budget accounts for and assesses 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. DBS&A’s Distributed Parameters Watershed Model (DPWM) applied to evaluate key groundwater balance components including groundwater recharge by deep percolation of precipitation and irrigation and mountain front recharge.

**Santa Paula Basin Safe Yield Determination, United Water Conservation District, Ventura County, California**

Managed development of watershed-scale distributed parameter watershed model of the Santa Paula Creek subwatershed and comprehensive water balance and safe yield evaluation for the Santa Paula Basin. Safe yield and hydrogeologic evaluation based on accounting for all significant groundwater inflow and outflows and changes in groundwater storage as evaluated from statistical analysis of available groundwater hydrographs.

**Development of Integrated Surface-Water Groundwater Model, California State Water Resources Control Board, Ventura, California**

Developing a GSFLOW-based integrated surface water/groundwater model of the Ventura River and surrounding watershed for evaluation of management options to increase instream flows and reduce nutrient impacts associated with a TMDL regulation.
Project manager and lead modeler for development of a watershed-scale linked distributed parameter watershed-MODFLOW SURFACT groundwater model. Model calibration included transient effects of recharge from deep percolation, groundwater pumpage, and groundwater recharge from and discharge to San Antonio Creek and smaller tributaries. The model has been used for drought impact evaluation, groundwater resource planning, watershed protection efforts, and design of an aquifer storage and recovery (ASR) project.

Evaluation of Numerical Model Estimates of Aquifer Recharge, Indio Water Authority, Indio, California
Project manager for review of the Coachella Valley Groundwater Model, a MODFLOW model that has been used for groundwater management planning and estimates of groundwater recharge from several water spreading pond facilities. Provided Indio Water Authority with independent evaluation of model assumptions and implementation, and resulting limitations of conclusions regarding groundwater recharge assessments.

Groundwater Level and Water Quality Sampling Program, Ventura County Watershed Protection District, Ventura County, California
Project manager for field sampling program initiated to satisfy California State requirements regarding groundwater monitoring, and gather important data for understanding transient groundwater levels, geologic occurrence, and groundwater quality in the Ojai Groundwater Basin. Authored monitoring plan, quality assurance project plan (QAPP), and semi-annual monitoring reports.

Project manager and technical lead for development of an estimated groundwater budget based on available data regarding watershed infiltration, groundwater flow between different geologic formations, irrigation, pumpage, groundwater discharge, and surface water-groundwater interactions. Identified several data gaps and outlined recommendations for constraining estimates of the groundwater budget.

Peer Review, Ventura River Watershed Management Plan, Ventura River Watershed Council, California
Asked to provide a peer review of the Ventura River Watershed Management Plan by the watershed coordinator and stakeholder group. Reviewed sections related to groundwater, surface water, geology, soils, and previous studies conducted in the watershed.

Provided support related to management of the Hydrologic and Water Quality System project, which aims to provide U.S. EPA with a state-of-the-art water quality computational model that is national and regional in scope. Project work entailed review of project reports, coordination with partner agencies at U.S. EPA and the U.S. Department of Agriculture, and development of project scopes and timelines.
Mr. Umstot specializes in quantitative analysis of vadose zone processes, recharge, well hydraulics, soil gas flow, non-aqueous phase liquid (NAPL) migration, groundwater flow and contaminant fate and transport using numerical, stochastic, geostatistical, inverse and analytical techniques.

**Basin-Scale Recharge Modeling, County of Inyo, Rose Valley, California**
Provided technical support on project to assess recharge to the Rose Valley along the eastern Sierra Nevada. Used basin-scale recharge model to estimate the mean annual recharge for a MODFLOW model of the basin. Recharge model provided estimates of the groundwater inflow to the valley from the adjacent mountain block and the quantity of water recharging from ephemeral runoff over the valley floor. The recharge model significantly improved the groundwater model calibration by allowing for an independent estimate of hydraulic conductivity.

**Litigation Support, Evaluate Potential Impacts of Ground Water Production on Adjudicated Basin, Goleta Water District v. Slippery Rock Ranch, Goleta, California**
Project manager to evaluate potential connection between Slippery Rock Ranch wells and the Goleta Ground Water Basin. Implemented field program including physical measurements of precipitation, streams and springs; sampling of water chemistry including stable isotopes and radioisotopes in precipitation, springs, wells and streams; and geology field mapping supported by geophysical surveys. Utilized watershed modeling and the Chloride Mass Balance method to quantify recharge.

**Basin-Scale Recharge Modeling, Antelope Valley Groundwater Agreement Association, Antelope Valley, California**
Project manager to assess the natural recharge on the San Gabriel and Tehachapi mountains for the adjudication of water rights. Used watershed modeling calibrated to remotely-sensed estimates of root zone soil moisture. Used cross-sectional models to evaluate the location of the groundwater divide to assess quantity of recharge flowing to Los Angeles versus Antelope Valley.

**Litigation Support, Evaluate Surface Water/Groundwater Interaction, Confidential Client, Central Valley, California**
Technical lead in adapting the USGS Central Valley Hydrologic Model (CVHM) to simulate surface water and groundwater interaction to support a project to quantify groundwater recharge from streambed infiltration. Reviewed and incorporated USGS geostatistical sediment texture model into local model.
Basin-Scale Surface Water – Ground Water Modeling, Vidler Water Company, New Mexico
Technical lead to assess quantity of water that can be appropriated as a water right. Used land-surface water balance model to simulate recharge and runoff coupled with MODFLOW. Evaluated and simulated complex mountain block geology in MODFLOW. Evaluated pumping impacts on domestic wells and other existing water rights. Provided expert witness testimony at water rights hearing before the New Mexico State Engineer and in State court.

Water Rights Support, Vidler Water Company, Tule Desert, Nevada
Project manager to assess basin-scale recharge in support of water rights applications. Recharge rates estimated using physically based water balance model, empirical methods, chloride measurements and runoff measurements. Performed sensitivity and uncertainty analysis on the water-balance model using Monte Carlo with Latin Hypercube Sampling (LHS). Results of the watershed modeling were provided as input to a regional-scale MODFLOW model.

License Application Support, Sandia National Laboratories, Yucca Mountain Project, Nevada
Project manager to provide review and technical support for Sandia National Laboratories’ (SNL) recharge model, which is part of the Department of Energy’s license application to the Nuclear Regulatory Commission (NRC) for the Yucca Mountain site. We reviewed the technical documentation developed by Bechtel SAIC for the model inputs (climate, soils, geology and vegetation) and observed data for model calibration (runoff, infiltration and soil moisture) and we reviewed the SNL recharge model code at each stage of development.

Basin-Scale Recharge Modeling, New Mexico Interstate Stream Commission, Salt Basin, New Mexico and Texas
Technical lead to assess the natural recharge originating within the Salt Basin watershed that straddles the New Mexico and Texas border. Used watershed models with remote sensing estimates of soil moisture and actual evapotranspiration. Model results compared well with independent estimates of recharge from groundwater modeling and geochemical analysis of salt flat cores.

Publications and Presentations


Blandford, T.N., Umstot, T., Wolf, C., Marley, R., and Bushner, G.L., 2013. Exploration and characterisation of deep fractured rock aquifers for new groundwater development, an example from New Mexico, USA.

Ms. Williams is a Hydrogeologist with nine years of experience in hydrogeological applications using GIS, and soil characterization and analysis. She has provided the geologic framework for integrated groundwater and surface water models by constructing geologic cross sections and utilizing ArcGIS spatial analysis. She has worked as a drilling supervisor and field geologist on a variety of projects throughout the western U.S. and Mexico. She has planned and conducted soil, plant, surface and groundwater sampling efforts, as well as worked as a laboratory technician performing environmental soil analyses and reporting. Ms. Williams is proficient in the use of GIS and is experienced in technical writing and report production.

**Groundwater Budget and Groundwater Management Plan, Upper and Lower Ventura River Basin, Ventura County Watershed Protection District, Ventura, California**
Ms. Williams constructed several cross sections along the Ventura River and Ojai Valley in order to provide the geologic base to be used in developing an integrated surface water/groundwater model for evaluation of management options. She used ArcGIS to plot and utilize geologic map and well location information in order to accurately portray subsurface geology within the integrated water model.

**Hydrogeological and Geochemical Characterization for Water Supply Project, Santa Barbara, California**
Ms. Williams constructed geologic cross sections to serve as a framework for an integrated surface water/groundwater model to quantify recharge and water budget. She utilized ArcGIS to perform spatial analysis of various watershed parameters, such as precipitation and water chemistry. She also created ArcGIS Collector maps that allow field staff to record accurate sample locations in the field. Finally, she performed image analysis to determine crop types (e.g. grapes, avocados, citrus).

**Mine Remedial Investigation, Confidential Client, Alpine County, California**
Ms. Williams worked as part of a large, multi-stakeholder team performing a CERCLA remedial investigation and feasibility study for groundwater contamination of a former copper sulphate mine. She performed bi-annual groundwater monitoring, stream sediment sampling, synoptic flow and sampling, water level measurements, stream discharge measurements, evaporation pan and automatic storm water sampler maintenance, and transducer data downloads.

**Feasibility Study, Tuba City Dump Site, Bureau of Indian Affairs, Tuba City, Arizona**
Ms. Williams helped execute a large Feasibility Study at this CERCLA site. She performed spatial analysis modeling using GIS in order to determine the effects of various water quality parameters on local drinking water sources. She prepared a Feasibility Study Report, which will provide stakeholders...
valuable information in determining a remedy for containment or removal of an unpermitted landfill on Hopi
and Navajo Tribal lands.

**HB Solar Solution Mine, West Plant, Intrepid Potash, Carlsbad, New Mexico**
Ms. Williams oversaw the drilling and installation of brine water production wells. She designed and performed
a pump test on the production wells and analyzed the data to determine sustainable pumping yield for input
into the mine production process.

**Field Campaign and Hydrologic Instrumentation in the San Miguel Watershed, Sonora, Mexico, NSF**
**Developing Global Scientists and Engineers Program**
Ms. Williams worked with an international team of researchers in order to understand rainfall variations within
a small watershed that occur over 1-square kilometer of mountainous terrain during the North American
Monsoon. Specific tasks included creating maps using ArcGIS, assembling data loggers for tipping bucket rain
gauges, installing field instruments including an eddy covariance tower, performing daily checks of event rain
gauges and soil moisture probes.

**Sand and Gravel Resource Evaluation for Commercial Use and Clay for Adobe Bricks across Pueblo Lands,
Pueblo de Cochiti, New Mexico**
Ms. Williams served as the primary geologist to determine the availability of sand and gravel for commercial use
and clay for adobe bricks across Pueblo lands. Activities to accomplish this project included desktop research,
field mapping of clay and sand/gravel extent, field sampling, and laboratory analysis of material properties, as
well as regular interaction with Cochiti and other stakeholders.

**New Mexico STATEMAP Program, New Mexico Bureau of Geology and Mineral Resources, Socorro, New
Mexico**
Ms. Williams acted as the GIS Coordinator for this cooperatively funded program by the USGS and the New
Mexico Bureau of Geology and Mineral Resources to create digital geologic maps of 7.5-minute quadrangles at
1:24,000 scale. Routine responsibilities included maintaining a map database in MSOffice Access, digitizing maps
using ESRI ArcInfo, creating map layouts using Adobe Illustrator, and training and supervising employees and
students in GIS digitizing procedures. Ms. Williams created standardized instruction manuals for GIS digitizing
procedures and organized and edited several 7.5-minute quadrangles into single geologic map compilations. She
instructed NASA Astronaut Candidates in the operation of a gravimeter during a collaborative teaching program
in proper geologic field techniques. Ms. Williams also conducted Quaternary geologic field mapping for several
7.5-minute quadrangles in the state of New Mexico.

**Select Publications**
Williams, S.F. 2010. Spatial Distribution of fluoride concentration in Goathill North Rock Pile, Questa
Molybdenum Mine, Questa, New Mexico. New Mexico Bureau of Geology and Mineral Resources, Open-

McCraw, D.J. and S.F. Williams. 2012. Terrace stratigraphy and soil chronosequence of Cañada Alamosa, Sierra
and Socorro Counties, New Mexico. New Mexico Geological Society 63rd Field Conference Guidebook.
475-790.

Christopher P. Wolf, P.G.
Senior Geochemist

Mr. Wolf specializes in water resource and hydrogeological studies including the design, installation, and evaluation of water supply wells. He applies his background in geology and geochemistry to his water-related projects, including hydrogeologic conceptual model developments, groundwater evaluation, analysis of water quality issues, well rehabilitation, deep exploratory wells and well field development. He has worked on water resources development and management projects with municipalities and tribes in the Southwestern U.S. for more than 23 years.

Hydrogeological and Geochemical Characterization for Water Supply Project, Santa Barbara, California
Evaluate surface water and groundwater resources in the Transverse Range. Performed geological field assessments of faults, fractures and folds in sedimentary rocks. Supervised a controlled source audio-frequency magneto telluric (CSAMT) geophysical survey of structural geology and hydrologic features; collected and analyzed surface water and groundwater chemistry including major ion composition and isotopes; installed and measured stream and spring flow at multiple sites. Prepared a hydrogeological conceptual model based on geology and hydrology at the site.

Geochemical and Hydrogeological Characterization for Water Supply Project, Sandia Park, New Mexico, Vidler Water Company
Evaluation of geology and geochemistry in geologically complex area of the Rio Grande Rift and Sandia Mountains. Evaluated bedrock geology including faulting and folding, lithology and stratigraphy. Determined water quality in a stratified aquifer system consisting of Paleozoic and Mesozoic clastic and carbonate units. Project included completing two supply wells in sandstone and carbonate aquifers, and evaluating aqueous geochemistry of multiple aquifer system. Prepared a hydrogeological conceptual model based on geology and hydrology at the site. Contributed to expert and rebuttal reports. Provided expert testimony on surface water, geology, and geochemistry during New Mexico Office of the State Engineer water right permit hearing and during the appeal in District Court.

Hydrogeological and Geochemical Evaluation for Aquifer Storage and Recovery Project, Pojoaque Regional Water Supply System, New Mexico
DBS&A assisted with a U.S. Bureau of Reclamation feasibility investigation of the potential groundwater and surface water sites for aquifer storage and recovery (ASR) of 4,000 acre-feet per year in the Tesuque aquifer. DBS&A also evaluated water quality data and hydrogeology of project sites, including geochemistry of groundwater and sediments, and geology, including local geologic structures, and surface geophysics.

Hydrogeological and Geochemical Evaluation for Aquifer Storage and Recovery Project, Albuquerque Bernalillo Water Utility Authority, Albuquerque, New Mexico
Evaluated water quality data and hydrogeology of aquifer storage and
Hydrogeological and Geochemical Characterization, Lower Rio Grande, New Mexico Interstate Stream Commission

Working with multiple state agencies on water quality issues in the Lower Rio Grande of New Mexico to evaluate hydrogeology and geochemistry of the Lower Rio Grande to determine potential mechanisms for salinization of the system. Used multiple geochemical tracers in surface water and groundwater to establish natural and anthropogenic sources and their associated chemical “fingerprint.” Geochemical tracers included cation-anion ratios, stable isotopes (H, O, S, B), and strontium isotopes. Statistical evaluation of background water quality representing unique chemical end-members in bedrock and alluvial aquifers was used to calculate the contribution of salinity to the river. Observed salinization could not be solely explained by agriculture and evapotranspiration and deep groundwater recharging the river was identified as a dominant salinization mechanism.

Geochemistry of Horace Springs and Evaluation of Groundwater and Surface Water Interaction along the Rio San Jose, Pueblo of Acoma, New Mexico

Evaluated the contributions of bedrock aquifers that mix in the alluvial aquifer of the Rio San Jose and discharge at Horace Springs. Investigation included analyzing historic and recent water quality data, calculating ion ratios, performing mixing calculations to determine relative contributions to water quality at Horace Springs. We also investigated the interaction of groundwater and surface water in the alluvial aquifer of the Rio San Jose in western New Mexico. Installed piezometers, thermistors, and dataloggers to collect continuous data. Data collection includes evaluating spring, surface water and groundwater quality; spring discharge; measuring potentiometric surface along losing reach of stream; utilizing temperature as a tracer to monitor fluid flow in the shallow sediments of the river; and testing soil properties including hydraulic conductivity.

Geochemical and Hydrogeological Characterization, Ruidoso, New Mexico

Assist with the evaluation of a deep (>2,500 feet) brackish aquifer for production from two deep wells completed to 3,500 feet. Performed pump test analyses and set up pump controls and data loggers. Evaluated aqueous geochemistry of deep and shallow bedrock aquifers in the Sacramento Mountains to determine how the aquifers interact over time and potential sources for a spring that may be impacted from groundwater pumping in the deep aquifer. This study includes determining water-rock interactions based on aquifer mineralogy and water chemistry, establishing a chemical “fingerprint” for each water source, and calculating potential contributions of the aquifers on spring chemistry.

Publications and Presentations


Summary of Experience

Dave Ceppos has a comprehensive background developing consensus based, stakeholder-driven, resource management processes. He specializes in water policy and natural resources facilitation, mediation, and strategic planning. He additionally has considerable management of public outreach and engagement processes, and field experience in watershed planning, ecological assessment, hydrology, hazardous waste management, and habitat restoration.

Example Project Experience

**DWR - Sustainable Groundwater Management Act (SGMA)**

Client: California Department of Water Resources (DWR) and State Water Resources Control Board. Location: Statewide. Years: 2014 – Present.

Role: Program Manager / Managing Senior Mediator. Summary: Working as a senior advisor and member of the DWR SGMA Program Team. Coordinating and designing DWR’s Local Assistance Program to provide in-kind facilitation support to emergent Groundwater Sustainability Agencies (GSA) throughout California (launched May 2015). Also a member of the strategy team for DWR’s development of Boundary Designation Regulations. Facilitator and advisor for the Boundary Regulation Practitioner Advisory Panel. Program Manager and designer of the Boundary Regulations statewide public listening sessions in April, 2015. Presenter on behalf of DWR regarding their SGMA program for various meetings / conference throughout California. Advisor on outreach sections on DWR SGMA Strategic Plan.

Program Manager and Principal-in-Charge for the following projects:

- Siskiyou County – Shasta Valley Basin GSA
- Siskiyou County - Butte Valley Basin GSA
- Siskiyou County – Scott Valley Basin GSA
- Shasta County - Enterprise / Anderson Subbasins GSA
- Colusa County GSA and GSP (Colusa Subbasin)
- Glenn County GSA and GSP (Colusa Subbasin)
- East Butte Subbasin GSA
- West Butte Subbasin GSA
- Kaweah Delta Subbasin GSA
- Wyandotte Creek Subbasin GSA
- Vina Subbasin GSA
- Yolo County Subbasin GSA
- Sonoma Valley GSA and GSP
- Santa Rosa Plan GSA and GSP
- Petaluma GSA and GSP
- Ukiah Valley Basin GSA
- Santa Margarita Groundwater Agency GSP
- Madera Subbasin GSP
- Chowchilla Subbasin GSP
- Kern County Subbasin GSA and GSP
- Turlock Subbasin GSA
- Mid-Kaweah GSA

Education

- Advanced Mediation Program, Pepperdine University, 2000
- Introductory and Advanced Risk Communication, Berkeley and Columbia Universities, 1994-1995
- Public Outreach, Facilitation, and Dispute Resolution, Emory University/Carter Center, 1989-1992
- Post-Baccalaureate Research, Environmentally Related Behavior, University of Florida, Gainesville, 1985
- B.LA. Landscape Architecture, University of Florida, Gainesville, 1985

Geographic Experience

- California
- Nevada
- Oregon
- Georgia
- Florida
- Washington, DC

Professional Affiliation(s)

- Association for Conflict Resolution
- Society of Wetland Scientists
- Water Environment Federation
California Water Use Efficiency Program - SBx7-7 Water Conservation Act of 2009
Client: California Department of Water Resources (DWR). Location: Statewide. Years: 2010 – Present. Role: Program Manager / Managing Senior Mediator. Summary: Working with DWR Water Use Efficiency Branch, Bureau of Reclamation, California Urban Water Conservation Council, and Agricultural Water Management Council to develop and implement a comprehensive multi stakeholder process to address multiple, legislative mandates and projects. Manage an Urban Stakeholder Committee (USC), and Agricultural Stakeholder Committee (ASC) and six additional technical subcommittees. Work and coordinate directly with a range of technical specialists on water use engineering, economics, biological impacts, financing practices, regulatory constraints and development of draft and final State regulations. Strategic planning activities have resulted in the completion of urban and agricultural water methods and regulations, acted on by the USC, ASC, and California Water Commission. These include the adoption of the following (as mandated in SBx7-7) for the USC and ASC:

- Urban Target Methodologies
- Fourth Target Method
- Process Water Regulations
- Quantification of Agricultural Water Use
- Agricultural Water Use Regulations
- Agricultural Water Efficiency Practices

California Commercial, Industrial and Institutional (CII) Water Use Task Force
Client: DWR. Location: Statewide. Years: 2011 – 2013. Role: Project Manager / Managing Senior Mediator. Summary: SBx7-7 mandated the creation of the CII Task Force to identify and recommend best management practices and associated metrics and water use savings for California’s CII sectors. In the context of strategic planning, and report to the State Legislature with their recommendations. Mr. Ceppos was the process designer, facilitator, and mediator of this 35 member group of interest specialists from a variety of water use sectors and academia. Activities included the development and incorporation of data from the following Subcommittees and Workgroups:

- Commercial Landscape Subcommittee
- Refining and Petrochemical Subcommittee
- Metrics Subcommittee
- High-Tech Workgroup
- Food and Beverage Manufacturing Workgroup

Demand Management Measures – Independent Technical Panel (ITP)
Client: DWR. Location: Statewide. Years: 2013 – 2016. Role: Project Manager and Managing Senior Mediator for this Bagley Keene Act group, founded by legislative mandate. Summary: The ITP is mandated to remain convened and to deliver a report to the legislature every 5 years with recommendations on new demand management measures, technologies and approaches to water use efficiency. Mr. Ceppos has been the process designer and facilitator of the ITP since its inception, designing meeting approaches and the group’s governance Charter, and negotiating a set of recommendations and a Phase I report to the legislature about proposed changes to the Urban Water Management Planning Act. The Phase II ITP focus has been on landscape water use and associated recommendations to the Legislature and several State agencies on short and long-term water use modifications. The ITP finalized this report in April 2016.
Upper Truckee River TMDL Collaborative Stakeholder Process
Client: Lahontan RWQCB (Lahontan). Location: Upper Truckee River, Lake Tahoe and Northern California. Years: 2007-2008. Role: Project Manager/Senior Mediator. Summary: Mr. Ceppos facilitated this community-based process with Lahontan and stakeholders of the Upper Truckee River, the goal of which was to agree upon standards for sediment TMDLs in the watershed and implement strategies to improve water quality in the watershed. A Planning Committee of the USFS, Desert Research Institute, Truckee River Watershed Council, and others was convened to direct stakeholder engagement.

American River Flow Management Standard (FMS)
Client: Sacramento Water Forum. Years: 2010 – 2012. Role: Project Manager, Principal Investigator and Managing Senior Mediator. Summary: The case regarded negotiating the last unresolved agreement associated with the historic Water Forum Agreement. The FMS has been a long standing unresolved situation from the original Water Forum effort. Environmental advocates had expected this standard to be resolved over a decade ago and since then water purveyors have acted on several system improvements allowed through the agreement while the FMS remained unresolved. Mr. Ceppos conducted an assessment of Water Forum signatories about the feasibility of a negotiation to resolve outstanding issues of a FMS. Recommended and convened several groups including a technical advisory team, steering committee, and focused work groups to address specific water management issues on the American and Sacramento rivers associated with creating a functional FMS. The project has focused since mid-2012 on a range of technical modeling issues that must be resolved before final negotiation can be completed.

North-of-Delta Offstream Storage Project
Client: DWR, US Bureau of Reclamation, Sites Reservoir Joint Power Authority. Location: Maxwell, California. Years: 2011 – Present. Role: Project Manager / Managing Senior Mediator. Summary: Working with DWR, Bureau, and the local Joint Power’s Authority (JPA), Mr. Ceppos conducts outreach, develops strategic messaging, establishes and implements a comprehensive critical path in the analysis and environmental compliance process of the proposed Sites Reservoir and associated Integrated Regional Water Plan activities. He is the project manager for day-to-day activities on the effort. He also has been the lead facilitator for meetings between the various project agencies, and between member organizations of the JPA. He authored the public outreach plan for future activities, including affected landowner meetings, CEQA/ NEPA meetings, presentations and workshops with the Northern Sacramento Valley IRWM, and similar. He prepares media information, web-based content, and public notices of project events.

North Valleys Water Quality Negotiation
Clients: Pyramid Lake Paiute Tribe, Cities of Reno and Sparks- Nevada, US Bureau of Land Management, Washoe County, Nevada Division of Environmental Protection. Location: Reno / Sparks NV. Years: 2010. Role: Project Manager/Senior Mediator. Summary: Mr. Ceppos worked with Tribal, State, Federal, and local government interests to resolve complicated water quality conflict associated with the treatment and discharge of imported water from Honey Lake in the Great Basin / Sierra Nevada region to the Truckee River. The primary concerns were total dissolved solids, dissolved oxygen, heavy metals, and endocrine disrupters. Topics of negotiation include special status species, local economies, and cultural sensitivities.

Upper Klamath Basin Working Group Restoration Planning Process
**Headwaters Forest Reserve Management Plan**
Client: U.S. Bureau of Land Management (BLM). Location: Eureka, CA. Year: 2001. Role: Task leader for public involvement program, lead facilitator/mediator for process, and part of resource planning team. Summary: Mr. Ceppos developed the public outreach and facilitation strategies for meetings in Eureka, San Francisco, and Sacramento, California. The project included the assessment of multiple recreational and other land uses and the development of the long-range management plan for the 7,400-acre Headwaters Reserve near Eureka, CA.

**White House Conference on Cooperative Conservation**
One of 24 senior practitioners from throughout the US asked to mediate / facilitate deliberations of 1,200 invited delegates at this conference held in St. Louis MO in September 2005. This was only the fourth Presidential conference on conservation and natural resources in U.S. history.
Years of Experience
CCP: 5 years
Total: 13 years

Geographic Experience
California
New Jersey
Hawai‘i

Education
Hawai‘i Pacific University, Honolulu, HI, B.S. Marine Biology and Oceanography, magna cum laude, 2006

Professional Development Seminar Series (40 hours), Center for Collaborative Policy, Sacramento, CA. 2015

Non-Profit Management Solutions and Brandman University; Certificates in (2009-10):
• Succeeding as a Supervisor
• Producing Peak Performance
• Team Building
• Interviewing and Hiring for NGOs

Summary of Experience
Meagan Wylie is a Lead Mediator and Facilitator with the Center for Collaborative Policy (CCP). Working out of CCP’s Southern California office, Ms. Wylie provides facilitation, project management, stakeholder outreach and coordination, public engagement, collaborative strategic planning services, and stakeholder assessments to local, state and federal agencies and non-governmental organizations (NGO).

Project Experience
Sustainable Groundwater Management Program: Borrego Valley Groundwater Basin: Client: Department of Water Resources. Location: Borrego Valley Groundwater Basin. Years: 2016-Present. Role: Facilitation and Project Management. The GSA is responsible for developing and implementing a Groundwater Sustainably Plan (GSP) for the Borrego Basin, with input provided by a formally established Advisory Committee (AC) to aid in the development of the planning and policy recommendations contained in the GSP. Ms. Wylie facilitates meetings of the AC, the GSA “Core Team” that includes representatives from the GSA agencies and GSP technical consultants, and completes related project management activities.

