# **Sustainable Groundwater**

# **Management Act**

## Annual Report



Lower Tule River Irrigation District Groundwater Sustainability Agency Tule Subbasin October 2022 -September 2023

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## **ABBREVIATIONS & ACRONYMS**

AMSL	Above Mean Sea Level
CASGEM	California State Groundwater Elevation Monitoring
CDWR	California Department of Water Resources
CEOP	Communication, Engagement and Outreach Plan
CEQA	California Environmental Quality Act
CGQMP	Comprehensive Groundwater Management Plan
CSD	Community Services District
CVP	Central Valley Project
CVPIA	Central Valley Project Improvement Act
DCTRA	Deer Creek Tule River Authority
DDW	Division of Drinking Water
DMS	Data Management System
DWR	Department of Water Resources
EC	Electrical Conductivity
ET	Evapotranspiration
EIR	Environmental Impact Report
FKC	Friant-Kern Canal
GAMA	Groundwater Ambient Monitoring and Assessment
GAR	Groundwater Assessment Report
GDEs	Groundwater Dependent Ecosystems
GFM	Groundwater Flow Model
GP	General Plan
GSA	Groundwater Sustainability Agency
GSP	Groundwater Sustainability Plan
GQTMP	Groundwater Quality Trend Monitoring Program
GQTMW	Groundwater Quality Trend Monitoring Workflow
ILRP	Irrigated Lands Regulatory Program
InSAR	Interferometric Synthetic Aperture Radar
IRWM	Integrated Regional Water Management
IRWMGs	Integrated Regional Water Management Groups
IRWMP	Integrated Regional Water Management Plan
ITRC	Irrigation Training and Research Center
JPL	Jet Propulsion Laboratory

LTRID	Lower Tule River Irrigation District
LUSTs	Leaking Underground Storage Tanks
MOU	Memorandum of Understanding
MCL	Maximum Contaminant Level
NASA	National Aeronautics and Space Administration
NC	Natural Communities
NOAA	National Oceanic and Atmospheric Administration
NPL	National Priority List
NTFGW	Net To and From Groundwater
PCSD	Poplar Community Service District
PUD	Public Utility District
RMS	Representative Monitoring Sites
RWQCB	Regional Water Quality Control Board
SAGBI	Soil Agricultural Groundwater Banking Index
SB	Senate Bill
SCADA	Supervisory Control and Data Acquisition
SGMA	Sustainable Groundwater Management Act
SMC	Sustainable Management Criteria
SREP	Success Reservoir Enlargement Project
SWRCB	State Water Resources Control Board
TBWQC	Tule Basin Water Quality Coalition
TCSD	Tipton Community Service District
Tipton CP	Tipton Community Plan
TRA	Tule River Association
TSMP	Tule Subbasin Monitoring Plan
UABs	Urban Area Boundaries
UDBs	Urban Development Boundaries
USACE	United States Army Corps of Engineers
USBR	United States Bureau of Reclamation
USFWS	United States Fish and Wildlife Service
USGS	United States Geological Survey
WDL	Water Data Library
WPUD	Woodville Public Utility District

## EXECUTIVE SUMMARY [§356.2(a)]

**23 Cal. Code Regs. § 356.2 Annual Reports.** *Each Agency shall submit an annual report to the Department by April 1 of each year following the adoption of the Plan. The annual report shall include the following components for the preceding water year:* 

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

The Lower Tule Groundwater Sustainability Agency (LTRID GSA) has submitted The Annual Report for Water Year 2023 in compliance with Title 23 of the California Code of Regulations, Division 2, Chapter 1.5, Subchapter 2, Article 7, Section 356.2, as required under the Sustainable Groundwater Management Act (SGMA). This is the fifth annual report submitted by the LTRID GSA for the Tule Subbasin boundary identified by the California Department of Water Resources (CDWR) as No. 5-22-13 of the Tulare Lake Hydrologic Region (**FIGURE 1**). As per Section 356.2. This report summarizes data collection efforts and basin management from the preceding water year, October 1, 2022 through September 30, 2023.

Tule Subbasin's hydrogeologist, Thomas Harder and Company (TH&Co), has prepared an Annual Report summarizing groundwater conditions for the entirety of the Tule Subbasin for water year 2022-2023 (ATTACHMENT 1). Appendices A through F of the subbasin-wide Annual Report describe groundwater conditions within each of the eight Groundwater Sustainability Agencies (GSAs) based on Groundwater Sustainability Plans (GSPs) that collectively cover the subbasin. Section 2.1.1 of TH&Co's Annual Report provides a summary of groundwater elevation changes within the LTRID GSA plan area and Appendix A provides data specific to groundwater conditions within the LTRID GSA.

This 2022-2023 GSP Annual Report provides results of groundwater monitoring efforts within the LTRID GSA from Representative Monitoring Networks. Representative Monitoring Network selection is based on the four applicable sustainability indicators outlined in Section 6.2.2 of the GSP.

#### **KEY FINDINGS:**

**GROUNDWATER LEVELS:** Groundwater levels within the LTRID GSA are collected semiannually and varied during the reporting period. Groundwater elevations were measured in the Spring and Fall of 2023. In the Upper Aquifer, groundwater elevations were higher in Fall 2023 than in Spring 2023. In the Lower aquifer, groundwater levels were higher in Fall 2023 than they were in Spring of 2023. In the Composite Aquifer, groundwater elevations were higher in Spring 2023 than Fall 2023. Groundwater elevations in the Upper, Lower and Composite Aquifers were above their respective Measurable Objectives and Minimum thresholds.

**WATER QUALITY:** Groundwater quality samples are collected annually from agricultural and drinking water wells within the LTRID GSA. For drinking water RMS wells, analysis determined that water quality results were within the measurable objectives or minimum thresholds in four RMS wells. Samples from one of the three RMS agricultural wells were analyzed for Chloride, Sodium and Total Dissolved Solids (TDS). Results for each constituent were within the standards for measurable objective or minimum threshold.

**GROUNDWATER STORAGE:** During the reporting period, groundwater storage was 62.3470 million acre-ft. This is a 0.1980 million acre-ft increase from the previous water year. Groundwater storage values met measurable objectives and minimum thresholds during the reporting period.

Using Interferometric Synthetic Aperture Radar (InSar) data from DWR, TH&Co determined that within the LTRID GSA plan area, the total change in aquitard storage was a loss of 11,000 acre-ft from the

previous water year. The previous change in aquitard storage from 2021-2022 was a loss of 67,000 acreft.

**LAND SUBSIDENCE:** 18 RMS benchmarks have been established to measure Land subsidence within the LTRID GSA plan area. In comparison with 2022 measurements, 13 benchmarks indicated a drop in elevation, 2 benchmarks indicated a rise in elevation, 2 benchmarks were destroyed, 1 benchmark was unable to be measured due to regional flooding. All 15 of the RMS benchmarks that could be measured were above their respective measurable objectives and minimum threshold elevations.

### **1** INTRODUCTION

#### **1.1 DESCRIPTION OF THE TULE SUBBASIN**

The Tule Subbasin is identified by the California Department of Water Resources (CDWR) as No. 5-22-13 of the Tulare Lake Hydrologic Region (**ATTACHMENT 1**, Figure 1). The Tule Subbasin encompasses approximately 744 square miles (475,895 acres) within Tulare County. Eight Groundwater Sustainability Agencies operate within the boundaries of the Tule subbasin (**FIGURE 1**):

- 1. Eastern Tule Groundwater Sustainability Agency (ETGSA),
- 2. Tri-County Water Authority Groundwater Sustainability Agency (TCWA GSA),
- 3. Pixley Irrigation District Groundwater Sustainability Agency (Pixley GSA),
- 4. Lower Tule River Irrigation District Groundwater Sustainability Agency (LTRID GSA),
- 5. Delano-Earlimart Irrigation District Groundwater Sustainability Agency (DEID GSA)
- 6. Alpaugh Groundwater Sustainability Agency (Alpaugh GSA), and
- 7. Tulare County Groundwater Sustainability Agency (Tulare County GSA)
- 8. Kern-Tulare Water District Groundwater Sustainability Agency (KTWD GSA)

Six of the eight GSAs within the Tule Subbasin have developed and submitted independent Groundwater Sustainability Plans (GSPs) pursuant to 23 CCR §353.6 to the California DWR. Tulare County GSA has entered into Memoranda of Understanding (MOUs) concerning coverage of territories under adjacent GSPs. As such, their jurisdictional areas are included in the other six GSPs.

Pursuant to 23 Cal. Code Regs. §357.4(a), six GSPs in the Tule Subbasin have been developed and submitted under a Coordination Agreement to fulfill all statutory and regulatory requirements related to intra-basin coordination agreements pursuant to SGMA.

#### **1.2 WATER YEAR CONDITIONS**

Heavy precipitation during the reporting period generated an above average amount of runoff into streambeds resulting in above average surface water supplies available for use within the Tule Subbasin. The amount of total surface water for water year 2022-2023 was approximately 1,733,730 acre-ft. The volume of water entering the Tule Subbasin as precipitation was estimated based on monthly remote sensing data provided by LandIQ.

#### **1.2.1 PRECIPITATION**

The 2022/23 water year experienced above average precipitation and runoff. Total precipitation at the Porterville precipitation station measured was 16.5 inches, which is more than the average precipitation for the area. The total volume of precipitation available for crops in 2022-2023 was estimated to be approximately 509,000 acre-ft (**ATTACHMENT 1**). Based on data from the California Data Exchange Center (CDEC), the current annual precipitation is estimated at approximately 982,723 acre-feet, which surpasses the annual average of 480,922 acre-feet by 204% (**GRAPH 1-1**).



**GRAPH 1-1: TULE SUBBASIN ANNUAL PRECIPITATION** 

Notes:

Data collected from the California Data Exchange Center (CDEC)

#### 1.2.2 SURFACE WATER STREAM FLOW

Tule River, Deer Creek and White River are surface water features diverted for agricultural use in the Tule Subbasin. Due to the higher rates of precipitation in the 2022-23 water year, the percentage of surface water released from Success Reservoir into the Tule River was 1,420% higher than the previous water year and 366% higher than 36-year averages. Surface water flows in Deer Creek and White River were both 439% higher than the 36-year average of 18,499 acre-ft and 6,516 acre-ft respectively, a 1,482% increase from the previous water year. Downstream diversion of surface water during the reporting period was 291,300 acre-ft within the LTRID plan area. For comparison, 8,800 acre-ft of surface water supplies were diverted in the 2021-2022 water year.

Section 3.4.1.1.1 of the Coordination Agreement defines stream inflow in the Tule River as releases from the Lake Success Reservoir. During the reporting period, 512,118 acre-ft of surface water was released from Success Reservoir into the Tule River. In the previous water year 34,389 acre-ft of surface water was released. The 36-year annual average stream flow from Success Reservoir is 127,038 acre-ft (**GRAPH 1-2**).

Section 3.4.1.1.2 of the Coordination Agreement states that streamflow in Deer Creek is measured by the USGS at their gaging station at Fountain Springs. Deer Creek is an uncontrolled stream located south of the Tule River. Flows in Deer Creek gradually dissipate by diversions, channel percolation, and evaporation. Pixley ID, Alpaugh ID, and TCWA GSAs reported 81,499 acre-ft of stream diversions in Deer Creek during the reporting period (**GRAPH 1-3**). Stream diversions were 25,583 acre-ft in the previous water year. Methods to determine flow in White River were performed in accordance to Section 3.4.1.1.3 of the Coordination Agreement. Stream inflow into the Tule Subbasin from the White River has historically been measured at the USGS stream gage near Ducor.





#### **GRAPH 1-3: DEER CREEK AND WHITE RIVER ANNUAL STREAMFLOW**



Notes

3. Long-term annual average in in acre-ft based on USGS gaging station data. Deer Creek Gaging station was damaged in the March 2023 storms. 2023 Flow data for Deer Creek and calculated values for White River were provided by Pixley Irrigation District Gaging station

<sup>1.</sup> Tule River at Success Dam Drainage Area, 388 square miles 2. Computed flow at Success Dam by U.S.C.E.

#### 1.3 DESCRIPTION OF THE LOWER TULE RIVER IRRIGATION DISTRICT GSA PLAN AREA

The LTRID GSA is located in the north-central portion of the Tule Subbasin and encompasses 105,338 acres within Tulare County. The GSA plan area includes lands within the jurisdictional boundaries of Lower Tule River Irrigation District (LTRID), a portion of the Tulare County GSA area, and the municipalities adjacent to the District, each of which the Agency has entered into agreements providing for the management of groundwater under the LTRID GSA GSP (see **FIGURE 1**).

Management Areas have been established to corresponded to the jurisdictional status and principle land use of their respective areas for defining different minimum thresholds and operate to different measurable objectives. Understanding each management area presents unique circumstances and objectives for managing sustainably. Management areas are described by the following three (3) categories and displayed on **FIGURE 2**:

- 1. LTRID/Agricultural Management Area
- 2. Municipal Management Area
  - Tipton CSD, Woodville PUD, Poplar CSD
- 3. Tulare County MOU Management Area

#### **1.4 HYDROGEOLOGICAL SETTING**

The hydrogeology of the Tule subbasin is described in Section 1.2 of the Tule Subbasin 2022-2023 Annual Report (see **ATTACHMENT 1**), and a description relating to the LTRID GSA plan area is provided below.

The GSA plan area is located on a series of coalescing alluvial fans that extend toward the center of the San Joaquin Valley from the Sierra Nevada Mountains (see **ATTACHMENT 1**, Figure 3). The alluvial fans merge with lacustrine deposits of the Tulare Lakebed in the western portion of the GSA plan area. Land surface elevations within the GSA range from approximately 400 ft above mean sea level (amsl) along the eastern boundary of the GSA to approximately 180 ft amsl at the western boundary (see **ATTACHMENT 1**, Figure 3).

Where saturated in the subsurface, the permeable sand and gravel layers form the principal aquifers in the plan Area and adjacent areas to the north, south and west. Individual aquifer layers consist of lenticular sand and gravel deposits of varying thickness and lateral extent. The aquifer layers are interbedded with low permeability silt and clay confining layers. There are four aquifer/aquitard units in the subsurface beneath the plan area (see **ATTACHMENT 1**, Figure 4):

- 1. Upper Aquifer
- 2. The Corcoran Clay Confining Unit
- 3. Lower Aquifer
- 4. Pliocene Marine Deposits (considered an aquitard)

Two primary aquifers have been identified within the plan area: an upper unconfined to semi-confined aquifer and a lower semi-confined to confined aquifer. The upper and lower aquifers are separated by the Corcoran Clay confining unit in the western portion of the GSA.

Groundwater in the GSA plan area flows from areas of natural recharge along the Tule River towards a pumping depression located south of the GSA plan area in the adjacent Pixley GSA (see **ATTACHMENT 1**, Appendix A, Figures 11, 12, 13, 14).

#### **1.5 MONITORING FEATURES WITHIN THE PLAN AREA**

The Tule Subbasin Technical Advisory Committee (TAC) has developed a subbasin-wide monitoring plan, detailing the monitoring network and methodologies used for the collection of data provided in the Tule Subbasin GSPs and annual reports. The subbasin-wide monitoring plan is included as Attachment 2- Tule Subbasin Coordination Agreement.

The Tule Subbasin TAC Monitoring Plan has identified representative monitoring sites (RMS) to assess progress with respect to groundwater elevation, groundwater quality, and land subsidence sustainability indicators in the GSA plan Area.

#### **1.5.1 GROUNDWATER ELEVATION**

Thirteen Representative Monitoring Sites (RMS) comprise the monitoring network for the Tule Subbasin groundwater elevation data collected from the upper and lower aquifers (**FIGURE 3**). Groundwater levels are collected semiannually. The first sampling event takes place at the beginning of the water year in the fall. The second event is scheduled for spring to account for seasonal high and low groundwater conditions.

#### **1.5.2 GROUNDWATER QUALITY**

Seven RMS wells have been identified for the purpose of monitoring groundwater quality within the GSA plan Area (FIGURE 3). Three RMS wells are designated as Agricultural use, and one is a dedicated monitoring well for Drinking Use. Where available, groundwater quality data is also provided by Tipton Community Service District (CSD), Poplar CSD, and Woodville Public Utility District (PUD).

#### 1.5.3 LAND SUBSIDENCE

The land surface elevation monitoring network consists of eighteen benchmarks installed in 2020 (**FIGURE 4**). Each benchmark is a representative monitoring site (RMS). RMS elevations are surveyed annually. Land surface elevation data collected within the reporting period along with established measurable objectives and minimum thresholds is discussed in Section 7.1 of this report and additional data is provided in Appendix A of **ATTACHMENT 1**. Land subsidence measured from InSAR data provided by the DWR from October 2022 to September 2023 is shown on Figure 8 of the attachment.

#### **1.5.4** INTERIM MILESTONES AND MEASURABLE OBJECTIVES

Sustainability indicators identified within Tule Subbasin are compared to the 2025-interim milestone, measurable objectives and minimum thresholds established for each RMS feature in Section 5 of the LTRID GSA GSP (GSP, 2022) to determine the GSA's progress toward successfully implementing its GSP.

The Tule Subbasin Groundwater Flow Model (GFM) projections were used for establishing SMCs for all sustainability indicators. By incorporating historical data, climate change, and the GSA's proposed projects and management actions, the GFM predicted conditions relative to each sustainability indicator as the

basis for the established quantifiable interim milestones, measurable objectives, and minimum thresholds. As the GSPs are implemented, refined monitoring and data collection will result in the GFM providing more accurate predictions of groundwater conditions and adjustments will be made to the Sustainable Management Criteria (SMC) to reflect the best available data. These adjustments are expected to be made during the first periodic evaluation of the GSP in 2025.

## 2 GROUNDWATER MONITORING [§356.2(B)(1)]

**23 Cal. Code Regs. § 356.2 Annual Reports.** *Each Agency shall submit an annual report to the Department by April 1 of each year following the adoption of the Plan. The annual report shall include the following components for the preceding water year:* 

**(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.

#### 2.1 GROUNDWATER ELEVATIONS

Thirteen Representative Monitoring Sites (TABLE 2-1) comprise the monitoring network for the Tule Subbasin groundwater elevation data collected from the Upper, Lower and Composite aquifers. Groundwater levels are collected semiannually. The first sampling event of the water year occurs during the Spring, the second event occurs in the Fall to account for seasonal changes in groundwater conditions.

Efforts within the LTRID plan area are underway to enhance the monitoring network by introducing additional RMS wells, aiming to address potential data gaps resulting from well removal. During the 2022-2023 water year one well was identified as a Representative Monitoring Site and was integrated into the monitoring network specifically for the purpose of recording depth measurements. Well 22S/26E-03 has been added to the monitoring network and measurements will begin in 2023-2024 water year.

		Represe	ntative Monitoring S	ite Wells		
Well ID	Total Depth (ft bgs)	Top Perforation (ft bgs)	Bottom Peroration (ft bgs)	GSA	Management Area	
Upper Aquifer						
21S/23E-32K01	406	104	402	LTRID	Agricultural	
21S/24E-35A01	328	245	302	LTRID	Agricultural	
21S/26E-32B02	328	245	302	LTRID	Agricultural	
21S/26E-34	400	120	400	LTRID	Municipal	
22S/23E-30J01	450	240	450	LTRID	Tulare County	
LTRID TSS U	290	150	280	LTRID	Agricultural	
Lower Aquifer	Lower Aquifer					
20S/26E-32	680	320	680	LTRID	Agricultural	
21S/25E-36	650	320	640	LTRID	Agricultural	
22S/23E-08	1000	660	1000	LTRID	Agricultural	
LTRID TSS M	815	500	805	LTRID	Agricultural	
LTRID TSS L	1525	1100	1505	LTRID	Agricultural	
Composite Aquifer						
22S/24E-01Q01	700	480	700	LTRID	Agricultural	
22S26E-03	400	100	400	LTRID	Agricultural	

#### TABLE 2-1: WELL CONSTRUCTION DETAILS

#### 2.1.1 WELL SELECTION

The Tule Subbasin TAC Monitoring plan identified representative monitoring sites (RMS) to be relied on for the purpose of assessing progress with respect to groundwater elevation. The representative monitoring sites are shown in **FIGURE 3**.

#### 2.1.2 DATA COLLECTION

Groundwater elevations are measured semiannually at RMS wells during the reporting period. Prior to collection, property owners are notified, and attempts are made to schedule sample collection while pumps are not running.

Technicians are dispatched to each of the thirteen representative monitoring sites to collect a depth-towater measurements in the Spring and Fall of each annual reporting period. Technicians utilize both acoustic and electric sounders to minimize the risk of contamination of domestic and irrigation wells. Sounders are decontaminated prior to each measurement. Field measurements are recorded in GoCanvas, an application utilized for fieldwork (**APPENDIX B**) Depth to Groundwater measurements are collected from a dedicated reference point referenced to the North American Vertical Datum of 1988.

#### 2.1.3 DATA LIMITATIONS

Thirteen RMS wells in the monitoring network are privately owned and maintained. While significant outreach efforts are made to maintain contact with owners and provide information regarding the GSA and future monitoring plans, sampling is provided at the discretion of the well owner. Separately, to ensure groundwater elevations are accurate, pumps must be shut off 24 hours prior to sampling to allow proper recharge prior to data collection, which can create conflicts with the agricultural schedules of land owners. Lastly, even with property owner approval, RMS wells are privately maintained, and the GSA cannot guarantee that well heads will be unlocked, that private roads will be accessible by sampling technicians or that wells are in working order.

The limitations of the Monitoring Network are being addressed by continued investigation efforts to locate privately owned wells in the GSA plan area and in the drilling and installation of dedicated, aquifer-specific monitoring wells. To date, LTRID TSS U, LTRID TSS L, and LTRID TSS M have been installed as dedicated monitoring wells within the LTRID GSA plan area. These wells provide groundwater elevation data from the Upper and lower aquifers as shown in **TABLE 2-2**.

#### 2.2 GROUNDWATER ELEVATION CONTOUR MAPS [§356.2 (b)(1)(A)]

Groundwater elevation data for the LTRID GSA Monitoring Network is collected and provided to Thomas Harder and Company to generate groundwater elevation contour maps of the Tule Subbasin. Detailed maps are available in **ATTACHMENT 1**. Thomas Harder and Company uses data compiled from several regulatory monitoring networks including RMS wells in the Tule Subbasin Monitoring Network, wells monitored as part of the Irrigated Lands Regulatory Program (ILRP) and wells primarily monitored by local irrigation districts. RMS and ILRP wells are identified as being perforated in either the upper aquifer or lower aquifer or both in the case of Composite Aquifer wells (**TABLE 2-1**).

#### 2.2.1 UPPER AQUIFER

Figures 11 and 12 of Appendix A in the Tule Subbasin 2022-2023 Annual Report displays groundwater contours for the upper aquifer in the LTRID GSA plan area for the spring and fall of 2023, respectively (see **ATTACHMENT 1**).

Groundwater in the upper aquifer of the GSA plan area flows from areas of natural recharge along Tule River towards a pumping depression located south of the GSA plan area in the adjacent Pixley GSA. The pumping depression has reversed the natural groundwater flow direction in the western portion of the subbasin and is most pronounced between the Tule River and Deer Creek near Highway 99. The groundwater level depression was observed from data collected in both the spring and fall of 2023. Groundwater flow patterns in the upper aquifer did not change significantly between the spring and fall of 2023. Groundwater elevations in the upper aquifer range from 420 amsl to 20 amsl.

#### 2.2.2 LOWER AQUIFER

Figures 13 and 14 of Appendix A in the Tule Subbasin 2022-2023 Annual Report display groundwater contours maps for the lower aquifer in the LTRID GSA plan area for the spring and fall of 2022, respectively (see **ATTACHMENT 1**).

From visual examination of the groundwater contour maps, groundwater in the lower aquifer generally follows the same flow pattern as flows in the upper aquifer, with the pumping depression being observed moving slightly west towards the LTRID GSA plan area south/west boundary with Tri-County GSA and Alpaugh GSA. Groundwater elevations in the lower aquifer range from 200 amsl to -140 amsl.

	Gre	Groundwater Elevation (NAVD88) <sup>1,2</sup>			2025	Measurable	Minimum
RMS Well	Spring 2022	Fall 2022	Spring 2023	Fall 2023	Interim Milestone <sup>3</sup>	Objective <sup>3</sup>	Threshold <sup>3</sup>
Upper Aquifer							
21S/23E-32K01	94.60	95.04	34.8	155.5	94	54	13
21S/24E-35A01	106.85	108.36	104.5	120.5	100	68	54
21S/26E-32B02	174.47	158.48	162.1	190.3	159	113	103
21S/26E-34	241.40	NM	230.9	268.2	260	261	231
22S/23E-30J01	29.95	-6.35	39.6	63.6	-15	-67	-71
LTRID TSS U	186.30	179.4	179.7	209.8	169	129	101
Lower Aquifer							
20S/26E-32	143.39	113.19	139.4	141.3	125	79	36
21S/25E-36	70.99	NM2	66.8	96.2	68	49	1
22S/23E-08	-104.69	NM2	-98.9	NM	-182	-195	-224
LTRID TSS M	111.80	99.10	56.7	41.8	87	62	28
LTRID TSS L	43.90	-29.90	117.0	118.0	-42	-67	-101
Composite							
22S/24E-01Q01	-35.00	6.00	33.9	3.5	-73	-85	-143
22S/26E-03		196.6	207.6	194.3	N/A	N/A	N/A

#### TABLE 2-2: GROUNDWATER LEVELS AT REPRESENTATIVE MONITORING SITES

Notes:

1. Groundwater Elevations are referenced to North American Vertical Datum of 1988 (NAVD88)

2. Groundwater elevations are calculated from depth to water measurements taken January 3 - February 9, 2023 and October 3 - 17, 2023

3. 2025 Interim Milestones, Measurable Objective and Minimum threshold provided in the LTRID GSP

#### 2.3 GROUNDWATER HYDROGRAPHS [§356.2 (b)(1)(B)]

Groundwater level hydrographs for RMS wells in the LTRID GSA plan area are provided in Figures 1 through 7 of Appendix A in the Tule Subbasin 2022-2023 Annual Report (see **ATTACHMENT 1**).

The GSA has identified thirteen wells to use as Representative Monitoring Sites (RMS), six of which are perforated in the upper aquifer, five wells are perforated in the lower aquifer, and two wells are perforated across both aquifers.

For the upper aquifer monitoring wells from which groundwater levels could be obtained, groundwater levels were generally higher in Fall 2023 compared to Spring 2023. All upper Aquifer wells were above their respective measurable objectives.

In the lower aquifer monitoring wells, groundwater levels were lower in the Spring of 2023 compared to Fall 2023. Groundwater levels in the lower aquifer can be highly variable due to the confined nature of the aquifer and may be influenced by nearby pumping. All groundwater levels were above their respective measurable objectives and minimum thresholds.

The composite aquifer monitoring wells both showed an increase in groundwater elevation from Spring 2023 to Fall 2023.

#### 2.4 GROUNDWATER QUALITY [§356.2(C)]

The LTRID GSA utilizes the Irrigated Lands Regulatory Program (ILRP) and Consumer Confidence Reports (CCRs) as the existing regulatory water quality program for monitoring water quality and setting baseline standards that are applicable to the agriculture and community management areas (TABLE 2-3).

#### 2.4.1 INTERIM MILESTONES AND MEASURABLE OBJECTIVES

Interim milestones and measurable objectives for groundwater quality as a sustainability indicator have been quantified by utilizing historical groundwater quality data from the existing RMS wells which are monitored under separate groundwater quality regulatory programs, such as those wells monitored under the California Regional Water Quality Control Board Irrigated Lands Regulatory Program, and those associated with Public Water Systems.

Criteria for establishing SMC at each water quality RMS location are detailed in the LTRID GSP revised 2022 and are as follows:

#### STEP 1:

Locate the RMS defined in the Tule Subbasin Monitoring plan, identify which portion of the aquifer it represents, and the associated Constituents of Concern (COC) to be monitored at the RMS based on beneficial uses and users of groundwater represented by the RMS well (Agricultural, Drinking Water) as described below:

DRINKING WATER: The RMS well is within an urban MA or 1-mile of a public water system.

**AGRICULTURAL:** Greater than 50% of the pumping within the representative area is determined to be agricultural and there are no public water systems within a 1-mile radius.

Agricultural or drinking water constituents of concern will be evaluated based on the established Maximum Contaminate Level (MCL) or Water Quality Objectives (WQO) by the responsible regulatory

agency. In the case of drinking water, the following title 22 constituents will be monitored and for agricultural the following Basin Plan Water Quality Objective (WQO) COC as identified in **TABLE 2-3**.

#### STEP 2:

Establish measurable objectives and interim milestones at each groundwater quality RMS well based on 75% of the regulatory limits set as part of the responsible regulatory programs that are applicable to the identified beneficial uses and users of groundwater represented by the RMS well as shown in **TABLE 2-3**.

#### STEP 3:

Evaluate historical groundwater quality data for instances where SMCs established at RMS wells have been historically exceeded not as a result of implementation of a GSP. In those instances, SMCs will not be set at the MCLs or WQOs, but rather the pre-SGMA implementation concentration. These RMS wells will be closely monitored to evaluate if further degradation is occurring at the RMS as a result of GSP implementation into the future.

Drinking Water Use <sup>1</sup>	EPA Method <sup>2</sup>
Arsenic	EPA 200.8
Nitrate as N	EPA 300.0
Hexavalent Chromium	EPA 218.7
Dibromochloropropane (DBCP)	EPA 3504.2
1,2,3-Trichloropropane (1.2.3-TCP)	SRL 524M-TCP
Tetrachloroethene (PCE)	EPA 524.2
Chloride	EPA 300.0
Total Dissolved Solids	SM 2540C
Perchlorate	EPA 314.0
Agricultural Use <sup>1</sup>	EPA Method <sup>2</sup>
Chloride	EPA 300.0
Sodium	EPA 200.7
Total Dissolved Solids	SM 2540C

#### TABLE 2-3: CONSTITUENTS OF CONCERN BY BENEFICIAL USE

Notes:

1. General Order R5-2013-0120-09, California Regional Water Quality Control Board.

2. U.S. Environmental Protection Agency SM - Standard Method.

#### 2.4.2 MONITORING NETWORK

The water quality monitoring network consists of seven water quality RMS wells within the LTRID plan area (**FIGURE 3**). 4 RMS wells are designated for Drinking Water use and 3 RMS wells are designated for Agricultural use. Constituents of Concern for each designated use are shown in **TABLE 2-3**. Additionally, the GSA analyzes water quality data collected by the communities of Tipton, Poplar and Woodville from municipal wells for monitoring water quality conditions throughout the implementation of its GSP. In addition, the GSA collects data from public community water systems as part of monitoring efforts. The data provided is averaged. The GSA monitors and coordinates to determine if groundwater pumping activities are contributing to undesirable effects related to degraded water quality. For Municipal management areas, water quality data gathered from Consumer Confidence Reports will be utilized rather than quality readings taken from individual wells.

		Minimum T	hresholds	Interim Milestone & Measurable Objective <sup>2</sup>	
Constituent	Units <sup>1</sup>	Drinking Water Limits (MCL/SMCL)	Agricultural Water Quality Objective (WQOs)	75% Drinking Water Limits (MCL/SMCL)	75% Agricultural Water Quality Objective (WQOs)
Arsenic	ppb	10	N/A	7.5	N/A
Nitrate as N	ppm	10	10	7.5	N/A
Hexavalent Chromium	ppb	10	N/A	7.5	N/A
Dibromochloropropane (DBCP)	ppb	0.2	N/A	0.15	N/A
1,2,3-Trichloropropane (1,2,3-TCP)	ppt	5	N/A	3.75	N/A
Tetrachloroethene (PCE)	ppb	5	N/A	3.75	N/A
Chloride	ppm	500	500	375	79.5
Sodium	ppm	N/A	69	N/A	51.75
Total Dissolved Solids	ppm	1,000	450	750	337.5
Perchlorate	ppb	6	N/A	4.5	N/A

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Notes:

1. ppt = parts per trillion, ppb = parts per billion, ppm = parts per million, MCL = maximum Contaminant Level, SMCL = Secondary Maximum Contaminant Level

2. Lower Tule River Irrigation District Groundwater Sustainability Agency (LTRID GSA) 2022. "Sustainable Groundwater Management Act Groundwater Sustainability Plan Revised July 2022"

#### 2.4.3 DATA COLLECTION

Samples for Constituents of Concern are collected annually, beginning in late May thru July. Groundwater wells are sampled by purging the well for a period of time adequate to purge the pump riser pipe or a period of time sufficient for water quality parameter readings for temperature, pH, EC, dissolved oxygen, and turbidity to stabilize within 10 percent. Groundwater parameters are collected using a YSI meter which is calibrated and maintained prior to each sampling event. If the well is pumping upon the technician's arrival, the sample may be taken without purging the well. Water samples can then be collected from the discharge point nearest the well head. In some instances where the pump head has been removed, Hydrasleeves are utilized for sample collection. However, these Agricultural wells with functional pump heads are only available for collection when landowners are utilizing the well for groundwater pumping. Laboratory-prepared bottles are filled and placed on ice before being transported to BSK laboratories in Fresno, California.

#### 2.4.4 DATA LIMITATIONS

The GSA acknowledges a gap in data related to individual domestic well water locations, elevations, and water quality. The GSA will address this gap in coordination with Tulare County and other water quality regulatory programs and agencies that are being coordinated with this GSP, such as the Tule Basin Management Zone. Although the GSA cannot assume responsibility for failure of individual wells, the GSA may consider additional management actions beyond those identified in Section 5 of the revised GSP if specific data is developed that identifies domestic wells that go dry due to the lowering of groundwater levels during plan implementation. Any such action should be in coordination with Tulare County, including the potential for the continuation by the County of existing programs for drought mitigation assistance implemented during the last major drought.

#### 2.5 RESULTS

Sampling results for the annual groundwater quality monitoring event are provided for Agricultural designated wells in **TABLE 2-5** and **TABLE 2-6** for Drinking water wells. Agricultural wells are available for collection when landowners are utilizing the well for groundwater pumping.

Constituent	Results								
Constituent	2023	Measurable Objective	Minimum Threshold						
RMS Well: 20S/26E-32 (E0090245)									
Chloride (ppm)	NS	375	500						
Sodium (ppm)	NS	51.75	69						
TDS (ppm)	NS	338	450						
RMS Well: 21S/26E-32B02 (E049930)	RMS Well: 21S/26E-32B02 (E049930)								
Chloride (ppm)	8.6	375	500						
Sodium (ppm)	19	51.75	69						
TDS (ppm)	310	338	450						
RMS Well: 21S/23E-31 (E0047650)									
Chloride (ppm)	NS	375	500						
Sodium (ppm)	NS	51.75	69						
TDS (ppm)	NS	338	450						
TDS (ppm) RMS Well: 21S/23E-31 (E0047650) Chloride (ppm) Sodium (ppm) TDS (ppm)	NS NS NS	338 375 51.75 338	33           450           500           69           450						

TABLE 2-5: RMS	WATER OUALITY IN	AGRICULTURE	DESIGNATED	WELLS
		/ GILLEOFICILE	DESIGNATED	

Notes:

1. ppm = parts per million

#### 2.5.1 AGRICULTURAL RESULTS

RMS Well 20S/26E-32, 21S/26E-32B02, and 21S/23-31 are designated as Agricultural use based on geographical distance to public water systems and amount of agricultural pumping with its representative area (GSP, 2022). Constituents of concern for agricultural wells are identified as Chloride, Sodium and Total Dissolved Solids<sup>1</sup>. Results of each RMS Water Quality Well are provided in **TABLE 2-5**. RMS Well 21S23E-31 was not operational during the monitoring event and samples could not be collected. RMS well 20S26E-32 was not running during the sampling event. Sampling results did not exceed the measurable objective or minimum threshold for all three RMS wells. Continued monitoring will determine if degradation of groundwater quality by basin use is occurring at this RMS Location.

#### 2.5.2 DRINKING WATER RESULTS

RMS wells Tipton CSD CCR, Woodville PUD CCR, and Poplar CSD CCR are designated for drinking water use based on geographic location to a public water system and within the boundary of an urban Management Area.

Water quality results for Tipton CSD, Poplar CSD, and Woodville PUD are accessed from the Safe Drinking Water Information System (SDWIS) database. Historical data can be accessed from 2013 to 2022. A 10-year average of historical data is provided in **TABLE 2-6** for all constituents of concern to summarize the long-term averages of constituents in municipal drinking water.

 $<sup>^{1}</sup>$  General Order R5-2013-0120-09, California Regional Water Quality Control Board

					Re	sults						
Constituent	Designated Use	Sample date	Arsenic	Nitrate as N	Hexavalent Chromium	Dibromochloropropane	1,2,3-Trichloropropane	Tetrachloroethene	Chloride	Sodium	Total Dissolved Solids	Perchlorate
Units <sup>1</sup>			ppb	mg/L	ppb	ppb	ppt	ppb	ppm	ppm	ppm	ppb
	MCL <sup>2</sup>		10	10	10	0.2	5	5	500	N/A	1000	6
Mini	mum Threshold		10	10	10	0.2	5	5	500	N/A	1000	6
Meas	urable Objective		7.5	7.5	7.5	0.15	3.75	3.75	375	N/A	750	4.5
RMS: Tipton CSD CCR⁵	Drinking	2023	6.65	8.2	ND <sup>4</sup>	ND	ND	ND	14.84	53.89	157.80	ND
RMS: Poplar CSD CCR <sup>6</sup>	Drinking	2023	ND	6.29	ND	ND	ND	ND	9.13	19.75	280	ND
RMS: Woodville PUD CCR <sup>6</sup>	Drinking	2023	ND	10.04	ND	ND	ND	ND	12.36	28.69	298.67	ND
RMS I: LTRID TSS L	Mixed	6/13/2023	13	0.5	1.8	ND	ND	ND	28	250	880	ND

Notes:

1. mg/L = milligrams per liter, ppb = parts per billion, ppm = parts per million

2. MCL = Maximum Contaminant Limit

3. Refer to TABLE 2-3 for EPA methods

4. ND = Not Detected

5. Data provided by CCR

## 3 GROUNDWATER EXTRACTIONS [§356.2(b)(2)]

**23 Cal. Code Regs. § 356.2 Annual Reports.** *Each Agency shall submit an annual report to the Department by April 1 of each year following the adoption of the Plan. The annual report shall include the following components for the preceding water year:* 

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

(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.

Groundwater extractions within the GSA plan area are categorized as Agricultural or Municipal. Land use within the GSA plan Area is predominantly associated with agriculture and therefore the majority of the groundwater extractions within the GSA plan Area are attributed to meeting crop demands that are not met through native precipitation or diverted surface and imported water supplies.

#### **3.1 AGRICULTURE**

The process for determining agricultural groundwater demand within the Tule Subbasin is described in Section 3.1 of the Tule Subbasin 2022-2023 Annual Report (**ATTACHMENT 1**).

Total agricultural water demand is determined through the analysis of data acquired from Landsat satellites for remotely sensed evapotranspiration (ET). This calculation incorporates irrigation efficiencies based on the California Department of Fish and Wildlife (CDFW), Land use map and crop surveys, and also accounts deductions related to surface water deliveries and precipitation. Metered groundwater extraction is reported to the GSA by municipalities.

Volume of groundwater pumped for agricultural use during the reporting period amounted to approximately 65,400 acre-ft within the GSA plan area.

Groundwater Extraction (acre-feet)									
2019/20 WY 2020/21 WY 2021/22 WY 2022/23 WY									
226,000	283,000	236,000	65,400						
Annual $\Delta$ in Groundwater Extraction:	(57,000) <sup>1</sup>	47,000 <sup>2</sup>	170,600 <sup>3</sup>						
Average Δ in Groundwater Extraction:53,533									

#### TABLE 3-1: AGRICULTURAL GROUNDWATER EXTRACTION

1) [226,000 acre-feet – 283,000 acre-feet]

2) [283,000 acre-feet – 236,000 acre-feet]

3) [236,000 acre-feet - 65,400 acre-feet]

4) [-57,000 acre-feet + 47,000 acre-feet +170,600 acre-feet] ÷ 3

#### **3.2 MUNICIPAL**

Municipal groundwater pumping metered data was provided by the communities of Tipton, Poplar, and Woodville. Within the LTRID GSA plan area, estimated volume of groundwater pumped for municipal purposes in 2022-2023 water year amounted to an estimated 1,220 acre-ft.

#### **3.3 EXPORTED**

Some of the groundwater pumping that occurs in the LTRID GSA plan area is exported out of the Boswell/Creighton Ranch for use out of the Tule Subbasin. Total groundwater exports out of the GSA Plan area for the 2022-2023 water year was 2,300 acre-ft, obtained through meter data from wells that extract the groundwater for exportation. This water is accounted for separately because the water is not applied within the subbasin and there is no associated return flow.

#### **3.4** SUMMARY OF TOTAL GROUNDWATER EXTRACTIONS

Combined agricultural and municipal groundwater extraction within the LTRID GSA Plan Area during water year 2022-2023 reached 53,520 acre-ft (see **TABLE 3-2**).

Management Area	Agricultural (AF)	Municipal (AF)	Export (AF)	Total (AF)
Agricultural MA	49,000	0	2,300	51,300
Municipal	0	1,220	0	1,220
Tulare County MOU	1,000	0	0	1000
Total	50,000	1,220	2,300	53,520

#### TABLE 3-2: TOTAL GROUNDWATER EXTRACTIONS

Notes:

1. AF = Acre Feet

2. Extraction volumes provided by groundwater reporting agencies listed in section 1.3

## 4 SURFACE WATER SUPPLY [§356.2(b)(3)]

**23 Cal. Code Regs. § 356.2 Annual Reports.** *Each Agency shall submit an annual report to the Department by April 1 of each year following the adoption of the Plan. The annual report shall include the following components for the preceding water year:* 

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

(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.

Surface water is supplied to lands within the LTRID GSA plan area through the Lower Tule River Irrigation District (LTRID) as diverted stream flow from native Tule River downstream as a downstream rights holder and imported Central Valley Project (CVP) Friant and Shasta Division contracts.

#### 4.1 DIVERTED TULE RIVER STREAMFLOW

Flow in the Tule River is controlled through releases from Lake Success. Stream flow entering Lake Success is measured and distributed to various water rights holders as allocated at Success Dam in accordance with the Tule River Water Diversion Schedule and Storage Agreement<sup>2</sup>. Releases of water from Lake Success and downstream diversions are documented in Tule River Association (TRA) annual reports.

For water year 2022-2023, a total of 291,300 acre-ft of water was released to the Tule River from Success Reservoir and delivered within the LTRID service area.

#### 4.2 IMPORTED WATER SUPPLIES

All water imported into the LTRID GSA Plan area is from the Central Valley Project (CVP) and delivered via the Friant-Kern Canal and later diverted into the LTRID's distribution system consisting of unlined canals for delivery to landowners and recharge basins within the District.

The total volume of imported water for the 2022-2023 water year was 314,500 acre-ft.

#### 4.3 RECYCLED WATER

A portion of the treated effluent wastewater from community treatment plants is delivered to farmers for agricultural irrigation. Recycled water deliveries for agricultural irrigation are reported by the City of Porterville. Recycled water deliveries for 2022-2023 were reported as 230 acre-feet.

#### 4.4 PRECIPITATION

Section 4.6 of the Tule Subbasin 2022-2023 Annual Report describes the methodology used to estimate the precipitation for the Tule Subbasin (see **ATTACHMENT 1**).

The total volume of precipitation available in 2022-2023 was based on LandIQ that was estimated to be 122,100 acre-ft.

<sup>&</sup>lt;sup>2</sup> TRA, 1966

#### 4.5 SUMMARY OF TOTAL SURFACE WATER SUPPLIES

Total surface water supplied to the LTRID GSA Plan Area for the 2022/23 water year was estimated to be 715,830 acre-ft (TABLE 4-1).

#### TABLE 4-1: TOTAL SURFACE WATER SUPPLY BY MANAGEMENT AREA

Management Area	Stream Diversions (AF)	Imported Water (AF)	Recycled Water (AF)r	Precipitation (AF)	Total (AF)
Agricultural MA	291,300	314,500	0	121,200	727,000
Municipal	0	0	230	0	230
Tulare County MOU	0	0	0	900	900
Total	291,300	314,500	230	122,100	728,130

Notes:

1. AF = Acre Feet

2. Surface Water Supply data provided by Thomas Harder & Co "Tule Subbasin 2022-2023 Annual Report"

## 5 TOTAL WATER USE [§356.2(b)(4)]

**23 Cal. Code Regs. § 356.2 Annual Reports.** *Each Agency shall submit an annual report to the Department by April 1 of each year following the adoption of the Plan. The annual report shall include the following components for the preceding water year:* 

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

(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.

Total water use within the LTRID GSA Plan Area during Water Year 2022-2023 is determined by calculating Agricultural and Municipal demands. Municipal demands are met through groundwater extractions and imported supplies. Agricultural demands are met through a combination of groundwater extractions, imported water deliveries and surface water deliveries. The total water use within the GSA Plan area was 781,650 acre-ft. **TABLE 5-1** describes the volumes of water use by use sector and source.

Management Area		Use Sector (AF <sup>1</sup> )								
Source:	Agriculture <sup>1</sup>	Municipal	Recharge/Banked <sup>2</sup>	Native Vegetation	Export	Total (AF)				
LTRID	408,200	0	367,800	0	2,300	778,300				
Municipal	0	1,220	230	0	0	1,450				
Tulare County MOU	1,900	0	0	0	0	1,900				
Total	410,100	1,220	368,030	0	2,300	781,650				

#### TABLE 5-1: TOTAL WATER USE BY WATER USE SECTOR

Notes:

1. Includes effective precipitation to meet crop demands

2. Recharge volumes include channel losses

### 6 GROUNDWATER STORAGE [§356.2(B)(5)]

**23 Cal. Code Regs. § 356.2 Annual Reports.** Each Agency shall submit an annual report to the Department by April 1 of each year following the adoption of the Plan. The annual report shall include the following components for the preceding water year:

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

(4) 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.

The change in storage estimate for this annual report is specific to the upper and lower aquifers. The calculations were made using a Geographic Information System (GIS) map of the Tule Subbasin discretized into 600-foot by 600-foot grid cells to allow for spatial representation of aquifer specific yield and groundwater level change. The storage change in the lower aquifer is expected to be significantly less than the upper aquifer due to its confined nature.

The areal distribution of specific yield for the upper aquifer is based on the values obtained from the updated calibrated groundwater flow model of the Tule Subbasin.

The areal distribution of change in hydraulic head across the Tule Subbasin was estimated by plotting the difference in groundwater level at wells that were measured in both fall 2022 and fall 2023 and interpolating subbasin-wide changes in groundwater levels in GIS using a kriging algorithm. Change in hydraulic head (groundwater level) at any given location was assigned to the overlapping grid cell.

The areal distribution of land subsidence between Fall 2022 and Fall 2023 was based on InSAR data (see Figure 8). Because the InSAR data is not layer-specific but, rather, reflects compression that occurs in all layers in the Tule Subbasin, the change in storage of the Lower aquifer using these data is possibly an overestimate.

#### 6.1 CHANGE IN UPPER AQUIFER GROUNDWATER STORAGE

Change in groundwater storage in the upper aquifer was estimated for each grid cell by multiplying the change in groundwater level by the specific yield and then multiplying by area of the cell. Results of the change in groundwater in storage analysis showed that between Fall 2022 and Fall 2023, groundwater in storage in the upper aquifer increased by approximately 198,000 acre-ft (Figure 16, **ATTACHMENT 1**). Recent wet conditions have resulted in more surface water supplies and lower groundwater pumping relative to previous years, which has contributed to the positive groundwater storage change in the 2022/23 water year.

#### 6.2 CHANGE IN LOWER AQUIFER GROUNDWATER STORAGE

Change in storage for the lower aquifer was equated to the volume of water associated with compression of aquitards between Fall 2022 and Fall 2023. This approximation was based on the premise that this volume is equal to the volume of land subsidence that occurred during this time.

Results of the analysis showed that the volume of water associated with compression of aquitards in all layers between Fall 2022 and Fall 2023 was approximately -11,000 acre-ft.

#### 6.3 CUMULATIVE CHANGE IN TULE SUBBASIN AQUIFER STORAGE

Cumulative change in storage in the Tule Subbasin since water year 1986/87 is provided for both upper and lower aquifers in Figure 18 of **ATTACHMENT 1**. Cumulative change in storage in both the Upper and Lower aquifers from 1986/87 through 2022/23 was approximately -7,133,000 acre-ft. Since the 2015/16 water year, the cumulative change in storage has been approximately +454,000 acre-ft in the upper aquifer and approximately -903,000 acre-ft in the lower aquifer. Positive changes in aquifer storage are generally associated with above-normal precipitation years when surface water supplies are available and groundwater pumping is lower.

The areal distribution of change in hydraulic head across the Tule Subbasin was estimated by plotting the difference in groundwater levels measured in Fall 2022 and Fall 2023 and interpolating subbasin-wide changes in groundwater levels using a kriging algorithm in GIS. Change in hydraulic head (groundwater level) at any given location was assigned to the overlapping grid cell.

Several other GSAs and irrigation districts maintain individual water accounting systems to track the amount of groundwater banked in their jurisdictions, which is internally calculated from gross groundwater storage volume for the GSA. Banked surface and imported water remain in ownership with the banker and is not considered available groundwater storage. Change in groundwater storage is determined using **Eq.** 6-1 to determine change in groundwater storage based on total water use (ETc, metered) and total non-groundwater supply **TABLE 6-1** provides a summary of this accounting for the GSA.

#### $\Delta GW Storage = Total Surface Water + Precipitation - Total Water Use$ Eq. 6-1

#### TABLE 6-1: GSA ACCOUNTING OF GROUNDWATER STORAGE

October 2022 thru September 2023	Agricultural <sup>3</sup>	Municipal <sup>3</sup>	Tulare Co. MOU <sup>3</sup>	Tot
Surface Water (streamflow, imported, recycled)	605,800	0	0	60
Recharged <sup>1</sup>	367,800	0	0	36
Total Precipitation <sup>2</sup>	108,400	0	1,400	109
Total Non-Groundwater Supply	1,082,000	0	1,400	1,08
ETc (agricultural)	268,271	0	2,765	271
Metered (municipal, exported)	2,300	1,220	0	З,
Total Consumptive Use	270,571	1,220	2,765	274
Water Balance	811,429	(1,220)	(1,365)	808

Notes:

1. Recharge volumes include channel losses

2. Total precipitation is used rather than effective precipitation because portion that is not effective is accounted for in ETc

3. Groundwater Accounting Data provided by Thomas Harder & Co "Tule Subbasin 2022-2023 Annual Report"

Based on the GSA's accounting of change in groundwater storage from the Fall of 2022 to Fall of 2023, groundwater increased by 808,844 acre-ft.

#### 6.4 TOTAL GROUNDWATER STORAGE

Groundwater storage in 2022-2023 WY was estimated according to the equation and methodology described in Section 6 of the Tule Subbasin 2022-2023 Annual Report using available groundwater

elevation data (see **ATTACHMENT 1**). Based on this estimation, approximately 62.149 million acre-feet of groundwater was stored within the aquifers beneath the LTRID GSA plan area. Applying the additional groundwater storage of 198,000 acre-feet occurring during the reporting period, the current volume of groundwater storage beneath the LTRID GSA Plan area amounts to approximately 62.3470 million acre-feet. While this methodology is useful for understanding total groundwater storage in the Subbasin, it is not intended to account for ownership of water in storage. The volume of groundwater each GSA has access to will differ due to the accumulation of Net Water Balance contributions and extractions by the individual GSA over time.

The interim milestones/measurable objective and minimum threshold for volume of groundwater storage in the aquifers beneath the LTRID GSA Plan area were identified in Tables 3-3 and 3-8, respectively, in Section 3 of the LTRID GSA GSP. **TABLE 6-2** provides a comparison of the 2023 groundwater storage conditions to the 2025 interim milestone, measurable objective, and minimum threshold.

Groundwater Storage (millions AF <sup>1</sup> )											
2018/2019 WY <sup>1</sup>	2019/20 WY	2020/21 WY	2021/22 WY	2022/23 WY	2025 Interim Milestone <sup>2</sup>	Measurable Objective <sup>2</sup>	Minimum Threshold <sup>2</sup>				
62.342	62.288	62.206	62.149	62.3470	60.590	59.000	58.100				
Annual ∆¹ in Storage:	-0.054 <sup>3</sup>	-0.082 <sup>4</sup>	-0.0575	+0.1980 <sup>6</sup>	0.25048	0 16719	0 212110				
Average Δ in Storage:		+0.0	0.3004	0.1071	0.212110						

#### TABLE 6-2: GROUNDWATER STORAGE DATA

Notes:

1. Million AF = Millions of Acre Feet,  $\Delta$  =delta symbology for change WY = Water Year

2. Interim Milestone, Measurable Objective and Minimum Threshold provided by GSP 2022

3. [62.342 million AF – 62.288 million AF]

4. [62.288 million AF – 62.206 million AF]

5. [62.206 million AF – 62.149 million AF]

6. [62.206 million AF - 62.3470 million AF]

7. [62.342 million AF – 62.149 million AF] ÷ 4 years

8. [62.342 million AF –60.590 million AF] ÷ 5 years

9. [62.342 million AF - 59.000 million AF] ÷ 20 years

10. [62.342 million AF - 58.100 million AF] ÷ 20 years

The volume of groundwater storage in 2023 remains greater than the established 2025 interim milestone, measurable objective, and minimum threshold volumes for the LTRID GSA plan area. The average annual change in groundwater storage for LTRID GSA plan area between 2018-2019 WY to 2022-2023 WY amounts to 1,300 acre-feet per year. The annual change in storage for the reporting period in comparison with the previous water year is +198,000 acre-ft, due to heavy precipitation during water year 2022-2023. The cumulative change in groundwater storage for the LTRID plan area between 2018-2019 WY to 2022-2023 WY amounts to +5,000 acre-ft.

### 7 PROGRESS TOWARDS PLAN IMPLEMENTATION [§356.2(C)]

**23 Cal. Code Regs. § 356.2 Annual Reports.** *Each Agency shall submit an annual report to the Department by April 1 of each year following the adoption of the Plan. The annual report shall include the following components for the preceding water 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.

#### 7.1 CURRENT CONDITIONS FOR EACH SUSTAINABILITY INDICATOR

The GSA monitoring networks have been established to monitor changes related to the four sustainability indicators that may have potential to cause significant and unreasonable effects within the Tule Subbasin:

- Chronic lowering of groundwater levels
- Reduction of groundwater storage
- Degraded water quality
- Land subsidence

The 2022/23 water year experienced above average precipitation and runoff. Total precipitation at the Porterville precipitation station measured was 16.5 inches, which is more than the average precipitation for the area. Precipitation is accounted for as a surface water supply for irrigated agriculture as it offsets some of the evapotranspiration demand of crops. The total volume of precipitation available for crops in 2022-2023 was estimated to be approximately 109,800 acre-ft (**ATTACHMENT 1**). This additional precipitation positively impacted the sustainability indicators listed above. Results of monitoring efforts are provided below.

#### 7.1.1 CHRONIC LOWERING OF GROUNDWATER LEVELS

For the upper aquifer monitoring wells from which groundwater levels could be obtained, groundwater levels were generally higher in Fall 2023 compared to Spring 2023. All upper aquifer wells were above their respective measurable objectives except for 21S/24E-35A01, which had fallen below all sustainable management criteria indicators.

Of the lower aquifer monitoring wells, groundwater levels were lower in the Spring of 2023 compared to Fall 2023. Groundwater levels in the lower aquifer can be highly variable due to the confined nature of the aquifer and may be influenced by nearby pumping. All groundwater levels were above their respective measurable objectives and minimum thresholds.

The composite aquifer monitoring wells both showed an increase in groundwater elevation from Spring 2023 to Fall 2023.

Detailed discussion of groundwater elevation change compared with measurable objectives and minimum thresholds is provided in **Section 2** of this report.

#### 7.1.2 REDUCTION OF GROUNDWATER STORAGE

In the upper aquifer, during the reporting period, there was a rise in available groundwater storage in comparison to the previous year due to heavy precipitation. Groundwater storage during 2022-2023 was

62.5900 million acre-ft. This is a 0.1980 million acre-ft (+198,000 acre-ft) increase from the previous water year.

In the lower aquifer, using Interferometric Synthetic Aperture Radar (InSar) data from DWR, TH&Co determined that within the LTRID GSA plan area, the total change in aquitard storage was a loss of 11,000 acre-ft from the previous water year. The previous change in aquitard storage from 2021-2022 was a loss of 57,000 acre-ft.

Detailed discussion of changes in groundwater storage compared with measurable objectives and minimum thresholds is provided in **SECTION 3** of this report.

#### 7.1.3 DEGRADED WATER QUALITY

Groundwater quality samples are collected annually from agricultural and drinking water wells within the LTRID GSA. Analysis in drinking water RMS wells determined that water quality standards were not upheld and exceeded the measurable objectives or minimum thresholds. Analysis of all agriculture designated wells determined that water quality standards were upheld and did not exceed the measurable objectives or minimum thresholds. The LTRID GSA will continue to expand the RMS quality network to fill in data gaps. Long-term monitoring will be conducted to determine if land subsidence is contributing to water quality degradation

Detailed discussion of groundwater quality compared with measurable objectives and minimum thresholds is provided in **SECTION 2.4** of this report.

#### 7.1.4 LAND SUBSIDENCE MONITORING

Eighteen subsidence RMS benchmarks were constructed within the LTRID GSA plan area in 2020 and baseline measurements were recorded for each RMS benchmark. During the reporting period, land survey technicians under the supervision of a Licensed Professional Land Surveyor measured ground surface elevation at eighteen of the RMS benchmarks between June 29 and August 3, 2023. Elevations are provided in **TABLE 7-1** and are compared to 2020 baseline elevations, established 2025-interim milestones, measurable objectives, and minimum thresholds. The 2025-interim milestones, measurable objectives, and minimum thresholds in the GSP using National Aeronautics and Space Administration (NASA) Interferometric Synthetic Aperture Radar (InSAR) Jet Propulsion laboratory data.

#### **7.1.5 RESULTS**

In comparison with 2022 measurements, thirteen benchmarks indicated a drop in elevation, two benchmarks indicated a rise in elevation, two benchmarks were destroyed, one benchmark was inaccessible due to regional flooding. All measured RMS benchmarks met the minimum threshold elevations, but 14 benchmarks did not meet their respective measurable objectives.

#### TABLE 7-1: RMS SUBSIDENCE DATA

			Ground S	Surface Elevation					
RMS Benchmark ID	Baseline Year	Baseline	2022	2023	Annual Difference (ft/yr)	Rate (ft/year)	2025 Interim Milestone	Measurable Objective	Minimum Threshold
L0001_B_RMS	2020	252.975	251.44	Destroyed	NM		250	239	238
L0002_B_RMS	2020	228.884	226.81	226.38	-0.43	0.835	228	222	221
L0003_B_RMS	2020	228.690	226.77	226.30	-0.47	0.797	228	223	222
L0004_B_RMS	2020	197.263	195.78	195.69	-0.09	0.524	197	193	193
L0005_B_RMS	2020	190.245	188.49	188.43	-0.06	0.605	189	182	183
L0006_B_RMS	2020	192.263	189.97	Destroyed	NM		191	184	184
L0022_B_RMS	2020	180.046	178.35	Underwater	NM		177	172	172
L0023_B_RMS	2020	190.843	189.39	189.28	-0.11	0.521	190	187	187
L0024_B_RMS	2020	254.855	253.41	253.28	-0.13	0.525	254	251	249
L0038_B_RMS	2020	321.584	320.52	320.27	-0.25	0.438	321	320	318
L0039_B_RMS	2020	307.480	306.03	305.74	-0.29	0.580	307	305	303
L0040_B_RMS	2020	308.990	307.87	307.65	-0.22	0.447	308	305	304
L0041_B_RMS	2020	307.3480	306.17	305.96	-0.21	0.463	307	304	302
L0042_B_RMS	2020	306.541	305.03	304.65	-0.38	0.630	306	303	301
L0043_B_RMS	2020	348.618	348.46	348.38	-0.08	0.079	348	347	346
L0044_B_RMS	2020	370.560	370.30	370.39	0.09	0.057	371	370	369
L0045_B_RMS	2020	346.292	345.31	345.06	-0.25	0.308	346	344	343
L0046_B_RMS	2020	371.003	364.85 <sup>4</sup>	370.10	N/A	0.301	371	370	369

Notes:

1. NAVD88 = North American Vertical datum of 1988, Ft/year = foot per year

2. 2022 Measurements collected August 16 - September 8, 2023

3. 2023 Measurements collected from June 29- August 3, 2023

4. Value is outside of current and historical ranges and is considered erroneous

#### 7.2 IMPLEMENTATION OF PROJECTS OR MANAGEMENT ACTIONS

This section describes the GSA's Projects and Management Actions. The LTRID GSA identified seven projects or management actions in Section 5.2. The status of each is described below.

#### 7.2.1 GROUNDWATER ACCOUNTING

The LTRID GSA Board has adopted and implemented eight policies that collectively comprise the Groundwater Accounting program of the GSA. Policies are publicly available at <a href="http://www.ltrid.org/wp-content/uploads/2024/01/gsa-rules-and-operating-policies-ltrid-updated-2024.pdf">http://www.ltrid.org/wp-content/uploads/2024/01/gsa-rules-and-operating-policies-ltrid-updated-2024.pdf</a>. and provided as requirements identified in Section 5.2.1 of the GSP and has resulted in a reduction in groundwater use through landowner incentives.

#### Identification of groundwater users and groundwater allocations

#### Status: Complete in regards to agricultural groundwater users, on-going to other users

**AGRICULTURAL GROUNDWATER USERS AND ALLOCATIONS:** The LTRID GSA tracks all agricultural groundwater use by Assessor's parcel number in a database. For each parcel, the GSA allocates credits and computes groundwater use by implementing the rules set forth in the Policies. Additional details regarding the accounting process are described in detail below.

**DOMESTIC GROUNDWATER USE:** The LTRID GSA does not have complete data on individual domestic groundwater users but has compiled data on domestic wells from available sources including Tulare County, and Department of Water Resources databases. This data has been used to refine the Mitigation Program for domestic groundwater wells that are potentially impacted by overdraft pumping. The GSA has hired a full time Resources Coordinator to provide education and outreach to domestic groundwater users within the GSA and inform those users of the well mitigation program and assist individuals with accessing the mitigation program. The GSA tracks domestic groundwater use for the communities served by public water systems by collecting metered pumping data from the Tipton CSD, Woodville PUD and Poplar CSD. The GSA Board has also adopted a policy that focuses on surface water deliveries and recharge in the areas around the two communities, even in years where surface water is in short supply.

## Accurate accounting of groundwater extractions, water accounting, policy for crediting groundwater recharge and banking activities, and policy for transferring groundwater credits

## Status: complete and subject to on-going refinement (Note, in prior annual reports these actions were discussed separately. This report combines the discussion for clarity.)

The GSA has implemented policies for accounting since February 2020. The GSA tracks agricultural, groundwater, and surface water use for each APN stored in a database. Landowners receive monthly reports reflecting the accounting for each parcel and can access this information online through the GSA website. The accounting system is designed to give landowners the ability to view and track annual allocations, monthly water consumption based on remotely sensed ET data, surface water deliveries, and volumes of surface water recharged or banked for future in-lieu use, among other features that give the landowners the tools to successfully manage their operation in a sustainable manner.

The GSA allocates a Sustainable Yield credit and a precipitation credit to each acre for each year. The Groundwater Flow Model (GFM) for the Tule Subbasin established water budgets depicting water uses and users for the past, present, and future. Based on the water budgets, Sustainable Yield allocation of groundwater consumption was determined to be 0.15 acre-feet per acre. Precipitation was recognized as an allocation of groundwater that was available to landowners for consumption, with allocation amounts varying throughout the subbasin. Within the GSA this amounted to 0.76 acre-ft per acre for 2023 based on a 32-year average.

The GSA then allocates credits to parcels for GSA recharge and banking activities. In addition, the GSAs policy on Groundwater Banking at the Landowner Level incentivizes landowners to use surface water for recharge and banking when it is available in excess of what's needed for crop demands by crediting the landowners water account with a percentage of the total volume surface water recharged as a groundwater credit. As a result, many landowners have constructed and are operating recharge basins on their farms. From January through December of 2023, the GSA recharged 361,000 acre-ft of groundwater.

The GSA then adjusts credits to account for transfers and imported surface water pursuant to the *Water Accounting and Water Transfers* and *Landowner Surface Water Imported* policies. These policies define rules for movement of groundwater credits from one landowner to another within the GSA plan area and for surface water imported into the GSA by landowners. Policies 3 and 5 discuss this in detail and are available in **ATTACHMENT 2** of this report.

Finally, the GSA assigns a transitional pumping credit to each parcel (Policy 4, **ATTACHMENT 2**). For 2020-24 the transitional credit has been 2 acre-ft/acre per year. The allocation will be re-evaluated for 2025 after revisions to the GSP are adopted.

After all allocations and credits are assigned, the GSA computes groundwater use per parcel. The GSA obtains and uses remote sensing data for crop evapotranspiration (ET) using satellite imagery (LandIQ) to compute the ET data for each APN (See Section 3.1 of the Tule Subbasin 2022-2023 Annual Report describing the methodology used to estimate ET for the Tule Subbasin (ATTACHMENT 1).

The GSA uses detailed records of surface water deliveries to reduce parcel ET by surface water deliveries to compute groundwater use by parcel. All ET is assumed to be met by pumped groundwater if not met by surface water.

The GSA then compares the parcel's groundwater use to the allocated credits for the parcel to determine if the parcel used groundwater in excess of allocated credits and what portion, if any, of the transitional credits have been used by a parcel. Use of the first 50% of transitional credits results in a charge of \$90/ acre-ft. Use of the second 50% of the transitional credits result in a charge of \$180/ acre-feet. During WY 2022-23, 6,001 acre-ft of transitional water was used as compared to the annual average of 41,342 acre-ft since implementation of the program.

#### Gradually reduce total groundwater consumption

Status: complete and ongoing

Total agricultural water use and groundwater consumption has declined in the GSA since 2019.

The following table summarizes ET data for 2019 through 2023:

Evapotranspiration (acre-ft)										
Management Area	2019/20 WY	2020/21 WY	2021/22 WY	2022/23 WY						
Agricultural MA	258,796	249,464	236,084	268,271						
Municipal MA	1,893	1,270	1,253	1,683						
Tulare County MOU MA	2,848	1,987	1,987 2,019							
TOTAL (acre-feet)	263,537	252,721	239,356	274,357						
	Annual $\Delta$ in ET:	10,816 <sup>1</sup>	13,365 <sup>2</sup>	35,001 <sup>3</sup>						
	Average ∆ in ET:	3,6074								

#### TABLE 7-2 EVAPOTRANSPIRATION BY MANAGEMENT AREA

Notes:

1. [263,537 acre-feet – 252,721 acre-feet]

2. [252,721 acre-feet – 236,048 acre-feet]

3. [239,356 acre-feet – 274,357 acre-feet]

4. [263,537 acre-feet – 274,357 acre-feet] ÷ 3 years

ET was higher than in previous years, this is because there was more rain in 2023, thus more vegetation and more evaporation due to the saturated soils. While ET was higher in 2023, groundwater use was less, because a higher percentage of the ET in 2023 was met through increased surface water deliveries.

The GSA took delivery of more than 605,000 acre-feet of surface water in 2023 compared to the longterm average of 200,000 acre-feet. Groundwater extraction for 2022-2023 was reduced from prior years. Calculated groundwater extractions for 2022-2023 were less as shown below and in **TABLE 3-1** in **SECTION 3.4**.

Groundwater Extraction (acre-ft)			
2019/20 WY	2020/21 WY	2021/22 WY	2022/23 WY
226,000	283,000	236,000	65,400
Annual $\Delta$ in Groundwater Extraction:	(57,000) <sup>1</sup>	47,000 <sup>2</sup>	170,600 <sup>3</sup>
Average $\Delta$ in Groundwater Extraction:	53,533		

1) [226,000 acre-feet – 283,000 acre-feet]

2) [283,000 acre-feet – 236,000 acre-feet]

3) [236,000 acre-feet - 65,400 acre-feet]

4) [-57,000 acre-feet + 47,000 acre-feet +170,600 acre-feet] ÷ 3

#### Adjustment of policies for groundwater allocations and transfers

#### Status: ongoing - subject to future consideration

The GSA has included this component in the Groundwater Accounting Action understanding that all options for transferring and allocating groundwater credits will be based on the best available data. Adjustment of policies for groundwater allocations or transfers are intended to continue granting landowners all opportunities available to manage groundwater resources feasibly and economically to the extent undesirable results are not experienced within the GSA plan area or the subbasin. As a result, the GSA reserves its right to increase or reduce groundwater allocations and expand or limit transferring of groundwater credits based on the GSA progress toward reaching its sustainability goal.
As the GSP is currently being revised, and measurable objectives and minimum thresholds are reevaluated, it is likely that the next five-year block of transitional pumping allocations pursuant to Policy 4 will be reduced going forward.

#### Create revenue for financing GSA operation, mitigation, monitoring, and projects

#### Status: complete, on-going implementation

The GSA has established a fee structure for consumption of groundwater above sustainable amounts, also known as transitional groundwater consumption. Revenues from the fees collected will be used to mitigate impacts and implement projects and programs to help reach the GSA sustainability goals. A summary of collections and expenditures/reserves from these funds:

	2021	2022	2023	Total
Fees collected	\$4,458,840	\$5,488,824	\$1,204,464	\$11,152,128
Interest income	\$0	\$1,491	\$185,129	\$186,620
FWA -capacity correction project	\$0	(\$479,808)	(\$479,809)	(\$959,617)
Land Fallowing programs	\$0	(\$100,000)	(\$15,983)	(\$115,983)
Water Purchases/groundwater banking	\$0	\$0	(\$4,625,000)	(\$4,625,000)
12/31/2023 BALANCE				\$5,638,148
Domestic Well Mitigation Plan Reserve				\$1,500,000
Project and Program reserve				\$4,138,148
				\$5,638,148

#### TABLE 7-3: COLLECTIONS, EXPENDITURES AND RESERVES

The fee structure for transitional groundwater consumption is included as part of the *Transitional Groundwater Consumption* policy and is attached to this report as Policy 4 in **ATTACHMENT 2**.

#### Develop policy for enforcement to ensure compliance with rules established to achieve sustainability

#### Status: complete, subject to future refinement

The governing board of the LTRID GSA has adopted the *Implementation and Enforcement of Plan Actions* policy to clearly outlines the process the GSA will use to enforce compliance with the policies adopted in order to achieve sustainability.

The rules for GSP implementation and enforcement are included as part of the Policy 8 within **ATTACHMENT 2** of this report. Enforcement actions include; notices of non-compliance with a period allowed for correction, final determination of non-compliance with penalties for failure to correct, and cease and desist orders issued. To date, the GSA has not had to use any enforcement actions on any landowners.

#### 7.2.2 WATER SUPPLY OPTIMIZATION

Projects for optimization of existing surface supplies is discussed in Section 5.2.2 of the LTRID GSA GSP and has been a joint implementation between the LTRID and the landowners within the District.

#### Modify existing key water control structures

Annually, LTRID performs maintenance on the distribution systems when the system is not in use. This includes routine maintenance on natural waterways and district owned channels. Additionally, the district has received grant funding to install totalizing flow meters at all recharge facilities to more accurately track volumes of surface water diverted for recharge activities. This project was completed in 2020.

#### Modify existing LTRID recharge basins

As previously mentioned, the district received a grant for purchasing and installed totalizing flow meters at all recharge facilities during the year 2020.

#### Expand Supervisory Control and Data Acquisition (SCADA) system

#### Status: on-going

As part of the Groundwater Accounting Action, the LTRID has expanded its SCADA system for tracking and managing the delivery of surface within its distribution system and to landowners. Upgrades to the system allows the district to utilize real time data to remotely monitor and adjust target flow rates at key bifurcation points. Totalizing flow meters installed at recharge facilities are a component of the Districts expansion of the SCADA system.

#### Replace open channel canals with pipeline distribution systems

#### Status: in-progress

Since 2016, LTRID has successfully obtained WaterSMART and Department of Water Resources grants to install the Riparian Pipeline for replacing open channel distribution system with a pipeline distribution system. The first phase of the project was completed in 2019 and the second phase was completed in 2021. Prior to installation of the pipeline, approximately 5,750 acres within LTRID was served surface water though existing open channels of the Tule River resulting in significant channel loss. The pipeline project relocated the distribution system from the Tule River channel to a pipeline distribution system and enhances in-lieu recharge for water that was previously lost to seepage. The project also expanded LTRID's ability to deliver surface water to lands that previously did not have direct access. With the completion of this project, nearly all land within the plan area now have access to surface water.

LTRID will continue to utilize funding made available for similar open channel replacement projects to increase efficiency of surface water deliveries to members of its district.

#### Maintain existing pipeline distribution systems

#### Status: on-going

Maintaining existing pipeline distribution systems is an on-going project performed as annual maintenance activities and in real time as issues arise.

#### Upgrade on-farm irrigation distribution systems

Status: on-going

Upgrades to on-farm irrigation distribution systems are implemented at the landowner level to ensure the most efficient practices for irrigating crops are used to maximize available resources. This is an ongoing project and will occur throughout the implementation of the GSP.

#### 7.2.3 SURFACE WATER DEVELOPMENT

Surface water development projects are discussed in Section 5.2.3 of the LTRID GSA GSP and include additional supplies made available through the Success Reservoir Enlargement Project (SREP), surface water infrastructure development, and delivery or increased deliveries of Central Valley Project (CVP) contracts. Progress towards implementing these projects is summarized below.

#### Success Reservoir Enlargement Project

#### Status: on-going

During the water year 2019, the Success Reservoir Enlargement Project made significant progress in moving forward with design. The Army Corps of Engineers completed Phase 1 Construction documents to relocate a road and complete the initial blasting and demolition. Phase 1 construction began in 2020 and was completed in 2022. The Army Corps. Of Engineers is currently finalizing bid documents for Phase 2 and will be sending them out soon. Phase 2 construction contracts are expected to be awarded and construction beginning in 2022. Additionally, the process to acquire the additional property due to the raised spillway is underway. The project will provide additional flexibility in management of the Tule River water, particularly during the Spring and Summer water runs. The project is on schedule to be completed in 2024.

#### Surface Water Infrastructure Development

#### Status: on-going

The Riparian Pipeline Project previously described also applies to the surface water infrastructure development component of the surface water development project.

#### **Delivery of CVP Shasta Division Contract**

#### Status: on-going

While the District endeavors to find ways to deliver this water directly into the District, during 2018, 2019 and 2020 short term exchange agreements were put in place to exchange this water for water supplies available out of watersheds and reservoirs on the East side of the Valley. During 2022 the District entered into a long term exchange agreement to ensure the delivery of this water into the District.

#### Additional deliveries of CVP Friant Division Contract

#### Status: on-going

As the District and landowners continue to develop more land for groundwater recharge capability, it will allow the district to increase deliveries of CVP Friant Division Contract supplies during wet years.

#### 7.2.4 MANAGED AQUIFER RECHARGE AND BANKING

Managed aquifer recharge and banking projects are discussed in Section 5.2.4 of the LTRID GSA GSP and consists of both expansion of the LTRID recharge operations and development of landowner recharge projects. As previously mentioned, the governing board for the GSA has adopted the *Groundwater Banking at the Landowner Level* policy and is attached to this report as Policy 4 in **ATTACHMENT 2**.

A summary of progress towards implementing these projects is provided below.

#### Expansion of District recharge basins

#### Status: on-going

LTRID currently owns and operates over 4,500 acres of recharge basins for conjunctively manage water resources. Since adoption of the GSP, LTRID has not developed additional acreage for recharge facilities but continues to assess potential opportunities for doing so in the future. In 2022, LTRID applied for a grant to expand recharge capabilities for the disadvantaged communities of Woodville and Tipton and surrounding rural areas.

#### Development of landowner recharge basins

#### Status: on-going

Since the adoption of policy: *Groundwater Banking at the Landowner Level*, 1,422 acres of recharge basins have been developed by landowners within the LTRID. As a result, LTRID is able to increase its capacity for taking on surface water when available in short windows of time.

#### 7.3 FUTURE PROJECTS AND PLANNING

#### 7.3.1 AGRICULTURE LAND RETIREMENT PROJECTS

Agriculture land retirement projects are discussed in Section 5.2.5 of the LTRID GSA GSP and consists of the LTRID purchasing land for permanent retirement, landowners taking a portion of their farm permanently out of production, and landowners taking a portion of their farm annually out of production depending on water supplies available.

To date, the GSA has not implemented any agriculture retirement programs. Some lands within the district have been converted from crop production to use as recharge basins by landowners, resulting in the dual benefit of reduced groundwater consumption and increased managed recharge and banking. This was previously discussed in **SECTION 7.2.4**.

The GSA Board adopted an annual land fallowing policy in 2021, which encourages landowners to fallow land in dry years. The LTRID GSA was also a funding contributor of the Tule Basin Land & Water Conservation Trust in 2020. The Trust was formed in part as a means of supporting the GSA in the work being done to meet plans and objectives outlined in the GSP. The Trust works with landowners in the GSA to retire and/or fallow active farmland into conservation easements that will have numerous ecosystems and groundwater benefits. The Tule Basin Land & Water Conservation Trust will also interface with the Watershed Coordinator described in Section 7.2.6 regarding the plans outlined in the Tule Subbasin GSPs.

During 2021-2022, 3,856 acres of land were fallowed for the entire year, an additional 3,122 acres were fallowed from October through May and 3,173 acres were fallowed from June – September, under the GSA's land fallowing policy and the Tule Basin Land & Water Conservation Trust pilot land fallowing project. During 2023, there were 1,012 acres fallowed for the entire year, an additional 5,483 acres from October through May and an additional 4,154 acres from June through September.

#### 7.3.2 MUNICIPAL MANAGEMENT AREA PROJECTS AND MANAGEMENT ACTIONS

Municipal management area projects and management actions are described under Section 5.2.6 of the LTRID GSA GSP and describes the process by which the CSDs and PUDs that are encompassed within the GSA are able to participate in projects and management actions described within Section of the GSP as well as rules for working cooperatively with the GSA to ensure the GSA meets its sustainability goal. These rules include reporting of community water use and measurable objective and minimum thresholds required by the communities. These rules can be found in *Policy* 7 – *CSD and PUD Water Use* within the GSA adopted by the GSA governing board and is included as **ATTACHMENT 2** to this report. In 2022, the District applied for a grant that will expand the District's recharge capabilities near the Disadvantaged Communities of Woodville and Tipton. Staff is working with local landowners to develop the recharge capabilities in and around these areas.

During 2022 the District developed Surface Water Delivery Operational Guidelines. The document outlines guidelines on handling surface water deliveries based on the amount of surface water supply available. Using these guidelines the District focuses deliveries of surface water within a 1 mile radius of the communities of Tipton, Poplar and Woodville even in years when surface water supplies are short. This was done to help protect groundwater elevations in those areas. The District is also in the process of installing transducers in the municipal wells to further monitor groundwater elevations in these areas.

The following table shows deliveries and recharge in those areas over the past five years;

Community	Year				
Community	2019	2020	2021	2022	2023
Tipton	11,851.84	1,335.58	307.82	1,714.87	16,124.10
Poplar	2,525.37	523.88	303.58	1,014.92	14,705.16
Woodville	7,550.66	965.28	1,018.63	2,064.22	19,037.42
Total	21,927.87	2,824.74	1,630.03	4,794.01	49,866.68

TABLE 7-A. WATER RECHARGED AROUND DACS		- ACRE-ET
TABLE 7-4. WATER RECHARGED AROUND DACS	DUTH DIRECT AND IN-LIEU	- ACKE-FI

The LTRID GSA believes that the most effective representation of domestic and municipal water users within the planning area is through existing and long-standing agencies that directly serve domestic water, with established governance structures. Post adoption, the LTRID GSA has continued working with these agencies.

The Lower Tule River Irrigation District entered into a cooperative Memorandum of Understanding (MOU) with the Poplar Community Services District, the Woodville Public Utility District and the Tipton Community Services District. Under the MOU, Lower Tule agreed to cooperate with the PUD and CSDs on the development of the Groundwater Sustainability Plans for the region. The PUD and CSDs were included

in the Lower Tule River Irrigation District GSA and were given a seat on the Groundwater Planning Commission formed by the GSA to coordinate and draft the GSP. The intent behind the MOU was to assist the PUD and CSDs in the SGMA process using the resources and coordination of the LTRID GSA. The PUD and CSDs named a representative to the Planning Commission. The LTRID GSA considers these MOUs to be the most effective and extensive form of outreach to domestic water user community.

To augment this further, the LTRIDGSA is cooperating with the Pixley Irrigation District GSA which submitted for and was awarded a grant through the Department of Conservation to create a Watershed Coordinator position to further assist in identifying data gaps and to develop strong working connection with local stakeholders and communities throughout the planning area. A Watershed Coordinator was hired in 2021.

Key Watershed Coordinator tasks and objectives, including those related to DACs are:

- 1. Develop site-specific projects with benefits to critically underserved communities (DACs) in the Tule Subbasin.
- 2. Assist underserved communities in the Tule Subbasin to engage and participate in scoping and development of projects that align with community needs and groundwater sustainability goals within the watershed.
- 3. Ensure continuity with the existing MOUs between LTRID GSA and the communities of Poplar, Woodville and Tipton.
- 4. Working with Disadvantage Communities to identify projects up-gradient from domestic wellfields to protect water quality.
- 5. Evaluate effects of GSP implementation on Groundwater Dependent Ecosystems (GDE) in collaboration with the California Department of Fish and Wildlife.
- 6. Assist with development of multi-benefit projects with local community, ecosystem, and wildlife habitat benefits.
- 7. Lead upland habitat restoration efforts with partners.
- 8. Working with willing landowners, identify potential agricultural lands coming out of production to meet groundwater sustainability goals.
- 9. Coordinate on-farm recharge with landowners. Collaborate with Fresno State, UC Davis and Sustainable Conservation on monitoring and evaluation of effects of recharge.

#### 7.3.3 DOMESTIC WELL PROTECTION PROJECTS AND MANAGEMENT ACTIONS

As part of revisions to the Tule Subbasin Groundwater Sustainability Plans (GSPs) and Coordination Agreement approved by the Groundwater Sustainability Agencies (GSAs) within the Tule Subbasin, the GSAs each agreed to develop mitigation plans to address significant and unreasonable impacts to beneficial uses of groundwater during the sustainability transition period between 2020 and 2040. The revised Tule Subbasin Coordination Agreement submitted in July 2022 included a Mitigation Program Framework as Attachment 7, which outlined the general standards that each GSA would commit to in developing their respective Mitigation Programs. The GSAs further committed to completing the mitigation claims process for domestic and municipal wells by December 31, 2022 and all other aspects of the Mitigation Programs by June 30, 2023. As part of current ongoing GSP revisions in the subbasin, the Tule Subbasin GSAs are developing a subbasin wide mitigation plan.

The GSA adopted a Groundwater Sustainability Plan Impact Mitigation Plan (see **ATTACHMENT 3**). The Mitigation Program allows for domestic, industrial, municipal, and certain agricultural well owners adversely affected by groundwater level impacts to file a claim with the GSA in which the well is located. The plan describes the process for filing a claim, assessment and evaluation of filed claims, and potential mitigation measures for accepted claims.

#### 7.3.4 SUBBASIN-WIDE COORDINATION

On March 2, 2023, the California Department of Water Resources Sustainable Groundwater Management Office deemed the Revised 2020 Groundwater Sustainability Plans Submitted for the Tule Subbasin to be inadequate. Tule Subbasin stakeholders, GSA Managers, and consultants have engaged in the following efforts since the determination was received:

- Coordination with Self-Help Enterprises on well mitigation
- Coordination with Community Leaders/Representatives
- Quarterly Technical Advisory Committee Meetings
- Bi-monthly GSA manager meetings
- Weekly technical team meetings
- Meetings every 6 weeks with the State Water Resources Control Board staff

The objective of the above coordinated efforts is to ensure dialogue amongst the groups that are working on issues related to groundwater sustainability, protection of domestic wells, and interim solutions. The Tule Subbasin GSAs will continue these conversations until the GSP is determined to be adequate and throughout the period of implementation of SGMA. The subbasin GSAs plan to submit revised GSPs in May 2024.

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## **F**IGURES



**4CREEKS** 





LTRID = Lower Tule River Irrigation District









# Lower Tule River Irrigation District GSA Groundwater Monitoring Wells

# Legend

## **Monitoring Wells**

- Out-of-Network Wells
- RMS Combined
- RMS GW Monitoring
- RMS GW Quality

## **Management Areas**

- Agricultural Agricultural Municipal Tulare County Friant-Kern Canal Waterways Major Roads Roads County Boundary GSA Boundary
- Tule Subbasin

LTRID = Lower Tule River Irrigation District









# Lower Tule River Irrigation District GSA Subsidence Monitoring Network

Legend Subsidence Benchmarks Destroyed RMS Subsidence Management Areas Agricultural Municipal Tulare County Friant-Kern Canal Waterways Major Roads Roads

County Boundary

GSA Boundary

Tule Subbasin

LTRID = Lower Tule River Irrigation District







## **APPENDIX A: ANALYTICAL RESULTS**



## Depth to Groundwater

No.: 01021 Date: 02/10/2023

#### WELL INFORMATION

Well ID	IR1046
GSA	LTRID
Fall 2022 Notes	
Fall 2022 Measurement	216.2
Spring 2022 Measurement	186
Fall 2021 Measurement	215.7
Spring 2021 Measurement	171.3
Fall 2020 Measurement	186.5
Spring 2020	160.3
Fall 2019	174.9
Spring 2019	162
New Date	02/10/2023
New GPS	





## Depth to Groundwater

Well Photo





Well hasn't been running for the past 24 hrs Surrounding wells are not running (to the best of my knowledge)

New Time	09:35 AM
Measurement Method 1	Acoustic Sounder
Depth to Groundwater Measurement 1	190.8
Measurement Method 2	Electric Sounder
Depth to Groundwater Measurement 2	191.0
Spring 2022	186
Last Year Comparison	-4.80
Questionable Measurement	
Additional Comments	



## Depth to Groundwater

No.: 01006 Date: 02/09/2023

#### WELL INFORMATION

Well ID	21S23E32K001M
GSA	LTRID
Fall 2022 Notes	
Fall 2022 Measurement	94.8
Spring 2022 Measurement	94.6
Fall 2021 Measurement	88.5
Spring 2021 Measurement	127.6
Fall 2020 Measurement	85.5
Spring 2020	82
Fall 2019	NM
Spring 2019	NM
New Date	02/09/2023
New GPS	



Well Photo



 $\checkmark$ 

Well hasn't been running for the past 24 hrs Surrounding wells are not running (to the best of my knowledge)



No.: 01006 Date: 02/09/2023

# Depth to Groundwater08:11 AMNew Time08:11 AMMeasurement Method 1Steel TapeDepth to Groundwater Measurement 195.0Measurement Method 295.0Depth to Groundwater Measurement 294.6Spring 202294.6Last Year Comparison-0.40Questionable Measurement-0.40



## Depth to Groundwater

No.: 01074 Date: 02/16/2023

#### WELL INFORMATION

Well ID	21S24E35A001M
GSA	LTRID
Fall 2022 Notes	
Couldn't get measurement with steel tape, Casing wet	
Fall 2022 Measurement	131.5
Spring 2022 Measurement	133
Fall 2021 Measurement	135.7
Spring 2021 Measurement	NM
Fall 2020 Measurement	186.2
Spring 2020	130
Fall 2019	135.8
Spring 2019	126.6
New Date	02/16/2023
New GPS	



Well Photo



Well hasn't been running for the past 24 hrs Surrounding wells are not running (to the best of my knowledge)



No.: 01074 Date: 02/16/2023

## Depth to Groundwater

New Time	11:21 AM
Measurement Method 1	Acoustic Sounder
Depth to Groundwater Measurement 1	273.2
Measurement Method 2	Steel Tape
Depth to Groundwater Measurement 2	271.8
Spring 2022	133
Last Year Comparison	-140.20
Questionable Measurement	
Additional Comments	



## Depth to Groundwater

No.: 01027 Date: 02/10/2023

#### WELL INFORMATION

Well ID	21S25E36
GSA	LTRID
Fall 2022 Notes	
Fall 2022 Measurement	NM
Spring 2022 Measurement	238.8
Fall 2021 Measurement	NM
Spring 2021 Measurement	233.3
Fall 2020 Measurement	NM
Spring 2020	216.8
Fall 2019	NM
Spring 2019	228.9
New Date	02/10/2023
New GPS	





## Depth to Groundwater

Well Photo





Well hasn't been running for the past 24 hrs Surrounding wells are not running (to the best of my knowledge)

#### MEASUREMENT

New Time	12:12 PM
Measurement Method 1	Acoustic Sounder
Depth to Groundwater Measurement 1	247.2
Measurement Method 2	Steel Tape
Depth to Groundwater Measurement 2	245.9
Spring 2022	238.8
Last Year Comparison	-8.40
Questionable Measurement	
Additional Comments	

Note that this well is constantly cycling on and off, steel tape is approproximate due to wet casing.



## Depth to Groundwater

No.: 01026 Date: 02/10/2023

#### WELL INFORMATION

Well ID	D1019
GSA	LTRID
Fall 2022 Notes	
Fall 2022 Measurement	181.8
Spring 2022 Measurement	165.8
Fall 2021 Measurement	178.8
Spring 2021 Measurement	158.5
Fall 2020 Measurement	170.2
Spring 2020	168
Fall 2019	164.2
Spring 2019	177.1
New Date	02/10/2023
New GPS	





## Depth to Groundwater

Well Photo

## No.: 01026 Date: 02/10/2023



Well hasn't been running for the past 24 hrs Surrounding wells are not running (to the best of my knowledge)

New Time	11:58 AM
Measurement Method 1	Acoustic Sounder
Depth to Groundwater Measurement 1	178.6
Measurement Method 2	Steel Tape
Depth to Groundwater Measurement 2	178.6
Spring 2022	165.8
Last Year Comparison	-12.80
Questionable Measurement	
Additional Comments	



## Depth to Groundwater

No.: 01022 Date: 02/10/2023

#### WELL INFORMATION

Well ID	21S26E34
GSA	LTRID
Fall 2022 Notes	
Gate locked	
Fall 2022 Measurement	NM
Spring 2022 Measurement	135.5
Fall 2021 Measurement	NM
Spring 2021 Measurement	NM
Fall 2020 Measurement	115.8
Spring 2020	112.2
Fall 2019	NM
Spring 2019	NM
New Date	02/10/2023
New GPS	





## Depth to Groundwater

Well Photo



Well hasn't been running for the past 24 hrs Surrounding wells are not running (to the best of my knowledge)

New Time	10:01 AM
Measurement Method 1	Acoustic Sounder
Depth to Groundwater Measurement 1	147.1
Measurement Method 2	Steel Tape
Depth to Groundwater Measurement 2	147.0
Spring 2022	135.5
Last Year Comparison	-11.60
Questionable Measurement	
Additional Comments	



## Depth to Groundwater

No.: 01116 Date: 02/22/2023

## WELL INFORMATION

Well ID	22S23E08
GSA	LTRID
Additional Notes	
See link under "Well Photo". Well Photo	
https://drive.google.com/file/d/13ENrDTfpr2aAFT3joD64Q9 Fall 2022 Notes	3i-tnp_Sns/view?usp=share_link
Request from Angiola	
Fall 2022 Measurement	NM
Spring 2022 Measurement	289.5
Fall 2021 Measurement	NM
Spring 2021 Measurement	116.3
Fall 2020 Measurement	NM
Spring 2020 Measurement	312.9
Fall 2019 Measurement	NM
Spring 2019 Measurement	NM
New Date	02/22/2023
New GPS	



#### Well Photo





No.: 01116 Date: 02/22/2023

## Depth to Groundwater

Well hasn't been running for the past 24 hrs Surrounding wells are not running (to the best of my knowledge)

New Time	08:22 AM
Measurement Method 1	Acoustic Sounder
Depth to Groundwater Measurement 1	285.7
Measurement Method 2	Acoustic Sounder
Depth to Groundwater Measurement 2	285.7
Spring 2022 Measurement	289.5
Last Year Comparison	3.80
Questionable Measurement	
Additional Comments	



## Depth to Groundwater

No.: 00965 Date: 02/06/2023

#### WELL INFORMATION

Well ID	22S23E30J001M
GSA	LTRID
Fall 2022 Notes	
Fall 2022 Measurement	186.6
Spring 2022 Measurement	150.3
Fall 2021 Measurement	184.1
Spring 2021 Measurement	148.2
Fall 2020 Measurement	174
Spring 2020	169.6
Fall 2019	NM
Spring 2019	NM
New Date	02/06/2023
New GPS	



Well Photo



Well hasn't been running for the past 24 hrs Surrounding wells are not running (to the best of my knowledge)



No.: 00965 Date: 02/06/2023

Depth to Groundwater	
New Time	01:01 PM
Measurement Method 1	Electric Sounder
Depth to Groundwater Measurement 1	140.9
Measurement Method 2	
Depth to Groundwater Measurement 2	
Spring 2022	150.3
Last Year Comparison	9.40
Questionable Measurement	
Additional Comments	



## Depth to Groundwater

No.: 01068 Date: 02/15/2023

#### WELL INFORMATION

Well ID	LTRID TSS L
GSA	LTRID
Fall 2022 Notes	
Fall 2022 Measurement	291.9
Spring 2022 Measurement	218.1
Fall 2021 Measurement	285
Spring 2021 Measurement	241.6
Fall 2020 Measurement	231
Spring 2020	0
Fall 2019	0
Spring 2019	0
New Date	02/15/2023
New GPS	





## Depth to Groundwater

Well Photo



Well hasn't been running for the past 24 hrs Surrounding wells are not running (to the best of my knowledge)

New Time	01:09 PM
Measurement Method 1	Acoustic Sounder
Depth to Groundwater Measurement 1	216.0
Measurement Method 2	Steel Tape
Depth to Groundwater Measurement 2	216.1
Spring 2022	218.1
Last Year Comparison	2.10
Questionable Measurement	
Additional Comments	



## Depth to Groundwater

No.: 01067 Date: 02/15/2023

#### WELL INFORMATION

Well ID	LTRID TSS M
GSA	LTRID
Fall 2022 Notes	
Fall 2022 Measurement	162.9
Spring 2022 Measurement	150.2
Fall 2021 Measurement	157.8
Spring 2021 Measurement	139.5
Fall 2020 Measurement	145.1
Spring 2020	0
Fall 2019	0
Spring 2019	0
New Date	02/15/2023
New GPS	





## Depth to Groundwater

Well Photo



Well hasn't been running for the past 24 hrs Surrounding wells are not running (to the best of my knowledge)

New Time	01:08 PM
Measurement Method 1	Acoustic Sounder
Depth to Groundwater Measurement 1	154.6
Measurement Method 2	Steel Tape
Depth to Groundwater Measurement 2	154.6
Spring 2022	150.2
Last Year Comparison	-4.40
Questionable Measurement	
Additional Comments	



## Depth to Groundwater

No.: 01066 Date: 02/15/2023

#### WELL INFORMATION

Well ID	LTRID TSS U
GSA	LTRID
Fall 2022 Notes	
Fall 2022 Measurement	82.6
Spring 2022 Measurement	75.7
Fall 2021 Measurement	76.4
Spring 2021 Measurement	67.6
Fall 2020 Measurement	65.2
Spring 2020	0
Fall 2019	0
Spring 2019	0
New Date	02/15/2023
New GPS	





## Depth to Groundwater

Well Photo



Well hasn't been running for the past 24 hrs Surrounding wells are not running (to the best of my knowledge)

New Time	01:03 PM
Measurement Method 1	Acoustic Sounder
Depth to Groundwater Measurement 1	82.1
Measurement Method 2	Steel Tape
Depth to Groundwater Measurement 2	82.3
Spring 2022	75.7
Last Year Comparison	-6.40
Questionable Measurement	
Additional Comments	


## Depth to Groundwater

No.: 01325 Date: 10/10/2023

#### WELL INFORMATION

Well ID	IR1046
GSA	LTRID
Spring 2023 Notes	
TAP/CLICK for Well Photo	<u>http://</u>
Spring 2023 Measurement	191
Fall 2022 Measurement	216.2
Spring 2022 Measurement	186
Fall 2021 Measurement	215.7
Spring 2021 Measurement	171.3
Fall 2020 Measurement	186.5
Spring 2020 Measurement	160.3
Fall 2019 Measurement	174.9
Spring 2019 Measurement	162
New Date	10/10/2023
New GPS	



Well Photo





No.: 01325 Date: 10/10/2023

## Depth to Groundwater

Surrounding wells are not running (to the best of my knowledge)

New Time	04:49 PM
Measurement Method 1	Acoustic Sounder
Depth to Groundwater Measurement 1	189.1
Measurement Method 2	Acoustic Sounder
Depth to Groundwater Measurement 2	189.1
Spring 2023 Measurement	
Last Year Comparison	-189.10
Questionable Measurement	
Additional Comments	



## Depth to Groundwater

No.: 01221 Date: 10/03/2023

#### WELL INFORMATION

Well ID	21S23E32K001M
GSA	LTRID
Spring 2023 Notes	
TAP/CLICK for Well Photo	<u>http://</u>
Spring 2023 Measurement	95
Fall 2022 Measurement	94.8
Spring 2022 Measurement	94.6
Fall 2021 Measurement	88.5
Spring 2021 Measurement	127.6
Fall 2020 Measurement	85.5
Spring 2020 Measurement	82
Fall 2019 Measurement	NM
Spring 2019 Measurement	NM
New Date	10/03/2023
New GPS	



Well Photo





 $\checkmark$ 

No.: 01221 Date: 10/03/2023

#### Depth to Groundwater

Surrounding wells are not running (to the best of my	
knowledge)	

New Time	01:27 PM
Measurement Method 1	Steel Tape
Depth to Groundwater Measurement 1	34.8
Measurement Method 2	Steel Tape
Depth to Groundwater Measurement 2	34.8
Spring 2023 Measurement	95
Last Year Comparison	60.20
Questionable Measurement	
Additional Comments	



Depth to Groundwater

#### WELL INFORMATION

Well ID	21S24E35A001M
GSA	LTRID
Spring 2023 Notes	
This is the well South of the well in the corner of the orchain Spring 21 and later is potentially incorrect.	rd. (the big yellow one) Historic data from
TAP/CLICK for Well Photo	https://drive.google.c
Spring 2023 Measurement	271.8
Fall 2022 Measurement	
Spring 2022 Measurement	
Fall 2021 Measurement	
Spring 2021 Measurement	NM
Fall 2020 Measurement	186.2
Spring 2020 Measurement	130
Fall 2019 Measurement	135.8
Spring 2019 Measurement	126.6
New Date	10/11/2023
New GPS	





## Depth to Groundwater

Well Photo

No.: 01326 Date: 10/11/2023



Well hasn't been running for the past 24 hrs Surrounding wells are not running (to the best of my knowledge)

New Time	02:02 PM
Measurement Method 1	Acoustic Sounder
Depth to Groundwater Measurement 1	271.5
Measurement Method 2	Electric Sounder
Depth to Groundwater Measurement 2	273.0
Spring 2023 Measurement	135.4
Last Year Comparison	-137.60
Questionable Measurement	
Additional Comments	



## Depth to Groundwater

#### WELL INFORMATION

Well ID	21S25E36
GSA	LTRID
Spring 2023 Notes	
Schedule before visiting! Prior Note: well is constantly cycl due to wet casing.	ing on and off, steel tape is approproximate
TAP/CLICK for Well Photo	<u>http://</u>
Spring 2023 Measurement	245.9
Fall 2022 Measurement	NM
Spring 2022 Measurement	238.8
Fall 2021 Measurement	NM
Spring 2021 Measurement	233.3
Fall 2020 Measurement	NM
Spring 2020 Measurement	216.8
Fall 2019 Measurement	NM
Spring 2019 Measurement	228.9
New Date	10/10/2023
New GPS	



#### Well Photo





No.: 01317 Date: 10/10/2023

#### Depth to Groundwater

Well hasn't been running for the past 24 hrs Surrounding wells are not running (to the best of my knowledge)

New Time	10:43 AM
Measurement Method 1	Electric Sounder
Depth to Groundwater Measurement 1	216.5
Measurement Method 2	<b>Electric Sounder</b>
Depth to Groundwater Measurement 2	216.5
Spring 2023 Measurement	247.2
Last Year Comparison	30.70
Questionable Measurement	
Additional Comments	



## Depth to Groundwater

No.: 01308 Date: 10/09/2023

#### WELL INFORMATION

Well ID	D1019
GSA	LTRID
Spring 2023 Notes	
TAP/CLICK for Well Photo	<u>http://</u>
Spring 2023 Measurement	178.6
Fall 2022 Measurement	181.8
Spring 2022 Measurement	165.8
Fall 2021 Measurement	178.8
Spring 2021 Measurement	158.5
Fall 2020 Measurement	170.2
Spring 2020 Measurement	168
Fall 2019 Measurement	164.2
Spring 2019 Measurement	177.1
New Date	10/09/2023
New GPS	



Well Photo





 $\checkmark$ 

No.: 01308 Date: 10/09/2023

## Depth to Groundwater

Surrounding wells are not running (to the best of my knowledge)

New Time	03:01 PM
Measurement Method 1	Acoustic Sounder
Depth to Groundwater Measurement 1	150.4
Measurement Method 2	Acoustic Sounder
Depth to Groundwater Measurement 2	150.4
Spring 2023 Measurement	
Last Year Comparison	-150.40
Questionable Measurement	
Additional Comments	



#### Depth to Groundwater

No.: 01324 Date: 10/10/2023

#### WELL INFORMATION

Well ID	21S26E34
GSA	LTRID
Spring 2023 Notes	
TAP/CLICK for Well Photo	<u>http://</u>
Spring 2023 Measurement	147
Fall 2022 Measurement	NM
Spring 2022 Measurement	135.5
Fall 2021 Measurement	NM
Spring 2021 Measurement	NM
Fall 2020 Measurement	115.8
Spring 2020 Measurement	112.2
Fall 2019 Measurement	NM
Spring 2019 Measurement	NM
New Date	10/10/2023
New GPS	



Well Photo





 $\checkmark$ 

No.: 01324 Date: 10/10/2023

#### Depth to Groundwater

Surrounding wells are not running (to the best of my knowledge)

New Time	04:30 PM
Measurement Method 1	Acoustic Sounder
Depth to Groundwater Measurement 1	109.7
Measurement Method 2	Acoustic Sounder
Depth to Groundwater Measurement 2	109.7
Spring 2023 Measurement	147
Last Year Comparison	37.30
Questionable Measurement	
Additional Comments	



## Depth to Groundwater

No.: 01327 Date: 10/11/2023

#### WELL INFORMATION

Well ID	22S23E08
GSA	LTRID
Spring 2023 Notes	
TAP/CLICK for Well Photo	<u>http://</u>
Spring 2023 Measurement	285.7
Fall 2022 Measurement	NM
Spring 2022 Measurement	289.5
Fall 2021 Measurement	NM
Spring 2021 Measurement	116.3
Fall 2020 Measurement	353.1
Spring 2020 Measurement	312.9
Fall 2019 Measurement	NM
Spring 2019 Measurement	NM
New Date	10/11/2023
New GPS	





## Depth to Groundwater

Well Photo

No.: 01327 Date: 10/11/2023



Well hasn't been running for the past 24 hrs Surrounding wells are not running (to the best of my knowledge)

## MEASUREMENT

New Time	02:28 PM
Measurement Method 1	
Depth to Groundwater Measurement 1	
Measurement Method 2	
Depth to Groundwater Measurement 2	
Spring 2023 Measurement	285.7
Last Year Comparison	285.70
No Measurement Code	1 - Pumping
Questionable Measurement	
Additional Comments	

Literally spooled up while I was grabbing the sounder out of the truck, I think this well is on an Automatic set up.



## Depth to Groundwater

No.: 01214 Date: 10/03/2023

#### WELL INFORMATION

Well ID	22S23E30J001M
GSA	LTRID
Spring 2023 Notes	
TAP/CLICK for Well Photo	http://
Spring 2023 Measurement	140.9
Fall 2022 Measurement	186.6
Spring 2022 Measurement	150.3
Fall 2021 Measurement	184.1
Spring 2021 Measurement	148.2
Fall 2020 Measurement	174
Spring 2020 Measurement	169.6
Fall 2019 Measurement	NM
Spring 2019 Measurement	NM
New Date	10/03/2023
New GPS	



Well Photo





 $\checkmark$ 

No.: 01214 Date: 10/03/2023

## Depth to Groundwater

Surrounding wells are not running (to the best of my knowledge)

New Time	12:13 PM
Measurement Method 1	Electric Sounder
Depth to Groundwater Measurement 1	116.9
Measurement Method 2	Electric Sounder
Depth to Groundwater Measurement 2	116.9
Spring 2023 Measurement	140.9
Last Year Comparison	24.00
Questionable Measurement	
Additional Comments	



## Depth to Groundwater

No.: 01311 Date: 10/10/2023

#### WELL INFORMATION

Well ID	LTRID TSS L
GSA	LTRID
Spring 2023 Notes	
TAP/CLICK for Well Photo	https://drive.google.c
Spring 2023 Measurement	216.1
Fall 2022 Measurement	291.9
Spring 2022 Measurement	218.1
Fall 2021 Measurement	285
Spring 2021 Measurement	241.6
Fall 2020 Measurement	231
Spring 2020 Measurement	0
Fall 2019 Measurement	0
Spring 2019 Measurement	0
New Date	10/10/2023
New GPS	



Well Photo





 $\checkmark$ 

No.: 01311 Date: 10/10/2023

#### Depth to Groundwater

Surrounding wells are not running (to the best of my knowledge)

New Time	07:54 AM
Measurement Method 1	Electric Sounder
Depth to Groundwater Measurement 1	221.2
Measurement Method 2	Electric Sounder
Depth to Groundwater Measurement 2	221.2
Spring 2023 Measurement	216.1
Last Year Comparison	-5.10
Questionable Measurement	
Additional Comments	



## Depth to Groundwater

No.: 01312 Date: 10/10/2023

#### WELL INFORMATION

Well ID	LTRID TSS M
GSA	LTRID
Spring 2023 Notes	
TAP/CLICK for Well Photo	https://drive.google.c
Spring 2023 Measurement	154.6
Fall 2022 Measurement	162.9
Spring 2022 Measurement	150.2
Fall 2021 Measurement	157.8
Spring 2021 Measurement	139.5
Fall 2020 Measurement	145.1
Spring 2020 Measurement	0
Fall 2019 Measurement	0
Spring 2019 Measurement	0
New Date	10/10/2023
New GPS	



Well Photo





 $\checkmark$ 

No.: 01312 Date: 10/10/2023

#### Depth to Groundwater

Surrounding wells are not running (to the best of my knowledge)

New Time	08:01 AM
Measurement Method 1	Electric Sounder
Depth to Groundwater Measurement 1	145.0
Measurement Method 2	Electric Sounder
Depth to Groundwater Measurement 2	145.0
Spring 2023 Measurement	154.6
Last Year Comparison	9.60
Questionable Measurement	
Additional Comments	



#### Depth to Groundwater

No.: 01310 Date: 10/10/2023

#### WELL INFORMATION

Well ID	LTRID TSS U
GSA	LTRID
Spring 2023 Notes	
TAP/CLICK for Well Photo	https://drive.google.c
Spring 2023 Measurement	82.3
Fall 2022 Measurement	82.6
Spring 2022 Measurement	75.7
Fall 2021 Measurement	76.4
Spring 2021 Measurement	67.6
Fall 2020 Measurement	65.2
Spring 2020 Measurement	0
Fall 2019 Measurement	0
Spring 2019 Measurement	0
New Date	10/10/2023
New GPS	



Well Photo





 $\checkmark$ 

No.: 01310 Date: 10/10/2023

#### Depth to Groundwater

Surrounding wells are not running (to the best of my knowledge)

New Time	07:43 AM
Measurement Method 1	Electric Sounder
Depth to Groundwater Measurement 1	53.2
Measurement Method 2	Electric Sounder
Depth to Groundwater Measurement 2	53.2
Spring 2023 Measurement	82.3
Last Year Comparison	29.10
Questionable Measurement	
Additional Comments	



AGF0950

**ILRP** Wells

Summer Well Sampling

**Certificate of Analysis** 

Sample ID: AGF0950-03 Sampled By: Mike Kenney Sample Description: D1019 // Domestic Sample Date - Time: 06/06/2023 - 11:33 Matrix: Ground Water Sample Type: Grab

Field Data: pH=7.73 Temp=21.3 °C Cond.=470.9 umho D.O. =14.92 mg/L

#### BSK Associates Laboratory Fresno

#### **General Chemistry**

Analyte	Method	Result	RL	Units	RL Mult	Batch	Prepared	Analyzed	Qual
Bicarbonate as CaCO3	SM 2320B	210	3.0	mg/L	1	AGF0553	06/08/23	06/08/23	
Carbonate as CaCO3	SM 2320B	ND	3.0	mg/L	1	AGF0553	06/08/23	06/08/23	
Chloride	EPA 300.0	9.7	1.0	mg/L	1	AGF0477	06/08/23	06/08/23	
Nitrate as N	EPA 300.0	6.8	0.23	mg/L	1	AGF0477	06/08/23 01:37	06/08/23	
Sulfate as SO4	EPA 300.0	15	1.0	mg/L	1	AGF0477	06/08/23	06/08/23	
Total Dissolved Solids	SM 2540C	330	5.0	mg/L	1	AGF0567	06/08/23	06/08/23	

#### Metals

					RL				
Analyte	Method	Result	RL	Units	Mult	Batch	Prepared	Analyzed	Qual
Boron	EPA 200.7	ND	100	ug/L	1	AGF0722	06/12/23	06/15/23	
Calcium	EPA 200.7	63	0.10	mg/L	1	AGF0722	06/12/23	06/15/23	
Magnesium	EPA 200.7	6.8	0.10	mg/L	1	AGF0722	06/12/23	06/15/23	
Potassium	EPA 200.7	2.1	2.0	mg/L	1	AGF0722	06/12/23	06/15/23	
Sodium	EPA 200.7	19	1.0	mg/L	1	AGF0722	06/12/23	06/15/23	



## **Certificate of Analysis**

Sample ID: AGF1978-03 Sampled By: Mike Kenney Sample Description: LTRID TSS L // SGMA AG Well Sample Date - Time: 06/13/2023 - 19:15 Matrix: Ground Water Sample Type: Grab

Field Data: pH=9.15 Temp=21.7 °C Cond.=1544 umho D.O. =1.77 mg/L

#### BSK Associates Laboratory Fresno

#### **General Chemistry**

Analyte	Method	Result	RL	Units	RL Mult	Batch	Prepared	Analyzed	Qual
Chloride	EPA 300.0	28	1.0	mg/L	1	AGF1064	06/16/23	06/16/23	
Total Dissolved Solids	SM 2540C	910	5.0	mg/L	1	AGF1044	06/15/23	06/15/23	

Metals

Analyte	Method	Result	RL	Units	RL Mult	Batch	Prepared	Analyzed	Qual
Sodium	EPA 200.7	260	1.0	mg/L	1	AGF1279	06/20/23	06/21/23	

AGF1978 FINAL 06282023 1610



## **Certificate of Analysis**

Sample ID: AGF1982-03 Sampled By: Mike Kenney Sample Description: LTRID TSS L // SGMA Drinking Well Sample Date - Time: 06/13/2023 - 19:07 Matrix: Ground Water Sample Type: Grab

Field Data: pH=9.15 Temp=21.7 °C Cond.=1544 umho D.O. =1.77 mg/L

#### BSK Associates Laboratory Fresno

#### General Chemistry

					RL	<b>1</b> °	<b>2</b> °				
Analyte	Method	Result	RL	Units	Mult	MCL	MCL	Batch	Prepared	Analyzed	Qual
Chloride	EPA 300.0	30	2.0	mg/L	2		250	AGF0971	06/15/23	06/15/23	
Hexavalent Chromium	EPA 218.7	1.8	0.050	ug/L	1	50		AGF1254	06/20/23	06/20/23	
Nitrate as N	EPA 300.0	0.50	0.46	mg/L	2	10		AGF0971	06/15/23 03:39	06/15/23	
Total Dissolved Solids	SM 2540C	<mark>880</mark>	5.0	mg/L	1		500	AGF1044	06/15/23	06/15/23	

Metals

					RL	<b>1</b> °	<b>2</b> °				
Analyte	Method	Result	RL	Units	Mult	MCL	MCL	Batch	Prepared	Analyzed	Qual
Arsenic	EPA 200.8	<mark>13</mark>	2.0	ug/L	1	10		AGF1297	06/20/23	06/21/23	
Sodium	EPA 200.7	250	1.0	mg/L	1			AGF1297	06/20/23	06/21/23	

#### Organics

Analyte	Method	Result	RL	Units	RL Mult	1° MCL	2° MCL	Batch	Prepared	Analyzed	Qual
DBCP by GC-ECD											
Dibromochloropropane (DBCP)	EPA 504.1	ND	0.010	ug/L	1	0.2		AGF1536	06/22/23	06/25/23	
Surrogate: 1-Br-2-Nitrobenzene	EPA 504.1	98 %		Acceptabl	e range	e: 70-130	%				
Perchloroethene, Trichloroethene	e by GC-MS										
Tetrachloroethene (PCE)	EPA 524.2	ND	0.50	ug/L	1	5		AGF1322	06/20/23	06/20/23	
Surrogate: 1,2-Dichlorobenzene-d4	EPA 524.2	101 %		Acceptabl	e range	e: 70-130	%				
Surrogate: Bromofluorobenzene	EPA 524.2	99 %		Acceptabl	e range	e: 70-130	%				
1,2,3-Trichloropropane by GC-MS	<u>S SIM</u>										
1,2,3-Trichloropropane	SRL 524M-TCP	ND	0.0050	ug/L	1	0.005		AGF1162	06/18/23	06/19/23	

# **APPENDIX B: HISTORICAL DATA**

#### Historical Groundwater Elevation Data

RMS Well	Sampling Date	Reference Point Elevation <sup>1</sup>	Depth to Groundwater <sup>1</sup>	Groundwater Elevation <sup>1</sup>
22S/23E-30J01				
	03/12/20	180.46	169.6	10.9
	10/01/20	180.46	174	6.5
	02/25/21	180.46	148.2	32.3
	10/15/21	180.46	184.1	-3.6
	02/07/22	180.46	150.3	30.2
	10/24/22	180.46	186.6	-6.1
	02/06/23	180.46	140.9	39.6
	10/03/23	180.46	116.9	63.6
21S/23E-32K01	_			
	03/12/20	190.33	82	108.3
	09/30/20	190.33	85.5	104.8
	02/25/21	190.33	127.6	62.7
	10/12/21	190.33	88.5	101.8
	02/07/22	190.33	94.6	95.7
	10/05/22	190.33	94.8	95.5
	02/09/23	190.33	95	95.3
	10/03/23	190.33	34.8	155.5
21S/24E-35A01	20/05/15	0.000		100.0
	02/25/16	240.92	140	100.9
	10/25/16	240.92	146.9 NM <sup>3</sup>	94.0
	03/16/17	240.92		-
	10/16/17	240.92	140.3	100.6
	04/12/18	240.92	139	101.9
	10/30/18	240.92	139.6	101.3
	02/21/19	240.92	126.6	114.3
	11/06/19	240.92	135.8	105.1
	03/12/20	240.92	130.0	110.9
	09/30/20	240.92	186.2	54./
	Spring 2021	240.92	NM 125.7	
	02/14/22	240.92	133.0	105.2
	10/2/14/22	240.92	131.5	107.9
	02/16/23	240.92	135.4	105.5
	10/11/23	240.92	271.5	-30.6
21S/26E-32B02				
	02/23/19	340.68	177.1	163.6
	10/07/19	340.68	164.2	176.5
	03/13/20	340.68	168.0	172.7
	09/30/20	340.68	170.2	170.5
	02/23/21	340.68	158.5	182.2
	10/04/21	340.68	178.8	161.9
	02/03/22	340.68	165.8	174.9
	10/21/22	340.68	181.8	158.9
	02/10/23	340.68	178.6	162.1
	10/09/23	340.68	150.4	190.3
21S/26E-34	_			-
	03/25/20	377.90	112.2	265.7
	10/05/20	377.90	115.8	262.1
	Spring 2021	377.90	NM	-
	Fall 2021	377.90	NM 10	-
	02/10/22	377.90	135.5	242.4
	11/04/22	377.90	NM 147.0	
	10/10/23	377.00	147.0	230.9
	10/10/23	311.80	109.7	200.2
	12/00/20	263.00	65.2	107 9
	03/10/21	203.00	67.6	197.0
	10/04/21	263.00	76.4	186.6
	02/04/22	263.00	75.7	187 3
	10/12/22	263.00	82.6	180.4
	02/15/23	263.00	82.3	180.7
	10/10/23	263.00	53.2	209.8
20S/26E-32				·
	Spring 2019	330.41	162	168.4
	10/04/19	330.41	174.9	155.5
	02/16/20	330.41	160.3	170.1

#### Historical Groundwater Elevation Data

RMS Well	Sampling Date	Reference Point Elevation <sup>1</sup>	Depth to Groundwater <sup>1</sup>	Groundwater Elevation <sup>1</sup>
	10/02/20	330.41	186.5	143.9
	02/23/21	330.41	171.3	159.1
	10/14/21	330.41	215.7	114.7
	02/10/22	330.41	186.0	144.4
	10/10/22	330.41	216.2	114.2
	10/10/23	330.41	189.1	1/1 3
215/25E-36	10/10/23	330.41	103.1	141.5
	2/22/2019	312 70	228.9	83.8
	Fall 2019	312.70	NM	
	02/22/20	312.70	216.8	95.9
	Fall 2020	312.70	NM	-
	02/23/21	312.70	233.3	79.4
	10/21/21	312.70	NM	-
	02/15/22	312.70	238.8	73.9
	11/18/22	312.70	NM	-
	02/10/23	312.70	245.9	66.8
	10/10/23	312.70	216.5	96.2
22S/23E-08				
	03/25/20	186.80	312.9	-126.1
	12/09/20	186.80	353.1	-166.3
	04/15/21	186.80	116.3	70.5
	Fall 2021	100.00	280.5	
	10/25/22	196.90	289.5 NM	-102.7
	02/22/23	186.80	285.7	
	10/03/23	186.80	NM	
LTRID TSS M				
	Spring 2020	263.00	NM	
	12/09/20	263.00	231	32.0
	03/10/21	263.00	241.6	21.4
	10/04/21	263.00	285.0	-22.0
	02/04/22	263.00	218.1	44.9
	10/12/22	263.00	291.9	-28.9
	02/15/23	263.00	216.1	46.9
	10/10/23	263.00	221.2	41.8
LTRID TSS L		()		
	Spring 2020	263.00	NM	-
	12/09/20	263.00	145.1	117.9
	03/10/21	263.00	139.5	123.5
	02/04/21	263.00	15/.0	105.2
	10/12/22	263.00	162.9	100.1
	02/15/23	263.00	154.6	108.4
	10/10/23	263.00	145	118.0
22S/24E-01Q01				
	03/12/20	252.57	252.2	0.4
	09/30/20	252.57	314.5	-61.9
	02/24/21	252.57	252.2	0.4
	10/07/21	252.57	233.0	19.6
	02/08/22	252.57	286.1	-33.5
	10/10/22	252.57	245.1	7.5
	02/21/23	252.57	252.2	0.4
	10/04/23	252.57	249.1	3.5
22S/26E-03				
	10/14/22	364.00	166.4	197.6
	02/15/23	364.00	156.4	207.6
	10/10/23	364.00	169.7	194.3

1. Groundwater elevations are referenced to North American Vertical Datum of 1988 (NAVD88)

2. Approximate date ranges where data was provided by Well owner

3. Not Measured

# Analytical Data

				Monitoring	Parameter	rs										2022 Monitoring Program								
Representative Monitoring Site	Designated Use	Sample date	EC	Ha	Temp	Turbidity	Nitrate as Nitrogen	Bicarbonate (CaCO3)	Carbonate (CaCO3)	Carbonate (CO3)	Boron	Calcium	Chloride	Magnesium	Potassium	Sodium	Sulfate (SO4)	TDS	Arsenic	Hexavalent Chromium	Dibromochloropropane	Perchlorate	Tetrachloroethene	1,2,3-Trichloropropane
Units <sup>1</sup>			μS/cm	NULL	°C	mg/L	mg/L	mg/L	mg/L	mg/L	mg/L	mg/L	mg/L	mg/L	mg/L	mg/L	mg/L	mg/L	ppb	mg/L	mg/L	mg/L	mg/L	mg/L
RMS Well: 20S/26E-32 (E0090245)	Agriculture	6/15/2020	385	8.16	21.8	4.07	1.20	NS <sup>2</sup>	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS
		6/2/2021	274	8.21	22.2	5.56	1.10	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS
		6/1/2022	270	8.51	21.8	6.05	1.40	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS
RMS Well: 21S/26E-32B02 (E049930)	Agriculture	10/18/2018	448	7.53	21.1	8.59	4.80	160	ND 3	ND	ND	58.0	8.5	6.6	2.1	22	12	250	NS	NS	NS	NS	NS	NS
		6/15/2020	438	7.68	22.7	8.96	6.00	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS
		6/9/2021	442	7.38	21	11.59	5.60	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS
		6/9/2022	463	7.59	24.7	7.64	6.00	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS
		6/6/2023	471	7.7	21.3	14.90	6.80	210	ND	ND	ND	63.0	8.6	6.8	2.1	19.0	15.0	310.0	NS	NS	NS	NS	NS	NS
RMS Well: 21S/23E-31 (E0047650)	Agriculture	6/10/2020	989	7.97	20.8	4.76	ND	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS
		6/1/2021	902	7.89	20.8	4.32	ND	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS
		6/14/2022	933	7.91	20.2	6.06	ND	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS
RMS Well: LTRID TSS L	Drinking	6/30/2021	842	7.42	24.2	6.59	1.70	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS
		6/13/2023	1,544	9.20	21.7	1.80	0.50	NS	NS	NS	NS	NS	28	NS	NS	250	NS	880	13	1.8	ND	ND	ND	ND

1. ppt = parts per trillion, ppb = parts per billion, ppm = parts per million

2. Not Sampled

3. Not Detected

# ATTACHMENT 1 - TULE SUBBASIN 2022/2023 ANNUAL REPORT

# Tule Subbasin 2022/23 Annual Report

March 2024

Prepared for Tule Subbasin Technical Advisory Committee

**Prepared by** 

Thomas Harder, P.G., C.HG. Principal Hydrogeologist







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Thomas Harder & Co. Groundwater Consulting



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## **Executive Summary**

This is the fourth annual report of the Tule Subbasin, identified by the California Department of Water Resources (CDWR) as No. 5-22-13 of the Tulare Lake Hydrologic Region (see Figure 1). This report is being submitted in compliance with Title 23 of the California Code of Regulations, Division 2, Chapter 1.5, Subchapter 2, Article 7, Section 356.2, as required under the Sustainable Groundwater Management Act (SGMA). As per Section 356.2, this report addresses data collected for the preceding water year, which covers October 1, 2022, through September 30, 2023.

The Tule Subbasin includes eight Groundwater Sustainability Agencies (GSAs; see Figure 2):

- 1. Eastern Tule Groundwater Sustainability Agency (ETGSA),
- 2. Tri-County Water Authority (TCWA),
- 3. Pixley Irrigation District Groundwater Sustainability Agency (Pixley GSA),
- 4. Lower Tule River Irrigation District Groundwater Sustainability Agency (LTGSA),
- 5. Delano-Earlimart Irrigation District Groundwater Sustainability Agency (DEID GSA)
- 6. Alpaugh Groundwater Sustainability Agency (Alpaugh GSA)
- 7. Kern-Tulare Water District Groundwater Sustainability Agency (KTWD GSA), and
- 8. Tulare County Groundwater Sustainability Agency (Tulare County GSA).

Seven of the eight GSAs within the Tule Subbasin have developed and submitted to the CDWR independent Groundwater Sustainability Plans (GSPs) pursuant to 23 CCR §353.6. Tulare County GSA has entered into Memoranda of Understanding (MOUs) concerning coverage of territories under adjacent GSPs. As such, their jurisdictional areas are included in the other seven GSPs.

#### **Groundwater Elevation Data**

Two primary aquifers have been identified within the Tule Subbasin: an upper unconfined to semiconfined aquifer (the Upper Aquifer) and a lower semi-confined to confined aquifer (the Lower Aquifer). Groundwater elevation contour maps and hydrographs have been developed for each of these two primary aquifers.

Groundwater in the Upper Aquifer of the Tule Subbasin flows from areas of natural recharge along major streams at the base of the Sierra Nevada Mountains on the eastern boundary towards a groundwater pumping depression in the central portion of the subbasin. Groundwater flow patterns did not change significantly between the spring and fall 2023. In the Upper Aquifer, groundwater generally flows from the northeast to the southwest towards groundwater level depressions in the northwestern and western portions of the subbasin. The same groundwater level conditions and flow patterns were observed from Lower Aquifer contour maps generated from both the spring and fall of 2023.



Groundwater levels in the Tule Subbasin vary seasonally and over longer periods based on precipitation trends and groundwater pumping. Groundwater levels were generally higher across much of the Tule Subbasin for the 2022/23 water year as a result of recent wet conditions and less groundwater pumping relative to previous years.

#### **Groundwater Extractions**

Total groundwater extraction from the Tule Subbasin for water year 2022/23 was 396,810 acre-ft, as summarized by water use sector in the following table:

Groundwater		Groundwat	ter Extracti	on Sector	
Sustainability Agency	Management Area	Agricultural (acre-ft)	Urban (acre-ft)	For Export (acre-ft)	Total (acre-ft)
	Agricultural	49,000	0	2,300	51,300
	Municipal	0	1,220	0	1,220
LIRID	Tulare County MOU	1,000	0	0	1,000
	Total	50,000	1,220	2,300	53,520
	Greater Tule	144,300	0	0	144,300
	Porterville Community	1,500	10,180	0	11,680
ETGSA	Ducor Community	0	90	0	90
	Terra Bella Community	0	210	0	210
	Total	145,800	10,480	0	156,280
	DEID	38,900	0	0	38,900
	Richgrove CSD	0	870	0	870
DEID	Earlimart PUD	0	2,930	0	2,930
	Total	38,900	3,800	0	42,700
	Pixley ID	80,000	0	0	80,000
Pixley ID	Pixley PUD	0	560	0	560
TIMEYID	Teviston CSD	0	100	0	100
	Total	80,000	660	0	80,660
	North	1,400	0	2,500	3,900
TCWA	Southeast	57,000	100	0	57,100
	Total	58,400	100	2,500	61,000
Alpaugh ID	Total	o	250	0	250
KTWD	Total	2,400	0	0	2,400
	Grand Total	375,500	16,510	4,800	396,810

Table ES-1
Tule Subbasin Groundwater Extraction for Water Year 2022/23

#### **Surface Water Supplies**

Total surface water available for use within the Tule Subbasin for water year 2022/23 was 1,749,430 acre-ft as summarized by water use sector in the following table:

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GSA	Management Area	Central Valley Project	Managed Local Supplies	Recycled Water	Reused Water	Precip- itation	Total
	Agricultural	314.500	291.300	0	0	121.200	727.000
	Municipal	0	0	230	0	0	230
LTRID	Tulare County MOU	0	0	0	0	900	900
	Total	314,500	291,300	230	0	122,100	728,130
	Greater Tule	151,100	36,800	0	0	176,500	364,400
	Porterville Community	0	9,700	5,000	0	3,300	18,000
ETGSA	Ducor Community	0	0	0	0	0	0
	Terra Bella Community	1,400	0	0	0	0	1,400
	Total	152,500	46,500	5,000	0	179,800	383,800
	DEID	187,400	0	0	0	61,600	249,000
	Richgrove CSD	0	0	0	0	0	0
DEID	Earlimart PUD	0	0	0	0	0	0
	Total	187,400	0	0	0	61,600	249,000
	Pixley ID	86,300	45,500	0	0	71,800	203,600
Pixley ID	Pixley PUD	0	0	0	0	0	0
I IXIEY ID	Teviston CSD	0	0	0	0	0	0
	Total	86,300	45,500	0	0	71,800	203,600
	North	0	67,600	0	0	8,300	75,900
TCWA	Southeast	0	0	0	0	51,500	51,500
	Total	0	67,600	0	0	59,800	127,400
Alpaugh ID	Total	2,900	18,100	0	0	13,800	34,800
KTWD	Total	11,000	0	0	1,200	10,500	22,700
	Grand Total	754,600	469,000	5,230	1,200	519,400	1,749,430

#### Table ES-2

Tule Subbasin Surface Water Supplies for Water Year 2022/23

#### **Total Water Use**

Total water use in the Tule Subbasin for water year 2022/23, including both groundwater extractions, surface water supplies, recycled water, and reused water was 2,146,240 acre-ft as shown in the following table:





#### Table ES-3

#### Tule Subbasin Total Water Use by Source for Water Year 2022/23

GSA	Management	Groundwater	Surface Water	Recycled	Reused	Total
-004-	Area	Extraction	Supplies	Water	Water	
	I	I				
	Agricultural	51,300	727,000	0	0	778,300
LTRID	Municipal	1,220	0	230	0	1,450
	Tulare County MOU	1,000	900	0	0	1,900
	Total	53,520	727,900	230	0	781,650
	Greater Tule	144,300	364,400	0	0	508,700
	Porterville Community	11,680	13,000	5,000	0	29,680
ETGSA	Ducor Community	90	0	0	0	90
	Terra Bella Community	210	1,400	0	0	1,610
	Total	156,280	378,800	5,000	0	540,080
	1					· · · ·
	DEID	38,900	249,000	0	0	287,900
	Richgrove CSD	870	0	0	0	870
DEID	Earlimart PUD	2,930	0	0	0	2,930
	Total	42,700	249,000	0	0	291,700
	Pixley ID	80,000	203,600	0	0	283,600
<b>Bixloy ID</b>	Pixley PUD	560	0	0	0	560
FIXIEYID	Teviston CSD	100	0	0	0	100
	Total	80,660	203,600	0	0	284,260
	North	3,900	75,900	0	0	79.800
TCWA	Southeast	57,100	51,500	0	0	108.600
	Total	61,000	127,400	0	0	188,400
Alnaugh ID	Total	250	24 200			35 050
Aipaugii ID		250	34,000	U	U	33,030
KTWD	Total	2,400	21,500	0	1,200	25,100
	Grand Total	396,810	1,743,000	5,230	1,200	2,146,240

Note: All values are in acre-ft.





#### Table ES-4

Tule Subbasin Tota	l Water Use by	Sector for Water	Year 2022/23
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GSA	Management Area	Agriculture	Urban	Managed Recharge	Native Vegetation	For Export	Total
				007.000		0.000	770 000
	Agricultural	408,200	0	367,800	0	2,300	778,300
LTRID GSA		0	1,220	230	0	0	1,450
	Tulare County MOU	1,900	0	0	0	0	1,900
	lotal	410,100	1,220	368,030	0	2,300	781,650
	Greater Tule	364,000	0	144,700	0	0	508,700
	Porterville Community	7,600	10,180	11,900	0	0	29,680
ETGSA	Ducor Community	0	90	0	0	0	90
	Terra Bella Community	0	1,610	0	0	0	1,610
	Total	371,600	11,880	156,600	0	0	540,080
	1						
	DEID	191,400	0	41,900	0	54,600	287,900
DEID GSA	Richgrove CSD	0	870	0	0	0	870
	Earlimart PUD	0	2,930	0	0	0	2,930
	Total	191,400	3,800	41,900	0	54,600	291,700
	Pixley ID	215,800	0	67,800	0	0	283,600
	Pixley PUD	0	560	0	0	0	560
Pixley ID GSA	Teviston CSD	0	100	0	0	0	100
	Total	215,800	660	67,800	0	0	284,260
	North	16 300	0	61 000	0	2 500	79,800
	Southeast	10,500	100	01,000	0	2,300	108 600
	Total	124 800	100	61 000	0	2 500	188 400
	liotai	124,000	100	01,000	0	2,000	100,400
Alpaugh ID GSA	Total	31,800	250	3,000	0	0	35,050
KTWD GSA	Total	25,100	0	0	0	0	25,100
	Grand Total	1,370,600	17,910	698, 330	0	59,400	2,146,240

Total water use in the Tule Subbasin for water year 2022/23, for the agricultural, urban, managed recharge, native vegetation, and export sectors was 2,146,240 acre-ft as shown on the following table.

#### Change in Groundwater in Storage

Results of the change in groundwater in storage analysis showed that between fall 2022 and fall 2023, groundwater in storage increased by approximately 568,100 acre-ft in the Upper Aquifer and decreased by approximately 47,050 acre-ft in the Lower Aquifer.



Since 2015/16, the volume of groundwater in storage in the Tule Subbasin Upper Aquifer has increased by approximately 454,000 acre-ft and decreased by approximately 903,000 acre-ft in the Lower Aquifer.





#### 1. Introduction

This is the fourth annual report of the Tule Subbasin, identified by the California Department of Water Resources (CDWR) as No. 5-22-13 of the Tulare Lake Hydrologic Region (see Figure 1). This report is being submitted in compliance with Title 23 of the California Code of Regulations, Division 2, Chapter 1.5, Subchapter 2, Article 7, Section 356.2, as required under the Sustainable Groundwater Management Act (SGMA). As per Section 356.2, this report addresses data collected for the preceding water year, which covers October 1, 2022, through September 30, 2023.