Owens Lakebed Master Project Development Process
Client: Los Angeles Department of Water & Power. Years: 2016. Location: California. Role: Associate Facilitator. Summary: The Los Angeles Department of Water and Power, responsible for dust mitigation on the dry Owens Lake bed, has convened a diverse advisory committee to help refine a proposed “master project” for the lakebed that would include dust control, habitat enhancement, surface water conservation by accessing groundwater for a portion of the dust control, and public access and recreation elements. The California State Lands Commission owns most of the land under the lakebed while the Great Basin Air Pollution Control District regulates air quality. The advisory committee includes these entities, as well as representatives of agriculture, local business, recreation and, local, state, federal and tribal governments. In December, 2014, the advisory committee reached consensus on refinements to the description of the proposed Master Project, including calling for the development of resource protection protocols which would enable all concerned to assess whether the use of groundwater for these dust control efforts would or would not be
viable. The advisory committee will remain intact for the foreseeable future to provide input as needed during development of the resource protection protocols. Ms. Wylie began supporting this group in 2016.

**Sustainable Groundwater Management Program, Local Assistance Facilitation Support Services: Turlock Groundwater Subbasin.** Client: State Water Resources Control Board. Location: Turlock Groundwater Subbasin. Years: 2017-Present. Role: Facilitation, Project Management, Documentation Preparation. Summary: The Groundwater Sustainability Agencies (GSAs) in the Turlock Subbasin of the San Joaquin Valley recognize a need for engaging the community early in the development process of Groundwater Sustainability Plan (GSP) planning. CCP is supporting the successful creation of a basin-wide communications committee (committee) that will effectuate productive stakeholder workshops and stakeholder engagement ultimately leading to the development of a robust GSP Communication Plan to be implemented through the adoption of a basin-wide GSP. Ms. Wylie has supported the convening of the committee, developed a committee charter, annual work plan, updates to the 2017 Draft Basin-Wide Communication Plan, and is helping prepare for a series of Public Workshops to be hosted in 2018.

**Sustainable Groundwater Management Program, Local Assistance Facilitation Support Services.** Client: Department of Water Resources. Locations: San Luis Rey Valley Groundwater Basin, San Diego River Valley Groundwater Basin, Kern County Stakeholder Engagement, Upper Ventura River Basin. Years: 2016-2017. Role: Facilitation: The Sustainable Groundwater Management Act (SGMA) was signed into law in January 2015. It represents the most sweeping shift in groundwater management and policy in California’s history. SGMA requires high and medium priority groundwater basins and subbasins to create Groundwater Sustainability Agencies (GSA). Ms. Wylie facilitated these formation efforts. The process included facilitating meetings and consultations with key stakeholder groups including Tribes and GSA-eligible entities, facilitating GSA formation workgroups, development of governance agreements, and public meetings for outreach and education about SGMA.

**Tribal Engagement in the Sustainable Groundwater Management Act and Proposition 1** Client: California Department of Water Resources (DWR). Location: San Pasqual, Sacramento. Years: 2015. Role: Associate Facilitator. Summary: The Sustainable Groundwater Management Act of 2014 (SGMA) provides a framework for sustainable management of groundwater supplies by local authorities, with a limited role for state intervention only if necessary to protect the resource. The act requires the formation of local groundwater sustainability agencies (GSAs) that must assess conditions in their local water basins and adopt locally-based management plans. Proposition 1 (2014 Water Bond) will provide funding for various water projects and programs that will: (1) increase the state’s supply of clean, safe, and reliable drinking water, (2) protect and restore rivers, lakes, streams, coastal waters, and watersheds, (3) improve water quality, security, and adaptation to climate change, and (4) improve statewide water system operations to increase drought preparedness and flood protection. DWR held workshops in Redding and San Pasqual for California Native American Tribes designed to provide an overview of and answer questions about the legislation; provide a tutorial on related websites and web-based tools; identify tribal needs for information, data, and technical assistance; and strategize for future tribal engagement. Along with the State Water Resources Control Board, Department of Fish and Wildlife, State Coastal Conservancy, Ocean Protection Council, other state agencies, DWR also held a two-day consultation meeting in Sacramento to review Water Bond funding opportunities and procedures with California Native American Tribes.

**Independent Technical Panel (ITP) for Demand Management Measures** Client: Department of Water Resources. Location: Irvine, Sacramento, CA. Years: 2014 – 2016. Roles: Associate Facilitator, Project Management, Meeting Documentation. Summary: In 2007, the California Legislature passed AB 1420 which provisioned urban water supplier grant eligibility on the implementation of demand management measures. The bill also directed the California Department of
Water Resources (DWR) to convene an Independent Technical Panel (ITP) to provide information and recommendations to DWR and the Legislature on new demand management measures (DMM), technologies, and approaches. DWR convened the ITP in 2013, and they submitted their first legislative report on DMM in December 2014. Shortly thereafter in early 2015, the ITP engaged in efforts to address urban landscape water use efficiency throughout the state. After 30 two-day intensive meetings, the ITP finalized its second legislative report in May 2016. This report is comprised of 18 different recommendations, and can be accessed via the DWR website here: http://www.water.ca.gov/wateruseefficiency/sb7/committees/urban/u2/. Ms. Wylie assisted this high-profile group in facilitating weekly internal project team calls, supporting the two-day public workshops, document preparation, organization of meeting/workshop logistics, and preparation of meeting documentation, including summary reports and the ITP’s final report to the legislature.

**California Executive Order B-37-16 Implementation**

Client: California Department of Water Resources (DWR). Location: Statewide. Years: 2016 – 2018. Role: Facilitator, Project Management. Summary: Working with DWR, State Water Resources Control Board (SWRCB), California Department of Food and Agriculture (CDFA), California Public Utilities Commission (CPUC), and California Energy Commission (CEC) (Collectively “Executive Order (EO) State Agencies”), assists CCP colleagues in convening weekly meetings among staff and executive level positions among diverse EO State Agencies, and in program management among project teams and EO State Agencies’ staff and executives. Ms. Wylie will also facilitate select meetings between EO State Agencies and public stakeholders. Activities include mediating diverse project goals and objectives to meet EO directives on the management of California’s water resources. The CCP project team works directly with EO State Agencies to reach agreement on frameworks for new statewide Water Use Targets, Water Loss Regulations, Water Shortage Contingency Plans, and Drought Planning.

**San Diego IRWM Regional Water Data Management Program**

Client: San Diego County. Location: San Diego, CA. Years: 2013 – 2015. Roles: Co-facilitation, Assistant Facilitation, Meeting Documentation, Stakeholder Outreach and Coordination. Summary: In 2011, the San Diego Integrated Regional Water Management (IRWM) Program was recommended by the Department of Water Resources to receive full funding for the development of a water data management program, including the establishment of a regional, web-based data management system (DMS). This project involves a collaborative, stakeholder-driven process that summarizes current data gathering efforts, assesses and prioritizes data management needs, and recommends basic design parameters for the DMS. Key audiences include water purveyors, water supply and wastewater districts, municipal stormwater divisions, and watershed and environmental organizations. Ms. Wylie assisted in the design and facilitation of Advisory Workgroup meetings, Stakeholder Workshops and Public Meetings, stakeholder outreach and coordination, organization of meeting/workshop logistics, and preparation of meeting documentation, including agendas, worksheets, and summary reports.

**Urban Stakeholder Committee (USC) for Water Use Efficiency**

Client: Department of Water Resources (DWR). Location: Irvine, Sacramento, San Diego, CA. Years: 2014 – 2016. Roles: Assistant Facilitation, Meeting Documentation. Summary: DWR formed the Urban Stakeholder Committee for Water Use Efficiency to meet some of the public process requirements of SB X7-7 (the Water Conservation Act of 2009). The USC is chartered to review technical material and documents, and to provide comments, data, and supporting information to DWR for implementing provisions of SB X7-7. Most recently the USC provided feedback to DWR and the Independent Technical Panel (ITP) on Demand Management Measures regarding the draft expedited revisions to DWR’s Model Water Efficient Landscape Ordinance (MWELO). Both the ITP and USC are facilitated and coordinated by the Center for Collaborative Policy.

**Borrego Water Coalition**

Client: California Department of Water Resources. Location: Borrego Springs, CA. Years: 2013 – 2014. Roles: assistant facilitation, meeting documentation. Summary: Per an amended groundwater ordinance, in 2013 the San Diego County Board of Supervisors directed staff to work with the Borrego Water
District to develop a groundwater sustainability plan that addresses basin overdraft. Convened by the Department of Water Resources, the Coalition includes the District, agriculture, golf and tourism, lodging, schools, and the Anza-Borrego State Park. Ms. Wylie assisted in helping the group develop a work plan, identify objectives and management strategies, assess and rank strategies, develop a series of negotiated policy recommendations to the Borrego Water District that provide for bringing the basin into balance, and prepare for public meetings.
Summary of Experience
Alex Cole-Weiss has expertise in community development, regional planning, and geography. She draws from a range of experiences with cooperative decision-making structures, political and social organizing groups, urban land use planning initiatives, and community food systems. Alex joined the Center in 2016 and works on projects related to public engagement, tribal outreach, natural resource management, environmental planning, transportation planning, and environmental justice. Her skills include stakeholder assessment, research, writing, conflict resolution, workshop planning, and meeting summaries and facilitation.

Project Experience

Owen’s Lake Master Project Cultural Resources Task Force
Client: Los Angeles Department of Water & Power. Years: 2014-Present. Location: Owens Valley, CA. Summary: The Task Force, which focuses on four specific sites in Owens Valley that are particularly culturally sensitive, is charged with recommending to the Los Angeles Department of Water and Power and Great Basin Unified Air Pollution Control District how to balance dust control mitigation and protection of cultural resources on these four sites. The first task was to develop consensus among area tribes regarding how they would like to see that balance achieved; this has been accomplished. Second, the tribes presented their recommendation to the rest of the Task Force, considered feedback, and refined their recommendation as they deemed appropriate. The Task Force unanimously accepted the Tribes’ recommendation for the first set of sites in December 2014. The co-conveners are now implementing the Tribes’ recommendation for these four sites, while the Task Force has gone on to develop recommendations for a second set of sites. Alex joined the project in 2016 and supports meeting preparation and facilitation, including developing notes to summarize key meeting outcomes.

California State Rail Plan – Tribal Program
Client: California Department of Transportation (Caltrans), subcontracted through AECOM, Inc. Location: California statewide. Years: 2014 – Present. Role: Assistant Facilitator. Summary: The California State Rail Plan is due for an update in 2018. Caltrans is committed to ensuring early collaboration, communication, and consultation with California Native American Tribes.
Alex joined the project in 2016 and supports the development, revision, and implementation of a Native American Tribal Consultation and Outreach Plan (NATCOP) to provide an overview of activities to inform and engage with Tribes and obtain their opinions, comments, and suggestions for the State Rail Plan.

California State Water Plan Tribal Water Summit
Client: California Department of Water Resources (DWR). Location: Statewide. Role: Assistant Facilitator. Year: January 2017 – Present. The State Water Plan, updated once every five years, is designed to make projections about California’s future water demand and recommend actions to meet the state’s future water needs. Members of the Policy Advisory Committee include stakeholders drawn from state, federal and local government agencies; tribal governments; local water interests; agricultural interests; the environmental community; the academic community; business and industry; and the general public. Alex is responsible for attending client project meetings, as well as the Policy Advisory Committee, Tribal Advisory Committee, and Plenary meetings. She documents collaborative meetings, and drafts and manages client and stakeholder-related materials.

Landscape Conservation Cooperative - Tribal Traditional Ecological Knowledge Team
Client: California Landscape Conservation Cooperative (LCC). Location: Sacramento. Years: 2015 – Present. Role: Assistant Facilitator. Summary: The Center provides collaboration and facilitation support to the CA LCC for projects which include the Central Valley Landscape Conservation Project and the Tribal Traditional Ecological Knowledge (TEK) Team. Alex supports the organization and planning of projects, activities, and workshops to further the conservation goals of the CA LCC while maintaining diverse interests and concerns of California Native American Tribes.

AB 32 Environmental Justice Advisory Committee (EJAC)
Client: Air Resources Control Board (ARB), subcontracted by the Center for Continuing Education (CCE). Location: Sacramento. Years: 2016 – Present. Role: Assistant Facilitator. Summary: The first EJAC was convened in 2007 to advise the ARB in developing a Scoping Plan and any other pertinent materials for implementing AB 32. The EJAC comprises representatives from communities in the State with the most significant exposure to air pollution including, but not limited to, communities with minority populations or low-income populations, or both. The EJAC was reconvened in 2013 to advise the Board on the 2013 Scoping Plan Update. CCP provides collaborative problem solving facilitation and mediation services for the EJAC and ARB. Alex’s role includes meeting facilitation, agenda preparation, note-taking, and assistance with preparation of community workshop materials.

Counties Cannabis Summit
Client: California State Association of Counties. Years: March 2017 – July 2017. Location: California. Role: Assistant Facilitator. Summary: The Counties Cannabis Summit brought together local government leaders with medical and adult use cannabis state agencies and regulators. The Summit included opportunities to learn about the medical and adult regulatory framework, cultivation and environmental issues, taxing, banking and financial impacts, how to work with the cannabis industry, and local licenses and land use. The Summit was an opportunity for elected officials to get to know senior agency and staff and develop relationships across California. Alex helped to coordinate and staff the Summit, including handling logistics, developing meeting materials, taking notes, and writing summary reports.
NAOMI JENSEN GARCIA  
PRESIDENT / CHIEF EXECUTIVE OFFICER

EDUCATION

Bachelor of Science - With High Honors - in Environmental Science  
University of California, Santa Barbara  
Bishop Union High School, Bishop, California

REGISTRATIONS AND CERTIFICATIONS

California Environmental Protection Agency, Registered Environmental Assessor I #07782

EMPLOYMENT HISTORY

TEAM Engineering & Management, Inc., Bishop, California. President/CEO. 2015 - Present  
TEAM Engineering & Management, Inc., Bishop, California. Senior Environmental Scientist.  
March 1999 - December 2014  
White Mountain Research Station, Bishop, California. Scientist. 1998  
Santa Barbara Flood Control District, Santa Barbara, California. Environmental Scientist 1996

PROFESSIONAL EXPERIENCE

After sixteen years of serving as TEAM’s Senior Environmental Scientist and Manager of TEAM’s Mammoth Lakes office, Naomi Garcia assumed leadership as President and Chief Executive Officer of TEAM in January 2015. Ms. Garcia has a broad range of experience in project management, multi-agency permitting, environmental site assessments, soil and groundwater monitoring programs, hazardous waste management and disposal, and preparation of regulatory compliance reports including CEQA and NEPA documents. Naomi has extensive experience successfully interfacing with local, state and federal agencies and interest groups related to permitting and regulatory compliance, and natural resource management.

During the course of Naomi’s 19 years at TEAM, she has managed numerous groundwater monitoring projects in the Owens Valley basin, including monitoring of long term groundwater exportation projects and mitigation programs in the Rose Valley and Olancha/Cartago areas of Inyo County, as well as multiple groundwater quality monitoring projects in Inyo and Mono Counties. She has also contributed to several groundwater availability studies in the Eastern Sierra, including in the Tri-Valley region of the Owens Valley groundwater basin (2001-03 and 2006), as well as land use planning and compliance projects for numerous private land owners and agencies in the Owens Valley.

Ms. Garcia has experience working with local tribal groups in the Owens Valley, and has assisted Inyo County and other clients with formal tribal consultation processes. She has also effectively facilitated stakeholder meetings, most notably in her recent work with Great Basin Unified Air Pollution Control...
District, working effectively with the Los Angeles Department of Water and Power, State Lands Agency, tribal representatives, BLM, and other state and federal agencies on the Owens Lake Dust Mitigation Project. Naomi has served as Project Manager on many environmental projects throughout Inyo and Mono Counties, including the Owens Valley. She has effectively managed natural resource assessments and regulatory compliance management projects. Ms. Garcia also has experience in stream-restoration, re-vegetation, erosion control, and wetland assessment and mitigation practices.

Naomi has effectively managed complex projects, working with professional affiliates on several major projects. She has experience with work plan preparation and budget management. Several of the projects she is involved in have required detailed task and budget management, and Naomi excels at meeting rigorous project deadlines and budget constraints. During her work on numerous environmental clean-up projects in the Eastern Sierra, Naomi has effectively communicated with the Lahontan Regional Water Quality Control Board (RWQCB) and other local and state agencies, with the objective of obtaining successful restoration of water quality objectives as cost-effectively as possible.

Recently, Naomi has served as TEAM’s Project Manager in providing regulatory compliance management services for Inyo and Mono counties, at twelve active landfill facilities in the Eastern Sierra. In the course of these two projects, Naomi has worked with several affiliates as well as the Inyo and Mono County Environmental Health Department, Los Angeles Department of Water and Power, Lahontan RWQCB, CalRecycle (formerly the California Integrated Waste Management Board), and BLM. Her knowledge of the regulatory agencies and the multifaceted aspects of landfill permitting have been a valuable asset to Inyo and Mono counties in managing their solid waste regulatory compliance programs.

Ms. Garcia has extensive experience working with current and emerging technology, including computer technology and complex groundwater, surface water, and air quality monitoring devices. She can effectively manage inter-agency discussions and actively uses teleconference, powerpoint and webinar technology to communicate effectively and reduce travel costs associated with working in remote areas.

Naomi is a fourth-generation resident of the Eastern Sierra and has extensive knowledge of the region’s unique physical and socioeconomic conditions. She is actively engaged in her community, volunteering in the Town of Mammoth Lakes and in Chalfant Valley, formerly serving as a commissioner to the Chalfant Valley Community Service District in the Tri-Valley Region of Mono County, and currently as a Board Member of the High Sierra Energy Foundation in Mammoth Lakes.

**PROFESSIONAL AFFILIATIONS AND ACTIVITIES**

Technical Advisor to the California Alpine Resort Environmental Cooperative  
Board Member, High Sierra Energy Foundation  
National Groundwater Association  
Environmental Assessment Association - Certified Environmental Inspector  
Member of the Sierra Business Council
Richard Shore
Staff Geologist

EDUCATION

Bachelor of Science in Geological Sciences, with a Concentration in Engineering Geology and Hydrology
University of California, Santa Barbara, 2008

REGISTRATIONS AND CERTIFICATIONS

40-Hour OSHA HAZWOPER Certification, 2009 to present.

EMPLOYMENT HISTORY

TEAM Engineering & Management, Inc., Bishop, California. Staff Geologist. 2017 to present.
Gold Coast Geoservices, Inc., Camarillo, California. Engineering Geologist. 2009 to 2010
DMI-EMK Environmental Services, Inc., Ventura, California. Staff Geologist 2009.

PROFESSIONAL EXPERIENCE

Richard Shore, Staff Geologist for TEAM Engineering & Management, Inc. (TEAM), has 10 years of experience in the geologic and environmental consulting fields. Richard has a broad array of professional experience conducting site assessments and investigations, hazardous materials remediation, underground storage tank removal and monitoring, Phase I and Phase II site assessments, and groundwater and soil investigations. Richard has particular expertise out in the field assisting clients with their groundwater monitoring well installations, groundwater, soil and soil-gas sampling and monitoring programs, as well as the installation, operations and maintenance of various groundwater and soil-gas remediation systems. Richard is proficient with a variety of environmental field instruments and computer software and programs. Mr. Shore also has experience in coordinating data-sharing and management programs with other external entities, including community service districts, federal agencies, and native American tribes. As a current resident of Bishop, CA, and former resident of Lone Pine, CA, Mr. Shore has extensive personal knowledge of the Owens Valley Groundwater Basin, the history of water usage and water agreements with the Los Angeles Department of Water and Power, and hands-on experience with water monitoring in the Owens Valley region. Additionally, Mr. Shore currently attends the monthly Owens Valley Groundwater Association meetings as a concerned member of the public to stay up to date on the latest issues affecting water rights and water usage in the Owens Valley basin.
Some of the projects currently worked on by Mr. Shore at TEAM include:

- Groundwater monitoring and reporting for a large-scale groundwater pumping project at the Crystal Geyser Water Bottling Plant in Cartago, CA, which includes groundwater sampling, groundwater level data collection, and operation and maintenance of electronic data collection systems.
- Groundwater monitoring, sampling, and reporting for 12 landfills throughout Mono and Inyo Counties. Tasks include the full scope of field and reporting activities, including groundwater sampling, groundwater data and statistical analysis, drafting of data tables, figures and graphs, complying with Waste Discharge Requirements for individual sites, and the associated reporting.
- Groundwater well installation and abandonment at the Pumice Valley Landfill in Mono County, California. Tasks include soil logging, sampling, well design and construction, and reporting.
Dr. Bruce Orr (Ph.D., Entomology/Ecology) has over 25 years of experience leading complex projects involving natural resource inventories, integrated natural resource management plan development, and federal and state regulatory processes. He has led numerous multi-disciplinary restoration feasibility and planning studies that incorporate hydrologic and water resource management planning, instream flow needs, and groundwater inputs in major watersheds throughout California (San Joaquin, Merced, and Santa Clara rivers), and is currently leading restoration planning projects on the Virgin and Gila rivers (Nevada and Arizona). Dr. Orr provides senior strategic support on many of Stillwater’s large-scale regulatory, watershed management, and restoration projects.

**AREAS OF EXPERTISE**

- Riparian and Wetland Ecology
- Restoration Ecology
- Integrated Natural Resource Analysis and Management Planning
- Watershed Analysis
- Benthic Macroinvertebrate and Stream Ecology
- TMDLs

**YEARS OF EXPERIENCE**

At Stillwater: 22 years
In Total: 39 years

**EDUCATION**

Ph.D., Entomology (Aquatic Entomology/Aquatic and Wetland Ecology), University of California at Berkeley, 1991

BA, Biological Sciences and Environmental Studies (High Honors), University of California at Santa Barbara, 1979

**SELECTED PUBLICATIONS**


**SELECTED PROJECT EXPERIENCE**

**Ecosystem Linkages and Ecological Flows Studies, Sacramento River, CA** *(Clients: CALFED and The Nature Conservancy):* Dr. Orr led the Ecosystem Linkages Study and other studies as part of the Sacramento River Ecological Flows Study initiated by The Nature Conservancy in collaboration with ESSA Technologies, Stillwater Sciences, UC Davis, and UC Berkeley. The purpose of this study was to define how flow characteristics (e.g., the magnitude, timing, duration, and frequency) and associated management actions (such as gravel augmentation and changes in bank armoring) influence the creation and maintenance of habitats for a number of native species that occur in the Sacramento River corridor. Dr. Orr was the technical lead for studies focused on riparian and floodplain habitats and ecosystem linkages between river processes and species of interest.

**Ecohydrologic Assessment and Restoration Prioritization, Planning, and Design, Virgin River, UT, AZ, and NV** *(Clients: Walton Family Foundation, The Nature Conservancy, and Clark County Desert Conservation Program):* Dr. Orr was the project director for an ecohydrologic assessment to help identify and prioritize suitable riparian restoration locations along 120 miles of the flood prone, ecologically sensitive Virgin River—a major tributary to the Colorado River. The assessment supports the initial phases of the much greater Virgin River Restoration Framework involving numerous resource agencies, academic researchers, and local stakeholders all working towards the removal of the invasive tamarisk plant and restoration of critical habitat for listed species, including the endangered Southwestern Willow Flycatcher.

**Restoration Feasibility Study and Riparian Vegetation Dynamics, Classification and Mapping Study, Santa Clara River Parkway, CA** *(Client: California Coastal Conservancy):* Dr. Orr led a team that sampled, classified, and mapped over 25,000 areas of riparian vegetation and floodplain habitats along the Santa Clara River in Ventura County. Additional studies explored the physical process drivers and human land and water use impacts on riparian-floodplain dynamics. The final Feasibility Report integrated these and other studies to present


Strategies for habitat conservation, levee setback and removal, passive and active native plant revegetation, non-native species removal, fish passage improvement, and water quality treatment to improve ecosystem functions and increase the resiliency of the lower Santa Clara River to climate change impacts. Dr. Orr is currently directing studies supporting riparian and aquatic invasive species control and river and riparian and floodplain restoration implementation and monitoring efforts being implemented by local stakeholders under Prop 84 funding.

**Restoration Objectives and Strategies, San Joaquin River Restoration Plan, CA** (*Client: Friant Water Users Authority and NRDC; U.S. Bureau of Reclamation*): Dr. Orr co-managed a unique effort to develop a plan for restoring the San Joaquin River ecosystem in balance with beneficial uses of San Joaquin River water supplies. Stillwater developed restoration objectives and strategies to support the 2006 settlement agreement and led subsequent planning efforts under the SJRRP to restore the San Joaquin River below Friant Dam to support riparian vegetation and self-sustaining, naturally reproducing populations of salmon and other aquatic species. Dr. Orr was the technical team lead for riparian and floodplain wetland assessment and restoration planning. He was a senior member of the consultant team hired by the U.S. Bureau of Reclamation to provide technical support to the multi-agency team charged with implementing the restoration along 150 miles of the San Joaquin River.

**Cache Slough Complex Conservation Assessment, Sacramento-San Joaquin Delta, CA** (*Client: Department of Water Resources [DWR]*) Dr. Orr is project director for the consultant team providing support to DWR in the implementation of the Fish Restoration Program (FRP) in order to fulfill requirements contained within Biological Opinions of the USFWS (2008) and NMFS (2009) for continued water export operations of the SWP and CVP. For the Cache Slough Complex Conservation Assessment, Dr. Orr is working with DWR and DFW staff to support DWR in identifying and prioritizing tidal marsh restoration opportunities in the northwestern portion of the Delta. The assessment relies upon existing conceptual models to synthesize historical ecology of the Delta, current landscape and waterscape patterns, and effects of climate change and other factors. The assessment integrates knowledge from recent and ongoing restoration projects (Liberty Island, lower Yolo Bypass, Prospect Island, Calhoun Cut), as well as broader planning efforts (2008 Delta Vision Strategic Plan; 2010 Ecosystem Restoration Program Stage 2 Conservation Strategy; 2012 Bay Delta Conservation Plan).
Dr. Amy Merrill (Ph.D., Wildland Resource Management) is an ecologist with expertise in riparian and wetland monitoring and restoration design, quantifying ecosystem services, wetland and riparian biogeochemistry, and watershed management. Dr. Merrill is experienced in vegetation classification and mapping, planning riparian restoration and planting, assessing riparian effects on aquatic and terrestrial habitat, and watershed assessment. Dr. Merrill has led efforts to improve coordination and information exchange among meadow restoration practitioners in the Sierra Nevada and to develop consistent methods for monitoring meadow vegetation and hydrologic conditions.

**AREAS OF EXPERTISE**
- Riparian and Wetland Ecology
- Biogeochemistry and Restoration
- Plant Community Ecology
- Watershed Management

**YEARS OF EXPERIENCE**
At Stillwater: 12 years  
In Total: 25 years

**EDUCATION**
- Ph.D., Wildland Resource Management, University of California, Berkeley, 2001  
- M.S., Natural Resource Management, University of Michigan at Ann Arbor, MI, 1991  
- B.A., Biology, Hamilton College, Clinton, N.Y. 1983

**PROFESSIONAL AFFILIATIONS**
- Part-time faculty, U. of San Francisco  
- California Native Plant Society  
- Society of Wetland Scientists

**SELECTED PUBLICATIONS**

**SELECTED PROJECT EXPERIENCE**

**Central Valley Habitat Exchange Tool Development and Piloting (Client: Environmental Defense Fund):** Dr. Merrill leads the Stillwater effort to develop and pilot tools for quantification habitat extent and quality for multiple species for use in volunteer and regulatory markets. Dr. Merrill leads tool development, field demonstrations of the tool, and is overseeing tool application at over 25 pilot sites.