The Tule Subbasin includes eight Groundwater Sustainability Agencies (GSAs; see Figure 2):

- 1. Eastern Tule Groundwater Sustainability Agency (ETGSA),
- 2. Tri-County Water Authority (TCWA),
- 3. Pixley Irrigation District Groundwater Sustainability Agency (Pixley GSA),
- 4. Lower Tule River Irrigation District Groundwater Sustainability Agency (LTGSA),
- 5. Delano-Earlimart Irrigation District Groundwater Sustainability Agency (DEID GSA)
- 6. Alpaugh Groundwater Sustainability Agency (Alpaugh GSA)
- 7. Kern-Tulare Water District Groundwater Sustainability Agency (KTWD GSA), and
- 8. Tulare County Groundwater Sustainability Agency (Tulare County GSA).

Seven of the eight GSAs within the Tule Subbasin have developed and submitted to the CDWR independent Groundwater Sustainability Plans (GSPs) pursuant to 23 CCR §353.6. Tulare County GSA has entered into Memoranda of Understanding (MOUs) concerning coverage of territories under adjacent GSPs. As such, their jurisdictional areas are included in the other seven GSPs. Also, KTWD GSA was previously a Management Area within the ETGSA and incorporated into its GSPs. KTWD formed its own GSA in 2023 and is in the process of preparing a separate GSP in 2024 for submittal to the CDWR.

The six GSPs for the Tule Subbasin have been developed and submitted under a Coordination Agreement. The purpose of the Coordination Agreement is to fulfill all statutory and regulatory requirements related to intra-basin coordination agreements pursuant to SGMA. The Coordination Agreement includes two attachments: Attachment 1 describes the subbasin-wide monitoring network that all Tule Subbasin GSAs shall utilize for the collection of data to be used in annual reports. Attachment 2 describes the subbasin setting, which represents the coordinated understanding of the physical characteristics of the subbasin.

#### **1.1 Tule Subbasin Description**

The Tule Subbasin is in the southern portion of the San Joaquin Valley Groundwater Basin in the Central Valley of California. The area of the Tule Subbasin is defined by the latest version of CDWR Bulletin 118<sup>1</sup> and is approximately 744 square miles (475,895 acres). The lateral



California Department of Water Resources, 2016. Final 2016 Bulletin 118 Groundwater Basin Boundaries shapefile. http://www.water.ca.gov/groundwater/sgm/basin\_boundaries.cfm

boundaries of the subbasin include both natural and political boundaries (see Figure 2). The eastern boundary of the Tule Subbasin is defined by the surface contact between crystalline rocks of the Sierra Nevada and surficial alluvial sediments that make up the groundwater basin. The northern boundary is defined by the Lower Tule River Irrigation District (LTRID) and Porterville Irrigation District boundaries. The western boundary is defined by the Tulare County/Kings County boundary, except for a portion of the Tulare Lake Basin Water Storage District that extends east across the county boundary and is excluded from the subbasin. The southern boundary is defined by the Tulare County/Kern County boundary except for the portion of the Delano-Earlimart Irrigation District (DEID) that extends south of the county boundary and is included in the subbasin. Communities within the subbasin include Allensworth, Alpaugh, Porterville, Tipton, Woodville, Poplar, Teviston, Pixley, Earlimart, Richgrove, Ducor and Terra Bella. Neighboring DWR Bulletin 118 subbasins include the Kern County Subbasin to the south, the Tulare Lake Subbasin to the west, and the Kaweah Subbasin to the north.

#### 1.2 Hydrogeologic Setting

The Tule Subbasin is located on a series of coalescing alluvial fans that extend toward the center of the San Joaquin Valley from the Sierra Nevada Mountains (see Figure 3). The alluvial fans merge with lacustrine deposits of the Tulare Lakebed in the western portion of the subbasin. Land surface elevations within the Tule Subbasin range from approximately 850 ft above mean sea level (amsl) along the eastern margins of the subbasin to approximately 180 ft amsl at the western boundary (see Figure 3).

Where saturated in the subsurface, the permeable sand and gravel layers form the principal aquifers in the Tule Subbasin and adjacent areas to the north, south and west. Individual aquifer layers consist of lenticular sand and gravel deposits of varying thickness and lateral extent. The aquifer layers are interbedded with low permeability silt and clay confining layers. In general, there are five aquifer/aquitard units in the subsurface beneath the Tule Subbasin (see Figure 4):

- 1. Upper Aquifer
- 2. The Corcoran Clay Confining Unit
- 3. Lower Aquifer
- 4. Pliocene Marine Deposits (generally considered an aquitard)
- 5. Santa Margarita Formation and Olcese Formation of the Southeastern Subbasin

Two primary aquifers have been identified within the Tule Subbasin: an upper unconfined to semiconfined aquifer and a lower semi-confined to confined aquifer. The upper and lower aquifers are separated by the Corcoran Clay confining unit in the western portion of the subbasin. Groundwater within the southeastern portion of the subbasin is also produced from the Santa Margarita Formation, which is located stratigraphically below the lower aquifer.



In general, groundwater in the Tule Subbasin flows from areas of natural recharge along major streams at the base of the Sierra Nevada Mountains on the eastern boundary towards the western-central portion of the subbasin.

#### **1.3 Tule Subbasin Monitoring Network**

The Tule Subbasin Technical Advisory Committee (TAC) has developed a subbasin-wide monitoring plan, which describes the monitoring network and monitoring methodologies to be used to collect the data to be included in Tule Subbasin GSPs and annual reports. The subbasin-wide monitoring plan is included as Attachment 1 to the Coordination Agreement. The groundwater level monitoring network from the monitoring plan is shown on Figure 5 and includes monitoring features to enable collection of data from the Upper Aquifer, Lower Aquifer and Santa Margarita Formation aquifer. Groundwater levels are collected in the late winter/early spring (February) and in October to account for seasonal high and low groundwater conditions.

A subset of groundwater level monitoring features in the monitoring plan have been identified as representative monitoring sites (RMS) to be relied on for the purpose of assessing progress with respect to groundwater level sustainability in the subbasin. The representative groundwater level monitoring sites are shown on Figure 5.

A land surface elevation monitoring network has also been established and is shown on Figure 6. This monitoring network consists of 132 benchmarks installed by the Tule Subbasin TAC between 2020 and 2022, 58 existing benchmarks installed by the Friant Water Authority, and 74 benchmarks within the network have been designated as a representative monitoring site (RMS). The elevations of the benchmarks are surveyed annually, at a minimum. Land surface change from July 2022 to July 2023 as measured at available benchmarks are shown on Figure 7. The most recent land surface elevation data are provided in Appendices A through G, along with established measurable objectives and minimum thresholds. Land subsidence measured from InSAR data provided by the CDWR from October 2022 to September 2023 is shown on Figure 8.

#### **1.4** Purpose and Scope of this Annual Report

The purpose of this annual report is to document groundwater level conditions, groundwater extractions, surface water supply, and changes in groundwater storage in the Tule Subbasin for the 2022/23 water year, in accordance with CCR §356.2. The annual report also provides a description of progress toward implementing the collective GSPs for the seven GSAs in the subbasin.





#### 2. Groundwater Elevation Data §356.2 (b)(1)

Groundwater elevation contour maps were developed using data compiled from wells that are part of the Tule Subbasin Monitoring Plan (e.g. Representative Monitoring Site Wells), wells monitored as part of the Irrigated Lands Regulatory Program (ILRP), and wells from other monitoring programs, which are primarily monitored by local irrigation districts. Wells from the first two sources were identified as being perforated in either the Upper Aquifer or Lower Aquifer or both the Upper and Lower aquifers (i.e. composite aquifer wells). The perforation depths for most wells from the other monitoring programs are unknown and are therefore not included in the groundwater level monitoring network as shown on Figure 5. Sources of uncertainty in the available data included:

- Lack of representative monitoring well data in some areas.
- Limitations in the number of monitoring wells with known perforation intervals.
- Variations in monitoring frequency, such as due to lack of access, resulting in different spatial and temporal coverage from contour map to contour map.
- Utilization of groundwater level data from private agricultural wells in which the pumping status was unknown or where the length of time between turning the pumps off and obtaining the measurements was unknown.
- New data that was available for the 2023 contour map(s) but was not available at the time the 2022 contour map(s) was developed.

In general, TH&Co used as much of the available data as possible to generate the contour maps presented in this annual report. However, given uncertainties in the data, some professional judgment was involved. The process for generating the contours was as follows:

- For the Upper Aquifer contour maps, the basemaps originally included groundwater level data for Upper Aquifer wells (based on available documentation), wells with perforations in composite aquifers, and wells with unknown perforation intervals.
- Based on available data, the hydraulic head of the Upper Aquifer in the Tule Subbasin is always higher than the hydraulic head of the Lower Aquifer. In areas where multiple groundwater levels were available, the highest elevation was used to constrain the contours.
- Groundwater levels from wells for which documentation showed them to be Upper Aquifer wells were generally given the highest weight in generating the contours. However, in some cases, groundwater levels in designated Upper Aquifer wells were significantly lower than groundwater levels in other area wells whose perforation interval was unknown. In those cases, the contours were constrained to the higher levels.
- Groundwater levels measured in dedicated monitoring wells were always relied on.



- In some instances, additional groundwater levels from wells not formally within the groundwater level monitoring network (see Figure 5) were included, as available, such as from wells with unknown aquifer designations.
- The Upper Aquifer groundwater contour maps shown on Figures 9 and 10 show only the data upon which the contours were developed.
- For the Lower Aquifer, groundwater levels from d wells known to be perforated exclusively in the Lower Aquifer (including dedicated Lower Aquifer monitoring wells) were the primary source of data used to generate the contour maps. Supplement data from wells with composite and unknown aquifer designations was used in some cases and was based on comparison of their groundwater levels to those of nearby wells (see Figures 11 and 12).

Uncertainties in the groundwater level monitoring network are being addressed through the drilling and construction of dedicated, aquifer specific monitoring wells as well as investigations and improvements to the other wells being monitored. As new monitoring wells are constructed, they will replace some of the agricultural wells that are currently relied on. To date, two nested monitoring wells, four cluster monitoring wells, and one single completion monitoring well have been added to the monitoring network. Further, additional monitoring wells may be constructed in the future. As more monitoring features are installed, it is expected that groundwater elevation contour maps from year to year will become more representative.

#### 2.1 Groundwater Elevation Contour Maps §356.2 (b)(1)(A)

#### **Upper Aquifer**

Groundwater in the Upper Aquifer of the Tule Subbasin flows from areas of natural recharge along major streams at the base of the Sierra Nevada Mountains on the eastern boundary towards a groundwater pumping depression in the west-central portion of the subbasin (see Figures 9 and 10). The pumping depression is most pronounced between the Tule River and Deer Creek west of Highway 99. The groundwater level depression was observed from data collected in both the spring and fall of 2023. Groundwater flow patterns in the Upper Aquifer did not change significantly between the spring and fall of 2023.

The Upper Aquifer in the southeastern portion of the Tule Subbasin has been largely dewatered since the 1960s.<sup>2</sup>

<sup>&</sup>lt;sup>2</sup> Lofgren, B.E., and Klausing, R.L., 1969. Land Subsidence Due to Groundwater Withdrawal Tulare-Wasco Area California. United States Geological Survey Professional Paper 437-B.







#### **Lower Aquifer**

In the Lower Aquifer, groundwater generally flows from the northeast to the southwest towards groundwater level depressions in the northwestern and western portions of the subbasin (see Figures 11 and 12). Lower Aquifer pumping depressions are observed in the Tri-County GSA and Alpaugh GSA areas. The same groundwater level conditions and flow patterns were observed from Lower Aquifer contour maps generated from both the spring and fall of 2023.

#### 2.2 Groundwater Level Hydrographs §356.2 (b)(1)(B)

Groundwater level hydrographs for Representative Monitoring Site (RMS) wells in each GSA are provided in Appendices A through G. Spring and fall 2023 groundwater levels for the RMS wells are summarized in Tables 1 through 7 of the following sections.

It is noted that some of the RMS wells shown in Tables 1 through 7 have been added since the Tule Subbasin GSPs were finalized in July 2022. Most of the added RMS wells are new dedicated monitoring wells that have been drilled and constructed since January 2020. Some existing wells have been identified and added as RMS wells to address data gaps. Finally, some of the previously designated RMS wells were found to be inadequate for collecting reliable data and alternate existing wells were identified as replacements. These changes are consistent with Section 4.1 of the Tule Basin Monitoring Plan (TSMP),<sup>3</sup> which states that the plan is "...both flexible and iterative, allowing for the addition or subtraction of monitoring features, as necessary, and to accommodate changes in monitoring frequency and alternative methodologies, as appropriate."

The newly added RMS wells in Tables 1 through 7 have not yet been assigned Sustainable Management Criteria (SMC; measurable objectives, intermediate milestones, and minimum thresholds). The work to assign the SMC at each RMS is currently underway.

On-going data collected at new RMS wells allows the Tule Subbasin TAC to address areas of data gaps and improve the accuracy of the subbasin-wide groundwater model, which is relied upon as a tool for establishing SMC. The Tule Subbasin TAC is currently reevaluating SMC established at all existing and new RMS sites and the new SMCs will be included in updated GSPs to be published in 2024.

#### 2.1.1. Lower Tule River Irrigation District GSA

There are 13 RMS wells in the LTRID GSA (see Figure 5). Of these wells, six are perforated in the Upper Aquifer, five are perforated in the Lower Aquifer, and two are composite wells perforated in two aquifers. Hydrographs for each of the wells are provided in Appendix A.



<sup>&</sup>lt;sup>3</sup> Tule Subbasin Coordination Agreement, Attachment 1. January 2020.

Available groundwater level data for LTRID GSA RMS wells from the spring and fall of 2023 are summarized in the following table:

	Groundwater Elevation (ft amsl)					
Well	Spring 2023	Fall 2023	Measurable Objective	Minimum Threshold		
Upper Aquifer			·			
22S/23E-30J01	39.6	63.6	-67	-71		
21S/23E-32K01	34.8	155.5	54	13		
21S/24E-35A01	104.5	N/A	68	54		
21S/26E-32B02	162.1	190.3	113	103		
21S/26E-34	230.9	268.2	261	231		
LTRID TSS U	179.7	209.8	129	101		
Lower Aquifer						
20S/26E-32	139.4	141.3	79	36		
21S/25E-36	66.8	96.2	49	1		
22S/23E-08	-98.9	N/A <sup>1</sup>	-195	-224		
LTRID TSS M	56.7	41.8	62	28		
LTRID TSS L	117.0	118	-67	-101		
Composite Aquifer						
22S/24E-01Q01	33.9	3.5	-85	-143		
22S/26E-03	207.6	194.3	N/A	N/A		

# Table 1Lower Tule River Irrigation District GSA2022/23 Groundwater Levels at Representative Monitoring Site Wells

 $^{1}N/A = Not Available$ 

For the Upper Aquifer monitoring wells, groundwater levels were generally higher in fall 2023 compared to spring 2023. All measured groundwater levels in the Upper Aquifer monitoring wells were above their respective measurable objectives and minimum thresholds.

For the Lower Aquifer monitoring wells from which groundwater levels could be obtained, groundwater levels were generally higher in fall 2023 compared to spring 2023 with Well LTRID TSS L as the exception. All measured groundwater levels in Lower Aquifer monitoring wells were above their respective measurable objectives and minimum thresholds.

For the Composite Aquifer monitoring wells, groundwater levels were lower in fall 2023 compared to spring 2023. Groundwater levels in 22S/24E-01Q01 were above the measurable objective and minimum threshold for this well.



#### 2.1.2. Eastern Tule GSA

There are 8 RMS wells in the ETGSA (see Figure 5). Of these wells, three are perforated in the Upper Aquifer, one in the Lower Aquifer and the Santa Margarita Formation and three are composite wells perforated in two aquifers. Hydrographs for each of the wells are provided in Appendix B. Available groundwater level data for ETGSA RMS wells from the spring and fall of 2023 are summarized in the following table:

	Groundwater Elevation (ft amsl)						
Well	Spring 2023	Fall 2023	Measurable Objective	Minimum Threshold			
Upper Aquifer							
C-1	368.0	377.4	353	314			
R-11	314.0	382.7	357	281			
22S/26E-13R01	239.8	254.9	228	199			
Lower Aquifer							
22S/26E-24	97.3	68.2	46	-18			
Santa Margarita Forr	nation						
23S/27E-27	79.8	-5.4	54	-30			
Composite Aquifer							
C-16	211.0	193.0	124	61			
22S/26E-25J01	N/A <sup>1</sup>	158.9	N/A	N/A			
23S/28E-04K01	574.8	580.5	N/A	N/A			

# Table 2Eastern Tule GSA2022/23 Groundwater Levels at Representative Monitoring Site Wells

 $^{1}N/A = Not Available$ 

For the Upper Aquifer monitoring wells, groundwater levels are higher in fall 2023 relative to spring 2023. All measured groundwater levels in Upper Aquifer monitoring wells were above their respective measurable objectives and minimum thresholds.

For the Lower Aquifer monitoring well, groundwater levels were lower in fall 2023 compared to spring 2023. All measured groundwater levels in the Lower Aquifer monitoring well were above their respective measurable objectives and minimum thresholds.

For the Santa Margarita Formation monitoring well, groundwater levels dropped noticeably between spring and fall 2023 and likely represent seasonal pumping influence in this confined aquifer. Groundwater levels were above the respective measurable objective and minimum threshold in the spring but fell below the measurable objective in the fall



For the Composite Aquifer monitoring wells, groundwater levels in C-16 fell from spring to fall 2023 but rose in well 23S/28E-04K01. Both groundwater levels were above the measurable objective and minimum threshold for Well C-16.

#### 2.1.3. Delano-Earlimart GSA

There are 9 RMS wells in the DEID GSA (see Figure 5). Of these wells, four are perforated in the Upper Aquifer, four are perforated in the Lower Aquifer and one is a composite well perforated in two aquifers. Hydrographs for each of the wells are provided in Appendix C. Available groundwater level data for DEID GSA RMS wells from the spring and fall of 2023 are summarized in the following table:

	Groundwater Elevation (ft amsl)							
Well	Spring 2023	Fall 2023	Measurable Objective	Minimum Threshold				
Upper Aquifer								
24S/25E-35H01	163.1	160.9	165	149				
24S/26E-04P01	99.6	92.6	158	61				
M19-U	N/A <sup>1</sup>	188	255	196				
24S/26E-11	168.1	164.9	189	106				
Lower Aquifer								
25S/26E-9C01	97.6	104.3	84	66				
M19 -L	N/A	94	165	92				
24S/27E-31	92.5	104.5	166	117				
25S/26E-08H	112.5	114.7	N/A	N/A				
23S/26E-29D01	67.6	59.0	74	54				
Composite Aquifer	Composite Aquifer							
23S/25E-27	1.4	-14.1	102	13				

Table 3
Delano-Earlimart Irrigation District GSA
2022/23 Groundwater Levels at Representative Monitoring Site Wells

 $^{1}N/A = Not Available$ 

For the Upper Aquifer monitoring wells, groundwater levels were lower in fall 2023 compared to spring 2023. Available spring and fall groundwater levels were below the respective measurable objectives for all Upper Aquifer RMS wells. The fall 2023 groundwater level in Well M19-U was below its respective measurable objective and minimum threshold.

For the Lower Aquifer monitoring wells, groundwater levels were higher in fall 2023 compared to spring 2023. In Well M19-L, the fall 2023 groundwater level dropped below the respective measurable objective. In Well 24S/27E-31, the spring and fall groundwater levels fell below both the measurable objective and minimum threshold. In Well 23S/26E-29D01, groundwater levels

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were below the measurable objective but above the minimum threshold. Groundwater levels in Well 25S/26E-9C01 remained above the respective measurable objectives and minimum thresholds.

For the Composite Aquifer monitoring well, 23S/25E-27, groundwater levels dropped from spring 2023 to fall 2023. In this well, both groundwater levels were below its measurable objective and minimum threshold.

#### 2.1.4. Pixley Irrigation District GSA

There are 6 RMS wells in the Pixley GSA (see Figure 5). Of these wells, four are perforated in the Upper Aquifer and two are perforated in the Lower Aquifer. Hydrographs for each of the wells are provided in Appendix D. Available groundwater level data for Pixley GSA RMS wells from the spring and fall of 2023 are summarized in the following table:

# Table 4Pixley Irrigation District GSA2022/23 Groundwater Levels at Representative Monitoring Site Wells

	Groundwater Elevation (ft amsl)						
Well	Spring 2023	Fall 2023	Measurable Objective	Minimum Threshold			
Upper Aquifer							
22S/24E-23J01	-29.5	-20.5	-54	-112			
23S/24E-28J02	83.9	90.0	26	15			
22S/25E-25N01	10.9	13.8	-9	-51			
PIDGSA-01 U	142.6	155.0	109	99			
Lower Aquifer							
TSMW 1L	-73.4	-99.2	-161	-237			
PIDGSA-01 L	101.8	95.0	60	-2			

For the Upper Aquifer monitoring wells, groundwater levels were higher in fall 2023 compared to spring 2023. Groundwater levels in all four Upper Aquifer wells remained above their respective measurable objectives and minimum thresholds.

For the Lower Aquifer monitoring wells, groundwater levels dropped from spring 2023 to fall 2023 and remained above their respective measurable objectives and minimum thresholds.





#### 2.1.5. Tri-County Water Authority

There are 8 RMS wells in the TCWA (see Figure 5). Of these wells, three are perforated in the Upper Aquifer and five are perforated in the Lower Aquifer. Hydrographs for each of the wells are provided in Appendix E. Available groundwater level data for TCWA RMS wells from the spring and fall of 2023 are summarized in the following table:

# Table 5Tri-County Water Authority2022/23 Groundwater Levels at Representative Monitoring Site Wells

	Groundwater Elevation (ft amsl)					
Well	Spring 2023	Fall 2023	Measurable Objective	Minimum Threshold		
Upper Aquifer						
22S/23E-25C01 (E20)	43.0	44.0	-41	-102		
24S/23E-22E01	59.8	55.0	42	19		
TSMW 5U	118.2	178.6	95	78		
Lower Aquifer						
22S/23E-27F01 (G-13)	-39.0	-90.0	-80	-210		
24S/23E-22R02	N/A <sup>1</sup>	N/A	-10	-175		
TSMW 5L	-123.3	-169.8	N/A	N/A		
24S/23E-15R01	-146.0	-166.6	-15	-150		
24S/24E-03A01	100.1	N/A	198	143		

 $^{1}N/A = Not Available$ 

For the Upper Aquifer monitoring wells, groundwater levels were generally higher in fall 2023 compared to spring 2023, except for well 24S/23E-22E01. All measured groundwater levels were above their respective measurable objectives and minimum thresholds.

Fall 2023 groundwater levels declined relative to spring 2023 in all Lower Aquifer monitoring wells with available data. Well 24S/23E-15R01's spring and fall 2023 groundwater levels were below its minimum threshold. The spring 2023 groundwater level at 24S/24E-03A01 was below its minimum threshold; the fall 2023 groundwater level at 24S/24E-03A01 is not available. The fall 2023 groundwater level in Well 22S/23E-27F01 (G-13) was above the minimum threshold.

#### 2.1.6. Alpaugh GSA

The Alpaugh GSA has two Lower aquifer RMS wells: Well 23S/23E-25N01 and Well 55 (see Figure 5). The hydrographs for Well 23S/23E-25N01 and Well 55 are provided in Appendix F. Available groundwater level data for Alpaugh GSA RMS wells from the spring and fall of 2023 is summarized in the following table:



#### Table 6

#### Alpaugh Irrigation District GSA 2022/23 Groundwater Levels at the Representative Monitoring Site Wells

	Groundwater Elevation (ft amsl)						
Well	Spring 2023	Fall 2023	Measurable Objective	Minimum Threshold			
Lower Aquifer							
23S/23E-25N01	39.7	N/A <sup>1</sup>	-5	-110			
Well 55	-141.0	-140.0	-92	-209			

 $^{1}N/A = Not Available$ 

For the Lower Aquifer monitoring wells, comparative data for spring and fall 2023 were only available for Well 55. Groundwater levels in Well 55 showed a one foot between spring and fall 2023. The groundwater levels for well 23S/23E-25N01 were above the respective measurable objective and minimum threshold while Well 55 only remained above its respective minimum threshold.

#### 2.1.7. Kern-Tulare WD GSA

There are three RMS wells in the KTWD GSA (see Figure 5). Of these wells, two are perforated in the Lower Aquifer and one is perforated in the Santa Margarita Formation. Hydrographs for each of the wells are provided in Appendix G. Available groundwater level data for KTWD GSA RMS wells from the spring and fall of 2023 are summarized in the following table:

#### Table 7

#### Kern-Tulare WD GSA 2022/23 Groundwater Levels at the Representative Monitoring Site Wells

	Groundwater Elevation (ft amsl)						
Well	Spring 2023	Fall 2023	Measurable Objective	Minimum Threshold			
Lower Aquifer							
TSMW-6L	210.1	209.0	187	144			
Santa Margarita Formation							
24S/27E-32M01	36.8 <sup>1</sup>	-16.6	-31	-107			
TSMW-6SM	26.9	-24.3	-13	-92			

<sup>1</sup>Groundwater level from May 2023

For the Lower Aquifer monitoring well, TSMW-6L, the fall 2023 groundwater level slightly decreased from spring 2023 while both fall and spring remained above the respective measurable objective and minimum threshold.

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Of the two Santa Margarita Formation monitoring wells, groundwater levels were lower in fall 2023 than spring 2023. All groundwater levels remained above their respective measurable objectives and minimum thresholds with the exception of Well TSMW-6SM which fell below its measurable objective in fall 2023.





### 3. Groundwater Extraction §356.2 (b)(2)

#### 3.1 Groundwater Extraction by Sector

Sectors that extract groundwater (i.e. groundwater pumping) in the Tule Subbasin include agriculture, urban, and for exports out of the Subbasin. Total groundwater extraction from the Tule Subbasin for water year 2022/23 was 396,810 acre-ft (see Table 8). The distribution of groundwater production across the subbasin is shown on Figure 13.

Groundwator		Groundwat	ter Extracti	on Sector	
Sustainability Agency	Management Area	Agricultural (acre-ft)	Urban (acre-ft)	For Export (acre-ft)	Total (acre-ft)
	Agricultural	49,000	0	2,300	51,300
	Municipal	0	1,220	0	1,220
LIRID	Tulare County MOU	1,000	0	0	1,000
	Total	50,000	1,220	2,300	53,520
	Greater Tule	144,300	0	0	144,300
	Porterville Community	1,500	10,180	0	11,680
ETGSA	Ducor Community	0	90	0	90
	Terra Bella Community	0	210	0	210
	Total	145,800	10,480	0	156,280
	DEID	38,900	0	0	38,900
	Richgrove CSD	0	870	0	870
DEID	Earlimart PUD	0	2,930	0	2,930
	Total	38,900	3,800	0	42,700
	Pixley ID	80,000	0	0	80,000
<b>Bixloy ID</b>	Pixley PUD	0	560	0	560
FILLEYID	Teviston CSD	0	100	0	100
	Total	80,000	660	0	80,660
	North	1,400	0	2,500	3,900
TCWA	Southeast	57,000	100	0	57,100
	Total	58,400	100	2,500	61,000
Alpaugh ID	Total	0	250	0	250
KTWD	Total	2,400	0	0	2,400
	Grand Total	375,500	16,510	4,800	396,810

Table 8Tule Subbasin Groundwater Extraction for Water Year 2022/23





#### 3.2 Groundwater Extraction Measurement Methods

Groundwater extractions were estimated based on best available data. The following table (Table 9) summarizes measurement methods with more detailed descriptions in the following sections.

Groundwater Sustainability Agency	Management Area	Groundwater Extraction Sector	Measure- ment Type	Method Description	Accuracy	Accuracy Description
		Agriculture	Estimated	Remote sensing ET and precip with irr. eff.	+/-20%	Combined uncertainty in ET, precip, and irr. eff.
	Agricultural	For Export	Measured	Metered pumping reported by exporter	+/-5%	Assumed accuracy for meters
LIRID	Municipal	Urban	Measured	Metered pumping reported by pumper	+/-5%	Assumed accuracy for meters
	Tulare County MOU	Agriculture	Estimated	Remote sensing ET and precip with irr. eff.	+/-20%	Combined uncertainty in ET, precip, and irr. eff.
	Greater Tule	Agriculture	Estimated	Remote sensing ET and precip with irr. eff.	+/-20%	Combined uncertainty in ET, precip, and irr. eff.
FTGSA	Porterville Community	Urban	Measured	Metered pumping reported by pumper	+/-5%	Assumed accuracy for meters
LICOA	Ducor Community	Urban	Estimated	Population and per capita water demand	+/-20%	Uncertainty in population and water demand
	Terra Bella Community	Urban	Measured	Metered use reported by owner	+/-5%	Assumed accuracy for meters
	DEID	Agriculture	Estimated	Remote sensing ET and precip with irr. eff.	+/-20%	Combined uncertainty in ET, precip, and irr. eff.
DEID	Richgrove CSD	Urban	Estimated	Population and per capita water demand	+/-20%	Uncertainty in population and water demand
	Earlimart PUD	Urban	Estimated	Population and per capita water demand	+/-20%	Uncertainty in population and water demand
	Pixley ID	Agriculture	Estimated	Remote sensing ET and precip with irr. eff.	+/-20%	Combined uncertainty in ET, precip, and irr. eff.
Pixley ID	Pixley PUD	Urban	Measured	Metered pumping reported by pumper	+/-5%	Assumed accuracy for meters
	Teviston CSD	Urban	Measured	Metered pumping reported by pumper	+/-5%	Assumed accuracy for meters
	North	Agriculture	Measured	Metered pumping reported by pumper	+/-5%	Assumed accuracy for meters
	Norui	For Export	Measured	Metered pumping reported by exporter	+/-5%	Assumed accuracy for meters
ICWA	Southeast	Agriculture	Estimated	Remote sensing ET and precip with irr. eff.	+/-20%	Combined uncertainty in ET, precip, and irr. eff.
	Southeast	Urban	Estimated	Estimated by GSA	+/-20%	Uncertainty in population and water demand
		Agriculture	Estimated	Remote sensing ET and precip with irr. eff.	+/-20%	Combined uncertainty in ET, precip, and irr. eff.
AlpauginiD		Urban	Measured	Reported from water purveyor	+/-5%	Assumed accuracy for meters
KTWD	N/A	Agriculture	Estimated	Remote sensing ET and precip with irr. eff.	+/-20%	Combined uncertainty in ET, precip, and irr. eff.

# Table 9Tule Subbasin Groundwater Extraction Measurement Methods





#### 3.2.1 Agricultural Groundwater Extractions

Agricultural groundwater pumping in the Tule Subbasin is estimated as a function of the total agricultural water demand, surface water deliveries, and precipitation. The total agricultural water demand (i.e. applied water demand) is estimated as follows:

$$W_d = \frac{A_i x \left( ET - P_{eff} \right)}{I_{eff}}$$

Where:

 $W_d = Total Agricultural Water Demand (acre-ft)$   $A_i = Irrigated Area (acres)$  ET = Evapotranspiration (acre-ft/acre)  $P_{eff} = Effective Precipitation (acre-ft/acre)$   $I_{eff} = Irrigation Efficiency (unitless)$ 

Monthly crop evapotranspiration (ET) is estimated using remote sensing (i.e. satellite) data . The satellite data is entered into a model, which is used to estimate the ET rate and ET spatial distribution of an area in any given time period. When appropriately calibrated to land-based ET and/or climate stations and validated with crop surveys, the satellite-based model provides an estimate of crop ET (i.e. consumptive use). For the 2022/23 water year, crop evapotranspiration was provided by data from Land IQ.

Irrigation efficiency ( $I_{eff}$ ) is estimated for any given area based on the irrigation method for that area (e.g. drip irrigation, flood irrigation, micro sprinkler, etc.). Irrigation methods are correlated with crop types based on either CDWR land use maps or field surveys. The following irrigation efficiencies will be applied to the different irrigation methods based on California Energy Commission (2006):

- Border Strip Irrigation 77.5 percent
- Micro Sprinkler 87.5 percent
- Surface Drip Irrigation 87.5 percent
- Furrow Irrigation 67.5 percent

Agricultural groundwater extraction is estimated as the total applied water demand  $(W_d)$  minus surface water deliveries and effective precipitation. Effective precipitation is the portion of precipitation that becomes evapotranspiration with the remainder of precipitation becoming recharge to the aquifer system.





It is noted that irrigated agricultural lands, and their respective groundwater extractions, within the Porterville Community Management Area are managed pursuant to the rules and regulations of the Greater Tule Management Area and are not associated with the City of Porterville.

Estimated Tule Subbasin 2022/23 agricultural groundwater production for each of the seven GSAs is summarized in Table 8. Total agricultural groundwater production for the Tule Subbasin in 2022/23 was approximately 375,500 acre-ft.

#### 3.2.2 Urban Groundwater Extractions

Groundwater extractions for urban supply is conducted by the City of Porterville and small districts (e.g. Community Services Districts and Public Utility Districts) for the local communities in the Tule Subbasin. The City of Porterville groundwater pumping is metered and reported by the city. Municipal groundwater pumping by the other small communities within the Tule Subbasin are either measured with meters or estimated based on population and per capita water use. Total estimated municipal pumping in the Tule Subbasin for the 2022/23 water year was approximately 16,510 acre-ft (see Table 8).

It is noted that there are some households in the rural portions of the Tule Subbasin that rely on private wells to meet their domestic water supply needs. However, given the low population density of these areas, the volume of pumping from private domestic wells is considered negligible compared to the other pumping sources.

#### 3.2.3 Groundwater Extractions for Export Out of the Tule Subbasin

Some of the groundwater extractions that occurs on the west side of the Tule Subbasin is exported out of the Subbasin for use elsewhere. Angiola Water District and the Boswell/Creighton Ranch have historically exported pumped groundwater out of the Tule Subbasin. Pumping is measured with meters and reported by the exporter. Total groundwater exports out of the Tule Subbasin for the 2022/23 water year was 4,800 acre-ft (see Table 8). This water is accounted for separately because the water is not applied within the Subbasin and there is no associated return flow.





### 4. Surface Water Supplies §356.2 (b)(3)

#### 4.1 Surface Water Supplies

Surface water sources in the Tule Subbasin include the Central Valley Project, Managed Local Supplies (the Tule River, Deer Creek, and the Tulare Lake), recycled water, reused water (from oil field produced water), and precipitation used for agriculture. Total surface water available for use within the Tule Subbasin for water year 2022/23 was approximately 1,749,430 acre-ft (see Table 10).

GSA	Management Area	Central Valley Project	Managed Local Supplies	Recycled Water	Reused Water	Precip- itation	Total
	Agricultural	314,500	291,300	0	0	121,200	727,000
	Municipal	0	0	230	0	0	230
LIRID	Tulare County MOU	0	0	0	0	900	900
	Total	314,500	291,300	230	0	122,100	728,130
	Greater Tule	151,100	36,800	0	0	176,500	364,400
	Porterville Community	0	9,700	5,000	0	3,300	18,000
ETGSA	Ducor Community	0	0	0	0	0	0
	Terra Bella Community	1,400	0	0	0	0	1,400
	Total	152,500	46,500	5,000	0	179,800	383,800
	DEID	187,400	0	0	0	61,600	249,000
	Richgrove CSD	0	0	0	0	0	0
DEID	Earlimart PUD	0	0	0	0	0	0
	Total	187,400	0	0	0	61,600	249,000
	Pixley ID	86,300	45,500	0	0	71,800	203,600
Piyley ID	Pixley PUD	0	0	0	0	0	0
TIXIEYID	Teviston CSD	0	0	0	0	0	0
	Total	86,300	45,500	0	0	71,800	203,600
	North	0	67,600	0	0	8,300	75,900
TCWA	Southeast	0	0	0	0	51,500	51,500
	Total	0	67,600	0	0	59,800	127,400
Alpaugh ID	Total	2,900	18,100	0	0	13,800	34,800
KTWD	Total	11,000	0	0	1,200	10,500	22,700
	Grand Total	754,600	469,000	5,230	1,200	519,400	1,749,430

# Table 10Tule Subbasin Surface Water Supplies for Water Year 2022/23

#### 4.2 Central Valley Project

Most of the water imported into the Tule Subbasin is from the Central Valley Project (CVP) and delivered via the Friant-Kern Canal (FKC). Angiola Water District also imports water from other

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various sources including the King's River and State Water Project in certain years. Water from the FKC delivered to farmers and recharge basins via the Tule River and Deer Creek channels, unlined canals, and pipeline distribution systems of Porterville Irrigation District, LTRID, Pixley Irrigation District, Terra Bella Irrigation District, Teapot Dome Water District, DEID, and Saucelito Irrigation District.

Imported water is delivered to eleven water agencies within the Tule Subbasin from the Friant-Kern Canal. Imported water delivery data for 2022/23 was obtained from the respective districts or the United States Bureau of Reclamation (USBR) Central Valley Operation Annual Reports. Imported water deliveries to TCWA were obtained from the Angiola Water District. Imported water deliveries to the Tule Subbasin for 2022/23 totaled 754,600 acre-ft, as summarized in Table 10.

#### 4.3 Managed Local Supplies

The Tule River, Deer Creek, and, in very wet years, the Tulare Lake and White River, are local surface water features that are diverted for agricultural use as managed local supply in the Tule Subbasin. Flow in the Tule River is controlled through releases from Lake Success. Stream flow entering Lake Success is measured and distributed to various water rights holders as allocated at Success Dam in accordance with the Tule River Water Diversion Schedule and Storage Agreement.<sup>4</sup> Releases of water from Lake Success and downstream diversions are documented in Tule River Association (TRA) annual reports. For water year 2022/2023, 512,100 acre-ft of water was released to the Tule River from Success Reservoir. Tule River diversions occur in the ETGSA, LTRID GSA, and TCWA GSA. In water year 2022/23, 198,500 acre-ft of Tule River water flowed out of the Tule Subbasin. Channel infiltration and ET losses account for the balance of Tule River water that was not diverted or did not flow out of the subbasin. Deer Creek diversions reported in Pixley ID GSA, Alpaugh ID GSA, and TCWA were 48,800 acre-ft in 2022/23. Alpaugh ID GSA and TCWA reported using a total of 61,000 acre-ft of Tulare Lake water in 2022/23 with Alpaugh ID GSA reporting an additional 6,600 acre-ft of water pumped from other flooded lands. TCWA reported using a total of 9,900 acre-ft of White River flood water. Total managed local supplies in the Tule Subbasin for 2022/23 totaled 469,000 acre-ft as summarized in Table 10.

#### 4.4 Recycled Water

Recycled water from wastewater treatment plant treated effluent is used for groundwater recharge and agricultural irrigation in the Tule Subbasin. The City of Porterville reported 2,800 acre-ft of recycled water was used for agricultural irrigation and 2,200 acre-ft of recycled water was used for groundwater recharge in 2022/23. In LTRID GSA, Poplar CSD and Woodville PUD reported



<sup>&</sup>lt;sup>4</sup> TRA, 1966. Tule River Diversion Schedule and Storage Agreement. Dated February 1, 1966; revised June 16, 1966.

a total of 230 acre-ft of recycled water deliveries for recharge. Total recycled water use in the Tule Subbasin was 5,230 acre-ft in 2022/23, as summarized in Table 8.

#### 4.5 Reused Water

The Kern-Tulare Water District receives water generated as a byproduct of oil production but is suitable for agricultural irrigation. The total volume of reused water received for agricultural irrigation in the portion of the Kern-Tulare Water District that is within the Tule Subbasin in 2022/23 was 1,200 acre-ft.

#### 4.6 Precipitation

The volume of water entering the Tule Subbasin as precipitation was estimated based on monthly remote sensing data provided by LandIQ. An isohyetal map showing the estimated 2022/23 precipitation distribution across the subbasin is shown on Figure 14. Total precipitation at the Porterville precipitation station for water year 2022/23 was 16.5 inches, which is more than the average precipitation for the area (see Figure 14). Precipitation is accounted for as a surface water supply for irrigated agriculture as it offsets some of the evapotranspiration demand of the crops (see Section 3.2.1). The total volume of precipitation available for crops in 2022/23 was estimated to be approximately 519,400 acre-ft.





### 5. Total Water Use §356.2 (b)(4)

#### 5.2 Total Water Use by Source

Total water use in the Tule Subbasin for water year 2022/23, including groundwater extractions, surface water supplies, recycled water, and reused water was 2,146,240 acre-ft (see Table 11).

Table 11Tule Subbasin Total Water Use by Source for Water Year 2022/23

GSA	Management Area	Groundwater Extraction	Surface Water	Recycled Water	Reused Water	Total
	Λισα	Extraction	oupplies	Water	Water	
	Agricultural	51,300	727,000	0	0	778,300
	Municipal	1,220	0	230	0	1,450
LIKID	Tulare County MOU	1,000	900	0	0	1,900
	Total	53,520	727,900	230	0	781,650
	Greater Tule	144,300	364,400	0	0	508,700
	Porterville Community	11,680	13,000	5,000	0	29,680
ETGSA	Ducor Community	90	0	0	0	90
	Terra Bella Community	210	1,400	0	0	1,610
	Total	156,280	378,800	5,000	0	540,080
					-	
	DEID	38,900	249,000	0	0	287,900
DEID	Richgrove CSD	870	0	0	0	870
DLID	Earlimart PUD	2,930	0	0	0	2,930
	Total	42,700	249,000	0	0	291,700
	Pixley ID	80.000	203 600	0	_ ۱	283 600
	Pixley PLID	560	203,000	0	0	560
Pixley ID	Teviston CSD	100	0	0	0	100
	Total	80,660	203,600	0	0	284,260
	North	3,900	75,900	0	0	79,800
TCWA	Southeast	57,100	51,500	0	0	108,600
	Total	61,000	127,400	0	0	188,400
Alpaugh ID	Total	250	34,800	0	0	35,050
KTWD	Total	2,400	21,500	0	1,200	25,100
	Grand Total	396,810	1,743,000	5,230	1,200	2,146,240

Note: All values are in acre-ft.

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#### 5.3 Total Water Use by Sector

Total water use in the Tule Subbasin for water year 2022/23, for the agriculture, urban, managed recharge, native vegetation, and export sectors was 2,146,240 acre-ft (see Table 12).

GSA	Management Area	Agriculture	Urban	Managed Recharge	Native Vegetation	For Export	Total
		408 200	0	267.900	0	2 200	770 200
	Agricultural	400,200	1 220	307,600	0	2,300	1 450
LTRID GSA	Tulare County MOLL	1 900	1,220	230	0	0	1,450
		410 100	1 220	368.030	0	2 300	781 650
		410,100	1,220	300,000	0	2,000	701,000
	Greater Tule	364,000	0	144,700	0	0	508,700
	Porterville Community	7,600	10,180	11,900	0	0	29,680
ETGSA	Ducor Community	0	90	0	0	0	90
	Terra Bella Community	0	1,610	0	0	0	1,610
	Total	371,600	11,880	156,600	0	0	540,080
	1						
	DEID	191,400	0	41,900	0	54,600	287,900
	Richgrove CSD	0	870	0	0	0	870
	Earlimart PUD	0	2,930	0	0	0	2,930
	Total	191,400	3,800	41,900	0	54,600	291,700
				07.000			
		215,800	0	67,800	0	0	283,600
Pixley ID GSA		0	560	0	0	0	560
-		0	100	0	0	0	100
	lotal	215,800	660	67,800	U	0	284,260
	North	16.300	0	61.000	0	2,500	79.800
TCWA GSA	Southeast	108,500	100	0	0	0	108,600
	Total	124,800	100	61,000	0	2,500	188,400
Alpaugh ID GSA	Total	31,800	250	3,000	0	0	35,050
KTWD GSA	Total	25,100	0	0	0	0	25,100
	Grand Total	1,370,600	17,910	698,330	0	59,400	2,146,240

Table 12Tule Subbasin Total Water Use by Sector for Water Year 2022/23

It is noted that at this time the water use of native vegetation is a data gap and therefore the values are zero.





#### 6. Change in Groundwater in Storage §354.16 (b)

#### 6.1 Change in Upper Aquifer Storage

For this annual report, the change in Upper Aquifer groundwater in storage for the Tule Subbasin was estimated for the time period between fall 2022 and fall 2023. The change in storage was estimated based on the following equation:

$$V_{\rm w}=S_yA\Delta h$$

Where:

$V_{w}$	=	the volume of groundwater storage change (acre-ft).
Sy	=	specific yield of aquifer sediments (unitless).
A	=	the surface area of the aquifer within the Tule Subbasin/GSA (acres).
Δh	=	the change in hydraulic head (i.e. groundwater level) (feet).

The change in storage estimate for this annual report is specific to the Upper aquifer. The calculations were made using a Geographic Information System (GIS) map of the Tule Subbasin discretized into 600-foot by 600-foot grid cells to allow for spatial representation of aquifer specific yield and groundwater level change.

The areal distribution of specific yield for the Upper Aquifer is based on the values obtained from the updated calibrated groundwater flow model of the Tule Subbasin.<sup>5</sup>

The areal distribution of change in hydraulic head across the Tule Subbasin was estimated by plotting the difference in groundwater level at wells that were measured in both fall 2022 and fall 2023 and then interpolating the subbasin-wide changes in groundwater levels in GIS using a kriging algorithm. Change in hydraulic head (groundwater level) at any given location was assigned to the overlapping grid cell.

The change in groundwater storage was estimated for each grid cell by multiplying the change in groundwater level by the specific yield and then by the area of the cell.

Results of the Upper Aquifer change in groundwater in storage analysis showed that between fall 2022 and fall 2023, groundwater in storage increased by approximately 568,100 acre-ft (see Figure 16). Recent wet conditions have resulted in more surface water supplies and lower groundwater pumping relative to previous years, which has contributed to the positive groundwater storage change in the 2022/23 water year.

<sup>&</sup>lt;sup>5</sup> Thomas Harder & Co., 2021. Update to the Groundwater Flow Model of the Tule Subbasin. Prepared for the Tule Subbasin MOU Group. June 2021.





#### 6.2 Change in Lower Aquifer Storage

As the majority of the Lower Aquifer in the Tule Subbasin is under confined conditions, the change in storage associated with groundwater level changes is a function of the compressibility of the sediments and, to a lesser degree, the compressibility of water. The change in storage for a confined aquifer is typically expected to be low compared to changes in storage for an unconfined aquifer assuming similar changes in groundwater elevations. Within a limited range of groundwater level fluctuation, the compressed aquitard can accept water back into its structure when groundwater levels rise resulting in elastic rebound (i.e., which is considered a positive change in storage). However, if groundwater levels are maintained at low elevations for long enough periods of time (e.g., due to groundwater pumping), the compression of aquitards becomes permanent.

In the Tule Subbasin, prolonged lowering of groundwater levels has resulted in notable subsidence at the land surface, which reflects significant compression of low permeability interbeds (hereafter referred to as aquitards) within the Lower Aquifer. This compression, which expels water from these aquitards, is considered a negative change in storage.

For this annual report, the change in storage for the Lower Aquifer was equated to the volume of water associated with compression of aquitards between fall 2022 and fall 2023. This approximation was based on the premise that this volume is equal to the volume of land subsidence that occurred during this time. The change in storage of the Lower Aquifer was estimated based on the following equation:

$$V_w = A\Delta b$$

Where:

 $\begin{array}{lll} V_w & = & \mbox{the volume of water released from (or taken into) storage (acre-ft).} \\ A & = & \mbox{the surface area of the aquifer within the Tule Subbasin/GSA (acres).} \\ \Delta b & = & \mbox{the change in aquitard thickness (i.e., subsidence) (feet).} \end{array}$ 

The areal distribution of land subsidence between fall 2022 and fall 2023 was based on InSAR data (see Figure 8). Because the InSAR data is not layer-specific but, rather, reflects compression that occurs in all layers in the Tule Subbasin, the change in storage of the Lower Aquifer using these data is likely an overestimate. That is, it was assumed that the water released is from the Lower Aquifer and the clay interbeds within the confining layer between the Upper and Lower Aquifers (i.e., the Corcoran Clay; see Figure 4). As there is evidence that some land subsidence occurs from compression of aquitards in the Upper Aquifer, the estimated value using this approach as presented below, is likely high. As more information becomes available regarding



the vertical distribution of compaction in the Tule Subbasin, the storage change estimates of the Lower Aquifer will be refined.

The calculations were made using a Geographic Information System (GIS) map of the Tule Subbasin discretized into 1,000-foot by 1,000-foot grid cells to allow for spatial representation of land subsidence. The change in aquitard storage was estimated for each grid cell by multiplying the InSAR land subsidence by the area of the cell, and the total storage change within each GSA's boundaries was summed (see Figure 17). Results of the analysis showed that the volume of water associated with compression of aquitards in all layers between fall 2022 and fall 2023 was approximately -47,050 acre-ft (see Figure 17). This volume is assumed herein to be the change in storage of the Lower Aquifer.

#### 6.3 Cumulative Change in Tule Subbasin Aquifer Storage

Cumulative change in storage in the Tule Subbasin since water year 1986/87 is shown along with groundwater pumping on Figure 18. The center graph on Figure 18 shows the annual change in aquifer storage by aquifer (Upper and Lower). Aquifer storage change for both Upper and Lower Aquifers prior to water year 2019/20 was estimated using the calibrated groundwater flow model of the Tule Subbasin. Upper and Lower aquifer storage change since 2019/20 was estimated as described in Sections 6.1 and 6.2, respectively.

As shown on Figure 18, cumulative change in storage in both the Upper and Lower Aquifers from 1986/87 through 2022/23 was approximately -7,133,000 acre-ft. Since the 2015/16 water year, the cumulative change in storage has been approximately +454,000 acre-ft in the Upper Aquifer and approximately -903,000 acre-ft in the Lower Aquifer. Positive changes in aquifer storage are generally associated with above-normal precipitation years when surface water supplies are available and groundwater pumping is lower.





# Figures

2022/2023 Annual Report



NAD 83 State Plane Zone 4

#### **Tule Subbasin Technical Advisory Committee**

March 2024

Figure 1

#### Lindsay Tulare Map Features • City or Community Strathmore Alpaugh ID GSA Delano-Earlimart ID GSA Eastern Tule GSA Corcoran Woodville 99 Kern-Tulare WD GSA Poplar-Cotton Lower Tule River ID GSA Tipton Lower Tule River Center Portervi (190) Pixley ID GSA I.D. GSA Tri-County Water Authority Tri-County 43 Subbasin Boundary Water Friant-Kern Canal Authority Pixley I.D. GSA Friam. Per Concerned ---- State Highway •Terra Bella Pixley Alpaugh GSA Alpaugh Ducor Earlimart Delano-Allensworth Eastern Tule Earlimart GSA **Tri-County Water** I.D. GSA-Authority Richgrove Delano Kern-Tulare W.D. GSA Source: Esri, Maxar, Earthstar Geographics, and the GIS User Community Thomas Harder & Co. 0 2.5 5 10 Groundwater Consulting Miles **GSA Boundaries** NAD 83 State Plane Zone 4

#### Tule Subbasin Technical Advisory Committee

2022/2023 Annual Report March 2024

Figure 2



# 2022/2023 Annual Report

Map Features
Surficial Deposits
Tertiary Loosely Consolidated Deposits
Non-Marine Sedimentary Rocks
Marine Sedimentary Rocks
Crystalline Basement
Approximate Eastern Extent of the Corcoran Clay
Tulare Lake Surface Deposits
County Boundary
Basin Boundary
Land Surface Elevation Contour (ft amsl)
Friant-Kern Canal
—— Major Hydrologic Feature
State Highway/Major Road

Corcoran Clay from USGS Professional Paper 1766, http://water.usgs.gov/GIS/dsdl/pp1766\_CorcoranClay.zip

Geologic units modified from USGS Open-File Report 2005-1305

Lake Deposits from California Geological Survey Geologic Atlas of California Map No. 002 1:250,000 scale, Compiled by A.R. Smith, 1964 and Geologic Atlas of California Map No. 005, 1:250,000 scale, Compiled by: R.A. Matthews and J.L. Burnett

> Geology and Cross Section Locations Figure 3

### Tule Subbasin Technical Advisory Committee





#### March 2024 2022/2023 Annual Report

Figure 4



# **Tule Subbasin Technical Advisory Committee**

# 2022/2023 Annual Report



# Groundwater Level Monitoring Network Figure 5



## **Tule Subbasin Technical Advisory Committee**

Thomas Harder & Co. Groundwater Consulting

NAD 83 State Plane Zone 4

## 2022/2023 Annual Report

Land Surface Elevation Monitoring Network Figure 6
March 2024



#### **Tule Subbasin Technical Advisory Committee**

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10 ■ Miles

2.5

Data from Tule Subbasin Monitoring Network. Fall 2023 data was used if Summer 2023 data was not available.

#### 2022/2023 Annual Report



July 2022 to July 2023 Benchmarks Land Subsidence Figure 7



#### Tule Subbasin Technical Advisory Committee

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and

https://gis.water.ca.gov/arcgisimg/rest/services/SAR/Vertical\_Displacement\_ TRE\_ALTAMIRA\_Total\_Since\_20150613\_20231001/ImageServer

#### 2022/2023 Annual Report

	Map Features
InSAR 2022 to	Subsidence from October September 2023 (ft)
	> 0.50
	0.25 to 0.50
	0 to 0.25
	< 0.00 (Uplift)
	Basin_Boundary
	GSA Boundary
	Friant-Kern Canal
	Major Hydrologic Feature
	State Highway/Major Road

#### October 2022 to September 2023 InSAR Land Subsidence Figure 8



feet above mean sea level.

Figure 9



feet above mean sea level.

Figure 10



feet above mean sea level.

Figure 11



2022/2023 Annual Report

Figure 12

Note: All groundwater elevations are in feet above mean sea level.

### Tule Subbasin Technical Advisory Committee





0 2.5 5 10

NAD 83 State Plane Zone 4

#### 2022/2023 Annual Report









Tule Subbasin Technical Advisory Committee

2022/2023 Annual Report

Figure 14

Note: Isohyetal data from LandIQ. Porterville Precipitation Station Data from WRCC, CIMIS and LandIQ (see Figure 15). Tule Subbasin Technical Advisory Committee 2022/2023 Annual Report



#### **Annual Precipitation - Porterville Station**

Notes:

Data in water years (October 1 to September 30).

Data from Western Regional Climate Center (1926-2001), California Irrigation Management Information System (2002-March 2023) and Land IQ (April 2023-September 2023).



#### March 2024 Visalia Groundwater Storage Change GSA (acre-ft) Alpaugh ID 5,000 DEID 38,000 **Map Features** Lindsay ETGSA 254,000 Change in Groundwater Elevation (ft) LTRID 198,000 Tulare Fall 2022 to Fall 2023 Pixley ID 24,000 **70 to 75** 49.000 Tri-County WA 100 Kern-Tulare 60 to 70 Strathmore **50** to 60 568,100 Total 40 to 50 Corcoran 0 to 75 99 **30** to 40 Woodville 20 to 30 Poplar-Cotton Tipton Porterv Center 10 to 20 Lower Tule River (190) I.D. GSA 0 to 10 (43) Tri-County 65 20 to 30 -10 to 0 10 to Water Eastern Tule Basin Boundary 20 Authoritv GSA - Friant-Kern Canal Pixley 0 to 10 to 20 - State Highway/Major Road 10 Pixley I.D. GSA Terra -10 to 0 G • City or Community Bella 0 to 10 Alpaugh GSA Friant Alpaugh Ducor Earlimart **Upper Aquifer** Delano-Earlimart Dry Allensworth I.D. GSA Tri-County Water Kern-Tulare Authority N Richgrove GSA Delanc Thomas Harder & Co. 2.5 5 10 0 Groundwater Consulting Miles Change in Groundwater Elevation NAD 83 State Plane Zone 4 Upper Aquifer - Fall 2022 to Fall 2023

#### Tule Subbasin Technical Advisory Committee

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Figure 16



#### **Tule Subbasin Technical Advisory Committee**

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https://gis.water.ca.gov/arcgisimg/rest/services/SAR/Vertical\_Displacement\_ TRE\_ALTAMIRA\_Total\_Since\_20150613\_20231001/ImageServer



# Tule Subbasin Groundwater Use and Change in Storage 1986/87 to 2022/23

Wet Year Average Year Dry Year



# Appendix A

# Lower Tule River Irrigation District GSA 2022/23 Annual Data

#### Lower Tule River Irrigation District GSA Groundwater Extraction for Water Year 2022/23

GSA	Management Area	Agricultural Pumping	Municipal Pumping	Pumping for Export	Total
	Agricultural	49,000	0	2,300	51,300
LTRID GSA	Municipal	0	1,220	0	1,220
	Tulare County MOU	1,000	0	0	1,000
	Total	50,000	1,220	2,300	53,520



# Tule Subbasin Technical Advisory Committee 2022/2023 Annual Report

#### Lower Tule River Irrigation District GSA Surface Water Supplies for Water Year 2022/23

GSA	Management Area	Stream Diversions	Imported Water	Recycled Water	Oilfield Produced Water	Precipitation	Total
	Agricultural	291,300	314,500	0	0	121,200	727,000
	Municipal	0	0	230	0	0	230
LIKID GSA	Tulare County MOU	0	0	0	0	900	900
	Total	291,300	314,500	230	0	122,100	728,130



#### Lower Tule River Irrigation District GSA Tule Subbasin Total Water Use by Source for Water Year 2022/23

GSA	Management Area	Groundwater Extraction	Surface Water Supplies	Recycled Water	Reused Water	Total
	Agricultural	51,300	727,000	0	0	778,300
LTRID GSA	Municipal	1,220	0	230	0	1,450
	Tulare County MOU	1,000	900	0	0	1,900
	Total	53,520	727,900	230	0	781,650



#### Lower Tule River Irrigation District GSA Tule Subbasin Total Water Use by Sector for Water Year 2022/23

GSA	Management Area	Agriculture	Urban	Managed Recharge	Native Vegetation	For Export	Total
	Agricultural	408,200	0	367,800	0	2,300	778,300
LTRID GSA	Municipal	0	1,220	230	0	0	1,450
	Tulare County MOU	1,900	0	0	0	0	1,900
	Total	410,100	1,220	368,030	0	2,300	781,650



	Land Surface Elevation (ft amsl) <sup>1</sup>					
Site	2020 (Baseline)	2023	Measurable Objective	Minimum Threshold		
L0001_B_RMS	253.0	DESTROYED	238.7	237.8		
L0002_B_RMS	228.9	226.4	222.2	220.8		
L0003_B_RMS	228.7	226.3	223.5	221.5		
L0004_B_RMS	197.3	195.7	193.1	192.1		
L0005_B_RMS	190.2	188.4	182.5	181.5		
L0006_B_RMS	192.3	DESTROYED	184.5	183.5		
L0022_B_RMS	180.0	UNDER WATER	170.3	169.3		
L0023_B_RMS	190.8	189.3	185.1	184.1		
L0024_B_RMS	254.9	253.3	249.8	248.8		
L0038_B_RMS	321.6	320.3	319.5	318.1		
L0039_B_RMS	307.5	305.7	304.4	303.3		
L0040_B_RMS	309.0	307.7	304.4	303.4		
L0041_B_RMS	307.3	306.0	302.8	301.8		
L0042_B_RMS	306.5	304.7	301.6	300.6		
L0043_B_RMS	348.6	348.4	346.4	345.4		
L0044_B_RMS	370.6	370.4	370.1	368.9		
L0045_B_RMS	346.3	345.1	343.7	342.6		
L0046_B_RMS	371.0	370.1	370.0	369.0		

#### Lower Tule River Irrigation District GSA Land Surface Elevations at Representative Monitoring Sites

Note:

<sup>1</sup> Benchmarks surveyed in July and August of each year.





Thomas Harder & Co. Groundwater Consulting



Groundwater Consulting



**Groundwater Consulting** 





LTRID TSS M (Lower) LTRID GSA





Interim Milestone/Measurable Objective



Measured

- Minimum Threshold

Tule Subbasin Technical Advisory Committee 2022/2023 Annual Report

Appendix A Figure 7

#### Lower Tule River Irrigation District GSA RMS Groundwater Elevation Hydrographs





## 2022/2023 Annual Report March 2024

#### **Tule Subbasin Technical Advisory Committee**



Appendix A Figure 8

#### 2022/2023 Annual Report

#### **Tule Subbasin Technical Advisory Committee**

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Figure 9

#### **Tule Subbasin Technical Advisory Committee**

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Figure 10



and https://gis.water.ca.gov/arcgisimg/rest/services/SAR/Vertical\_Displacement\_ TRE\_ALTAMIRA\_Total\_Since\_20150613\_20231001/ImageServer

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feet above mean sea level.

Spring 2023 Upper Aquifer Lower Tule River I.D. GSA Appendix A Figure 11

#### 2022/2023 Annual Report **Tule Subbasin Technical Advisory Committee** March 2024 181 170 (65) 0 401 339 355 (190) Map Features Well with Groundwater Elevation (ft amsl) • Upper Aquifer Well Oupper Aquifer RMS Well •Composite Aquifer Well Composite Aquifer RMS Well <sup>O</sup>Unknown Aquifer RMS Well Groundwater Elevation Contour, dashed where approximate (ft amsl) ✓Groundwater Flow Direction □ Friant-Kern Canal -Major Hydrologic Feature -State Highway/Major Road N Lower Tule River ID GSA 93<sup>4</sup> ■Basin Boundary Thomas Harder & Co. Miles Fall 2023 Upper Aquifer Groundwater Consulting NAD 83 State Plane Zone 4 Lower Tule River I.D. GSA Note: All groundwater elevations are in

feet above mean sea level.

Appendix A

Figure 12

#### 2022/2023 Annual Report

#### Tule Subbasin Technical Advisory Committee

March 2024



feet above mean sea level.

Spring 2023 Lower Aquifer Lower Tuler River I.D. GSA Appendix A Figure 13

#### 2022/2023 Annual Report

#### **Tule Subbasin Technical Advisory Committee**

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feet above mean sea level.

ower Tule River I.D. GSA Appendix A Figure 14

#### **Tule Subbasin Technical Advisory Committee**

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Figure 15

#### **Tule Subbasin Technical Advisory Committee**

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and https://gis.water.ca.gov/arcgisimg/rest/services/SAR/Vertical\_Displacement\_ TRE\_ALTAMIRA\_Total\_Since\_20150613\_20231001/ImageServer

# Appendix B Eastern Tule GSA 2022/23 Annual Data

......

#### Eastern Tule GSA Groundwater Extraction for Water Year 2022/23

GSA	Management Area	Agricultural Pumping	Municipal Pumping	Pumping for Export	Total
	Greater Tule	144,300	0	0	144,300
	Porterville Community	1,500	10,180	0	11,680
ETGSA	Ducor Community	0	90	0	90
	Terra Bella Community	0	210	0	210
	Total	145,800	10,480	0	156,280


## Tule Subbasin Technical Advisory Committee 2022/2023 Annual Report

Appendix B Table 2

### Eastern Tule GSA Surface Water Supplies for Water Year 2022/23

GSA	Management Area	Stream Diversions	Imported Water	Recycled Water	Oilfield Produced Water	Precipitation	Total
	Greater Tule	36,800	151,100	0	0	176,500	364,400
	Porterville Community	9,700	0	5,000	0	3,300	18,000
ETGSA	Ducor Community	0	0	0	0	0	0
	Terra Bella Community	0	1,400	0	0	0	1,400
	Total	46,500	152,500	5,000	0	179,800	383,800



### Eastern Tule GSA Tule Subbasin Total Water Use by Source for Water Year 2022/23

GSA	Management Area	Groundwater Extraction	Surface Water Supplies	Recycled Water	Reused Water	Total
	Greater Tule	144,300	364,400	0	0	508,700
ETGSA	Porterville Community	11,680	13,000	5,000	0	29,680
	Ducor Community	90	0	0	0	90
	Terra Bella Community	210	1,400	0	0	1,610
	Total	156,280	378,800	5,000	0	540,080



March 2023

#### Land Surface Elevation (ft amsl)<sup>1</sup> Site Measurable Minimum 2020 (Baseline) 2023 Objective Threshold E0035 B RMS 342.1 340.8 340.5 339.5 E0047\_B\_RMS 366.2 365.3 365.2 363.4 E0048\_B\_RMS 370.5 369.1 369.5 366.5 402.7 E0049 B RMS 403.2 401.8 401.8 E0050\_B\_RMS 386.6 386.6 386.5 385.5 E0051\_B\_FKC 397.3 396.7 397.3 396.3 E0052 B FKC 405.7 405.8 405.7 404.7 E0053\_B\_FKC 399.7 398.3 399.8 399.1 E0054 B FKC 412.5 412.4 412.4 411.0 E0055 B FKC 409.1 409.2 409.0 408.0 E0056\_G\_FKC 406.7 406.7 406.7 405.7 E0057 B FKC 399.3 398.7 399.3 398.3 E0058\_B\_FKC 407.8 407.2 407.1 406.0 E0059 B FKC 416.9 415.9 418.0 417.0 E0060 B FKC 393.6 392.6 392.8 391.7 402.7 E0061 B FKC 403.8 403.0 401.7 E0062\_B\_FKC 403.6 403.0 402.9 401.9 E0063 G FKC 403.2 402.3 403.2 402.1 400.7 E0064\_B\_FKC 400.8 400.1 399.4 E0065 B FKC 393.7 399.3 392.6 389.9 E0066 B FKC 411.9 411.1 410.2 409.1 407.0 E0067\_B\_FKC 408.0 406.9 404.7 E0068 B FKC 391.2 NOT FOUND 390.9 389.0 E0069 B FKC 397.4 GONE 397.4 396.4 E0085\_B\_RMS 480.6 480.5 480.6 479.6 447.7 E0086 B RMS 446.9 447.7 446.2 E0087\_B\_RMS 531.2 530.2 531.1 530.6 E0114\_B\_FKC N/A 392.6 N/A N/A

### Eastern Tule GSA Land Surface Elevations at Representative Monitoring Sites

Notes:

N/A = Not available

<sup>1</sup> Benchmarks surveyed in July and August of each year.



March 2023

### Eastern Tule GSA Tule Subbasin Total Water Use by Sector for Water Year 2022/23

GSA	Management Area	Agriculture	Urban	Managed Recharge	Native Vegetation	For Export	Total
	Greater Tule	364,000	0	144,700	0	0	508,700
ETGSA	Porterville Community	7,600	10,180	11,900	0	0	29,680
	Ducor Community	0	90	0	0	0	90
	Terra Bella Community	0	1,610	0	0	0	1,610
	Total	371,600	11,880	156,600	0	0	540,080





### Eastern Tule GSA RMS Groundwater Elevation Hydrographs

Thomas Harder & Co. Groundwater Consulting



### Eastern Tule GSA RMS Groundwater Elevation Hydrographs

Thomas Harder & Co. Groundwater Consulting

1993 FOD

1994

Measured

1990

₹<sub>2</sub><sub>66</sub>

7006

201 2014

— Minimum Threshold

7078

20, 203, 203, 2030, 2043

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2026

Interim Milestone/Measurable Objective

205 2058

205 2063 2066

7022

March 2024

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### Eastern Tule GSA **RMS Groundwater Elevation Hydrographs**







2070

,0<sub>66</sub>

00,

Appendix B Figure 4



Eastern Tule GSA RMS Groundwater Elevation Hydrographs

2022/2023 Annual Report March 2024



Appendix B Figure 5

March 2024

Figure 6



### **Tule Subbasin Technical Advisory Committee**

March 2024



and https://gis.water.ca.gov/arcgisimg/rest/services/SAR/Vertical\_Displacement\_ TRE\_ALTAMIRA\_Total\_Since\_20150613\_20231001/ImageServer

#### 305 318 (190) Tule River **Map Features** Well with Groundwater Elevation (ft amsl) • Upper Aquifer Well Oupper Aquifer RMS Well Upper • Composite Aquifer Well **Aquifer Dry** Ounknown Aquifer Well 100 Groundwater Elevation Contour, dashed where approximate (ft amsl) Mile River ←Groundwater Flow Direction TFriant-Kern Canal -Major Hydrologic Feature 0 132 -State Highway/Major Road 151 171 Ν Eastern Tule GSA 161 0 167 ■Basin Boundary Thomas Harder & Co. Miles Groundwater Consulting Spring 2023 Upper Aquifer NAD 83 State Plane Zone 4

**Tule Subbasin Technical Advisory Committee** 

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March 2024

Note: All groundwater elevations are in feet above mean sea level.

Eastern Tule GSA **Appendix B** Figure 8

#### March 2024 0 732 (190) Tule River 18<sup>.</sup> Map Features Well with Groundwater Elevation (ft amsl) • Upper Aquifer Well Oupper Aquifer RMS Well •Composite Aquifer Well Upper Composite Aquifer RMS Well **Aquifer Dry** <sup>O</sup>Unknown Aquifer RMS Well 138 140 Groundwater Elevation Contour, Thile River dashed where approximate (ft amsl) ✓Groundwater Flow Direction □ Friant-Kern Canal 184 188 -Major Hydrologic Feature -State Highway/Major Road Eastern Tule GSA ■Basin Boundary n Thomas Harder & Co. Miles Fall 2023 Upper Aquifer Groundwater Consulting NAD 83 State Plane Zone 4 Eastern Tule GSA Note: All groundwater elevations are in

feet above mean sea level.

Tule Subbasin Technical Advisory Committee

2022/2023 Annual Report



### Note: All groundwater elevations are in

feet above mean sea level.

Eastern Tule GSA Appendix B Figure 10



NAD 83 State Plane Zone 4 Note: All groundwater elevations are in feet above mean sea level. Fall 2023 Lower Aquifer Eastern Tule GSA Appendix B Figure 11

Tule Subbasin Technical Advisory Committee

March 2024



Appendix B Figure 12

March 2024



https://gis.water.ca.gov/arcgisimg/rest/services/SAR/Vertical\_Displacement\_ TRE\_ALTAMIRA\_Total\_Since\_20150613\_20231001/ImageServer

**Figure 13** 

# Appendix C Delano-Earlimart Irrigation District GSA 2022/23 Annual Data

.

### Delano-Earlimart Irrigation District GSA Groundwater Extraction for Water Year 2022/23

GSA	Management Area	Agricultural Pumping	Municipal Pumping	Pumping for Export	Total
	DEID	38,900	0	0	38,900
DEID GSA	Richgrove CSD	0	870	0	870
	Earlimart PUD	0	2,930	0	2,930
	Total	38,900	3,800	0	42,700



## Tule Subbasin Technical Advisory Committee 2022/2023 Annual Report

### Delano-Earlimart Irrigation District GSA Surface Water Supplies for Water Year 2022/23

GSA	Management Area	Stream Diversions	Imported Water	Recycled Water	Oilfield Produced Water	Precipitation	Total
	DEID	0	187,400	0	0	61,600	249,000
DEID GSA	Richgrove CSD	0	0	0	0	0	0
	Earlimart PUD	0	0	0	0	0	0
	Total	0	187,400	0	0	61,600	249,000



### Delano-Earlimart Irrigation District GSA Tule Subbasin Total Water Use by Source for Water Year 2022/23

GSA	Management Area	Groundwater Extraction	Surface Water Supplies	Recycled Water	Reused Water	Total
	DEID	38,900	249,000	0	0	287,900
DEID GSA	Richgrove CSD	870	0	0	0	870
	Earlimart PUD	2,930	0	0	0	2,930
	Total	42,700	249,000	0	0	291,700



### Delano-Earlimart Irrigation District GSA Tule Subbasin Total Water Use by Sector for Water Year 2022/23

GSA	Management Area	Agriculture	Urban	Managed Recharge	Native Vegetation	For Export	Total
DEID GSA	DEID	191,400	0	41,900	0	54,600	287,900
	Richgrove CSD	0	870	0	0	0	870
	Earlimart PUD	0	2,930	0	0	0	2,930
	Total	191,400	3,800	41,900	0	54,600	291,700



	Land Surface Elevation (ft amsl) <sup>1</sup>							
Site	2020 (Baseline)	2023	Measurable Objective	Minimum Threshold				
D0012_B_RMS	267.1	266.1	263.3	262.1				
D0030_B_RMS	272.8	271.9	270.3	269.2				
D0031_B_RMS	296.7	295.9	294.9	293.9				
D0032_B_RMS	316.7	316.4	316.7	315.7				
D0033_B_RMS	366.1	365.7	365.1	364.0				
D0034_B_RMS	340.8	339.6	338.8	337.8				
D0070_B_FKC	389.4	DESTROYED	389.2	388.2				
D0071_B_FKC	N/A	NOT FOUND	N/A	N/A				
D0072_B_FKC	N/A	NOT FOUND	N/A	N/A				
D0073_G_FKC	406.2	405.6	405.0	404.0				
D0074_B_FKC	415.5	415.1	413.8	412.8				
D0075_B_FKC	403.2	402.7	401.7	400.7				
D0076_B_FKC	408.9	408.2	408.4	407.4				
D0077_B_FKC	401.9	401.5	401.4	400.4				
D0078_B_FKC	406.1	405.9	405.6	404.6				
D0079_G_FKC	407.1	407.0	406.9	405.9				
D0080_B_FKC	433.1	432.9	432.5	431.5				
D0081_B_FKC	399.5	399.4	399.3	398.3				
D0082_B_FKC	423.4	423.4	423.1	422.1				
D0083_B_FKC	419.5	419.5	418.8	417.8				
D0084_B_FKC	407.3	406.9	405.9	404.9				
D0089_B_RMS	498.2	498.2	497.3	496.3				

### Delano-Earlimart Irrigation District GSA Land Surface Elevations at Representative Monitoring Sites

Notes:

N/A = Not available

<sup>1</sup> Benchmarks surveyed in July and August of each year.





**Groundwater Consulting** 

March 2024

400 350 300

250

200 150 100

50

0

-50 -100

400 350

300

250

<sup>7</sup>966

Groundwater Elevation (ft amsl)

24S/26E-04P01 (Upper) **DEID GSA** 2035: <u>2030:</u> 2040: 122 2025: 105 158 91 Ż Minimum Threshold: 61 Oct 2023 93 2070 7022 7076 7030 1<sub>990</sub> 1<sub>994</sub> 7050 7<sub>99</sub>0 7006 2014 <sup>7</sup>070 7038 2026 ,003 703g POR J 7050 2058 706J 2065 - Minimum Threshold Interim Milestone/Measurable Objective Measured ٠ 24S/26E-11 (Upper) **DEID GSA** 2030: 2025: <u> 2035:</u> 153 145 168 2040: 189 Oct 2023 Minimum Threshold: 106

### **Delano-Earlimart Irrigation District GSA RMS Groundwater Elevation Hydrographs**



March 2024

2066



Thomas Harder & Co. Groundwater Consulting







March 2024

## 2022/2023 Annual Report March 2024



Figure 6

March 2024



**Tule Subbasin Technical Advisory Committee** 

Figure 7

**Tule Subbasin Technical Advisory Committee** 

March 2024

Figure 8



and https://gis.water.ca.gov/arcgisimg/rest/services/SAR/Vertical\_Displacement\_ TRE\_ALTAMIRA\_Total\_Since\_20150613\_20231001/ImageServer





Figure 10



feet above mean sea level.



feet above mean sea level.

Tule Subbasin Technical Advisory Committee

March 2024



Tule Subbasin Technical Advisory Committee

### March 2024
March 2024



https://gis.water.ca.gov/arcgisimg/rest/services/SAR/Vertical\_Displacement\_ TRE\_ALTAMIRA\_Total\_Since\_20150613\_20221001/ImageServer and

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DEID GSA Appendix C Figure 14

https://gis.water.ca.gov/arcgisimg/rest/services/SAR/Vertical\_Displacement\_ TRE\_ALTAMIRA\_Total\_Since\_20150613\_20231001/ImageServer

# Appendix D Pixley Irrigation District GSA 2022/23 Annual Data

#### Pixley Irrigation District GSA Groundwater Extraction for Water Year 2022/23

GSA	Management Area	Agricultural Pumping	Municipal Pumping	Pumping for Export	Total
	Pixley ID	80,000	0	0	80,000
Pixley ID GSA	Pixley PUD	0	560	0	560
	Teviston CSD	0	100	0	100
	Total	80,000	660	0	80,660



## Tule Subbasin Technical Advisory Committee 2022/2023 Annual Report

Appendix D Table 2

#### Pixley Irrigation District GSA Surface Water Supplies for Water Year 2022/23

GSA	Management Area	Stream Diversions	Imported Water	Recycled Water	Oilfield Produced Water	Precipitation	Total
	Pixley ID	45,500	86,300	0	0	71,800	203,600
Pixley ID GSA	Pixley PUD	0	0	0	0	0	0
	Teviston CSD	0	0	0	0	0	0
	Total	45,500	86,300	0	0	71,800	203,600



#### Pixley Irrigation District GSA Tule Subbasin Total Water Use by Source for Water Year 2022/23

GSA	Management Area	Groundwater Extraction	Surface Water Supplies	Recycled Water	Reused Water	Total
	Pixley ID	80,000	203,600	0	0	283,600
Pixley ID GSA	Pixley PUD	560	0	0	0	560
	Teviston CSD	100	0	0	0	100
	Total	80,660	203,600	0	0	284,260



#### Pixley Irrigation District GSA Tule Subbasin Total Water Use by Sector for Water Year 2022/23

GSA	Management Area	Agriculture	Urban	Managed Recharge	Native Vegetation	For Export	Total
	Pixley ID	215,800	0	67,800	0	0	283,600
Pixley ID GSA	Pixley PUD	0	560	0	0	0	560
	Teviston CSD	0	100	0	0	0	100
	Total	215,800	660	67,800	0	0	284,260



	Land Surface Elevation (ft amsl) <sup>1</sup>						
Site	2020 (Baseline)	2023	Measurable Objective	Minimum Threshold			
P0007_B_RMS	210.0	208.1	203.4	200.6			
P0008_B_RMS	229.1	227.5	225.8	223.7			
P0009_B_RMS	205.2	203.3	197.8	195.2			
P0010_B_RMS	202.4	200.8	195.9	192.8			
P0011_B_RMS	218.5	216.8	212.4	210.0			
P0025_B_RMS	273.4	272.0	270.6	269.6			
P0026_B_RMS	277.2	275.4	276.0	274.9			
P0027_B_RMS	255.3	254.3	253.1	252.1			
P0028_B_RMS	278.0	276.5	276.9	275.9			
P0029_B_RMS	283.5	282.5	282.2	280.9			
P0036_B_RMS	323.6	322.5	322.1	321.1			
P0037_B_RMS	324.6	323.5	323.0	322.0			
P0090_B_RMS	N/A	N/A	N/A	N/A			
P0091_B_RMS	N/A	N/A	N/A	N/A			
P0093_B_RMS	N/A	349.5	N/A	N/A			
P0094_B_RMS	N/A	310.0	N/A	N/A			

#### Pixley Irrigation District GSA Land Surface Elevations at Representative Monitoring Sites

Note:

N/A = Not available

<sup>1</sup> Benchmarks surveyed in July and August of each year.





#### Pixley Irrigation District GSA RMS Groundwater Elevation Hydrographs

Groundwater Consulting

Appendix D Figure 2



#### Pixley Irrigation District GSA RMS Groundwater Elevation Hydrographs

Groundwater Consulting

Groundwater Consulting



#### Pixley Irrigation District GSA RMS Groundwater Elevation Hydrographs

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#### **Tule Subbasin Technical Advisory Committee**



Figure 4



#### Tule Subbasin Technical Advisory Committee

March 2024

Pixley I.D. GSA Appendix D Figure 5

Fall 2023 data was used if Summer 2023 data was not available.

#### Tule Subbasin Technical Advisory Committee

March 2024

Figure 6



InSAR data from:

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https://gis.water.ca.gov/arcgisimg/rest/services/SAR/Vertical\_Displacement\_ TRE\_ALTAMIRA\_Total\_Since\_20150613\_20231001/ImageServer



#### feet above mean sea level.

oring 2023 Upper Aquifer Pixley I.D. GSA Appendix D Figure 7





feet above mean sea level.

ring 2023 Lower Aquifer Pixley I.D. GSA Appendix D Figure 9



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## Tule Subbasin Technical Advisory Committee



Appendix D Figure 11

#### Tule Subbasin Technical Advisory Committee

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https://gis.water.ca.gov/arcgisimg/rest/services/SAR/Vertical\_Displacement\_ TRE\_ALTAMIRA\_Total\_Since\_20150613\_20231001/ImageServer

# Appendix E Tri-County Groundwater Authority 2022/23 Annual Data

.

#### Tri-County Water Authority Groundwater Extraction for Water Year 2022/23

GSA	Management Area	Agricultural Pumping	Municipal Pumping	Pumping for Export	Total
	North	1,400	0	2,500	3,900
TCWA	Southeast	56,600	100	0	56,700
	Total	58,000	100	2,500	60,600



## Tule Subbasin Technical Advisory Committee 2022/2023 Annual Report

Appendix E Table 2

#### Tri-County Water Authority Surface Water Supplies for Water Year 2022/23

GSA	Management Area	Stream Diversions	Imported Water	Recycled Water	Oilfield Produced Water	Precipitation	Total
	North	57,000	0	0	0	8,300	65,300
TCWA	Southeast	9,900	0	0	0	51,500	61,400
	Total	66,900	0	0	0	59,800	126,700



#### Tri-County Water Authority Tule Subbasin Total Water Use by Source for Water Year 2022/23

GSA	Management Area	Groundwater Extraction	Surface Water Supplies	Recycled Water	Reused Water	Total
	North	3,900	65,300	0	0	69,200
TCWA	Southeast	56,700	61,400	0	0	118,100
	Total	60,600	126,700	0	0	187,300



#### Tri-County Water Authority Tule Subbasin Total Water Use by Sector for Water Year 2022/23

GSA	Management Area	Agriculture	Urban	Managed Recharge	Native Vegetation	For Export	Total
	North	15,600	0	51,100	0	2,500	69,200
TCWA	Southeast	108,100	100	9,900	0	0	118,100
	Total	123,700	100	61,000	0	2,500	187,300



#### Tri-County Water Authority Land Surface Elevations at Representative Monitoring Sites

	Land Surface Elevation (ft amsl) <sup>1</sup>							
Site	2020 (Baseline)	2023	Measurable Objective	Minimum Threshold				
T0014_B_RMS	219.4	218.2	212.6	211.6				
T0015_B_RMS	217.1	216.2	211.3	210.3				
T0016_B_RMS	201.3	200.6	195.4	194.4				
T0021_B_RMS	183.0	181.4	175.1	174.1				
T0092_B_RMS	N/A	200.0	N/A	N/A				

Note:

N/A = Not available

<sup>1</sup> Benchmarks surveyed in July and August of each year.







Thomas Harder & Co. Groundwater Consulting



Groundwater Consulting



Groundwater Consulting

Thomas Harder & Co.

### 2022/2023 Annual Report March 2024

#### **Tule Subbasin Technical Advisory Committee**



Figure 5

**Tule Subbasin Technical Advisory Committee** 



Fall 2023 data was used if Summer 2023 data was not available.

Tri-County W.A. GSA Appendix E Figure 6

Tule Subbasin Technical Advisory Committee

March 2024



InSAR data from:

https://gis.water.ca.gov/arcgisimg/rest/services/SAR/Vertical\_Displacement\_ TRE\_ALTAMIRA\_Total\_Since\_20150613\_20221001/ImageServer and

https://gis.water.ca.gov/arcgisimg/rest/services/SAR/Vertical\_Displacement\_ TRE\_ALTAMIRA\_Total\_Since\_20150613\_20231001/ImageServer

Tri-County W.A. GSA Appendix E Figure 7



feet above mean sea level.

Appendix E Figure 8





NAD 83 State Plane Zone 4 Note: All groundwater elevations are in feet above mean sea level. Spring 2023 Lower Aquifer Tie-County Water Authority GSA Appendix E Figure 10



Figure 11
March 2024

# Tule Subbasin Technical Advisory Committee



NAD 83 State Plane Zone 4

Tri-County Water Authority GSA Appendix E Figure 12

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# Tule Subbasin Technical Advisory Committee



TRE\_ALTAMIRA\_Total\_Since\_20150613\_20231001/ImageServer

# Appendix F Alpaugh Irrigation District GSA 2022/23 Annual Data

#### Alpaugh Irrigation District GSA Groundwater Extraction for Water Year 2022/23

GSA	Management Area	Agricultural Pumping	Municipal Pumping	Pumping for Export	Total
Alpaugh ID GSA	Total	0	250	0	250



March 2023

# Tule Subbasin Technical Advisory Committee 2022/2023 Annual Report

Appendix F Table 2

#### Alpaugh Irrigation District GSA Surface Water Supplies for Water Year 2022/23

GSA	Management Area	Stream Diversions	Imported Water	Recycled Water	Oilfield Produced Water	Precipitation	Total
Alpaugh ID GSA	Total	18,400	2,900	0	0	13,800	35,100



#### Alpaugh Irrigation District GSA Tule Subbasin Total Water Use by Source for Water Year 2022/23

GSA	Management Area	Groundwater Extraction	Surface Water Supplies	Recycled Water	Reused Water	Total
Alpaugh ID GSA	Total	250	35,100	0	0	35,350



#### Alpaugh Irrigation District GSA Tule Subbasin Total Water Use by Sector for Water Year 2022/23

GSA	Management Area	Agriculture	Urban	Managed Recharge	Native Vegetation	For Export	Total
Alpaugh ID GSA	Total	31,800	250	3,000	0	300	35,350



#### Alpaugh Irrigation District GSA Land Surface Elevations at Representative Monitoring Sites

	Land Surface Elevation (ft amsl) <sup>1</sup>								
Site	2020 (Baseline)	2023	Measurable Objective	Minimum Threshold					
A0013_B_RMS	196.8	195.5	189.6	187.9					
A0017_B_RMS	204.4	203.8	199.1	198.0					
A0018_B_RMS	196.1	195.7	192.2	191.2					
A0019_B_RMS	192.3	191.3	186.9	185.9					
A0020_B_RMS	195.1	190.4	189.5	188.5					

Notes:

N/A = Not available

<sup>1</sup> Benchmarks surveyed in July and August of each year.



Appendix F Figure 1



#### Alpaugh Irrigation District GSA RMS Groundwater Elevation Hydrographs

Well 55 (Lower) Alpaugh GSA



Thomas Harder & Co. Groundwater Consulting

# 2022/2023 Annual Report March 2024



### **Tule Subbasin Technical Advisory Committee**

NAD 83 State Plane Zone 4

Monitoring Network Alpaugh I.D. GSA GSA Appendix F Figure 2

March 2024



Data from Tule Subbasin Monitoring Network. Fall 2023 data was used if Summer 2023 data was not available.

July 2022 to July 2023 Alpaugh I.D. GSA Appendix F Figure 3

# Tule Subbasin Technical Advisory Committee

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NAD 83 State Plane Zone 4

InSAR data from:

https://gis.water.ca.gov/arcgisimg/rest/services/SAR/Vertical\_Displacement\_ TRE\_ALTAMIRA\_Total\_Since\_20150613\_20221001/ImageServer and

https://gis.water.ca.gov/arcgisimg/rest/services/SAR/Vertical\_Displacement\_ TRE\_ALTAMIRA\_Total\_Since\_20150613\_20231001/ImageServer Land Subsidence -Fall 2022 to Fall 2023 Alpaugh I.D. GSA Appendix F Figure 4



Figure 5



2

NAD 83 State Plane Zone 4

Note: All groundwater elevations are in

feet above mean sea level.

4 ∎ Miles

### Tule Subbasin Technical Advisory Committee

Thomas Harder & Co.

Groundwater Consulting

March 2024

Fall 2023 Upper Aquifer Alpaugh I.D. GSA Appendix F Figure 6

■Basin Boundary

#### 2022/2023 Annual Report March 2024 120 -151 140 -62 99 52 -140 -121 -125 Map Features Well with Groundwater Elevation (ft amsl) 43 120 • Lower Aquifer Well Lower Aquifer RMS Well • Composite Aquifer Well 123 Ocomposite Aquifer RMS Well 160 .146 Ounknown Aquifer Well **100**Groundwater Elevation Contour, dashed where approximate (ft amsl) -135 -111 TFriant-Kern Canal -Major Hydrologic Feature -State Highway/Major Road N Alpaugh ID GSA AD. 100 Basin Boundary Thomas Harder & Co. 2 4 0 Miles Groundwater Consulting Spring 2023 Lower Aquifer NAD 83 State Plane Zone 4 Alpaugh I.D. GSA Note: All groundwater elevations are in

feet above mean sea level.

### Tule Subbasin Technical Advisory Committee

Appendix F Figure 7



Appendix F Figure 8

Tule Subbasin Technical Advisory Committee

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Appendix F Figure 9

**Tule Subbasin Technical Advisory Committee** 

March 2024

Figure 10



and https://gis.water.ca.gov/arcgisimg/rest/services/SAR/Vertical\_Displacement\_ TRE ALTAMIRA Total Since 20150613 20231001/ImageServer

# Appendix G Kern-Tulare Watter District GSA 2022/23 Annual Data

#### Kern-Tulare Water District GSA Groundwater Extraction for Water Year 2022/23

GSA	Management Area	Agricultural Pumping	Municipal Pumping	Pumping for Export	Total
KTWD GSA	Total	2,400	0	0	2,400



March 2023

# Tule Subbasin Technical Advisory Committee 2022/2023 Annual Report

Appendix G Table 2

#### Kern-Tulare Water District GSA Surface Water Supplies for Water Year 2022/23

GSA	Management Area	Stream Diversions	Imported Water	Recycled Water	Oilfield Produced Water	Precipitation	Total
KTWD GSA	Total	0	11,000	0	1,200	10,500	22,700



#### Kern-Tulare Water District GSA Tule Subbasin Total Water Use by Source for Water Year 2022/23

GSA	Management Area	Groundwater Extraction	Surface Water Supplies	Recycled Water	Reused Water	Total
KTWD GSA	Total	2,400	21,500	0	1,200	25,100



#### Kern-Tulare Water District GSA Tule Subbasin Total Water Use by Sector for Water Year 2022/23

GSA	Management Area	Agriculture	Urban	Managed Recharge	Native Vegetation	For Export	Total
KTWD GSA	Total	25,100	0	0	0	0	25,100



#### Kern - Tulare Water District GSA Land Surface Elevations at Representative Monitoring Sites

	Land Surface Elevation (ft amsl) <sup>1</sup>							
Site	2020 (Baseline)	2023	Measurable Objective	Minimum Threshold				
E0088_B_RMS	457.5	457.1	456.8	455.8				

#### Notes:

N/A = Not available

<sup>1</sup> Benchmarks surveyed in July and August of each year.





#### Kern-Tulare Water District GSA **RMS Groundwater Elevation Hydrographs**

TSMW 6L (Lower)

#### 24S/27E-32M01 (Santa Margarita Formation) **KTWD**



#### Kern-Tulare Water District GSA RMS Groundwater Elevation Hydrographs

TSMW 6SM (Santa Margarita Formation) KTWD





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# Tule Subbasin Technical Advisory Committee

NAD 83 State Plane Zone 4

Monitoring Network Kern-Tulare W.D. GSA Appendix G Figure 3

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### Tule Subbasin Technical Advisory Committee

Data from Tule Subbasin Monitoring Network. Fall 2023 data was used if Summer 2023 data was not available. Land Subsidence -July 2022 to July 2023 Kern-Tulare W.D. GSA Appendix G Figure 4

# Tule Subbasin Technical Advisory Committee

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https://gis.water.ca.gov/arcgisimg/rest/services/SAR/Vertical\_Displacement\_ TRE\_ALTAMIRA\_Total\_Since\_20150613\_20221001/ImageServer and

https://gis.water.ca.gov/arcgisimg/rest/services/SAR/Vertical\_Displacement\_ TRE\_ALTAMIRA\_Total\_Since\_20150613\_20231001/ImageServer *lare W.D. GSA* Appendix G Figure 5

## Tule Subbasin Technical Advisory Committee

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Figure 6





Appendix G Figure 7



Note: All groundwater elevations are in feet above mean sea level.

Kern-Tulare W.D. GSA Appendix G Figure 8

# Tule Subbasin Technical Advisory Committee

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Figure 9



# Tule Subbasin Technical Advisory Committee

March 2024



Figure 10

March 2024



Tule Subbasin Technical Advisory Committee

https://gis.water.ca.gov/arcgisimg/rest/services/SAR/Vertical\_Displacement\_ TRE\_ALTAMIRA\_Total\_Since\_20150613\_20221001/ImageServer and

Appendix F Figure 11

https://gis.water.ca.gov/arcgisimg/rest/services/SAR/Vertical\_Displacement\_ TRE\_ALTAMIRA\_Total\_Since\_20150613\_20231001/ImageServer

# ATTACHMENT 2 - LTRID GSA RULES AND OPERATING POLICIES
# Lower Tule River Irrigation District Groundwater Sustainability Agency Policies

# **Table of Contents**

POLICY 1: WATER MEASUREMENT AND METERING	1
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## POLICY 1: WATER MEASUREMENT AND METERING

The landowners within the GSA utilize both surface water and groundwater to meet the needs of the business operations and producing agricultural products. A key component to manage the sustainability of groundwater is to measure quantitatively the total amount of water used by each landowner within the GSA. This will allow the GSA to track groundwater water usage by landowner which can then be correlated to the amounts allowed to achieve sustainability.

The GSA will utilize satellite imagery to determine crop demands at the landowner level as described in more detail below:

#### Calculate Groundwater Consumed using Evapotranspiration

To calculate the amount of groundwater consumed by the crop, the following equation is applied:

- 1. Total Applied Surface Water is supplied and metered by the Irrigation District.
- 2. Total Crop Demand (Evapotranspiration or ET) is calculated by a third party, using NASA LandSat satellite imagery.
  - a. Consumption, based on the ET calculations will first be reduced by surface water deliveries, then accounted for in the following sequencing:
    - i. Precipitation Yield
    - ii. Sustainable Yield credits
    - iii. District allocated groundwater credits
    - iv. Transitional groundwater credits\*\*
    - v. Landowner developed groundwater credits\*\*

\*\*The sequencing of the Transitional water credits and Landowner developed groundwater credits can be switched at the landowner's discretion.

b. If surface water applied is more than ET, the landowner will receive a credit for over application of surface water according to the following schedule:

Over Application of Surface Water for Irrigation Purposes

i. The credit calculated using this equation will be tracked and will increase the landowner groundwater account managed by the GSA. For every acre-foot of over applied surface water,

90% credit goes to the landowner account, 10% to the GSA.

ii. For all groundwater credits issued to the landowners from over application of irrigation water, the credits will be available and carried over to subsequent years. The term of the credits will be perpetual. The groundwater credits can also be transferred, sold, or leased to other landowners based upon the GSA groundwater transfer policy.

The satellite imagery used to determine the ET values, will be audited by the GSA through spot checking land use for cropping patterns and compared to available District metered data.

# POLICY 2: GROUNDWATER BANKING AT THE LANDOWNER LEVEL

#### Irrigation District Recharge

The irrigation district oversees and manages the surface water for the district, separate and apart for the Groundwater Sustainability Agency. The irrigation district recognizes the surface water supplied is very important to achieve groundwater sustainability and needed for the landowners to continue operations of their farms and that landowners need to be able to balance all of these resources to achieve sustainability under SGMA.

When surface water beyond what is needed to meet irrigation demands is available, the irrigation district will maximize the use of these surface waters and divert these waters into the natural waterways, open channel canals, and district owned recharge basins. This will occur most often during above average water years when those waters cannot be stored and are released from local reservoirs. The surface water diverted and recharged into groundwater into district owned facilities is done to benefit all the landowners within the district without regard for specific credits under SGMA. Additionally, the irrigation districts will continue to optimize the distribution systems to maximize the recharge of surface water while supplying surface water to landowners as efficiently as possible.

#### Landowner Groundwater Banking

During periods where surplus surface waters are available, landowners within the GSA can divert surface water into landowner owned designated recharge facilities for future groundwater credits. Surface water for banking can be:

- 1. Water the landowner purchases from the irrigation district through regular surface water purchase procedures.
- 2. Other water rights available to landowners. E.g. Poplar Ditch and Little Pioneer
- 3. The District has established the following priority order of water service and related canal capacities:
  - Deliveries for irrigation demand
  - Landowner recharge/banking \*\*
  - District recharge/banking for the benefit of all landowners\*\*
- \*\*This priority order will be used when canal capacities are at issue. When water supply is limited, District recharge will take priority, per the Irrigation District's Surface Water Delivery Operational Guidelines.

When this occurs, the landowner can bank this surface water that is recharged to groundwater under the following conditions:

1. The surface water purchased must be applied directly to a specific groundwater recharge basin that meets the minimum GSA requirements for a groundwater recharge basin. The basin must be registered with the GSA to receive any credits.

- All surface water diverted by the landowner is required to be metered per GSA metering requirements.
- Surface water diverted will be credited to the landowner at 90% of the surface water diverted. The remaining 10% credit will remain with the GSA to account for evaporation, groundwater migration and for the benefit of all the landowners.
- The groundwater credits issued to the landowners will be available and carried over to subsequent years. The term of the credits will be perpetual. The groundwater credits can also be transferred, sold, or leased to other landowners based upon the GSA groundwater transfer criteria.
- 2. Landowners can also use District recharge facilities to generate groundwater credits subject to the following criteria:
  - The landowner provides water from available allocation, purchase or water rights
  - Use of the District recharge facility is subject to available capacity as determined by the District
  - Groundwater credits will be credited to the landowner account at 75% of the surface water diverted. The remaining 25% credit will remain with the GSA to account for evaporation, groundwater migration and for the benefit of all the landowners.

# **POLICY 3: WATER ACCOUNTING AND WATER TRANSFERS**

To effectively achieve groundwater sustainability within the GSA and the Tule Subbasin, while maintaining the agriculture operations during the implementation of SGMA, each landowner within the GSA will be provided a baseline groundwater credit allocations. These groundwater credits allocation are inputs into the individual water bank account of each landowner, allowing each landowner to decide how to feasibly and economically manage their farm operation within the rules established by the GSA and the Tule Subbasin.

#### Water Accounting:

To adequately track, monitor, and account for the water credits within the GSA as required by Policy 1 (Water Measuring and Metering), groundwater accounts will be established and monitored for each landowner. Groundwater credits are allocated by APN and added to landowner accounts. Following is a description of the type of additions and subtractions to landowner groundwater accounts in the GSA:

Groundwater Credit Allocations (Additions): Tule Subbasin Sustainable Yield	Definition: Common Groundwater available to all landowners within Tule Subbasin, defined under Subbasin Coordination Agreement
Precipitation Yield	Annual average precipitation in the GSA, calculated from 1991 going forward. Precipitation yield credits are not transferrable.
District Allocated Groundwater Credits	Allocated by the Board annually. Based on water diverted for recharge by the District, along with canal seepage losses in District canals. Allocated amounts will be credited to landowners proportionally based on assessed acres.
Transitional Groundwater Credits	Transitional groundwater credit allocations are allocations of water above the long-term sustainability. Transitional credits are allocated per Policy 4.
Landowner Developed Credits	Surface Water diverted by the landowners into a specified recharge basin, credits per criteria set forth in Policy 2: Banking at Landowner Level and surface water over-applied by landowner beyond crop demand, credit per criteria set forth in Policy 2.

Groundwater Debits from Account (Subtractions)	Definition:
Groundwater Consumption	Monthly crop demand measured, per Policy 1.
Exceedance Consumption	Consumption above Allowable Limits. Administered per Policy 8.

Credit and debits in each landowner account will be accounted for on a monthly basis by the GSA.

#### Allowable Limits

The sum of groundwater credit allocations added to each landowner account shall be considered the Allowable Limit of groundwater use for each landowner account. Consumption will be measured and debited from each landowner account monthly, per Policy 1. Any exceedance of the Allowable Limit shall be considered a violation, subject to enforcement under Policy 8.

#### Water Transfers:

Landowners may transfer groundwater water credits through either a direct sale or lease. The process for transferring groundwater credits is as follows:

- 1. Transfers within the GSA;
  - 1. Groundwater credits will be tracked at a land-based level. Transfers of any credits accrued to the land requires the written approval of the landowner to transfer.
  - 2. Groundwater credits can only be transferred by a landowner that has a positive balance in their groundwater budget. Deficit groundwater credit transferring is not allowed.
  - 3. For every one acre-foot of groundwater credit a Landowner transfers out of their account, they cannot use one acre-foot of Transitional Groundwater Credit in that year. They will regain access to the restricted Transitional Pumping amounts in the next year.
  - 4. A groundwater credit transfer is a one-to-one transfer within the GSA. Transfers outside the GSA are subject to the Coordination with other Tule Subbasin GSAs.
  - 5. All groundwater credit transfers require formal notification (GSA approved transfer template) and approval of the GSA. The GSA will keep an account of all transfers within the GSA Water Accounting Program. The sale or lease terms of the groundwater credits are between landowners and not subject to disclosure.
- 2. . Transfers to or from other GSAs;
  - General Provisions;
    - Groundwater credits will be tracked at a land-based level.

- Groundwater credits can only be transferred by a landowner that has a positive balance in their groundwater budget. Deficit groundwater credit transferring is not allowed.
- For every one acre-foot of groundwater credit a Landowner transfers out of their account, they cannot use one acre-foot of Transitional Groundwater Credit in that year. They will regain access to the restricted Transitional Pumping amounts in the next year.
- Groundwater Credits can only be transferred and used in GSAs within the Tule Subbasin that have similar landowner-based groundwater accounting systems as the LTRID GSA.
- o Groundwater credits may not be transferred or used outside of the Tule Subbasin.
- A groundwater credit transfer is a one-to-one transfer ratio.
- The maximum amount of groundwater transfers out of the GSA per year could be limited to 10,000 AF. Each transfer will be evaluated to ensure landowner's account maintains a positive balance, without going over the Allowable Limit. Transfers out of the GSA will be processed as they are requested
- The maximum amount of groundwater transfers accepted into the District per year will be limited to 10,000 AF.
- Transfer requests into the GSA will be reviewed monthly and will be processed at the end of the month. The transfer request will be evaluated individually.
- If the total transfers requested are in excess of the 10,000 AF annual limit, the transfers approved will be allocated on a per-acre-owned basis. Once the 10,000 AF annual limit is reached, any further requests will be denied, unless otherwise determined by the GSA.
  - Example:
    - Grower A requests 6,000 AF transfer
    - Grower B requests 6,000 AF transfer
    - Grower C requests 6,000 AF transfer
    - Grower A owns 1,000 acres
    - Grower B owns 500 acres
    - Grower C owns 250 acres
    - Each landowner will be allowed to transfer 5.71 AF/AC (10,000 AF limit / 1,750 acres)
- 3. Administration and Approval
  - a. All groundwater credit transfers require formal notification (GSA approved transfer template) and approval of the GSA. The GSA will keep an account of all transfers within the GSA Water Accounting Program. The sale or lease terms of the groundwater credits are between landowners and not subject to disclosure.
  - b. There will be a \$100 fee, per transfer, charged by the GSA for administration and coordination with the other GSAs.
  - c. In order to avoid undesirable results and avoid localized impacts, transfers into certain areas may be limited or restricted even further by the GSA.

- i. The Groundwater Planning Commission and Board of Directors will annually review the hydrographs at each Representative Monitoring Site in the GSA to determine such restrictions for that year.
- 4. Implementation of the terms of this entire policy will be reviewed and determined annually by the Groundwater Planning Commission and Board of Directors. The Board of Directors reserves the right to change terms of this policy at any time.

# POLICY 4: TRANSITIONAL GROUNDWATER CONSUMPTION

To assist landowner with the transition to implementation of the Sustainable Groundwater Management Act, groundwater use and extraction above basin-wide sustainable yield will be phased based on periodic reviews of the GSP per the guidelines of SGMA. This will be accomplished by adding Transitional groundwater credit allocation to landowner accounts. Transitional groundwater allocations are allocations of water above the long-term sustainable limits of the GSA, in order to assist landowners to transition to sustainability.

During the period of GSP implementation, transitional water credits (groundwater consumption above other available credits,) may be consumed consistent with the following criteria:

- 1. Use will be consistent with the policies established for avoiding the undesirable effects under SGMA;
- 2. Transitional water will be available based on the following sequencing:
  - i. Surface water allocation
  - ii. Precipitation yield credits
  - iii. Sustainable yield groundwater credits
  - iv. District allocated groundwater credits
  - v. Transitional water credits\*\*
  - vi. Landowner developed groundwater credits\*\*

\*\*The sequencing of the Transitional water credits and Landowner developed groundwater credits can be switched at the landowner's discretion.

- 3. Transitional water credits will be available based on assessed acres and made available in 5-year blocks.
- 4. Transitional water credits stay with the landowner to be used on properties within the GSA and cannot be transferred to other landowners.
- 5. An upper limit for net groundwater use, including transitional water allocations, will be established. Exceeding this limit will result in fines and reduced allocations in the next year, per Policy 8: Implementation & Enforcement of Plan Actions.
- 6. There will be a phased approach to the availability of groundwater for transitional water. The GSP will provide for levels of groundwater consumption that will be higher during the initial phases and decreasing over time to reach sustainable consumption levels (as required by SGMA) by 2040. The amount of Transitional water available will be determined at the beginning of each phase.
  - a. The first phase of transitional water will be from 2020 through 2024 (2 AF/Acre/year)
  - b. The second phase of transitional water will be from 2025 through 2029 (Allocation TBD after 2024 GSP revisions)
  - c. The third phase of transitional water will be 2030 through 2034 (Allocation TBD after 2024 GSP revisions)

- d. The final phase of transitional water will be from 2035 through 2039 (Allocation TBD after 2024 GSP revisions)
- 7. There will be a fee schedule for transitional water consumption. The fee schedule will be implemented as described below.
  - i. Tier 1 of transitional water consumption is 50% of the total transitional water allocated for the period and shall be assessed a fee of \$90 per acre foot. The price will be adjusted annually by the Board based on an analysis of SGMA implementation costs, including amounts collected for mitigation and project implementation.
  - ii. Tier 2 is transitional water consumption over Tier 1, up to the total transitional water allocation and shall be charged a fee based on an analysis of SGMA implementation costs, including amounts collected for mitigation and project implementation.

The above fee schedule is intended to serve as both a disincentive mechanism while also relating to the cost of mitigating the impacts of use of transitional pumping allocations. Further analysis and additional justifications for the level of the fee may be considered annually by the GSA.

8. Exceedance Tier. Consumption of groundwater beyond the Allowable Limits, as defined in Policy 3, will be subject to enforcement as described in Policy 8. Unless an exceedance is corrected as provided in Policy, the total amount of groundwater consumed beyond the Allowable Limit shall be considered Exceedance Tier Consumption. Each acre-foot of Exceedance Tier Consumption that is not corrected, shall be subject to a fee to be analyzed and determined annually by the GSA, in addition to any fine and administrative penalty (including reduction of future groundwater credits) as may be established in Policy 8.

The Exceedance Tier fee is to be established annually by the GSA as a fair representation of the cost to mitigate the damage to the GSA and the lands served by the GSA due to the contribution toward undesirable results, as defined in SGMA, caused by the exceedance of groundwater use beyond the established Allowable limits. Such fee is subject to reassessment and determination by the GSA from time to time, based on changing analysis of the cost of mitigation of damages caused by exceedance of the Allowable Limits.

- 9. Revenues will be used to mitigate impacts and implement projects and programs including, but not limited to:
  - Friant Kern Canal capacity correction
  - Surface water development
  - Additional recharge basin construction
  - Monitoring impacts and effects of groundwater pumping.

 Other projects that may be identified by the GSA. (examples could include water conservation grants to GSA members, land conservation and setaside programs, or any other projects the GSA deems appropriate to help meet the sustainability goal).

The district adopted a mitigation plan to address significant and undesirable impacts to beneficial groundwater uses during the sustainability transition period between 2020 and 2040. The mitigation plan can be found at www.ltrid.org, under SGMA and Groundwater Sustainability Plans (http://www.ltrid.org/wp-content/uploads/2023/06/ltrid-mitgation-plan-updated-6.29.23.pdf)

# POLICY 5: LANDOWNER SURFACE WATER IMPORTED INTO THE GSA

District Landowners may participate in water exchanges or transfers outside of the GSA boundary that result in surface water being available for direct use by the landowner. Use of that water by the landowner within the GSA requires the use of Irrigation District infrastructure to divert this surface water to their land.

This surface water that is brought into the GSA by the landowner will be tracked and accounted by the GSA and applied to the landowner's water budget according to the following procedures:

- 1. Surface water brought into the GSA and credited to the landowner will be subject to loss/reduction factor as determined by the Irrigation District Board of Directors.
- 2. Surface water brought into the GSA will be delivered to the landowner based upon canal capacity. No surface water delivery brought into the GSA will interrupt or interfere with scheduled allocations of the District surface water supplies.
- 3. Imported surface water may be used for groundwater recharge subject to the policies of the GSP.

# POLICY 6: DISTRICT ALLOCATED GROUNDWATER CREDITS

The Irrigation District (District) owns and operates existing recharge basins. These basins, along with the open channel canal distribution systems, provide for both direct and indirect groundwater recharge. During times when surface water supplies beyond the irrigation needs of the landowners are available, the District uses the basins to divert the surface water for groundwater recharge. This happens most often in wetter years and comes in the form of Class Two under the Friant Contracts and flood releases from Lake Success. Recharge through channel loss in the distribution system occurs at all times when water is in the canals. These District owned facilities create additional opportunities for establishing groundwater credits beyond the Safe Yield of the Tule Subbasin.

Any groundwater credits developed through recharge basins and through loss in the distribution system remains with the District and will not be allocated in full to the landowners if a determination is made by the GSA Board that minimum threshold amounts identified in the GSP have not been met.

#### District Owned Land Based Groundwater Recharge Credits:

The lands owned through fee title by the irrigation district are allocated a sub basin wide Sustainable Yield. The Sustainable Yield allocated to District owned lands by virtue of being in the Tule Subbasin, may be re-allocated back to the District Landowners proportionate to the landowner's assessed acreage in the GSA.

#### Surface Water Recharge Groundwater Credits:

The imported surface water that is diverted for recharge by the District into District owned facilities (both recharge basins and canals) will be tracked and accounted as groundwater credits belonging to the District. The District will allocate these credits to lands within the GSA in the following manner:

- Up to 90% of the water diverted into the District groundwater recharge basins, and water accounted for as channel loss in the canals, will be available for allocation. The remaining 10% of the recharge water will not be allocated to landowners in the District as it is used to account for evaporation and other losses. Adjustments to the percent of recharge water allocated as groundwater credits may occur based on groundwater monitoring, avoiding undesirable results, and to help avoid minimum thresholds.
- The District will allocate the groundwater recharge credits proportionally to all landowners within the District by assessed acres. All District landowners pay an equal land based assessment and each landowner will be provided an equal groundwater credit based upon gross acreage owned within the District and irrespective of any access to surface water that landowners may have through water rights, riparian water or any other surface water.
- The transfer or sale of the District groundwater recharge credits within the GSA will be permitted in accordance with Policy 3.

# POLICY 7: CSD & PUD WATER USE WITHIN THE GSA

A community service district (CSD) is an entity formed by residents of an unincorporated area to provide a wide variety of services to its residences, particularly water and wastewater management, along with many others. A CSD may be formed and operated in accordance with the Community Services District Law (Government Code §61000-61850), which was created to provide an alternate method of providing services in unincorporated areas.

The Public Utility District Act authorizes the formation of public utility districts (PUD) and authorizes a district to acquire, construct, own, operate, and control works for supplying its inhabitants with water and other critical components for everyday life.

Within the LTRID GSA boundary are the following CSDs and PUDs ("Community):

- Tipton CSD
- Woodville PUD
- Poplar CSD

Each Community entered into an MOU with the LTRID GSA to cooperate on SGMA implementation. Consistent with Section 3 of the MOU, the Community will be considered within the boundaries of the LTRID GSA and included in the LTRID Groundwater Sustainability Plan.

Consistent with Section 6 of the MOU LTRID will identify the Community as a separate management area. As its own management area, LTRID will specifically address the minimum thresholds and measurable objectives for the Community to achieve sustainable management.

#### Reporting of Community Water Use

Consistent with Section 7 of the MOU, the Community will provide LTRID the following information for determining the net groundwater usage of the Community:

On a quarterly basis:

- Each Community will submit the total of groundwater pumped from Community wells.
- Each Community will submit the total of water discharged to the wastewater treatment system that is treated and diverted to percolation/evaporation ponds

#### Minimum Thresholds and Measurable Objectives

The following will be considered the minimum thresholds and measurable objectives required by the Community to meet the sustainability for the implementation of the LTRID GSP for the period from January 2020 to January 2026:

- The net of water pumped minus water discharged will be considered total Community water use

- The total of all treated water discharged to percolation/evaporation ponds, less 10%, will be available to the LTRID GSA for calculation and use in total LTRID GSA water balance.
- If the Community is providing any treated discharge to adjacent lands, the Community shall provide a regular accounting to the LTRID GSA that includes total volume amount discharged and APN(s) receiving the discharge.
- The water use will be reviewed through periodic updates to the GSP and will be compared to the available sustainable yield for the community and pumping limits acceptable to the GSA, as allowed under the regulatory code of SGMA.
- Community wells will include all wells used by the Community that are connected to the Community water distribution system.
- The Community and the GSA Board of Directors agree to cooperate on conditions of approval for future growth to ensure they are consistent with GSA and Community policies including pursing grant funding opportunities, outreach and joint projects for developing additional water supply for the Community.

# **POLICY 8: IMPLEMENTATION & ENFORCEMENT OF PLAN ACTIONS**

This Groundwater Sustainability Plan (GSP) establishes the actions, which include the policies, projects, and implementation schedule, to achieve groundwater sustainability, in accordance with the Sustainable Groundwater Management Act (SGMA). GSA Policies 1 through 7 have been adopted and implemented in furtherance of GSP Management Action 5.2.1 as set forth in the Lower Tule River Irrigation District Groundwater Sustainability Plan.

SGMA provides the GSA with the authority to enforce the adopted Management Actions of a GSP. (See Water Code section 10732(a)(1) – authority to assess penalties for extraction of groundwater in excess of the amount that is authorized under a GSA rule, regulation, ordination or resolution; and Water Code section 10730.6 - authority to collect any delinquent groundwater charges and any applicable penalties and interest on the groundwater charges in the same manner as the GSA may collect delinquent assessments or water charges)

Pursuant to such authorities, the following actions shall be considered violations of the GSA's established GSP and Policies adopted thereunder, and shall be subject to administrative enforcement penalties and actions specified for each category of violation:

#### 8.1 Failure to Pay GSA Assessments or Groundwater Consumption Fees and Fines

- 8.1.1 Non-Compliance. Pursuant to Water Code section 10730.6, an owner or operator who knowingly fails to pay a groundwater fee within 30 days of it becoming due shall be liable to the groundwater sustainability agency for interest at the rate of 1 percent per month on the delinquent amount of the groundwater fee and a 10-percent penalty.
- 8.1.2 Process for collecting unpaid fees and fines. The GSA may collect any unpaid fees and fines by: a) bringing suit in Tulare County Superior Court for the collection of unpaid fees and fines, and seeking attachment against the property of the named defendant, pursuant to the authority of Water Code section 10730.6(c); or
  b) adding such unpaid fees, fines, penalties, and interest to the charges and assessments payable to the Lower Tule River Irrigation District, after which remaining unpaid fees, fines, penalties, and interest may be collected in the manner established by Division 11 of the Water for the collection of assessments and charges of California Irrigation Districts.
- 8.2 Consumption of groundwater beyond the Allowable Limits. The Allowable Limits of groundwater consumption are as set forth in Policies 3 and 4 and shall be accounted for pursuant to Policy 1. Any time the GSA determines that an owner or operator subject to the Groundwater Measurement and Metering provisions of Policy 1 of the LTRID GSA has exceeded the Allowable Limits, as established by Policy 3 of the LTRID GSA, the exceedance shall be enforced through the following process:
  - 8.2.1 Notice of Non-Compliance. The GSA shall provide written notice of the noncompliance, specifying the quantity of exceedance, and requesting response and plan for correction of non-compliance within 30 days. The notice of non-compliance shall be in writing and shall be deemed delivered when placed in U.S. Mail, certified, to the owner or operators address of record, or if the owner or operator has

consented to receiving notices from the GSA via email, via email to the address provided at the time of providing consent.

- 8.2.2 Opportunity to Correct Exceedance. An owner or operator who is provided a notice of non-compliance related to exceedance of the Allowable Limits of groundwater consumption shall respond within 30 days of delivery of the notice by either a) disputing the determination of non-compliance and requesting an appeal hearing, in which case the owner or operator shall provide a documentary basis for such dispute, or b) identifying a plan to correct such non-compliance. An exceedance of the allowable groundwater use limits may be corrected by procurement of sufficient credits, through purchase or otherwise, to the account of the owner or operator, provided that any such credits are obtained in a manner that is consistent with the policies of the GSA.
- 8.2.3 Determination of Failure to Correct Non-Compliance. An owner or operator who responds to a notice of non-compliance by timely disputing the determination of non-compliance shall be provided with an opportunity to present such dispute, and evidence supporting the owner or operator's position, to the Lower Tule River Groundwater Planning Commission. An administrative hearing to consider the dispute shall be scheduled within 30 days of the response and shall occur whenever possible at a regular meeting of the Groundwater Planning Commission. The Groundwater Planning Commission shall provide notice of its determination within 5 days of the hearing, which notice shall be provided in accordance with section 8.2.4.
- 8.2.4 Final Notice of Non-compliance Monetary and Administrative Penalties for Failure to Correct. If an owner or operator fails to respond to or correct the notice of non-compliance issued under 8.2.1, or if the Groundwater Planning Commission sustains the finding of non-compliance in the case of disputed notices, a final notice of non-compliance shall be issued, which shall include the following:
  - 8.2.4.1 Assessment of a penalty of \$500 per acre foot for every acre foot of groundwater determined to have been consumed beyond the allowable limits (Water Code section 10732(a)(1)).
  - 8.2.4.3 Assessment of charges for Exceedance tier groundwater consumption pursuant to the provisions of Policy 4 for each acre-foot determined to have been consumed beyond the allowable limits.
  - 8.2.4.2 Imposition of Exceedance tier consumption, which shall consist of groundwater credits to be subtracted from the owner or operator's account at the rate of 1 acre-foot for every acre-foot of groundwater determined to have been consumed beyond the Allowable Limits.
  - 8.2.4.3 An order to Cease and Desist continued exceedances.
- 8.2.5 Enforcement. Fines, penalties, and charges imposed pursuant to section 8.2.4 shall be due and payable within 30 days of the issuance of a final notice of noncompliance and, if unpaid, may be collected pursuant to the processes established by Policy 8.2.1. Cease and desist orders issued as part of a final notice of non-compliance may be enforced through civil adjudication processes including by seeking civil mandate orders.

# ATTACHMENT **3 – LTRID GSA DOMESTIC WELL PROTECTION PROJECTS AND** MANAGEMENT ACTIONS

# Lower Tule River Irrigation District Groundwater Sustainability Agency Pixley Irrigation District Groundwater Sustainability Agency Groundwater Sustainability Plan Impact Mitigation Plan

## 1.0 INTRODUCTION – Establishment of Groundwater Well Mitigation Program.

Sustainable management criteria identified in each of the Tule Subbasin Groundwater Sustainability Agencies' (GSAs) Groundwater Sustainability Plans (GSPs) have been developed to address significant and unreasonable impacts to agricultural, municipal, and industrial beneficial uses of groundwater. However, analysis based on available data suggest that numerous shallow domestic wells and potentially other wells may be impacted during the Sustainable Groundwater Management Act (SGMA) GSP implementation period between 2020 and 2040 as a result of continued lowering of groundwater levels during this period. Wells, land use, property, and infrastructure may also be impacted from land subsidence and changes in groundwater quality during this period.

The Subbasin has been in overdraft for many years resulting in a significant lowering of regional and local groundwater levels. The GSPs are designed for the Subbasin to reach sustainability by 2040 and beyond. However, until sustainability is reached, some level of continued groundwater level decline and land subsidence is expected in areas of the Subbasin while the GSAs are in the process of implementing projects and management actions to achieve sustainability by 2040. The purpose of the GSAs' Mitigation Programs is to mitigate those wells, critical infrastructure, and land uses that are adversely affected by declining groundwater levels, land subsidence, and changes to groundwater quality while the GSAs reach sustainability.

As part of revisions to the Tule Subbasin Groundwater Sustainability Plans (GSPs) and Coordination Agreement approved by the Groundwater Sustainability Agencies (GSAs) within the Tule Subbasin, the GSAs each agreed to develop mitigation plans to address significant and unreasonable impacts to beneficial uses of groundwater during the sustainability transition period between 2020 and 2040. The revised Tule Subbasin Coordination Agreement submitted in July 2022 included a Mitigation Program Framework as Attachment 7, which outlined the general standards that each GSA would commit to in developing their respective Mitigation Programs. The GSAs further committed to completing the mitigation claims process for domestic and municipal wells by December 31, 2022 and all other aspects of the Mitigation Programs by June 30, 2023. The Mitigation Framework is attached to this policy as Attachment 1.

#### 1.1 Purpose and Scope

Thomas Harder and Company prepared a Technical Memorandums, attached as Attachment 2, to provide the minimum technical requirements for use by each Tule Subbasin GSA to address claims of impact from lowered groundwater levels, subsidence impacts, and water quality impacts associated with GSP-/GSA-approved or authorized activities. In consideration of the technical information provided therein, and in accordance with the Mitigation Framework in the Coordination Agreement, each GSA Mitigation Program will identify the specific criteria and processes for mitigating claims of impact caused by pumping within their respective GSA boundaries. The purpose of this policy is to establish a Mitigation Program for the Lower Tule River Irrigation District GSA and Pixley Irrigation District GSA consistent with the Mitigation Framework (Attachment 1) and the Harder Technical Memorandums (Attachment 2).

# 2.0 GROUNDWATER WELL LEVEL IMPACT – MITIGATION CLAIM PROCESS

The Mitigation Program allows for domestic, industrial, municipal, and certain agricultural well owners adversely affected by groundwater level impacts to file a claim with the GSA in which the well is located. The process for receiving and investigating claims of groundwater level impact is set forth in sections 2.1 through 2.3 is shown in Attachment 3, Groundwater Level Impact Claim Process – Investigation Phase. For groundwater levels, an "impact" is defined as the inability of a well owner to pump groundwater of sufficient quantity to meet their water supply needs due to lowered groundwater levels resulting from Tule Subbasin GSP-/GSA-approved or authorized activities. The impact must be realized after January 2015. Responsibilities of the claimant are shown in green, and responsibilities of the GSA are shown in blue in Attachment 3. Decision points are shown in orange.

All claims will be investigated and evaluated within 45 days of receipt of the claim.

## 2.1 Filing a Claim

The claim process starts with the affected party ("Claimant") filing a claim with the GSA in which the party's well is located, or in which the Claimant asserts the activity was the cause of the Claimant's impacts. The claim will be filed using a form like that provided in Attachment 5 -Impact Claim Form.

- Claim forms will only be accepted for claim impacts occurring after January 1, 2023
- Claims can only be filed by the owner of the well
- Claim forms will only be accepted on wells that were in existence and actively in service as of December 31, 2022.
- Wells older than 25 years (per IRS depreciation schedules) will not be eligible for mitigation.

To process a claim, the Claimant must provide some basic information on the Impact Claim Form to enable further investigation of the claim, including:

- a) The Claimant's name and contact information,
- b) The type and location of the well,
- c) Request for interim water supply,
- d) Well construction information
- e) Pump information
- f) description of the issue with the well, and
- g) The applicant's signature.

The filing of a claim will require that the Claimant provide access to the well to verify the claim. In signing the impact claim form, the Claimant agrees to release all data associated with the well and provide access to the well for inspection by a GSA technical representative. Denial of access to the well for inspection by the GSA will result in denial of the claim.

#### 2.2 Impact Assessment

#### 2.2.1. Technical Review and Verification of Claimant-Provided Data

A GSA technical representative will review all available information provided by the Claimant for the affected well prior to inspection in the field. Data to be reviewed will include, but not limited to:

- a) The CDWR driller's log,
- b) Information on date the well was constructed,
- c) Well construction information (casing diameter, casing depth, perforation interval), Available downhole video surveys,
- d) Historical groundwater levels,
- e) Pump type and intake depth,
- f) Motor size,
- g) Pump age,
- h) Typical discharge rate,
- i) Last pump test date,
- j) Last service date,
- k) Last static and pumping groundwater levels, and
- 1) Information on the nature of the problem.

Based on a review of the available data provided by the Claimant, the GSA will determine whether the claim can be verified based on the data.

Completeness of the dataset relative to the requested information will be reviewed for the following criteria, reliability of the data provided, the nature and status of the issue, and evidence of well impact due to GSP-/GSA-approved or authorized activities, as opposed to impact from other sources.

If the completeness of the data supporting the claim can be verified based on available information, then the GSA technical representative will assess the claim pursuant to section 2.3.1, 2.3.2, or 2.3.3. If not, a GSA technical representative will need to inspect the well and collect supplemental information. The types of information to be collected will depend on the data available from the Claimant. Determination of the extent of additional data collection necessary to verify the claim will be at the sole discretion of the GSA.

In general, the minimum data to be collected in the field will include:

- Well name
- Pump size (horsepower)
- Casing type and diameter
- Static groundwater level
- Discharge rate
- Pumping groundwater level

The owner or owner's representative authorized to operate the pump will be asked to be onsite at the time of inspection to operate the pump. The GSA technical representative will record observations from the inspection. If a driller's log or other information is not available to confirm the total depth and condition of the well and if the pump intake depth cannot be confirmed from available information, it may be necessary to have the pump removed from the well and conduct a downhole video survey. Removing the pump will enable the GSA technical representative to measure the column pipe and thus confirm the pump intake depth and inspect the condition of the pump. The video log will enable inspection of the condition of the casing and perforations and confirm the perforation interval, total depth, and static groundwater level of the well. Upon completion of the investigation, the contractor will be required to reinstall the pump and reestablish all connections. If the pump was operating prior to removal, the contractor will be required to collect pumping water level data or discharge rate data, respectively. The GSA will fund the contractor to remove the pump and conduct the video survey. If the claim is ultimately denied, the claimant will reimburse the GSA. The GSA require the well owner to sign a release of liability for any damage to the pump, pump column, or well resulting from removal of the pump and conducting the video log.

## 2.2.2 Evaluations of Claims of Groundwater Level Impacts

Based on the analysis of data for the impacted well, the GSA technical representative will provide a recommendation to the Groundwater Planning Commission whether the well qualifies for mitigation. In making the recommendation, the GSA technical representative will consider primarily that the foundational premise of the Mitigation Program, as it relates to groundwater levels, is to address impacts to domestic, municipal, industrial, and agricultural wells from GSP-/GSA-approved or authorized activities. As SGMA does not require the GSAs to address impacts prior to January 2015, only impacts associated with groundwater level declines after this time will be considered.

The graphic in Attachment 4 provides a basis for evaluating claims based on the data provided by the Claimant or collected by the GSA. As shown, Examples 1 and 2 illustrate groundwater level impacts that would qualify for mitigation. Example 1 is a case where the static groundwater level is below the 2015 groundwater level and the pumping groundwater level, at the historical discharge rate, is within 10 feet of the bottom of the well. In Example 2, the static groundwater level is measured below the 2015 groundwater level and the pumping groundwater level, at the historical discharge rate, has dropped to within 20 feet of the pump intake. In both cases, the lowered groundwater levels can be attributed to transitional pumping overdraft and there is no option to restore the water supply without mitigation. The evaluation should consider whether there is adequate separation between the pump intake and the bottom of the well (e.g., 10 feet) and whether there is adequate pump submergence (e.g., 20 feet).

Examples 3 through 6 on Figure 2 illustrate cases where the well impact is not associated with lowered groundwater levels from GSP-/GSA-approved or authorized activities. In these cases:

- The pumping groundwater level would have already been below the bottom of the well before January 2015 (Example 3),
- The pumping groundwater level would have already been below the bottom of the pump intake before January 2015 (Example 4),
- The static groundwater level would have been below the pump intake prior to January 2015 (Example 5),
- The pump is not functioning for reasons other than groundwater level decline (e.g. mechanical failure) (Example 6).

In many cases, it is anticipated that a static groundwater level measured in the impacted well from January 2015 will not be available. For those cases, the reference January 2015 static groundwater level will be inferred from a groundwater level contour map generated based on available data from other wells measured at that time. Separate groundwater contour maps will be generated for the Upper and Lower Aquifers. The reference static groundwater level will be assigned from the contour map of the aquifer in which the well is predominantly perforated.

There are other factors, independent of lowered groundwater levels, that can cause a well to stop functioning, such as pump mechanical failure due to age or malfunction, holes in the well casing allowing sand into the pump intake, holes in the pump column associated with corrosion and wear, excessive plugging of screens due to lack of maintenance (e.g. well rehabilitation), and others. All these factors will need to be taken into consideration when assessing the need for mitigation.

Other factors to be considered when evaluating a claim will include, but are not limited to:

• If the Claimant is asserting an impact to an agricultural well, and the Claimant has been utilizing groundwater under a transitional pumping allocation, or otherwise contributing to transitional overdraft, the GSA will reject the claim. This includes claims where a well is being used for both domestic use and irrigation.

If the relative contribution to the problem by the claimant, or by neighboring property owner actions or other overdraft results are not attributable to the GSP, the claim is not eligible for mitigation. If the problem is being caused by specific neighboring well issues, a claimant may be able to pursue corrections through the civil court process and will be so advised.

If the GSA Technical Representative recommends that the impact is eligible for mitigation, a specific mitigation measure as described in Section 2.3 will be considered for recommendation.

#### 2.23 GSA Consideration of Technical Representative Recommendation

The Technical Representative Recommendation will be submitted to Groundwater Planning Commission (GPC). The GPC is delegated authority by the GSA Governing Body to determine whether to accept claims, and to determine mitigation measures. The claimant has a right to appeal GPC decisions to the GSA Governing Body.

Decisions by the GPC or the GSA governing body to accept a mitigation claim are not an acceptance of liability and shall not be a legal determination of any parties' rights. The Mitigation Program is provided as an administrative action to further the goals and objectives of the GSP and SGMA in general.

## 2.3 IDENTIFICATION OF MITIGATION MEASURES FOR ACCEPTED CLAIMS

In the event that, under the Impact Assessment process, the GSA determines that GSA or GSA-allowed activities have had an impact on an existing well (i.e., impacts related to post-2015 overdraft), the GSA will implement a mitigation measure(s) for the existing well. Mitigation measures that could be adopted to address impacts attributed to the GSA allowed activities could include the following:

• Providing a short-term emergency interim water supply to domestic well owners. Short-term emergency supplies shall be provided as soon as reasonably possible, but in all cases within 14 days of notification to the GSA of such needs.

- Providing funds to lower a well pump.
- Providing funds to complete a connection to an M&I water provider.
- Supplying an equivalent water supply from an alternate source.
- Providing funds to replace the affected well with a deeper well that meets state and local requirements; or with the consent of the affected landowner, providing other acceptable mitigation.
- The GSA require the well owner to sign a release of liability for any claims following mitigation implementation

Factors to be considered when determining the level of mitigation include, but are not limited to, the following:

- Well age mitigation measures may be prorated based on well age, per manufacturer well life specifications
- Well depth mitigation measures may be prorated, per linear foot, based on the depth the current well is drilled to vs. the depth a new well needs to be drilled to.

Mitigation measures will be determined by the GPC, on the recommendation of the technical representative. Once a long term solution is identified and offered by the GSA, if it is not accepted by the claimant within 30 days, the claim will be denied and not eligible for a future claim to be filed.

#### 2.3.1 Provision for Interim Water Supply

The claim process allows for the provision of an interim water supply should the Claimant request it. The interim water supply is meant to provide water to the applicant while the claim is investigated and prior to arranging a more permanent mitigation. If a claim is denied, it no longer qualifies for the provision of an interim water supply. Potential sources of interim water supply include (but are not limited to):

- Trucking water
- Connecting to the water supply of a neighboring landowner
- Obtaining a temporary/permanent connection to the municipal water supply system

• The GSA will fund the interim water supply or refer the claimant to existing programs that provide short term water supplies. If the claim is denied by the GSA, the cost is subject to reimbursement by the Claimant.

#### 2.3.2 Evaluation of Potential for Municipal Water Supply Connection

In some urban areas of the Tule Subbasin, impacted domestic or industrial wells may be in close proximity to existing municipal water supply infrastructure. If so, the GSA will contact the local municipality, on behalf of the Claimant, to determine the feasibility of connecting the Claimant to the existing municipal water supply system. If a connection is feasible, the Claimant will be provided with a contact person at the municipality to arrange the connection to the municipal system. For those claims that can be satisfied through a municipal water supply connection, the GSA will waive all well inspection requirements. However, the Claimant must agree to allow the GSA to destroy or properly abandon the impacted well, in accordance with California Department of Water Resources requirements and County of Tulare regulations.

• The GSA, or other existing program that provides short term water supplies, will continue to fund the interim water supply to the Claimant, until the connection to the municipal system is complete

• GSA, municipality, and Claimant will work together to determine cost share funding to connect the Claimant to the municipal water system and the cost to destroy the impacted well

If the Claimant refuses to connect to the municipal water system, the Claimant will be required to allow the GSA to inspect the well in accordance with Section 2 herein.

#### 2.3.3 Assistance for Claimants Whose Claims have been denied

For claimants who have denied claims, the GSA will provide references to other local, county and state programs that provide solutions.

#### 3. SUBSIDENCE IMPACT – MITIGATION CLAIM PROCESS

The Mitigation Program allows entities, whether public or private, adversely affected by land subsidence associated with GSP-/GSA-approved or authorized activities, to file a claim with the GSA in which the impact is located. The process for receiving and investigating claims of subsidence impacts is set forth in sections 3.1 through 3.3 is shown in Attachment 8, Land Subsidence Impact Claim Process. For land subsidence, an "impact" is defined as damage and/or loss of functionality of a structure or a facility occurring to the extent that the structure or facility cannot reasonably operate without either repair or replacement, as determined by the GSA where the structure and facility are located or where beneficial use is impacted due to the damage and/or loss of functionality of the structure or facility.