**Feasibility Study for a Water Transaction Program in the California Walker River Basin (Client: Shannon Peterson, Ltd. And the Mono County Resource Conservation District):** Dr. Merrill supported a feasibility analysis for a volunteer water transaction program in the East and West Walker River Valleys. Dr. Merrill did this by building and populating a model of interactions among water sources, water reservoirs, natural and agricultural vegetation, crop production and terrestrial and aquatic habitat.

**CEQA Analysis for Water Transaction Program in the California Walker River Basin (Client: Panorama Environmental under contract with Mono County):** Currently, Dr. Merrill is leading a Stillwater effort to assess the natural resources impacts of a Water Transaction Program for the County building on the Feasibility Study by gap-filling missing field data on vegetation, habitat quality and vulnerability, and soil conditions. Dr. Merrill is also contributing to the carbon/GHG impacts assessment in partnership with Panorama Environmental.

**Santa Clara River Parkway Floodplain Restoration Feasibility Study, CA (Client: California Coastal Conservancy):** Dr. Merrill examined riparian vegetation dynamics in relation to historic and on-going changes in stream conditions to identify dominant controllers on the distribution of riparian vegetation and articulate linkages between these variables and storm events associated with the El Niño Southern Oscillation (ENSO). The results of this field, GIS, and statistically based analysis informed recommendations for restoration strategies and restoration sites along the 116-mile reach of the Lower Santa Clara River.

**Building the Scientific Foundation for a Carbon Sequestration Protocol for Mountain Meadow Restoration (Clients: CalTrout, Foothill Sciences)**
Conservancy, Truckee River Watershed Conservancy, South Yuba River Citizen’s League): Dr. Merrill is leading a group of projects with the sequential goals of measuring carbon sequestration in the field at 15 meadows in various states of degradation before and after restoration. Dr. Merrill led the design and coordinated implementation of carbon-related data collection and will lead development of a quantification model to underpin a carbon offset protocol for the hydrologic restoration of degraded mountain meadows.

Rice culture in the Sacramento-San Joaquin Delta to mitigate past agricultural impacts, improve water quality and sequester carbon (Grant: USDA AFRI): Dr. Merrill is a principal investigator on this USDA AFRI funded 5-year project to develop and field-test methodologies and benefits of growing rice in the subsided Delta lands. Dr. Merrill is co-leading development of Delta-wide effects of rice farming on potential carbon sequestration, water conveyance and subsidence.

Elk River Recovery Assessment and Pilot Sediment Removal Implementation Project, CA (Client: Regional Water Quality Control Board): Dr. Merrill was the technical lead for designing and implementing methods to gather and analyze field and spatial data needed to support an assessment of the effects of riparian vegetation on fine sediment deposition (filtering) in the Elk River floodplain. This data was incorporated into a model of the potential effects of altering flood distribution and riparian vegetation on fine sediment removal from surface water in the Elk River.

San Geronimo Watershed Enhancement Plan, CA (Client: County of Marin): Dr. Merrill was the technical lead for the riparian assessment of existing conditions and provided riparian buffer and set back recommendations to protect riparian functions (flood attenuation, sediment and nutrient buffering, wildlife habitat and corridors, large woody debris recruitment potential).

Redwood Creek Watershed Assessment, CA (Client: National Parks Service): Working with the client and stakeholders, Dr. Merrill led the effort to identify, articulate, and prioritize important natural resource issues in the watershed and possible actions that could be undertaken to ensure a balance between aquatic, terrestrial, and human uses.

Cow and Mill Creek Riparian Mapping and Condition Assessment (Client: US Fish and Wildlife Service): Teaming with Aerial Information Systems, Dr. Merrill designed and coordinated efforts to map and assess the conditions of riparian habitat in these two important Upper Sacramento tributaries. Riparian vegetation was mapped to the alliance level. Stillwater worked with the local watershed groups to develop recommendations for priority areas for restoration, preservation, and enhancement.
Dr. Christian Braudrick (Ph.D., Earth and Planetary Science), has worked on rivers for nearly 20 years as an environmental consultant and researcher. Dr. Braudrick uses mechanistic understanding of river processes to better understand how rivers respond to environmental changes in order to inform land use decisions and stream restoration planning. Dr. Braudrick’s research interests focus on the controls on channel planform and how rivers respond to changes in sediment supply including from dam removal. His work often uses the results of numerical models and sediment budgets to assess morphological impacts to streams.

**AREAS OF EXPERTISE**
- Fluvial Geomorphology
- Hillslope Geomorphology
- Sediment Transport

**YEARS OF EXPERIENCE**
- At Stillwater: 5 years
- In Total: 20 years

**EDUCATION**
- Ph.D., Earth and Planetary Science, University of California, Berkeley, 2013
- M.S., Geology, Oregon State University, 1997
- B.A., Earth Science, University of California, Santa Cruz, 1993

**AWARDS**
- Horton Research Grant, American Geophysical Union
- Outstanding Graduate Student Instructor UC Berkeley
- NSF Earth Science Postdoctoral Scholarship

**PROFESSIONAL AFFILIATIONS**
- American Geophysical Union

**SELECTED PUBLICATIONS**
Braudrick, C.A., W.E. Dietrich, G.T. Leverich, and L.S. Sklar (2009), Experimental evidence for the

**SELECTED PROJECT EXPERIENCE**

**Slide Creek Bypass Reach Habitat Enhancement, North Umpqua River, Oregon (Client: PacifiCorp):** Dr. Braudrick helped design and monitor an on-the-ground restoration project for PacifiCorp’s North Umpqua Hydroelectric Project. This enhancement project involved creating spawning habitat with gravel and boulder augmentation in a steep, confined mountain stream, as well as pre- and post-implementation surveys and monitoring. Monitoring included topographic surveys, low-altitude aerial photography, installation and monitoring of scour chains, and facies mapping.

**Downstream effects of Soda Springs Dam, North Umpqua River, Oregon (Client: PacifiCorp):** Dr. Braudrick synthesized a sediment budget and other geomorphic, geologic, and hydrologic data to infer the effects of Soda Springs Dam on channel morphology and aquatic habitat as part of the relicensing of the North Umpqua Hydroelectric Project.

**Pelton-Round Butte Hydroelectric Project Relicensing, Oregon (Client: Portland General Electric):** Dr. Braudrick helped design a gravel augmentation and sediment monitoring program for gravel transport downstream of the Pelton-Round Butte hydroelectric project and was the sediment transport lead during the relicensing negotiation.

**Lake Chelan Project Relicensing, Utah (Client: Chelan County Public Utilities District):** Working with stakeholders, Dr. Braudrick helped evaluate potential habitat enhancement sites downstream of Lake Chelan Dam. This required integrating geomorphic analysis and habitat suitability criterion in a short reach downstream of the canyon mouth.

**Marmot Dam Decommissioning, Sandy River, Oregon (Client: Portland General Electric):** Dr. Braudrick analyzed sediment transport modeling results to assess the geomorphic effects of different dam removal alternatives, and communicated these analyses to the stakeholders in the Decommissioning group. This led to a settlement and the eventual removal of the dam in 2007.

**Fish Passage Monitoring Post Dam Removal, Sandy River, Oregon**
conditions necessary to maintain meandering in coarse-bedded rivers, Proceedings of the National Academy of Science, 106, 16936-16941.


TEACHING EXPERIENCE

Lecturer–UC Berkeley
Geomorphology (Fall 2012)

(Client: Portland General Electric): In response to concerns by the stakeholder group, Dr. Braudrick helped develop a five-year monitoring plan following dam removal to determine the potential for fish passage impairment following dam removal. This monitoring plan used data from a suite of cross sections to determine changes to channel complexity.

Saeltzer Dam Removal Modeling and Monitoring, Clear Creek, California (Clients: CALFED and UC Davis): Dr. Braudrick designed and implemented a study to evaluate the downstream effects of sediment following the removal of Saeltzer Dam on Clear Creek, CA. This study included collecting hydrology, sediment grain size, and cross section data before and after dam removal. This data was used to inform (prior to dam removal) and verify a sediment transport model in the first year following dam removal.

A preliminary evaluation of the potential downstream sediment deposition following the removal of Iron Gate, Copco, and JC Boyle Dams, Klamath River, CA (Client: American Rivers): Dr. Braudrick helped conduct a preliminary evaluation of downstream sediment deposition following dam removal on the Klamath River using results from the Dam Removal Express Assessment Model and a site visit.

Arroyo Mocho Vegetation Monitoring (Client: Zone 7): Working collaboratively with plant ecologists, Dr. Braudrick mapped and described the channel dynamics of a 1-mile long reach of Arroyo Mocho, near Livermore, CA where native riparian vegetation was planted in 2014. Following the 2016-2017 floods, extensive bar growth and bank erosion created fresh surfaces to support recruitment of native willow and cottonwood seedlings. Dr. Braudrick helped to develop recommendations to maximize shading of the channel in this dynamic reach.

Channel network dynamics in headwater streams (Client: NCASI): Dr. Braudrick helped map the geomorphic and hydrologic extent of steep headwater streams in the North Umpqua Basin, OR. This network extent was then compared to amphibian surveys to determine the degree to which amphibian presence was tied to summer low flow extent.

Dynamics of large woody debris in streams (Oregon State University): As a Master’s student, Dr. Braudrick developed and tested theories for the entrainment, transport, and deposition of wood in streams. This theory was tested in a laboratory flume experiments designed and conducted by Dr. Braudrick.
Mike Davis (M.S., *Fish and Wildlife Management*) is a fisheries scientist and water quality specialist with 10 years of experience, including 4 years focused on fisheries and aquatic resources issues in the Owens Valley and eastern Sierra Nevada. Mr. Davis has served in project management, technical, and field lead roles on a variety of fisheries research and monitoring projects in desert rivers, streams and springs throughout Mono, Inyo and San Bernardino counties. He has experience with multi-year physical and biological stream restoration projects in the Owens Valley, including implementation of native aquatic species monitoring programs and analysis of restoration outcomes in Fish Slough, Inyo County. He is also experienced working with key Owens Valley agency staff and stakeholders to design and implement threatened species monitoring programs, fish habitat assessments, and aquatic habitat restoration projects.

**AREAS OF EXPERTISE**

- Fisheries science and management
- Arid river/stream restoration
- Water quality and fish habitat assessment

**YEARS OF EXPERIENCE**

At Stillwater: 2 years  
In total: 10 years

**EDUCATION**

M.S., Fish and Wildlife Management, Montana State University, 2016.  
B.S., Biology, California State University, East Bay, 2010.  

**PROFESSIONAL AFFILIATIONS**

Member of the American Fisheries Society

**PUBLICATIONS**


**SELECTED PROJECT EXPERIENCE**

**Fish Slough Aquatic Habitat Restoration and Native Species Monitoring Program, Inyo County, CA** *(CDFW):* Mr. Davis planned and led multiple years of intensive native species sampling and habitat characterization of all aquatic habitat in Fish Slough and reported on and presented findings to support the USFWS Owens Pupfish Recovery Plan. He also led field crews in the implementation of novel methods of emergent vegetation management using specialized watercraft to facilitate recovery of endangered desert fishes.

**Owens, Long and Bridgeport Valleys Native Species Monitoring, CA** *(CDFW):* Mr. Davis worked as field lead for a multi-year assessment of all aquatic habitat of the Owens, Long and Bridgeport Valleys. Objectives included description of native species distribution and abundance, habitat availability and water quality at over 60 sites. Work was performed with larval fish traps, minnow traps, multiple pass electrofishing depletion surveys and boat electrofishing for Owens pupfish, Owens speckled dace, Owens tui chub, Owens sucker, resident salmonids, centrarchids and ictalurids.

**Benton Hot Springs Ranch Ponds Habitat Restoration, Benton, CA** *(Client: Eastern Sierra Land Trust):* Mr. Davis collaborated with agency, nonprofit and private stakeholders to plan and implement a restoration project for Long Valley speckled dace habitat degraded by an impoundment and emergent vegetation encroachment (*Typha* spp. and *Schoenoplectus acutus*). He led field crews in the removal and disposal of emergent vegetation using specialized watercraft and conducted removals of non-native fishes from the project site.

**Eastern Sierra Watershed Project: Lower Owens River Studies** *(Eastern Sierra Institute for Collaborative Education):* Mr. Davis led area students in the collection of stream morphology and stream flow data in the Lower Owens River following implementation of restoration flows. *Watershed-Scale Assessment of Aquatic Habitat, Fish Barriers and*
Species Distribution, Deep & Holcomb Creeks, CA* (CDFW): Mr. Davis worked as field lead for a watershed-scale assessment of available riverine habitat, fish barriers and species distribution to inform potential reintroduction of a federally endangered desert fish species. He planned and coordinated logistics needed to perform larval fish trapping and backpack electrofishing surveys in remote, backcountry settings along the Pacific Crest Trail.

Amargosa River Fisheries Monitoring and Post-Tamarisk Treatment Habitat Assessment, Shoshone, CA* (Client: Bureau of Land Management): Mr. Davis managed, designed and implemented a fisheries monitoring and habitat use study in two Areas of Critical Environmental Concern in the Mojave Desert. Work included overnight deployment of minnow traps and aquatic habitat characterization in a remote setting in the Mojave Desert. Objectives included analysis of native fish habitat selection and assessment of restoration outcomes following a tamarisk control project.

Buckley Ponds Fish Rescue and Recreational Fishery Establishment, Bishop, CA* (CDFW): Mr. Davis worked with Los Angeles Department of Water & Power staff to rescue fish from Buckley Ponds prior to construction dewatering. He subsequently worked with LADWP staff to collect catchable size game fish from Tinemaha Reservoir and translocate them to the newly constructed Buckley Ponds in Bishop.

Winter Habitat and Survival as Limiting Factors for Arctic grayling at Red Rock Lakes National Wildlife Refuge, Bozeman, Montana* (Graduate Research Assistant at Montana State University, Bozeman) Mr. Davis led a 3-yr field and laboratory study to assess winter survival, winter habitat selection and hypoxia tolerance of a native Montana salmonid. During this study he implemented a novel method of characterizing dissolved oxygen dynamics in a high-elevation watershed, developed a predictive spatial model of suitable fish habitat, estimated overwinter survival of grayling and identified important characteristics of grayling habitat selection using an information theoretic approach.

Golden Trout Habitat Assessment and Relative Abundance Surveys, Golden Trout Wilderness, CA* (U.S. Forest Service): Mr. Davis assisted with multiple pass snorkel surveys for Golden trout in a high-elevation headwater stream and led a field effort to establish a stream temperature monitoring array of over 50 water temperature data loggers.

Lahontan Cutthroat Trout Population Distribution Study, Silver Creek, CA* (CDFW): Mr. Davis served as field lead for a presence-absence backpack electrofishing survey for Lahontan cutthroat trout in Silver Creek, Mono County, CA.
Integrated Regional Water Management Program Implementation, Mammoth Lakes, CA* (Client: Inyo-Mono Integrated Regional Water Management Program): Mr. Davis provided data mining, policy research, cartographic and spatial data analysis support for the Inyo-Mono IRWMP’s Implementation Grant application. He was also responsible for preparing grant application documents and supporting materials.

Crane Valley Native Species Monitoring, CA (Client: PG&E): Mr. Davis is providing field lead and analysis support for the Willow Creek Native Species Monitoring effort, which included an assessment of fish population trends and habitat variations. This hydro implementation monitoring project includes seasonal monitoring of hardhead, foothill yellow-legged frog, and pond turtle populations within a tributary to the San Joaquin River.

Ecological Benefits of the Tulare Lake Storage and Floodwater Protection Project (Client: GEI Consultants and Semitropic Water Storage District): Mr. Davis served as project manager during evaluation of the ecological benefits of the Tulare Lake Storage and Floodwater Protection Project for the State of California’s Water Storage Investment Program. Mr. Davis led staff in the development of an annual winter-run Chinook salmon population model that predicted adult salmon returns from augmented flow releases from Shasta Dam.

Reservoir and Riverine Water Quality Monitoring, Upper American River and Chili Bar Projects, El Dorado County, CA (Client: Sacramento Municipal Utility District and Pacific Gas and Electric Company): Mr. Davis is assisting a multi-season assessment of water quality, including bacteria and in situ monitoring, at over 25 sites in nine UARP and Chili Bar reservoirs and multiple river reaches. His responsibilities include leading field data collection and compiling and analyzing study results.

Soulajule Reservoir and Arroyo Sausal Control Study (Client: Marin Municipal Water District): Mr. Davis is providing scientific analysis support for implementation of a plan to identify and pilot test management methods for controlling methylmercury and blue-green algae production in Soulajule Reservoir, California. He has provided key expertise for analyses of fish community composition and food web structure to inform assessment of methylmercury biomagnification pathways within the reservoir.

* Denotes project completed prior to joining Stillwater Sciences.
EXPERIENCE

• 10 years utility rate consulting experience:
  7 years as Principal and Financial Analyst at Bartle Wells Associates, 3 years as Financial Analyst at Carollo Engineers
• Testified as an expert witness at the CA Public Utilities Commission in electric rate cases of Pacific Gas & Electric, Southern California Edison, and San Diego Gas & Electric
• Municipal Securities Rulemaking Board, Series 50 – Municipal Advisor Representative

REPRESENTATIVE ASSIGNMENTS

Kings River East Groundwater Sustainability Agency (Fresno County): Conducted a Proposition 26 groundwater fee study to recover SGMA compliance costs and GSA formation costs over the next three years. Estimated water use of growers based on landuse and crop type and allocated costs.

McMullin Area Groundwater Sustainability Agency (Fresno County): Worked with the GSA’s engineer to draft a 5-year budget and rate plan under Proposition 218. Developed detailed cost estimates for Board administration and GSP development. Calculated a $19/acre fee for parcels within the GSA. Conducted the Prop 218 printing and mailing of public notices.

Root Creek Water District (Madera County): Financial plan for the District’s groundwater basin and agricultural water service. Developed an acreage assessment for district overhead. Water, sewer, and storm drain rates, and development fees for the municipal service area.

City of Clovis: Water rate study. Review of capacity, volume, and peaking costs. Rate design included cost allocation to three volume tiers. Reviewed the City’s recycled water costs and associated irrigation fees. Evaluated canal maintenance expenses.

City of Modesto: Developed drought and non-drought water rates. Reviewed an average cost approach (same pricing for all service areas) vs. individualized rates for each service area. Provided rate expert litigation support in wastewater rate litigation regarding cannery customer rates.

EDUCATION

Columbia University
Master of Public Administration

University of California, Berkeley
Bachelor of Science
Conservation & Resource Studies

alison@LTmuniconsultants.com (510) 545-3182
PO Box 3065 Oakland, CA 94609 www.linkedin.com/in/Alison-lechowicz-3065
Provided below is a sampling of Alison Lechowicz’s project experience since 2010. Prior to 2010, Ms. Lechowicz worked for a civil engineering firm conducting water and wastewater master planning assignments.

<table>
<thead>
<tr>
<th>Client</th>
<th>Project</th>
<th>Date Completed</th>
</tr>
</thead>
<tbody>
<tr>
<td>City of Alameda</td>
<td>Sewer Financial Plan and Rate Study</td>
<td>May 2015</td>
</tr>
<tr>
<td>City of Anderson</td>
<td>Water Rate Study</td>
<td>Ongoing</td>
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<tr>
<td>Town of Apple Valley</td>
<td>Water System Acquisition Feasibility Analysis</td>
<td>July 2011</td>
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<tr>
<td>City of Berkeley</td>
<td>Sanitary Sewer Rate Study</td>
<td>June 2015</td>
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<td>City of Carmel-by-the-Sea</td>
<td>Bond Refinancing</td>
<td>October 2010</td>
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<tr>
<td>CA City County Street Light Association</td>
<td>Rate economist and expert witness</td>
<td>March 2010 to present (ongoing)</td>
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<tr>
<td>City of Chula Vista</td>
<td>Wastewater Capacity Fee Study</td>
<td>May 2014</td>
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<td></td>
<td>Salt Creek Sewer Basin Impact Fee Study</td>
<td>June 2015</td>
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<tr>
<td>City of Clovis</td>
<td>Water User Rates and Fee Study</td>
<td>February 2016</td>
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<tr>
<td>City of Colfax</td>
<td>Sewer Rate Affordability Review</td>
<td>June 2010</td>
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<td>City of Colusa</td>
<td>Development Impact Fee Study</td>
<td>June 2011</td>
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<td></td>
<td>Water System Valuation</td>
<td>September 2014</td>
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<td>Contra Costa Water District</td>
<td>Water Rate Study</td>
<td>February 2015</td>
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<td>Colusa County Water District #1</td>
<td>Water Rate Study</td>
<td>April 2011</td>
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<tr>
<td>City of Cotati</td>
<td>Water and Sewer Rate Study</td>
<td>February 2013</td>
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<td>Denair Community Services District</td>
<td>Water Rate Study</td>
<td>November 2013</td>
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<tr>
<td>Town of Discovery Bay</td>
<td>Water and Sewer Rate and Capacity Fee Studies</td>
<td>Multiple studies since 2012</td>
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<td>City of Emeryville</td>
<td>Sewer Rate Study</td>
<td>November 2016</td>
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<td>City of Hemet</td>
<td>Water and Sewer Rate Studies and System Valuations</td>
<td>July 2015</td>
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<td>Home Gardens Sanitary District</td>
<td>Sewer Rate and Capacity Fee Study</td>
<td>May 2015</td>
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<td>City of Huntington Park</td>
<td>Water and Sewer Rate Study</td>
<td>November 2011</td>
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<td>Indian Wells Valley Water District</td>
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<td>December 2012</td>
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<td>Irish Beach Water District</td>
<td>Capital Improvement Assessment</td>
<td>March 2011</td>
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<td>Kings River E. GSA</td>
<td>Groundwater Fee Study</td>
<td>February 2018</td>
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<td>City of Kerman</td>
<td>Water and Wastewater Rate Studies</td>
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<td>City of Lancaster</td>
<td>Streetlight Valuation</td>
<td>June 2014</td>
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<td>City of Lindsay</td>
<td>Water Rate Study</td>
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<td>McMullin Area</td>
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<td>Groundwater Sustainability Agency</td>
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<td>City of Modesto</td>
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<td>City of Morgan Hill</td>
<td>Water and Sewer Rate Studies</td>
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<td>Client</td>
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<td>Napa Berryessa Resort Improvement District</td>
<td>Water and Sewer Assessment</td>
<td>July 2012</td>
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<td>Nipomo Community Services District</td>
<td>Sewer Rate Study</td>
<td>Ongoing</td>
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<td>Newhall County Water District</td>
<td>Water Rate Litigation Support</td>
<td>November 2012</td>
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<td>Novato Sanitary District</td>
<td>Capacity Fee Study, Sewer Rate Study</td>
<td>March 2016, April 2016</td>
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<td>City of Palmdale</td>
<td>Sewer Service Charge Analysis</td>
<td>May 2011</td>
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<td>City of Rio Dell</td>
<td>Wastewater Rate Study</td>
<td>May 2014</td>
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<td>Root Creek Water District</td>
<td>Water, Sewer, and Storm Drain Rate Study and Financial Plan</td>
<td>April 2016</td>
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<td>City of San Fernando</td>
<td>Water and Wastewater Rate Study</td>
<td>Ongoing</td>
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<td>City of Santa Clarita</td>
<td>Sewer Maintenance Feasibility Study</td>
<td>June 2014</td>
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<td>Saticoy Sanitary District</td>
<td>Bank Loan Financing</td>
<td>September 2013</td>
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<td>San Diego County Water Authority</td>
<td>Cost Allocation Review</td>
<td>May 2011</td>
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<td>Sewerage Agency of Southern Marin</td>
<td>Long Range Plan Update</td>
<td>June 2010</td>
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<td>South Tahoe Public Utility District</td>
<td>Sewer Bond Refunding</td>
<td>September 2012</td>
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<td>Stege Sanitary District</td>
<td>Financial Plan &amp; Sewer Rate Study</td>
<td>June 2010, June 2014</td>
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<td>Water and Sewer Bond Refinancing</td>
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<td>Tahoe Truckee Sanitation Agency</td>
<td>Sewer Fee Ordinance Review</td>
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<td>City of Tehachapi</td>
<td>Water and Sewer Capacity Fees</td>
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<td>Templeton CSD</td>
<td>Water and Wastewater Rates and Capacity Fees</td>
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<td>February 2011, May 2014</td>
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<td>Tulare Lake Drainage District</td>
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<td>March 2012, January 2013</td>
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<td>City of Williams</td>
<td>Development Impact Fee Study &amp; Comprehensive Fees</td>
<td>July 2011</td>
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</tbody>
</table>
EXPERIENCE

- 10 years consulting experience: Vice President at Bartle Wells Associates
- 2 years civil servant: City of Oakland
- Specializes in utility rates, capacity charge, and financing plans for public works projects, and Proposition 218 compliance
- Certified Independent Professional Municipal Advisor

catherine@LTmuniconsultants.com
(510) 858-9228
PO Box 3065
Oakland, CA 94609
www.linkedin.com/in/catherinetseng

EDUCATION

Columbia University
Master of Urban Planning

University of California, Berkeley
Bachelor of Arts
Architecture

Sausalito-Marin City Sanitary District: Wastewater Facilities Financial Plan to fund capital projects and reconcile past expenses. Developed multiple funding strategies for contract negotiations with a partner agency.

City of Menlo Park: Water rate study to fund wholesale water rate increases and drought surcharge implementation. Water capacity charge study.

Glendale Water and Power: Comprehensive water rate cost of service study and drought rate review.

REPRESENTATIVE ASSIGNMENTS

City of Davis: Water financial plan and rate study assessing various conservation-oriented water rate structures and developed drought surcharge. Worked closely with citizens’ advisory committee to develop recommendations to City Council.

City of Vacaville: Cost of service water rate study to eliminate operating deficit and implemented water conservation surcharge to recover lost revenue.

City of Benicia: Raw water rate study to develop rate method for the Valero Refinery. Prepared water rate study and capacity fee study. Developed drought rates to fund additional water supply.

Town of Yountville: Long-range financial plan for the water and wastewater enterprise to phase out subsidies from the general fund. Developed recycled water for contract negotiations with customers.
Provided below is a sampling of Catherine Tseng’s project experience since 2006.