All claims will be investigated and evaluated within 45 days of receipt of the claim.

#### 3.1 Filing a Claim

The claim process starts with the affected party ("Claimant") filing a claim with the GSA in which the party's well is located, or in which the Claimant asserts the activity was the cause of the Claimant's impacts. The claim will be filed using a form like that provided in Attachment 9 -Impact Claim Form.

- Claim forms will only be accepted for claim impacts occurring after July 1, 2023
- Claims can only be filed by the owner of the infrastructure claimed to be impacted

To process a claim, the Claimant must provide some basic information on the Impact Claim Form to enable further investigation of the claim, including:

- The Claimant's name and contact information,
- The type and location of the structure or facility,
- Infrastructure construction information
- description of the issue with the infrastructure, and
- The applicant's signature.

The filing of a claim will require that the Claimant provide access to the infrastructure to verify the claim. In signing the impact claim form, the Claimant agrees to release all data associated with the infrastructure and provide access for inspection by a GSA technical representative. Denial of access to the infrastructure for inspection by the GSA will result in denial of the claim.

#### **3.2 Impact Assessment**

#### 3.2.1. Technical Review and Verification of Claimant-Provided Data

A GSA technical representative will review all available information provided by the Claimant for the affected infrastructure prior to inspection in the field. Data to be reviewed will include, but not limited to:

- A description of the type of structure/facility and what it is used for,
- Original as-built drawings of the structure/facility,
- Information on the date the structure/facility was constructed,
- Any geotechnical reports, including borehole logs, generated prior to or at the time the structure/facility was constructed,
- Photographs of the structure/facility prior to the impact, and
- Information on the nature of the problem including photographs showing the impacted structure/facility.

Based on a review of the available data provided by the Claimant, the GSA will determine whether the claim can be verified based on the data.

Completeness of the dataset relative to the requested information will be reviewed for the following criteria, reliability of the data provided, the nature and status of the issue, and evidence of infrastructure impact due to GSP-/GSA-approved or authorized activities, as opposed to impact from other sources.

If the completeness of the data supporting the claim can be verified based on available information, then the GSA technical representative will assess the claim pursuant to section 3.2. If not, a GSA technical representative will need to conduct an additional investigation and collect supplemental information. The types of information to be collected will depend on the data available from the Claimant. Determination of the extent of additional data collection necessary to verify the claim will be at the sole discretion of the GSA.

In general, the minimum data to be collected in the field will include:

- Structure/facility address,
- Nature and use of the structure/facility,
- Notes on the nature of the damage to the structure or facility,
- Photographs of the damage.

If the claim is related to gravity-driven water conveyance infrastructure (e.g. canals, turnouts, recharge basins, stream channels used to convey water, pipelines, and field irrigation), it may be necessary to inspect the entire facility to determine if factors other than land subsidence are impacting the functionality of the structure or facility. The GSA may arrange for water delivery to the facility to document the facility's operating condition. It may also be necessary to survey the structure/facility to obtain data needed to verify the structure's hydraulic capacity.

If the claim is related to well damage suspected of being caused by land subsidence, it may be necessary to have the pump removed from the well and conduct a downhole video survey. Removing the pump will enable the GSA technical representative to measure the column pipe and thus confirm the pump intake depth and inspect the condition of the pump. The video log will enable inspection of the condition of the casing and perforations and confirm the perforation interval, total depth, and static groundwater level of the well. Upon completion of the investigation, the contractor will be required to reinstall the pump and reestablish all connections. If the pump was operating prior to removal, the contractor to remove the pump and conduct the video survey. If the claim is ultimately denied, the claimant will reimburse the GSA. The GSA requires the well owner to sign a release of liability for any damage to the pump, pump column, or well resulting from removal of the pump and conducting the video log.

If the claim is related to flood control facilities it may be necessary to inspect the entire facility to determine if there are factors other than land subsidence impacting the functionality of the structure or facility. The GSA may survey the structure/facility to obtain data needed to verify the structure's hydraulic capacity. In certain cases, the GSA may also have a hydraulic analysis completed by an engineer.

Finally, additional data may be required to evaluate a claim (e.g. soil testing, materials testing, etc.) and will be obtained on a case-by-case basis depending on the structure/facility (e.g. roads, railroads, pipelines, bridges, wastewater collection) and the nature of the impact.

# 3.2.2 Evaluations of Claims of Groundwater Level Impacts

Land subsidence can manifest itself as a regional phenomenon or on a local scale. Regional land subsidence results in a large area (e.g. 10's to 100's of square miles) subsiding at similar rates such that the effect of the lowered land elevation cannot be discerned except through periodic surveying of bench marks or information from satellites. Impacts to land uses, property interests, and critical infrastructure from this type of land subsidence are most likely to occur in the form of reduced surface carrying capacity of gravity-driven water conveyance, well damage, and flood control. Differential land subsidence results in localized adjoining areas subsiding at different rates relative to each other. This can result in land fissuring and often occurs along a fault or geologic boundary. Differential land subsidence has the most potential to cause damage to surface infrastructure such as roads, bridges, and buildings.

Criteria for attributing structural/facility impacts to land subsidence include the following:

- The total amount of land subsidence and, if applicable, change in land surface slope at the structure/facility since 2015 based on the best available data.
- Evidence of ground fissures at the structure/facility that can be linked to active land subsidence in the area from other data.
- For gravity-driven water conveyance facilities, reduced flow capacity relative to 2015, that affects the functionality of the facility.
- For wells: observed casing collapse, damage, or protrusion attributable to subsidence.
- For flood control facilities, changes in water height or channel slope attributable to subsidence since 2015 that affects the functionality of the facility.

Other factors to be considered when evaluating a claim will include, but are not limited to:

If the Claimant is asserting an impact to an agricultural well, and the Claimant has been utilizing groundwater under a transitional pumping allocation, or otherwise contributing to transitional overdraft, the GSA will reject the claim. This includes claims where a well is being used for both domestic use and irrigation.

If the relative contribution to the problem by the claimant, or by neighboring property owner actions or other results are not attributable to the GSP, the claim is not eligible for mitigation. If the problem is being caused by specific neighboring issues, a claimant may be able to pursue corrections through the civil court process and will be so advised.

If the GSA Technical Representative recommends that the impact is eligible for mitigation, a specific mitigation measure as described in Section 3.3 will be considered for recommendation.

#### 3.2.3 GSA Consideration of Technical Representative Recommendation

The Technical Representative Recommendation will be submitted to Groundwater Planning Commission (GPC). The GPC is delegated authority by the GSA Governing Body to determine whether to accept claims, and to determine mitigation measures. Claimant has right to appeal GPC decisions to the GSA Governing Body.

Decisions by the GPC or the GSA governing body to accept a mitigation claim are not an acceptance of liability and shall not be a legal determination of any parties' rights. The Mitigation Program is provided as an administrative action to further the goals and objectives of the GSP and SGMA in general.

#### 3.3 IDENTIFICATION OF MITIGATION MEASURES FOR ACCEPTED CLAIMS

In the event that, under the Impact Assessment process, the GSA determines that GSA or GSA-allowed activities have had an impact on existing infrastructure (i.e., impacts related to post-2015 overdraft), the GSA will implement a mitigation measure(s) for the infrastructure. Mitigation measures that could be adopted to address impacts attributed to the GSA allowed activities could include the following:

• In coordination with the affected landowner, developing a plan with acceptable mitigation.

Mitigation measures will be determined by the GPC, on the recommendation of the technical representative. Once a long-term solution is identified and offered by the GSA, if it is not accepted by the claimant within 30 days, the claim will be denied and not eligible for a future claim to be filed.

#### 3.3.1 Assistance for Claimants Whose Claims have been denied

For claimants who have denied claims, the GSA will provide references to other local, county and state programs that provide solutions.

#### 4. WATER QUALITY IMPACT – MITIGATION CLAIM PROCESS

The monitoring and characterization of groundwater quality conditions has historically been conducted and reported by other public agencies and/or non-profits to meet requirements of other regulatory programs, which focus on the prevention of degradation of groundwater quality and providing mitigation to those who are found to be impacted.

To prevent duplication of efforts and competing datasets for the ILRP, CV-Salts Nitrate Control Program, and SGMA GSAs, the Tule Subbasin utilizes a single group to manage the monitoring efforts within the Subbasin for collectively meeting the various requirements of these programs being implemented at the local level. This level of coordination between these agencies and groups ensures that the efforts performed under each program help provide a cohesive response to providing short term and long-term solutions to groundwater management.

As it relates to providing replacement water for those impacted, the Tule Basin Management Zone (TBMZ), a local management zone formed to comply with the CV-Salts Nitrate Control Program is providing clean drinking water to residents within the Tule Subbasin who's drinking water supply is impacted from elevated concentrations of nitrate as nitrogen (NO<sub>3</sub>-N). As of recent, the Management Zone has begun working with the Tule Basin Water Foundation (TBWF) to expand their responsibilities for testing and providing short-term and long-term solutions replacement water solutions to include additional constituents of concern (COCs) found to be harmful for human consumption at elevated concentrations through the State funded SAFER program. The expansion of the TBMZ and TBWF efforts allows for the coordinated implementation efforts with the GSAs within the Tule Subbasin.

The Mitigation Program allows for domestic and municipal well users adversely affected by groundwater level impacts associated with GSP-/GSA-approved or authorized activities to file a claim with the GSA in which the well is located. Each GSA will allow for a domestic or municipal with potentially impacted groundwater quality to file a claim against the GSA the well is located within. Once a claim is filed against the GSA, the claim will be routed to the to the TBWZ/TBWF claim process which triggers an eligibility investigation as shown in Attachment 10, before the well can be tested for

impacts.

For degraded groundwater quality, an "impact" is defined as a well user's groundwater quality degraded beyond the drinking water standards maximum contaminate level (MCL) for COCs defined in the Tule Subbasin Coordination Agreement due to Tule Subbasin GSP-/GSA-approved or authorized activities. The impact must be realized after January 2015.

For eligible claims that tests return results exceeding the MCL for the COCs, the process outlined in Section 4.1 will be followed to determine if the impact was caused by a Tule Subbasin GSA-/GSP- approved or authorized activity.

All claims will be investigated and evaluated within 45 days of receipt of the claim.

# 4.1 Filing a Claim

The claim process starts with the affected party ("Claimant") filing a claim with the GSA in which the party's well is located, or in which the Claimant asserts the activity was the cause of the Claimant's impacts. The claim will be filed using a form like that provided in Attachment 11 -Impact Claim Form.

- Claim forms will only be accepted for claim impacts occurring after July 1, 2023
- Claims can only be filed by the owner of the well

To process a claim, the Claimant must provide some basic information on the Impact Claim Form to enable further investigation of the claim, including:

- The Claimant's name and contact information,
- The type and location of the well,
- Request for interim water supply,
- description of the issue with the well, and
- The applicant's signature.

The filing of a claim will require that the Claimant provide access to the well to verify the claim. In signing the impact claim form, the Claimant agrees to release all data associated with the well and provide access to the well for inspection by a GSA technical representative. Denial of access to the well for inspection by the GSA will result in denial of the claim.

#### 4.2 Impact Assessment

#### 4.2.1. Technical Review and Verification of Claimant-Provided Data

A GSA technical representative will review all available information provided by the Claimant for the affected well prior to inspection in the field. Data to be reviewed will include, but not limited to:

- Data from nearby groundwater quality Representative Monitoring Sites (RMS) wells designated for monitoring drinking water COCs will be evaluated.
- Review readily available historical groundwater quality and level data within the vicinity of the potentially impacted well;
- Evaluate potential GSA-/GSP- approved or authorized activities within the vicinity of the potentially impacted well that may have contributed to the exceedance; and
- Evaluate other potential dischargers within the vicinity of the potentially impacted well to determine if activities outside of the GSA may have contributed to the exceedance.

If the findings from the above actions listed prove that a GSA-/GSP- approved or authorized activity have impacted the claim well, the GSA will address the impact as described in Section 4.2.2. Irrespective if the GSA is or is not found to have contributed to the impacted well, the GSA will coordinate with the TBMZ/TBWF to perform outreach to potentially impacted residents within the vicinity of the well, notifying them of the exceedance and offering resources for free well testing and replacement drinking water.

Based on a review of the available data provided by the Claimant, the GSA will determine whether the claim can be verified based on the data.

Completeness of the dataset relative to the requested information will be reviewed for the following criteria, reliability of the data provided, the nature and status of the issue, and evidence of well impact due to GSP-/GSA-approved or authorized activities, as opposed to impact from other sources.

The owner or owner's representative authorized to operate the pump will be asked to be onsite at the time of inspection to operate the pump. The GSA technical representative will record observations from the inspection. If a driller's log or other information is not available to confirm the total depth and condition of the well and if the pump intake depth cannot be confirmed from available information, it may be necessary to have the pump removed from the well and conduct a downhole video survey. Removing the pump will enable the GSA technical representative to measure the column pipe and thus confirm the pump intake depth and inspect the condition of the pump. The video log will enable inspection of the condition of the condition of the pump intake depth and confirm the perforation interval, total depth, and static groundwater level of the well. Upon completion of the investigation, the contractor will be required to reinstall the pump and reestablish all connections. If the pump was operating prior to removal, the contractor will be required to collect pumping water level data or discharge rate data, respectively. The GSA will fund the contractor to remove the pump and conduct the video survey. If the claim is ultimately denied, the claimant will reimburse the GSA. The GSA require the well owner to sign a release of liability for any damage to the pump, pump column, or well resulting from removal of the pump and conducting the video log.

#### 4.2.2 Evaluations of Claims of Groundwater Level Impacts

Based on the analysis of data for the impacted well, the GSA technical representative will provide a recommendation to the Groundwater Planning Commision whether the well qualifies for mitigation. In making the recommendation, the GSA technical representative will consider primarily that the foundational premise of the Mitigation Program, as it relates to water quality, is to address impacts to domestic, municipal, industrial, and agricultural wells from GSP-/GSA- approved or authorized activities. As SGMA does not require the GSAs to address impacts prior to January 2015, only impacts associated with water quality after this time will be considered.

Other factors to be considered when evaluating a claim will include, but are not limited to:

• If the Claimant is asserting an impact, and the Claimant has been utilizing groundwater under a transitional pumping allocation, or otherwise contributing to transitional overdraft, the GSA will reject the claim. This includes claims where a well is being used for both domestic use and irrigation.

If the relative contribution to the problem by the claimant, or by neighboring property owner actions or other overdraft results are not attributable to the GSP, the claim is not eligible for mitigation. If the problem is being caused by specific neighboring well issues, a claimant may be able to pursue corrections through the civil court process and will be so advised.

If the GSA Technical Representative recommends that the impact is eligible for mitigation, a specific mitigation measure as described in Section 4.3 will be considered for recommendation.

#### 4.23 GSA Consideration of Technical Representative Recommendation

The Technical Representative Recommendation will be submitted to Groundwater Planning Commission (GPC). The GPC is delegated authority by the GSA Governing Body to determine whether to accept claims, and to determine mitigation measures. The claimant has right to appeal GPC decisions to the GSA Governing Body.

Decisions by the GPC or the GSA governing body to accept a mitigation claim is not an acceptance of liability and shall not be a legal determination of any parties' rights. The Mitigation Program is provided as an administrative action to further the goals and objectives of the GSP and SGMA in general.

#### 4.3 IDENTIFICATION OF MITIGATION MEASURES FOR ACCEPTED CLAIMS

In the event that, under the Impact Assessment process, the GSA determines that GSA or GSA-allowed activities have had an impact on an existing well (i.e., impacts related to post-2015 activities), the GSA will identify suitable mitigation to

alleviate the impact either independent of the TBMZ/ TBWF or in coordination (i.e., financial contributions), may include one or more of the following:

- Adjusting groundwater pumping locations, rates, or schedules;
- Providing interim or permanent replacement water;
- Coordinating consolidation with existing water systems; or
- With the consent of the affected user, providing other acceptable means of mitigation.

Mitigation measures will be determined by the GPC, on the recommendation of the technical representative. Once a long-term solution is identified and offered by the GSA, if it is not accepted by the claimant within 30 days, the claim will be denied and not eligible for a future claim to be filed.

# 4.3.1 Provision for Interim Water Supply

The claim process allows for the provision of an interim water supply should the Claimant request it. The interim water supply is meant to provide water to the applicant while the claim is investigated and prior to arranging a more permanent mitigation. If a claim is denied, it no longer qualifies for the provision of an interim water supply. Potential sources of interim water supply include (but are not limited to):

- Trucking water
- Connecting to the water supply of a neighboring landowner
- Obtaining a temporary/permanent connection to the municipal water supply system

The GSA will fund the interim water supply or refer the claimant to the TBMZ that provides short term water supplies. If the claim is denied by the GSA, the cost is subject to reimbursement by the Claimant.

#### 4.3.2 Evaluation of Potential for Municipal Water Supply Connection

In some urban areas of the Tule Subbasin, impacted domestic or industrial wells may be in close proximity to existing municipal water supply infrastructure. If so, the GSA will contact the local municipality, on behalf of the Claimant, to determine the feasibility of connecting the Claimant to the existing municipal water supply system. If a connection is feasible, the Claimant will be provided with a contact person at the municipality to arrange the connection to the municipal system. For those claims that can be satisfied through a municipal water supply connection, the GSA will waive all well inspection requirements. However, the Claimant must agree to allow the GSA to destroy or properly abandon the impacted well, in accordance with California Department of Water Resources requirements and County of Tulare regulations.

• The GSA, or other existing program that provides short term water supplies, will continue to fund the interim water supply to the Claimant, until the connection to the municipal system is complete

• GSA, municipality, and Claimant will work together to determine cost share funding to connect the Claimant to the municipal water system and the cost to destroy the impacted well

If the Claimant refuses to connect to the municipal water system, the Claimant will be required to allow the GSA to inspect the well in accordance with Section 2 herein.

#### 4.3.3 Assistance for Claimants Whose Claims have been denied

For claimants who have denied claims, the GSA will provide references to other local, county and state programs that provide solutions.

#### 5.0 Funding Plan

The GSA will develop a budget and reserve account for in order to implement this plan. It is anticipated that the funding for the budget and reserve account will come from Transitional Fees collected by the GSA.

#### 6.0 Reporting and Monitoring of Plan Implementation

The GSA will monitor mitigation implementation activities on an ongoing basis. Mitigation Plan implementation and actions will be included in the GSA's annual GSP update to the Department of Water Resources.

#### ATTACHMENTS

Attachment 1 - Mitigation Program Framework, Coordination Agreement Attachment 7

Attachment 2 - Thomas Harder and Company Technical Memorandum - Technical Requirements for Addressing Impact

Claims from Groundwater Levels for Tule Subbasin Groundwater Sustainability Agencies

Attachment 3 - Groundwater Level Impact Claim Process - Investigation Phase Flow Chart

Attachment 4 - Groundwater Level Impact Claim Process - Evaluation Examples

Attachment 5 – Groundwater Level Impact Claim Form

Attachment 6 - Well Inspection Form

Attachment 7-Release of liability forms

Attachment 8 - Land Subsidence Impact Claim Process

Attachment 9 – Land Subsidence Impact Claim Form

Attachment 10- Tule Basin Management Zone Safe – Eligibility Investigation Process

Attachment 11 - Water Quality and Tule Basin Management Zone - Claim Forms

# MITIGATION PROGRAM FRAMEWORK COORDINATION AGREEMENT ATTACHMENT 7 Framework for GSA Mitigation Programs to Address Groundwater Levels, Land Subsidence and Groundwater Quality Impacts

# Introduction

Sustainable management criteria identified in each of the Tule Subbasin Groundwater Sustainability Agencies' (GSAs) Groundwater Sustainability Plans (GSPs) have been developed to address significant and unreasonable impacts to agricultural, municipal, and industrial beneficial uses of groundwater. However, analysis based on available data suggests that numerous shallow domestic wells and potentially other wells may be impacted during the Sustainable Groundwater Management Act (SGMA) GSP implementation period between 2020 and 2040 as a result of continued lowering of groundwater levels during this period. Wells, land use, property, and infrastructure may also be impacted from land subsidence and changes in groundwater quality during this period.

The Tule Subbasin GSAs agree to each individually implement a Mitigation Program (Program) as needed to offset impacts associated with GSP-allowed activities, subject to the following framework and subject to the schedule provided herein. The goal of this framework is to establish a standard for mitigation programs to be implemented by each GSA for the purpose of mitigating anticipated impacts to beneficial uses to a level that avoids the occurrence of an Undesirable Result.

Each Mitigation Program may be extended or revised based on groundwater conditions in the future.

# **Mitigation Program Framework**

The Subbasin has been in overdraft for many years, resulting in a significant lowering of regional and local groundwater levels. The GSPs are designed for the Subbasin to reach sustainability by 2040 and beyond. However, until sustainability is reached, some level of continued groundwater level decline and land subsidence is expected in areas of the Subbasin while the GSAs are in the process of implementing projects and management actions to achieve sustainability by 2040. The purpose of the GSAs' Mitigation Programs is to mitigate those wells, critical infrastructure, and land uses that are adversely affected by declining groundwater levels, land subsidence, and changes to groundwater quality while the GSAs reach sustainability.

Each GSA shall include a Program as a project or management action identified in that GSA's GSP, describing the following elements:

a) Identification of Impacts to be Addressed by Mitigation Program

Each Tule Subbasin GSA will adopt and implement a Mitigation Program to identify the specific needs for mitigation caused by pumping within the GSA's boundaries. Each GSA Mitigation

Program will separately identify the impacts to beneficial uses that the Program is intended to address. Each GSA Mitigation Program must provide a claim process to address impacts to (i) domestic and municipal wells, (ii) agricultural wells, and (iii) critical infrastructure. Decisions to include or exclude impacted users from participation in a GSA's Mitigation Program shall be supported by appropriate written technical data and analysis.

b) <u>Process</u>

For claims of impact to wells related to groundwater level declines, the process to be adopted by each GSA's Mitigation Program may include:

- 1) an application process by the well owner;
- 2) data collection by the GSA to verify the claim;
- 3) identification of suitable mitigation; and/or
- 4) response to said affected user.

For claims of impact to land uses from land subsidence, the process may include:

- 1) an application process by the affected party;
- 2) data collection by the GSA to verify the claim;
- 3) identification of suitable mitigation; and/or
- 4) coordination, as necessary, with said affected parties to implement the mitigation.

For claims of impact to groundwater quality that is attributable to pumping allowed by a GSA/GSP, the process may include:

- 1) an application process by the affected party;
- 2) data collection by the GSA to verify the claim;
- 3) identification of suitable mitigation; and/or
- 4) coordination, as necessary, with said affected parties to implement the mitigation.

SGMA requires GSAs and GSPs to measure sustainability from 2015 forward. As a result, GSAs do not necessarily need to provide mitigation for impacts that occurred prior to January 1, 2015.

For those claims that are shown not to be related to GSP-/GSA-approved or authorized activities, the GSA will, to the extent possible, provide assistance to the affected party to identify programs for addressing their issue.

#### c) Investigation

Once a claim of adverse impact has been made to a GSA, whether it be for well, specific land use, critical infrastructure or groundwater quality issue(s), the GSA will investigate the claim.

#### d) *Qualifications for Mitigation*

GSAs may determine whether to provide full or partial mitigation based on a user's compliance with the GSA's GSP, Rules & Regulations, and other laws or regulations. For example, a user whose own pumping has caused or contributed to overdraft or damage to their own well may not qualify for mitigation under the Program. Further, mitigation will be applied only to those claims that are shown to be attributable to GSP-/GSA-approved or authorized activities. Each GSA's Program will also address how claims that a GSA determines are caused by pumping outside the GSA's boundaries will be addressed.

## e) Mitigation

Once a claim of impact has been confirmed to be due to GSP-/GSA-approved or authorized activities, the GSA will identify suitable mitigation to alleviate the impact.

For groundwater level impacts, this could be any of the following:

- 1) Deepening the well;
- 2) Constructing a new well;
- 3) Modifying pump equipment;
- 4) Providing temporary or permanent replacement water;
- 5) Coordinating consolidation of the domestic well owner with existing water systems; or
- 6) With the consent of the affected user, providing other acceptable means of mitigation.

For land use impacts, this could be any of the following:

- 1) Repair to canals, turnouts, stream channels, water delivery pipelines, and basins;
- 2) Repair to damaged wells;
- 3) Addressing flood control;
- 4) Addressing other damaged infrastructure; or
- 5) With the consent of the affected user, providing other acceptable means of mitigation.

For groundwater quality impacts (due to groundwater management/actions), this could be any of the following:

- 1) Adjusting groundwater pumping locations, rates, or schedules;
- 2) Modifying project operations;
- 3) Providing temporary or permanent replacement water;
- 4) Coordinating consolidation with existing water systems; or
- 5) With the consent of the affected user, providing other acceptable means of mitigation.

Various factors may reflect the proper mitigation methods for the specific issue. For example, age, location, financial impact to the beneficial user as a result of mitigation, and the beneficial user may reflect which mitigation measures are chosen by a particular GSA.

# f) Outreach

Public outreach and education will be separately performed during development of the Mitigation Program and prior to implementation by each GSA.

Prior to implementation, extensive outreach will be needed to notify landowners of each GSA's Program requirements and how they can apply for assistance. Outreach may need to be performed in multiple languages as appropriate for each particular GSA. Outreach methods could include workshops, mailings, flyers, website postings, Board meeting announcements, etc.

# g) Program Adoption Schedule

Each GSA will formulate and implement a mitigation claims process for domestic and municipal use impacts by December 31, 2022 and complete all other aspects of the Mitigation Program by June 30, 2023. During Program development, the GSAs will conduct community outreach and refer landowners and others to available local programs as well as other resources and funding programs from the County, State, or non-profit organizations, including the Tule Basin Water Foundation.

# h) Mitigation Program Funding Source

Each GSA will develop a funding mechanism for the Program, which is dependent on the specific GSA needs for specific expected impacted wells, critical infrastructure, and land uses within each GSA. Funding is anticipated to be available for each GSA's Mitigation Program through implementation of assessments, fees, charges, and penalties. In addition, the GSAs will explore grant funding. The State has many existing grant programs for community water systems and well construction funding. County, state, and federal assistance will be needed to successfully implement the respective Mitigation Programs. Each GSA may, separately or in coordination with other GSAs, also work with local NGOs that may be able to provide assistance or seek grant monies to help fund the Program. GSAs may act individually or collectively to address and fund mitigation measures.

# Technical Memorandum



То:	Tule Subbasin Technical Advisory Committee
From:	Thomas Harder, P.G., C.HG. Thomas Harder & Co.
Date:	13-Dec-22
Re:	Technical Requirements for Addressing Impact Claims from Groundwater Levels for Tule Subbasin Groundwater Sustainability Agencies

# **1** Background and Purpose

In response to California Department of Water Resources (CDWR) comments to the Tule Subbasin draft Groundwater Sustainability Plans (GSPs) and Coordination Agreement, the Groundwater Sustainability Agencies (GSAs) each agreed to develop mitigation plans to address significant and unreasonable impacts to beneficial uses of groundwater during the sustainability transition period between 2020 and 2040. The revised Tule Subbasin Coordination Agreement submitted in July 2022 included a Mitigation Program Framework as Attachment 7, which outlined the general standards that each GSA would commit to in developing their respective Mitigation Programs. The GSAs further committed to completing the mitigation claims process for domestic and municipal wells by December 31, 2022 and all other aspects of the Mitigation Programs by June 30, 2023.

The purpose of this document is to provide the minimum technical requirements for use by each Tule Subbasin GSA to address claims of impact from lowered groundwater levels associated with GSP-/GSA-approved or authorized activities or unmanaged pumping. In consideration of the technical information provided herein, and in accordance with the Mitigation Framework in Attachment 7 of the Coordination Agreement, each GSA Mitigation Program will identify the specific criteria and processes for mitigating claims of impact caused by pumping within their respective GSA boundaries. Each Mitigation Program must provide a claim process to address impacts to:

- (i) domestic and municipal wells,
- (ii) agricultural wells, and
- (iii) critical infrastructure.

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Impacts may be related to one or more of the three sustainability indicators related to GSP-/GSAapproved or authorized activities:

- 1. Groundwater level declines
- 2. Land subsidence, and
- 3. Groundwater quality.

This TM addresses impacts related to groundwater levels.<sup>1</sup> Decisions to include or exclude impacted users from participation in a GSA's Mitigation Program shall be supported by appropriate written technical data and analysis, as described herein. In addition, this TM includes additional considerations, outside the technical requirements, for developing Mitigation Programs.

Each Mitigation Program will document:

- 1. Types of Impacts to be Addressed by the Mitigation Program
- 2. A Process for Responding to Claims of Impact
- 3. A Process for Investigating Claims
- 4. Qualifications for Mitigation
- 5. Types of Mitigation to Address Claims
- 6. An Outreach Program Prior To and During Mitigation Program Development
- 7. The Program Adoption Schedule
- 8. Mitigation Program Funding Source(s)

Mitigation will be applied only to those claims that are shown to be attributable to GSP-/GSA-approved or authorized activities.

# 2 Process Overview for Claims of Groundwater Level Impacts

The Mitigation Program framework outlined in the Tule Subbasin Coordination Agreement allows for domestic, industrial, municipal, and certain agricultural beneficial users of groundwater suffering from significant and unreasonable impacts (as defined in the Tule Subbasin Coordination Agreement and Mitigation Program Framework) to file a claim with the GSA in which the well is located. The overall process for receiving and investigating claims of groundwater level impact is shown on Figure 1. For groundwater levels, a significant and unreasonable "impact" is defined as the inability of a beneficial user to pump groundwater of sufficient quantity to meet their water supply needs due to lowered groundwater levels resulting from Tule Subbasin GSP-/GSA-approved or authorized activities. The GSAs are not required to address impacts that occurred prior to January 2015. Responsibilities of the claimant are shown in green and responsibilities of the GSA are shown in blue on Figure 1. Decision points are shown in orange. All claims will be investigated and evaluated within 45 days of receipt of the claim.



<sup>&</sup>lt;sup>1</sup> Technical requirements for mitigation of impacts associated with land subsidence and groundwater quality will be addressed in separate Technical Memoranda.

### 2.1 Filing a Claim

The claim process starts with the affected party ("Claimant") filing a claim with the GSA in which the party's well is located. The claim will be filed using a form like that provided in Attachment 1. To process a claim, the Claimant must provide some basic information to enable further investigation of the claim, including (but not limited to):

- The Claimant's name and contact information,
- The type and location of the well,
- Request for interim water supply,
- Well construction information,
- Pump information,
- Historical operating and groundwater conditions for the well,
- A description of the issue with the well, and
- The applicant's signature.

GSAs may determine whether to provide full or partial mitigation based on a user's compliance with the GSA's GSP, Rules & Regulations, and other laws or regulations. Further, mitigation will be applied only to those claims that are shown to be attributable to GSP-/GSA-approved or authorized activities. If the Claimant is pumping groundwater under a transitional pumping allocation, or otherwise contributing to transitional overdraft, a GSA may consider this fact in determining whether to accept or reject the claim.

### 2.2 Provision for Interim Water Supply

For claims not denied in Section 2.1, the claim process allows for the provision of an interim water supply should the Claimant request it. The interim water supply is meant to provide water to the applicant while the claim is investigated and prior to arranging a more permanent mitigation. Potential sources of interim water supply include (but are not limited to):

- Trucking water
- Utilizing filling stations
- Connecting to the water supply of a neighboring landowner
- Obtaining a temporary/permanent connection to the municipal water supply system

Considerations for each GSA Mitigation Program include:

- Funding
- If the GSA funds it, is the cost subject to reimbursement by the Claimant if the investigation finds that the issue is not associated with GSA activities or post-2015 overdraft?





### 2.3 Evaluation of Potential for Municipal Water Supply Connection

In some urban areas of the Tule Subbasin (e.g. Porterville), impacted domestic or industrial wells may be in close proximity to existing municipal water supply infrastructure. If so, the GSA will contact the local municipality, on behalf of the Claimant, to determine the feasibility of connecting the Claimant to the existing municipal water supply system. If a connection is feasible, the Claimant will be provided a contact person at the municipality to arrange the connection to the municipal system. For those claims that can be satisfied through a municipal water supply connection, the GSA may waive well inspection requirements. However, the Claimant must agree to allow the GSA to destroy or properly abandon the impacted well, in accordance with California Department of Water Resources requirements and County of Tulare regulations, if it is in the GSA's interest to do so.

Considerations for each GSA Mitigation Program include:

- Will the GSA continue the interim water supply to the Claimant, free of cost, until the connection to the municipal system is complete?
- Who will fund the cost to connect the Claimant to the municipal water system (GSA, municipality, Claimant)?
- Who will fund the cost to destroy the impacted well?

If the Claimant refuses to connect to the municipal water system, the Claimant will be required to allow the GSA to inspect the well in accordance with Sections 2.4, 2.5, and 2.6, herein.

### 2.4 Provision of Access to the Well for Inspection by the GSA

Mitigation of any claim of impact not rejected in Section 2.1 and not mitigated in Section 2.3 herein, will require that the Claimant provide access to the well to verify the claim. In signing the impact claim form (Attachment 1), the Claimant agrees to release all data associated with the well and provide access to the well for inspection by a GSA technical representative. Denial of access to the well for inspection by the GSA will result in denial of mitigation.

### 2.5 Preliminary Well Assessment Based on Existing Data

A GSA technical representative will review all available information provided by the Claimant for the affected well prior to inspection in the field. Data to be reviewed will include (but not necessarily be limited to):

- The CDWR driller's log,
- Information on date the well was constructed,
- Well construction information (casing diameter, casing depth, perforation interval),
- Available downhole video surveys,

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- Historical groundwater levels,
- Pump type and intake depth,
- Motor size,
- Pump age,
- Typical discharge rate,
- Historical electrical use,
- Historical production,
- End use of the water (e.g. agricultural irrigation, domestic supply, etc.),
- Land IQ satellite consumptive use data (if agricultural),
- Last pump test date,
- Last service date,
- Last static and pumping groundwater levels, and
- Information on the nature of the problem.

Based on a review of the available data provided by the Claimant, the GSA will determine whether the claim can be verified based on the data. Criteria for the determination will include:

- Completeness of the dataset relative to the requested information,
- Reliability of the data provided,
- Nature and status of the issue,
- Evidence of well impact due to GSP-/GSA-approved or authorized activities.

If the claim can be verified based on available information from the Claimant or the Tule Subbasin Data Management System, then the GSA technical representative will issue a recommendation for appropriate mitigation. If not, the GSA will conduct additional investigation to verify the claim as described in Section 2.6.

### 2.6 As-Needed Supplemental Well Inspection and Data Collection

To verify a claim that cannot be confirmed from existing information provided by the Claimant, a GSA technical representative will need to inspect the well and collect supplemental information. The types of information to be collected will depend on the data available from the Claimant. Determination of the extent of additional data collection necessary to verify the claim will be at the sole discretion of the GSA.

In general, the minimum data to be collected in the field will include:

- Well name
- Pump size (horsepower)
- Casing type and diameter
- Static groundwater level

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- Discharge rate
- Pumping groundwater level

The owner or owner's representative authorized to operate the pump will be asked to be onsite at the time of inspection to operate the pump. The GSA technical representative will record observations from the inspection on a form like that provided in Attachment 2.

If a CDWR driller's log or other information is not available to confirm the total depth and condition of the well and if the pump intake depth cannot be confirmed from available information, it may be necessary to have the pump removed from the well and conduct a downhole video survey. Removing the pump will enable the GSA technical representative to measure the column pipe and thus confirm the pump intake depth and inspect the condition of the pump. The video log will enable inspection of the condition of the casing and perforations and confirm the perforation interval, total depth, and static groundwater level of the well. Upon completion of the investigation, the contractor will be required to reinstall the pump and reestablish all connections. If the pump was operating prior to removal, the contractor will be required to demonstrate that the pump is functioning properly after reinstallation. A sounding port or flow meter may also be installed to collect pumping water level data or discharge rate data, respectively.

Considerations for each GSA Mitigation Program include:

- Who will fund the contractor to remove the pump and conduct the video survey?
- If the GSA funds it, is the cost subject to reimbursement by the Claimant if the investigation finds that the issue is not associated with transitional overdraft pumping.
- Will the GSA require the well owner to sign a release of liability for any damage to the pump, pump column, or well resulting from removal of the pump and conducting the video log?

### 3 Evaluation of Claims of Groundwater Level Impacts

The foundational premise of the Mitigation Program, as it relates to groundwater levels, is to address significant and unreasonable impacts to domestic, municipal, industrial and agricultural wells from GSP-/GSA-approved or authorized activities.

The graphic on Figure 2 provides illustrated examples of groundwater level conditions that could be cause to approve or deny claims based on the data provided by the Claimant or collected by the GSA. It is noted that the examples shown on Figure 2 are not exhaustive and are provided for guidance only. Further, as SGMA does not require the GSAs to address impacts prior to January 2015, the examples assume that impacts prior to this time will not be considered for mitigation. In practice, it will be up to each GSA to determine if impacts that occurred prior to January 2015 will be evaluated and factored into considerations of mitigation. As shown, Examples 1 and 2 illustrate groundwater level impacts that would qualify for mitigation. Example 1 is a case where the static

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groundwater level is below the 2015 groundwater level and the pumping groundwater level, at the historical discharge rate, is within 10 feet of the bottom of the well. In Example 2, the static groundwater level is measured below the 2015 groundwater level and the pumping groundwater level, at the historical discharge rate, has dropped to within 20 feet of the pump intake. In both cases, the lowered groundwater levels can be attributed to overdraft and there is no option to restore the water supply without mitigation. The evaluation should consider whether there is adequate separation between the pump intake and the bottom of the well (e.g., 10 feet) and whether there is adequate pump submergence (e.g., 20 feet).

Examples 3 through 6 on Figure 2 illustrate cases where the well impact is not associated with lowered groundwater levels from GSP-/GSA-approved or authorized activities. In these cases:

- The pumping groundwater level would have already been below the bottom of the well before January 2015 (Example 3),
- The pumping groundwater level would have already been below the bottom of the pump intake before January 2015 (Example 4),
- The static groundwater level would have been below the pump intake prior to January 2015 (Example 5),
- The pump is not functioning for reasons other than groundwater level decline (e.g. mechanical failure)(Example 6).

In many cases, it is anticipated that a static groundwater level measured in the impacted well from January 2015 will not be available. For those cases, the reference January 2015 static groundwater level will be inferred from a groundwater level contour map generated based on available data from other wells measured at that time. Separate groundwater contour maps will be generated for the Upper and Lower Aquifers. The reference static groundwater level will be assigned from the contour map of the aquifer in which the well is predominantly perforated.

There are other factors, independent of lowered groundwater levels, that can cause a well to stop functioning, such as pump mechanical failure due to age or malfunction, holes in the well casing allowing sand into the pump intake, holes in the pump column associated with corrosion and wear, excessive plugging of screens due to lack of maintenance (e.g. well rehabilitation), and others. All these factors will need to be taken into consideration when assessing the need for mitigation.

Based on the analysis of data for the impacted well, the GSA technical representative will provide a recommendation to the GSA Board of Directors whether the well qualifies for mitigation.

A consideration for each GSA Mitigation Program includes:

• Will there be an appeal process available to the Claimant and, if so, what will that process consist of?





# 4 Potential Options for Mitigation

Mitigation measures, if approved, could include (but are not necessarily limited to) one or more of the following:

- Providing a short-term emergency water supply to domestic and municipal well owners. Short-term emergency supplies shall be provided as soon as reasonably possible, but in all cases within 14 days of notification to the GSA of such needs;
- Providing funds to lower a well pump;
- Providing funds to complete a connection to an M&I water provider;
- Supplying an equivalent water supply from an alternate source;
- Providing funds to replace the affected well with a deeper well that meets state and local requirements; or
- With the consent of the affected landowner, providing other acceptable mitigation.







**Tule Subbasin Technical Advisory Committee Mitigation Program - Technical Framework** 



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# Figure 2

### Attachment 1

Tule Subbasin Technical Advisory Committee Example Groundwater Sustainability Agency Groundwater Level Impact Claim Form

Claimant Information	
Contact Name:	Well Location Sketch:
Phone Number:	
Mailing Address:	
Well Name:	
Well Location (Address/Description):	
Well Type:	
Domestic Industrial Agricultura	d Other (Specify):
Interim Wate	r Supply

internit water Supply	
Does the Claimant Request an Interim Water Supply?	Yes No
Number of Residences/Business Served (If Applicable):	
Number of Cropped Acres and Crop Type (If Applicable):	
Estimated Daily Water Use (Gallons, Cubic Feet, or Acre-Ft):	

Well Construction Information		
Is a Department of Water Resources Well Completion Driller's Log) Available?	n Report (i.e. Yes (Attach if Available)	
Casing/Well Depth (ft):		
Perforation Interval(s) (ft):		
Casing Material:	Casing Diameter (inches):	
Date Constructed (If Known) and/or Well Age (Estimated):		
Date of Last Video Survey (If Available):		
Well Photos Attached:	Yes No	

Tule Subbasin Technical Advisory Committee Example Groundwater Sustainability Agency Groundwater Level Impact Claim Form

Pump Information	
Type: Submersible	Vertical Turbine
Intake Depth (ft):	Motor Size (horsepower):
Age (Known or Estimated):	Typical Discharge Rate (gpm):
Last Pump Test Date (Attach Record if Available):	
Last Service Date (Attach Record if Available):	

Issue Status		
Date Issue Arose:		
Issue: No flow Reduced Flow	Breaking Suction Future Concern	
Comments/Description:		
Static Water Level (ft):	Pumping Water Level (ft):	
Status:       Not Resolved, Contractor not Contacted (Note: Contacting a Contractor Not Required)         Not Resolved, Contractor Provided Estimate (attach estimate if applicable)		
Resolved (attached records if applicable)		
Contractor Company Name:		
Contractor Contact Name: Contact Phone Number:		
Contractor Address:		

Applicant		
By signing this Groundwater Level Impact Claim Form, the applicant agrees to provide the GSA with access to the well for the Wellhead Investigation.		
Print Name:	Date:	
Signature:		

GSA Use Only	
Received By:	Date:

### Attachment 2

Tule Subbasin Technical Advisory Committee Example Groundwater Sustainability Agency Groundwater Level Impact Well Inspection Form

Inspector	
Inspector Name:	Date:
Representing (e.g. Irrigation District, Consultant, etc.):	

Owner Information	
Owner's Name:	
Field Contact Name (If Different):	
Address:	
Phone Number:	

Well Information	
Well Name:	
Date Constructed:	
Casing/Well Depth:	
Casing Material:	
Casing Diameter (inches):	
Perforation Interval(s):	

Pump Information:		
Type:   Submersible   Vertical Turbine		
Electrical Power (kW):     Motor Size (horsepower):		
Intake Depth (ft):		
Equipped with Flow Meter: Yes No		
Flow Meter Description (Attach Photo):		
Discharge Rate (gpm) and Source:		
Discharge Line Diameter (Inches):		

Site	Inspection	
Sounder Access Port Description and Opening D	Diameter (in):	
Defense of Defent Demonstration and Ctick IV. (f4).		
Reference Point Description and Stick Up (It):		
Time Since Leat Dumned.	Time Since Dumning Storted.	
Time Since Last Pumpeu:	Time Since Pumping Started:	
Measured Static Water Level (ft):	Measured Pumping Water Level (ft):	
<b>Observed Pumping Description (e.g., working, w</b>	von't turn on, dry after 5 minutes, pumping air,	
cavitating, etc.):		
Observed Pumping Rate (gpm) and Description	(e.g. flow meter bucket test etc.):	
Observed Fullping Kate (gpin) and Description (e.g., now meter, bucket test, etc.):		
Distribution System Description (e.g., pressure tank, storage tank, residence, etc.)		

	Location Sketch	l
Well Coordinates:		
Survey Method:	Latitude:	Longitude:

# DRAFT Technical Memorandum



То:	Tule Subbasin Technical Advisory Committee
From:	Thomas Harder, P.G., C.HG. Thomas Harder & Co.
Date:	3-May-23
Re:	DRAFT Technical Requirements for Addressing Impact Claims from Land Subsidence in the Tule Subbasin

# **1** Background and Purpose

In response to California Department of Water Resources (CDWR) comments to the Tule Subbasin draft Groundwater Sustainability Plans (GSPs) and Coordination Agreement, the Groundwater Sustainability Agencies (GSAs) each agreed to develop mitigation plans to address significant and unreasonable impacts to beneficial uses of groundwater during the sustainability transition period between 2020 and 2040. The revised Tule Subbasin Coordination Agreement submitted in July 2022 included a Mitigation Program Framework as Attachment 7, which outlined the general standards that each GSA would commit to in developing their respective Mitigation Programs. The GSAs further committed to completing the mitigation claims process for domestic and municipal wells by December 31, 2022 and all other aspects of the Mitigation Programs by June 30, 2023.

The purpose of this document is to provide the minimum technical requirements for use by each Tule Subbasin GSA to address claims of impact from land subsidence associated with transitional pumping overdraft. In consideration of the technical information provided herein, each GSA Mitigation Program will identify the specific criteria and processes for mitigating claims of impact caused by pumping within their respective GSA boundaries. Each Mitigation Program must provide a claim process to address impacts to:

- (i) domestic and municipal wells,
- (ii) agricultural wells, and
- (iii) critical infrastructure.

Impacts may be related to one or more of the three sustainability indicators related to GSP-/GSAapproved or authorized activities:

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- 1. Groundwater level declines
- 2. Land subsidence, and
- 3. Groundwater quality.

This TM addresses impacts related to land subsidence. Decisions to include or exclude impacted users from participation in a GSA's Mitigation Program shall be supported by appropriate written technical data and analysis, as described herein. In addition, this TM includes additional considerations, outside the technical requirements, for developing Mitigation Programs.

Each Mitigation Program will document:

- 1. Types of Impacts to be Addressed by the Mitigation Program
- 2. A Process for Responding to Claims of Impact
- 3. A Process for Investigating Claims
- 4. Qualifications for Mitigation
- 5. Types of Mitigation to Address Claims
- 6. An Outreach Program Prior To and During Mitigation Program Development
- 7. The Program Adoption Schedule
- 8. Mitigation Program Funding Source(s)

Mitigation will be applied only to those claims that are shown to be attributable to GSP-/GSA-approved or authorized activities.

# 2 Process Overview for Claims of Land Subsidence Impacts

The Mitigation Program framework outlined in the Tule Subbasin Coordination Agreement allows for entities, whether public or private, adversely affected by land subsidence to file a claim with the GSA in which the impact is located. The overall process for receiving and investigating claims of land subsidence impact is shown on Figure 1. For land subsidence, an "impact" is defined as damage and/or loss of functionality of a structure or a facility occurring to the extent that the structure or facility cannot reasonably operate without either repair or replacement, as determined by the GSA where the structure and facility are located or where beneficial use is impacted due to the damage and/or loss of functionality of the structure or facility. The impact must by realized after January 2015. Responsibilities of the claimant are shown in green and responsibilities of the GSA are shown in blue on Figure 1. Decision points are shown in orange.

### 2.1 Filing a Claim

The claim process starts with the affected party ("Claimant") filing a claim with the GSA in which the party's structure or facility is located. The claim will be filed using a form like that provided in Attachment 1. To process a claim, the Claimant must provide some basic information to enable further investigation of the claim, including:



- The Claimant's name and contact information,
- The location of the impacted structure or facility,
- A description of the impacted structure or facility,
- A description of the damage attributed to land subsidence, and
- The applicant's signature.

GSAs may determine whether to provide full or partial mitigation based on a Claimant's compliance with the GSA's GSP, Rules & Regulations, and other laws or regulations. Further, mitigation will be applied only to those claims that are shown to be attributable to GSP-/GSA-approved or authorized activities.

### 2.2 Provision of Access to the Structure/Facility for Inspection by the GSA

Mitigation of any claim of impact not rejected in Section 2.1 herein, will require that the Claimant provide access to the impacted structure or facility to verify the claim. In signing the impact claim form (Attachment 1), the Claimant agrees to release all data associated with the structure or facility and provide access to the structure or facility for inspection by a GSA technical representative. Denial of access to the structure or facility for inspection by the GSA will result in denial of mitigation.

### 2.3 Preliminary Structure/Facility Assessment Based on Existing Data

A GSA technical representative will review all available information provided by the Claimant for the affected structure/facility prior to inspection in the field. Data to be reviewed will include (but not necessarily be limited to):

- A description of the type of structure/facility and what it is used for,
- Original as-built drawings of the structure/facility,
- Information on the date the structure/facility was constructed,
- Any geotechnical reports, including borehole logs, generated prior to or at the time the structure/facility was constructed,
- Photographs of the structure/facility prior to the impact, and
- Information on the nature of the problem including photographs showing the impacted structure/facility.

Based on a review of the available data provided by the Claimant, the GSA will determine whether the claim can be verified based on the data. Criteria for the determination will include:

- Completeness of the dataset relative to the requested information,
- Reliability of the data provided,
- Nature and status of the issue, and

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• Evidence of structure/facility impact from land subsidence attributed to GSP-/GSA-approved or authorized activities.

If the claim can be verified based on available information from the Claimant or the Tule Subbasin Data Management System, then the GSA technical representative will issue a recommendation for appropriate mitigation. If not, the GSA will conduct additional investigation to verify the claim as described in Section 2.4.

# 2.4 As-Needed Supplemental Data Collection

To verify a claim that cannot be confirmed from existing information provided by the Claimant, a GSA technical representative will need to inspect the structure/facility and collect supplemental information. The types of information to be collected will depend on the data available from the Claimant and the nature of the structure/facility. Determination of the extent of additional data collection necessary to verify the claim will be at the sole discretion of the GSA. In general, the minimum data to be collected in the field will include:

- Structure/facility address,
- Nature and use of the structure/facility,
- Notes on the nature of the damage to the structure or facility, and
- Photographs of the damage.

The GSA technical representative will record observations from the inspection on a form like that provided in Attachment 2.

If the claim is related to gravity-driven water conveyance infrastructure (e.g. canals, turnouts, recharge basins, stream channels used to convey water, pipelines, and field irrigation), it may be necessary to inspect the entire facility to determine if factors other than land subsidence are impacting the functionality of the structure or facility. The GSA may arrange for water delivery to the facility to document the facility's operating condition. It may also be necessary to survey the structure/facility to obtain data needed to verify the structure's hydraulic capacity.

If the claim is related to well damage suspected of being caused by land subsidence, it may be necessary to have the pump removed from the well and conduct a downhole video survey. Removing the pump will enable the GSA technical representative to measure the column pipe and thus confirm the pump intake depth and inspect the condition of the pump. The video log will enable inspection of the condition of the casing and perforations and confirm the perforation interval, total depth, and static groundwater level of the well. Upon completion of the investigation, the contractor will be required to reinstall the pump and reestablish all connections. If the pump was operating prior to removal, the contractor will be required to demonstrate that the pump is functioning properly after reinstallation.



If the claim is related to flood control facilities it may be necessary to inspect the entire facility to determine if there are factors other than land subsidence impacting the functionality of the structure or facility. The GSA may survey the structure/facility to obtain data needed to verify the structure's hydraulic capacity. In certain cases, the GSA may also have a hydraulic analysis completed by an engineer.

Finally, additional data may be required to evaluate a claim (e.g. soil testing, materials testing, etc.) and will be obtained on a case-by-case basis depending on the structure/facility (e.g. roads, railroads, pipelines, bridges, wastewater collection) and the nature of the impact.

Considerations for each GSA Mitigation Program include:

- Should a landowner making a claim be required to provide documentation that they did not contribute to the groundwater overdraft causing land subsidence to be eligible for mitigation?
- Who will fund a surveyor, well contractor, engineer, or other consultant/contractor, if needed, to collect and analyze additional data?
- If the GSA funds it, is the cost subject to reimbursement by the Claimant if the investigation finds that the issue is not associated with transitional overdraft pumping.
- Will the GSA require the Claimant to sign a release of liability for any damage to the structure/facility resulting from the data collection (e.g. removal of the pump and conducting the video log)?

# 3 Evaluation of Claims of Land Subsidence Impacts

Land subsidence can manifest itself as a regional phenomenon or on a local scale. Regional land subsidence results in a large area (e.g. 10's to 100's of square miles) subsiding at similar rates such that the effect of the lowered land elevation cannot be discerned except through periodic surveying of bench marks or information from satellites. Impacts to land uses, property interests, and critical infrastructure from this type of land subsidence are most likely to occur in the form of reduced surface carrying capacity of gravity-driven water conveyance, well damage, and flood control. Differential land subsidence results in localized adjoining areas subsiding at different rates relative to each other. This can result in land fissuring and often occurs along a fault or geologic boundary. Differential land subsidence has the most potential to cause damage to surface infrastructure such as roads, bridges, and buildings.

Criteria for attributing structural/facility impacts to land subsidence include the following:

• The total amount of land subsidence and, if applicable, change in land surface slope at the structure/facility since 2015 based on the best available data.





- Evidence of ground fissures at the structure/facility that can be linked to active land subsidence in the area from other data.
- For gravity-driven water conveyance facilities, reduced flow capacity relative to 2015, that affects the functionality of the facility.
- For wells: observed casing collapse, damage, or protrusion attributable to subsidence.
- For flood control facilities, changes in water height or channel slope attributable to subsidence since 2015 that affects the functionality of the facility.

# 4 Potential Options for Mitigation

Mitigation measures, if approved, could include (but are not necessarily limited to) one or more of the following:

- Providing funds to repair or replace the impacted structure/facility; or
- With the consent of the affected landowner, providing other acceptable mitigation.





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April 2023

### Attachment 1

Tule Subbasin Technical Advisory Committee Example Groundwater Sustainability Agency Land Subsidence Impact Claim Form

Claimant Information		
Contact Name:	Structure/Facility Location Sketch:	
Phone Number:		
Mailing Address:		
Structure/Facility Name:		
Structure/Facility Location (Address):		
Structure/Facility Description:		

Structure/Facility Information		
Are Original As-Built Drawings Available?	Yes (Attach if Available)	
Date Structure/Facility was Constructed:		
Are Geotechnical Reports, Borehole Logs, Hydraulic Studies, or Other Data Available?	Yes (Attach if Available)	
Are Structure/Facility Photos Prior to Impact Available?	Yes (Attach if Available)	

# Tule Subbasin Technical Advisory Committee Example Groundwater Sustainability Agency Land Subsidence Impact Claim Form

Issue Status		
Date Issue Arose:		
Description of the Impact (Attach Photographs):		
Status:       Not Resolved, Contractor not Contacted (Note: Contacting a Contractor Not Required)         Not Resolved, Contractor Provided Estimate (attach estimate if applicable)         Resolved (attached records if applicable)		
Contractor Company Name:		
Contractor Contact Name:	Contact Phone Number:	
Contractor Address:		

Applicant		
By signing this Land Subsidence Impact Claim Form, the applicant agrees to provide the GSA with access to the Structure/Facility for the Investigation.		
Print Name:	Date:	
Signature:		

GSA Use Only	
Received By:	Date:

Attachment 2

Tule Subbasin Technical Advisory Committee Example Groundwater Sustainability Agency Land Subsidence Impact Site Inspection Form

Inspector	
Inspector Name:	Date:
Representing (e.g. Irrigation District, Consultant, etc.):	

Owner Information	
Owner's Name:	
Field Contact Name (If Different):	
Address:	
Phone Number:	

### Structure/Facility Information

Name:

**Date Constructed:** 

Nature and Use of Structure/Facility (Fill in Appropriate Section Below)

Gravity-Driven Water Conveyance (Provide Description; e.g. canal, turnout, basin, stream channel, etc.)

Well (Provide Description; e.g. Depth, Casing Material, Casing Diameter, Perforation Interval, etc.):

# Attachment 2

Tule Subbasin Technical Advisory Committee Example Groundwater Sustainability Agency Land Subsidence Impact Site Inspection Form

Flood Control Facilities (Provide Description):

**Other (Provide Description):** 

### Site Inspection Notes

Nature of Damage (Attach Photographs):

Tule Subbasin Technical Advisory Committee Example Groundwater Sustainability Agency Land Subsidence Impact Site Inspection Form

Location Sketch			
Site Coordinates/APN:			
Survey Method:	Latitude:	Longitude:	

# **TECHNICAL MEMORANDUM**

- To: Tule Subbasin SGMA Managers
- From: Don Tucker 4Creeks, Inc.

Date: June 29, 2022



**Re:** Technical Support for Addressing DWRs Comments Regarding Groundwater Quality Sustainable Management Criteria in the Tule Subbasin

# 1 Introduction

This technical memorandum (TM) was prepared to address the groundwater quality comments from the California Department of Water Resources (CDWR) on groundwater sustainability plans (GSPs) prepared by each of the six Groundwater Sustainability Agencies (GSAs) within the Tule Subbasin.

# 1.1 Background

The originally submitted Tule Subbasin Coordination Agreement addressed undesirable results related to groundwater quality as stated: "...the criteria for an undesirable result for the degradation of groundwater quality is defined as the unreasonable long-term changes of groundwater quality above the minimum thresholds at greater than 50% of GSA Management Area RMS wells caused by groundwater pumping and/or groundwater recharge."

The original Coordination Agreement further stated that "...the avoidance of an undesirable result for degraded groundwater quality is to protect the those using the groundwater, which varies depending on the use of the groundwater. The effects of degraded water quality caused by recharge or lowering of groundwater levels may impact crop growth or impact drinking water systems, both of which would cause additional expense of treatment to obtain suitable water."

Each of the Tule Subbasin GSA originally submitted GSPs further described the process/methodology used for setting Sustainable Management Criteria: *"The following four (4) steps detail the process for setting interim milestones and the measurable objective at individual RMS related to Groundwater Quality:* 

- **Step 1:** Locate the RMS defined in the Tule Subbasin Monitoring Plan, identify which portion of the aquifer it represents, and the associated Constituents of Concern (COC) at the RMS based on groundwater suitability (Agriculture use, Domestic Use, Municipal Use).
- **Step 2**: Prepare a table summarizing available historical groundwater quality data for each COC at the RMS well.
- **Step 3**: Establish interim milestones and the measurable objective at each RMS well with calculating a change above the baseline groundwater quality to not exceed 10% of long term 10 year running average.
- **Step 4:** Each year, during the Plan Implementation Period, re-calculate the long term 10 year running average. Evaluate changes to groundwater quality based on reduction of groundwater elevation or from recharge efforts."

Similar to the process described for interim milestones and measurable objectives, minimum thresholds at each RMS well were established to not exceed 15% change in the long-term 10-year running average.

Lastly, each of the Tule Subbasin GSA GSPs described the Constituent of Concerns (COC) that will be monitored at each RMS wells as follows: "*The COC vary depending on the suitability of the groundwater*. *Each of the COC to be monitored by the GSA at the RMS wells to serve as indicators for changes in groundwater quality are identified in the table below.*"

Municipal / Domestic	Agricultural
Arsenic	pН
Chromium (Total)	Conductivity
Nitrogen as N	Nitrogen as N
(any specific Title 22 MCL exceedance	
at baseline sampling event in Spring	
2020)	

### 1.2 DWR Response

The CDWR made the following comments relating to addressing groundwater quality in the Coordination Agreement and individual GSPs within the Tule Subbasin:

"The GSPs do not provide sufficient information to justify the proposed sustainable management criteria for degraded water quality.

- 1. The GSPs do not specify what groundwater conditions are considered suitable for agricultural irrigation and domestic use. The GSPs do not explain the choice of constituents (pH, conductivity, and nitrate) as a means of evaluating impacts to beneficial uses and users, especially agricultural irrigation.
- 2. The GSPs do not explain how the use of a 10-year running average to establish the sustainable management criteria will avoid undesirable results due to degraded groundwater quality and related potential effects of the undesirable results to existing regulatory standards. The GSPs do not explain how the criteria defining when undesirable results occur in the Subbasin was established, the rationale behind the approach, and why it is consistent with avoiding significant and unreasonable effects associated with groundwater pumping and other aspects of the GSAs' implementation of their GSPs.
- 3. The GSPs do not explain how the sustainable management criteria for degraded water quality relate to existing groundwater regulatory requirements in the Subbasin and how the GSAs will coordinate with existing agencies and programs to assess whether or not implementation of the GSPs is contributing to the degradation of water quality throughout the Subbasin."

### **1.3** Purpose and Scope

The purpose of this TM is to provide the revised approach for re-establishing the sustainability management criteria (SMC) for groundwater quality as is relates to selection constituents of concerns for determining impacts to beneficial uses and users, the rationale used to quantify undesirable results as they relate to existing regulatory standards, and how impacts will be assessed to determine if GSA implementation efforts are a contributing factor to groundwater quality.

In general, the following items were prepared relating to DWRs comments for degradation of groundwater quality:

- 1. A detailed description of how the overlying beneficial uses and users were defined for determining constituent of concerns to monitor at each RMS groundwater quality well.
- 2. Redefined rationale for setting groundwater quality SMCs to align with existing regulatory requirements.
- 3. A detailed description of how ongoing coordination with existing groundwater regulatory agencies and programs will take place to evaluate if GSP implementation is contributing to degradation to groundwater quality.

### **1.4** Proposed Approach

### 1.4.1 Defining Beneficial Uses and Users at each RMS Well

Each groundwater quality RMS well will be designated as representative of agricultural or drinking water or both based on the beneficial use and users of groundwater within a representative area surrounding the well based on the following evaluation:

Drinking Water: The RMS well is within an urban MA or 1-mile of a public water system.

**Agricultural:** Greater than 50% of the pumping within the representative area is determined to be agricultural and there are no public water systems within a 1-mile radius.

An RMS well may be designated as representative of both agricultural and drinking water if it possesses a representative area with greater than 50% agricultural pumping and a public water system was within 1-mile.

The analysis used to determine the beneficial uses at each RMS well consisted of querying DWR well completion reports, public water systems, and schools using ArcGIS. The detailed breakdown of the steps to conduct analysis is described below.

- 1. Create a layer in ArcGIS by combining data from the following:
  - Well locations and well types from DWRs Well Completion Report Mapping Application
  - Boundaries of SWDIS Public Water Systems
  - Boundaries of Community/Urban areas from LAFCO
- 2. Overlay groundwater quality locations of RMS wells and create 1 mile buffer for analyzing.
- 3. Summarize the data identified in step 1 relative to each groundwater quality RMS well 1-mile buffer.
- 4. Define the groundwater quality RMS well as representative of drinking water and/or agricultural beneficial pumping beneficial use.

Wells types are categorized as drinking water, agricultural, or not applicable based on breakdown in **Table 1**.

#### Table 1: Categories of Well Types

Drinking Water	Agricultural	Not Applicable
Domestic	Irrigation - Agricultural	Cathodic Protection
Public	Other Irrigation	Destruction Monitoring
Water Supply	Water Supply Irrigation - Agricultural	Destruction Unknown Soil Boring
Water Supply Domestic	Water Supply Irrigation - Agriculture	Monitoring
Water Supply Public	Water Supply Stock or Animal Watering	Other Destruction
		Test Well
		Test Well Unknown
		Unknown
		Vapor Extraction
		Vapor Extraction n/a
		Water Supply Industrial
		Blanks

Results of this analysis are provided as part of the Monitoring Network Section of each GSP.

### 1.4.2 Rationale for Establishing Sustainable Management Criteria

Agricultural and drinking water constituents of concerns (COC) will be evaluated based on the established Maximum Contaminate Level (MCL) or Water Quality Objectives (WQO) by the responsible regulatory agency. In the case of drinking water, the following Title 22 constituents will be monitored and for agricultural the following Basin Plan Water Quality Objective (WQO) constituents of concern will be monitored:

#### **Drinking Water Constituents of Concern**

- Arsenic
- Nitrate as N
- Chromium-VI
- Dibromochloropropane (DBCP)
- 1,2,3- Trichloropropane (TCP)
- Tetrachloroethene (PCE)
- Chloride
- Total Dissolved Solids
- Perchlorate

#### Agricultural Constituents of Concern

- Chloride
- Sodium
- Total Dissolved Solids

Measurable objectives are proposed to be 75% of the regulatory limits for the COCs and the minimum thresholds are proposed to be the regulatory limits as identified in **Table 2**. For RMS wells that have historical exceedances of the MCLs or WQOs which were not caused by implementation of a GSP, minimum thresholds will not be set at the MCLs or WQOs, but rather the pre-SGMA implementation concentration. These RMS wells closely monitored to evaluate if further degradation is occurring at the RMS site as a result of GSP implementation into the future.

	Minimum Threshold		Measurable Objective		
Constituent	Units	Drinking Water Limits (MCL/SMCL)	Agricultural Water Quality Objective	Drinking Water Limits (MCL/SMCL)	Agricultural Water Quality Objective
Arsenic	ppb	10	N/A	7.5	N/A
Nitrate as N	ppm	10	N/A	7.5	N/A
Hexavalent Chromium	ppb	10	N/A	7.5	N/A
Dibromochloropropane (DBCP)	ppb	0.2	N/A	0.15	N/A
1,2,3-Trichloropropane (TCP)	ppt	5	N/A	3.75	N/A
Tetrachloroethene (PCE)	ppb	5	N/A	3.75	N/A
Chloride	ppm	500	106	375	79.5
Sodium	ppm	N/A	69	N/A	51.75
Total Dissolved Solids	ppm	1,000	450	750	337.5
Perchlorate	ppb	6	N/A	4.5	N/A

#### Table 2: Measurable Objectives and Minimum Thresholds for Groundwater Quality

Utilizing the criteria described above, the Tule Subbasin GSAs have revised the definition of undesirable results for degradation of groundwater quality in *Section 4.3.3.2 - <u>Criteria to Define Undesirable Results</u> (§354.26(b)(2)) in the Tule Subbasin Coordination Agreement as:* 

"...the exceedance of a minimum threshold at a groundwater quality RMS in any given GSA resulting from the implementation of a GSP. This condition would indicate that more aggressive management actions were needed to mitigate the overdraft."

Additionally, the Tule Subbasin has developed a Mitigation Program Framework included as Attachment 7 of the Tule Subbasin Coordination Agreement, which describes the framework the Tule Subbasin GSAs would utilize to address impacts that occur from implementation of a GSP relative to degradation of groundwater quality due to GSA actions.

### 1.4.3 Coordination with Existing Groundwater Quality Regulatory Agencies and Programs

The monitoring and characterization of groundwater quality conditions has historically been conducted and reported by other public agencies and/or non-profits to meet requirements of other regulatory programs, which focus on the prevention of degradation of groundwater quality. The existing groundwater monitoring programs that the Tule Subbasin GSAs coordinate with are described in **Table 3**.

To prevent duplication of efforts and competing datasets for the ILRP, CV-Salts Nitrate Control Program, and SGMA GSAs, the Tule Subbasin utilizes a single group to manage the monitoring efforts within the Subbasin for collectively meeting the various requirements of these programs being implemented at the local level. This level of coordination between these agencies and groups ensures that the efforts performed under each program help provide a cohesive response to providing short term and long-term solutions to groundwater management.