<table>
<thead>
<tr>
<th>Client</th>
<th>Project</th>
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<tr>
<td>Alameda County Water District</td>
<td>Water Development Fee Study</td>
<td>January 2012</td>
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<td>City of Anderson</td>
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<td>Armona Community Services District</td>
<td>Water and Sewer Rate Study</td>
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<td>City of Benicia</td>
<td>Raw Water Rate Study and Update Water Rate and Connection Fee Study and Update Drought Rate Study</td>
<td>August 2013 and Sept 2015 February 2013</td>
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<td>Big Bear Area Regional Wastewater Agency</td>
<td>Wastewater Rate Study</td>
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<td>Big Bear City Community Services District</td>
<td>Water, Sewer, and Solid Waste Rate Study</td>
<td>May 2015</td>
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<td>Coastside County Water District</td>
<td>Water Financing Plan Water Rate Study</td>
<td>August 2009 January 2010</td>
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<td>Crestline Sanitation District</td>
<td>Wastewater Rate Study</td>
<td>June 2015</td>
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<td>City of Davis</td>
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<td>Diablo Water District</td>
<td>Water Bond Financing Bond Refinancing</td>
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<td>City of Dixon</td>
<td>Sewer Rate Study</td>
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<td>El Dorado Irrigation District</td>
<td>Development Impact Fee Study Water Rate Study</td>
<td>October 2008 January 2009</td>
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<td>Elk Grove Water District</td>
<td>Water Financial Plan and Rate Study</td>
<td>December 2007</td>
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<td>Fairbanks North Star Borough</td>
<td>Bond Refinancing</td>
<td>November 2011 and September 2013</td>
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<td>Water and Sewer Rate Study</td>
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<td>Water Rate Study Recycled Water Analysis</td>
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<td>December 2011</td>
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<td>City of Mountain View</td>
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<td>Water and Sewer Rate and Capacity Fee Studies</td>
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<td>Running Springs Water District</td>
<td>Water, Sewer, Fire and Ambulance Rate Studies</td>
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<td>City of San Bruno</td>
<td>Water and Sewer Rate Study</td>
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<td>Water and Wastewater Rate Study</td>
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<td>Financial Review</td>
<td>September 2013</td>
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<td>Wastewater Facilities Financing Plan</td>
<td>May 2016</td>
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<td>March 2008</td>
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<td>Solano County Water Agency</td>
<td>Reserve Fund Study</td>
<td>May 2007</td>
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<td>Sonoma County Water Agency</td>
<td>Sewer Service Charge and Volumetric Sewer Rate Study</td>
<td>August 2012</td>
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<td>Union Sanitary District</td>
<td>Sewer Capacity Fee Study</td>
<td>October 2010</td>
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<td>City of Vacaville</td>
<td>Water and Drought Rate Study</td>
<td>October 2015</td>
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<td>Town of Yountville</td>
<td>Water and Sewer Rate Study</td>
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<td>Recycled Water Rate Study</td>
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For the County of Inyo Water Department, DBS&A made substantial revisions and updates to an existing groundwater flow model of Rose Valley, California, immediately south of Owens Valley. The model was used to assess the impact of proposed groundwater pumping on groundwater discharge to a shallow lake (Little Lake) at the south end of the valley. The model revisions and updates were made in accordance with Mitigation Monitoring and Reporting Program of Conditional Use Permit (CUP) 2007-003, which permits the extraction of groundwater from wells on the Hay Ranch in Rose Valley. The water is extracted by Coso Operating Company (Coso) for injection at the Coso geothermal field in the northwest area of the China Lake Naval Air Weapons Station.

DBS&A implemented a number of substantial updates and changes to an existing model, including:

- Review of the conceptual model and adjusting model boundary conditions in the southern end of the valley to improve the simulation of groundwater discharge processes
- The Distributed Parameter Watershed Model (DPWM) was applied to estimate groundwater recharge, independent of the groundwater numerical model and helped provide a basin water budget
- The model grid was refined in the horizontal and vertical dimensions
- The thicknesses of the geologic units were adjusted based on the available well and geophysical logs
- Model hydraulic properties and layering were adjusted to better match the observed water levels in the valley

The model was recalibrated to historical transient conditions beginning in 1915 accounting for seepage from Haiwee Reservoir, previous pumping for irrigation for Hay Ranch and the Los Angeles Department of Water and Power, and project pumping that occurred through 2010.

The updated model was used to reevaluate future Coso pumping amounts and associated drawdown trigger levels at monitor wells that could occur without exceeding a 10 percent reduction in groundwater outflow to Little Lake.

The model and associated predictions have been updated multiple times as part of the adaptive management approach implemented under the permit.
The Fox Canyon Groundwater Management Agency (FCGMA) selected DBS&A as part of a team to develop a Groundwater Sustainability Plan (GSP) in compliance with California’s Sustainable Groundwater Management Act (SGMA). SGMA provided the FCGMA the authority to act as the Groundwater Sustainability Agency (GSA) to manage the development of the GSP. DBS&A prepared quantitative groundwater budgets for three groundwater basins within the Agency’s jurisdiction: (1) Las Posas (separately for east and west management areas); (2) Pleasant Valley; and (3) Oxnard. The groundwater budgets calculated annual groundwater inflows and outflows and change-in-storage over a 30-year period (1985 to 2015).

Quantitative groundwater balances developed for each basin included accounting for deep percolation of precipitation, deep percolation of irrigation, lateral groundwater inflow including seawater intrusion, percolation of recharge from wastewater treatment plants, artificial recharge, recharge from septic systems, recharge from underground water infrastructure, groundwater extraction, riparian evapotranspiration, lateral groundwater outflow, and groundwater discharge to streams. Each component of the groundwater balances was developed using standard methods based on available data.

Deep percolation of irrigation and precipitation was estimated by use of the DBS&A Distributed Parameter Watershed Model (DPWM). Modifications were made to the DPWM for this project in order to allow for changing land-use over time. Land use and crop-coverage changes during the model run were made based on review of available agricultural surveys, including from the Farmland Mapping and Monitoring Program (FMMP) and the County agricultural commissioner.

### Highlights
- Preparing historical groundwater budgets for four groundwater basins
- In compliance with SGMA
- Applying DPWM to evaluate groundwater recharge by deep percolation of precipitation

Groundwater budgets are essential tools for understanding how to achieve and maintain groundwater basin sustainability.
DBS&A assisted the United Water Conservation District (UWCD) in Ventura County, California in meeting California State Court-ordered responsibilities in the Santa Paula Groundwater Subbasin (Basin) resulting from a stipulated judgment. The judgment recognized that multiple parties have an interest in the Santa Paula Basin, and in the proper management and protection of both the quantity and quality of this important groundwater supply. UWCD’s responsibility is to collect, collate, and verify data required under the monitoring program, to engage in groundwater management and replenishment activities, and to commence actions to protect the water supplies. To facilitate collaborative basin decision-making among parties to the judgment, an independent, technically sound, and defensible estimate of the groundwater safe yield was required.

DBS&A developed a technical approach for determining the safe yield of the Basin. DBS&A’s project team performed preliminary water balance calculations for groundwater inflow from the Fillmore Basin, groundwater recharge by deep percolation of precipitation, and average decline of groundwater in storage. Groundwater inflow was preliminarily calculated to be 61,700 acre-feet per year (ac-ft/yr) using Darcy’s Law, and estimated hydrogeologic parameters (hydraulic conductivity, gradient, and cross-sectional area) based on previous aquifer test results and published studies. Groundwater recharge from deep percolation of precipitation was estimated to be between 7,400 ac-ft/yr and 23,800 ac-ft/yr based in part on DBS&A’s previous analysis of the Ojai Basin, and mapped average annual precipitation isohyetals within the subwatershed contributing overland flow to the Basin. Based on these preliminary findings, deep percolation of precipitation may be a significant contributor to Basin recharge; this is currently under rigorous evaluation.
In DBS&A’s experience, uncertainty in the hydrologic balance can be reduced to acceptable levels given sufficient data availability, and by constraining the overall water balance to observed changes in groundwater levels and storage. Our project team compiled and analyzed available data to compute the hydrologic balance using standard methods and innovative approaches that we have successfully applied in similar local groundwater basins and throughout California. Challenges in computation of the water balance were overcome in part by grounding the safe yield analysis in a detailed hydrogeologic characterization that evaluated confining conditions and other aquifer properties. The hydrogeologic characterization is based, in part, on correlation of various types of well log data, and is summarized in a series of hydrogeologic cross sections.

Hydrologic data limitations are also addressed through application of an advanced watershed model that has been recognized for estimating key components of the groundwater/surface water balance using state-of-the-art methods (Distributed Parameter Watershed Model, DPWM). The overall groundwater balance is constrained by comparison to estimated changes in groundwater storage. Safe yield of the Basin is being estimated based on the sum of groundwater inputs (e.g., underflow from Fillmore Basin, recharge by deep percolation of precipitation, irrigation and City of Santa Paula waste water treatment plant effluent recharge) minus natural groundwater discharge (e.g., groundwater outflow to the Mound Basin and Oxnard Forebay Basin, groundwater discharge to the Santa Clara River). Safe yield of a groundwater Basin should not be taken as the sum of all groundwater inflows; rather, sustainable groundwater extraction is limited to less than long-term annual recharge because of natural system discharge. Safe yield is being estimated based on results of the calibrated hydrologic balance, and is being reported for representative precipitation conditions, including the average, median, 25th- and 75th-percentile conditions during the hydrologic base period.
Sustainable Groundwater Management Plan Comparative Analysis
Atascadero Subbasin, Atascadero, California

Client
Atascadero Mutual Water Company

Highlights
♦ Developed conservation plan
♦ Presented to City Council

DBS&A examined the existing AB3030 Paso Robles Groundwater Basin Management Plan (the “3030 Plan”), and documents referenced therein. The objective was to evaluate whether they will provide a solid foundation and basis for the development of a groundwater sustainability plan (GSP) for the Atascadero Subbasin. Many of the required GSP plan elements are specified by the Sustainable Groundwater Management Act (SGMA), Section 10727.2. DBS&A made the determination that many of the requirements have already been addressed, in whole or part, in the 3030 Plan (or in documents referenced therein).

DBS&A conducted a detailed analysis comparing the groundwater planning elements provided in the 3030 Plan with the elements required by Section 10727.2. DBS&A’s evaluation included a detailed description of the degree to which the 3030 Plan already contained information that addressed the required GSP element, and provided recommendations as to how the information contained in the in the 3030 Plan can be efficiently augmented to develop a GSP.

Conceptual Aquifer Extraction, Injection and Recharge

Sustainable groundwater management relies on a credible groundwater budget
Groundwater Management Planning for Sustainability
Upper and Lower Ventura River Basin, Ventura County, California

Client
Ventura County Watershed Protection District

Highlights
* Identified key data gaps
* Prepared approach to GWMP development
* Prepared groundwater budget for the Subbasins

The Upper and Lower Ventura River Groundwater Subbasins extend along the Ventura River Valley from the mouth of the River at the Pacific Ocean to just south of Matilija Canyon. Water users in the Ventura River Watershed have no access to imported water, and are dependent upon maintaining an adequate supply of usable quality local water resources; therefore, protection of local groundwater is vital, and an adequate understanding of groundwater storage volume and water quality trends is necessary.

DBS&A prepared a groundwater budget for the Subbasins and an approach to a groundwater management plan (GWMP), which constitute the first steps in building a sufficient understanding of groundwater resources and planning for long-term protection. The general approach for the groundwater budget was to estimate the magnitude of all groundwater inputs and outputs within each of the Subbasins, based on available data and hydrogeologic analyses. The resulting budget provides an estimate of the net gain or loss of the volume of groundwater in storage within the Subbasins per year.

The primary groundwater inputs are infiltration and surface water recharge from Lake Casitas and the Ventura River, while the primary outputs are municipal and agricultural extractions, groundwater discharge to surface water, and discharge to the Pacific Ocean. As a component of the groundwater budget analysis, DBS&A estimated return flow to groundwater from irrigation and septic systems. Importantly, DBS&A identified several key data gaps in the groundwater budget, and provided recommendations to reduce uncertainty associated with these data gaps.

The intention of a GWMP is to provide a framework to manage groundwater to ensure a long-term sustainable, reliable, good-quality water supply suitable to the political, legal, institutional, hydrogeologic, and economic conditions and constraints that exist in a groundwater basin. DBS&A prepared an approach to development of a GWMP for the Subbasins, including specifications for public participation, inter-agency involvement, coordination with the Ventura River Watershed Council, literature review and technical analysis, establishment of management objectives, and development of a monitoring program.

The Upper and Lower Ventura River Groundwater Subbasins extend along the Ventura River Valley.
Hydrogeologic Evaluation, Watershed-Scale Recharge Evaluation, and Groundwater Model Development for the Ojai Basin
Ojai Valley, Ventura County, California

Client
Ojai Basin Groundwater Management Agency

Highlights
♦ Groundwater basin modeling
♦ Aquifer conceptual model development
♦ Water supply and demand analysis
♦ Stakeholder coordination
♦ Groundwater balance estimation

DBS&A worked with the Ojai Basin Groundwater Management Agency (OBGMA) to solicit and obtain California Department of Water Resources grant funding to perform an extensive hydrogeologic evaluation of the Ojai Basin, and develop a state-of-the-art numerical groundwater model to assist in groundwater management activities. Water levels in the Basin respond quickly and dramatically to climactic conditions, with shallower and higher-elevation portions of the alluvial Basin becoming dry during drought conditions, and the semi-confined portions of the alluvium near the Basin exit exhibiting flowing artesian conditions following wet periods. Use of the advanced MODFLOW-SURFACT groundwater modeling code allowed for simulation of drying/rewetting cycles that would not be possible with the standard MODFLOW code.

Prior to numerical groundwater modeling, DBS&A estimated spatially heterogeneous precipitation-related recharge using its Distributed Parameter Watershed Model (DPWM). DPWM modeling was based on historic climactic records, topography, vegetation type, and overlying soils properties. Precipitation-related recharge was estimated to be greatest in the alluvial fan head regions of the Basin, and within the upper reaches of ephemeral creeks. Temporally and spatially variable DPWM-estimated recharge data was formatted for direct input into the MODFLOW-SURFACT groundwater model using the “recharge” groundwater model boundary condition.

Well owners in the Basin report pumpage volumes to the OBGMA on a semi-annual basis, and this data was used to determine variable groundwater extraction rates for more than 100 wells, including municipal, domestic, and agricultural wells.

Water flux between the alluvial aquifer and underlying bedrock aquifers was assigned based on available hydrogeologic data using the “general head” boundary condition. Groundwater discharge to surface creeks is an important component of the water balance of the Basin, and was incorporated using the “drain” boundary condition. Groundwater consumption via evapotranspiration was assigned in the model based on GIS layers of previously mapped riparian corridors.

Model-simulated groundwater elevation contour map representative of model Layer 4, for the model stress period corresponding to January-March 1992.
Hydrogeologic Evaluation, Watershed-Scale Recharge Evaluation, and Groundwater Model Development for the Ojai Basin continued page 2

The groundwater model was calibrated to groundwater elevation data from 18 well hydrographs covering a base period of 39 years. Calibration parameters included hydraulic conductivity and storage parameters, which were adjusted within a reasonable range based on the available aquifer-testing data. Importantly—because use of the DPWM increased confidence in estimated precipitation-related recharge values—these parameters were not adjusted during model calibration. Reducing the number of calibration parameters improved confidence in the groundwater model calibration and reduced the probability of non-unique calibration solutions.

Prior to finalization of the model and related documentation, DBS&A solicited feedback from stakeholders in the Basin. Independent hydrogeologists with Golden State Water Company (the municipal water provider in the Basin) reviewed the draft report in detail. Stakeholder comments were addressed by refining model parameters and providing additional detail in the model documentation. The model has been used to evaluate the Basin response to several possible future alternative scenarios and climactic conditions, and to evaluate a proposed aquifer storage and recovery (ASR) project. The groundwater model will be an integral tool in updating the Basin’s Groundwater Management Plan (GWMP).
Effects of River Operations on Surface Water, Groundwater, and Groundwater Dependent Ecosystems
Kern County, California

Client
City of Bakersfield

Highlights
- Developed surface water balance model
- Conducted robust analysis relatively inexpensively
- Supported EIR and subsequent legal proceedings

DBS&A assisted the City of Bakersfield Water Resources Department with an Environmental Impact Report in compliance with the California Environmental Quality Act (CEQA) to evaluate potential impacts to local surface water and groundwater for proposed alterations to Kern River operations. The City seeks to release up to an additional 305,000 acre-feet per year of water to the river channel to promote recreational opportunities and to enhance recharge to the underlying groundwater aquifer. The City owns the water for this program but has previously leased it to agricultural districts that diverted and used it for irrigation.

DBS&A conducted water balance model calculations for seven separate reaches within a 15-mile-long study area. DBS&A developed a spreadsheet-based mass balance model that accounts for all of the inputs and outputs of the river water balance. The model was calibrated to historic flow data obtained from weirs located at the top and bottom of each of the seven reaches. The surface water assessment included characterization of flow depth, flow width, flow distance, and infiltration rates over a range of release volumes. GIS tools, flow data from multiple weirs, and aerial photographs from numerous time periods were used to develop a correlation between release rate and wetted stream channel area (area through which infiltration can occur).

Results of the study showed that the program would provide sustained recreational flows during summer months, while significantly enhancing recharge to the underlying aquifer. The project balances economic development for the community through protection of municipal water supply with environmental stewardship. Groundwater elevations beneath the river and within the area surrounding the city would be significantly enhanced, protecting future yields and improving water quality and well production efficiency within municipal well fields. DBS&A's modeling provides the City with the confidence to proceed with the project's development for successful implementation. The City is now pursuing the project described in the EIR.
Inyo County Landfill
Inyo County, California

The County of Inyo owns and operates a waste management system comprised of five active landfills, including Bishop-Sunland, Independence, Lone Pine, Shoshone, and Tecopa Landfills, one closed landfill at Keeler, and four transfer stations, including Big Pine, Homewood, Keeler, and Olancha. DBS&A (through affiliate, GLA), provides a wide range of services supporting the County’s development, operation, permitting, environmental monitoring, compliance, and closure of their system of landfills and transfer stations.

Tasks for all five of the active sites have included: the preparation of five-year permit review application packages for submittal and approval to all regulatory agencies. This included revising the report of facility information, solid waste facility applications, report of waste discharge information/joint technical documents, and preliminary closure and post-closure maintenance plans. We are currently working on permit revision packages in support of these sites to address operational, tonnage, site life, ownership, compliance, and cost estimate updates.

DBS&A also prepared the source control evaluation plan, corrective action plan, stormwater pollution prevention plans, AB-32 greenhouse gas generation reports, annual cost estimate inflation and annual closure fund deposit calculations for submittal to CalRecycle, corrective action plans, installation of landfill gas wells, and coordinates sub-contractor work for groundwater monitoring, landfill gas monitoring, landfarm sampling and analysis plan, construction quality assurance and implementation of corrective action plans, and aerial topographic surveying.

In addition, DBS&A assisted the County of Inyo in obtaining a land patent for the Shoshone and Tecopa Landfills from the Bureau of Land Management.
Groundwater Modeling for Santee Basin Groundwater Recharge and Replenishment Project
Santee, California

**Client**
Padre Dam Municipal Water District

**Highlights**
- Water reuse program implementation
- Knowledge of regulatory compliance requirements
- Groundwater modeling

DBS&A conducted a groundwater modeling study to evaluate the feasibility of the Santee Basin Groundwater Recharge and Replenishment Project (GRRP) for the Padre Dam Municipal Water District. This effort included evaluation of hydrogeologic conditions in the Santee Basin based on existing data and reports, which led to a recommended change in the initially selected project location.

For the updated project location, we conducted screening-level analytical groundwater flow modeling followed by more detailed three-dimensional groundwater flow and advective transport modeling to demonstrate GRRP feasibility. The simulations evaluated groundwater flow and groundwater interaction with surface water (ponds), residence time, and flowpaths for multiple recharge and recovery scenarios. We presented the results of the groundwater modeling to the Independent Advisory Panel (IAP), and assisted Padre Dam with responding to IAP comments.

The groundwater model was used to demonstrate project feasibility at the current stage of project implementation, and will be improved upon using additional site data as it is collected. The sequential modeling approach developed and implemented by DBS&A resulted in an expedited schedule and cost savings.
San Antonio Creek Spreading Grounds Rehabilitation
Ventura County, California

Client
Ventura County Watershed Protection District, Ojai Valley Groundwater Basin

Highlights
- Diverted stream flow to spreading grounds and recharge wells
- Design maintained instream flow for steelhead habitat
- Used 3-D model to quantify recharge benefits to the basin
- Worked cooperatively with many stakeholders

The San Antonio Creek Spreading Grounds Rehabilitation Project (Project) aimed to increase groundwater storage and recharge in the Ojai Valley Groundwater Basin by rebuilding the abandoned diversion works, rehabilitating the spreading ground basins, and constructing aquifer recharge wells adjacent to San Antonio Creek just southwest of the confluence of the Gridley and Senior Canyons in the Ojai Valley. The $1.5 million Project is funded with a $1.3 million Proposition 50 Implementation Grant from the State of California and approximately $200,000 in local match contributions from stakeholders working cooperatively, including the Ojai Basin Groundwater Management Agency, the Ojai Water Conservation District, the Golden State Water Company, the Casitas Municipal Water District, and the Ventura County Watershed Protection District. In conjunction with DBS&A hydrogeologists, the group bore the idea of spreading grounds rehabilitation as a means of augmenting basin yield.

Within the Ojai Valley, the public water supply is derived from local groundwater sources and surface water. Groundwater supplies are extracted via wells and recharged primarily by rainfall; susceptible to inconsistent precipitation and excessive pumping during droughts. Surface water supplies are drawn from Lake Casitas and the Ventura River; sources at risk due to growing local demand and limits on removal due to southern steelhead habitat requirements and the planned removal of the Matillija Dam. As a result of these vulnerabilities, an extended drought could have jeopardized the health, safety, and welfare of the Ojai Valley by limiting its municipal water supply, restricting its economy, and hampering its preparedness for wildfires. Successful completion of the Project helped to address the threat of critical water supply shortages in the Ojai Valley and improve local water supply reliability throughout the Ventura River Watershed.

DBS&A played a pivotal role in the assessment of the hydrology, geology, and the design of diversion works; intake pipelines; and water conveyance for the Project as consultant to the Ventura County Watershed Protection District (VCWPD). DBS&A completed a 100-percent design for diverting a portion of the precipitation that is typically lost downstream to rehabilitated spreading grounds and aquifer recharge wells under contract with the VCWPD for the Project. This resulted in greater groundwater storage and production from local water supply wells and less reliance on already limited surface water supplies. Installation of a depth-discrete monitoring well near the spreading grounds monitored the effectiveness of this important groundwater project and helped to develop a better hydrogeologic understanding of the Ojai Valley Groundwater Basin.
Safe Yield Study and Water Master Plan
Big Bear City, California

Client
Big Bear City Community Services District

Highlights
♦ Evaluated groundwater recharge and safe yield
♦ Performed water master planning
♦ Developed detailed water system hydraulic computer model
♦ Articulated 20-year Capital Improvement Program
♦ Used basin-wide soil-water balance analysis method
♦ Prepared drought contingency plan
♦ Presented master plan at Board of Directors meeting
♦ Developed groundwater supply management and forecasting tools

DBS&A led a hydrogeologic and engineering team to perform a groundwater safe yield study and water master planning for the Community Services District of Big Bear City, California. The District required an update to its water master plan that would accommodate steady growth and proactively plan for future water supply needs.

The water master plan included analysis of population and water use trends, sources of water supply, and the operations of the existing water system. DBS&A’s team also developed a detailed water system hydraulic computer model that was used to analyze the strengths and weaknesses of the existing water system and proposed system improvements. The plan also articulated a Capital Improvement Program that described and estimated the cost of the infrastructure needed to provide adequate water supplies during the 20-year planning horizon.

Of particular note, DBS&A evaluated natural recharge to groundwater within the Big Bear Valley groundwater basin. BBCCSD relies entirely on groundwater to provide water supplies to its customers. The objective of the recharge evaluation was to quantify the portion of precipitation that recharges the basin and provide the basis for quantifying the basin safe yield.
DBS&A’s recharge evaluation analyzed the surface and shallow subsurface using historical data sets spanning two decades. The approach consisted of a basin-wide soil-water balance analysis (Distributed Parameter Watershed Model) using site-specific data collected during the investigation, including precipitation and other climatic parameters, soil hydrologic parameters, geology, land use, and vegetation. DBS&A also identified previously unknown basin underflow losses as part of the field work conducted in the study. Safe yield results improved on previous estimates of recharge and perennial safe yield. DBS&A subsequently used statistical methods to leverage the modeling results into useful water supply management and forecasting tools.

Following DBS&A’s report of natural recharge at Big Bear, the U.S. Geological Survey released a hydrogeologic evaluation of the Big Bear Valley (Scientific Investigations Report 2012-5100) that included a model-estimated natural recharge value within 10 percent of DBS&A’s DPWM-estimated value.

Associated with the master planning effort, DBS&A also prepared a drought contingency plan for the District for the purpose of preserving the District’s limited potable water resources during times of declared water shortages. The document discusses (1) the District’s four water supply shortage stages and their declaration processes, (2) the measures and restrictions for each of the District’s four water supply shortage stages, and (3) the expected water savings due to each of the District’s four water supply shortage stages. The document also discusses coordination with other regional water planning agencies, public notification procedures, enforcement, exceptions, and water connection limitations during a declared water shortage.
Evaluation of Aquifer Recharge to Indio Water Authority Service Area
Indio Water Authority, Indio, California

Client
Coachella Valley Water District

Highlights
♦ Evaluated contribution of groundwater from spreading pond facilities to groundwater recharge
♦ Reviewed groundwater model assumptions, calibration, predictive simulations, and limitations
♦ Developed a preliminary approach and cost assessment for a proposed groundwater replenishment program

On behalf of the Indio Water Authority (IWA), DBS&A critically reviewed the Coachella Valley Model and the anticipated contribution of groundwater from spreading pond facilities operated by the Coachella Valley Water District (CVWD) on groundwater recharge in the IWA service area. The Coachella Valley Model was developed by CVWD, and has been used for groundwater management planning and estimates of groundwater recharge from several water spreading pond facilities. Importantly, the groundwater model is used to set recharge assessments (fees) water users such as IWA pay to CVWD to support the groundwater spreading facilities.

DBS&A provided IWA with an independent evaluation of model assumptions, calibration, predictive simulations, and resulting limitations of CVWD’s conclusions regarding groundwater recharge assessments. DBS&A also evaluated historical water-level data from throughout the valley to assess any benefit to the IWA service area from the groundwater spreading facilities. DBS&A found that model boundary conditions and several unrealistic assumptions may artificially impact the recharge assessments, and that model calibration was generally poorest in the IWA service area. Observed increases in groundwater levels within the IWA service area were found to more likely correlate with decreased pumping rates than operation of the spreading facilities.

DBS&A was later asked to develop a preliminary project approach and cost assessment for development of a proposed artificial groundwater replenishment program to be operated by IWA using blended wastewater treatment plant (WWTP) effluent and surface water supplies. The project scope included feasibility evaluation, water resource impact assessment, injection well siting and design, permitting, injection well construction, development of a monitoring and reporting program, design and siting of monitoring wells, and a tracer test study.
Integrated Regional Water Management Plan
Ventura County, California

**Client**
Brownstein Hyatt et al. (formerly Hatch & Parent)/Golden State Water Company

**Highlights**
- Assisted to secure Proposition 50 funding
- Detailed needs and descriptions for rehabilitation of spreading grounds
- Evaluated hydrogeologic conditions

DBS&A contributed to the preparation of Ventura County’s Integrated Regional Water Management Plan to account for surface and groundwater issues in three major watersheds in Ventura County, California.

This plan was integral in assisting the Watersheds Coalition of Ventura County to secure Proposition 50 funding from the State Department of Water Resources. DBS&A’s specific involvement was in detailing the need and descriptions, including preliminary design and grant application writing, for the rehabilitation of spreading grounds in the upland Ojai Groundwater Basin and the locating and preliminary design of several depth-discrete water monitoring wells to evaluate hydrogeologic conditions in the Ventura River Watershed.
The Water Quality Control Plan (Basin Plan) for the Santa Ana River Basin requires the implementation of a watershed-wide total dissolved solids (TDS) and nitrogen groundwater monitoring program to determine ambient water quality in groundwater, assess compliance with groundwater quality objectives, and determine if assimilative capacity exists in groundwater management zones (GMZs). The Basin Plan requires that the ambient water quality (AWQ) be computed every three years.

The Santa Ana Watershed Project Authority (SAWPA) selected DBS&A as part of a team to execute this project for the period of 1996 to 2015. Groundwater quality and quantity are both critically important in achieving a sustainable groundwater management plan and demonstrating compliance with the Basin Plan. SAWPA is a joint powers authority comprised of five member agencies: Eastern Municipal Water District, Inland Empire Utilities Agency, Orange County Water District, San Bernardino Valley Municipal Water District, and Western Municipal Water District.