The evaluation as to whether the implementation of a GSP may be contributing to the degradation of water quality will be completed as outlined in Attachment 7 of the Tule Subbasin Coordination Agreement. The types of mitigation for degradation of groundwater quality will vary by GSA and will be coordinated with the agencies listed in Table 2.

Other forms of mitigation may consist of joint ventures to secure grant funding to address GSA related impacts.

### **Table 3**: Existing Groundwater Quality Monitoring Programs

Programs or Data Portals	Tule Subbasin Agency Coordinating with GSAs	Parameters	Monitoring Frequency	Program Objectives
AB-3030 and SB- 1938 Groundwater Management Plans	Tule Subbasin GSAs, requirements incorporated into GSP Annual Reports	<ul> <li>Water levels are typically monitored annually.</li> <li>Ag Suitability analysis (limited suite of general minerals) monitoring frequency between annual to once every 3 years.</li> </ul>	Semiannual to Annual	
California SDWIS	Varies Public Water Systems	Database for all public water system wells and historical sample results. Data available includes all Title 22 regulated constituents.	<ul> <li>Title 22 General Minerals and Metals every 3 years.</li> <li>Nitrate as N annually, if ≥ 5 ppm, sampled quarterly</li> <li>VOCs and SOCs sampled every 3 years.</li> <li>Uranium sampling depends on historical results but varies between 1</li> <li>sample every 3 (when ≥ 10 pCi/L), 6 (when &lt; 10 pCi/L) or 9 (when no historical detection) years.</li> </ul>	Demonstrate compliance with Drinking Water Standards through monitoring and reporting water quality data.
CV-SALTS	Tule Basin Management Zone, Tule Basin Water Foundation	Sampling parameters required through Waste Discharge Requirements (WDR): typically include monthly sodium, chloride, electrical conductivity, nitrogen species (N, NO2, NO3, NH3), pH and other constituents of concern identified in the Report of Waste Discharge. A limited suite of general minerals is required quarterly from the source and annually from the wastewater.	Most constituents sampled monthly, quarterly general minerals from source water and annual general minerals from waste discharge.	To monitor degradation potential from wastewaters discharged to land application areas and provide interim replacement water when MCL for nitrate as N is exceeded while developing long term solutions for safe drinking water.
Department of Pesticide Regulation	County of Tulare	Pesticides	Annual	DPR samples groundwater to determine: (1) whether pesticides with the potential to pollute groundwater are present, (2) the extent and source of pesticide contamination, and (3) the effectiveness of regulatory mitigation measures.
GAMA (Collaboration with SWQCB, RWQCB, DWR, DPR, NWIS, LLNL)		<ul> <li>Constituents sampled vary by the Program Objectives.</li> <li>Typically, USGS is the technical lead in conducting the studies and reporting data.</li> </ul>	Varies	<ul> <li>Improve statewide comprehensive e groundwater monitoring.</li> <li>Increase the availability of groundwater quality and contamination information to the public.</li> </ul>
Geotracker and Envirostor Databases		Many contaminants of concern, organic and inorganic.	Depends on program. Monthly, Semiannually, Annually, etc.	Records database for cleanup program sites, permitted waste dischargers
ILRP	Tule Basin Water Quality Coalition	<ul> <li>Annually: static water level, temperature, pH, electrical conductivity, nitrate as nitrogen, and dissolved oxygen.</li> <li>Once every five years: general minerals collection</li> </ul>	Annual and Every 5 years	Monitor impacts of agricultural and fertilizer applications on first encountered groundwater
USGS California Water Science Center		Conducted multiple groundwater quality studies of the Tule Subbasin.	Reports, factsheet, and data publications range from 1994through 2017.	Special studies related to groundwater quality that provide comprehensive studies to characterize the basin.

#### Attachment 3 - Groundwater Level Impact Claim Process - Investigation Phase Flow Chart

#### Tule Subbasin Technical Advisory Committee Mitigation Program - Technical Framework

### Figure 1



### **Attachment 4 - Groundwater Level Impact Claim Process - Evaluation Examples**

Tule Subbasin Technical Advisory Committee Mitigation Program - Technical Framework



Groundwater Consulting

December 2022

Figure 2

### **Attachment 5 - Claim Form**

Lower Tule River and Pixley Irrigation Districts Groundwater Sustainability Agency Groundwater Level Impact Claim Form

Claimant Information	
Contact Name:	Well Location Sketch:
Phone Number:	
Mailing Address:	
Well Name:	
Well Location (Address/Description):	
Well Type:	<u>.</u>
Domestic Industrial Agricultural	Other (Specify):
Interim Water Supply	
Does the Claimant Request an Interim Water Supply?	Yes No
Number of Residences/Business Served (If Applicable):	
Number of Cropped Acres and Crop Type (If Applicable):	
Estimated Daily Water Use (Gallons, Cubic Feet, or Acre-Ft):	
Well Construction Information	tion

Is a Department of Water Resources Well Completion Report (i.e.		Yes (Attach if Available)
Driller's Log) Available?		No
Casing/Well Depth (ft):		
Perforation Interval(s) (ft):		
Casing Material: Casing Diame		: (inches):
Date Constructed (If Known) and/or Well Age (Estimated):		
Date of Last Video Survey (If Available):		
Well Photos Attached:   Yes		No

Pump Information		
Type: Submersible	Vertical Turbine	
Intake Depth (ft):	Motor Size (horsepower):	
Age (Known or Estimated):	Typical Discharge Rate (gpm):	
Last Pump Test Date (Attach Record if Available):		
Last Service Date (Attach Record if Available):		

Issue Status		
Date Issue Arose:	· ·	
Issue: No flow Reduced Flow	Breaking Suction Future Concern	
Comments/Description:	_· · ·	
Static Water Level (ft):	Pumping Water Level (ft):	
Status: Not Resolved, Contractor not Contac	ted (Note: Contacting a Contractor Not Required)	
Not Resolved, Contractor Provided Estimate (attach estimate if applicable)		
Resolved (attached records if applicable)		
Contractor Company Name:		
Contractor Contact Name: Contact Phone Number:		
Contractor Address:		

Applicant		
By signing this Groundwater Level Impact Claim Form, the applicant agrees to provide the GSA with access to the well for the Wellhead Investigation.		
Print Name: Date:		
Signature:		

GSA Use Only	y .	
Received By:	Date:	

Page 2 of 2

### Attachment 6 - Well Inspection Form

### Lower Tule River and Pixley Irrigation Districts Groundwater Sustainability Agency Groundwater Level Impact Well Inspection Form

Inspector		
Inspector Name:	Date:	
Representing (e.g. Irrigation District, Consultant, etc.):		

Owner Information
Owner's Name:
Field Contact Name (If Different):
Address:
Phone Number:

Well Information		
Well Name:		
Date Constructed:		
Casing/Well Depth:		
Casing Material:		
Casing Diameter (inches):		
Perforation Interval(s):		

Pump Information:		
Type:   Submersible   Vertical Turbine		
Electrical Power (kW):Motor Size (horsepower):		
Intake Depth (ft):		
Equipped with Flow Meter: Yes No		
Flow Meter Description (Attach Photo):		
Discharge Rate (gpm) and Source:		
Discharge Line Diameter (Inches):		
Site Inspection		
--	------------------------------------	--
Sounder Access Port Description and Opening D	Diameter (in):	
Reference Point Description and Stick Up (ft):		
	r	
Time Since Last Pumped:	Time Since Pumping Started:	
Measured Static Water Level (ft):	Measured Pumping Water Level (ft):	
Observed Pumping Description (e.g., working, won't turn on, dry after 5 minutes, pumping air, cavitating, etc.):		
Observed Pumping Rate (gpm) and Description (e.g., flow meter, bucket test, etc.):		
Distribution System Description (e.g., pressure tank, storage tank, residence, etc.)		

Location Sketch			
	Well Coordina	ates:	
Survey Method:	Latitude:	Longitude:	

# Attachment 7 - Waiver and Release of Liability

#### LOWER TULE RIVER AND PIXLEY IRRIGATION DISTRICTS **GROUNDWATER SUSTAINIBILITY AGENCY**

#### WAIVER AND RELEASE OF LIABILITY AND **INDEMNITY AGREEMENT**

Landowner Names and Addresses (Please Print):

I have submitted an impact claim form to the Groundwater Sustainability Agency ("GSA"). It is understood that I must give access to my well for inspection and that the GSA may provide a temporary alternative water supply.

It is acknowledged and agreed that any temporary water supply being provided is non-potable and is not for human consumption, and that the entities providing such water make no representation, warranty or guarantee as to the quality of the water provided or its suitability for any particular use. It is acknowledged and agreed that the temporary water supply provided shall be used for in-home emergency use only and shall not be used or applied outside of the home on, including but not limited to, hardscapes, landscapes, vegetation, plants, crops, etc. It is acknowledged and agreed that the provision of an interim water supply hereunder is temporary; neither this agreement nor the provision of water hereunder creates a water right, public utility service right or any right to continued or permanent water service; and the provision of this temporary water supply may be terminated in the sole discretion of the entities listed above.

In consideration for the provision of temporary water supplies to the Property, I, for myself and on behalf of any other person residing at or visiting the Property, if any (collectively "Water Users"), do hereby release, waive, discharge, and covenant not to sue the above named irrigation district serving as the GSA, and the district's respective project participants, including the directors, officers, owners, employees, independent contractors or agents of all of the same (collectively referred to herein as the "GSA"), from liability for any and all claims for personal injury, illness, death, property damage, or any other claim, including but not limited to claims arising out of the negligence of the GSA that relates to or results from the provision of a temporary interim water supply to the Property.

It is expressly agreed that the GSA shall not be liable for any injuries or any damages to the Water Users, or the property of such persons, or be subject to any claim, demand, damages or causes of action arising out of or relating to any use of the interim temporary water supply, and well inspections by the GSA, regardless of whether the negligence of the GSA caused or contributed to the injury or damage. This waiver and release of claims is intended to be as broadly interpreted as allowed under California law but does not include gross negligence or willful misconduct by the GSA.

By signing this waiver and release the Water User is agreeing to waive all rights that they may have under the provisions of section 1542 of the Civil Code of California, which reads in part as follows:

"A general release does not extend to claims that the creditor or releasing party does not know or suspect to exist in his or her favor at the time of executing the release and that, if known by him or her would have materially affected his or her settlement with the debtor or released party."

(Water User's initials)

The Water User acknowledges that if the GSA ultimately accepts the claim and provides mitigation measures, the well subject to the claim is not eligible for future mitigation and the Water User releases the GSA from future claims regarding such well.

The Water User executing this waiver and release of liability hereby agrees to hold the GSA harmless from all claims which may be made by or on behalf of the Water User, and to indemnify the GSA from any such claims to the fullest extent allowed under California law. This express indemnification provision specifically includes reimbursement for all attorneys' fees and litigation costs incurred by the GSA or on their behalf as a result of any such claim. Neither this Agreement nor the provision (or offering) of temporary, emergency water supplies hereunder constitutes any admission of liability or wrongdoing, or an agreement or admission of any duty, fact, matter, or contention whatsoever.

Signature: Date:

Signature: Date:

#### **Tule Subbasin Technical Advisory Committee Mitigation Program - Technical Framework**



# Attachment 9 - Land Subsidence Impact Claim Form

Lower Tule River and Pixley Irrigation Districts Groundwater Sustainability Agency Subsidence Impact Claim Form

Claimant Information		
Contact Name:	Location Sketch:	
Phone Number:		
Mailing Address:		
Well Name:		
Location (Address/Description):		
Infrastructure Type:		
Domestic Industrial Agricultural	Other (Specify):	
Interim Water Supply		
Does the Claimant Request an Interim Water Supply?	Yes	
	No	
Number of Residences/Business Served (If Applicable):		
Number of Cropped Acres and Crop Type (If Applicable):		
Estimated Daily Water Use (Gallons, Cubic Feet, or Acre-Ft):		
Well Construction Informa	tion (If applicable)	
Is a Department of Water Resources Well Completion Report (i.	e. Yes (Attach if Available)	
Driller's Log) Available?	No	

Casing/Well Depth (ft):		
Perforation Interval(s) (ft):		
Casing Material: Casing Diameter (inches):		
Date Constructed (If Known) and/or Well Age (Estimated):		
Date of Last Video Survey (If Available):		
Well Photos Attached:	Yes No	

Pump Information		
Type: Submersible	Vertical Turbine	
Intake Depth (ft):	Motor Size (horsepower):	
Age (Known or Estimated):	Typical Discharge Rate (gpm):	
Last Pump Test Date (Attach Record if Available):		
Last Service Date (Attach Record if Available):		

Issue Status		
Date Issue Arose:		
Issue: No flow Reduced Flow	Breaking Suction Future Concern	
Comments/Description:		
Static Water Level (ft):	Pumping Water Level (ft):	
Status: Not Resolved, Contractor not Contacted (Note: Contacting a Contractor Not Required)		
<b>Not Resolved, Contractor Provided Estimate (attach estimate if applicable)</b>		
Resolved (attached records if applicable)		
Contractor Company Name:		
Contractor Contact Name:	Contact Phone Number:	
Contractor Address:		

Applicant		
By signing this Groundwater Level Impact Claim Form, the applicant agrees to provide the GSA with access to the infrastructure for the investigation.		
Print Name:	Date:	
Signature:		

GSA Use Only	
Received By:	Date:

Page 2 of 2

## Attachment 10 - Tule Basin Management Zone Safe - Eligibility Investigation Process

Figure 1 – TBMZ Potentially Impacted Well Eligibility Flow Chart



# Attachment 11 - Water Quality and Tule Basin Management Zone Claim Form

Lower Tule River and Pixley Irrigation Districts Groundwater Sustainability Agency Groundwater Quality Impact Claim Form

Claimant Information		
Contact Name:	Well Location Sketch:	
Phone Number:		
Mailing Address:		
Well Name:		
Well Location (Address/Description):		
Well Type:	<u></u>	
Domestic Industrial Agricultural	Other (Specify):	
Interim Water Supply		
Does the Claimant Request an Interim Water Supply?	Yes	
Number of Residences/Business Served (If Applicable):		
Number of Cropped Acres and Crop Type (If Applicable):		
Estimated Daily Water Use (Gallons, Cubic Feet, or Acre-Ft):		
Well Construction Informat	tion	

wen Construction Information		
Is a Department of Water Resources Well Completion Report (i.e.		Yes (Attach if Available)
Driller's Log) Available?		No
Casing/Well Depth (ft):		
Perforation Interval(s) (ft):		
Casing Material: Casing Diameter (inches):		r (inches):
Date Constructed (If Known) and/or Well Age (Estimated):		
Date of Last Video Survey (If Available):		
Well Photos Attached:	Yes	No

Pump Information		
Type: Submersible	Vertical Turbine	
Intake Depth (ft):	Motor Size (horsepower):	
Age (Known or Estimated):	Typical Discharge Rate (gpm):	
Last Pump Test Date (Attach Record if Available):		
Last Service Date (Attach Record if Available):		

Issue Status		
Date Issue Arose:		
Issue: No flow Reduced Flow	Breaking Suction Future Concern	
Comments/Description:		
Static Water Level (ft):	Pumping Water Level (ft):	
Status: Not Resolved, Contractor not Contacted (Note: Contacting a Contractor Not Required)		
<b>Not Resolved, Contractor Provided Estimate (attach estimate if applicable)</b>		
Resolved (attached records if applicable)		
Contractor Company Name:		
Contractor Contact Name:	Contact Phone Number:	
Contractor Address:		

Applicant								
By signing this Groundwater Quality Impact Claim Form, the applicant agrees to provide the GSA with acc to the well for the investigation.								
Print Name:	Date:							
Signature:								

	SA Use Only	
Received By:	Date:	

Page 2 of 2

**The Tule Basin Management Zone** is a California nonprofit corporation created to serve Tulare County and a small portion of Kern County.

Our mission is to educate residents within the Management Zone Service Area of potential nitrate contamination in their drinking water and to ensure the availability of safe drinking water to these residents.

Our program offers free, safe drinking water to those residents whose drinking water supply is contaminated by nitrates.

La Zona de Manejo de la Cuenca de Tule es una corporación sin fines de lucro de California creada para servir al Condado de Tulare y a una pequeña porción del Condado de Kern.

Nuestra misión es educar a los residentes dentro del Área de Servicio de la Zona de Manejo de la posible contaminación de nitratos de su agua potable y garantizar la disponibilidad de agua potable segura para estos residentes.

Nuestro programa ofrece agua potable gratuita y segura a aquellos residentes cuyo suministro de agua potable está contaminada por nitratos.

# **TULE BASIN MANAGEMENT ZONE**

Service Area · Área de Servício



# O Free Water Fill Station

TBMZ has constructed a water fill station in the community of Terra Bella and is working towards constructing additional water fill stations.

The fill station is available to any person to access clean drinking water, 24 hours a day, 7 days a week. You must provide your own drinking water container and the size must be 5 gallons or less, but there is no limit on the number of containers you may fill. To learn more about water fill stations, including future locations, visit www.tulemz.com/safe-drinking-water/.

# O Estación de Llenado de Agua Gratis

La TBMZ ha construido una estación de agua en la comunidad de Terra Bella y está en proceso de construir dos estaciones adicionales de llenado de agua.

La estación de agua está disponible para que cualquier persona pueda acceder agua potable limpia, las 24 horas del día los 7 días de la semana. Usted debe proporcionar sus propios garrafones y el tamaño del contenedor debe ser de 5 galones o menos, pero no hay límite en el número de contenedores que puede llenar. Para obtener más información sobre estaciones de lleno de agua, incluyendo sitios futuros, visite www.tulemz.com/safe-drinking-water/.



Mon-Thurs 8am-5pm | Friday 8am-12pm 324 S. Santa Fe Visalia, CA 93292 | 559.429.6970 admin@tulebasin.com | Facebook @tulebasin

# Is your domestic well water safe to drink?

¿Es seguro beber el agua de su pozo domestico?



# Safe Drinking Water Program & Well Test Request

FREE-SAFE drinking water programs are being offered by the Tule Basin Management Zone (TBMZ) to residents that use a private well for their drinking water and it is determined that the well water has an elevated nitrate concentration, which may be harmful for your health.

To determine if you are eligible to enroll in the Safe Drinking Water Program, fill out the form to the right and return to: Tule Basin Management Zone

324 S. Santa Fe, Visalia, CA 93292

Or scan and email to: admin@tulemz.com

Or you can fill out the application online at: tulemz.com/safe-drinking-water/

Eligibility will be contingent on TBMZ's review of the applicant's information. If eligible, TBMZ staff or consultant will contact you to schedule the collection of a water sample from the drinking water well at your residence.

TBMZ will share the results from your well test with the following determinations:

- 1. If the nitrate water quality sample exceeds 10 mg/L, this determines that you are eligible for the Safe Drinking Water Program which provides for you to receive safe drinking water by:
- Bottled water regularly delivered to your home (limit of 60 gallon per month per household). TBMZ staff will coordinate the delivery of safe drinking water with you.

Or

- In-home water treatment device installed at your residence (subject to additional evaluation criteria).
- 2. If the nitrate content in your water sample is less than 10 mg/L, you will not be eligible for the Safe Drinking Water Program, but you may still access safe drinking water at our water fill station at no cost to you.

Note: Results showing nitrate concentrations less than 10 mg/L does not guarantee your water is safe for drinking. Your water may contain other harmful constituents not covered under this program. If you have questions or concerns regarding well failure or a dry well, contact **Self-Help Enterprises at 559.802.1685 or 559.802.1284** for water quality issues. Applicant information may be shared with other organizations operating safe drinking water programs.

# Programa de Agua Potable Segura y Solicitud de Prueba de Pozo

La Zona de Manejo de la Cuenca del Tule (TBMZ) ofrece programas de agua potable GRATIS y SEGURA a los residentes que usan un pozo privado para su agua potable y se determina que el agua del pozo tiene una concentración elevada de nitratos, lo que puede ser perjudicial para su salud.

Para determinar si usted es elegible para inscribirse en el Programa de Agua Potable Segura, complete el formulario a la derecha y regreselo a:

> Tule Basin Management Zone 324 S. Santa Fe, Visalia, CA 93292

O por correo electonico: admin@tulemz.com

O puede completar la solicitud en línea en: tulemz.com/safe-drinking-water/

Su eligibilidad dependerá de la revisión de la información del solicitante por parte de TBMZ. Si es elegible, el personal o consultor de TBMZ se comunicará con usted para programar la colección de una muestra de agua del pozo de agua potable de su residencia.

TBMZ compartirá los resultados de su prueba de pozo con las siguientes determinaciones:

- 1. Si la muestra de calidad de agua de nitrato excede los 10 mg/L, esto determina que usted es elegible para el Programa de Agua Potable Segura que le proporciona recibir agua potable segura por medio de:
- Agua embotellada entregada regularmente a su hogar (límite de 60 galones por mes por hogar). El personal de TBMZ coordinará la entrega de agua potable segura con usted. O...
- Dispositivo de tratamiento de agua en el hogar instalado en su residencia (sujeto a criterios de evaluación adicionales).
- 2. Si el contenido de nitrato en su muestra de agua es menos de 10 mg/L, no será elegible para el Programa de Agua Potable Segura, pero aún puede acceder a agua potable segura en nuestras estaciones de llenado de agua sin costo alguno para usted.

Nota: Los resultados que muestran concentraciones de nitrato menos de 10 mg/L no garantizan que su agua sea segura para beber. Su agua puede contener otros componentes dañinos no cubiertos por este programa. Si tiene preguntas o inquietudes acerca de la falla de su pozo o sobre un pozo seco, comuníquese con Self-Help Enterprises al 559.802.1685 o al 559.802.1284 para asuntos de agua. La información del solicitante puede compartirse con otras organizaciones que operan programas de agua potable segura.

#### Inquiry Form for Domestic Use Well

Do you receive water from a public water system or private domestic well? Public Private Not Sure

#### Legal Owner of Property Information:

Name:
Mailing Address:
Street Address:
Phone:
Email:

#### Authorization to Test for Nitrates:

I am the legal owner of the property described above as Domestic Well/Household information and I hereby grant the Tule Basin Management Zone (TBMZ) authority to test my domestic well for nitrate contamination. The cost to test my well for nitrate will bore by the TBMZ, and I will be provided a copy of the test results. I understand that my domestic well will be tested for nitrates only, and that lack of nitrate contamination does not construe that water in my private well is safe to drink. I have read the attached brochure and understand and accept the terms of the Bottled Water Delivery.

Date:	

Signature: \_\_\_\_\_

#### Formulario de Consulta de Uso de Pozo Doméstico

¿Recibe agua de un sistema publico de agua o de un pozo domestico privado?

Público Privado No Estoy Seguro

#### Informacion de Propietario Legal de la Propiedad:

Nombre:
Dirección Postal:
Dirección de Calle:
Teléfono:

Correo Electrónico:

#### Autorización para la Prueba de Nitratos:

Yo soy el propietario legal de la propiedad descrita anteriormente como información de Pozo Doméstico/Hogar y por la presente otorgo a la Zona de Manejo de la Cuenca del Tule (TBMZ) autoridad para probar mi pozo doméstico para detectar contaminación de nitratos. El costo de probar mi pozo para detectar nitrato será soportado por el TBMZ, y se me proporcionará una copia de los resultados de la prueba. Entiendo que mi pozo doméstico será analizado solo para detectar nitratos, y que la falta de contaminación de nitratos no significa que el agua en mi pozo privado es segura para beber. He leído el folleto adjunto y entiendo y acepto los términos de la Entrega de Agua Embotellada.

Fecha:
--------

Firma: \_

# **F**IGURES









LTRID = Lower Tule River Irrigation District









# Lower Tule River Irrigation District GSA Groundwater Monitoring Wells

# Legend

# **Monitoring Wells**

- Out-of-Network Wells
- RMS Combined
- RMS GW Monitoring
- RMS GW Quality

# **Management Areas**

- Agricultural Agricultural Municipal Tulare County Friant-Kern Canal Waterways Major Roads Roads County Boundary GSA Boundary
- Tule Subbasin

LTRID = Lower Tule River Irrigation District









# Lower Tule River Irrigation District GSA Subsidence Monitoring Network

Legend Subsidence Benchmarks Destroyed RMS Subsidence Management Areas Agricultural Municipal Tulare County Friant-Kern Canal Waterways Major Roads Roads

County Boundary

GSA Boundary

Tule Subbasin

LTRID = Lower Tule River Irrigation District







# Change in Groundwater Elevation in the Upper Aquifer

#### A. Fall 2019 to Fall 2020



#### B. Fall 2020 to Fall 2021



#### Figures courtesy Thomas Harder & Co.

# **APPENDIX A: ANALYTICAL RESULTS**



AGF0950

**ILRP** Wells

Summer Well Sampling

**Certificate of Analysis** 

Sample ID: AGF0950-03 Sampled By: Mike Kenney Sample Description: D1019 // Domestic Sample Date - Time: 06/06/2023 - 11:33 Matrix: Ground Water Sample Type: Grab

Field Data: pH=7.73 Temp=21.3 °C Cond.=470.9 umho D.O. =14.92 mg/L

#### BSK Associates Laboratory Fresno

#### **General Chemistry**

Analyte	Method	Result	RL	Units	RL Mult	Batch	Prepared	Analyzed	Qual
Bicarbonate as CaCO3	SM 2320B	210	3.0	mg/L	1	AGF0553	06/08/23	06/08/23	
Carbonate as CaCO3	SM 2320B	ND	3.0	mg/L	1	AGF0553	06/08/23	06/08/23	
Chloride	EPA 300.0	9.7	1.0	mg/L	1	AGF0477	06/08/23	06/08/23	
Nitrate as N	EPA 300.0	6.8	0.23	mg/L	1	AGF0477	06/08/23 01:37	06/08/23	
Sulfate as SO4	EPA 300.0	15	1.0	mg/L	1	AGF0477	06/08/23	06/08/23	
Total Dissolved Solids	SM 2540C	330	5.0	mg/L	1	AGF0567	06/08/23	06/08/23	

#### Metals

					RL				
Analyte	Method	Result	RL	Units	Mult	Batch	Prepared	Analyzed	Qual
Boron	EPA 200.7	ND	100	ug/L	1	AGF0722	06/12/23	06/15/23	
Calcium	EPA 200.7	63	0.10	mg/L	1	AGF0722	06/12/23	06/15/23	
Magnesium	EPA 200.7	6.8	0.10	mg/L	1	AGF0722	06/12/23	06/15/23	
Potassium	EPA 200.7	2.1	2.0	mg/L	1	AGF0722	06/12/23	06/15/23	
Sodium	EPA 200.7	19	1.0	mg/L	1	AGF0722	06/12/23	06/15/23	



# **Certificate of Analysis**

Sample ID: AGF1978-03 Sampled By: Mike Kenney Sample Description: LTRID TSS L // SGMA AG Well Sample Date - Time: 06/13/2023 - 19:15 Matrix: Ground Water Sample Type: Grab

Field Data: pH=9.15 Temp=21.7 °C Cond.=1544 umho D.O. =1.77 mg/L

#### BSK Associates Laboratory Fresno

#### **General Chemistry**

Analyte	Method	Result	RL	Units	RL Mult	Batch	Prepared	Analyzed	Qual
Chloride	EPA 300.0	28	1.0	mg/L	1	AGF1064	06/16/23	06/16/23	
Total Dissolved Solids	SM 2540C	910	5.0	mg/L	1	AGF1044	06/15/23	06/15/23	

Metals

Analyte	Method	Result	RL	Units	RL Mult	Batch	Prepared	Analyzed	Qual
Sodium	EPA 200.7	260	1.0	mg/L	1	AGF1279	06/20/23	06/21/23	

AGF1978 FINAL 06282023 1610



# **Certificate of Analysis**

Sample ID: AGF1982-03 Sampled By: Mike Kenney Sample Description: LTRID TSS L // SGMA Drinking Well Sample Date - Time: 06/13/2023 - 19:07 Matrix: Ground Water Sample Type: Grab

Field Data: pH=9.15 Temp=21.7 °C Cond.=1544 umho D.O. =1.77 mg/L

#### BSK Associates Laboratory Fresno

#### General Chemistry

					RL	<b>1</b> °	<b>2</b> °				
Analyte	Method	Result	RL	Units	Mult	MCL	MCL	Batch	Prepared	Analyzed	Qual
Chloride	EPA 300.0	30	2.0	mg/L	2		250	AGF0971	06/15/23	06/15/23	
Hexavalent Chromium	EPA 218.7	1.8	0.050	ug/L	1	50		AGF1254	06/20/23	06/20/23	
Nitrate as N	EPA 300.0	0.50	0.46	mg/L	2	10		AGF0971	06/15/23 03:39	06/15/23	
Total Dissolved Solids	SM 2540C	<mark>880</mark>	5.0	mg/L	1		500	AGF1044	06/15/23	06/15/23	

**Metals** 

					RL	<b>1</b> °	<b>2</b> °				
Analyte	Method	Result	RL	Units	Mult	MCL	MCL	Batch	Prepared	Analyzed	Qual
Arsenic	EPA 200.8	<mark>13</mark>	2.0	ug/L	1	10		AGF1297	06/20/23	06/21/23	
Sodium	EPA 200.7	250	1.0	mg/L	1			AGF1297	06/20/23	06/21/23	

#### Organics

Analyte	Method	Result	RL	Units	RL Mult	1° MCL	2° MCL	Batch	Prepared	Analyzed	Qual
DBCP by GC-ECD											
Dibromochloropropane (DBCP)	EPA 504.1	ND	0.010	ug/L	1	0.2		AGF1536	06/22/23	06/25/23	
Surrogate: 1-Br-2-Nitrobenzene	EPA 504.1	98 %		Acceptabl	e range	e: 70-130	%				
Perchloroethene, Trichloroethene	e by GC-MS										
Tetrachloroethene (PCE)	EPA 524.2	ND	0.50	ug/L	1	5		AGF1322	06/20/23	06/20/23	
Surrogate: 1,2-Dichlorobenzene-d4	EPA 524.2	101 %		Acceptabl	e range	e: 70-130	%				
Surrogate: Bromofluorobenzene	EPA 524.2	99 %		Acceptabl	e range	e: 70-130	%				
1,2,3-Trichloropropane by GC-MS	<u>S SIM</u>										
1,2,3-Trichloropropane	SRL 524M-TCP	ND	0.0050	ug/L	1	0.005		AGF1162	06/18/23	06/19/23	



# Depth to Groundwater

No.: 01021 Date: 02/10/2023

# WELL INFORMATION

Well ID	IR1046
GSA	LTRID
Fall 2022 Notes	
Fall 2022 Measurement	216.2
Spring 2022 Measurement	186
Fall 2021 Measurement	215.7
Spring 2021 Measurement	171.3
Fall 2020 Measurement	186.5
Spring 2020	160.3
Fall 2019	174.9
Spring 2019	162
New Date	02/10/2023
New GPS	





# Depth to Groundwater

Well Photo





Well hasn't been running for the past 24 hrs Surrounding wells are not running (to the best of my knowledge)

New Time	09:35 AM
Measurement Method 1	Acoustic Sounder
Depth to Groundwater Measurement 1	190.8
Measurement Method 2	Electric Sounder
Depth to Groundwater Measurement 2	191.0
Spring 2022	186
Last Year Comparison	-4.80
Questionable Measurement	
Additional Comments	



# Depth to Groundwater

No.: 01006 Date: 02/09/2023

#### WELL INFORMATION

Well ID	21S23E32K001M
GSA	LTRID
Fall 2022 Notes	
Fall 2022 Measurement	94.8
Spring 2022 Measurement	94.6
Fall 2021 Measurement	88.5
Spring 2021 Measurement	127.6
Fall 2020 Measurement	85.5
Spring 2020	82
Fall 2019	NM
Spring 2019	NM
New Date	02/09/2023
New GPS	



Well Photo



 $\checkmark$ 

Well hasn't been running for the past 24 hrs Surrounding wells are not running (to the best of my knowledge)



No.: 01006 Date: 02/09/2023

# Depth to Groundwater08:11 AMNew Time08:11 AMMeasurement Method 1Steel TapeDepth to Groundwater Measurement 195.0Measurement Method 295.0Depth to Groundwater Measurement 294.6Spring 202294.6Last Year Comparison-0.40Questionable Measurement-0.40



# Depth to Groundwater

No.: 01074 Date: 02/16/2023

#### WELL INFORMATION

Well ID	21S24E35A001M
GSA	LTRID
Fall 2022 Notes	
Couldn't get measurement with steel tape, Casing wet	
Fall 2022 Measurement	131.5
Spring 2022 Measurement	133
Fall 2021 Measurement	135.7
Spring 2021 Measurement	NM
Fall 2020 Measurement	186.2
Spring 2020	130
Fall 2019	135.8
Spring 2019	126.6
New Date	02/16/2023
New GPS	



Well Photo



Well hasn't been running for the past 24 hrs Surrounding wells are not running (to the best of my knowledge)



No.: 01074 Date: 02/16/2023

# Depth to Groundwater

New Time	11:21 AM
Measurement Method 1	Acoustic Sounder
Depth to Groundwater Measurement 1	273.2
Measurement Method 2	Steel Tape
Depth to Groundwater Measurement 2	271.8
Spring 2022	133
Last Year Comparison	-140.20
Questionable Measurement	
Additional Comments	



# Depth to Groundwater

No.: 01027 Date: 02/10/2023

#### WELL INFORMATION

Well ID	21S25E36
GSA	LTRID
Fall 2022 Notes	
Fall 2022 Measurement	NM
Spring 2022 Measurement	238.8
Fall 2021 Measurement	NM
Spring 2021 Measurement	233.3
Fall 2020 Measurement	NM
Spring 2020	216.8
Fall 2019	NM
Spring 2019	228.9
New Date	02/10/2023
New GPS	





# Depth to Groundwater

Well Photo





Well hasn't been running for the past 24 hrs Surrounding wells are not running (to the best of my knowledge)

# MEASUREMENT

New Time	12:12 PM
Measurement Method 1	Acoustic Sounder
Depth to Groundwater Measurement 1	247.2
Measurement Method 2	Steel Tape
Depth to Groundwater Measurement 2	245.9
Spring 2022	238.8
Last Year Comparison	-8.40
Questionable Measurement	
Additional Comments	

Note that this well is constantly cycling on and off, steel tape is approproximate due to wet casing.



# Depth to Groundwater

No.: 01026 Date: 02/10/2023

#### WELL INFORMATION

Well ID	D1019
GSA	LTRID
Fall 2022 Notes	
Fall 2022 Measurement	181.8
Spring 2022 Measurement	165.8
Fall 2021 Measurement	178.8
Spring 2021 Measurement	158.5
Fall 2020 Measurement	170.2
Spring 2020	168
Fall 2019	164.2
Spring 2019	177.1
New Date	02/10/2023
New GPS	





# Depth to Groundwater

Well Photo

# No.: 01026 Date: 02/10/2023



Well hasn't been running for the past 24 hrs Surrounding wells are not running (to the best of my knowledge)

New Time	11:58 AM
Measurement Method 1	Acoustic Sounder
Depth to Groundwater Measurement 1	178.6
Measurement Method 2	Steel Tape
Depth to Groundwater Measurement 2	178.6
Spring 2022	165.8
Last Year Comparison	-12.80
Questionable Measurement	
Additional Comments	



# Depth to Groundwater

No.: 01022 Date: 02/10/2023

#### WELL INFORMATION

Well ID	21S26E34
GSA	LTRID
Fall 2022 Notes	
Gate locked	
Fall 2022 Measurement	NM
Spring 2022 Measurement	135.5
Fall 2021 Measurement	NM
Spring 2021 Measurement	NM
Fall 2020 Measurement	115.8
Spring 2020	112.2
Fall 2019	NM
Spring 2019	NM
New Date	02/10/2023
New GPS	





# Depth to Groundwater

Well Photo



Well hasn't been running for the past 24 hrs Surrounding wells are not running (to the best of my knowledge)

New Time	10:01 AM
Measurement Method 1	Acoustic Sounder
Depth to Groundwater Measurement 1	147.1
Measurement Method 2	Steel Tape
Depth to Groundwater Measurement 2	147.0
Spring 2022	135.5
Last Year Comparison	-11.60
Questionable Measurement	
Additional Comments	



# Depth to Groundwater

No.: 01116 Date: 02/22/2023

# WELL INFORMATION

Well ID	22S23E08
GSA	LTRID
Additional Notes	
See link under "Well Photo". Well Photo	
https://drive.google.com/file/d/13ENrDTfpr2aAFT3joD64Q9	3i-tnp_Sns/view?usp=share_link
Fall 2022 Notes	
Request from Angiola	
Fall 2022 Measurement	NM
Spring 2022 Measurement	289.5
Fall 2021 Measurement	NM
Spring 2021 Measurement	116.3
Fall 2020 Measurement	NM
Spring 2020 Measurement	312.9
Fall 2019 Measurement	NM
Spring 2019 Measurement	NM
New Date	02/22/2023
New GPS	



#### Well Photo





No.: 01116 Date: 02/22/2023

# Depth to Groundwater

Well hasn't been running for the past 24 hrs Surrounding wells are not running (to the best of my knowledge)

New Time	08:22 AM
Measurement Method 1	Acoustic Sounder
Depth to Groundwater Measurement 1	285.7
Measurement Method 2	Acoustic Sounder
Depth to Groundwater Measurement 2	285.7
Spring 2022 Measurement	289.5
Last Year Comparison	3.80
Questionable Measurement	
Additional Comments	



# Depth to Groundwater

No.: 00965 Date: 02/06/2023

#### WELL INFORMATION

Well ID	22S23E30J001M
GSA	LTRID
Fall 2022 Notes	
Fall 2022 Measurement	186.6
Spring 2022 Measurement	150.3
Fall 2021 Measurement	184.1
Spring 2021 Measurement	148.2
Fall 2020 Measurement	174
Spring 2020	169.6
Fall 2019	NM
Spring 2019	NM
New Date	02/06/2023
New GPS	



Well Photo



Well hasn't been running for the past 24 hrs Surrounding wells are not running (to the best of my knowledge)



No.: 00965 Date: 02/06/2023

Depth to Groundwater	
New Time	01:01 PM
Measurement Method 1	Electric Sounder
Depth to Groundwater Measurement 1	140.9
Measurement Method 2	
Depth to Groundwater Measurement 2	
Spring 2022	150.3
Last Year Comparison	9.40
Questionable Measurement	
Additional Comments	


## Depth to Groundwater

No.: 01068 Date: 02/15/2023

#### WELL INFORMATION

Well ID	LTRID TSS L
GSA	LTRID
Fall 2022 Notes	
Fall 2022 Measurement	291.9
Spring 2022 Measurement	218.1
Fall 2021 Measurement	285
Spring 2021 Measurement	241.6
Fall 2020 Measurement	231
Spring 2020	0
Fall 2019	0
Spring 2019	0
New Date	02/15/2023
New GPS	





## Depth to Groundwater

Well Photo



Well hasn't been running for the past 24 hrs Surrounding wells are not running (to the best of my knowledge)

New Time	01:09 PM
Measurement Method 1	Acoustic Sounder
Depth to Groundwater Measurement 1	216.0
Measurement Method 2	Steel Tape
Depth to Groundwater Measurement 2	216.1
Spring 2022	218.1
Last Year Comparison	2.10
Questionable Measurement	
Additional Comments	



## Depth to Groundwater

No.: 01067 Date: 02/15/2023

#### WELL INFORMATION

Well ID	LTRID TSS M
GSA	LTRID
Fall 2022 Notes	
Fall 2022 Measurement	162.9
Spring 2022 Measurement	150.2
Fall 2021 Measurement	157.8
Spring 2021 Measurement	139.5
Fall 2020 Measurement	145.1
Spring 2020	0
Fall 2019	0
Spring 2019	0
New Date	02/15/2023
New GPS	





## Depth to Groundwater

Well Photo



Well hasn't been running for the past 24 hrs Surrounding wells are not running (to the best of my knowledge)

New Time	01:08 PM
Measurement Method 1	Acoustic Sounder
Depth to Groundwater Measurement 1	154.6
Measurement Method 2	Steel Tape
Depth to Groundwater Measurement 2	154.6
Spring 2022	150.2
Last Year Comparison	-4.40
Questionable Measurement	
Additional Comments	



## Depth to Groundwater

No.: 01066 Date: 02/15/2023

#### WELL INFORMATION

Well ID	LTRID TSS U
GSA	LTRID
Fall 2022 Notes	
Fall 2022 Measurement	82.6
Spring 2022 Measurement	75.7
Fall 2021 Measurement	76.4
Spring 2021 Measurement	67.6
Fall 2020 Measurement	65.2
Spring 2020	0
Fall 2019	0
Spring 2019	0
New Date	02/15/2023
New GPS	





## Depth to Groundwater

Well Photo



Well hasn't been running for the past 24 hrs Surrounding wells are not running (to the best of my knowledge)

New Time	01:03 PM
Measurement Method 1	Acoustic Sounder
Depth to Groundwater Measurement 1	82.1
Measurement Method 2	Steel Tape
Depth to Groundwater Measurement 2	82.3
Spring 2022	75.7
Last Year Comparison	-6.40
Questionable Measurement	
Additional Comments	



## Depth to Groundwater

No.: 01325 Date: 10/10/2023

#### WELL INFORMATION

Well ID	IR1046
GSA	LTRID
Spring 2023 Notes	
TAP/CLICK for Well Photo	<u>http://</u>
Spring 2023 Measurement	191
Fall 2022 Measurement	216.2
Spring 2022 Measurement	186
Fall 2021 Measurement	215.7
Spring 2021 Measurement	171.3
Fall 2020 Measurement	186.5
Spring 2020 Measurement	160.3
Fall 2019 Measurement	174.9
Spring 2019 Measurement	162
New Date	10/10/2023
New GPS	



Well Photo





No.: 01325 Date: 10/10/2023

## Depth to Groundwater

Surrounding wells are not running (to the best of my knowledge)

New Time	04:49 PM
Measurement Method 1	Acoustic Sounder
Depth to Groundwater Measurement 1	189.1
Measurement Method 2	Acoustic Sounder
Depth to Groundwater Measurement 2	189.1
Spring 2023 Measurement	
Last Year Comparison	-189.10
Questionable Measurement	
Additional Comments	



## Depth to Groundwater

No.: 01221 Date: 10/03/2023

#### WELL INFORMATION

Well ID	21S23E32K001M
GSA	LTRID
Spring 2023 Notes	
TAP/CLICK for Well Photo	<u>http://</u>
Spring 2023 Measurement	95
Fall 2022 Measurement	94.8
Spring 2022 Measurement	94.6
Fall 2021 Measurement	88.5
Spring 2021 Measurement	127.6
Fall 2020 Measurement	85.5
Spring 2020 Measurement	82
Fall 2019 Measurement	NM
Spring 2019 Measurement	NM
New Date	10/03/2023
New GPS	



Well Photo





 $\checkmark$ 

No.: 01221 Date: 10/03/2023

## Depth to Groundwater

Surrounding wells are not running (to the best of my	
knowledge)	

New Time	01:27 PM
Measurement Method 1	Steel Tape
Depth to Groundwater Measurement 1	34.8
Measurement Method 2	Steel Tape
Depth to Groundwater Measurement 2	34.8
Spring 2023 Measurement	95
Last Year Comparison	60.20
Questionable Measurement	
Additional Comments	



Depth to Groundwater

#### WELL INFORMATION

Well ID	21S24E35A001M
GSA	LTRID
Spring 2023 Notes	
This is the well South of the well in the corner of the orchain Spring 21 and later is potentially incorrect.	rd. (the big yellow one) Historic data from
TAP/CLICK for Well Photo	https://drive.google.c
Spring 2023 Measurement	271.8
Fall 2022 Measurement	
Spring 2022 Measurement	
Fall 2021 Measurement	
Spring 2021 Measurement	NM
Fall 2020 Measurement	186.2
Spring 2020 Measurement	130
Fall 2019 Measurement	135.8
Spring 2019 Measurement	126.6
New Date	10/11/2023
New GPS	





## Depth to Groundwater

Well Photo

No.: 01326 Date: 10/11/2023



Well hasn't been running for the past 24 hrs Surrounding wells are not running (to the best of my knowledge)

New Time	02:02 PM
Measurement Method 1	Acoustic Sounder
Depth to Groundwater Measurement 1	271.5
Measurement Method 2	Electric Sounder
Depth to Groundwater Measurement 2	273.0
Spring 2023 Measurement	135.4
Last Year Comparison	-137.60
Questionable Measurement	
Additional Comments	



## Depth to Groundwater

#### WELL INFORMATION

Well ID	21S25E36
GSA	LTRID
Spring 2023 Notes	
Schedule before visiting! Prior Note: well is constantly cycl due to wet casing.	ing on and off, steel tape is approproximate
TAP/CLICK for Well Photo	<u>http://</u>
Spring 2023 Measurement	245.9
Fall 2022 Measurement	NM
Spring 2022 Measurement	238.8
Fall 2021 Measurement	NM
Spring 2021 Measurement	233.3
Fall 2020 Measurement	NM
Spring 2020 Measurement	216.8
Fall 2019 Measurement	NM
Spring 2019 Measurement	228.9
New Date	10/10/2023
New GPS	



#### Well Photo





No.: 01317 Date: 10/10/2023

## Depth to Groundwater

Well hasn't been running for the past 24 hrs Surrounding wells are not running (to the best of my knowledge)

New Time	10:43 AM
Measurement Method 1	Electric Sounder
Depth to Groundwater Measurement 1	216.5
Measurement Method 2	<b>Electric Sounder</b>
Depth to Groundwater Measurement 2	216.5
Spring 2023 Measurement	247.2
Last Year Comparison	30.70
Questionable Measurement	
Additional Comments	



## Depth to Groundwater

No.: 01308 Date: 10/09/2023

#### WELL INFORMATION

Well ID	D1019
GSA	LTRID
Spring 2023 Notes	
TAP/CLICK for Well Photo	<u>http://</u>
Spring 2023 Measurement	178.6
Fall 2022 Measurement	181.8
Spring 2022 Measurement	165.8
Fall 2021 Measurement	178.8
Spring 2021 Measurement	158.5
Fall 2020 Measurement	170.2
Spring 2020 Measurement	168
Fall 2019 Measurement	164.2
Spring 2019 Measurement	177.1
New Date	10/09/2023
New GPS	



Well Photo





 $\checkmark$ 

No.: 01308 Date: 10/09/2023

## Depth to Groundwater

Surrounding wells are not running (to the best of my knowledge)

New Time	03:01 PM
Measurement Method 1	Acoustic Sounder
Depth to Groundwater Measurement 1	150.4
Measurement Method 2	Acoustic Sounder
Depth to Groundwater Measurement 2	150.4
Spring 2023 Measurement	
Last Year Comparison	-150.40
Questionable Measurement	
Additional Comments	



### Depth to Groundwater

No.: 01324 Date: 10/10/2023

#### WELL INFORMATION

Well ID	21S26E34
GSA	LTRID
Spring 2023 Notes	
TAP/CLICK for Well Photo	<u>http://</u>
Spring 2023 Measurement	147
Fall 2022 Measurement	NM
Spring 2022 Measurement	135.5
Fall 2021 Measurement	NM
Spring 2021 Measurement	NM
Fall 2020 Measurement	115.8
Spring 2020 Measurement	112.2
Fall 2019 Measurement	NM
Spring 2019 Measurement	NM
New Date	10/10/2023
New GPS	



Well Photo





 $\checkmark$ 

No.: 01324 Date: 10/10/2023

## Depth to Groundwater

Surrounding wells are not running (to the best of my knowledge)

New Time	04:30 PM
Measurement Method 1	Acoustic Sounder
Depth to Groundwater Measurement 1	109.7
Measurement Method 2	Acoustic Sounder
Depth to Groundwater Measurement 2	109.7
Spring 2023 Measurement	147
Last Year Comparison	37.30
Questionable Measurement	
Additional Comments	



## Depth to Groundwater

No.: 01327 Date: 10/11/2023

#### WELL INFORMATION

Well ID	22S23E08
GSA	LTRID
Spring 2023 Notes	
TAP/CLICK for Well Photo	<u>http://</u>
Spring 2023 Measurement	285.7
Fall 2022 Measurement	NM
Spring 2022 Measurement	289.5
Fall 2021 Measurement	NM
Spring 2021 Measurement	116.3
Fall 2020 Measurement	353.1
Spring 2020 Measurement	312.9
Fall 2019 Measurement	NM
Spring 2019 Measurement	NM
New Date	10/11/2023
New GPS	





## Depth to Groundwater

Well Photo

No.: 01327 Date: 10/11/2023



Well hasn't been running for the past 24 hrs Surrounding wells are not running (to the best of my knowledge)

## MEASUREMENT

New Time	02:28 PM
Measurement Method 1	
Depth to Groundwater Measurement 1	
Measurement Method 2	
Depth to Groundwater Measurement 2	
Spring 2023 Measurement	285.7
Last Year Comparison	285.70
No Measurement Code	1 - Pumping
Questionable Measurement	
Additional Comments	

Literally spooled up while I was grabbing the sounder out of the truck, I think this well is on an Automatic set up.



## Depth to Groundwater

No.: 01214 Date: 10/03/2023

#### WELL INFORMATION

Well ID	22S23E30J001M
GSA	LTRID
Spring 2023 Notes	
TAP/CLICK for Well Photo	http://
Spring 2023 Measurement	140.9
Fall 2022 Measurement	186.6
Spring 2022 Measurement	150.3
Fall 2021 Measurement	184.1
Spring 2021 Measurement	148.2
Fall 2020 Measurement	174
Spring 2020 Measurement	169.6
Fall 2019 Measurement	NM
Spring 2019 Measurement	NM
New Date	10/03/2023
New GPS	



Well Photo





 $\checkmark$ 

No.: 01214 Date: 10/03/2023

## Depth to Groundwater

Surrounding wells are not running (to the best of my knowledge)

New Time	12:13 PM
Measurement Method 1	Electric Sounder
Depth to Groundwater Measurement 1	116.9
Measurement Method 2	Electric Sounder
Depth to Groundwater Measurement 2	116.9
Spring 2023 Measurement	140.9
Last Year Comparison	24.00
Questionable Measurement	
Additional Comments	



## Depth to Groundwater

No.: 01311 Date: 10/10/2023

#### WELL INFORMATION

Well ID	LTRID TSS L
GSA	LTRID
Spring 2023 Notes	
TAP/CLICK for Well Photo	https://drive.google.c
Spring 2023 Measurement	216.1
Fall 2022 Measurement	291.9
Spring 2022 Measurement	218.1
Fall 2021 Measurement	285
Spring 2021 Measurement	241.6
Fall 2020 Measurement	231
Spring 2020 Measurement	0
Fall 2019 Measurement	0
Spring 2019 Measurement	0
New Date	10/10/2023
New GPS	



Well Photo





 $\checkmark$ 

No.: 01311 Date: 10/10/2023

## Depth to Groundwater

Surrounding wells are not running (to the best of my knowledge)

New Time	07:54 AM
Measurement Method 1	Electric Sounder
Depth to Groundwater Measurement 1	221.2
Measurement Method 2	Electric Sounder
Depth to Groundwater Measurement 2	221.2
Spring 2023 Measurement	216.1
Last Year Comparison	-5.10
Questionable Measurement	
Additional Comments	



## Depth to Groundwater

No.: 01312 Date: 10/10/2023

#### WELL INFORMATION

Well ID	LTRID TSS M
GSA	LTRID
Spring 2023 Notes	
TAP/CLICK for Well Photo	https://drive.google.c
Spring 2023 Measurement	154.6
Fall 2022 Measurement	162.9
Spring 2022 Measurement	150.2
Fall 2021 Measurement	157.8
Spring 2021 Measurement	139.5
Fall 2020 Measurement	145.1
Spring 2020 Measurement	0
Fall 2019 Measurement	0
Spring 2019 Measurement	0
New Date	10/10/2023
New GPS	



Well Photo





 $\checkmark$ 

No.: 01312 Date: 10/10/2023

## Depth to Groundwater

Surrounding wells are not running (to the best of my knowledge)

New Time	08:01 AM
Measurement Method 1	Electric Sounder
Depth to Groundwater Measurement 1	145.0
Measurement Method 2	Electric Sounder
Depth to Groundwater Measurement 2	145.0
Spring 2023 Measurement	154.6
Last Year Comparison	9.60
Questionable Measurement	
Additional Comments	



### Depth to Groundwater

No.: 01310 Date: 10/10/2023

#### WELL INFORMATION

Well ID	LTRID TSS U
GSA	LTRID
Spring 2023 Notes	
TAP/CLICK for Well Photo	https://drive.google.c
Spring 2023 Measurement	82.3
Fall 2022 Measurement	82.6
Spring 2022 Measurement	75.7
Fall 2021 Measurement	76.4
Spring 2021 Measurement	67.6
Fall 2020 Measurement	65.2
Spring 2020 Measurement	0
Fall 2019 Measurement	0
Spring 2019 Measurement	0
New Date	10/10/2023
New GPS	



Well Photo





 $\checkmark$ 

No.: 01310 Date: 10/10/2023

## Depth to Groundwater

Surrounding wells are not running (to the best of my knowledge)

New Time	07:43 AM
Measurement Method 1	Electric Sounder
Depth to Groundwater Measurement 1	53.2
Measurement Method 2	Electric Sounder
Depth to Groundwater Measurement 2	53.2
Spring 2023 Measurement	82.3
Last Year Comparison	29.10
Questionable Measurement	
Additional Comments	

## **APPENDIX B: HISTORICAL DATA**

## Historical Groundwater Elevation Data

RMS Well	Sampling Date	Groundwater Elevation <sup>1</sup>					
22S/23E-30J01	-						
	03/12/20	180.46	169.6	10.9			
	10/01/20	180.46	174	6.5			
	02/25/21	180.46	148.2	32.3			
	10/15/21	180.46	184.1	-3.6			
	02/07/22	180.46	150.3	30.2			
	10/24/22	180.46	186.6	-6.1			
	02/06/23	180.46	140.9	39.6			
	10/03/23	180.46	116.9	63.6			
21S/23E-32K01							
	03/12/20	190.33	82	108.3			
	09/30/20	190.33	85.5	104.8			
	02/25/21	190.33	127.6	62.7			
	10/12/21	190.33	88.5	101.8			
	02/07/22	190.33	94.6	95.7			
	10/05/22	190.33	94.8	95.5			
	02/09/23	190.33	95	95.3			
	10/03/23	190.33	34.8	155.5			
21S/24E-35A01	00/05/40	0.40.00	440	100.0			
	02/25/16	240.92	140	100.9			
	10/25/16	240.92	146.9	94.0			
	03/16/17	240.92					
	10/16/17	240.92	140.3	100.6			
	04/12/18	240.92	139	101.9			
	10/30/18	240.92	139.6	101.3			
	02/21/19	240.92	126.6	114.3			
	11/06/19	240.92	135.8	105.1			
	03/12/20	240.92	130.0	110.9			
	09/30/20	240.92	186.2	54.7			
	Spring 2021	240.92	NM				
	10/18/21	240.92	135.7	105.2			
	02/14/22	240.92	133.0	107.9			
	10/24/22	240.92	131.5	109.4			
	10/11/23	240.92	135.4	20.6			
	10/11/23	240.92	271.5	-30.0			
215/202-32602	02/22/10	240.69	177 1	162.6			
	10/07/10	340.00 310 62	164.2	176 5			
		310 62	169.0	170.3			
	00/10/20	340.68	170.0	172.7			
	09/00/20	340.00	170.2	182.2			
	10/04/21	340.00	178.8	161.0			
	02/03/22	340.68	165.8	174.9			
	10/21/22	340.68	181.8	158.9			
	02/10/23	340.68	178.6	162 1			
	10/09/23	340.68	150.4	190.3			

## Historical Groundwater Elevation Data

RMS Well	Sampling Date	Reference Point Elevation <sup>1</sup>	Depth to Groundwater <sup>1</sup>	Groundwater Elevation <sup>1</sup>				
21S/26E-34								
	03/25/20	377.90	112.2	265.7				
	10/05/20	377.90	115.8	262.1				
	Spring 2021	377.90	NM					
	Fall 2021	377.90	NM					
	02/10/22	377.90	135.5	242.4				
	11/04/22							
	02/10/23	377.90	147.0	230.9				
	10/10/23	377.90	109.7	268.2				
LTRID TSS U		1		T				
	12/09/20	263.00	65.2	197.8				
	03/10/21	263.00	67.6	195.4				
	10/04/21	263.00	76.4	186.6				
	02/04/22	263.00	75.7	187.3				
	10/12/22	263.00	82.6	180.4				
	02/15/23	263.00	82.3	180.7				
	10/10/23	263.00	53.2	209.8				
20S/26E-32		1						
	Spring 2019	330.41	162	168.4				
	10/04/19	330.41	174.9	155.5				
	02/16/20	330.41	160.3	170.1				
	10/02/20	330.41	186.5	143.9				
	02/23/21	330.41	1/1.3	159.1				
	10/14/21	330.41	215.7	114.7				
	02/10/22	330.41	186.0	144.4				
	10/10/22	330.41	216.2	114.2				
	10/10/23	330.41	191.0	139.4				
	10/10/23	550.41	109.1	141.5				
215/25E-30	2/22/2010	210.70	228.0	02.0				
		312.70	220.9	03.0				
	02/22/20	312.70	216.8					
	62/22/20 Fall 2020	312.70	210.0					
	02/23/21	312.70	233.3	79.4				
	10/21/21	312.70	NM					
	02/15/22	312.70	238.8	73.9				
	11/18/22	312.70	NM					
	02/10/23	312.70	245.9	66.8				
	10/10/23	312.70	216.5	96.2				
22S/23E-08								
	03/25/20	186.80	312.9	-126.1				
	12/09/20	186.80	353.1	-166.3				
	04/15/21	186.80	116.3	70.5				
	Fall 2021	186.80	NM					
	02/15/22	186.80	289.5	-102.7				
	10/25/22	186.80	NM					
	02/22/23	186.80	285.7	-98.9				

## Historical Groundwater Elevation Data

RMS Well	Sampling Date	Reference Point Elevation <sup>1</sup>	Depth to Groundwater <sup>1</sup>	Groundwater Elevation <sup>1</sup>				
	10/03/23	186.80	NM					
LTRID TSS M								
	Spring 2020	263.00	NM					
	12/09/20	263.00	231	32.0				
	03/10/21	263.00	241.6	21.4				
	10/04/21	263.00	285.0	-22.0				
	02/04/22	263.00	218.1	44.9				
	10/12/22	263.00	291.9	-28.9				
	02/15/23	263.00	216.1	46.9				
	10/10/23	263.00	221.2	41.8				
LTRID TSS L								
	Spring 2020	263.00	NM					
	12/09/20	263.00	145.1	117.9				
	03/10/21	263.00	139.5	123.5				
	10/04/21	263.00	157.8	105.2				
	02/04/22	263.00	150.2	112.8				
	10/12/22	263.00	162.9	100.1				
	02/15/23	263.00	154.6	108.4				
	10/10/23	263.00	145	118.0				
22S/24E-01Q01								
	03/12/20	252.57	252.2	0.4				
	09/30/20	252.57	314.5	-61.9				
	02/24/21	252.57	252.2	0.4				
	10/07/21	252.57	233.0	19.6				
	02/08/22	252.57	286.1	-33.5				
	10/10/22	252.57	245.1	7.5				
	02/21/23	252.57	252.2	0.4				
	10/04/23	252.57	249.1	3.5				
22S/26E-03								
	10/14/22	364.00	166.4	197.6				
	02/15/23	364.00	156.4	207.6				
	10/10/23	364.00	169.7	194.3				

1. Groundwater elevations are referenced to North American Vertical Datum of 1988 (NAVD88)

2. Approximate date ranges where data was provided by Well owner

3. Not Measured

## Analytical Data

				Monitoring	Parameter	rs							2022 Monitoring Program											
Representative Monitoring Site	Designated Use	Sample date	EC	Ha	Temp	Turbidity	Nitrate as Nitrogen	Bicarbonate (CaCO3)	Carbonate (CaCO3)	Carbonate (CO3)	Boron	Calcium	Chloride	Magnesium	Potassium	Sodium	Sulfate (SO4)	TDS	Arsenic	Hexavalent Chromium	Dibromochloropropane	Perchlorate	Tetrachloroethene	1,2,3-Trichloropropane
Units <sup>1</sup>			μS/cm	NULL	°C	mg/L	mg/L	mg/L	mg/L	mg/L	mg/L	mg/L	mg/L	mg/L	mg/L	mg/L	mg/L	mg/L	ppb	mg/L	mg/L	mg/L	mg/L	mg/L
RMS Well: 20S/26E-32 (E0090245)	Agriculture	6/15/2020	385	8.16	21.8	4.07	1.20	NS <sup>2</sup>	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS
		6/2/2021	274	8.21	22.2	5.56	1.10	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS
		6/1/2022	270	8.51	21.8	6.05	1.40	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS
RMS Well: 21S/26E-32B02 (E049930)	Agriculture	10/18/2018	448	7.53	21.1	8.59	4.80	160	ND 3	ND	ND	58.0	8.5	6.6	2.1	22	12	250	NS	NS	NS	NS	NS	NS
		6/15/2020	438	7.68	22.7	8.96	6.00	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS
		6/9/2021	442	7.38	21	11.59	5.60	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS
		6/9/2022	463	7.59	24.7	7.64	6.00	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS
		6/6/2023	471	7.7	21.3	14.90	6.80	210	ND	ND	ND	63.0	8.6	6.8	2.1	19.0	15.0	310.0	NS	NS	NS	NS	NS	NS
RMS Well: 21S/23E-31 (E0047650)	Agriculture	6/10/2020	989	7.97	20.8	4.76	ND	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS
		6/1/2021	902	7.89	20.8	4.32	ND	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS
		6/14/2022	933	7.91	20.2	6.06	ND	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS
RMS Well: LTRID TSS L	Drinking	6/30/2021	842	7.42	24.2	6.59	1.70	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS
		6/13/2023	1,544	9.20	21.7	1.80	0.50	NS	NS	NS	NS	NS	28	NS	NS	250	NS	880	13	1.8	ND	ND	ND	ND

1. ppt = parts per trillion, ppb = parts per billion, ppm = parts per million

2. Not Sampled

3. Not Detected

## ATTACHMENT 1 - TULE SUBBASIN 2022/2023 ANNUAL REPORT

# Tule Subbasin 2022/23 Annual Report

March 2024

Prepared for Tule Subbasin Technical Advisory Committee

**Prepared by** 

Thomas Harder, P.G., C.HG. Principal Hydrogeologist







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Tho	ma	nas Harder & Co. i	


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Thomas Harder & Co. Groundwater Consulting



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#### **Executive Summary**

This is the fourth annual report of the Tule Subbasin, identified by the California Department of Water Resources (CDWR) as No. 5-22-13 of the Tulare Lake Hydrologic Region (see Figure 1). This report is being submitted in compliance with Title 23 of the California Code of Regulations, Division 2, Chapter 1.5, Subchapter 2, Article 7, Section 356.2, as required under the Sustainable Groundwater Management Act (SGMA). As per Section 356.2, this report addresses data collected for the preceding water year, which covers October 1, 2022, through September 30, 2023.

The Tule Subbasin includes eight Groundwater Sustainability Agencies (GSAs; see Figure 2):

- 1. Eastern Tule Groundwater Sustainability Agency (ETGSA),
- 2. Tri-County Water Authority (TCWA),
- 3. Pixley Irrigation District Groundwater Sustainability Agency (Pixley GSA),
- 4. Lower Tule River Irrigation District Groundwater Sustainability Agency (LTGSA),
- 5. Delano-Earlimart Irrigation District Groundwater Sustainability Agency (DEID GSA)
- 6. Alpaugh Groundwater Sustainability Agency (Alpaugh GSA)
- 7. Kern-Tulare Water District Groundwater Sustainability Agency (KTWD GSA), and
- 8. Tulare County Groundwater Sustainability Agency (Tulare County GSA).

Seven of the eight GSAs within the Tule Subbasin have developed and submitted to the CDWR independent Groundwater Sustainability Plans (GSPs) pursuant to 23 CCR §353.6. Tulare County GSA has entered into Memoranda of Understanding (MOUs) concerning coverage of territories under adjacent GSPs. As such, their jurisdictional areas are included in the other seven GSPs.

#### **Groundwater Elevation Data**

Two primary aquifers have been identified within the Tule Subbasin: an upper unconfined to semiconfined aquifer (the Upper Aquifer) and a lower semi-confined to confined aquifer (the Lower Aquifer). Groundwater elevation contour maps and hydrographs have been developed for each of these two primary aquifers.

Groundwater in the Upper Aquifer of the Tule Subbasin flows from areas of natural recharge along major streams at the base of the Sierra Nevada Mountains on the eastern boundary towards a groundwater pumping depression in the central portion of the subbasin. Groundwater flow patterns did not change significantly between the spring and fall 2023. In the Upper Aquifer, groundwater generally flows from the northeast to the southwest towards groundwater level depressions in the northwestern and western portions of the subbasin. The same groundwater level conditions and flow patterns were observed from Lower Aquifer contour maps generated from both the spring and fall of 2023.



Groundwater levels in the Tule Subbasin vary seasonally and over longer periods based on precipitation trends and groundwater pumping. Groundwater levels were generally higher across much of the Tule Subbasin for the 2022/23 water year as a result of recent wet conditions and less groundwater pumping relative to previous years.

#### **Groundwater Extractions**

Total groundwater extraction from the Tule Subbasin for water year 2022/23 was 396,810 acre-ft, as summarized by water use sector in the following table:

Groundwater		Groundwat	ter Extracti	on Sector	
Sustainability Agency	Management Area	Agricultural (acre-ft)	Urban (acre-ft)	For Export (acre-ft)	Total (acre-ft)
	Agricultural	49,000	0	2,300	51,300
	Municipal	0	1,220	0	1,220
LIRID	Tulare County MOU	1,000	0	0	1,000
	Total	50,000	1,220	2,300	53,520
	Greater Tule	144,300	0	0	144,300
	Porterville Community	1,500	10,180	0	11,680
ETGSA	Ducor Community	0	90	0	90
	Terra Bella Community	0	210	0	210
	Total	145,800	10,480	0	156,280
	DEID	38,900	0	0	38,900
	Richgrove CSD	0	870	0	870
DEID	Earlimart PUD	0	2,930	0	2,930
	Total	38,900	3,800	0	42,700
	Pixley ID	80,000	0	0	80,000
Pixley ID	Pixley PUD	0	560	0	560
TIMEYID	Teviston CSD	0	100	0	100
	Total	80,000	660	0	80,660
	North	1,400	0	2,500	3,900
TCWA	Southeast	57,000	100	0	57,100
	Total	58,400	100	2,500	61,000
Alpaugh ID	Total	o	250	0	250
KTWD	Total	2,400	0	0	2,400
	Grand Total	375,500	16,510	4,800	396,810

Table ES-1
Tule Subbasin Groundwater Extraction for Water Year 2022/23

#### **Surface Water Supplies**

Total surface water available for use within the Tule Subbasin for water year 2022/23 was 1,749,430 acre-ft as summarized by water use sector in the following table:

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GSA	Management Area	Central Valley Project	Managed Local Supplies	Recycled Water	Reused Water	Precip- itation	Total
	Agricultural	314.500	291.300	0	0	121.200	727.000
LTRID	Municipal	0	0	230	0	0	230
	Tulare County MOU	0	0	0	0	900	900
	Total	314,500	291,300	230	0	122,100	728,130
	Greater Tule	151,100	36,800	0	0	176,500	364,400
	Porterville Community	0	9,700	5,000	0	3,300	18,000
ETGSA	Ducor Community	0	0	0	0	0	0
	Terra Bella Community	1,400	0	0	0	0	1,400
	Total	152,500	46,500	5,000	0	179,800	383,800
	DEID	187,400	0	0	0	61,600	249,000
	Richgrove CSD	0	0	0	0	0	0
DEID	Earlimart PUD	0	0	0	0	0	0
	Total	187,400	0	0	0	61,600	249,000
	Pixley ID	86,300	45,500	0	0	71,800	203,600
Pixley ID	Pixley PUD	0	0	0	0	0	0
I IXIEY ID	Teviston CSD	0	0	0	0	0	0
	Total	86,300	45,500	0	0	71,800	203,600
	North	0	67,600	0	0	8,300	75,900
TCWA	Southeast	0	0	0	0	51,500	51,500
	Total	0	67,600	0	0	59,800	127,400
Alpaugh ID	Total	2,900	18,100	0	0	13,800	34,800
KTWD	Total	11,000	0	0	1,200	10,500	22,700
	Grand Total	754,600	469,000	5,230	1,200	519,400	1,749,430

#### Table ES-2

Tule Subbasin Surface Water Supplies for Water Year 2022/23

#### **Total Water Use**

Total water use in the Tule Subbasin for water year 2022/23, including both groundwater extractions, surface water supplies, recycled water, and reused water was 2,146,240 acre-ft as shown in the following table:





#### Table ES-3

### Tule Subbasin Total Water Use by Source for Water Year 2022/23

GSA	Management	Groundwater	Surface Water	Recycled	Reused	Total
-004-	Area	Extraction	Supplies	Water	Water	
	I	I				
LTRID	Agricultural	51,300	727,000	0	0	778,300
	Municipal	1,220	0	230	0	1,450
	Tulare County MOU	1,000	900	0	0	1,900
	Total	53,520	727,900	230	0	781,650
	Greater Tule	144,300	364,400	0	0	508,700
ETGSA	Porterville Community	11,680	13,000	5,000	0	29,680
	Ducor Community	90	0	0	0	90
	Terra Bella Community	210	1,400	0	0	1,610
	Total	156,280	378,800	5,000	0	540,080
	1					· · · ·
DEID	DEID	38,900	249,000	0	0	287,900
	Richgrove CSD	870	0	0	0	870
	Earlimart PUD	2,930	0	0	0	2,930
	Total	42,700	249,000	0	0	291,700
	Pixley ID	80,000	203,600	0	0	283,600
<b>Bixloy ID</b>	Pixley PUD	560	0	0	0	560
FIXIEYID	Teviston CSD	100	0	0	0	100
	Total	80,660	203,600	0	0	284,260
	North	3,900	75,900	0	0	79.800
TCWA	Southeast	57,100	51,500	0	0	108.600
	Total	61,000	127,400	0	0	188,400
Alnaugh ID	Total	250	24 200			35 050
Aipaugii ID		250	34,000	U	U	33,030
KTWD	Total	2,400	21,500	0	1,200	25,100
	Grand Total	396,810	1,743,000	5,230	1,200	2,146,240

Note: All values are in acre-ft.





#### Table ES-4

Tule Subbasin Tota	l Water Use by	Sector for Water	Year 2022/23
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GSA	Management Area	Agriculture	Urban	Managed Recharge	Native Vegetation	For Export	Total
				007.000		0.000	770 000
	Agricultural	408,200	0	367,800	0	2,300	778,300
LTRID GSA		0	1,220	230	0	0	1,450
		1,900	0	0	0	0	1,900
	lotal	410,100	1,220	368,030	0	2,300	781,650
	Greater Tule	364,000	0	144,700	0	0	508,700
	Porterville Community	7,600	10,180	11,900	0	0	29,680
ETGSA	Ducor Community	0	90	0	0	0	90
	Terra Bella Community	0	1,610	0	0	0	1,610
	Total	371,600	11,880	156,600	0	0	540,080
	1						
DEID GSA	DEID	191,400	0	41,900	0	54,600	287,900
	Richgrove CSD	0	870	0	0	0	870
	Earlimart PUD	0	2,930	0	0	0	2,930
	Total	191,400	3,800	41,900	0	54,600	291,700
	Pixley ID	215,800	0	67,800	0	0	283,600
	Pixley PUD	0	560	0	0	0	560
Pixley ID GSA	Teviston CSD	0	100	0	0	0	100
	Total	215,800	660	67,800	0	0	284,260
	North	16 300	0	61 000	0	2 500	79,800
	Southeast	10,500	100	01,000	0	2,300	108 600
	Total	124 800	100	61 000	0	2 500	188 400
	liotai	124,000	100	01,000	0	2,000	100,400
Alpaugh ID GSA	Total	31,800	250	3,000	0	0	35,050
KTWD GSA	Total	25,100	0	0	0	0	25,100
	Grand Total	1,370,600	17,910	698, 330	0	59,400	2,146,240

Total water use in the Tule Subbasin for water year 2022/23, for the agricultural, urban, managed recharge, native vegetation, and export sectors was 2,146,240 acre-ft as shown on the following table.

#### Change in Groundwater in Storage

Results of the change in groundwater in storage analysis showed that between fall 2022 and fall 2023, groundwater in storage increased by approximately 568,100 acre-ft in the Upper Aquifer and decreased by approximately 47,050 acre-ft in the Lower Aquifer.



Since 2015/16, the volume of groundwater in storage in the Tule Subbasin Upper Aquifer has increased by approximately 454,000 acre-ft and decreased by approximately 903,000 acre-ft in the Lower Aquifer.





# 1. Introduction

This is the fourth annual report of the Tule Subbasin, identified by the California Department of Water Resources (CDWR) as No. 5-22-13 of the Tulare Lake Hydrologic Region (see Figure 1). This report is being submitted in compliance with Title 23 of the California Code of Regulations, Division 2, Chapter 1.5, Subchapter 2, Article 7, Section 356.2, as required under the Sustainable Groundwater Management Act (SGMA). As per Section 356.2, this report addresses data collected for the preceding water year, which covers October 1, 2022, through September 30, 2023.

The Tule Subbasin includes eight Groundwater Sustainability Agencies (GSAs; see Figure 2):

- 1. Eastern Tule Groundwater Sustainability Agency (ETGSA),
- 2. Tri-County Water Authority (TCWA),
- 3. Pixley Irrigation District Groundwater Sustainability Agency (Pixley GSA),
- 4. Lower Tule River Irrigation District Groundwater Sustainability Agency (LTGSA),
- 5. Delano-Earlimart Irrigation District Groundwater Sustainability Agency (DEID GSA)
- 6. Alpaugh Groundwater Sustainability Agency (Alpaugh GSA)
- 7. Kern-Tulare Water District Groundwater Sustainability Agency (KTWD GSA), and
- 8. Tulare County Groundwater Sustainability Agency (Tulare County GSA).

Seven of the eight GSAs within the Tule Subbasin have developed and submitted to the CDWR independent Groundwater Sustainability Plans (GSPs) pursuant to 23 CCR §353.6. Tulare County GSA has entered into Memoranda of Understanding (MOUs) concerning coverage of territories under adjacent GSPs. As such, their jurisdictional areas are included in the other seven GSPs. Also, KTWD GSA was previously a Management Area within the ETGSA and incorporated into its GSPs. KTWD formed its own GSA in 2023 and is in the process of preparing a separate GSP in 2024 for submittal to the CDWR.

The six GSPs for the Tule Subbasin have been developed and submitted under a Coordination Agreement. The purpose of the Coordination Agreement is to fulfill all statutory and regulatory requirements related to intra-basin coordination agreements pursuant to SGMA. The Coordination Agreement includes two attachments: Attachment 1 describes the subbasin-wide monitoring network that all Tule Subbasin GSAs shall utilize for the collection of data to be used in annual reports. Attachment 2 describes the subbasin setting, which represents the coordinated understanding of the physical characteristics of the subbasin.

# **1.1 Tule Subbasin Description**

The Tule Subbasin is in the southern portion of the San Joaquin Valley Groundwater Basin in the Central Valley of California. The area of the Tule Subbasin is defined by the latest version of CDWR Bulletin 118<sup>1</sup> and is approximately 744 square miles (475,895 acres). The lateral



California Department of Water Resources, 2016. Final 2016 Bulletin 118 Groundwater Basin Boundaries shapefile. http://www.water.ca.gov/groundwater/sgm/basin\_boundaries.cfm

boundaries of the subbasin include both natural and political boundaries (see Figure 2). The eastern boundary of the Tule Subbasin is defined by the surface contact between crystalline rocks of the Sierra Nevada and surficial alluvial sediments that make up the groundwater basin. The northern boundary is defined by the Lower Tule River Irrigation District (LTRID) and Porterville Irrigation District boundaries. The western boundary is defined by the Tulare County/Kings County boundary, except for a portion of the Tulare Lake Basin Water Storage District that extends east across the county boundary and is excluded from the subbasin. The southern boundary is defined by the Tulare County/Kern County boundary except for the portion of the Delano-Earlimart Irrigation District (DEID) that extends south of the county boundary and is included in the subbasin. Communities within the subbasin include Allensworth, Alpaugh, Porterville, Tipton, Woodville, Poplar, Teviston, Pixley, Earlimart, Richgrove, Ducor and Terra Bella. Neighboring DWR Bulletin 118 subbasins include the Kern County Subbasin to the south, the Tulare Lake Subbasin to the west, and the Kaweah Subbasin to the north.

# 1.2 Hydrogeologic Setting

The Tule Subbasin is located on a series of coalescing alluvial fans that extend toward the center of the San Joaquin Valley from the Sierra Nevada Mountains (see Figure 3). The alluvial fans merge with lacustrine deposits of the Tulare Lakebed in the western portion of the subbasin. Land surface elevations within the Tule Subbasin range from approximately 850 ft above mean sea level (amsl) along the eastern margins of the subbasin to approximately 180 ft amsl at the western boundary (see Figure 3).

Where saturated in the subsurface, the permeable sand and gravel layers form the principal aquifers in the Tule Subbasin and adjacent areas to the north, south and west. Individual aquifer layers consist of lenticular sand and gravel deposits of varying thickness and lateral extent. The aquifer layers are interbedded with low permeability silt and clay confining layers. In general, there are five aquifer/aquitard units in the subsurface beneath the Tule Subbasin (see Figure 4):

- 1. Upper Aquifer
- 2. The Corcoran Clay Confining Unit
- 3. Lower Aquifer
- 4. Pliocene Marine Deposits (generally considered an aquitard)
- 5. Santa Margarita Formation and Olcese Formation of the Southeastern Subbasin

Two primary aquifers have been identified within the Tule Subbasin: an upper unconfined to semiconfined aquifer and a lower semi-confined to confined aquifer. The upper and lower aquifers are separated by the Corcoran Clay confining unit in the western portion of the subbasin. Groundwater within the southeastern portion of the subbasin is also produced from the Santa Margarita Formation, which is located stratigraphically below the lower aquifer.



In general, groundwater in the Tule Subbasin flows from areas of natural recharge along major streams at the base of the Sierra Nevada Mountains on the eastern boundary towards the western-central portion of the subbasin.

#### **1.3 Tule Subbasin Monitoring Network**

The Tule Subbasin Technical Advisory Committee (TAC) has developed a subbasin-wide monitoring plan, which describes the monitoring network and monitoring methodologies to be used to collect the data to be included in Tule Subbasin GSPs and annual reports. The subbasin-wide monitoring plan is included as Attachment 1 to the Coordination Agreement. The groundwater level monitoring network from the monitoring plan is shown on Figure 5 and includes monitoring features to enable collection of data from the Upper Aquifer, Lower Aquifer and Santa Margarita Formation aquifer. Groundwater levels are collected in the late winter/early spring (February) and in October to account for seasonal high and low groundwater conditions.

A subset of groundwater level monitoring features in the monitoring plan have been identified as representative monitoring sites (RMS) to be relied on for the purpose of assessing progress with respect to groundwater level sustainability in the subbasin. The representative groundwater level monitoring sites are shown on Figure 5.

A land surface elevation monitoring network has also been established and is shown on Figure 6. This monitoring network consists of 132 benchmarks installed by the Tule Subbasin TAC between 2020 and 2022, 58 existing benchmarks installed by the Friant Water Authority, and 74 benchmarks within the network have been designated as a representative monitoring site (RMS). The elevations of the benchmarks are surveyed annually, at a minimum. Land surface change from July 2022 to July 2023 as measured at available benchmarks are shown on Figure 7. The most recent land surface elevation data are provided in Appendices A through G, along with established measurable objectives and minimum thresholds. Land subsidence measured from InSAR data provided by the CDWR from October 2022 to September 2023 is shown on Figure 8.

# **1.4** Purpose and Scope of this Annual Report

The purpose of this annual report is to document groundwater level conditions, groundwater extractions, surface water supply, and changes in groundwater storage in the Tule Subbasin for the 2022/23 water year, in accordance with CCR §356.2. The annual report also provides a description of progress toward implementing the collective GSPs for the seven GSAs in the subbasin.





# 2. Groundwater Elevation Data §356.2 (b)(1)

Groundwater elevation contour maps were developed using data compiled from wells that are part of the Tule Subbasin Monitoring Plan (e.g. Representative Monitoring Site Wells), wells monitored as part of the Irrigated Lands Regulatory Program (ILRP), and wells from other monitoring programs, which are primarily monitored by local irrigation districts. Wells from the first two sources were identified as being perforated in either the Upper Aquifer or Lower Aquifer or both the Upper and Lower aquifers (i.e. composite aquifer wells). The perforation depths for most wells from the other monitoring programs are unknown and are therefore not included in the groundwater level monitoring network as shown on Figure 5. Sources of uncertainty in the available data included:

- Lack of representative monitoring well data in some areas.
- Limitations in the number of monitoring wells with known perforation intervals.
- Variations in monitoring frequency, such as due to lack of access, resulting in different spatial and temporal coverage from contour map to contour map.
- Utilization of groundwater level data from private agricultural wells in which the pumping status was unknown or where the length of time between turning the pumps off and obtaining the measurements was unknown.
- New data that was available for the 2023 contour map(s) but was not available at the time the 2022 contour map(s) was developed.

In general, TH&Co used as much of the available data as possible to generate the contour maps presented in this annual report. However, given uncertainties in the data, some professional judgment was involved. The process for generating the contours was as follows:

- For the Upper Aquifer contour maps, the basemaps originally included groundwater level data for Upper Aquifer wells (based on available documentation), wells with perforations in composite aquifers, and wells with unknown perforation intervals.
- Based on available data, the hydraulic head of the Upper Aquifer in the Tule Subbasin is always higher than the hydraulic head of the Lower Aquifer. In areas where multiple groundwater levels were available, the highest elevation was used to constrain the contours.
- Groundwater levels from wells for which documentation showed them to be Upper Aquifer wells were generally given the highest weight in generating the contours. However, in some cases, groundwater levels in designated Upper Aquifer wells were significantly lower than groundwater levels in other area wells whose perforation interval was unknown. In those cases, the contours were constrained to the higher levels.
- Groundwater levels measured in dedicated monitoring wells were always relied on.



- In some instances, additional groundwater levels from wells not formally within the groundwater level monitoring network (see Figure 5) were included, as available, such as from wells with unknown aquifer designations.
- The Upper Aquifer groundwater contour maps shown on Figures 9 and 10 show only the data upon which the contours were developed.
- For the Lower Aquifer, groundwater levels from d wells known to be perforated exclusively in the Lower Aquifer (including dedicated Lower Aquifer monitoring wells) were the primary source of data used to generate the contour maps. Supplement data from wells with composite and unknown aquifer designations was used in some cases and was based on comparison of their groundwater levels to those of nearby wells (see Figures 11 and 12).

Uncertainties in the groundwater level monitoring network are being addressed through the drilling and construction of dedicated, aquifer specific monitoring wells as well as investigations and improvements to the other wells being monitored. As new monitoring wells are constructed, they will replace some of the agricultural wells that are currently relied on. To date, two nested monitoring wells, four cluster monitoring wells, and one single completion monitoring well have been added to the monitoring network. Further, additional monitoring wells may be constructed in the future. As more monitoring features are installed, it is expected that groundwater elevation contour maps from year to year will become more representative.

# 2.1 Groundwater Elevation Contour Maps §356.2 (b)(1)(A)

#### **Upper Aquifer**

Groundwater in the Upper Aquifer of the Tule Subbasin flows from areas of natural recharge along major streams at the base of the Sierra Nevada Mountains on the eastern boundary towards a groundwater pumping depression in the west-central portion of the subbasin (see Figures 9 and 10). The pumping depression is most pronounced between the Tule River and Deer Creek west of Highway 99. The groundwater level depression was observed from data collected in both the spring and fall of 2023. Groundwater flow patterns in the Upper Aquifer did not change significantly between the spring and fall of 2023.

The Upper Aquifer in the southeastern portion of the Tule Subbasin has been largely dewatered since the 1960s.<sup>2</sup>

<sup>&</sup>lt;sup>2</sup> Lofgren, B.E., and Klausing, R.L., 1969. Land Subsidence Due to Groundwater Withdrawal Tulare-Wasco Area California. United States Geological Survey Professional Paper 437-B.







#### **Lower Aquifer**

In the Lower Aquifer, groundwater generally flows from the northeast to the southwest towards groundwater level depressions in the northwestern and western portions of the subbasin (see Figures 11 and 12). Lower Aquifer pumping depressions are observed in the Tri-County GSA and Alpaugh GSA areas. The same groundwater level conditions and flow patterns were observed from Lower Aquifer contour maps generated from both the spring and fall of 2023.

# 2.2 Groundwater Level Hydrographs §356.2 (b)(1)(B)

Groundwater level hydrographs for Representative Monitoring Site (RMS) wells in each GSA are provided in Appendices A through G. Spring and fall 2023 groundwater levels for the RMS wells are summarized in Tables 1 through 7 of the following sections.

It is noted that some of the RMS wells shown in Tables 1 through 7 have been added since the Tule Subbasin GSPs were finalized in July 2022. Most of the added RMS wells are new dedicated monitoring wells that have been drilled and constructed since January 2020. Some existing wells have been identified and added as RMS wells to address data gaps. Finally, some of the previously designated RMS wells were found to be inadequate for collecting reliable data and alternate existing wells were identified as replacements. These changes are consistent with Section 4.1 of the Tule Basin Monitoring Plan (TSMP),<sup>3</sup> which states that the plan is "...both flexible and iterative, allowing for the addition or subtraction of monitoring features, as necessary, and to accommodate changes in monitoring frequency and alternative methodologies, as appropriate."

The newly added RMS wells in Tables 1 through 7 have not yet been assigned Sustainable Management Criteria (SMC; measurable objectives, intermediate milestones, and minimum thresholds). The work to assign the SMC at each RMS is currently underway.

On-going data collected at new RMS wells allows the Tule Subbasin TAC to address areas of data gaps and improve the accuracy of the subbasin-wide groundwater model, which is relied upon as a tool for establishing SMC. The Tule Subbasin TAC is currently reevaluating SMC established at all existing and new RMS sites and the new SMCs will be included in updated GSPs to be published in 2024.

# 2.1.1. Lower Tule River Irrigation District GSA

There are 13 RMS wells in the LTRID GSA (see Figure 5). Of these wells, six are perforated in the Upper Aquifer, five are perforated in the Lower Aquifer, and two are composite wells perforated in two aquifers. Hydrographs for each of the wells are provided in Appendix A.



<sup>&</sup>lt;sup>3</sup> Tule Subbasin Coordination Agreement, Attachment 1. January 2020.

Available groundwater level data for LTRID GSA RMS wells from the spring and fall of 2023 are summarized in the following table:

	G	oundwater Elevation (ft amsl)						
Well	Spring 2023	Fall 2023	Measurable Objective	Minimum Threshold				
Upper Aquifer			·					
22S/23E-30J01	39.6	63.6	-67	-71				
21S/23E-32K01	34.8	155.5	54	13				
21S/24E-35A01	104.5	N/A	68	54				
21S/26E-32B02	162.1	190.3	113	103				
21S/26E-34	230.9	268.2	261	231				
LTRID TSS U	179.7	209.8	129	101				
Lower Aquifer								
20S/26E-32	139.4	141.3	79	36				
21S/25E-36	66.8	96.2	49	1				
22S/23E-08	-98.9	N/A <sup>1</sup>	-195	-224				
LTRID TSS M	56.7	41.8	62	28				
LTRID TSS L	117.0	118	-67	-101				
Composite Aquifer	Composite Aquifer							
22S/24E-01Q01	33.9	3.5	-85	-143				
22S/26E-03	207.6	194.3	N/A	N/A				

# Table 1Lower Tule River Irrigation District GSA2022/23 Groundwater Levels at Representative Monitoring Site Wells

 $^{1}N/A = Not Available$ 

For the Upper Aquifer monitoring wells, groundwater levels were generally higher in fall 2023 compared to spring 2023. All measured groundwater levels in the Upper Aquifer monitoring wells were above their respective measurable objectives and minimum thresholds.

For the Lower Aquifer monitoring wells from which groundwater levels could be obtained, groundwater levels were generally higher in fall 2023 compared to spring 2023 with Well LTRID TSS L as the exception. All measured groundwater levels in Lower Aquifer monitoring wells were above their respective measurable objectives and minimum thresholds.

For the Composite Aquifer monitoring wells, groundwater levels were lower in fall 2023 compared to spring 2023. Groundwater levels in 22S/24E-01Q01 were above the measurable objective and minimum threshold for this well.



#### 2.1.2. Eastern Tule GSA

There are 8 RMS wells in the ETGSA (see Figure 5). Of these wells, three are perforated in the Upper Aquifer, one in the Lower Aquifer and the Santa Margarita Formation and three are composite wells perforated in two aquifers. Hydrographs for each of the wells are provided in Appendix B. Available groundwater level data for ETGSA RMS wells from the spring and fall of 2023 are summarized in the following table:

	Groundwater Elevation (ft amsl)						
Well	Spring 2023	Fall 2023	Measurable Objective	Minimum Threshold			
Upper Aquifer							
C-1	368.0	377.4	353	314			
R-11	314.0	382.7	357	281			
22S/26E-13R01	239.8	254.9	228	199			
Lower Aquifer							
22S/26E-24	97.3	68.2	46	-18			
Santa Margarita Forr	nation						
23S/27E-27	79.8	-5.4	54	-30			
Composite Aquifer	Composite Aquifer						
C-16	211.0	193.0	124	61			
22S/26E-25J01	N/A <sup>1</sup>	158.9	N/A	N/A			
23S/28E-04K01	574.8	580.5	N/A	N/A			

# Table 2Eastern Tule GSA2022/23 Groundwater Levels at Representative Monitoring Site Wells

 $^{1}N/A = Not Available$ 

For the Upper Aquifer monitoring wells, groundwater levels are higher in fall 2023 relative to spring 2023. All measured groundwater levels in Upper Aquifer monitoring wells were above their respective measurable objectives and minimum thresholds.

For the Lower Aquifer monitoring well, groundwater levels were lower in fall 2023 compared to spring 2023. All measured groundwater levels in the Lower Aquifer monitoring well were above their respective measurable objectives and minimum thresholds.

For the Santa Margarita Formation monitoring well, groundwater levels dropped noticeably between spring and fall 2023 and likely represent seasonal pumping influence in this confined aquifer. Groundwater levels were above the respective measurable objective and minimum threshold in the spring but fell below the measurable objective in the fall



For the Composite Aquifer monitoring wells, groundwater levels in C-16 fell from spring to fall 2023 but rose in well 23S/28E-04K01. Both groundwater levels were above the measurable objective and minimum threshold for Well C-16.

#### 2.1.3. Delano-Earlimart GSA

There are 9 RMS wells in the DEID GSA (see Figure 5). Of these wells, four are perforated in the Upper Aquifer, four are perforated in the Lower Aquifer and one is a composite well perforated in two aquifers. Hydrographs for each of the wells are provided in Appendix C. Available groundwater level data for DEID GSA RMS wells from the spring and fall of 2023 are summarized in the following table:

	Gi	Groundwater Elevation (ft amsl)					
Well	Spring 2023	Fall 2023	Measurable Objective	Minimum Threshold			
Upper Aquifer							
24S/25E-35H01	163.1	160.9	165	149			
24S/26E-04P01	99.6	92.6	158	61			
M19-U	N/A <sup>1</sup>	188	255	196			
24S/26E-11	168.1	164.9	189	106			
Lower Aquifer							
25S/26E-9C01	97.6	104.3	84	66			
M19 -L	N/A	94	165	92			
24S/27E-31	92.5	104.5	166	117			
25S/26E-08H	112.5	114.7	N/A	N/A			
23S/26E-29D01	67.6	59.0	74	54			
Composite Aquifer							
23S/25E-27	1.4	-14.1	102	13			

Table 3
Delano-Earlimart Irrigation District GSA
2022/23 Groundwater Levels at Representative Monitoring Site Wells

 $^{1}N/A = Not Available$ 

For the Upper Aquifer monitoring wells, groundwater levels were lower in fall 2023 compared to spring 2023. Available spring and fall groundwater levels were below the respective measurable objectives for all Upper Aquifer RMS wells. The fall 2023 groundwater level in Well M19-U was below its respective measurable objective and minimum threshold.

For the Lower Aquifer monitoring wells, groundwater levels were higher in fall 2023 compared to spring 2023. In Well M19-L, the fall 2023 groundwater level dropped below the respective measurable objective. In Well 24S/27E-31, the spring and fall groundwater levels fell below both the measurable objective and minimum threshold. In Well 23S/26E-29D01, groundwater levels

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were below the measurable objective but above the minimum threshold. Groundwater levels in Well 25S/26E-9C01 remained above the respective measurable objectives and minimum thresholds.

For the Composite Aquifer monitoring well, 23S/25E-27, groundwater levels dropped from spring 2023 to fall 2023. In this well, both groundwater levels were below its measurable objective and minimum threshold.

#### 2.1.4. Pixley Irrigation District GSA

There are 6 RMS wells in the Pixley GSA (see Figure 5). Of these wells, four are perforated in the Upper Aquifer and two are perforated in the Lower Aquifer. Hydrographs for each of the wells are provided in Appendix D. Available groundwater level data for Pixley GSA RMS wells from the spring and fall of 2023 are summarized in the following table:

# Table 4Pixley Irrigation District GSA2022/23 Groundwater Levels at Representative Monitoring Site Wells

	Gı	Groundwater Elevation (ft amsl)					
Well	Spring 2023	Fall 2023	Measurable Objective	Minimum Threshold			
Upper Aquifer							
22S/24E-23J01	-29.5	-20.5	-54	-112			
23S/24E-28J02	83.9	90.0	26	15			
22S/25E-25N01	10.9	13.8	-9	-51			
PIDGSA-01 U	142.6	155.0	109	99			
Lower Aquifer							
TSMW 1L	-73.4	-99.2	-161	-237			
PIDGSA-01 L	101.8	95.0	60	-2			

For the Upper Aquifer monitoring wells, groundwater levels were higher in fall 2023 compared to spring 2023. Groundwater levels in all four Upper Aquifer wells remained above their respective measurable objectives and minimum thresholds.

For the Lower Aquifer monitoring wells, groundwater levels dropped from spring 2023 to fall 2023 and remained above their respective measurable objectives and minimum thresholds.





#### 2.1.5. Tri-County Water Authority

There are 8 RMS wells in the TCWA (see Figure 5). Of these wells, three are perforated in the Upper Aquifer and five are perforated in the Lower Aquifer. Hydrographs for each of the wells are provided in Appendix E. Available groundwater level data for TCWA RMS wells from the spring and fall of 2023 are summarized in the following table:

# Table 5Tri-County Water Authority2022/23 Groundwater Levels at Representative Monitoring Site Wells

	Groundwater Elevation (ft amsl)							
Well	Spring 2023 Fall 2023		Measurable Objective	Minimum Threshold				
Upper Aquifer								
22S/23E-25C01 (E20)	43.0	44.0	-41	-102				
24S/23E-22E01	59.8	55.0	42	19				
TSMW 5U	118.2	178.6	95	78				
Lower Aquifer								
22S/23E-27F01 (G-13)	-39.0	-90.0	-80	-210				
24S/23E-22R02	N/A <sup>1</sup>	N/A	-10	-175				
TSMW 5L	-123.3	-169.8	N/A	N/A				
24S/23E-15R01	-146.0	-166.6	-15	-150				
24S/24E-03A01	100.1	N/A	198	143				

 $^{1}N/A = Not Available$ 

For the Upper Aquifer monitoring wells, groundwater levels were generally higher in fall 2023 compared to spring 2023, except for well 24S/23E-22E01. All measured groundwater levels were above their respective measurable objectives and minimum thresholds.

Fall 2023 groundwater levels declined relative to spring 2023 in all Lower Aquifer monitoring wells with available data. Well 24S/23E-15R01's spring and fall 2023 groundwater levels were below its minimum threshold. The spring 2023 groundwater level at 24S/24E-03A01 was below its minimum threshold; the fall 2023 groundwater level at 24S/24E-03A01 is not available. The fall 2023 groundwater level in Well 22S/23E-27F01 (G-13) was above the minimum threshold.

#### 2.1.6. Alpaugh GSA

The Alpaugh GSA has two Lower aquifer RMS wells: Well 23S/23E-25N01 and Well 55 (see Figure 5). The hydrographs for Well 23S/23E-25N01 and Well 55 are provided in Appendix F. Available groundwater level data for Alpaugh GSA RMS wells from the spring and fall of 2023 is summarized in the following table:



#### Table 6

# Alpaugh Irrigation District GSA 2022/23 Groundwater Levels at the Representative Monitoring Site Wells

	Groundwater Elevation (ft amsl)							
Well	Spring 2023	Fall 2023	Measurable Objective	Minimum Threshold				
Lower Aquifer								
23S/23E-25N01	39.7	N/A <sup>1</sup>	-5	-110				
Well 55	-141.0	-140.0	-92	-209				

 $^{1}N/A = Not Available$ 

For the Lower Aquifer monitoring wells, comparative data for spring and fall 2023 were only available for Well 55. Groundwater levels in Well 55 showed a one foot between spring and fall 2023. The groundwater levels for well 23S/23E-25N01 were above the respective measurable objective and minimum threshold while Well 55 only remained above its respective minimum threshold.

#### 2.1.7. Kern-Tulare WD GSA

There are three RMS wells in the KTWD GSA (see Figure 5). Of these wells, two are perforated in the Lower Aquifer and one is perforated in the Santa Margarita Formation. Hydrographs for each of the wells are provided in Appendix G. Available groundwater level data for KTWD GSA RMS wells from the spring and fall of 2023 are summarized in the following table:

#### Table 7

#### Kern-Tulare WD GSA 2022/23 Groundwater Levels at the Representative Monitoring Site Wells

	Groundwater Elevation (ft amsl)							
Well	Spring 2023	Spring 2023 Fall 2023 Measurable Objective		Minimum Threshold				
Lower Aquifer								
TSMW-6L	210.1	209.0	187	144				
Santa Margarita Format	ion							
24S/27E-32M01	36.8 <sup>1</sup>	-16.6	-31	-107				
TSMW-6SM	26.9	-24.3	-13	-92				

<sup>1</sup>Groundwater level from May 2023

For the Lower Aquifer monitoring well, TSMW-6L, the fall 2023 groundwater level slightly decreased from spring 2023 while both fall and spring remained above the respective measurable objective and minimum threshold.

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Of the two Santa Margarita Formation monitoring wells, groundwater levels were lower in fall 2023 than spring 2023. All groundwater levels remained above their respective measurable objectives and minimum thresholds with the exception of Well TSMW-6SM which fell below its measurable objective in fall 2023.





# 3. Groundwater Extraction §356.2 (b)(2)

#### 3.1 Groundwater Extraction by Sector

Sectors that extract groundwater (i.e. groundwater pumping) in the Tule Subbasin include agriculture, urban, and for exports out of the Subbasin. Total groundwater extraction from the Tule Subbasin for water year 2022/23 was 396,810 acre-ft (see Table 8). The distribution of groundwater production across the subbasin is shown on Figure 13.

Groundwator		Groundwat	ter Extracti	on Sector		
Sustainability Agency	Management Area	Agricultural (acre-ft)	Urban (acre-ft)	For Export (acre-ft)	Total (acre-ft)	
	Agricultural	49,000	0	2,300	51,300	
	Municipal	0	1,220	0	1,220	
LIKID	Tulare County MOU	1,000	0	0	1,000	
	Total	50,000	1,220	2,300	53,520	
	Greater Tule	144,300	0	0	144,300	
	Porterville Community	1,500	10,180	0	11,680	
ETGSA	Ducor Community	0	90	0	90	
	Terra Bella Community	0	210	0	210	
	Total	145,800	10,480	0	156,280	
	DEID	38,900	0	0	38,900	
	Richgrove CSD	0	870	0	870	
DEID	Earlimart PUD	0	2,930	0	2,930	
	Total	38,900	3,800	0	42,700	
	Pixley ID	80,000	0	0	80,000	
<b>Bixloy ID</b>	Pixley PUD	0	560	0	560	
FILLEYID	Teviston CSD	0	100	0	100	
	Total	80,000	660	0	80,660	
	North	1,400	0	2,500	3,900	
TCWA	Southeast	57,000	100	0	57,100	
	Total	58,400	100	2,500	61,000	
Alpaugh ID	Total	0	250	0	250	
KTWD	Total	2,400	0	0	2,400	
	Grand Total	375,500	16,510	4,800	396,810	

Table 8Tule Subbasin Groundwater Extraction for Water Year 2022/23





### 3.2 Groundwater Extraction Measurement Methods

Groundwater extractions were estimated based on best available data. The following table (Table 9) summarizes measurement methods with more detailed descriptions in the following sections.

Groundwater Sustainability Agency	Management Area	Groundwater Extraction Sector	Measure- ment Type	Method Description	Accuracy	Accuracy Description
		Agriculture	Estimated	Remote sensing ET and precip with irr. eff.	+/-20%	Combined uncertainty in ET, precip, and irr. eff.
	Agricultural	For Export	Measured	Metered pumping reported by exporter	+/-5%	Assumed accuracy for meters
LIRID	Municipal	Urban	Measured	Metered pumping reported by pumper	+/-5%	Assumed accuracy for meters
	Tulare County MOU	Agriculture	Estimated	Remote sensing ET and precip with irr. eff.	+/-20%	Combined uncertainty in ET, precip, and irr. eff.
	Greater Tule	Agriculture	Estimated	Remote sensing ET and precip with irr. eff.	+/-20%	Combined uncertainty in ET, precip, and irr. eff.
FTGSA	Porterville Community	Urban	Measured	Metered pumping reported by pumper	+/-5%	Assumed accuracy for meters
LICOA	Ducor Community	Urban	Estimated	Population and per capita water demand	+/-20%	Uncertainty in population and water demand
	Terra Bella Community	Urban	Measured	Metered use reported by owner	+/-5%	Assumed accuracy for meters
	DEID	Agriculture	Estimated	Remote sensing ET and precip with irr. eff.	+/-20%	Combined uncertainty in ET, precip, and irr. eff.
DEID	Richgrove CSD	Urban	Estimated	Population and per capita water demand	+/-20%	Uncertainty in population and water demand
	Earlimart PUD	Urban	Estimated	Population and per capita water demand	+/-20%	Uncertainty in population and water demand
	Pixley ID	Agriculture	Estimated	Remote sensing ET and precip with irr. eff.	+/-20%	Combined uncertainty in ET, precip, and irr. eff.
Pixley ID	Pixley PUD	Urban	Measured	Metered pumping reported by pumper	+/-5%	Assumed accuracy for meters
	Teviston CSD	Urban	Measured	Metered pumping reported by pumper	+/-5%	Assumed accuracy for meters
	North	Agriculture	Measured	Metered pumping reported by pumper	+/-5%	Assumed accuracy for meters
TCWA	Noran	For Export	Measured	Metered pumping reported by exporter	+/-5%	Assumed accuracy for meters
IONA	Southeast	Agriculture	Estimated	Remote sensing ET and precip with irr. eff.	+/-20%	Combined uncertainty in ET, precip, and irr. eff.
	Councast	Urban	Estimated	Estimated by GSA	+/-20%	Uncertainty in population and water demand
	N/A	Agriculture	Estimated	Remote sensing ET and precip with irr. eff.	+/-20%	Combined uncertainty in ET, precip, and irr. eff.
Alpauginib		Urban	Measured	Reported from water purveyor	+/-5%	Assumed accuracy for meters
KTWD	N/A	Agriculture	Estimated	Remote sensing ET and precip with irr. eff.	+/-20%	Combined uncertainty in ET, precip, and irr. eff.

# Table 9Tule Subbasin Groundwater Extraction Measurement Methods





#### 3.2.1 Agricultural Groundwater Extractions

Agricultural groundwater pumping in the Tule Subbasin is estimated as a function of the total agricultural water demand, surface water deliveries, and precipitation. The total agricultural water demand (i.e. applied water demand) is estimated as follows:

$$W_d = \frac{A_i x \left( ET - P_{eff} \right)}{I_{eff}}$$

Where:

 $W_d = Total Agricultural Water Demand (acre-ft)$   $A_i = Irrigated Area (acres)$  ET = Evapotranspiration (acre-ft/acre)  $P_{eff} = Effective Precipitation (acre-ft/acre)$   $I_{eff} = Irrigation Efficiency (unitless)$ 

Monthly crop evapotranspiration (ET) is estimated using remote sensing (i.e. satellite) data. The satellite data is entered into a model, which is used to estimate the ET rate and ET spatial distribution of an area in any given time period. When appropriately calibrated to land-based ET and/or climate stations and validated with crop surveys, the satellite-based model provides an estimate of crop ET (i.e. consumptive use). For the 2022/23 water year, crop evapotranspiration was provided by data from Land IQ.

Irrigation efficiency ( $I_{eff}$ ) is estimated for any given area based on the irrigation method for that area (e.g. drip irrigation, flood irrigation, micro sprinkler, etc.). Irrigation methods are correlated with crop types based on either CDWR land use maps or field surveys. The following irrigation efficiencies will be applied to the different irrigation methods based on California Energy Commission (2006):

- Border Strip Irrigation 77.5 percent
- Micro Sprinkler 87.5 percent
- Surface Drip Irrigation 87.5 percent
- Furrow Irrigation 67.5 percent

Agricultural groundwater extraction is estimated as the total applied water demand  $(W_d)$  minus surface water deliveries and effective precipitation. Effective precipitation is the portion of precipitation that becomes evapotranspiration with the remainder of precipitation becoming recharge to the aquifer system.





It is noted that irrigated agricultural lands, and their respective groundwater extractions, within the Porterville Community Management Area are managed pursuant to the rules and regulations of the Greater Tule Management Area and are not associated with the City of Porterville.

Estimated Tule Subbasin 2022/23 agricultural groundwater production for each of the seven GSAs is summarized in Table 8. Total agricultural groundwater production for the Tule Subbasin in 2022/23 was approximately 375,500 acre-ft.

# 3.2.2 Urban Groundwater Extractions

Groundwater extractions for urban supply is conducted by the City of Porterville and small districts (e.g. Community Services Districts and Public Utility Districts) for the local communities in the Tule Subbasin. The City of Porterville groundwater pumping is metered and reported by the city. Municipal groundwater pumping by the other small communities within the Tule Subbasin are either measured with meters or estimated based on population and per capita water use. Total estimated municipal pumping in the Tule Subbasin for the 2022/23 water year was approximately 16,510 acre-ft (see Table 8).

It is noted that there are some households in the rural portions of the Tule Subbasin that rely on private wells to meet their domestic water supply needs. However, given the low population density of these areas, the volume of pumping from private domestic wells is considered negligible compared to the other pumping sources.

# 3.2.3 Groundwater Extractions for Export Out of the Tule Subbasin

Some of the groundwater extractions that occurs on the west side of the Tule Subbasin is exported out of the Subbasin for use elsewhere. Angiola Water District and the Boswell/Creighton Ranch have historically exported pumped groundwater out of the Tule Subbasin. Pumping is measured with meters and reported by the exporter. Total groundwater exports out of the Tule Subbasin for the 2022/23 water year was 4,800 acre-ft (see Table 8). This water is accounted for separately because the water is not applied within the Subbasin and there is no associated return flow.





# 4. Surface Water Supplies §356.2 (b)(3)

#### 4.1 Surface Water Supplies

Surface water sources in the Tule Subbasin include the Central Valley Project, Managed Local Supplies (the Tule River, Deer Creek, and the Tulare Lake), recycled water, reused water (from oil field produced water), and precipitation used for agriculture. Total surface water available for use within the Tule Subbasin for water year 2022/23 was approximately 1,749,430 acre-ft (see Table 10).

GSA	Management Area	Central Valley Project	Managed Local Supplies	Recycled Water	Reused Water	Precip- itation	Total
	Agricultural	314,500	291,300	0	0	121,200	727,000
	Municipal	0	0	230	0	0	230
LIRID	Tulare County MOU	0	0	0	0	900	900
	Total	314,500	291,300	230	0	122,100	728,130
	Greater Tule	151,100	36,800	0	0	176,500	364,400
	Porterville Community	0	9,700	5,000	0	3,300	18,000
ETGSA	Ducor Community	0	0	0	0	0	0
	Terra Bella Community	1,400	0	0	0	0	1,400
	Total	152,500	46,500	5,000	0	179,800	383,800
	DEID	187,400	0	0	0	61,600	249,000
	Richgrove CSD	0	0	0	0	0	0
DEID	Earlimart PUD	0	0	0	0	0	0
	Total	187,400	0	0	0	61,600	249,000
	Pixley ID	86,300	45,500	0	0	71,800	203,600
Piyloy ID	Pixley PUD	0	0	0	0	0	0
TIXIEYID	Teviston CSD	0	0	0	0	0	0
	Total	86,300	45,500	0	0	71,800	203,600
	North	0	67,600	0	0	8,300	75,900
TCWA	Southeast	0	0	0	0	51,500	51,500
	Total	0	67,600	0	0	59,800	127,400
Alpaugh ID	Total	2,900	18,100	0	0	13,800	34,800
KTWD	Total	11,000	0	0	1,200	10,500	22,700
	Grand Total	754,600	469,000	5,230	1,200	519,400	1,749,430

# Table 10Tule Subbasin Surface Water Supplies for Water Year 2022/23

#### 4.2 Central Valley Project

Most of the water imported into the Tule Subbasin is from the Central Valley Project (CVP) and delivered via the Friant-Kern Canal (FKC). Angiola Water District also imports water from other

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various sources including the King's River and State Water Project in certain years. Water from the FKC delivered to farmers and recharge basins via the Tule River and Deer Creek channels, unlined canals, and pipeline distribution systems of Porterville Irrigation District, LTRID, Pixley Irrigation District, Terra Bella Irrigation District, Teapot Dome Water District, DEID, and Saucelito Irrigation District.

Imported water is delivered to eleven water agencies within the Tule Subbasin from the Friant-Kern Canal. Imported water delivery data for 2022/23 was obtained from the respective districts or the United States Bureau of Reclamation (USBR) Central Valley Operation Annual Reports. Imported water deliveries to TCWA were obtained from the Angiola Water District. Imported water deliveries to the Tule Subbasin for 2022/23 totaled 754,600 acre-ft, as summarized in Table 10.

# 4.3 Managed Local Supplies

The Tule River, Deer Creek, and, in very wet years, the Tulare Lake and White River, are local surface water features that are diverted for agricultural use as managed local supply in the Tule Subbasin. Flow in the Tule River is controlled through releases from Lake Success. Stream flow entering Lake Success is measured and distributed to various water rights holders as allocated at Success Dam in accordance with the Tule River Water Diversion Schedule and Storage Agreement.<sup>4</sup> Releases of water from Lake Success and downstream diversions are documented in Tule River Association (TRA) annual reports. For water year 2022/2023, 512,100 acre-ft of water was released to the Tule River from Success Reservoir. Tule River diversions occur in the ETGSA, LTRID GSA, and TCWA GSA. In water year 2022/23, 198,500 acre-ft of Tule River water flowed out of the Tule Subbasin. Channel infiltration and ET losses account for the balance of Tule River water that was not diverted or did not flow out of the subbasin. Deer Creek diversions reported in Pixley ID GSA, Alpaugh ID GSA, and TCWA were 48,800 acre-ft in 2022/23. Alpaugh ID GSA and TCWA reported using a total of 61,000 acre-ft of Tulare Lake water in 2022/23 with Alpaugh ID GSA reporting an additional 6,600 acre-ft of water pumped from other flooded lands. TCWA reported using a total of 9,900 acre-ft of White River flood water. Total managed local supplies in the Tule Subbasin for 2022/23 totaled 469,000 acre-ft as summarized in Table 10.

#### 4.4 Recycled Water

Recycled water from wastewater treatment plant treated effluent is used for groundwater recharge and agricultural irrigation in the Tule Subbasin. The City of Porterville reported 2,800 acre-ft of recycled water was used for agricultural irrigation and 2,200 acre-ft of recycled water was used for groundwater recharge in 2022/23. In LTRID GSA, Poplar CSD and Woodville PUD reported



<sup>&</sup>lt;sup>4</sup> TRA, 1966. Tule River Diversion Schedule and Storage Agreement. Dated February 1, 1966; revised June 16, 1966.

a total of 230 acre-ft of recycled water deliveries for recharge. Total recycled water use in the Tule Subbasin was 5,230 acre-ft in 2022/23, as summarized in Table 8.

#### 4.5 Reused Water

The Kern-Tulare Water District receives water generated as a byproduct of oil production but is suitable for agricultural irrigation. The total volume of reused water received for agricultural irrigation in the portion of the Kern-Tulare Water District that is within the Tule Subbasin in 2022/23 was 1,200 acre-ft.

# 4.6 Precipitation

The volume of water entering the Tule Subbasin as precipitation was estimated based on monthly remote sensing data provided by LandIQ. An isohyetal map showing the estimated 2022/23 precipitation distribution across the subbasin is shown on Figure 14. Total precipitation at the Porterville precipitation station for water year 2022/23 was 16.5 inches, which is more than the average precipitation for the area (see Figure 14). Precipitation is accounted for as a surface water supply for irrigated agriculture as it offsets some of the evapotranspiration demand of the crops (see Section 3.2.1). The total volume of precipitation available for crops in 2022/23 was estimated to be approximately 519,400 acre-ft.





# 5. Total Water Use §356.2 (b)(4)

#### 5.2 Total Water Use by Source

Total water use in the Tule Subbasin for water year 2022/23, including groundwater extractions, surface water supplies, recycled water, and reused water was 2,146,240 acre-ft (see Table 11).

Table 11Tule Subbasin Total Water Use by Source for Water Year 2022/23

GSA	Management Area	Groundwater Extraction	Surface Water	Recycled Water	Reused Water	Total
	Λισα	Extraction	oupplies	Water	Water	
	Agricultural	51,300	727,000	0	0	778,300
	Municipal	1,220	0	230	0	1,450
LIKID	Tulare County MOU	1,000	900	0	0	1,900
	Total	53,520	727,900	230	0	781,650
	Greater Tule	144,300	364,400	0	0	508,700
	Porterville Community	11,680	13,000	5,000	0	29,680
ETGSA	Ducor Community	90	0	0	0	90
	Terra Bella Community	210	1,400	0	0	1,610
	Total	156,280	378,800	5,000	0	540,080
					-	
	DEID	38,900	249,000	0	0	287,900
DEID	Richgrove CSD	870	0	0	0	870
DEID	Earlimart PUD	2,930	0	0	0	2,930
	Total	42,700	249,000	0	0	291,700
	Pixley ID	80.000	203 600	0	_ ۱	283 600
	Pixley PLID	560	203,000	0	0	560
Pixley ID	Teviston CSD	100	0	0	0	100
	Total	80,660	203,600	0	0	284,260
	North	3,900	75,900	0	0	79.800
TCWA	Southeast	57,100	51,500	0	0	108,600
	Total	61,000	127,400	0	0	188,400
Alpaugh ID	Total	250	34,800	0	0	35,050
KTWD	Total	2,400	21,500	0	1,200	25,100
	Grand Total	396,810	1,743,000	5,230	1,200	2,146,240

Note: All values are in acre-ft.

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#### 5.3 Total Water Use by Sector

Total water use in the Tule Subbasin for water year 2022/23, for the agriculture, urban, managed recharge, native vegetation, and export sectors was 2,146,240 acre-ft (see Table 12).

GSA	Management Area	Agriculture	Urban	Managed Recharge	Native Vegetation	For Export	Total
		408 200	0	267.900	0	2 200	770 200
	Agricultural	400,200	1 220	307,600	0	2,300	1 450
LTRID GSA	Tulare County MOLL	1 900	1,220	230	0	0	1,430
		410 100	1 220	368.030	0	2 300	781 650
		410,100	1,220	300,000	0	2,000	701,000
	Greater Tule	364,000	0	144,700	0	0	508,700
	Porterville Community	7,600	10,180	11,900	0	0	29,680
ETGSA	Ducor Community	0	90	0	0	0	90
	Terra Bella Community	0	1,610	0	0	0	1,610
	Total	371,600	11,880	156,600	0	0	540,080
	1					1	
	DEID	191,400	0	41,900	0	54,600	287,900
	Richgrove CSD	0	870	0	0	0	870
	Earlimart PUD	0	2,930	0	0	0	2,930
	Total	191,400	3,800	41,900	0	54,600	291,700
				07.000			
		215,800	0	67,800	0	0	283,600
Pixley ID GSA		0	560	0	0	0	560
-		0	100	0	0	0	100
	lotal	215,800	660	67,800	U	0	284,260
	North	16.300	0	61.000	0	2.500	79.800
TCWA GSA	Southeast	108,500	100	0	0	0	108,600
	Total	124,800	100	61,000	0	2,500	188,400
Alpaugh ID GSA	Total	31,800	250	3,000	0	0	35,050
KTWD GSA	Total	25,100	0	0	0	0	25,100
	Grand Total	1,370,600	17,910	698,330	0	59,400	2,146,240

Table 12Tule Subbasin Total Water Use by Sector for Water Year 2022/23

It is noted that at this time the water use of native vegetation is a data gap and therefore the values are zero.





# 6. Change in Groundwater in Storage §354.16 (b)

#### 6.1 Change in Upper Aquifer Storage

For this annual report, the change in Upper Aquifer groundwater in storage for the Tule Subbasin was estimated for the time period between fall 2022 and fall 2023. The change in storage was estimated based on the following equation:

$$V_{\rm w}=S_yA\Delta h$$

Where:

$V_{w}$	=	the volume of groundwater storage change (acre-ft).
Sy	=	specific yield of aquifer sediments (unitless).
A	=	the surface area of the aquifer within the Tule Subbasin/GSA (acres).
Δh	=	the change in hydraulic head (i.e. groundwater level) (feet).

The change in storage estimate for this annual report is specific to the Upper aquifer. The calculations were made using a Geographic Information System (GIS) map of the Tule Subbasin discretized into 600-foot by 600-foot grid cells to allow for spatial representation of aquifer specific yield and groundwater level change.

The areal distribution of specific yield for the Upper Aquifer is based on the values obtained from the updated calibrated groundwater flow model of the Tule Subbasin.<sup>5</sup>

The areal distribution of change in hydraulic head across the Tule Subbasin was estimated by plotting the difference in groundwater level at wells that were measured in both fall 2022 and fall 2023 and then interpolating the subbasin-wide changes in groundwater levels in GIS using a kriging algorithm. Change in hydraulic head (groundwater level) at any given location was assigned to the overlapping grid cell.

The change in groundwater storage was estimated for each grid cell by multiplying the change in groundwater level by the specific yield and then by the area of the cell.

Results of the Upper Aquifer change in groundwater in storage analysis showed that between fall 2022 and fall 2023, groundwater in storage increased by approximately 568,100 acre-ft (see Figure 16). Recent wet conditions have resulted in more surface water supplies and lower groundwater pumping relative to previous years, which has contributed to the positive groundwater storage change in the 2022/23 water year.

<sup>&</sup>lt;sup>5</sup> Thomas Harder & Co., 2021. Update to the Groundwater Flow Model of the Tule Subbasin. Prepared for the Tule Subbasin MOU Group. June 2021.





#### 6.2 Change in Lower Aquifer Storage

As the majority of the Lower Aquifer in the Tule Subbasin is under confined conditions, the change in storage associated with groundwater level changes is a function of the compressibility of the sediments and, to a lesser degree, the compressibility of water. The change in storage for a confined aquifer is typically expected to be low compared to changes in storage for an unconfined aquifer assuming similar changes in groundwater elevations. Within a limited range of groundwater level fluctuation, the compressed aquitard can accept water back into its structure when groundwater levels rise resulting in elastic rebound (i.e., which is considered a positive change in storage). However, if groundwater levels are maintained at low elevations for long enough periods of time (e.g., due to groundwater pumping), the compression of aquitards becomes permanent.

In the Tule Subbasin, prolonged lowering of groundwater levels has resulted in notable subsidence at the land surface, which reflects significant compression of low permeability interbeds (hereafter referred to as aquitards) within the Lower Aquifer. This compression, which expels water from these aquitards, is considered a negative change in storage.

For this annual report, the change in storage for the Lower Aquifer was equated to the volume of water associated with compression of aquitards between fall 2022 and fall 2023. This approximation was based on the premise that this volume is equal to the volume of land subsidence that occurred during this time. The change in storage of the Lower Aquifer was estimated based on the following equation:

$$V_w = A\Delta b$$

Where:

 $\begin{array}{lll} V_w & = & \mbox{the volume of water released from (or taken into) storage (acre-ft).} \\ A & = & \mbox{the surface area of the aquifer within the Tule Subbasin/GSA (acres).} \\ \Delta b & = & \mbox{the change in aquitard thickness (i.e., subsidence) (feet).} \end{array}$ 

The areal distribution of land subsidence between fall 2022 and fall 2023 was based on InSAR data (see Figure 8). Because the InSAR data is not layer-specific but, rather, reflects compression that occurs in all layers in the Tule Subbasin, the change in storage of the Lower Aquifer using these data is likely an overestimate. That is, it was assumed that the water released is from the Lower Aquifer and the clay interbeds within the confining layer between the Upper and Lower Aquifers (i.e., the Corcoran Clay; see Figure 4). As there is evidence that some land subsidence occurs from compression of aquitards in the Upper Aquifer, the estimated value using this approach as presented below, is likely high. As more information becomes available regarding



the vertical distribution of compaction in the Tule Subbasin, the storage change estimates of the Lower Aquifer will be refined.

The calculations were made using a Geographic Information System (GIS) map of the Tule Subbasin discretized into 1,000-foot by 1,000-foot grid cells to allow for spatial representation of land subsidence. The change in aquitard storage was estimated for each grid cell by multiplying the InSAR land subsidence by the area of the cell, and the total storage change within each GSA's boundaries was summed (see Figure 17). Results of the analysis showed that the volume of water associated with compression of aquitards in all layers between fall 2022 and fall 2023 was approximately -47,050 acre-ft (see Figure 17). This volume is assumed herein to be the change in storage of the Lower Aquifer.

### 6.3 Cumulative Change in Tule Subbasin Aquifer Storage

Cumulative change in storage in the Tule Subbasin since water year 1986/87 is shown along with groundwater pumping on Figure 18. The center graph on Figure 18 shows the annual change in aquifer storage by aquifer (Upper and Lower). Aquifer storage change for both Upper and Lower Aquifers prior to water year 2019/20 was estimated using the calibrated groundwater flow model of the Tule Subbasin. Upper and Lower aquifer storage change since 2019/20 was estimated as described in Sections 6.1 and 6.2, respectively.

As shown on Figure 18, cumulative change in storage in both the Upper and Lower Aquifers from 1986/87 through 2022/23 was approximately -7,133,000 acre-ft. Since the 2015/16 water year, the cumulative change in storage has been approximately +454,000 acre-ft in the Upper Aquifer and approximately -903,000 acre-ft in the Lower Aquifer. Positive changes in aquifer storage are generally associated with above-normal precipitation years when surface water supplies are available and groundwater pumping is lower.





# Figures

2022/2023 Annual Report



NAD 83 State Plane Zone 4

# **Tule Subbasin Technical Advisory Committee**

March 2024

Figure 1

#### Lindsay Tulare Map Features • City or Community Strathmore Alpaugh ID GSA Delano-Earlimart ID GSA Eastern Tule GSA Corcoran Woodville 99 Kern-Tulare WD GSA Poplar-Cotton Lower Tule River ID GSA Tipton Lower Tule River Center Portervi (190) Pixley ID GSA I.D. GSA Tri-County Water Authority Tri-County 43 Subbasin Boundary Water Friant-Kern Canal Authority Pixley I.D. GSA Friam. Per Concerned ---- State Highway •Terra Bella Pixley Alpaugh GSA Alpaugh Ducor Earlimart Delano-Allensworth Eastern Tule Earlimart GSA **Tri-County Water** I.D. GSA-Authority Richgrove Delano Kern-Tulare W.D. GSA Source: Esri, Maxar, Earthstar Geographics, and the GIS User Community Thomas Harder & Co. 0 2.5 5 10 Groundwater Consulting Miles **GSA Boundaries** NAD 83 State Plane Zone 4

# Tule Subbasin Technical Advisory Committee

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Figure 2


# 2022/2023 Annual Report

Map Features
Surficial Deposits
Tertiary Loosely Consolidated Deposits
Non-Marine Sedimentary Rocks
Marine Sedimentary Rocks
Crystalline Basement
Approximate Eastern Extent of the Corcoran Clay
Tulare Lake Surface Deposits
County Boundary
Basin Boundary
Land Surface Elevation Contour (ft amsl)
Friant-Kern Canal
—— Major Hydrologic Feature
State Highway/Major Road

Corcoran Clay from USGS Professional Paper 1766, http://water.usgs.gov/GIS/dsdl/pp1766\_CorcoranClay.zip

Geologic units modified from USGS Open-File Report 2005-1305

Lake Deposits from California Geological Survey Geologic Atlas of California Map No. 002 1:250,000 scale, Compiled by A.R. Smith, 1964 and Geologic Atlas of California Map No. 005, 1:250,000 scale, Compiled by: R.A. Matthews and J.L. Burnett

> Geology and Cross Section Locations Figure 3





#### March 2024 2022/2023 Annual Report

Figure 4



# 2022/2023 Annual Report



# Groundwater Level Monitoring Network Figure 5



Thomas Harder & Co. Groundwater Consulting

NAD 83 State Plane Zone 4

# 2022/2023 Annual Report

Land Surface Elevation Monitoring Network Figure 6

March 2024



## **Tule Subbasin Technical Advisory Committee**

Thomas Harder & Co. Groundwater Consulting NAD 83 State Plane Zone 4

10 ■ Miles

2.5

Data from Tule Subbasin Monitoring Network. Fall 2023 data was used if Summer 2023 data was not available.

# 2022/2023 Annual Report



July 2022 to July 2023 Benchmarks Land Subsidence Figure 7



Thomas Harder & Co. Groundwater Consulting

NAD 83 State Plane Zone 4

and

https://gis.water.ca.gov/arcgisimg/rest/services/SAR/Vertical\_Displacement\_ TRE\_ALTAMIRA\_Total\_Since\_20150613\_20231001/ImageServer

# 2022/2023 Annual Report

	Map Features
InSAR 2022 to	Subsidence from October September 2023 (ft)
	> 0.50
	0.25 to 0.50
	0 to 0.25
	< 0.00 (Uplift)
	Basin_Boundary
	GSA Boundary
	Friant-Kern Canal
	Major Hydrologic Feature
	State Highway/Major Road

# October 2022 to September 2023 InSAR Land Subsidence Figure 8



feet above mean sea level.

Figure 9



feet above mean sea level.

Figure 10



feet above mean sea level.

Figure 11



2022/2023 Annual Report

Figure 12

Note: All groundwater elevations are in feet above mean sea level.





0 2.5 5 10

NAD 83 State Plane Zone 4

# 2022/2023 Annual Report









2022/2023 Annual Report

Figure 14

Note: Isohyetal data from LandIQ. Porterville Precipitation Station Data from WRCC, CIMIS and LandIQ (see Figure 15). Tule Subbasin Technical Advisory Committee 2022/2023 Annual Report



#### **Annual Precipitation - Porterville Station**

Notes:

Data in water years (October 1 to September 30).

Data from Western Regional Climate Center (1926-2001), California Irrigation Management Information System (2002-March 2023) and Land IQ (April 2023-September 2023).



#### March 2024 Visalia Groundwater **Storage Change** GSA (acre-ft) Alpaugh ID 5,000 DEID 38,000 **Map Features** Lindsay ETGSA 254,000 Change in Groundwater Elevation (ft) LTRID 198,000 Tulare Fall 2022 to Fall 2023 Pixley ID 24,000 **70 to 75** 49.000 Tri-County WA 100 Kern-Tulare 60 to 70 Strathmore **50** to 60 568,100 Total 40 to 50 Corcoran 0 to 75 99 **30** to 40 Woodville 20 to 30 Poplar-Cotton Tipton Porterv Center 10 to 20 Lower Tule River (190) I.D. GSA 0 to 10 (43) Tri-County 65 20 to 30 -10 to 0 10 to Water Eastern Tule Basin Boundary 20 Authoritv GSA - Friant-Kern Canal Pixley 0 to 10 to 20 - State Highway/Major Road 10 Pixley I.D. GSA Terra -10 to 0 G • City or Community Bella 0 to 10 Alpaugh GSA Friant Alpaugh Ducor Earlimart **Upper Aquifer** Delano-Earlimart Dry Allensworth I.D. GSA Tri-County Water Kern-Tulare Authority N Richgrove GSA Delanc Thomas Harder & Co. 2.5 5 10 0 Groundwater Consulting Miles Change in Groundwater Elevation NAD 83 State Plane Zone 4 Upper Aquifer - Fall 2022 to Fall 2023

#### Tule Subbasin Technical Advisory Committee

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Figure 16



March 2024

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https://gis.water.ca.gov/arcgisimg/rest/services/SAR/Vertical\_Displacement\_ TRE\_ALTAMIRA\_Total\_Since\_20150613\_20231001/ImageServer



# Tule Subbasin Groundwater Use and Change in Storage 1986/87 to 2022/23

Wet Year Average Year Dry Year



# Appendix A

# Lower Tule River Irrigation District GSA 2022/23 Annual Data

#### Lower Tule River Irrigation District GSA Groundwater Extraction for Water Year 2022/23

GSA	Management Area	Agricultural Pumping	Municipal Pumping	Pumping for Export	Total
	Agricultural	49,000	0	2,300	51,300
LTRID GSA	Municipal	0	1,220	0	1,220
	Tulare County MOU	1,000	0	0	1,000
	Total	50,000	1,220	2,300	53,520



# Tule Subbasin Technical Advisory Committee 2022/2023 Annual Report

#### Lower Tule River Irrigation District GSA Surface Water Supplies for Water Year 2022/23

GSA	Management Area	Stream Diversions	Imported Water	Recycled Water	Oilfield Produced Water	Precipitation	Total
	Agricultural	291,300	314,500	0	0	121,200	727,000
LTRID GSA	Municipal	0	0	230	0	0	230
	Tulare County MOU	0	0	0	0	900	900
	Total	291,300	314,500	230	0	122,100	728,130



#### Lower Tule River Irrigation District GSA Tule Subbasin Total Water Use by Source for Water Year 2022/23

GSA	Management Area	Groundwater Extraction	Surface Water Supplies	Recycled Water	Reused Water	Total
	Agricultural	51,300	727,000	0	0	778,300
LTRID GSA	Municipal	1,220	0	230	0	1,450
	Tulare County MOU	1,000	900	0	0	1,900
	Total	53,520	727,900	230	0	781,650



#### Lower Tule River Irrigation District GSA Tule Subbasin Total Water Use by Sector for Water Year 2022/23

GSA	Management Area	Agriculture	Urban	Managed Recharge	Native Vegetation	For Export	Total
	Agricultural	408,200	0	367,800	0	2,300	778,300
LTRID GSA	Municipal	0	1,220	230	0	0	1,450
	Tulare County MOU	1,900	0	0	0	0	1,900
	Total	410,100	1,220	368,030	0	2,300	781,650



	Land Surface Elevation (ft amsl) <sup>1</sup>					
Site	2020 (Baseline)	2023	Measurable Objective	Minimum Threshold		
L0001_B_RMS	253.0	DESTROYED	238.7	237.8		
L0002_B_RMS	228.9	226.4	222.2	220.8		
L0003_B_RMS	228.7	226.3	223.5	221.5		
L0004_B_RMS	197.3	195.7	193.1	192.1		
L0005_B_RMS	190.2	188.4	182.5	181.5		
L0006_B_RMS	192.3	DESTROYED	184.5	183.5		
L0022_B_RMS	180.0	UNDER WATER	170.3	169.3		
L0023_B_RMS	190.8	189.3	185.1	184.1		
L0024_B_RMS	254.9	253.3	249.8	248.8		
L0038_B_RMS	321.6	320.3	319.5	318.1		
L0039_B_RMS	307.5	305.7	304.4	303.3		
L0040_B_RMS	309.0	307.7	304.4	303.4		
L0041_B_RMS	307.3	306.0	302.8	301.8		
L0042_B_RMS	306.5	304.7	301.6	300.6		
L0043_B_RMS	348.6	348.4	346.4	345.4		
L0044_B_RMS	370.6	370.4	370.1	368.9		
L0045_B_RMS	346.3	345.1	343.7	342.6		
L0046_B_RMS	371.0	370.1	370.0	369.0		

#### Lower Tule River Irrigation District GSA Land Surface Elevations at Representative Monitoring Sites

Note:

<sup>1</sup> Benchmarks surveyed in July and August of each year.





Thomas Harder & Co. Groundwater Consulting



Groundwater Consulting



**Groundwater Consulting** 





LTRID TSS M (Lower) LTRID GSA





Interim Milestone/Measurable Objective



Measured

- Minimum Threshold

Tule Subbasin Technical Advisory Committee 2022/2023 Annual Report

Appendix A Figure 7

#### Lower Tule River Irrigation District GSA RMS Groundwater Elevation Hydrographs





# 2022/2023 Annual Report March 2024

### **Tule Subbasin Technical Advisory Committee**



Appendix A Figure 8

#### 2022/2023 Annual Report

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Figure 9

#### 2022/2023 Annual Report

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Figure 10



and https://gis.water.ca.gov/arcgisimg/rest/services/SAR/Vertical\_Displacement\_ TRE\_ALTAMIRA\_Total\_Since\_20150613\_20231001/ImageServer

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feet above mean sea level.