DBS&A computed current AWQ for TDS and nitrate-nitrogen in all 40 groundwater management zones in the Santa Ana River watershed for the period 1996 to 2015 and interpreted the results. The recomputation involved collecting, processing, and storing all groundwater quality and groundwater levels data from 1996 to 2015 in a centralized database. The subsequent process of recalculating AWQ included:

- Computed current AWQ for TDS and nitrate-nitrogen in all 40 groundwater management zones
- Collected, processed, and stored groundwater quality and groundwater levels data in a centralized database
- Helping to achieve compliance with the Basin’s Groundwater Sustainability Plan under SGMA

The Basin Plan requires a watershed-wide TDS and nitrogen groundwater monitoring program to determine ambient water quality in groundwater, assess compliance with groundwater quality objectives, and determine if assimilative capacity exists in groundwater management zones.
Developing groundwater-quality point statistics for nitrate and TDS

Estimating regional TDS and nitrate–nitrogen in groundwater, which required preparing groundwater quality and groundwater elevation contour maps in the management zones with requisite data

Computing the volume-weighted ambient TDS and nitrate-nitrogen concentrations using the data generated from the contour maps and geospatial tools

Preparing interpretive tools for the recomputation of AWQ, including:

- Spatial analysis of groundwater quality change by comparing the distribution of AWQ statistics across management zones
- Temporal analysis of groundwater quality change comparing basin-scale trends to trends observed in individual “key” well locations
- Forward-looking analysis of AWQ wells lost over time as wells are decommissioned, destroyed, or are otherwise no longer monitored (well attrition analysis)

Assessing watershed-scale groundwater quality has assisted SAWPA and the task force members in working to achieve sustainable groundwater management and compliance with the Basin’s Groundwater Sustainability Plans (GSPs) under California’s Sustainable Groundwater Management Act (SGMA).
Under the DWR Facilitation Support Services program, CCP provided GSA formation support and associated Tribal engagement to develop the Owens Valley Groundwater Authority. More specifically, CCP worked with the DWR Tribal Policy Advisor and Inyo County to conduct outreach to all California Native American Tribes in the Basin to further explore potential representation issues and provided individual, in-person meetings with the Bishop, Lone Pine, Big Pine, and Fort Independence Tribes, as well as the Owens Valley Indian Water Commission personnel. This task also included phone meetings with the Benton Tribal Chair and Environmental Coordinator. CCP provided support to joint meetings of the Tribes to confirm decision-making approaches and confirm Tribal perspectives as they relate to the larger GSA formation effort.

Likewise, CCP conducted telephone consultations with LADWP to explore the agency’s role and thoughts on coordination related to the SGMA-recognized Settlement Agreement.

CCP facilitated Inyo County-based GSA-eligible entities and GSA Formation Work Group meetings to negotiate GSA governance structure. Thereafter, CCP supported GSA Governance Development including development of agreements and documents outlining GSA structures and governance methods. CCP coordinated and facilitated SGMA Public Meetings to provide outreach and education about SGMA implementation, including GSA formation and GSP development, across the Owens Valley Basin.
Under the leadership of Project Manager Meagan Wylie, CCP is supporting the Borrego Valley Groundwater Sustainability Agency (GSA) in the implementation of their Groundwater Sustainability Plan (GSP). CCP (under Ms. Wylie’s leadership has supported the Borrego stakeholders since the inception of their GSA in all matters of internal governance, public engagement, SGMA education and similar. Currently CCP works with the GSA’s Core Leadership Team, the GSP Consultant Team, the full GSA Board and the GSA’s citizen Advisory Committee supporting implementation of the GSP. The Core Team acts as the daily leadership group setting the GSP schedule and process, managing consultant activities, and advising the decision making Board of Directors. The AC provides input throughout GSP development and implementation. All input from interested parties and the public at large is received at the AC meetings and used to help formulate recommendations made to the CT and ultimately the GSA. In support of this work, Ms. Wylie facilitates AC discussions including topics such as: GSA governance; Basin Setting and associated water budget; Management Areas; Sustainable Management Criteria e) Basin Monitoring; Proposed Projects; and Management Actions. Ms. Wylie works with the Core Team to ensure agenda topics are coordinated with the GSP timeline as development of the GSP progresses.

Similarly, the GSA and its CT are responsible for collaborating on public outreach including coordinating activities of the AC. As part of this task, the facilitator will be responsible for coordinating and facilitating group discussions for each GSA and Core Team meeting. The facilitator will work with the GSA and CT to ensure each discussion is coordinated with the GSP timeline as development of the GSP progresses. The CT is anticipated to meet two times per month, either in person or via conference call, as appropriate for the planned discussion. The CT planning meetings will take place to setup AC agendas, discuss issues expected to be covered at the AC meetings, meeting logistics, etc. CCP anticipates conducting 14 meetings and has prepared a cost estimate based on that number. The actual number of meetings is subject to change based on emerging project conditions.
Under the leadership of CCP SGMA Program Manager Dave Ceppos, CCP is supporting the Colusa Subbasin Groundwater Sustainability Agency (GSA) in the implementation of their Groundwater Sustainability Plan (GSP). CCP has supported the Colusa stakeholders since the inception of their two GSAs (Colusa Groundwater Authority and Glenn Groundwater Authority respectively) in all matters of internal governance, public engagement, SGMA education and similar.

Currently CCP is working with the GSAs to develop a Stakeholder Communication and Engagement Plan to inform the public and encourage active involvement in the development of the GSP, and to provide a workforce projection tool for the GSAs to manage workloads and staff assignments in support of the required engagement responsibilities under the GSP regulations. In this work, CCP is working with the GSA to broaden the range of active stakeholder groups from a diverse group of beneficial uses and users and to understand their interests and concerns related to the GSP components. This includes development of stakeholder interview questions, development of stakeholder survey questions, managing a stakeholder survey process and conducting stakeholder interviews at public meetings and other venues. As stated above, CCP is planning, coordinating, and facilitating public workshops, and developing stakeholder outreach materials and public notices for said meetings.

In support of internal GSA governance for both GSAs, CCP provides the following support:

- Facilitate discussions regarding revision of Joint Powers Agreements (JPA) with a potential focus on governance such as bylaws, as well as budget and membership topics
- Facilitate creation and initial meetings of Subcommittees or Technical Advisory Committees including Committee “charges” and governance
- Facilitate development of Work Plans and details to complete GSP work
- Facilitate development of technical recommendations to be provided to the GSA Boards
- Facilitate discussions about an interagency agreements for the Subbasin
- Advise on agenda development for all meetings
CCP has provided GSA formation and GSP development support to the adjacent Madera and Chowchilla Subbasins under both DWR facilitation support services, and through current private sector technical consultant services. The facilitation goals for both Subbasins regarding GSP development is to assist GSAs in reaching consensus on potentially contentious water management topics arising from diverse beneficial uses and users of groundwater. An additional goal of facilitation support is to ensure consistent stakeholder outreach and communication messaging by all GSAs within the Subbasin.

More specifically, CCP worked with the GSAs to identify and assess stakeholder individuals and groups from a diverse range of beneficial users affected by SGMA compliance and then developed a Stakeholder Communication and Engagement Plan for each Subbasin. The Stakeholder Communication and Engagement Plan includes Subbasin key messages, venues for stakeholder engagement, methods and tools for engaging stakeholders, schedule of notices to stakeholders (i.e. a messaging calendar), and summaries of process for reporting Communication and Engagement highlights to GSA workgroups. This work also includes meetings with the GSA Workgroups and the Coordination Committee of the GSAs (see below) to define and agree on key messages, coordinate with GSA staff to identify venues, engagement resources, and confirm the messaging calendar.

Likewise, CCP is supporting the setup of each Subbasin’s Coordination Committee. This includes defining the Coordination Committee roles and responsibilities, membership, timelines. The Coordination Committee is tasked primarily with developing: 1) Coordination Agreements, including policy and data decisions; and 2) work plans and timeline for completion of GSP coordination tasks.
**Borrego Valley Groundwater Basin:** CCP has been the facilitator and SGMA implementation specialist for the Borrego Valley since SGMA inception. Services include designing governance for the GSA Board and Core Team, facilitation and program management, coordination with technical consultants, and implementation of GSP work activities.

**Owens Lakebed Master Project Development Process:** CCP has facilitated the Owens lakebed advisory committee to help refine a proposed “master project” for the lakebed that would include dust control, habitat enhancement, surface water conservation by accessing groundwater for a portion of the dust control, and public access and recreation elements.

**SGMA Statewide Facilitation Support Services:** CCP has facilitated and managed 32 local assistance cases including GSA formation and governance and GSP development in locations as far north as Siskiyou County on the Oregon border, San Diego County on the Mexico Border, several coastal groundwater basins, numerous subbasins in the Central Valley and Owens Valley east of the Sierra Nevada.

**SGMA Statewide Public Engagement:** CCP has led the development and delivery of public engagement for a wide range of statewide SGMA public education provided by the DWR and SWRCB including initial public outreach meetings about the law and subsequent focused public meetings about: GSP Regulations, Basin Boundary Modification, State Fee Assessment, GSP Development, and similar.
GROUNDWATER AND SURFACE WATER MONITORING AND REPORTING FOR THE HAY RANCH HYDROLOGIC MONITORING AND MITIGATION PLAN, ROSE VALLEY, INYO COUNTY

Client: Coso Operating Company (COC)
Key Agency: Inyo County Water Department (ICWD)
Dates of Work: 2009-present

Project Description:
TEAM has served as the objective, third-party monitor for management of the Inyo County Hay Ranch Conditional Use Permit CEQA EIR’s Hydrologic Monitoring and Mitigation Plan (HMMP). TEAM has reported to the Inyo County Water Department to monitor the Rose Valley groundwater basin’s response to pumping at the Hay Ranch property by COC. Project duties include: monitoring and sampling groundwater wells; designing, installing and monitoring surface water flow measurement devices; developing basin-wide hydrographs; project database management; and monthly, quarterly and annual project reporting.

In May 2009, TEAM responded quickly to requests from COC and ICWD to begin baseline groundwater monitoring in Rose Valley and to allow the project to meet its goal of initiating groundwater pumping in 2009. TEAM manages a network of more than 20 pressure transducers and surface flow measuring flumes, and conducts monthly monitoring events at 30 monitoring points including locations at private residences and businesses, China Lake Naval Air Weapons Station, and BLM property. Quarterly groundwater samples are collected and analyzed for inorganic constituents.

TEAM’s reputation for professionalism and objectivity has enabled project stakeholders, be they project proponents or opponents, to accept the credibility of the hydrologic data collected for the Hay Ranch Project’s HMMP. This project has consistently been managed under budget and within all project deadlines.

Project References:
Dr. Robert Harrington, Director, ICWD (760-878-0003)
Chris Ellis, Site Manager, Coso Operating Company (760-764-1300 x207)
LAKE AND STREAMBED ALTERATION AGREEMENT FOR ROUTINE MAINTAINANCE ACTIVITIES BY THE INYO COUNTY ROAD DEPARTMENT, INYO COUNTY PUBLIC WORKS

Client: Inyo County Public Works
Key Agency: California Department of Fish and Wildlife
Dates of Work: 2018

Project Description:
TEAM is currently assisting Inyo County Public Works with development of a long-term Agreement with California Department of Fish and Wildlife, under their Lake and Streambed Alternation Program, for routine maintenance conducted by the Inyo County Road Department. The project included development and management of a County-wide GIS data system of intersection of surface water features with Inyo County Maintained Mileage, identification of sensitive environmental resources associated with road-stream intersections, and preparation of a CEQA Initial Study/Mitigated Negative Declaration including mitigation measures for protection of sensitive resources in Inyo County.

Project References:
Ms. Ashley Helms, Inyo County Public Works (760.878.0200)
TEAM ENGINEERING & MANAGEMENT, INC.

INYO COUNTY LANDFILL MONITORING AND REPORTING SERVICES, INYO COUNTY RECYCLING AND WASTE MANAGEMENT

Client: Inyo County Recycling and Waste Management
Key Agencies: LRWQCB, Inyo County Environmental Health Department, CalRecycle
Dates of Work: 2009-present

Project Description:
TEAM is currently in an ongoing, multi-year contract with Inyo County Recycling and Waste Management, to provide monitoring and reporting services associated with six (6) Inyo County Landfills. From 2009 to 2016 TEAM conducted the landfill gas and groundwater sampling and reporting for Inyo County as a key subcontractor to DBS&A (through affiliate Geo-Logic Associates), and in 2016 was selected as prime contractor for a three to five-year contract. In addition to the groundwater sampling and reporting, TEAM conducts quarterly landfill gas monitoring at the six Inyo County sites, operates and monitors an active landfill gas collection and treatment system, and assists with a variety of other landfill sampling and compliance tasks for Inyo County.

We also remain a key subcontractor to DBS&A (through Geo-Logic) for landfill engineering and permitting support in a separate, as-needed contract. The projects for Inyo County have involved navigating a complex regulatory framework with multiple agency communication including the Inyo County Environmental Health Department, CalRecycle, Bureau of Land Management, LADWP, and LRWQCB.

As part of the specialized professional team serving Inyo County, TEAM has also served as the liaison to the County and helped coordinate this multi-faceted project at the local level. Our location in Bishop has allowed us to respond quickly and effectively to Inyo County’s evolving compliance needs as well as to conduct on-site landfill field work cost-effectively. TEAM personnel have worked effectively with the LRWQCB Victorville Branch Office, as well as staff from ICEHD, BLM, CalRecycle and LADWP regarding matters related to this project. TEAM also conducted groundwater monitoring for the Mono County Landfills, including those in the Tri-Valley area of the Owens Valley Basin, from 2011 to 2018. TEAM has also facilitated sharing of groundwater data from both Inyo and Mono Landfills with the Counties and DWR through the CASGEM data management system.

Project References:
Richard Benson, Assistant County Administrator, Inyo County (661-706-7080)
Fred C. Aubrey, Solid Waste Supervisor, Inyo County (760-873-5577)
Jerry Oser, Inyo County Environmental Health Department (760-873-7866)
OTHER RELEVANT PROJECTS

Environmental Consulting and Tribal Liaison Services for the Cultural Resource Task Force, Owens Lake Dust Mitigation Program, Great Basin Unified Air Pollution Control District, Inyo County, 2015-present

TEAM provides environmental consulting services to Great Basin Unified Air Pollution Control District (GBUAPCD), in cooperation with the Los Angeles Department of Water and Power (LADWP). Services include evaluation of sensitive biological and cultural resources associated with dust control measures on Owens Dry Lake, and serving as a tribal liaison to the GBUAPCD for the Cultural Resource Task Force monitoring committee. As part of this project, TEAM has facilitated stakeholder meetings and worked effectively with LADWP, Tribal Historic Preservation Officers from Bishop, Big Pine, Independence, Lone Pine, and Timbisha Tribes, the Native American Heritage Commission, California State Lands, BLM, and the EPA.

Mono County Surface and Groundwater Availability Assessments, Mono County Planning Department, 2005-2007

TEAM completed surface water and groundwater availability assessments for the Mono County Planning Department. The watersheds and associated communities that were assessed included the West Walker River watershed (Antelope Valley); Mono Basin (Mono City and Lee Vining) and the Owens River Basin (Crowley Lake area and the Tri-Valley area of eastern Mono County). The cornerstone of each assessment was to gather and review pertinent documents and data. The water availability assessments evaluated both surface water and groundwater availability from volumetric, water quality and regulatory perspectives. The groundwater assessments included the evaluation of groundwater recharge for each area based on the sub drainages as presented in Mono County’s geographic information system. Other groundwater budget parameters that were evaluated including an assessment of existing groundwater pumping in each area, spring flows, evapotranspiration and groundwater inflow and outflow from each area. Water rights issues were also assessed as part of this comprehensive evaluation. Each of the assessments provided Mono County with guidance and recommendations for handling future water supply, water quality and related water rights issues.


TEAM provided hydrologic consulting support to the Tri-Valley Groundwater Management District and MHA Environmental Consulting, Inc. (MHA), during the preparation of an Environmental Impact Report pertaining to US Filter’s Tri-Valley Surplus Groundwater Program. TEAM’s role in this project was to develop a model of the Tri-Valley hydrologic system in Mono County and to help evaluate the potential hydrologic effects of the proposed groundwater export project. During this project, TEAM worked with MHA and TVGMD to develop the appropriate documents to comply with CEQA including preparation of an Environmental Impact Report.

TEAM’s involvement in this project was valuable due to our extensive experience analyzing the hydrogeologic effects of projects in the unique hydrological system of the Tri-Valley region of...
Mono County, and our understanding of existing water rights and water supply demands in the area. TEAM worked closely with local residents and landowners to gather water level data to adequately assess the groundwater availability, and coordinated with interdisciplinary experts to meet all the requirements and timelines prescribed by the EIR process, from Initial Study through final EIR approval and Notice of Determination.

**Hydrologic Assessment and NEPA Documentation for Dry Creek Watershed, for Mammoth Mountain Ski Area’s Land Exchange with the United States Forest Service, 2006-2008**

TEAM conducted a water resources evaluation for a proposed land transfer between Mammoth Mountain Ski Area and the Inyo National Forest, in cooperation with Mammoth Community Water District and the USFS Inyo National Forest. The work involved developing a conceptual model and preliminary numerical groundwater flow model of the Dry Creek watershed, conducting field investigations to evaluate hydrogeologic parameters identified to be sensitive in the numerical model, and finalizing the numerical groundwater flow model by updating parameters and boundary conditions based on data obtained from field investigations and incorporation of 15 years of available groundwater level data.

Key hydrologic data were gathered to support this investigation including groundwater level measurements, estimates of Dry Creek stream flow at several locations, and completion of 48-hour constant discharge and recovery tests on wells owned by the Mammoth Community Water District. Additionally, three new groundwater monitoring wells were installed in the lower portions of the watershed in the vicinity of the Owens River. These wells provided important information regarding conditions and aquifer materials in the lower watershed where data were absent.
Fish Slough Aquatic Habitat Restoration and Native Species Monitoring

Location
Bishop, California

Date
2010 - 2013

Aquatic habitat in Fish Slough, and the native species that inhabit them are highly dependent on groundwater-fed springs and continue to be limited by a legacy of man-made impoundments, an altered hydrograph and introduction of non-native predatory fishes. Key Stillwater team member Mike Davis led a comprehensive restoration and monitoring program designed to promote recovery of the native aquatic community, including the federally endangered Owens pupfish.

Mr. Davis and his collaborators implemented novel physical and biological restoration approaches in Fish Slough to restore a natural hydrograph, channel morphology and aquatic and riparian community composition. A restoration model developed in Fish Slough now serves as a broadly-applicable model for other groundwater-dependent desert spring and stream ecosystems recovering from non-native species introductions and altered hydrology.

To assess recovery status and detect threats to key biota, Mr. Davis and collaborators completed annual monitoring of all aquatic species and associated habitat in Fish Slough, including focused analysis of spatial distribution, population dynamics, and genetic variability of federally endangered Owens pupfish and Owens speckled dace. This multi-year monitoring included detailed temporal mapping of the highly-dynamic, groundwater-fed aquatic habitat of Fish Slough, and special-status invertebrate and water quality sampling.

Reference:
Steve Parmenter
Senior Environmental Scientist
CA Department of Fish and Wildlife
Steve.Parmenter@wildlife.ca.gov
(760) 872-1123
Stillwater was part of this small winning team to perform a feasibility analysis for development of a volunteer water transaction program in the East and West Walker River Valleys (also known as Antelope and Bridgeport Valleys) for the Mono County Resource Conservation District (RCD), funded by the National Fish and Wildlife Foundation (NFWF). Our role was to assess the potential impacts of altering the amount and timing of irrigation and releases from local reservoirs on natural resources and agricultural production. To do this, Stillwater scientists first developed a conceptual model illustrating the interactions among water sources, water reservoirs, natural and agricultural vegetation, crop production and terrestrial and aquatic habitat. Stillwater presented the model with the team to the RCD and local water interests to gather insights and to ensure that all concerns were included in our initial strategy. Using several existing but incomplete maps, Stillwater scientists then developed an existing vegetation map, constructed a basin-wide water balance model, and used evapotranspiration data provided by project partners at the Desert Research Institute of the University of Nevada at Reno to model the effects of four water rights transaction scenarios on vegetation production, wildlife habitat (e.g., sage grouse and other potentially impacted species), and fisheries in the Walker Basin, California. These findings were used by project partners at Ecosystem Economics and McDonald, Carano Wilson Law Partners to assess potential economic, legal, and social impacts a water transaction program might have. With these other team members, Stillwater met with and presented the draft findings to the RCD and local water interests; thoughts and comments provided through discussion and written submittals were incorporated into the final report. The final technical report was submitted to the RCD in October 2014 and is currently being used to move forward on this effort. The intent is that a water transactions program within the California portion of the Walker River Basin would complement the ongoing water leasing and sales efforts in Nevada currently led by the National Fish and Wildlife Foundation (NFWF). As an extension of this project, Stillwater is currently planning to work with a groundwater hydrologist at the University of Nevada at Reno to build a more data-rich ground water and vegetation response model to better estimate potential impacts to vegetation and associated economic impacts of water transactions in Bridgeport Valley. Both projects are funded through the National Fish and Wildlife Foundation.

Reference:
Shannon Peterson Ciotti
Shannon Peterson, Ltd
541-973-5608
shannontpeterson@gmail.com

Contract amount = $68,241
Instream Flows for a Semi-Arid Stream

Location
Santa Maria River, Santa Barbara & San Luis Obispo counties

Client
California Ocean Protection Council and California Department of Fish and Game

While the mainstem Santa Maria River is dry most of the year, the watershed supports a population of anadromous southern steelhead, a federally endangered species. Currently a self-sustaining population of rainbow trout (the resident life-history of *Onchorynchus mykiss*) is found in the upper Sisquoc River portion of the watershed, and anadromous spawning of adult steelhead (the ocean-going life-history of *O. mykiss*) is observed in some wet years, during the limited time when flows connect the Sisquoc River to the Pacific Ocean via the Santa Maria River. Continuous flow opportunities to the Pacific appear to be increasingly rare, and may be limited by groundwater extraction and flow regulation at Twitchell Dam. In 2008 California Department of Fish and Game (CDFG) identified the Santa Maria River as a high priority river for instream flow analysis to support a legally mandated flow recommendation to the State Water Resources Control Board. To assist CDFG in meeting its requirements, the Ocean Protection Council contracted Stillwater Sciences to conduct the instream flow study.

**Instream flow study**

The goal of the study was to develop flow recommendations that more closely support the historical timing, frequency and duration of migration opportunities for anadromous steelhead. A combination of field measurements and hydraulic calculations were used to identify the flow magnitude required for adult and juvenile steelhead passage between the ocean and habitat in the Sisquoc River. The recommended duration of these flows was developed based on documented steelhead migration speeds, migration distances within the watershed, and location of a critical passage reach along the migration route. The recommended frequency of ecologically meaningful flows was based on analyses of pre-Twitchell Dam hydrologic conditions.

A groundwater model was developed to express downstream surface flow as a function of upstream flow, antecedent flow, depth to groundwater, and releases from Twitchell Dam. In this way, the flow recommendations were able to account for the surface water infiltration that occurs between the confluence of the Sisquoc and Cuyama rivers and the mainstem Santa Maria River.

The study found that the estuary outlet conditions are not limiting steelhead passage because the volume of flow required for fish passage is greater than that required to keep the estuary mouth open. The study also found that the estuary is unlikely to

Reference:

Michael Bowen
Project Manager
California Coastal Conservancy
(510) 286-0720
mbowen@scc.ca.gov

Contract amount = $600,000
provide important juvenile steelhead rearing habitat, because under open-mouth conditions, the estuary is almost entirely drained and therefore offers no off-channel or other impounded areas that are critical for rearing juvenile steelhead.

**Stakeholder Outreach**

Stakeholder outreach during the study provided opportunities for stakeholders to voice their concerns, exchange information, and have questions answered. In addition, it ensured that the study used the best available information and benefited from the knowledge of local stakeholders. Although contentious, Stillwater used these meetings and others with particularly concerned entities, to discuss issues and solutions as well as to provide whatever clarification or explanations necessary regarding the scientific studies. By the final meeting, even the most vocal entities expressed appreciation for Stillwater’s open and intelligent communication style.
The Santa Clara River Parkway project seeks to partially ameliorate historical impacts in the lower Santa Clara River and conserve existing riparian habitats by acquiring and restoring existing habitat and flood-prone property from willing sellers. Stillwater Sciences conducted The Feasibility Study to assist the Coastal Conservancy and its partner The Nature Conservancy (TNC) in the identification of the opportunities and constraints associated with the acquisition, management, and eventual restoration of Parkway lands.

Several studies were conducted to assess baseline conditions including (a) an evaluation of geomorphic processes, including the magnitude, frequency, and spatial characteristics of hillslope, fluvial, and estuarine geomorphic processes (b) detailed riparian vegetation mapping and analysis of riparian habitat dynamics for approximately 15,000 acres of riparian habitat within the 500-year floodplain; and (c) an analysis of 11 focal species and their life history and habitat requirements. Wherever possible, the analysis was conducted within a GIS framework integrating our understanding of physical processes to predict how vegetation and suitable habitats would establish for the focal species. A final Feasibility Report integrated these and other studies to present strategies for habitat conservation, levee setback and removal, passive and active native plant revegetation, non-native species removal, fish passage improvement, and water quality treatment to improve ecosystem functions and increase the resiliency of the lower Santa Clara River to climate change impacts.

Stillwater continues to play an active role in restoration planning and implementation. We supported the development of a spatially-explicit strategic plan for the treatment of nonnative, invasive arundo (*Arundo donax*) and restoration of parcels in the lower Santa Clara River Parkway. Stillwater supported Parkway partners by identifying (a) effective and appropriate arundo treatment approaches for Parkway lands; (b) maintenance requirements, costs, and permits associated with those methods; and (c) specific areas for the application of treatment methods and priorities for treatment on existing Parkway parcels. Stillwater also assessed levee setback scenarios along the lower Santa Clara River, with the goal of characterizing the influence of levees and potential levee setback scenarios effects on flood risk, hydrogeomorphic conditions, and ecological conditions. Modeling results evaluating hydraulic conditions at different flood magnitudes and under a range of potential levee setback conditions are being used to evaluate, prioritize and inform meeting Parkway program objectives for riparian conservation/restoration, and flood risk management.

The Santa Clara River provides a unique opportunity for conservation and restoration in Southern California. It supports 18 species of threatened and endangered plants and animals.

**VEGETATION & HABITAT STRUCTURE**

- NCALM LiDAR data collected in October 2015
- Habitat Modeling for Least Bell’s Vireo, Southwestern Willow Flycatcher, and Western Yellow-billed Cuckoo

Stillwater scientists are currently working with USFWS, USGS, and other partners in the Santa Clara River Parkway to use LiDAR and other remote sensing and field-based data to model habitat suitability and develop strategic conservation plans for Least Bell’s Vireo, Southwestern Willow Flycatcher, and Western Yellow-billed Cuckoo.

Reference:
Peter Brand
Project Manager (retired)
Coastal Conservancy
510.520.3018
thepeterbrand@icloud.com

Contract amount = $1.3 million
Stillwater scientists are developing a tool for quantifying Swainson’s hawk habitat as part of the Central Valley Habitat Exchange. The Central Valley Habitat Exchange (Exchange) is an initiative to use market mechanisms to increase the amount of high quality habitat in the Central Valley and Delta. Through the Exchange, habitat will be traded as habitat credits, assigned according to acreage and habitat quality, that willing landowners can sell to private and public investors. Landowners are then compensated according to the habitat acres (habitat quality x acres) they provide for the program. The Exchange is intended to support a regulatory and voluntary market, such that investors could be government agencies addressing the need for mitigation or mandates, or private parties wanting to support conservation. Critical to creation and maintenance of such a market is the establishment of a well-grounded and transparent system for assigning and tracking habitat credits.

Stillwater Sciences was hired to construct the tool for quantifying habitat credits for the Swainson’s hawk pilot project, with the goal of demonstrating the mechanics and effectiveness of using this type of exchange program to fulfill regulatory requirements or to document conservation investments. Swainson’s hawk is a state-listed as threatened, summer resident of the Delta and Central Valley that uses riparian forests, grasslands and agricultural lands during its California residency.

Stillwater Sciences has provided technical support to EDF throughout this pilot project. During the initial phase, Stillwater worked with policy and scientific advisors to develop the structure and approach for quantifying credits, to identify potential pilot sites, and to articulate agency needs in relation to the Exchange. Stillwater ecologists helped to coordinate and lead meetings, conference calls, and site visits with agency personnel and Swainson’s hawk experts. During summer 2014, Stillwater ecologists piloted the tool at three sites, generated site quality scores and habitat credits for each pilot site under existing and potential restored conditions, and provided summary reports on these findings to the team. The tool was then reviewed by agency advisors and has been updated with information from the pilot studies and review. Stillwater is using a ‘living document’ to record the decision making process in selecting the attributes and metrics used in the tool, the scientific basis for each decision, the response curves used to develop sub-scores for each metric, and the rationale for how each attribute is weighted and combined to generate an overall habitat quality score. Currently, Stillwater is working with the EDF team and local agencies to support adoption of the tool into existing programs, as well as supporting EDF and Exchange partners in expanding the Exchange quantification tools to develop credits for a broader range of habitat types.

Reference:  
Ann Hayden  
Director, CA Habitat Exchange and Western Water Ecosystems  
Environmental Defense Fund  
415-293-6050  
ahayden@edf.org  

Contract amount = $110,000
The Root Creek Water District (RCWD) was formed to manage groundwater supplies within its basin and provide new utility services for a development area. As a condition of approval, Madera County required RCWD to secure imported water supply, achieve sustainable yield, and comply with the Sustainable Groundwater Management Act (SGMA). Moreover, developers contributed facilities to the District (water, sewer, and storm drain infrastructure) for new residents. A financial master plan was needed to meet SGMA requirements, reimburse the developer, and cover municipal utility operating costs.

Ms. Lechowicz served as project manager and lead financial analyst providing rate studies, financial planning, development impact fee studies, and public approval assistance to the District. Ultimately, the final report included a portfolio of financial tools: loans, community facilities district bonds, acreage assessments, and connection fees. We found that RCWD needed each of these mechanisms to fund a various elements of District expenses.

Ms. Lechowicz provided public approval assistance to the District by explaining requirements to the Board, developing a schedule, drafting public notices, and certifying the results. The annual assessments on land were approved by a majority of the landowners via a mailed ballot election (votes weighted based on total assessment amount per parcel). In addition, groundwater pumping fees were adopted to recover the costs of managing the basin and are competitive with the District’s surface water/imported water costs.

Most recently, L&T was engaged to draft RCWD’s Fiscal Policy Manual. The manual includes policies and best practices for budgeting, accounting, debt issuance, and raising revenues. In August 2017, Ms. Lechowicz provided a training to the Board covering the Policy Manual.
CITY OF CLOVIS
Water Rate Study & Miscellaneous Fee Study

Alison Lechowicz served as project manager and lead financial analyst to conduct a Water Rate Study for the City of Clovis. The assignment also included an evaluation of the City’s water utility Proposition 26 fees - meter testing fee, after hours turn on fee, and same day turn-on for water shutoffs.

The City of Clovis is located in Fresno County and provides water service to a population of over 100,000. In 2016, Alison Lechowicz completed a water service cost allocation and rate design study. Prior to the study, the City did not have a study or administrative record establishing its cost of service or justifying its water rate tiers. Following the San Juan Capistrano court case, the City was concerned that its water rates may be subject to legal challenge.

Ms. Lechowicz recommended a modified base-extra capacity cost allocation method. Functional cost categories consist of customer service, quality, volume (commodity), average day demand, peak day demand, peak hour demand, and recycled water service. Customer service, quality, and average day demand costs are recovered from fixed charges. Volume costs are allocated to all tiers. Peak day demand costs are allocated to tier 2 and peak hour demand costs are allocated to tier 3. A key task in the rate study was to determine new water tier blocks and to justify the cost of each tier. The City’s free water allowance was phased out.

The study also included an evaluation of water utility Proposition 26 miscellaneous fees including meter testing fee, after hours turn on fee, and same day turn-on for water shutoffs. Ms. Lechowicz developed a worksheet that automatically imports the hourly rates of utility staff, materials and supplies, and administrative overhead. The worksheet was critical in demonstrating a cost of service basis for the fees.

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Alison Lechowicz has worked for the City of Modesto on various engagements dating back to 2010. Ms. Lechowicz developed the credit review package for the City’s Clean Water State Revolving Fund loan including the tax questionnaire, the financial assistance application, a proposed financial plan, and a pro forma loan coverage projection. Her efforts were successful in securing a loan of $125 million from the State of California for the City’s Phase 2 Tertiary Wastewater Treatment Plant.

In response to litigation by a large industrial wastewater customer, Ms. Lechowicz met with City staff and attorneys to develop and refine the cost of service analysis for the City’s Cannery Segregation Line (Can Seg) used to serve large food processors. The analysis was used in settlement talks with the Can-Seg customers.

In 2015, Alison was retained to develop a new wastewater rate structure consistent with the settlement agreement. Working closely with an accountant hired by the City’s large industrial customers, Ms. Lechowicz developed a separate large industrial rate structure and capacity fee schedule for cannery customers as well as new rates for all other customers reflecting the City’s tertiary treatment stream and secondary treatment “scalping.”

More recently, Alison served as project manager and lead financial analyst to conduct water and wastewater rate studies for the City. In 2016, Ms. Lechowicz delivered a drought water rate study to the City. The study considered fixed and variable costs, new operating programs, long-term capital repairs, and cost differentials between central-city service areas and outlying service areas. Alison’s work used American Water Works Association recommended best practices and new rates were adopted by City Council August of 2016. As part of the rate approval process, Alison drafted the public notices, had them translated into Spanish, developed a mailing list, and coordinated printing and mailing.

Ms. Lechowicz was rehired by the City to assist the City with its water and wastewater budgeting process for fiscal year 2018.

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CITY OF DAVIS
Water Rate Study and Update

Catherine Tseng served as the lead financial analyst for the City of Davis’ water rate study in 2012 and for the water study update in 2014. After decades of debate on how to improve groundwater quality and reliability, the City of Davis decided on a $330 million regional surface water treatment project to draw water from the Sacramento River in cooperation with the neighboring City of Woodland. Davis previously relied completely on groundwater for its total supply of water which has led to salinity concerns as well as concern the long-term viability and damages of over-pumping.

The City established a 15-member Water Advisory Committee (WAC), comprised of residents appointed by the City Council to provide substantial input on the water rate study. The committee reviewed project financing alternatives and considered numerous water rate structures. For each alternative, Catherine analyzed the impact on the water fund’s finances and reserves, estimated the effects of consumption and elasticity effects, and calculated the impact on customers’ bill.

The WAC ultimately recommended a new rate structure called the consumption-based fixed rate (CBFR) that recovered a portion of the water system’s fixed costs based on each customer’s actual water use. In March 2013, the City Council adopted the CBFR water rate structure along with rate increases through 2017/18 to fund the surface water project as well as operating and capital needs. However, in June 2014, the CBFR rate structure was repealed through a ballot initiative, and thus, the City required a new water rate study.

Working with another citizens’ advisory committee, Catherine assisted with the development of a new water rate structure that addressed the decline in overall water consumption due to the drought. In September 2014, the City ultimately adopted a uniform tier consumption rate structure that varies by customer class. After two years of construction, the City’s Regional Water Treatment Facility began operations and delivering high-quality water beginning in June 2016.

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Alison Lechowicz has served as the Town of Discovery Bay Community Services District’s financial and administrative consultant since 2012. The Town of Discovery Bay Community Services District is located in the Bay-Delta region and provides water and wastewater services to a population of 14,000. Ms. Lechowicz has conducted two water and sewer rate studies compliant with Proposition 218. The studies evaluated operating and capital expenditures, financing alternatives including cash, bonds, and State Loans, cash flow, rate design, and bill impacts. Alison also conducted several development impact fee studies for the Town and met with developers in their office to explain the fees.

July 2016, Alison completed an update of the 2013 study. The 2016 update was needed to reflect current drought conditions, growth projections, and a new meter roll-out program. The final report provided a more comprehensive review of the Town’s fire protection service charges and fixed vs. volume cost allocation to comply with recent legal rulings.

On another assignment, Alison drafted a financial plan for the Town’s Community Center. The plan considered revenues from landscape and lighting assessments, General Fund appropriations, and rental fees. Most recently, Ms. Lechowicz provided financial advice related to the Town’s water meter financing. The Town is interested in debt-financing the installation of water meters for older neighborhoods. Ms. Lechowicz provided options for recovery of debt service costs from customers over 3, 5, and 10 years. In addition, Alison provided general advice about debt service coverage ratios, fund reserves, and compliance with continuing disclosure requirements. For all assignments, Ms. Lechowicz conducted public presentations and drafted public notices.

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At the September 13, 2018 OVGA meeting, a presentation introducing the Inyo-Mono Integrated Regional Water Management Program (IRWMP) was made by Ms. Holly Alpert, Program Manager for the Inyo-Mono IRWMP. Recapping Ms. Alpert’s presentation, the Inyo-Mono IRWMP is a part of a statewide effort administered by the Department of Water Resources (DWR) that is geared towards finding and implementing solutions for regional water management issues. Further information can be found on DWR’s web page: [https://water.ca.gov/Programs/Integrated-Regional-Water-Management](https://water.ca.gov/Programs/Integrated-Regional-Water-Management). The Inyo–Mono IRWMP formally began in 2008 and since its inception has raised more than $2.5 million to assist with essential water management projects and research for Inyo, Mono, and Kern Counties.

The efforts of the Inyo-Mono IRWMP are guided by the Integrated Regional Water Management Plan and are supported by over 30 organizations or Regional Water Management Group Members that are signatories to a Memorandum of Understanding (MOU) which lays out the governance of the group. Participation in an IRWMP is voluntary; however, if an agency or group is seeking IRWMP grant funding, then the project must be included in an IRWMP and the project sponsor must join the IRWMP as an MOU signatory. The work and projects of the Inyo-Mono IRWMP are funded by grants from the California Department of Water Resources. By joining the IRWMP, the OVGA will have access to grant funds and other resources that can support preparation and implementation of the groundwater sustainability plan.

The Inyo-Mono IRWMP MOU is attached. The MOU members make decisions based on consensus (Section 2.04). There is no financial obligation to MOU membership, and the MOU does not affect the authorities or rights of the OVGA or its members; however, in the event that a member receives grant funding through the IRWMP, the member is responsible for contracting with the IRWMP fiscal agent for use of such funds. The membership currently includes various local governments, water purveyors, environmental groups, state and federal agencies, tribes, and others.

**Staff recommendation:** Join the Inyo-Mono IRWMP as an MOU signatory; authorize the OVGA Board Chairperson to sign the MOU on behalf of the OVGA.

**Alternatives:** (1) Decide to not join the Inyo-Mono IRWMP and therefore take no action. (2) Take no action and direct staff to provide more information.
INYO-MONO REGIONAL WATER MANAGEMENT GROUP
PLANNING AND IMPLEMENTATION MEMORANDUM OF UNDERSTANDING

Revised Version #1

Effective Date: September 1, 2011

WHEREAS, on November 21, 2008, a Memorandum of Understanding was entered into for the Pre-Planning Phase of the Inyo-Mono Integrated Regional Water Management Plan; and

WHEREAS, this Memorandum of Understanding reflects the further development of the Plan by establishing the basis for governance and consensus; and

WHEREAS, the parties to this Memorandum of Understanding seek to provide stability and consistency in the planning, management, and coordination of water resources within the watershed of the Inyo-Mono Region pursuant to the Integrated Regional Water Management Planning Act (California Water Code section 10530 et seq.); and

WHEREAS, the parties to this Memorandum of Understanding will identify projects, establish the priority of such projects and seek funding to implement such water-related projects in the Inyo-Mono Region as part of the development of an Inyo-Mono Regional Water Management Plan; and

WHEREAS, the parties to this Memorandum of Understanding are not limited in seeking other funding for water-related projects, nor does this Memorandum of Understanding impose legally binding requirements on the parties;

NOW, THEREFORE, the parties agree as set forth below to work together in the Inyo-Mono Regional Water Management Group for the Inyo-Mono Region to carry out the purposes of this Memorandum of Understanding and develop and advance the Inyo-Mono Regional Water Management Plan.

ARTICLE I
DEFINITIONS

Section 1.01 Definitions. Unless the context requires otherwise, the words and terms defined in this Article shall have the meanings specified.

“IRWM Planning Act” or “Planning Act” means the Integrated Regional Water Management Planning Act, Part 2.2 of Division 6 of the California Water Code commencing with section 10530.

“IRWM Plan” or “Plan” has the meaning set forth in Water Code section 10534, which is a comprehensive plan for a defined geographic area, the specific development, content and adoption of which shall satisfy requirements of the Planning Act.

“Regional Water Management Group” has the meaning set forth in California Water Code section 10539, which is a group of three or more local agencies, at least two of which have statutory authority over water supply or water management, as well as those other persons who may be necessary for the development and implementation of a Plan.
“Inyo-Mono Region” or “Region” generally includes Inyo and Mono Counties, northern portions of San Bernardino County and the northeastern portion of Kern County as depicted in the Map attached as Exhibit “A”.

“Inyo-Mono Regional Water Management Group” or “Group” means the Regional Water Management Group for the Inyo-Mono Region.

“Member of the Inyo-Mono Regional Water Management Group” or “Member” means an entity identified in California Water Code §10541 (g) that is based in the Region, has members or chapters in the Region, or has water management authority in the Region, and is a signatory to this Memorandum of Understanding. Member Representative refers to the person or persons representing the Member at meetings of the Group.

“Admin Committee” means the Administrative Working Committee as defined in Section 2.05.

“Consensus” means approval of the Member Representatives to move forward with a particular action. “Consensus” does not mean that all Member Representatives support an action, but rather that no Member Representative has voted to oppose an action. A Member Representative may abstain or not vote and that will be considered as no opposition to the action. A Member Representative may verbally note disagreement with an action but still allow consensus without the Member Representative’s support. To vote, a Member Representative must be present in person or by telephone or other electronic device that enables the Member Representative to participate in the discussion. It is understood by the Group that some actions will require a decision by the governing body of one or more Members.

“Chair and Vice-Chair” means the Chairperson and Vice-Chairperson of the Administrative Working Committee.

“Cooperating Entity” means a business, organization, individual or agency that is not a Member of the Inyo-Mono Regional Water Management Group but is selected to carry out a specific project.

“Disadvantaged Community” or “DAC” means any community within the Region qualifying as a Disadvantaged Community under California law using then-current U.S. Census data.

“Fiscal Year” means the period from July 1st to and including the following June 30th.

“MOU” means this Memorandum of Understanding, as existing or as subsequently amended.

“Program Office” means Staff - personnel directed by the Group to manage daily operations and other needs. The Program Office shall preside over Group Meetings unless recused in which case the Chair or Vice-Chair of the Admin Committee shall preside.

ARTICLE II

PURPOSE AND ORGANIZATION

Section 2.01 Purpose. This MOU is entered into in accordance with the Planning Act for the purpose of forming the Group that will (1) develop, implement and periodically update the Plan, and (2) coordinate planning and actions with connected Regions. The Group shall work to:
(a) Support regional objectives and the objectives of the California Water Plan.
(b) Promote communication and cooperation within the Region in support of these objectives.
(c) Facilitate investment in projects that can minimize costs and maximize regional benefits through cooperation between Members and Cooperating Entities, through economies of scale, through projects with multiple resource benefits, or through DAC projects.
(d) Endeavor to assure an element of geographic fairness in the ranking of projects.

This MOU does not impose legally binding requirements on its Members and is not an enforceable contract or agreement. It is a statement of principles for how the Group will conduct business.

Section 2.02 Term of MOU. This MOU shall replace the MOU dated November 15, 2010. This MOU shall continue in effect until terminated by all then-current Members. Inclusion of additional Members, and/or withdrawal of Members shall not terminate this MOU.

Section 2.03 Member Representatives. Each member shall designate a Member Representative to the Group. More than one Member Representative may be appointed, but each Member shall have only one vote. A Member may appoint someone as their Member Representative notwithstanding the fact that such person is also the Member Representative for another Member. In such instances, such person shall have one vote on behalf of each Member represented.

Section 2.04 Decision Making. Decision making by the Group is based upon consensus of those Member Representatives present in person, by phone, or electronically. Where action by the governing body of one or more Members whose representative is present is required, or desirable, the matter shall not be considered approved by the Group until a decision by those governing bodies has been obtained. A Member's governing body may, in its discretion, elect to note disagreement with but “not oppose” an action, rather than disapprove it, thereby allowing the action to move forward without its endorsement.

If the Group cannot reach consensus, the matter may be referred to the Admin Committee for further work and consideration. The Group or the Admin Committee may appoint a working committee for this task. The Admin Committee or the working committee shall then report back to the Group. If consensus by the Group cannot be reached at this point, the matter is taken off the agenda. At a later point, the matter may be placed on the agenda for further consideration.

Section 2.05 Administrative Working Committee. The Admin Committee and the Program Office shall be jointly responsible for the on-going administrative work of the Group. The Admin Committee shall consist of six (6) Members who shall serve a term of two years. Three Members of the first Admin Committee shall serve a term of one year, so that there will be an orderly transition of administrative business. Members of the Admin Committee shall serve on a rotating basis so that every Member has the opportunity to serve, notwithstanding that a Member may decline to serve. Members may serve consecutive terms with approval of the Group.
Membership of the Admin Committee shall be appointed by the Group. The Admin Committee shall select a Chair and Vice Chair. Decisions by the Admin Committee shall be by consensus. Decisions by the Admin Committee are always subservient to those of the Group.

Section 2.06 Other Working Committees. Other working committees shall be appointed by the Group, or by the Admin Committee as needed.

Section 2.07 Quorum. The presence of fifty percent of the Members of the Group shall constitute a quorum for the transaction of business, except that less than a quorum may adjourn a meeting from time to time.

Section 2.08 Meetings. The various meetings of the organization shall be as follows:

(a) Members shall meet at least quarterly in a regularly scheduled meeting.
(b) The Admin Committee shall meet at least twice a year.
(c) All Member and Admin Committee meetings are open to the public and shall be publicly noticed.
(d) Other working committees shall meet as needed at a location of their own choosing and shall select their own chair as needed.
(e) Attendance at all meetings may be in person or by electronic connection.
(f) Location of meetings shall rotate throughout the planning region whenever feasible.

Section 2.09 Minutes and Agenda. The Program Office shall be responsible for maintaining a record of the activities of the Group and the Admin Committee, noticing all Group meetings, Admin Committee meetings and working committee meetings. Minutes of Group and Admin Committee meetings, and any special reports or documents, shall be distributed to the Group. Group and Admin Committee agendas shall be prepared by the Program Office in collaboration with the Admin Committee Chair or her/his designee. Any Member may request an item to be placed on the Group Agenda.

Section 2.10 Organization, Bylaws and Policies and Procedures. The Group may take another organizational form necessary to support the Inyo-Mono RWMG. The Group may amend the MOU and establish Bylaws and/or Policies and Procedures as necessary.

Section 2.11 Fiscal Agent. The Admin Committee, with approval by the Group, is responsible for establishing a Fiscal Agent with appropriate qualifications to receive, disburse and account for funds related to this MOU. Funding received by the Fiscal Agent to carry out projects shall be disbursed to Members or to Cooperating Entities only after the Fiscal Agent enters a funding agreement with the Member or Cooperating Entity as may be appropriate or required. The Fiscal Agent shall be responsible for any necessary financial reporting, including reports needed to comply with the terms of any grant agreement. The Fiscal Agent shall report annually to the Group and monthly to the Admin Committee. All fiscal reports shall be distributed to the Group.

Section 2.12 Program Office. The Group may employ professional staff or consultants as needed and within prudent fiscal constraints. The Group may accept staffing funded by members of the Group or others.

Section 2.13 Annual Budget. The Admin Committee shall develop an annual budget for each fiscal year for administrative expenses. The budget shall be based upon funds available or pledged as of May 31st of the previous year. The budget may be modified during the fiscal year as necessary with approval by the Group. Each annual budget shall be approved by the Group.
Section 2.14 Annual Operational and Fiscal Report. The Admin Committee is responsible for preparing an annual operation and fiscal report for presentation to the Group at the end of each fiscal year. The annual report of the Fiscal Agent is part of this report.

Section 2.15 Member Withdrawal. A Member may withdraw from the Group and MOU at any time. A letter, resolution, or similar document signed by the Member’s designated representative or other appropriate authority within the Member’s organization shall be provided to the Group to complete the withdrawal.

Section 2.16 Member Financial Responsibility. A Member shall have no financial obligation to the Group or the Plan unless otherwise agreed to by the Member in writing. Each Member is responsible for individually contracting with the Fiscal Agent for its own project grant funding. The Group will contract separately for any grants or monies it receives.

Date: ______________________

_________________________________________________
Organization

_________________________________________________
Name and position (print)

_________________________________________________
Name (signature)

Primary Representative:

Email: ______________________________________________
Telephone: __________________________________________
Address: ____________________________________________

Alternative Representative:

Email: ______________________________________________
Telephone: __________________________________________
Address: ____________________________________________
Owens Valley Groundwater Authority

STAFF REPORT

Date: Oct. 25, 2018

Subject: Discussion of Associate Members and Interested Parties

BACKGROUND

Past Board discussions have focused on implementation details for Associate Members and Interested Parties, such as the application form and procedures to appoint members; however, a basic evaluation of what the Joint Powers Authority (JPA) provides for and the implications to the Board structure have not been raised. Therefore, this discussion takes a couple steps back to focus on the initial decision point of Board structure and function should additional members be added, and the options to do so. Implementation details will follow at a future meeting depending on direction from today’s discussion.

The Owens Valley Groundwater Authority (OVGA) is committed to ensuring local resident and stakeholder voices are heard and have an opportunity to influence planning and decision outcomes, while also maintaining an effective and efficient decision-making structure. To that end, the JPA provides for the addition of Associate Members and Interested Parties to the Board to promote stakeholder engagement. A maximum number of Board seats for Associate Members are provided as follows:

- Federally-recognized Tribes (one seat each, two votes each)
- Federal agencies (one seat, two votes total)
- LADWP (one seat, four votes total)
- Mutual water companies (3 seats, two votes each).

A maximum of four seats with one vote each are then provided for Interested Parties. The JPA requires the original Members to hold at least 70% of the vote share, and therefore the Associate Member and Interested Party vote share cannot exceed 30% of the total.

The JPA also requires Associates to implement the Groundwater Sustainability Plan and pay for it within their jurisdiction (metering, reporting data, funding the groundwater sustainability plan, meeting goals, etc.), and the activities of additional members will be subject to the Brown Act and conflict of interest laws to the extent applicable.

In addition, the Sustainable Groundwater Management Act (SGMA) requires groundwater sustainability agencies (GSA), such as the Owens Valley Groundwater Authority (OVGA), to provide for public engagement in the groundwater sustainability plan (GSP) process. The legislation requires the OVGA to prepare “a written statement describing the manner in which interested parties may participate in the development and implementation of [a] groundwater sustainability plan[s],” and that “encourage[s] the active involvement of diverse social, cultural, and economic elements of the population within the groundwater basin...” (Wat. Code, § 10727.8(a)). The GSA may appoint and consult with “an advisory committee consisting of
interested parties for the purposes of developing and implementing a groundwater sustainability plan.” (Ibid.) Importantly, this “written statement” must be prepared and submitted to the public and the Department of Water Resources (DWR) prior to GSAs “initiating the development of a groundwater sustainability plan[.].” (Ibid. (emphasis added).) See Attachment 1 for more information.

To analyze and understand the Board structure that could be created if Associate Members and Interested Parties are added, a range of options were identified and evaluated along with practices suggested by SGMA legislation to ensure opportunities for public engagement.

STAKEHOLDER INCLUSION OPTIONS
The options below are numbered to assist with discussion and do not reflect order of preference. If desired, the Board could further vet these options through technical assistance from the Groundwater Sustainability Plan consultant once development of the sustainability plan is underway. The intent of this additional step would be to better understand the needs of concerned parties to ensure the public has confidence they will be heard, and benefit from the consultant’s experience with other Groundwater Sustainability Agencies and boards.

1. **Upper Bound - A**
   “Upper Bound – A” identifies the implementation of the maximum number of additional seats that could be added to the Board and includes establishing one or more advisory committees.

<table>
<thead>
<tr>
<th>Member Type</th>
<th># of Seats</th>
</tr>
</thead>
<tbody>
<tr>
<td>Associates:</td>
<td></td>
</tr>
<tr>
<td>Tribes(^1)</td>
<td>4</td>
</tr>
<tr>
<td>Federal Agencies</td>
<td>1</td>
</tr>
<tr>
<td>LADWP</td>
<td>1</td>
</tr>
<tr>
<td>Mutual Water Co’s</td>
<td>3</td>
</tr>
<tr>
<td>Interested Parties</td>
<td>4</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>13</strong></td>
</tr>
</tbody>
</table>

Therefore, a total of 13 new seats could be added to the existing 11-member Board for a total of 24 Board Members, and if necessary the vote share would be adjusted as described in the JPA so as to allocate not less than 70% of the total voting share to the JPA signatories.

*Summary*: 24-member Board with advisory committees.

2. **Upper Bound – B**
   “Upper Bound – B” is the same as version A, except it does not include advisory committees.

*Summary*: 24-member Board.

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\(^1\) Assumption is four federally-recognized tribes within the Basin: Lone Pine, Independence, Big Pine, and Bishop. The Benton Paiute Tribe appears to be outside the Basin boundary.
3. **Mid-Range**
The “Mid-Range” option reduces some of the available seats to less than the maximum number stipulated in the JPA. All manner of combinations could be considered that ranges from one or more new seats to the maximum. For example, if seats for all Tribes were available and all other seats were reduced to one, the following combination would result:

<table>
<thead>
<tr>
<th>Member Type</th>
<th># of Seats</th>
</tr>
</thead>
<tbody>
<tr>
<td>Associates:</td>
<td></td>
</tr>
<tr>
<td>Tribes(^2)</td>
<td>4</td>
</tr>
<tr>
<td>Federal Agencies</td>
<td>1</td>
</tr>
<tr>
<td>LADWP</td>
<td>1</td>
</tr>
<tr>
<td>Mutual Water Co’s</td>
<td>1</td>
</tr>
<tr>
<td>Interested Parties</td>
<td>1</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>8</strong></td>
</tr>
</tbody>
</table>

Therefore, a total of 8 new seats would be added to the existing 11-member Board for a total of 19 Board Members.

As with the Upper Bound, advisory committees can be included, or not, in addition to the new Board seats.

*Summary*: Various combinations create a range of 17-23 Board members with commensurate votes, and with or without advisory committees.

4. **Single-Seat Alternative**
The “Single-Seat Alternative” reduces all available seats to one for each member type, resulting in a total of 5 new seats and a total Board of 16 members. A variation of this alternative is to reduce some of the seats to zero, and only provide one of certain seats. Technically, the JPA states maximum numbers and so therefore all seats could be reduced to zero.

As before, advisory committees can be included, or not, in addition to any new Board seats.

*Summary*: One seat for each member type results in a 16-member Board with adjusted votes, and with or without advisory committees. Variations reducing one or more member types to zero seats results in a range of 12-15 Board members.

5. **Advisory Committee Alternative**
As noted earlier, SGMA legislation specifically envisions advisory committees as a means to engage the public in groundwater sustainability planning and leverage local knowledge on specific issues, whether technical, geographical, political, or of another nature. Advisory committee members have the latitude and freedom to delve deep into issues, data, and public opinion in order to fully develop information, analyses, and options and recommendations to

---

2 Assumption is four federally-recognized tribes within the Basin: Lone Pine, Independence, Big Pine, and Bishop. The Benton Paiute Tribe appears to be outside the Basin boundary.
bring to decision makers on the Board. Such a structure would allow for incorporation of local expertise and public engagement without compromising the Board’s efficiency.

Summary: Current 11-member Board with advisory committees

6. SGMA Stakeholder Engagement Alternative
The existing Board structure of 11 members and compliance with the public engagement requirements of SGMA legislation, in addition to the public engagement plan developed through the upcoming Groundwater Sustainability Plan, could be deemed sufficient. If so, no further action is necessary and the agency could proceed in the current configuration.

Summary: Current 11-member Board with stakeholder and public engagement.

ANALYSIS
The value of increased public and stakeholder engagement and open decision making is clear, and it seems equally clear that a Board of 16-24 members will be challenging to run in an efficient and effective manner. Establishing a Board of 12-15 members would require excluding certain member types and the justification for doing so.

“Option 5: Advisory Committee Alternative” appears to balance the interests by providing both an opportunity for stakeholders to delve into the details of specific issues, apply local expertise and knowledge to the analysis of those issues, and formulate recommendations for the Board to consider, and the Board remains an 11-member body. An Advisory Committee’s recommendation is typically very powerful and influential in a Board’s decision-making process. For example, community advisory committees are regularly utilized in Mono County to discuss, problem-solve and frame issues in a way that capture and reflect the sentiments, needs, and specific knowledge of the local community.

The most important topic for public engagement in the immediate future appears to be establishing sustainability criteria, and an advisory committee that studies the issue, engages on a technical and detailed level, and develops concrete recommendations to the Board would be an effective and efficient method of incorporating public input and expertise into the process.
The objective of this guidance document is to provide Groundwater Sustainability Agencies (GSAs) information to aid with stakeholder communication and engagement for Groundwater Sustainability Plan (GSP) preparation. It provides examples and existing resources related to public engagement and effective communication for Sustainable Groundwater Management Act (SGMA) implementation.

Limitation and use of this guidance information

This guidance document is not intended to prescribe specific outreach and communications methods for GSAs or local agencies to follow, but to provide resources and various examples for consideration. This guidance document also summarizes the public notification requirements that GSAs must adhere to in order to comply with SGMA and the GSP regulations. Other than what is required by statute or regulation, GSAs have discretion on how they communicate and engage with the beneficial uses and users of groundwater within a basin.
Contents

Section 1: Overview................................................................................................... 1
Section 2: About Public Engagement................................................................. 3
Section 3: Planning Communication & Engagement............................................ 5
Section 4: Engagement Methods & Tools.......................................................... 14
Section 5: Additional Resources.......................................................................... 15
The California Department of Water Resources (DWR) provides a variety of SGMA-related resources to assist water management groups and the public. Four DWR Region Offices are strategically located across the state.

All high and medium priority basins are assigned a Point of Contact from DWR Region Offices. POCs assist GSAs and stakeholders in the basin to connect with the Sustainable Groundwater Management Program and locate resources for assistance. POC contacts can be found on DWR website https://www.water.ca.gov/Programs/Groundwater-Management/Assistance-and-Engagement.

All regions can be reached via email at SGMP_RC@water.ca.gov
Section 1

Overview

The legislative intent of the historic 2014 Sustainable Groundwater Management Act (SGMA) is for groundwater to be managed sustainably in California's groundwater basins by local public agencies and newly-formed Groundwater Sustainability Agencies (GSAs).

In the basins designated by the Department of Water Resources (DWR) as medium and high priority, local public agencies and GSAs are required to develop and implement groundwater sustainability plans (GSPs) or alternatives to GSPs (Alternatives).

Under the requirements of SGMA, GSAs must consider interests of all beneficial uses and users of groundwater. As a result, the GSP development needs to consider effects to other stakeholder groups in or around the groundwater basin with overlapping interests. These interests include, but are not limited to, holders of overlying groundwater rights (including agriculture users and domestic well owners), public water systems, local land use planning agencies, environmental users, surface water users, federal government, California Native American tribes, and disadvantaged communities (Water Code 10723.2).

Furthermore, the GSP Regulations require that GSAs document in a communication section of the GSP the opportunities for public engagement and active involvement of diverse social, cultural, and economic elements of the population within the basin. Expertise of stakeholders may increase the chance that the GSAs are using best available information and best available science for GSP development.

As GSAs begin to meet to develop a GSP, common questions, such as the ones below, are considered regarding stakeholder communication and engagement.

**How can a GSA effectively communicate and engage with multiple and varied stakeholders?**
This document helps GSAs determine who the interested parties are (individuals, organizations, local agencies) that they need to engage with and provides guidance to better understand their issues and interests of beneficial uses and users of groundwater.

**What are methods and tools for communications and engagement?**
This document provides links to methods and tools that can be modified and used to reach and communicate with stakeholders. Not all of the tools will be applicable to all GSAs, but they are presented as examples of effective ways to engage.

**How can a GSA conduct meaningful engagement to develop a GSP?**
This document gives GSAs a step-by-step example of how to communicate and engage with stakeholder groups. In addition to following the procedure requirements for public notice, meaningful engagement is to integrate stakeholders throughout the development of a GSP and allow active participation in the decision-making process. The benefits of meaningful engagement are improved outcomes, optimized resources, broad support, and reduced conflict.
Published Resources

There are several published documents that either directly or indirectly address best practices or statutory requirements for stakeholder engagement. In addition to the information in this guidance document, these documents may be useful for GSAs while developing a Communication and Engagement (C&E) Plan or other outreach programs.

**Groundwater Sustainability Plan (GSP) Emergency Regulations Guide,** California Department of Water Resources
This guide (published July 2016) includes information to aid with the understanding of the GSP Regulations. It explains the fundamental concepts of the regulations and contains information directly relevant to the regulations through four general phases of development and implementation. [https://goo.gl/QYwqT9](https://goo.gl/QYwqT9)

**Outreach and Engagement: A Resource Management Strategy for the California Water Plan,** California Department of Water Resources
The California Water Plan provides a broad set of resource management strategies (RMSs) that can help local agencies and government (and GSAs) manage their water and related resources. While not specific to SGMA, the Outreach and Engagement RMS directly addresses water management in California and discusses tools and practices by water agencies to facilitate contributions by public individuals and groups toward good water management outcomes. [https://goo.gl/YfQQcu](https://goo.gl/YfQQcu)

**Collaborating for Success: Stakeholder Engagement for Sustainable Groundwater Management Act Implementation,** Community Water Center
Prepared by the Community Water Center in July 2015, the intent of this report is to convey the value of stakeholder engagement to sustainable groundwater management. The report outlines the statutory requirements for stakeholder engagement in SGMA, gives examples of best practices and examples of collaborative management from around the state, and provides a recommended roadmap for effective stakeholder engagement drawn specifically for SGMA implementation. [http://www.cleanwateraction.org/files/publications/ca/SGMA_Stakeholder_Engagement_White_Paper.pdf](http://www.cleanwateraction.org/files/publications/ca/SGMA_Stakeholder_Engagement_White_Paper.pdf)

**Inclusive Public Engagement,** Institute for Local Government (ILG)
This report offers tip sheets and resources to effectively and successfully plan and implement successful engagement strategies. Whether it’s supporting and connecting with local leadership programs as a pipeline to engage specific populations, or partnering with local community-based organizations to reach beyond the small slice of the public that most frequently attends meetings, ILG’s inclusive public engagement resources will offer perspective to any planning process. [http://www.ca-ilg.org/inclusive-public-engagement](http://www.ca-ilg.org/inclusive-public-engagement)

**Engagement with Tribal Governments Guidance Document (Draft),** California Department of Water Resources
This document is meant to help local agencies engage with a Tribal government in the planning, financing, and management of a GSA, or with development or implementation of a GSP.
Section 2

About Public Engagement

What is Public Engagement?
As defined by the Center for Advances in Public Engagement:

*Public engagement is a process that brings people together to address issues of common importance, to solve shared problems, and to bring about positive social change.*

Effective public engagement invites citizens to get involved in deliberation, dialogue, and action on public issues that they care about. It helps leaders and decision makers better understand the perspectives, opinions, and concerns of citizens and stakeholders.

When done well, public engagement goes far beyond the usual participants to include those members of the community whose voices have traditionally been left out of political and policy debates.

**Public Engagement Benefits**

- **Helps** people weigh a variety of perspectives and listen to each other’s views.
- **Builds** common understanding, manages differences, and establishes direction for moving ahead on tough issues.
- **Builds** trust and improves communication between the public and leaders.
- **Creates** new opportunities for citizens to become involved in public problem solving and decision making.

Build Public Engagement for Regional Sustainability

Many areas have public engagement efforts already in place for other water management efforts such as Integrated Regional Water Management Plans and Groundwater Management Plans. Use these existing stakeholder connections as you begin your SGMA-related communication and engagement efforts. Collectively, all water management plans work with a shared interest toward the ultimate goal of regional sustainability.
Levels of Engagement

It is important that stakeholders understand the role they are invited to play in a public engagement program. This will help provide clarity to the process and help avoid misunderstandings. Stakeholder roles may naturally evolve over the period that they are engaged in a public process, and as transition occurs, it is wise to redefine these roles. When an advisory committee or partnership between public agencies is established, it is helpful to develop a charter or other memo of understanding that describes the roles and responsibilities of all involved.

**Figure 1** is a summary of the levels of public engagement that comes from the International Association of Public Participation.

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**INCREASING LEVEL OF PUBLIC IMPACT**

<table>
<thead>
<tr>
<th>Inform</th>
<th>Consult</th>
<th>Involve</th>
<th>Collaborate</th>
<th>Empower</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Public participation goal</strong></td>
<td>To provide the public with balanced and objective information to assist them in understanding the problem, alternatives, opportunities, and/or solutions.</td>
<td>To obtain public feedback on analysis, alternatives, and/or decisions.</td>
<td>To work directly with the public throughout the process to ensure that public concerns and aspirations are consistently understood and considered.</td>
<td>To partner with the public in each aspect of the decision including the development of alternatives and the identification of the preferred solution.</td>
</tr>
<tr>
<td><strong>Promise to the public</strong></td>
<td>We will keep you informed.</td>
<td>We will keep you informed, listen to and acknowledge concerns and aspirations, and provide feedback on how public input influenced the decision.</td>
<td>We will work with you to ensure that your concerns and aspirations are directly reflected in the alternatives developed and provide feedback on how public input influenced the decision.</td>
<td>We will look to you for advice and innovation in formulating solutions and incorporate your advice and recommendations into the decisions to the maximum extent possible.</td>
</tr>
<tr>
<td><strong>Example techniques</strong></td>
<td>• Fact sheets • Web sites • Open houses</td>
<td>• Public comment • Focus groups • Surveys • Public meetings</td>
<td>• Workshops • Deliberate polling</td>
<td>• Citizen advisory committees • Consensus-building • Participatory decision-making</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>• Citizen juries • Ballots • Delegated decision</td>
<td></td>
</tr>
</tbody>
</table>

**Figure 1.** International Association of Public Participation (IAP2) Spectrum of Public Participation
Section 3
Planning Communication & Engagement

Stakeholder engagement can allow agencies to leverage networks and resources to their advantage and can provide a means whereby agencies can capitalize on local knowledge, including the expertise, resources, and capacity of individual stakeholders.

— Collaborating for Success: Stakeholder Engagement for Sustainable Groundwater Management Act Implementation, Community Water Center

There are four phases of SGMA implementation as illustrated in the diagram on pages 12 and 13. The statutory requirements for engagement are summarized for each phase. The other relevant sections of the Water Code and GSP Regulations are also provided for reference.

Phase 1 (GSA formation and coordination) was completed June 30, 2017 per SGMA. GSA formation and coordination has helped start relationship building and shared understanding with stakeholders. As GSAs move forward with Phase 2 (GSP preparation and submission), successful communication and engagement (C&E) with stakeholders will require up-front resource commitments and planning.

GSP Regulations (Section 354.10) require a communication section to include the following:

1. An explanation of the Agency’s (GSAs) decision-making process.
2. Identification of opportunities for public engagement and a discussion of how public input and response will be used.
3. A description of how the Agency (GSA) encourages the active involvement of diverse social, cultural, and economic elements of the population within the basin.
4. The method the Agency (GSA) shall follow to inform the public about progress implementing the Plan, including the status of projects and actions.

DWR will assess, as part of GSP Regulations Section 355.4, whether the interests of the beneficial uses and users of groundwater in the basin, as well as the land uses and property interests potentially affected by the use of groundwater in the basin, have been considered. DWR will take into account comments made in accordance with GSP Regulations Section 353.8 when determining whether interests within the basin have been considered in the development and operation of the GSA and the development and implementation of the GSP.

The following guidance for planning communication and engagement is adaptable for basin-wide application. In instances where there are multiple GSAs covering a basin, GSAs should coordinate with each other to ensure that all stakeholders are identified for outreach and are informed through the process of other SGMA implementation efforts within the basin that may affect them. This means a GSA may need to outreach to stakeholders outside of their boundaries to ensure all beneficial uses and users are included in the GSP development process.
Communication & Engagement Steps

Communication and Engagement (C&E) consists of seven general steps. These steps are illustrated in Figure 2 and explained in further detail below.

**Set Goals and Desired Outcomes**
Describe the situation at a high level—set clear goals and objectives, identify overriding concerns.

**Identify Your Stakeholders**
Develop a broad list of individuals, groups, and organizations who need to engage in the process.

**Stakeholder Survey and Mapping**
Conduct a stakeholder survey to develop a “Lay of the Land” document.

**Messages and Talking Points**
Define the key messages you need to effectively convey to your various stakeholders.

**Venues for Engaging**
Identify opportunities (venues and methods) to engage stakeholders.

**Implementation Timeline**
Create a timeline to inform the process and highlight when to engage with stakeholders.

**Evaluation and Assessment**
At certain points on the timeline evaluate if (and to what degree) you are meeting the C&E goals.

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**Figure 2. Communication and Engagement Steps**

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**Set Goals and Desired Outcomes**
Start by providing a description and background of your GSA and explain the intent of C&E is to support the development of your GSP. Then define in simple terms the challenge, regulatory requirement, or opportunity, and the desired outcome.

*Answer these questions:*

- What are we trying to accomplish?
- How will we know if we are successful?
- What are the challenges or barriers?
- What is the timeframe?
- When will public input be relevant?
- How will public input be used?
- What are the opportunities?

**Identify Your Stakeholders**
Identify the many interested individuals and groups you expect to engage with or inform at any stage of the GSP process.

*Answer these questions when making your list:*

- Who has a financial, political, business, or personal stake in this issue? *(i.e. organizational mission, regulatory role, land ownership, etc.)*
- What organization, agency, or individual must be involved in the GSP process for it to proceed? *(Due to organizational mission, regulatory role, land ownership, etc.)*
- What organizations, agencies, or individuals are likely to have an interest in this effort, or be impacted by the development of your GSP? *(Due to organizational mission, or established interest in subject matter.)*

Use the following chart to stimulate brainstorming about who should be invited to engage in your GSP development. The category of interest intends to reflect “diverse social, cultural and economic elements of the population”. The list is not exclusive. GSAs are encouraged to add other interested persons or groups as needs are identified.
### Stakeholder Engagement Chart for GSP Development

<table>
<thead>
<tr>
<th>Category of Interest</th>
<th>Examples of Stakeholder Groups</th>
</tr>
</thead>
</table>
| General Public       | • Citizens groups  
|                      | • Community leader    |
| Land Use             | • Municipalities (City leaders, County planning departments)  
|                      | • Regional land use agencies |
| Private users        | • Private pumpers  
|                      | • Domestic users  
|                      | • Schools and colleges  
|                      | • Hospitals |
| Urban/Agriculture users | • Water agencies  
|                      | • Irrigation districts  
|                      | • Municipal water companies  
|                      | • Resource conservation districts  
|                      | • Farmers/Farm Bureaus |
| Industrial users     | • Commercial and industrial self-suppliers; groups  
|                      | • Local trade association or group |
| Environmental and Ecosystem | • Federal and State agencies (Fish and Wildlife)  
|                      | • Wetland managers  
|                      | • Environmental groups |
| Economic Development | • Chambers of commerce  
|                      | • Business groups/associations  
|                      | • Elected officials (Board of Supervisors, City Council members)  
|                      | • State Assembly members  
|                      | • State Senators |
| Human right to water | • Disadvantaged Communities  
|                      | • Small community systems  
|                      | • Environmental Justice Groups |
| Tribes               | • Tribal Government |
| Federal and State lands | • Military bases/Department of Defense  
|                      | • Forest Service  
|                      | • National Park Services  
|                      | • Bureau of Land Management  
|                      | • California Department of Fish and Wildlife |
| Integrated Water Management | • Regional water management groups (IRWM regions)  
|                      | • Flood agencies  
|                      | • Recycled water coalition |

SGMA (Section 10723.2) calls for consideration of all interests of **all beneficial uses and users** of groundwater:

The groundwater sustainability agency shall consider the interests of all beneficial uses and users of groundwater, as well as those responsible for implementing groundwater sustainability plans. These interests include, but are not limited to, all of the following:

(a) Holders of overlying groundwater rights, including:

1. Agricultural users.
2. Domestic well owners.
3. Municipal well operators.
4. Public water systems.
5. Local land use planning agencies.
7. Surface water users, if there is a hydrologic connection between surface and groundwater bodies.
8. The federal government, including, but not limited to, the military and managers of federal lands.
10. Disadvantaged communities, including, but not limited to, those served by private domestic wells or small community water systems.
11. Entities listed in Section 10927 that are monitoring and reporting groundwater elevations in all or a part of a groundwater basin managed by the groundwater sustainability agency.

Resources to help identify and contact stakeholders are provided in the Stakeholder Communication and Engagement Digital Toolkit and Appendix B of Community Water Center’s Collaborating for Success: Stakeholder Engagement for Sustainable Groundwater Management Act Implementation includes suggested resources.
Stakeholder Survey and Mapping
Contact each stakeholder organization to learn more about them, describe the project, and invite them to engage in the process. Prepare for your first meeting with project background, necessary maps, and a stakeholder survey. Also be prepared to convene a follow up meeting within a week or two, to answer questions that come up during this meeting.

Develop a set of questions to use in a one-on-one meeting with a stakeholder group. This meeting will give you answers to help you understand stakeholder interests, issues, and challenges.

An example of a stakeholder survey can be downloaded from the online digital toolkit. Consider surveying communities using their most often used languages (i.e. Spanish).

Examples of questions in a survey include:
- Are you familiar with SGMA regulations?
- Are you currently engaged in activities or discussions regarding groundwater management in this region?
- Do you own, manage, or operate land in this basin?
- Do you manage water resources? If yes, what is your role?
- Are bilingual information and meeting materials needed?

Using the information gathered during your meetings with stakeholder organizations, create a stakeholder mapping grid by doing a “Lay of the Land” exercise. The exercise will chart all of the stakeholder groups you decide are important to the public engagement program and list known issues, interests, challenges, preferred methods of communication, and strategies and roles for engagement.

A “Lay of the Land” exercise example can be downloaded from the online digital toolkit.

Examples of information included in the “Lay of the Land” exercise include:
- Types of stakeholders
- Stakeholder key interests related to groundwater
- Key documented issues

Messages
Define the key messages you need to effectively convey to your various stakeholders. Key messages should be three overriding messages that explain the goals and outcomes for development of the GSP.

- **Key message 1**: Concise explanation of the goal of the C&E strategy to support the development of a successful GSP
- **Key message 2**: The GSA is committed to working with identified stakeholders using an open and transparent communication and engagement process
- **Key message 3**: The overall GSP will be more successful with an engaged group of stakeholders providing useful information

It would also be helpful to develop a set of talking points that can be used by members of your GSA when communicating with specific stakeholder groups. These talking points can also be customized to a specific group.

Another useful tool is a Q&A document that contains likely questions or responses you anticipate from stakeholder groups based on the issues, challenges, and interests you discovered in the mapping exercise.
Venues for Engaging

You must decide on the scale of the public engagement necessary to achieve the goals and objectives of your C&E strategy. This will help you determine the best venue for your information and messages to be heard. It is important to regularly provide feedback and updates to the interested persons and stakeholder groups who provide input to the GSP through public convenings. Invite the public to meetings at key milestones to learn and contribute input. You should also consider how public comments will be received, reviewed, and responded to.

Water Code Section 10723.4 requires GSAs to establish and maintain an interested persons list; regular notifications to persons on this list should be one of the venues used for public engagement.

Convenings

• Community issue-specific or location-specific advisory committees
• Small group briefings or workshops at key milestones to learn and contribute input

Presentations

• Presentations by lead public agencies to small or large groups at scheduled events
• Presentations by lead public agencies to elected officials at publicly noticed meetings

Digital

• Public-facing website or webpage, regularly updated and easily accessible
• Online resources, posted for interactive or non-interactive uses
• Regular updates shared via social media, email, or newsletters

Community, regional, and social media

• Submit/post regular updates to media that promote opportunities for public engagement
• Submit/post regular updates to media that provide information about how public input is being used, project status, and next opportunities for engagement

Advisory Committees

GSAs may appoint and consult with an advisory committee. A properly developed and engaged advisory body can be of great assistance in engaging the broad range of interest groups in a basin and creating a shared understanding of local sustainability.

Inform Your Stakeholders

• Invest in signs and banners to announce meetings
• Hand out fliers at key public locations to reach the general public
• Personally call stakeholder groups
• Mail and email meeting announcements
• Post on social media pages
Implementation Timeline

Now that you’ve identified your stakeholders, your key messages, and where and when to engage with them, you’ll need to create a timeline for your C&E strategy. Don’t confuse this with an implementation timeline for your GSP. The C&E timeline tracks communication and engagement activities and tactics.

Here is a list of common C&E tactics to include in a timeline:

- Website launch
- When to send email or other digital communication
- Media outreach activities
- Public meetings

Evaluation and Assessment

At various points along the implementation timeline, stop and assess how well you are performing against your goals and objectives. You can redirect resources, update strategies, or introduce new tactics.

The following questions as listed in the Collaborating for Success report are useful metrics for evaluation. Surveys and interviews are good tools to obtain feedback.

- Are stakeholders educated about the GSP development process and their own role?
- Is the timeline for implementation of the GSP clear?
- Has the GSA received positive press coverage?
- Do diverse stakeholders feel included?
- Have there been behavior changes related to the program goals? Or improved trust/relationships among participants?

Professional Facilitators

Many public agencies find it helpful to engage the services of a professional facilitator to guide discussions and decision-making between partnering agencies and other interested parties.

Professional facilitators, with deep expertise in mediation, negotiation, and consensus building, help broker agreements in tough natural resources disputes. Professional facilitators actively manage a process to support stakeholders’ desired outcomes. They work closely with all stakeholders to design an effective process, manage meetings, seek input between meetings, and strategize throughout to deliver widely supported decisions.
Sample C&E Plan Outline

This example outline is a tool for GSAs to create common understanding and transparency throughout the GSP preparation and submission process. This process should be tailored to the basins and stakeholder needs. Documentation of the engagement and outreach by GSAs is important for Phase 3 (GSP review and evaluation). GSAs could evaluate the successes and learn from the stakeholder feedback to make necessary adjustments in order to achieve their goals.

Sample C&E Plan Outline

1. **Set Goals and Desired Outcomes**
   - a. Description and background of the GSA and subsequent GSP
     i. Explanation of your GSA’s decision-making process
   - b. Goal/desired outcomes of GSP development
   - c. Communication objectives to support the GSP
   - d. Overriding concerns, major concerns or challenges

2. **Identify Your Stakeholders**
   - See stakeholder engagement chart example provided in digital toolkit.
   - a. List the stakeholder groups, community organizations or others who are concerned about the GSA/GSP and how each group will engage with the development of the GSP

3. **Stakeholder survey and mapping**
   - See example provided in digital toolkit.
   - a. Meet one on one with stakeholders and ask them a set of questions to help find out their issues, interests and challenges
   - b. Compile a “Lay of the Land” document of your stakeholders to identify how to engage with them

4. **Messages and Talking Points**
   - Define the key messages you need to effectively convey to your various stakeholders
   - a. Key messages: Three overriding messages that explain the goals and outcomes for development of the GSP
   - b. Talking points/Q&A: Anticipating likely questions or issues will support effective engagement with stakeholders
   - c. Likely questions or issues and responses

5. **Venues for Engaging**
   - Identify the opportunities – venues or methods – to engage stakeholders.
   - a. Depending on the level of engagement, you’ll want to determine the venue and how to share your key messages
   - b. Determine how you will invite, inform, and follow up with stakeholders

6. **Implementation Timeline**
   - List the milestones and stakeholder engagement opportunities throughout the GSP development process.
   - a. C&E Plan and GSP milestones
     i. Refer to the Stakeholder Engagement by Phase graphic for required engagement milestones
   - b. Supporting tactics: Include tactics or tools you will use to communicate your messages and resources available to support
     i. Website launch
     ii. When to send email or other digital communication
     iii. Media outreach activities
     iv. Community meetings

7. **Evaluation and Assessment**
   - Assess at various points during Implementation to evaluate how your plan is performing against your goals and objectives.
   - a. What worked well?
   - b. What didn’t work as planned?
   - c. Meeting recaps with next steps
   - d. Lessons learned
   - e. Budget analysis
# Stakeholder Engagement Requirements by Phase

## Phase 1: 2015–2017

### GSA Formation and Coordination

- **Entire Basin Coverage**
  - 1 GSA
  - 1 GSP
  - Multiple GSAs
  - Multiple GSPs

### Phase 1 Engagement Requirements

- **Establish and Maintain List of Interested Parties** §10723.4
- **GSA Formation Public Notice** §10723(b)
- **GSA Formation Public Hearing** §10723(b)
- **GSA Formation** (due 6/30/17) §10723(b)

  Notify DWR:
  - Include list of interested parties
  - Explain how parties' interests will be considered

- **Pre-GSP Development** §10727.8

  Provide a written statement describing how interested parties may participate to:
  - DWR
  - Cities within the GSA boundary
  - Counties within the GSA boundary

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## Phase 2: 2017–2022

### GSP Preparation and Submission

- **Initial Notification**
  - Technical & Reporting Standards
  - Monitoring Protocols
  - Data and Reporting
  - DMS

### Phase 2 Engagement Requirements

- **GSP Initial Notification** §353.6*
  - GSAs are required to submit GSP Initial Notifications through the SGMA Portal - GSP Initial Notification System at [http://sgma.water.ca.gov/portal/#gsp](http://sgma.water.ca.gov/portal/#gsp)
  - Public can comment on the submitted GSP notification

- **GSP Preparation** §10727.8 and §10723.2
  - Encourage active involvement
  - Consider beneficial uses and users of groundwater when describing undesirable results, minimum thresholds, and projects & actions

- **GSP Communications Section** §354.10*
  - GSA decision-making process
  - Opportunities for engagement and how public input is used
  - How GSA encourages active involvement
  - Method of informing the public

- **Public Notice of Proposed Adoption** §10728.4

- **GSP Adoption Public Hearing** §10728.4

- **GSP Submittal** §354.10*
  - Include a summary of communications: description of beneficial uses/users, list of public meetings, comments received/responses

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*Stakeholders should be informed throughout the development of Plan Content*
Phase 3: 2018+

GSP Review and Evaluation

- 60 Day Comment Period §353.8*
  - Any person may provide comments to DWR regarding a proposed or adopted GSP via the SGMA Portal at [http://sgma.water.ca.gov/portal/](http://sgma.water.ca.gov/portal/)
  - Comments will be posted to DWR's website

GSP Preparation and Submission

Phase 2: 2017/endash.cap2022

GSA Formation and Coordination

Phase 1: 2015/endash.cap2017

- Notify DWR:
  - Include list of interested parties
  - Explain how parties' interests will be considered

- Pre-GSP Development §10727.8
  - Provide a written statement describing how interested parties may participate to:
    - DWR
    - Cities within the GSA boundary
    - Counties within the GSA boundary

Phase 3 Engagement Requirements

- **60 Day Comment Period §353.8***
  - Any person may provide comments to DWR regarding a proposed or adopted GSP via the SGMA Portal at [http://sgma.water.ca.gov/portal/](http://sgma.water.ca.gov/portal/)
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Phase 4 Engagement Requirements

- **Public Notices and Meetings §10730**
  - Before amending a GSP
  - Prior to imposing or increasing a fee

- **Encourage Active Involvement §10727.8**

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Engagement Requirements Applicable to ALL PHASES

- **Beneficial Uses and Users §10723.2**
  - Consider interests of all beneficial uses and users of groundwater

- **Advisory Committee §10727.8**
  - GSA may appoint and consult with an advisory committee

- **Public Notices and Meetings §10730**
  - Before electing to be a GSA
  - Before adopting or amending a GSP
  - Prior to imposing or increasing a fee

- **Encourage Active Involvement §10727.8**
  - Encourage the active involvement of diverse social, cultural, and economic elements of the population within the groundwater basin

- **Native American Tribes §10720.3**
  - May voluntarily agree to participate
  - See Engagement with Tribal Government Guidance Document

- **Federal Government §10720.3**
  - May voluntarily agree to participate

Phase 4: 2022+

Implementation and Reporting

- Annual Reporting
- GSP 5-Year Assessments and Re-evaluation

Adaptive Management

- Corrective Actions as needed

- **Approved**
  - Begin 5-Year Re-evaluation cycle
  - Address Corrective Actions

- **Incomplete**
  - Unaddressed Corrective Actions

- **Inadequate**
  - Unaddressed Deficiencies
  - (Potential SWRCB Intervention)

Phase 4 Engagement Requirements

- **Public Notices and Meetings §10730**
  - Before amending a GSP
  - Prior to imposing or increasing a fee

- **Encourage Active Involvement §10727.8**

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- **Native American Tribes §10720.3**
  - May voluntarily agree to participate
  - See Engagement with Tribal Government Guidance Document

- **Federal Government §10720.3**
  - May voluntarily agree to participate

Engagement Requirements Applicable to ALL PHASES

- **Beneficial Uses and Users §10723.2**
  - Consider interests of all beneficial uses and users of groundwater

- **Advisory Committee §10727.8**
  - GSA may appoint and consult with an advisory committee

- **Public Notices and Meetings §10730**
  - Before electing to be a GSA
  - Before adopting or amending a GSP
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Section 4
Engagement Methods & Tools

Stakeholder Communication and Engagement Digital Toolkit

A set of tools and examples are available for the purposes of SGMA outreach at DWR’s Sustainable Groundwater Management website. The examples from local SGMA work groups include agenda, basin fact sheet, newsletter, mailing list sign up, etc. The templates may be downloaded, modified, and tailored to specific needs and audiences. While not all tools and templates are applicable to all GSAs, they are available as examples of effective ways to engage.

Find the Digital Toolkit at:
https://www.water.ca.gov/Programs/Groundwater-Management/Assistance-and-Engagement

DWR will add additional resources and case studies as they are developed to the Digital Toolkit.
Section 5
Additional Resources

DWR Region Office Contacts

DWR has knowledgeable staff available at the four region offices located across the State and in Sacramento. DWR’s regional coordinators along with the Point of Contacts (POCs) are available to answer questions and provide available assistance and resources. The Regional Coordinators can answer SGMA related questions, provide educational presentations, discuss facilitation support services, and put you in contact with SGMA program contacts and other State and federal agencies. DWR Regional Coordinators can be reached via email at SGMP_RC@water.ca.gov.

Integrated Regional Water Management

Integrated Regional Water Management (IRWM) is a collaborative effort to identify and implement water management solutions on a regional scale that increase regional self-reliance, reduce conflict, and manage water to concurrently achieve social, environmental, and economic objectives. DWR, through the IRWM grant program, worked with 49 IRWM regions to coordinate regional water management activities and implemented multi-benefit projects with local agencies. Stakeholder communication and engagement plays a key role in the successes of the IRWM. Information about these activities is available at: https://www.water.ca.gov/Programs/Integrated-Regional-Water-Management

Other Agency Information

State Water Resources Control Board

In areas where groundwater users and local agencies are unable or unwilling to sustainably manage their groundwater, SGMA authorizes State Water Resources Control Board (State Board) intervention. http://www.waterboards.ca.gov/water_issues/programs/gmp/about.shtml#info

Contact Email: groundwater_management@waterboards.ca.gov  T: (916) 650-0474

California Department of Fish and Wildlife Groundwater Program

CDFW developed a Groundwater Program to ensure fish and wildlife resources reliant upon groundwater are addressed in GSPs and that CDFW remains in compliance with regulatory requirements. https://www.wildlife.ca.gov/Conservation/Watersheds/Groundwater

Federal Agencies

GSAs can locate federal lands under various federal government jurisdiction (i.e. Bureau of Indian Affairs, Bureau of Land Management, National Parks Service, Department of Defense, Fish and Wildlife Services) from the Water Management Planning Tool under the Federal Lands layer. https://gis.water.ca.gov/app/boundaries/

The federal government may voluntarily agree to participate in the preparation or administration of a GSP through a joint powers authority or other agreement with local agencies in the basin. The GSAs should work to include federal interests in all aspects of the public process. Successful examples include ex-officio liaison on the GSA Board and membership on technical and public advisory committees.
Recommendation: Provide Direction To Staff Regarding Bylaws Of The OVGA.

Introduction

This agenda item is on for a discussion of the bylaws which are required by Article 1 Paragraph 5.7 of the OVGA Joint Powers Agreement. These draft bylaws include provisions that reiterate the OVGA’s purpose and authority, but also provide details regarding the appointment of officers and clarify basis administrative and governance processes. Staff requests direction for finalization of the Bylaws at the next scheduled OVGA meeting.

Issues Addressed and Outstanding in the Draft Bylaws

This draft of the bylaws addresses several issues regarding OVGA authority, duties, and management, including but not limited to the following:

- Terms of the Chairperson and Vice Chairperson (Article II.2)
- Who may call a special meeting (Article III.1);
- Preparation of the agenda (Article III.2);
- Roll call voting (Article III.4);
- Handling of excess funding (Article VII.4).

However, several issues remain outstanding, including the following:

- **Adoption of a Purchasing Policy.** Staff recommends the Board adopt a purchasing policy concurrently with adoption of the Bylaws or sometime in the immediate future. Pursuant to the OVGA Joint Powers Agreement Article II Paragraph 2, the OVGA’s powers are subject to the restrictions applicable to a county government. Given that requirement and the practical issues surrounding purchasing decisions for such a large legislative body that may eventually only meet a handful of times per year, staff recommends adopting a purchasing policy substantially similar to that of Mono County, which delegates a substantial amount of authority to its purchasing agent. In contrast, Inyo County’s purchasing policy significantly limits the purchasing power of its purchasing agent. Both Mono County and Inyo County’s purchasing policies are attached to and being sent with this staff report. Staff notes that both policies may be changed according to
the Board’s preference prior to adoption. Upon receiving direction from the Board, staff will bring back a purchasing policy for adoption at the next meeting.

- **Associates / Interested Parties / Advisory Committees.** This agenda item is not intended to include a discussion regarding the inclusion of Associates and Interested Parties on the OVGA Board. That issue has been separately agendized for discussion at this meeting; accordingly, staff refers the Board to that separate staff report for a detailed discussion on those particular issues. Having said that, the Bylaws include an article for the creation of advisory committees (see Article V) as an example for how the Board might create and organize advisory committees.

- **Appoint / Hire An Executive Manager.** While staff has been collaborating on projects and Dr. Harrington has assumed the lead by default, the Board has not formally appointed an Executive Manager. Staff recommends that the Board prioritize this matter.
BYLAWS

OF THE

OWENS VALLEY GROUNDWATER AUTHORITY

Adopted _____
TABLE OF CONTENTS

PREAMBLE ...................................................................................................................................1
ARTICLE I      THE AUTHORITY .............................................................................................1
ARTICLE II   OFFICERS & ADMINISTRATION ........................................................................2
ARTICLE III     MEETINGS .......................................................................................................1
ARTICLE IV    COMPENSATION AND EXPENSES .............................................................3
ARTICLE V     ASSOCIATES AND INTERESTED PARTIES ..............................................3
ARTICLE VI    ADVISORY COMMITTEES ............................................................................3
ARTICLE VII   BUDGET AND FINANCES .............................................................................3
ARTICLE VIII  AUTHORITY RECORDS ...............................................................................4
ARTICLE IX     PURCHASING POLICY .................................................................................5
ARTICLE X      AMENDMENT ..................................................................................................5
ARTICLE XI    DEFINITIONS AND CONSTRUCTION ..........................................................5
PREAMBLE

These Bylaws are adopted pursuant to Article I Section 5.7 of the JOINT EXERCISE OF POWERS AGREEMENT BETWEEN THE BIG PINE COMMUNITY SERVICE DISTRICT, CITY OF BISHOP, COUNTY OF INYO, COUNTY OF MONO, EASTERN SIERRA COMMUNITY SERVICE DISTRICT, INDIAN CREEK-WESTRIDGE COMMUNITY SERVICE DISTRICT, KEELER COMMUNITY SERVICE DISTRICT, SIERRA HIGHLANDS COMMUNITY SERVICE DISTRICT, STARLITE COMMUNITY SERVICE DISTRICT, TRI-VALLEY WATER MANAGEMENT DISTRICT, AND THE WHEELER CREST COMMUNITY SERVICE DISTRICT CREATING THE OWENS VALLEY GROUNDWATER AUTHORITY (“Agreement”).

ARTICLE I.
THE AUTHORITY

1 NAME OF THE AGENCY.
The name of the agency created by the Agreement is the Owens Valley Groundwater Authority (“OVGA” or “Authority”).

2 PRINCIPAL OFFICE AND MAILING ADDRESS OF THE AUTHORITY.

2.1. The principal office of the Authority shall be located at 135 South Jackson Street, Independence, CA 93526, or at any other location that the Authority’s Board of Directors (“Board”) may, from time to time, designate.

2.2. The Authority’s principal mailing address shall be [PLACEHOLDER].

3 AUTHORITY POWERS.
The powers of the Authority are established in accordance with Article II Section 2 of the Agreement and vested in the Board. The Board reserves the right to delegate such powers as are appropriate and permitted by law.

4 AUTHORITY BOARD.
The Board shall be comprised of Directors appointed by Members, and any Associates and Interested Parties that may be a part of the Board, as set forth in Article I Section 4 of the Agreement.

ARTICLE II.
OFFICERS & ADMINISTRATION

1 OFFICERS OF THE BOARD.
Officers of the Authority's Board shall consist of a Chairperson and Vice-Chairperson appointed from Members of the Authority. The Chairperson shall preside over the
proceedings of all meetings of the Board, while the Vice-Chairperson shall perform the
duties of the Chairperson in the absence or disability of the Chairperson. The
Chairperson and Vice-Chairperson shall exercise and perform such other powers and
duties as may be assigned to them by the Board.

2

APPOINTMENT OF OFFICERS OF THE BOARD.
The Board shall, at its last meeting held in each calendar year, nominate and elect from
its membership a Chairperson and Vice-Chairperson to take office on January 1 of the
following calendar year. The term of the Chairperson and Vice-Chairperson shall be one
(1) year. If the Chair position is vacated for any reason before the full term is served, the
Vice Chair becomes Chair and a new Vice Chair shall be nominated and elected. In this
event, the Vice Chair who becomes Chair may serve as Chair through the period he/she
would have served as Chair had the Chair position not become vacated. If the Vice Chair
position is vacated for any reason before the full term is served, a new Vice Chair shall be
selected from the jurisdiction of the departing Vice Chair to fill the remainder of the term.

3

EXECUTIVE MANAGER.

3.1. Pursuant to Article III Section 3 of the Agreement, the Board shall appoint
an Executive Manager. The Executive Manager shall have those powers and be
responsible for those duties specified in Article III Section 3.1 of the Agreement.

3.2. The Board may provide the Executive Manager with additional powers
and authorities, make the Executive Manager responsible for additional duties, and/or
qualify any such powers, authorities, and duties by amending the Bylaws according to
Article X hereof.

4

FISCAL AGENT.
Pursuant to Article III Section 2 of the Agreement the County of Inyo shall serve as the
Fiscal Agent and Treasurer of the Authority unless otherwise directed by a majority of
the Votes of the Board of Directors. The Authority shall enter into a Financial Services
Agreement to secure these services.

ARTICLE III. MEETINGS

1

REGULAR SPECIAL AND EMERGENCY MEETINGS.

1.1. Regular, special, and emergency meetings may be called as set forth in
Article I Sections 5.2, 5.3, and 5.4 of the Agreement. For purposes of calling a special
meeting, both the Chairperson and the Vice Chairperson shall be considered a presiding
officer.

1.2. Regular meetings of the Board shall be held at 2:00 PM on the second
Thursday of every month at the Bishop Fire Training Center located at East Line Street, Bishop, California, and any other time, date, and location that the Board may determine from time to time.

2  **AGENDA.**
The Executive Manager shall prepare the draft agenda for each meeting. The Chairperson, and/or any 3 Primary Directors at least one of which must be appointed by a Member, may add items to an agenda by notifying the Executive Director and the Chairperson. The Chairperson or his or her delegate shall approve the draft agenda before its finalization and posting.

3  **ORDER OF BUSINESS.**
The order of business for meetings shall be proposed by the Executive Director and determined by the Chairperson. Untimed agenda items may be taken out of order at the Chairperson’s discretion.

4  **VOTING.**
Except for any vote taken pursuant to Article VI Section 1.5 of the Agreement which shall be by a simple majority of the Members, all votes of the Authority shall be weighted as set forth in Article IV Section 2, and Article V Sections 1.4, 2.1, and 2.2 of the Agreement. A voice vote may be taken on any matter unless otherwise prohibited by law.

5  **MINUTES.**
The Executive Manager shall cause to be prepared written minutes of the Board meetings, which shall be available for public inspection when approved by the Board. The record shall contain the votes and abstentions on each matter for which a vote is taken.

**ARTICLE IV.**
**COMPENSATION AND EXPENSES**

1  **DIRECTORS AND ALTERNATE DIRECTORS.**
Directors and Alternate Directors on the Board shall serve without compensation. Directors and Alternate Directors may receive travel and related expenses as the Board may from time to time approve.

2  **OFFICERS.**
Officers of the Authority which are not Directors shall receive compensation as designated by the Board in written contract and/or reimbursement policy. Until such time as the Board appoints an Executive Manager and/or enters into other staffing agreements, staff services and resources provided by Members to the Agreement pursuant to Article II Section 3 of these Bylaws shall be reimbursed at the Member’s cost of providing such
services and resources.

ARTICLE V.
ASSOCIATES AND INTERESTED PARTIES

[TBD]

ARTICLE VI.
ADVISORY COMMITTEES

1 NUMBER.
The Board may, in its absolute and sole discretion, establish any number of advisory committees.

2 PURPOSE.
The purpose(s) of any advisory committee shall be determined by the Board.

3 APPOINTMENT AND AUTHORITY.
Advisory committee members shall be appointed and removed at the discretion of the Board. Advisory Committee members shall each have one vote. In order to be considered for appointment any person or individual representing an entity and/or group shall submit an application on a form approved by the Board. The Board may consider and accept or reject applications at its discretion.

4 MEETINGS.
OVGA Advisory committees shall elect a Chair and a Vice Chair. Through their Chair, or otherwise designated representative, advisory committees shall report their activities and recommendations, if any, to the Board at each regular OVGA meeting. Advisory Committees shall meet at a frequency directed by the Board. The subject matter of Advisory Committee agendas shall be determined by the Board.

5 STAFFING.
OVGA staff shall provide administrative staffing resources to the advisory committees established by the Board. Should an advisory committee request or require staffing resources that will create a substantial cost, as determined by the Executive Manager, such resource allocation shall be subject to the approval of the Board.

ARTICLE VII.
BUDGET AND FINANCES
1 BUDGET.
The Authority shall operate pursuant to an annual budget adopted in accordance with Article I Section 5.8 of the Agreement. The Authority shall endeavor to operate each fiscal year pursuant to the annually balanced budget so that projected expenses do not exceed projected revenues in any given fiscal year. Pursuant to Article I Section 5.6 the fiscal year of the Authority shall be from July 1 through June 30 unless otherwise changed by Resolution of the Board.

2 PREPARATION.
The Executive Manager shall prepare a draft annual budget by April 1 of each year for the Board’s review and approval by May 1 as provided in Article I Section 5.8 of the Agreement. Thereafter, the Board and the Executive Manager shall discuss and confer on any issues identified by the Board or the Executive Manager. The Authority, including the Board and the Executive Manager, shall use their best efforts to approve and adopt a structurally balanced annual budget. The Executive Manager shall implement the approved annual budget during the following fiscal year, subject to the provisions of any purchasing policy adopted by the Board.

3 FINANCES.
The Authority shall enter into a voluntary depositor agreement with the County of Inyo so long as the County of Inyo serves as its Fiscal Agent and Treasurer. If the County of Inyo ceases to be the Fiscal Agent and Treasurer of the Authority, then the Authority shall enter into a voluntary depositor agreement (or its equivalent) with whatever agency or entity succeeds the County of Inyo in acting as the Authority’s Fiscal Agent and Treasurer.

4 EXCESS FUNDS
Pursuant to Article IV Section 1 of the Agreement, any fund balance existing in the Authority’s accounts at the close of each fiscal year shall be credited toward the Members’ funding contribution to the annual budget adopted for the following fiscal year pro-rated to each Member’s funding commitment for said budget.

ARTICLE VIII.
AUTHORITY RECORDS

1 RECORDS RETENTION POLICY.
The Authority shall adopt a records retention policy. This policy will provide criteria and procedures for the retention or destruction of Authority records. This policy shall also include criteria and procedures for keeping separate the records of the Authority from any other agency or entity that shares the building or structure that the Authority has designated its Principal Office pursuant to Article 2.1 of these Bylaws.
MAINTENANCE AND INSPECTION OF AGREEMENT AND BYLAWS.
The Authority will keep at its Principal Office the original and/or copies of the
Agreement and these Bylaws as amended to date, which will be open to inspection by the
Authority, its Members, and their Directors and Alternate Directors at all reasonable
times during office hours.

INSPECTION RIGHTS OF MEMBERS.
Provided that upon the advice of Counsel no legal conflict exists, any Member may
inspect any record of the Authority, including, but not limited to, the accounting books
and records of the proceedings of the Board and committees of the Board, at any
reasonable time during office hours. A designated representative of the Member may
make any inspection under this section. For purposes of this section, the right of
inspection includes the right to copy.

INSPECTION BY DIRECTORS.
Provided that upon the advice of General Counsel no legal conflict exists, any Director
may inspect any record of the Authority, including but not limited to the accounting
books and records of the proceedings of the Board and committees of the Board, at any
reasonable time during office hours. A designated representative of the Director may
make any inspection under this section. For purposes of this section, the right of
inspection includes the right to copy.

INSPECTION BY THE PUBLIC.
Authority records shall be open to inspection by the public to the extent required by law.

WEBSITE POLICY.
The Authority may establish a website where records and information may be accessible
to the public.

ARTICLE IX.
PURCHASING POLICY

The Authority shall adopt a purchasing policy consistent with Article II Paragraph 2 of
the Agreement. This purchasing policy shall comply with the requirements applicable to
California county governments.

ARTICLE X.
AMENDMENT

These Bylaws may be amended from time to time by resolution of the Board.

ARTICLE XI.
DEFINITIONS AND CONSTRUCTION
Unless specifically defined in these Bylaws, all defined terms shall have the same meaning ascribed to them in the Agreement. If any provision of these Bylaws conflicts with any provision of the Agreement, the Agreement's provisions shall prevail, and these Bylaws shall be amended to eliminate such conflict. Unless the context or reference to the Agreement requires otherwise, the general provisions, rules of construction, and definitions in the California Civil Code will govern the interpretation of these Bylaws.
September 26, 2018

Mr. Fred Stump, Temporary Chair
Owens Valley Groundwater Authority
P. O. Box 337
135 Jackson Street
Independence, CA 93526

Dear Mr. Stump:

Subject: Response to Owens Valley Groundwater Authority Letter Regarding Relationship With the Los Angeles Department of Water and Power

This letter responds to your letter dated August 15, 2018 (enclosed) regarding the Owens Valley Groundwater Authority (OVGA) and its relationship with the Los Angeles Department of Water and Power (LADWP) concerning groundwater management in the Owens Valley Groundwater Basin (Basin). We appreciate that the OVGA has recognized that it does not have any authority to regulate the portions of the Basin that are managed pursuant to the Inyo County/Los Angeles Long-Term Water Agreement (Water Agreement), and that such portions are exempt from the Sustainable Groundwater Management Act (SGMA) under California Water Code, section 10720.8(c).

As to your question regarding whether LADWP will respect the OVGA’s property rights, to LADWP’s knowledge, the OVGA does not hold any property rights in the Basin. Moreover, the OVGA does not have any authority to regulate or adjudicate property rights (including water rights) in the Basin. The OVGA’s Joint Exercise of Powers Agreement expressly acknowledges this fact in Article 2, Section 2.2, stating:

[A]s set forth in California Water Code section 10720.5(b), and any future amendments to SGMA, nothing in this Agreement or any GSP [Groundwater Sustainability Plan] adopted pursuant to this Agreement determines or alters surface water rights or groundwater rights under common law or any provision of law that determines or grants water rights.
LADWP intends to comply with the Water Agreement. LADWP is not aware of any outstanding claim that its lawful pumping has adversely impacted the water rights of another groundwater pumper in the Basin. Water Agreement Section III.G explicitly protects private wells and LADWP manages its groundwater pumping to avoid causing a significant adverse impact to wells not owned by the City of Los Angeles (City). In the event such an impact occurs, LADWP is obligated to mitigate pursuant to the Water Agreement. The OVGA has no role or authority to insert itself in any disputes between non-City pumpers and LADWP.

Regarding your assertions of the lowering of your groundwater table by LADWP’s actions, please provide data supporting your argument. Figures 2.2 through 2.10 of LADWP’s Annual Report (Annual Report) contain hydrographs of representative monitoring wells in each wellfield since the early 1970s. These hydrographs show that the groundwater levels throughout the Basin have been generally stable for the last 45 years, with changes attributable mainly to runoff conditions. Similarly, LADWP conducts mining calculations every year to ensure that LADWP’s groundwater pumping in each wellfield does not exceed the groundwater recharge on a moving 20-year basis (Green Book, Section IV, Part C).

Please also provide support for your assertion that, “If LADWP creates a depression in the surface of the water table, even wholly within its own property, it will cause more of the water from our portion of the basin to flow into your property than would otherwise naturally occur, thus leaving the OVGA holding the bag for LADWP’s actions.” A basic principle of geo-hydrology is that, if a groundwater depression is wholly within an area, it will not result in any changes of groundwater levels or flow outside of that area. Furthermore, all of LADWP’s groundwater pumping in the Basin occurs upstream of the 165,000 acre-feet used annually within the Owens Valley for irrigation, town water supply, Enhancement/Mitigation projects, Owens Lake dust mitigation, and other projects. Therefore, all of LADWP’s pumped groundwater plus additional surface water is used within and for the benefit of the Basin.

Finally, I would like to reiterate that the SGMA, under which the OVGA was established, outlines specific criteria for sustainability ("Sustainability Indicators"). The most relevant indicators to the Basin are indications of “Chronic lowering of groundwater levels" and “Significant and unreasonable reduction of groundwater storage." As explained above, groundwater levels and storage in the Basin have been relatively stable over the last 45 years. Therefore, arguably, the Basin is currently sustainable. LADWP is committed to working in ensuring continuous sustainability of the Basin.
Mr. Fred Stump  
Page 3  
September 26, 2018  

Please feel free to contact me at (213) 367-1001 for continued dialogue on issues related to the Basin that we all share.

Sincerely,

[Signature]

Anselmo G. Collins  
Director of Water Operations

SMJ:jem  
Enclosure  
c/enc: OVGA Board of Directors  
Mr. Erik Ekdahl, State Water Resources Control Board  
Mr. Mark Nordberg, California Department of Water Resources  
Mr. Timothy Ross, California Department of Water Resources  
The Honorable Eric Garcetti, Mayor of the City of Los Angeles  
Commissioner Mel Levine, LADWP  
Mr. Gregory Loveland, LADWP
August 15, 2018

Via U.S. Mail and E-mail

Mr. Anselmo G. Collins, Director of Water Operations
Los Angeles Department of Water and Power
PO Box 51111
111 North Hope Street
Los Angeles, CA 90012

RE: Response to LADWP letter of May 22, 2018, addressed to OVGA Board of Directors

Dear Mr. Collins:

The Owens Valley Groundwater Authority (OVGA) Board wishes to assure Mr. Collins, Mr. Loveland and your superiors, the Los Angeles Department of Water and Power (LADWP) Board of Directors and the Mayor of the City of Los Angeles, that we truly believe this Board intends to fully recognize your property lines and fully respect your property rights.

However, we must ask if LADWP, in fact, recognizes the limits of its own property lines, and does LADWP intend to fully respect our property rights?

If LADWP’s water extraction activities lower the water table and create a cone of depression that extends beyond its property lines, land is then being impacted that does not belong to LADWP. Seeing as this exact scenario has been seen here time and time again, what assurances can you provide the OVGA that this will never reoccur in the future?

Let us not enter, at this time, the question of what words may properly attach to a person or entity that knowingly and willfully contrives to take precious and valuable commodities from the property of a neighbor. Rather, let us consider only the impact of the lowering of our groundwater table by LADWP’s actions, such that the OVGA then appears to be unable to show true sustainability of the aquifer in our portion of the basin. This would lead to sanctions, restrictions and mediation imposed by the State for our apparent failure to meet our stated Groundwater Sustainability Plan goals.
If LADWP creates a depression in the surface of the water table, even wholly within its own property, it will cause more of the water from our portion of the basin to flow into your property than would otherwise naturally occur, thus leaving the OVGA holding the bag for LADWP’s actions.

A molecule of water deep beneath our feet knows nothing of our artificial contrivances, of lines drawn on maps and scratched upon the surface of the earth, of laws and deeds of ownership, nor of court orders and adjudications. The only laws that water molecule knows to obey are the laws of chemistry and physics, gravity, surface tension, and capillary action ... the Laws of Nature!

Nature created the Owens Valley as a unified groundwater basin.

The State of California has mapped the Owens Valley as a unified groundwater basin.

Groundwater within it behaves as though it is within a unified groundwater basin.

So, it would seem that the Owens Valley Groundwater Basin really is just one integral basin after all. Thus, if successful management of the water within this basin is to occur, it will have to be done in a holistic, unified fashion.

Sincerely,

Fred Stump
Temporary Chair
Owens Valley Groundwater Authority

cc: Owens Valley Groundwater Authority Board of Directors
    Mr. Mel Levine, President, LADWP Board of Directors
    Mr. Eric Garcetti, Mayor, City of Los Angeles
    Mr. Greg Loveland, former Aqueduct Manager