Spring 2023 Upper Aquifer Lower Tule River I.D. GSA Appendix A Figure 11

#### 2022/2023 Annual Report **Tule Subbasin Technical Advisory Committee** March 2024 181 170 (65) 0 401 339 355 (190) Map Features Well with Groundwater Elevation (ft amsl) • Upper Aquifer Well Oupper Aquifer RMS Well •Composite Aquifer Well Composite Aquifer RMS Well <sup>O</sup>Unknown Aquifer RMS Well Groundwater Elevation Contour, dashed where approximate (ft amsl) ✓Groundwater Flow Direction □ Friant-Kern Canal -Major Hydrologic Feature -State Highway/Major Road N Lower Tule River ID GSA 93<sup>4</sup> ■Basin Boundary Thomas Harder & Co. Miles Fall 2023 Upper Aquifer Groundwater Consulting NAD 83 State Plane Zone 4 Lower Tule River I.D. GSA Note: All groundwater elevations are in Appendix A

feet above mean sea level.

Figure 12

#### 2022/2023 Annual Report



March 2024



feet above mean sea level.

wer Tuler River I.D. GSA Appendix A Figure 13

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#### **Tule Subbasin Technical Advisory Committee**

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feet above mean sea level.

ower Tule River I.D. GSA Appendix A Figure 14
## **Tule Subbasin Technical Advisory Committee**

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Figure 15

### **Tule Subbasin Technical Advisory Committee**

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and https://gis.water.ca.gov/arcgisimg/rest/services/SAR/Vertical\_Displacement\_ TRE\_ALTAMIRA\_Total\_Since\_20150613\_20231001/ImageServer

# Appendix B Eastern Tule GSA 2022/23 Annual Data

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#### Eastern Tule GSA Groundwater Extraction for Water Year 2022/23

GSA	Management Area	Agricultural Pumping	Municipal Pumping	Pumping for Export	Total
	Greater Tule	144,300	0	0	144,300
	Porterville Community	1,500	10,180	0	11,680
ETGSA	Ducor Community	0	90	0	90
	Terra Bella Community	0	210	0	210
	Total	145,800	10,480	0	156,280



# Tule Subbasin Technical Advisory Committee 2022/2023 Annual Report

Appendix B Table 2

#### Eastern Tule GSA Surface Water Supplies for Water Year 2022/23

GSA	Management Area	Stream Diversions	Imported Water	Recycled Water	Oilfield Produced Water	Precipitation	Total
	Greater Tule	36,800	151,100	0	0	176,500	364,400
	Porterville Community	9,700	0	5,000	0	3,300	18,000
ETGSA	Ducor Community	0	0	0	0	0	0
	Terra Bella Community	0	1,400	0	0	0	1,400
	Total	46,500	152,500	5,000	0	179,800	383,800



#### Eastern Tule GSA Tule Subbasin Total Water Use by Source for Water Year 2022/23

GSA	Management Area	Groundwater Extraction	Surface Water Supplies	Recycled Water	Reused Water	Total
	Greater Tule	144,300	364,400	0	0	508,700
	Porterville Community	11,680	13,000	5,000	0	29,680
ETGSA	Ducor Community	90	0	0	0	90
	Terra Bella Community	210	1,400	0	0	1,610
	Total	156,280	378,800	5,000	0	540,080



March 2023

#### Land Surface Elevation (ft amsl)<sup>1</sup> Site Measurable Minimum 2020 (Baseline) 2023 Objective Threshold E0035 B RMS 342.1 340.8 340.5 339.5 E0047\_B\_RMS 366.2 365.3 365.2 363.4 E0048\_B\_RMS 370.5 369.1 369.5 366.5 402.7 E0049 B RMS 403.2 401.8 401.8 E0050\_B\_RMS 386.6 386.6 386.5 385.5 E0051\_B\_FKC 397.3 396.7 397.3 396.3 E0052 B FKC 405.7 405.8 405.7 404.7 E0053\_B\_FKC 399.7 398.3 399.8 399.1 E0054 B FKC 412.5 412.4 412.4 411.0 E0055 B FKC 409.1 409.2 409.0 408.0 E0056\_G\_FKC 406.7 406.7 406.7 405.7 E0057 B FKC 399.3 398.7 399.3 398.3 E0058\_B\_FKC 407.8 407.2 407.1 406.0 E0059 B FKC 416.9 415.9 418.0 417.0 E0060 B FKC 393.6 392.6 392.8 391.7 402.7 E0061 B FKC 403.8 403.0 401.7 E0062\_B\_FKC 403.6 403.0 402.9 401.9 E0063 G FKC 403.2 402.3 403.2 402.1 400.7 E0064\_B\_FKC 400.8 400.1 399.4 E0065 B FKC 393.7 399.3 392.6 389.9 E0066 B FKC 411.9 411.1 410.2 409.1 407.0 E0067\_B\_FKC 408.0 406.9 404.7 E0068 B FKC 391.2 NOT FOUND 390.9 389.0 E0069 B FKC 397.4 GONE 397.4 396.4 E0085\_B\_RMS 480.6 480.5 480.6 479.6 447.7 E0086 B RMS 446.9 447.7 446.2 E0087\_B\_RMS 531.2 530.2 531.1 530.6 E0114\_B\_FKC N/A 392.6 N/A N/A

#### Eastern Tule GSA Land Surface Elevations at Representative Monitoring Sites

Notes:

N/A = Not available

<sup>1</sup> Benchmarks surveyed in July and August of each year.



March 2023

#### Eastern Tule GSA Tule Subbasin Total Water Use by Sector for Water Year 2022/23

GSA	Management Area	Agriculture	Urban	Managed Recharge	Native Vegetation	For Export	Total
	Greater Tule	364,000	0	144,700	0	0	508,700
	Porterville Community	7,600	10,180	11,900	0	0	29,680
ETGSA	Ducor Community	0	90	0	0	0	90
	Terra Bella Community	0	1,610	0	0	0	1,610
	Total	371,600	11,880	156,600	0	0	540,080





#### Eastern Tule GSA RMS Groundwater Elevation Hydrographs

Thomas Harder & Co. Groundwater Consulting



#### Eastern Tule GSA RMS Groundwater Elevation Hydrographs

Thomas Harder & Co. Groundwater Consulting

1993 FOD

1994

Measured

1990

₹<sub>2</sub><sub>66</sub>

7006

201 2014

— Minimum Threshold

7078

20, 203, 203, 2030, 2043

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2026

Interim Milestone/Measurable Objective

205 2058

205 2063 2066

7022

March 2024

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#### Eastern Tule GSA **RMS Groundwater Elevation Hydrographs**







2070

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Appendix B Figure 4



Eastern Tule GSA RMS Groundwater Elevation Hydrographs

2022/2023 Annual Report March 2024



Appendix B Figure 5

#### 2022/2023 Annual Report

March 2024

Figure 6



#### 2022/2023 Annual Report

### **Tule Subbasin Technical Advisory Committee**

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and https://gis.water.ca.gov/arcgisimg/rest/services/SAR/Vertical\_Displacement\_ TRE\_ALTAMIRA\_Total\_Since\_20150613\_20231001/ImageServer

#### 305 318 (190) Tule River **Map Features** Well with Groundwater Elevation (ft amsl) • Upper Aquifer Well Oupper Aquifer RMS Well Upper • Composite Aquifer Well **Aquifer Dry** Ounknown Aquifer Well 100 Groundwater Elevation Contour, dashed where approximate (ft amsl) Mile River ←Groundwater Flow Direction TFriant-Kern Canal -Major Hydrologic Feature 0 132 -State Highway/Major Road 151 171 Ν Eastern Tule GSA 161 0 167 ■Basin Boundary Thomas Harder & Co. Miles Groundwater Consulting Spring 2023 Upper Aquifer NAD 83 State Plane Zone 4

**Tule Subbasin Technical Advisory Committee** 

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Note: All groundwater elevations are in feet above mean sea level.

Eastern Tule GSA **Appendix B** Figure 8

#### March 2024 0 732 (190) Tule River 18<sup>.</sup> Map Features Well with Groundwater Elevation (ft amsl) • Upper Aquifer Well Oupper Aquifer RMS Well •Composite Aquifer Well Upper Composite Aquifer RMS Well **Aquifer Dry** <sup>O</sup>Unknown Aquifer RMS Well 138 140 Groundwater Elevation Contour, Thile River dashed where approximate (ft amsl) ✓Groundwater Flow Direction □ Friant-Kern Canal 184 188 -Major Hydrologic Feature -State Highway/Major Road Eastern Tule GSA ■Basin Boundary Ω Thomas Harder & Co. Miles Fall 2023 Upper Aquifer Groundwater Consulting NAD 83 State Plane Zone 4 Eastern Tule GSA Note: All groundwater elevations are in

feet above mean sea level.

Tule Subbasin Technical Advisory Committee

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**Appendix B** Figure 9



#### Note: All groundwater elevations are in

feet above mean sea level.

Eastern Tule GSA Appendix B Figure 10



NAD 83 State Plane Zone 4 Note: All groundwater elevations are in feet above mean sea level. Fall 2023 Lower Aquifer Eastern Tule GSA Appendix B Figure 11

#### 2022/2023 Annual Report

Tule Subbasin Technical Advisory Committee

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Appendix B Figure 12

#### 2022/2023 Annual Report

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https://gis.water.ca.gov/arcgisimg/rest/services/SAR/Vertical\_Displacement\_ TRE\_ALTAMIRA\_Total\_Since\_20150613\_20231001/ImageServer

**Figure 13** 

# Appendix C Delano-Earlimart Irrigation District GSA 2022/23 Annual Data

.

#### Delano-Earlimart Irrigation District GSA Groundwater Extraction for Water Year 2022/23

GSA	Management Area	Agricultural Pumping	Municipal Pumping	Pumping for Export	Total
	DEID	38,900	0	0	38,900
DEID GSA	Richgrove CSD	0	870	0	870
	Earlimart PUD	0	2,930	0	2,930
	Total	38,900	3,800	0	42,700



# Tule Subbasin Technical Advisory Committee 2022/2023 Annual Report

#### Delano-Earlimart Irrigation District GSA Surface Water Supplies for Water Year 2022/23

GSA	Management Area	Stream Diversions	Imported Water	Recycled Water	Oilfield Produced Water	Precipitation	Total
	DEID	0	187,400	0	0	61,600	249,000
DEID GSA	Richgrove CSD	0	0	0	0	0	0
	Earlimart PUD	0	0	0	0	0	0
	Total	0	187,400	0	0	61,600	249,000



#### Delano-Earlimart Irrigation District GSA Tule Subbasin Total Water Use by Source for Water Year 2022/23

GSA	Management Area	Groundwater Extraction	Surface Water Supplies	Recycled Water	Reused Water	Total
	DEID	38,900	249,000	0	0	287,900
DEID GSA	Richgrove CSD	870	0	0	0	870
	Earlimart PUD	2,930	0	0	0	2,930
	Total	42,700	249,000	0	0	291,700



#### Delano-Earlimart Irrigation District GSA Tule Subbasin Total Water Use by Sector for Water Year 2022/23

GSA	Management Area	Agriculture	Urban	Managed Recharge	Native Vegetation	For Export	Total
	DEID	191,400	0	41,900	0	54,600	287,900
DEID GSA	Richgrove CSD	0	870	0	0	0	870
	Earlimart PUD	0	2,930	0	0	0	2,930
	Total	191,400	3,800	41,900	0	54,600	291,700



	Land Surface Elevation (ft amsl) <sup>1</sup>							
Site	2020 (Baseline)	2023	Measurable Objective	Minimum Threshold				
D0012_B_RMS	267.1	266.1	263.3	262.1				
D0030_B_RMS	272.8	271.9	270.3	269.2				
D0031_B_RMS	296.7	295.9	294.9	293.9				
D0032_B_RMS	316.7	316.4	316.7	315.7				
D0033_B_RMS	366.1	365.7	365.1	364.0				
D0034_B_RMS	340.8	339.6	338.8	337.8				
D0070_B_FKC	389.4	DESTROYED	389.2	388.2				
D0071_B_FKC	N/A	NOT FOUND	N/A	N/A				
D0072_B_FKC	N/A	NOT FOUND	N/A	N/A				
D0073_G_FKC	406.2	405.6	405.0	404.0				
D0074_B_FKC	415.5	415.1	413.8	412.8				
D0075_B_FKC	403.2	402.7	401.7	400.7				
D0076_B_FKC	408.9	408.2	408.4	407.4				
D0077_B_FKC	401.9	401.5	401.4	400.4				
D0078_B_FKC	406.1	405.9	405.6	404.6				
D0079_G_FKC	407.1	407.0	406.9	405.9				
D0080_B_FKC	433.1	432.9	432.5	431.5				
D0081_B_FKC	399.5	399.4	399.3	398.3				
D0082_B_FKC	423.4	423.4	423.1	422.1				
D0083_B_FKC	419.5	419.5	418.8	417.8				
D0084_B_FKC	407.3	406.9	405.9	404.9				
D0089_B_RMS	498.2	498.2	497.3	496.3				

#### Delano-Earlimart Irrigation District GSA Land Surface Elevations at Representative Monitoring Sites

Notes:

N/A = Not available

<sup>1</sup> Benchmarks surveyed in July and August of each year.





**Groundwater Consulting** 

March 2024

400 350 300

250

200 150 100

50

0

-50 -100

400 350

300

250

<sup>7</sup>966

Groundwater Elevation (ft amsl)

24S/26E-04P01 (Upper) **DEID GSA** 2035: <u>2030:</u> 2040: 122 2025: 105 158 91 Ż Minimum Threshold: 61 Oct 2023 93 2070 7022 7076 7030 1<sub>990</sub> 1<sub>994</sub> 7050 7<sub>99</sub>0 7006 2014 <sup>7</sup>070 7038 2026 ,003 703g 70R) 7050 2058 706J 2065 - Minimum Threshold Interim Milestone/Measurable Objective Measured ٠ 24S/26E-11 (Upper) **DEID GSA** 2030: 2025: <u> 2035:</u> 153 145 168 2040: 189 Oct 2023 Minimum Threshold: 106

#### **Delano-Earlimart Irrigation District GSA RMS Groundwater Elevation Hydrographs**



March 2024

2066

Appendix C Figure 2



Thomas Harder & Co. Groundwater Consulting







March 2024

## 2022/2023 Annual Report March 2024



Figure 6

#### 2022/2023 Annual Report

March 2024



**Tule Subbasin Technical Advisory Committee** 

Figure 7

#### 2022/2023 Annual Report

**Tule Subbasin Technical Advisory Committee** 

March 2024

Figure 8



and https://gis.water.ca.gov/arcgisimg/rest/services/SAR/Vertical\_Displacement\_ TRE\_ALTAMIRA\_Total\_Since\_20150613\_20231001/ImageServer



Appendix C Figure 9


Figure 10



feet above mean sea level.

Appendix C Figure 11



feet above mean sea level.

Tule Subbasin Technical Advisory Committee

March 2024

Appendix C Figure 12



Tule Subbasin Technical Advisory Committee

#### March 2024

Appendix C Figure 13

March 2024



https://gis.water.ca.gov/arcgisimg/rest/services/SAR/Vertical\_Displacement\_ TRE\_ALTAMIRA\_Total\_Since\_20150613\_20221001/ImageServer and

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DEID GSA Appendix C Figure 14

https://gis.water.ca.gov/arcgisimg/rest/services/SAR/Vertical\_Displacement\_ TRE\_ALTAMIRA\_Total\_Since\_20150613\_20231001/ImageServer

# Appendix D Pixley Irrigation District GSA 2022/23 Annual Data

#### Pixley Irrigation District GSA Groundwater Extraction for Water Year 2022/23

GSA	Management Area	Agricultural Pumping	Municipal Pumping	Pumping for Export	Total
	Pixley ID	80,000	0	0	80,000
Pixley ID GSA	Pixley PUD	0	560	0	560
	Teviston CSD	0	100	0	100
	Total	80,000	660	0	80,660



# Tule Subbasin Technical Advisory Committee 2022/2023 Annual Report

Appendix D Table 2

#### Pixley Irrigation District GSA Surface Water Supplies for Water Year 2022/23

GSA	Management Area	Stream Diversions	Imported Water	Recycled Water	Oilfield Produced Water	Precipitation	Total
	Pixley ID	45,500	86,300	0	0	71,800	203,600
Pixley ID GSA	Pixley PUD	0	0	0	0	0	0
	Teviston CSD	0	0	0	0	0	0
	Total	45,500	86,300	0	0	71,800	203,600



#### Pixley Irrigation District GSA Tule Subbasin Total Water Use by Source for Water Year 2022/23

GSA	Management Area	Groundwater Extraction	Surface Water Supplies	Recycled Water	Reused Water	Total
	Pixley ID	80,000	203,600	0	0	283,600
Pixley ID GSA	Pixley PUD	560	0	0	0	560
	Teviston CSD	100	0	0	0	100
	Total	80,660	203,600	0	0	284,260



#### Pixley Irrigation District GSA Tule Subbasin Total Water Use by Sector for Water Year 2022/23

GSA	Management Area	Agriculture	Urban	Managed Recharge	Native Vegetation	For Export	Total
	Pixley ID	215,800	0	67,800	0	0	283,600
Pixley ID GSA	Pixley PUD	0	560	0	0	0	560
	Teviston CSD	0	100	0	0	0	100
	Total	215,800	660	67,800	0	0	284,260



	Land Surface Elevation (ft amsl) <sup>1</sup>						
Site	2020 (Baseline)	2023	Measurable Objective	Minimum Threshold			
P0007_B_RMS	210.0	208.1	203.4	200.6			
P0008_B_RMS	229.1	227.5	225.8	223.7			
P0009_B_RMS	205.2	203.3	197.8	195.2			
P0010_B_RMS	202.4	200.8	195.9	192.8			
P0011_B_RMS	218.5	216.8	212.4	210.0			
P0025_B_RMS	273.4	272.0	270.6	269.6			
P0026_B_RMS	277.2	275.4	276.0	274.9			
P0027_B_RMS	255.3	254.3	253.1	252.1			
P0028_B_RMS	278.0	276.5	276.9	275.9			
P0029_B_RMS	283.5	282.5	282.2	280.9			
P0036_B_RMS	323.6	322.5	322.1	321.1			
P0037_B_RMS	324.6	323.5	323.0	322.0			
P0090_B_RMS	N/A	N/A	N/A	N/A			
P0091_B_RMS	N/A	N/A	N/A	N/A			
P0093_B_RMS	N/A	349.5	N/A	N/A			
P0094_B_RMS	N/A	310.0	N/A	N/A			

#### Pixley Irrigation District GSA Land Surface Elevations at Representative Monitoring Sites

Note:

N/A = Not available

<sup>1</sup> Benchmarks surveyed in July and August of each year.





#### Pixley Irrigation District GSA RMS Groundwater Elevation Hydrographs

Groundwater Consulting

Appendix D Figure 2



#### Pixley Irrigation District GSA RMS Groundwater Elevation Hydrographs

Groundwater Consulting

Groundwater Consulting



#### Pixley Irrigation District GSA RMS Groundwater Elevation Hydrographs

## 2022/2023 Annual Report March 2024

### **Tule Subbasin Technical Advisory Committee**



Figure 4



#### Tule Subbasin Technical Advisory Committee

March 2024

Pixley I.D. GSA Appendix D Figure 5

Fall 2023 data was used if Summer 2023 data was not available.

#### Tule Subbasin Technical Advisory Committee

March 2024

Figure 6



InSAR data from:

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https://gis.water.ca.gov/arcgisimg/rest/services/SAR/Vertical\_Displacement\_ TRE\_ALTAMIRA\_Total\_Since\_20150613\_20231001/ImageServer



## feet above mean sea level.

oring 2023 Upper Aquifer Pixley I.D. GSA Appendix D Figure 7





feet above mean sea level.

ring 2023 Lower Aquifer Pixley I.D. GSA Appendix D Figure 9



March 2024

# Tule Subbasin Technical Advisory Committee



Appendix D Figure 11

### Tule Subbasin Technical Advisory Committee

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https://gis.water.ca.gov/arcgisimg/rest/services/SAR/Vertical\_Displacement\_ TRE\_ALTAMIRA\_Total\_Since\_20150613\_20231001/ImageServer

# Appendix E Tri-County Groundwater Authority 2022/23 Annual Data

.

#### Tri-County Water Authority Groundwater Extraction for Water Year 2022/23

GSA	Management Area	Agricultural Pumping	Municipal Pumping	Pumping for Export	Total
	North	1,400	0	2,500	3,900
TCWA	Southeast	56,600	100	0	56,700
	Total	58,000	100	2,500	60,600



# Tule Subbasin Technical Advisory Committee 2022/2023 Annual Report

Appendix E Table 2

#### Tri-County Water Authority Surface Water Supplies for Water Year 2022/23

GSA	Management Area	Stream Diversions	Imported Water	Recycled Water	Oilfield Produced Water	Precipitation	Total
	North	57,000	0	0	0	8,300	65,300
TCWA	Southeast	9,900	0	0	0	51,500	61,400
	Total	66,900	0	0	0	59,800	126,700



#### Tri-County Water Authority Tule Subbasin Total Water Use by Source for Water Year 2022/23

GSA	Management Area	Groundwater Extraction	Surface Water Supplies	Recycled Water	Reused Water	Total
	North	3,900	65,300	0	0	69,200
TCWA	Southeast	56,700	61,400	0	0	118,100
	Total	60,600	126,700	0	0	187,300



#### Tri-County Water Authority Tule Subbasin Total Water Use by Sector for Water Year 2022/23

GSA	Management Area	Agriculture	Urban	Managed Recharge	Native Vegetation	For Export	Total
	North	15,600	0	51,100	0	2,500	69,200
TCWA	Southeast	108,100	100	9,900	0	0	118,100
	Total	123,700	100	61,000	0	2,500	187,300



#### Tri-County Water Authority Land Surface Elevations at Representative Monitoring Sites

	Land Surface Elevation (ft amsl) <sup>1</sup>							
Site	2020 (Baseline)	2023	Measurable Objective	Minimum Threshold				
T0014_B_RMS	219.4	218.2	212.6	211.6				
T0015_B_RMS	217.1	216.2	211.3	210.3				
T0016_B_RMS	201.3	200.6	195.4	194.4				
T0021_B_RMS	183.0	181.4	175.1	174.1				
T0092_B_RMS	N/A	200.0	N/A	N/A				

Note:

N/A = Not available

<sup>1</sup> Benchmarks surveyed in July and August of each year.







Thomas Harder & Co. Groundwater Consulting



Groundwater Consulting



Groundwater Consulting

Thomas Harder & Co.

## 2022/2023 Annual Report March 2024

### **Tule Subbasin Technical Advisory Committee**



Figure 5

**Tule Subbasin Technical Advisory Committee** 



Fall 2023 data was used if Summer 2023 data was not available.

Tri-County W.A. GSA Appendix E Figure 6

Tule Subbasin Technical Advisory Committee

March 2024



InSAR data from:

https://gis.water.ca.gov/arcgisimg/rest/services/SAR/Vertical\_Displacement\_ TRE\_ALTAMIRA\_Total\_Since\_20150613\_20221001/ImageServer and

https://gis.water.ca.gov/arcgisimg/rest/services/SAR/Vertical\_Displacement\_ TRE\_ALTAMIRA\_Total\_Since\_20150613\_20231001/ImageServer

Tri-County W.A. GSA Appendix E Figure 7


feet above mean sea level.

Appendix E Figure 8





NAD 83 State Plane Zone 4 Note: All groundwater elevations are in feet above mean sea level. Spring 2023 Lower Aquifer Tie-County Water Authority GSA Appendix E Figure 10



Figure 11

March 2024

## Tule Subbasin Technical Advisory Committee



NAD 83 State Plane Zone 4

Tri-County Water Authority GSA Appendix E Figure 12

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## Tule Subbasin Technical Advisory Committee



TRE\_ALTAMIRA\_Total\_Since\_20150613\_20231001/ImageServer

# Appendix F Alpaugh Irrigation District GSA 2022/23 Annual Data

### Alpaugh Irrigation District GSA Groundwater Extraction for Water Year 2022/23

GSA	Management Area	Agricultural Pumping	Municipal Pumping	Pumping for Export	Total
Alpaugh ID GSA	Total	0	250	0	250



March 2023

# Tule Subbasin Technical Advisory Committee 2022/2023 Annual Report

Appendix F Table 2

### Alpaugh Irrigation District GSA Surface Water Supplies for Water Year 2022/23

GSA	Management Area	Stream Diversions	Imported Water	Recycled Water	Oilfield Produced Water	Precipitation	Total
Alpaugh ID GSA	Total	18,400	2,900	0	0	13,800	35,100



### Alpaugh Irrigation District GSA Tule Subbasin Total Water Use by Source for Water Year 2022/23

GSA	Management Area	Groundwater Extraction	Surface Water Supplies	Recycled Water	Reused Water	Total
Alpaugh ID GSA	Total	250	35,100	0	0	35,350



### Alpaugh Irrigation District GSA Tule Subbasin Total Water Use by Sector for Water Year 2022/23

GSA	Management Area	Agriculture	Urban	Managed Recharge	Native Vegetation	For Export	Total
Alpaugh ID GSA	Total	31,800	250	3,000	0	300	35,350



### Alpaugh Irrigation District GSA Land Surface Elevations at Representative Monitoring Sites

	Land Surface Elevation (ft amsl) <sup>1</sup>								
Site	2020 (Baseline)	2023	Measurable Objective	Minimum Threshold					
A0013_B_RMS	196.8	195.5	189.6	187.9					
A0017_B_RMS	204.4	203.8	199.1	198.0					
A0018_B_RMS	196.1	195.7	192.2	191.2					
A0019_B_RMS	192.3	191.3	186.9	185.9					
A0020_B_RMS	195.1	190.4	189.5	188.5					

Notes:

N/A = Not available

<sup>1</sup> Benchmarks surveyed in July and August of each year.



Appendix F Figure 1



### Alpaugh Irrigation District GSA RMS Groundwater Elevation Hydrographs

Well 55 (Lower) Alpaugh GSA



Thomas Harder & Co. Groundwater Consulting

## 2022/2023 Annual Report March 2024



## **Tule Subbasin Technical Advisory Committee**

NAD 83 State Plane Zone 4

Monitoring Network Alpaugh I.D. GSA GSA Appendix F Figure 2

March 2024



Data from Tule Subbasin Monitoring Network. Fall 2023 data was used if Summer 2023 data was not available.

July 2022 to July 2023 Alpaugh I.D. GSA Appendix F Figure 3

## Tule Subbasin Technical Advisory Committee

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NAD 83 State Plane Zone 4

InSAR data from:

https://gis.water.ca.gov/arcgisimg/rest/services/SAR/Vertical\_Displacement\_ TRE\_ALTAMIRA\_Total\_Since\_20150613\_20221001/ImageServer and

https://gis.water.ca.gov/arcgisimg/rest/services/SAR/Vertical\_Displacement\_ TRE\_ALTAMIRA\_Total\_Since\_20150613\_20231001/ImageServer Land Subsidence -Fall 2022 to Fall 2023 Alpaugh I.D. GSA Appendix F Figure 4



Figure 5



2

NAD 83 State Plane Zone 4

Note: All groundwater elevations are in

feet above mean sea level.

4 ∎ Miles

## Tule Subbasin Technical Advisory Committee

Thomas Harder & Co.

Groundwater Consulting

March 2024

Fall 2023 Upper Aquifer Alpaugh I.D. GSA Appendix F Figure 6

■Basin Boundary

#### 2022/2023 Annual Report March 2024 120 -151 140 -62 99 52 -140 -121 -125 Map Features Well with Groundwater Elevation (ft amsl) 43 120 • Lower Aquifer Well Lower Aquifer RMS Well • Composite Aquifer Well 123 Ocomposite Aquifer RMS Well 160 .146 Ounknown Aquifer Well **100**Groundwater Elevation Contour, dashed where approximate (ft amsl) -135 -111 Friant-Kern Canal -Major Hydrologic Feature -State Highway/Major Road N Alpaugh ID GSA AD. 100 Basin Boundary Thomas Harder & Co. 2 4 0 Miles Groundwater Consulting Spring 2023 Lower Aquifer NAD 83 State Plane Zone 4 Alpaugh I.D. GSA Note: All groundwater elevations are in

feet above mean sea level.

## Tule Subbasin Technical Advisory Committee

Appendix F Figure 7



Appendix F Figure 8

Tule Subbasin Technical Advisory Committee

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Appendix F Figure 9

**Tule Subbasin Technical Advisory Committee** 

March 2024

Figure 10



and https://gis.water.ca.gov/arcgisimg/rest/services/SAR/Vertical\_Displacement\_ TRE ALTAMIRA Total Since 20150613 20231001/ImageServer

# Appendix G Kern-Tulare Watter District GSA 2022/23 Annual Data

### Kern-Tulare Water District GSA Groundwater Extraction for Water Year 2022/23

GSA	Management Area	Agricultural Pumping	Municipal Pumping	Pumping for Export	Total
KTWD GSA	Total	2,400	0	0	2,400



March 2023

# Tule Subbasin Technical Advisory Committee 2022/2023 Annual Report

Appendix G Table 2

### Kern-Tulare Water District GSA Surface Water Supplies for Water Year 2022/23

GSA	Management Area	Stream Diversions	Imported Water	Recycled Water	Oilfield Produced Water	Precipitation	Total
KTWD GSA	Total	0	11,000	0	1,200	10,500	22,700



### Kern-Tulare Water District GSA Tule Subbasin Total Water Use by Source for Water Year 2022/23

GSA	Management Area	Groundwater Extraction	Surface Water Supplies	Recycled Water	Reused Water	Total
KTWD GSA	Total	2,400	21,500	0	1,200	25,100



### Kern-Tulare Water District GSA Tule Subbasin Total Water Use by Sector for Water Year 2022/23

GSA	Management Area	Agriculture	Urban	Managed Recharge	Native Vegetation	For Export	Total
KTWD GSA	Total	25,100	0	0	0	0	25,100



### Kern - Tulare Water District GSA Land Surface Elevations at Representative Monitoring Sites

	Land Surface Elevation (ft amsl) <sup>1</sup>							
Site	2020 (Baseline)	2023	Measurable Objective	Minimum Threshold				
E0088_B_RMS	457.5	457.1	456.8	455.8				

#### Notes:

N/A = Not available

<sup>1</sup> Benchmarks surveyed in July and August of each year.





### Kern-Tulare Water District GSA **RMS Groundwater Elevation Hydrographs**

TSMW 6L (Lower)

#### 24S/27E-32M01 (Santa Margarita Formation) **KTWD**



### Kern-Tulare Water District GSA RMS Groundwater Elevation Hydrographs

TSMW 6SM (Santa Margarita Formation) KTWD





## 2022/2023 Annual Report March 2024



## Tule Subbasin Technical Advisory Committee

NAD 83 State Plane Zone 4

Monitoring Network Kern-Tulare W.D. GSA Appendix G Figure 3

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## Tule Subbasin Technical Advisory Committee

Data from Tule Subbasin Monitoring Network. Fall 2023 data was used if Summer 2023 data was not available. Land Subsidence -July 2022 to July 2023 Kern-Tulare W.D. GSA Appendix G Figure 4

## Tule Subbasin Technical Advisory Committee

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https://gis.water.ca.gov/arcgisimg/rest/services/SAR/Vertical\_Displacement\_ TRE\_ALTAMIRA\_Total\_Since\_20150613\_20221001/ImageServer and

https://gis.water.ca.gov/arcgisimg/rest/services/SAR/Vertical\_Displacement\_ TRE\_ALTAMIRA\_Total\_Since\_20150613\_20231001/ImageServer *lare W.D. GSA* Appendix G Figure 5

## Tule Subbasin Technical Advisory Committee

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Figure 6





Appendix G Figure 7



Note: All groundwater elevations are in feet above mean sea level.

Kern-Tulare W.D. GSA Appendix G Figure 8

## Tule Subbasin Technical Advisory Committee

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# 2022/2023 Annual Report



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Figure 9



# 2022/2023 Annual Report

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Figure 10

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Tule Subbasin Technical Advisory Committee

https://gis.water.ca.gov/arcgisimg/rest/services/SAR/Vertical\_Displacement\_ TRE\_ALTAMIRA\_Total\_Since\_20150613\_20221001/ImageServer and

Appendix F Figure 11

https://gis.water.ca.gov/arcgisimg/rest/services/SAR/Vertical\_Displacement\_ TRE\_ALTAMIRA\_Total\_Since\_20150613\_20231001/ImageServer

# ATTACHMENT 2 - LTRID GSA RULES AND OPERATING POLICIES

# Lower Tule River Irrigation District Groundwater Sustainability Agency Policies

# **Table of Contents**

POLICY 1: WATER MEASUREMENT AND METERING	1
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POLICY 5: LANDOWNER SURFACE WATER IMPORTED INTO THE GSA	. 12
POLICY 6: DISTRICT ALLOCATED GROUNDWATER CREDITS	. 13
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POLICY 8: IMPLEMENTATION & ENFORCEMENT OF PLAN ACTIONS	. 16

## POLICY 1: WATER MEASUREMENT AND METERING

The landowners within the GSA utilize both surface water and groundwater to meet the needs of the business operations and producing agricultural products. A key component to manage the sustainability of groundwater is to measure quantitatively the total amount of water used by each landowner within the GSA. This will allow the GSA to track groundwater water usage by landowner which can then be correlated to the amounts allowed to achieve sustainability.

The GSA will utilize satellite imagery to determine crop demands at the landowner level as described in more detail below:

#### Calculate Groundwater Consumed using Evapotranspiration

To calculate the amount of groundwater consumed by the crop, the following equation is applied:

- 1. Total Applied Surface Water is supplied and metered by the Irrigation District.
- 2. Total Crop Demand (Evapotranspiration or ET) is calculated by a third party, using NASA LandSat satellite imagery.
  - a. Consumption, based on the ET calculations will first be reduced by surface water deliveries, then accounted for in the following sequencing:
    - i. Precipitation Yield
    - ii. Sustainable Yield credits
    - iii. District allocated groundwater credits
    - iv. Transitional groundwater credits\*\*
    - v. Landowner developed groundwater credits\*\*

\*\*The sequencing of the Transitional water credits and Landowner developed groundwater credits can be switched at the landowner's discretion.

b. If surface water applied is more than ET, the landowner will receive a credit for over application of surface water according to the following schedule:

Over Application of Surface Water for Irrigation Purposes

i. The credit calculated using this equation will be tracked and will increase the landowner groundwater account managed by the GSA. For every acre-foot of over applied surface water,

90% credit goes to the landowner account, 10% to the GSA.

ii. For all groundwater credits issued to the landowners from over application of irrigation water, the credits will be available and carried over to subsequent years. The term of the credits will be perpetual. The groundwater credits can also be transferred, sold, or leased to other landowners based upon the GSA groundwater transfer policy.

The satellite imagery used to determine the ET values, will be audited by the GSA through spot checking land use for cropping patterns and compared to available District metered data.

# POLICY 2: GROUNDWATER BANKING AT THE LANDOWNER LEVEL

#### **Irrigation District Recharge**

The irrigation district oversees and manages the surface water for the district, separate and apart for the Groundwater Sustainability Agency. The irrigation district recognizes the surface water supplied is very important to achieve groundwater sustainability and needed for the landowners to continue operations of their farms and that landowners need to be able to balance all of these resources to achieve sustainability under SGMA.

When surface water beyond what is needed to meet irrigation demands is available, the irrigation district will maximize the use of these surface waters and divert these waters into the natural waterways, open channel canals, and district owned recharge basins. This will occur most often during above average water years when those waters cannot be stored and are released from local reservoirs. The surface water diverted and recharged into groundwater into district owned facilities is done to benefit all the landowners within the district without regard for specific credits under SGMA. Additionally, the irrigation districts will continue to optimize the distribution systems to maximize the recharge of surface water while supplying surface water to landowners as efficiently as possible.

#### Landowner Groundwater Banking

During periods where surplus surface waters are available, landowners within the GSA can divert surface water into landowner owned designated recharge facilities for future groundwater credits. Surface water for banking can be:

- 1. Water the landowner purchases from the irrigation district through regular surface water purchase procedures.
- 2. Other water rights available to landowners. E.g. Poplar Ditch and Little Pioneer
- 3. The District has established the following priority order of water service and related canal capacities:
  - Deliveries for irrigation demand
  - Landowner recharge/banking \*\*
  - District recharge/banking for the benefit of all landowners\*\*
- \*\*This priority order will be used when canal capacities are at issue. When water supply is limited, District recharge will take priority, per the Irrigation District's Surface Water Delivery Operational Guidelines.

When this occurs, the landowner can bank this surface water that is recharged to groundwater under the following conditions:

1. The surface water purchased must be applied directly to a specific groundwater recharge basin that meets the minimum GSA requirements for a groundwater recharge basin. The basin must be registered with the GSA to receive any credits.

- All surface water diverted by the landowner is required to be metered per GSA metering requirements.
- Surface water diverted will be credited to the landowner at 90% of the surface water diverted. The remaining 10% credit will remain with the GSA to account for evaporation, groundwater migration and for the benefit of all the landowners.
- The groundwater credits issued to the landowners will be available and carried over to subsequent years. The term of the credits will be perpetual. The groundwater credits can also be transferred, sold, or leased to other landowners based upon the GSA groundwater transfer criteria.
- 2. Landowners can also use District recharge facilities to generate groundwater credits subject to the following criteria:
  - The landowner provides water from available allocation, purchase or water rights
  - Use of the District recharge facility is subject to available capacity as determined by the District
  - Groundwater credits will be credited to the landowner account at 75% of the surface water diverted. The remaining 25% credit will remain with the GSA to account for evaporation, groundwater migration and for the benefit of all the landowners.

# **POLICY 3: WATER ACCOUNTING AND WATER TRANSFERS**

To effectively achieve groundwater sustainability within the GSA and the Tule Subbasin, while maintaining the agriculture operations during the implementation of SGMA, each landowner within the GSA will be provided a baseline groundwater credit allocations. These groundwater credits allocation are inputs into the individual water bank account of each landowner, allowing each landowner to decide how to feasibly and economically manage their farm operation within the rules established by the GSA and the Tule Subbasin.

#### Water Accounting:

To adequately track, monitor, and account for the water credits within the GSA as required by Policy 1 (Water Measuring and Metering), groundwater accounts will be established and monitored for each landowner. Groundwater credits are allocated by APN and added to landowner accounts. Following is a description of the type of additions and subtractions to landowner groundwater accounts in the GSA:

Groundwater Credit Allocations (Additions): Tule Subbasin Sustainable Yield	Definition: Common Groundwater available to all landowners within Tule Subbasin, defined under Subbasin Coordination Agreement
Precipitation Yield	Annual average precipitation in the GSA, calculated from 1991 going forward. Precipitation yield credits are not transferrable.
District Allocated Groundwater Credits	Allocated by the Board annually. Based on water diverted for recharge by the District, along with canal seepage losses in District canals. Allocated amounts will be credited to landowners proportionally based on assessed acres.
Transitional Groundwater Credits	Transitional groundwater credit allocations are allocations of water above the long-term sustainability. Transitional credits are allocated per Policy 4.
Landowner Developed Credits	Surface Water diverted by the landowners into a specified recharge basin, credits per criteria set forth in Policy 2: Banking at Landowner Level and surface water over-applied by landowner beyond crop demand, credit per criteria set forth in Policy 2.

Groundwater Debits from Account (Subtractions)	Definition:
Groundwater Consumption	Monthly crop demand measured, per Policy 1.
Exceedance Consumption	Consumption above Allowable Limits. Administered per Policy 8.

Credit and debits in each landowner account will be accounted for on a monthly basis by the GSA.

#### Allowable Limits

The sum of groundwater credit allocations added to each landowner account shall be considered the Allowable Limit of groundwater use for each landowner account. Consumption will be measured and debited from each landowner account monthly, per Policy 1. Any exceedance of the Allowable Limit shall be considered a violation, subject to enforcement under Policy 8.

#### Water Transfers:

Landowners may transfer groundwater water credits through either a direct sale or lease. The process for transferring groundwater credits is as follows:

- 1. Transfers within the GSA;
  - 1. Groundwater credits will be tracked at a land-based level. Transfers of any credits accrued to the land requires the written approval of the landowner to transfer.
  - 2. Groundwater credits can only be transferred by a landowner that has a positive balance in their groundwater budget. Deficit groundwater credit transferring is not allowed.
  - 3. For every one acre-foot of groundwater credit a Landowner transfers out of their account, they cannot use one acre-foot of Transitional Groundwater Credit in that year. They will regain access to the restricted Transitional Pumping amounts in the next year.
  - 4. A groundwater credit transfer is a one-to-one transfer within the GSA. Transfers outside the GSA are subject to the Coordination with other Tule Subbasin GSAs.
  - 5. All groundwater credit transfers require formal notification (GSA approved transfer template) and approval of the GSA. The GSA will keep an account of all transfers within the GSA Water Accounting Program. The sale or lease terms of the groundwater credits are between landowners and not subject to disclosure.
- 2. . Transfers to or from other GSAs;
  - General Provisions;
    - Groundwater credits will be tracked at a land-based level.

- Groundwater credits can only be transferred by a landowner that has a positive balance in their groundwater budget. Deficit groundwater credit transferring is not allowed.
- For every one acre-foot of groundwater credit a Landowner transfers out of their account, they cannot use one acre-foot of Transitional Groundwater Credit in that year. They will regain access to the restricted Transitional Pumping amounts in the next year.
- Groundwater Credits can only be transferred and used in GSAs within the Tule Subbasin that have similar landowner-based groundwater accounting systems as the LTRID GSA.
- o Groundwater credits may not be transferred or used outside of the Tule Subbasin.
- A groundwater credit transfer is a one-to-one transfer ratio.
- The maximum amount of groundwater transfers out of the GSA per year could be limited to 10,000 AF. Each transfer will be evaluated to ensure landowner's account maintains a positive balance, without going over the Allowable Limit. Transfers out of the GSA will be processed as they are requested
- The maximum amount of groundwater transfers accepted into the District per year will be limited to 10,000 AF.
- Transfer requests into the GSA will be reviewed monthly and will be processed at the end of the month. The transfer request will be evaluated individually.
- If the total transfers requested are in excess of the 10,000 AF annual limit, the transfers approved will be allocated on a per-acre-owned basis. Once the 10,000 AF annual limit is reached, any further requests will be denied, unless otherwise determined by the GSA.
  - Example:
    - Grower A requests 6,000 AF transfer
    - Grower B requests 6,000 AF transfer
    - Grower C requests 6,000 AF transfer
    - Grower A owns 1,000 acres
    - Grower B owns 500 acres
    - Grower C owns 250 acres
    - Each landowner will be allowed to transfer 5.71 AF/AC (10,000 AF limit / 1,750 acres)
- 3. Administration and Approval
  - a. All groundwater credit transfers require formal notification (GSA approved transfer template) and approval of the GSA. The GSA will keep an account of all transfers within the GSA Water Accounting Program. The sale or lease terms of the groundwater credits are between landowners and not subject to disclosure.
  - b. There will be a \$100 fee, per transfer, charged by the GSA for administration and coordination with the other GSAs.
  - c. In order to avoid undesirable results and avoid localized impacts, transfers into certain areas may be limited or restricted even further by the GSA.

- i. The Groundwater Planning Commission and Board of Directors will annually review the hydrographs at each Representative Monitoring Site in the GSA to determine such restrictions for that year.
- 4. Implementation of the terms of this entire policy will be reviewed and determined annually by the Groundwater Planning Commission and Board of Directors. The Board of Directors reserves the right to change terms of this policy at any time.

# POLICY 4: TRANSITIONAL GROUNDWATER CONSUMPTION

To assist landowner with the transition to implementation of the Sustainable Groundwater Management Act, groundwater use and extraction above basin-wide sustainable yield will be phased based on periodic reviews of the GSP per the guidelines of SGMA. This will be accomplished by adding Transitional groundwater credit allocation to landowner accounts. Transitional groundwater allocations are allocations of water above the long-term sustainable limits of the GSA, in order to assist landowners to transition to sustainability.

During the period of GSP implementation, transitional water credits (groundwater consumption above other available credits,) may be consumed consistent with the following criteria:

- 1. Use will be consistent with the policies established for avoiding the undesirable effects under SGMA;
- 2. Transitional water will be available based on the following sequencing:
  - i. Surface water allocation
  - ii. Precipitation yield credits
  - iii. Sustainable yield groundwater credits
  - iv. District allocated groundwater credits
  - v. Transitional water credits\*\*
  - vi. Landowner developed groundwater credits\*\*

\*\*The sequencing of the Transitional water credits and Landowner developed groundwater credits can be switched at the landowner's discretion.

- 3. Transitional water credits will be available based on assessed acres and made available in 5-year blocks.
- 4. Transitional water credits stay with the landowner to be used on properties within the GSA and cannot be transferred to other landowners.
- 5. An upper limit for net groundwater use, including transitional water allocations, will be established. Exceeding this limit will result in fines and reduced allocations in the next year, per Policy 8: Implementation & Enforcement of Plan Actions.
- 6. There will be a phased approach to the availability of groundwater for transitional water. The GSP will provide for levels of groundwater consumption that will be higher during the initial phases and decreasing over time to reach sustainable consumption levels (as required by SGMA) by 2040. The amount of Transitional water available will be determined at the beginning of each phase.
  - a. The first phase of transitional water will be from 2020 through 2024 (2 AF/Acre/year)
  - b. The second phase of transitional water will be from 2025 through 2029 (Allocation TBD after 2024 GSP revisions)
  - c. The third phase of transitional water will be 2030 through 2034 (Allocation TBD after 2024 GSP revisions)

- d. The final phase of transitional water will be from 2035 through 2039 (Allocation TBD after 2024 GSP revisions)
- 7. There will be a fee schedule for transitional water consumption. The fee schedule will be implemented as described below.
  - i. Tier 1 of transitional water consumption is 50% of the total transitional water allocated for the period and shall be assessed a fee of \$90 per acre foot. The price will be adjusted annually by the Board based on an analysis of SGMA implementation costs, including amounts collected for mitigation and project implementation.
  - ii. Tier 2 is transitional water consumption over Tier 1, up to the total transitional water allocation and shall be charged a fee based on an analysis of SGMA implementation costs, including amounts collected for mitigation and project implementation.

The above fee schedule is intended to serve as both a disincentive mechanism while also relating to the cost of mitigating the impacts of use of transitional pumping allocations. Further analysis and additional justifications for the level of the fee may be considered annually by the GSA.

8. Exceedance Tier. Consumption of groundwater beyond the Allowable Limits, as defined in Policy 3, will be subject to enforcement as described in Policy 8. Unless an exceedance is corrected as provided in Policy, the total amount of groundwater consumed beyond the Allowable Limit shall be considered Exceedance Tier Consumption. Each acre-foot of Exceedance Tier Consumption that is not corrected, shall be subject to a fee to be analyzed and determined annually by the GSA, in addition to any fine and administrative penalty (including reduction of future groundwater credits) as may be established in Policy 8.

The Exceedance Tier fee is to be established annually by the GSA as a fair representation of the cost to mitigate the damage to the GSA and the lands served by the GSA due to the contribution toward undesirable results, as defined in SGMA, caused by the exceedance of groundwater use beyond the established Allowable limits. Such fee is subject to reassessment and determination by the GSA from time to time, based on changing analysis of the cost of mitigation of damages caused by exceedance of the Allowable Limits.

- 9. Revenues will be used to mitigate impacts and implement projects and programs including, but not limited to:
  - Friant Kern Canal capacity correction
  - Surface water development
  - Additional recharge basin construction
  - Monitoring impacts and effects of groundwater pumping.

 Other projects that may be identified by the GSA. (examples could include water conservation grants to GSA members, land conservation and setaside programs, or any other projects the GSA deems appropriate to help meet the sustainability goal).

The district adopted a mitigation plan to address significant and undesirable impacts to beneficial groundwater uses during the sustainability transition period between 2020 and 2040. The mitigation plan can be found at www.ltrid.org, under SGMA and Groundwater Sustainability Plans (http://www.ltrid.org/wp-content/uploads/2023/06/ltrid-mitgation-plan-updated-6.29.23.pdf)

# POLICY 5: LANDOWNER SURFACE WATER IMPORTED INTO THE GSA

District Landowners may participate in water exchanges or transfers outside of the GSA boundary that result in surface water being available for direct use by the landowner. Use of that water by the landowner within the GSA requires the use of Irrigation District infrastructure to divert this surface water to their land.

This surface water that is brought into the GSA by the landowner will be tracked and accounted by the GSA and applied to the landowner's water budget according to the following procedures:

- 1. Surface water brought into the GSA and credited to the landowner will be subject to loss/reduction factor as determined by the Irrigation District Board of Directors.
- 2. Surface water brought into the GSA will be delivered to the landowner based upon canal capacity. No surface water delivery brought into the GSA will interrupt or interfere with scheduled allocations of the District surface water supplies.
- 3. Imported surface water may be used for groundwater recharge subject to the policies of the GSP.

# POLICY 6: DISTRICT ALLOCATED GROUNDWATER CREDITS

The Irrigation District (District) owns and operates existing recharge basins. These basins, along with the open channel canal distribution systems, provide for both direct and indirect groundwater recharge. During times when surface water supplies beyond the irrigation needs of the landowners are available, the District uses the basins to divert the surface water for groundwater recharge. This happens most often in wetter years and comes in the form of Class Two under the Friant Contracts and flood releases from Lake Success. Recharge through channel loss in the distribution system occurs at all times when water is in the canals. These District owned facilities create additional opportunities for establishing groundwater credits beyond the Safe Yield of the Tule Subbasin.

Any groundwater credits developed through recharge basins and through loss in the distribution system remains with the District and will not be allocated in full to the landowners if a determination is made by the GSA Board that minimum threshold amounts identified in the GSP have not been met.

#### District Owned Land Based Groundwater Recharge Credits:

The lands owned through fee title by the irrigation district are allocated a sub basin wide Sustainable Yield. The Sustainable Yield allocated to District owned lands by virtue of being in the Tule Subbasin, may be re-allocated back to the District Landowners proportionate to the landowner's assessed acreage in the GSA.

#### Surface Water Recharge Groundwater Credits:

The imported surface water that is diverted for recharge by the District into District owned facilities (both recharge basins and canals) will be tracked and accounted as groundwater credits belonging to the District. The District will allocate these credits to lands within the GSA in the following manner:

- Up to 90% of the water diverted into the District groundwater recharge basins, and water accounted for as channel loss in the canals, will be available for allocation. The remaining 10% of the recharge water will not be allocated to landowners in the District as it is used to account for evaporation and other losses. Adjustments to the percent of recharge water allocated as groundwater credits may occur based on groundwater monitoring, avoiding undesirable results, and to help avoid minimum thresholds.
- The District will allocate the groundwater recharge credits proportionally to all landowners within the District by assessed acres. All District landowners pay an equal land based assessment and each landowner will be provided an equal groundwater credit based upon gross acreage owned within the District and irrespective of any access to surface water that landowners may have through water rights, riparian water or any other surface water.
- The transfer or sale of the District groundwater recharge credits within the GSA will be permitted in accordance with Policy 3.

# POLICY 7: CSD & PUD WATER USE WITHIN THE GSA

A community service district (CSD) is an entity formed by residents of an unincorporated area to provide a wide variety of services to its residences, particularly water and wastewater management, along with many others. A CSD may be formed and operated in accordance with the Community Services District Law (Government Code §61000-61850), which was created to provide an alternate method of providing services in unincorporated areas.

The Public Utility District Act authorizes the formation of public utility districts (PUD) and authorizes a district to acquire, construct, own, operate, and control works for supplying its inhabitants with water and other critical components for everyday life.

Within the LTRID GSA boundary are the following CSDs and PUDs ("Community):

- Tipton CSD
- Woodville PUD
- Poplar CSD

Each Community entered into an MOU with the LTRID GSA to cooperate on SGMA implementation. Consistent with Section 3 of the MOU, the Community will be considered within the boundaries of the LTRID GSA and included in the LTRID Groundwater Sustainability Plan.

Consistent with Section 6 of the MOU LTRID will identify the Community as a separate management area. As its own management area, LTRID will specifically address the minimum thresholds and measurable objectives for the Community to achieve sustainable management.

#### Reporting of Community Water Use

Consistent with Section 7 of the MOU, the Community will provide LTRID the following information for determining the net groundwater usage of the Community:

On a quarterly basis:

- Each Community will submit the total of groundwater pumped from Community wells.
- Each Community will submit the total of water discharged to the wastewater treatment system that is treated and diverted to percolation/evaporation ponds

#### Minimum Thresholds and Measurable Objectives

The following will be considered the minimum thresholds and measurable objectives required by the Community to meet the sustainability for the implementation of the LTRID GSP for the period from January 2020 to January 2026:

- The net of water pumped minus water discharged will be considered total Community water use

- The total of all treated water discharged to percolation/evaporation ponds, less 10%, will be available to the LTRID GSA for calculation and use in total LTRID GSA water balance.
- If the Community is providing any treated discharge to adjacent lands, the Community shall provide a regular accounting to the LTRID GSA that includes total volume amount discharged and APN(s) receiving the discharge.
- The water use will be reviewed through periodic updates to the GSP and will be compared to the available sustainable yield for the community and pumping limits acceptable to the GSA, as allowed under the regulatory code of SGMA.
- Community wells will include all wells used by the Community that are connected to the Community water distribution system.
- The Community and the GSA Board of Directors agree to cooperate on conditions of approval for future growth to ensure they are consistent with GSA and Community policies including pursing grant funding opportunities, outreach and joint projects for developing additional water supply for the Community.

# **POLICY 8: IMPLEMENTATION & ENFORCEMENT OF PLAN ACTIONS**

This Groundwater Sustainability Plan (GSP) establishes the actions, which include the policies, projects, and implementation schedule, to achieve groundwater sustainability, in accordance with the Sustainable Groundwater Management Act (SGMA). GSA Policies 1 through 7 have been adopted and implemented in furtherance of GSP Management Action 5.2.1 as set forth in the Lower Tule River Irrigation District Groundwater Sustainability Plan.

SGMA provides the GSA with the authority to enforce the adopted Management Actions of a GSP. (See Water Code section 10732(a)(1) – authority to assess penalties for extraction of groundwater in excess of the amount that is authorized under a GSA rule, regulation, ordination or resolution; and Water Code section 10730.6 - authority to collect any delinquent groundwater charges and any applicable penalties and interest on the groundwater charges in the same manner as the GSA may collect delinquent assessments or water charges)

Pursuant to such authorities, the following actions shall be considered violations of the GSA's established GSP and Policies adopted thereunder, and shall be subject to administrative enforcement penalties and actions specified for each category of violation:

#### 8.1 Failure to Pay GSA Assessments or Groundwater Consumption Fees and Fines

- 8.1.1 Non-Compliance. Pursuant to Water Code section 10730.6, an owner or operator who knowingly fails to pay a groundwater fee within 30 days of it becoming due shall be liable to the groundwater sustainability agency for interest at the rate of 1 percent per month on the delinquent amount of the groundwater fee and a 10-percent penalty.
- 8.1.2 Process for collecting unpaid fees and fines. The GSA may collect any unpaid fees and fines by: a) bringing suit in Tulare County Superior Court for the collection of unpaid fees and fines, and seeking attachment against the property of the named defendant, pursuant to the authority of Water Code section 10730.6(c); or
  b) adding such unpaid fees, fines, penalties, and interest to the charges and assessments payable to the Lower Tule River Irrigation District, after which remaining unpaid fees, fines, penalties, and interest may be collected in the manner established by Division 11 of the Water for the collection of assessments and charges of California Irrigation Districts.
- 8.2 Consumption of groundwater beyond the Allowable Limits. The Allowable Limits of groundwater consumption are as set forth in Policies 3 and 4 and shall be accounted for pursuant to Policy 1. Any time the GSA determines that an owner or operator subject to the Groundwater Measurement and Metering provisions of Policy 1 of the LTRID GSA has exceeded the Allowable Limits, as established by Policy 3 of the LTRID GSA, the exceedance shall be enforced through the following process:
  - 8.2.1 Notice of Non-Compliance. The GSA shall provide written notice of the noncompliance, specifying the quantity of exceedance, and requesting response and plan for correction of non-compliance within 30 days. The notice of non-compliance shall be in writing and shall be deemed delivered when placed in U.S. Mail, certified, to the owner or operators address of record, or if the owner or operator has

consented to receiving notices from the GSA via email, via email to the address provided at the time of providing consent.

- 8.2.2 Opportunity to Correct Exceedance. An owner or operator who is provided a notice of non-compliance related to exceedance of the Allowable Limits of groundwater consumption shall respond within 30 days of delivery of the notice by either a) disputing the determination of non-compliance and requesting an appeal hearing, in which case the owner or operator shall provide a documentary basis for such dispute, or b) identifying a plan to correct such non-compliance. An exceedance of the allowable groundwater use limits may be corrected by procurement of sufficient credits, through purchase or otherwise, to the account of the owner or operator, provided that any such credits are obtained in a manner that is consistent with the policies of the GSA.
- 8.2.3 Determination of Failure to Correct Non-Compliance. An owner or operator who responds to a notice of non-compliance by timely disputing the determination of non-compliance shall be provided with an opportunity to present such dispute, and evidence supporting the owner or operator's position, to the Lower Tule River Groundwater Planning Commission. An administrative hearing to consider the dispute shall be scheduled within 30 days of the response and shall occur whenever possible at a regular meeting of the Groundwater Planning Commission. The Groundwater Planning Commission shall provide notice of its determination within 5 days of the hearing, which notice shall be provided in accordance with section 8.2.4.
- 8.2.4 Final Notice of Non-compliance Monetary and Administrative Penalties for Failure to Correct. If an owner or operator fails to respond to or correct the notice of non-compliance issued under 8.2.1, or if the Groundwater Planning Commission sustains the finding of non-compliance in the case of disputed notices, a final notice of non-compliance shall be issued, which shall include the following:
  - 8.2.4.1 Assessment of a penalty of \$500 per acre foot for every acre foot of groundwater determined to have been consumed beyond the allowable limits (Water Code section 10732(a)(1)).
  - 8.2.4.3 Assessment of charges for Exceedance tier groundwater consumption pursuant to the provisions of Policy 4 for each acre-foot determined to have been consumed beyond the allowable limits.
  - 8.2.4.2 Imposition of Exceedance tier consumption, which shall consist of groundwater credits to be subtracted from the owner or operator's account at the rate of 1 acre-foot for every acre-foot of groundwater determined to have been consumed beyond the Allowable Limits.
  - 8.2.4.3 An order to Cease and Desist continued exceedances.
- 8.2.5 Enforcement. Fines, penalties, and charges imposed pursuant to section 8.2.4 shall be due and payable within 30 days of the issuance of a final notice of noncompliance and, if unpaid, may be collected pursuant to the processes established by Policy 8.2.1. Cease and desist orders issued as part of a final notice of non-compliance may be enforced through civil adjudication processes including by seeking civil mandate orders.

# ATTACHMENT **3 – LTRID GSA DOMESTIC WELL PROTECTION PROJECTS AND** MANAGEMENT ACTIONS

# Lower Tule River Irrigation District Groundwater Sustainability Agency Pixley Irrigation District Groundwater Sustainability Agency Groundwater Sustainability Plan Impact Mitigation Plan

## 1.0 INTRODUCTION – Establishment of Groundwater Well Mitigation Program.

Sustainable management criteria identified in each of the Tule Subbasin Groundwater Sustainability Agencies' (GSAs) Groundwater Sustainability Plans (GSPs) have been developed to address significant and unreasonable impacts to agricultural, municipal, and industrial beneficial uses of groundwater. However, analysis based on available data suggest that numerous shallow domestic wells and potentially other wells may be impacted during the Sustainable Groundwater Management Act (SGMA) GSP implementation period between 2020 and 2040 as a result of continued lowering of groundwater levels during this period. Wells, land use, property, and infrastructure may also be impacted from land subsidence and changes in groundwater quality during this period.

The Subbasin has been in overdraft for many years resulting in a significant lowering of regional and local groundwater levels. The GSPs are designed for the Subbasin to reach sustainability by 2040 and beyond. However, until sustainability is reached, some level of continued groundwater level decline and land subsidence is expected in areas of the Subbasin while the GSAs are in the process of implementing projects and management actions to achieve sustainability by 2040. The purpose of the GSAs' Mitigation Programs is to mitigate those wells, critical infrastructure, and land uses that are adversely affected by declining groundwater levels, land subsidence, and changes to groundwater quality while the GSAs reach sustainability.

As part of revisions to the Tule Subbasin Groundwater Sustainability Plans (GSPs) and Coordination Agreement approved by the Groundwater Sustainability Agencies (GSAs) within the Tule Subbasin, the GSAs each agreed to develop mitigation plans to address significant and unreasonable impacts to beneficial uses of groundwater during the sustainability transition period between 2020 and 2040. The revised Tule Subbasin Coordination Agreement submitted in July 2022 included a Mitigation Program Framework as Attachment 7, which outlined the general standards that each GSA would commit to in developing their respective Mitigation Programs. The GSAs further committed to completing the mitigation claims process for domestic and municipal wells by December 31, 2022 and all other aspects of the Mitigation Programs by June 30, 2023. The Mitigation Framework is attached to this policy as Attachment 1.

#### 1.1 Purpose and Scope

Thomas Harder and Company prepared a Technical Memorandums, attached as Attachment 2, to provide the minimum technical requirements for use by each Tule Subbasin GSA to address claims of impact from lowered groundwater levels, subsidence impacts, and water quality impacts associated with GSP-/GSA-approved or authorized activities. In consideration of the technical information provided therein, and in accordance with the Mitigation Framework in the Coordination Agreement, each GSA Mitigation Program will identify the specific criteria and processes for mitigating claims of impact caused by pumping within their respective GSA boundaries. The purpose of this policy is to establish a Mitigation Program for the Lower Tule River Irrigation District GSA and Pixley Irrigation District GSA consistent with the Mitigation Framework (Attachment 1) and the Harder Technical Memorandums (Attachment 2).

# 2.0 GROUNDWATER WELL LEVEL IMPACT – MITIGATION CLAIM PROCESS

The Mitigation Program allows for domestic, industrial, municipal, and certain agricultural well owners adversely affected by groundwater level impacts to file a claim with the GSA in which the well is located. The process for receiving and investigating claims of groundwater level impact is set forth in sections 2.1 through 2.3 is shown in Attachment 3, Groundwater Level Impact Claim Process – Investigation Phase. For groundwater levels, an "impact" is defined as the inability of a well owner to pump groundwater of sufficient quantity to meet their water supply needs due to lowered groundwater levels resulting from Tule Subbasin GSP-/GSA-approved or authorized activities. The impact must be realized after January 2015. Responsibilities of the claimant are shown in green, and responsibilities of the GSA are shown in blue in Attachment 3. Decision points are shown in orange.

All claims will be investigated and evaluated within 45 days of receipt of the claim.

## 2.1 Filing a Claim

The claim process starts with the affected party ("Claimant") filing a claim with the GSA in which the party's well is located, or in which the Claimant asserts the activity was the cause of the Claimant's impacts. The claim will be filed using a form like that provided in Attachment 5 -Impact Claim Form.

- Claim forms will only be accepted for claim impacts occurring after January 1, 2023
- Claims can only be filed by the owner of the well
- Claim forms will only be accepted on wells that were in existence and actively in service as of December 31, 2022.
- Wells older than 25 years (per IRS depreciation schedules) will not be eligible for mitigation.

To process a claim, the Claimant must provide some basic information on the Impact Claim Form to enable further investigation of the claim, including:

- a) The Claimant's name and contact information,
- b) The type and location of the well,
- c) Request for interim water supply,
- d) Well construction information
- e) Pump information
- f) description of the issue with the well, and
- g) The applicant's signature.

The filing of a claim will require that the Claimant provide access to the well to verify the claim. In signing the impact claim form, the Claimant agrees to release all data associated with the well and provide access to the well for inspection by a GSA technical representative. Denial of access to the well for inspection by the GSA will result in denial of the claim.

#### 2.2 Impact Assessment

#### 2.2.1. Technical Review and Verification of Claimant-Provided Data

A GSA technical representative will review all available information provided by the Claimant for the affected well prior to inspection in the field. Data to be reviewed will include, but not limited to:

- a) The CDWR driller's log,
- b) Information on date the well was constructed,
- c) Well construction information (casing diameter, casing depth, perforation interval), Available downhole video surveys,
- d) Historical groundwater levels,
- e) Pump type and intake depth,
- f) Motor size,
- g) Pump age,
- h) Typical discharge rate,
- i) Last pump test date,
- j) Last service date,
- k) Last static and pumping groundwater levels, and
- 1) Information on the nature of the problem.

Based on a review of the available data provided by the Claimant, the GSA will determine whether the claim can be verified based on the data.

Completeness of the dataset relative to the requested information will be reviewed for the following criteria, reliability of the data provided, the nature and status of the issue, and evidence of well impact due to GSP-/GSA-approved or authorized activities, as opposed to impact from other sources.

If the completeness of the data supporting the claim can be verified based on available information, then the GSA technical representative will assess the claim pursuant to section 2.3.1, 2.3.2, or 2.3.3. If not, a GSA technical representative will need to inspect the well and collect supplemental information. The types of information to be collected will depend on the data available from the Claimant. Determination of the extent of additional data collection necessary to verify the claim will be at the sole discretion of the GSA.

In general, the minimum data to be collected in the field will include:

- Well name
- Pump size (horsepower)
- Casing type and diameter
- Static groundwater level
- Discharge rate
- Pumping groundwater level

The owner or owner's representative authorized to operate the pump will be asked to be onsite at the time of inspection to operate the pump. The GSA technical representative will record observations from the inspection. If a driller's log or other information is not available to confirm the total depth and condition of the well and if the pump intake depth cannot be confirmed from available information, it may be necessary to have the pump removed from the well and conduct a downhole video survey. Removing the pump will enable the GSA technical representative to measure the column pipe and thus confirm the pump intake depth and inspect the condition of the pump. The video log will enable inspection of the condition of the casing and perforations and confirm the perforation interval, total depth, and static groundwater level of the well. Upon completion of the investigation, the contractor will be required to reinstall the pump and reestablish all connections. If the pump was operating prior to removal, the contractor will be required to collect pumping water level data or discharge rate data, respectively. The GSA will fund the contractor to remove the pump and conduct the video survey. If the claim is ultimately denied, the claimant will reimburse the GSA. The GSA require the well owner to sign a release of liability for any damage to the pump, pump column, or well resulting from removal of the pump and conducting the video log.

## 2.2.2 Evaluations of Claims of Groundwater Level Impacts

Based on the analysis of data for the impacted well, the GSA technical representative will provide a recommendation to the Groundwater Planning Commission whether the well qualifies for mitigation. In making the recommendation, the GSA technical representative will consider primarily that the foundational premise of the Mitigation Program, as it relates to groundwater levels, is to address impacts to domestic, municipal, industrial, and agricultural wells from GSP-/GSA-approved or authorized activities. As SGMA does not require the GSAs to address impacts prior to January 2015, only impacts associated with groundwater level declines after this time will be considered.

The graphic in Attachment 4 provides a basis for evaluating claims based on the data provided by the Claimant or collected by the GSA. As shown, Examples 1 and 2 illustrate groundwater level impacts that would qualify for mitigation. Example 1 is a case where the static groundwater level is below the 2015 groundwater level and the pumping groundwater level, at the historical discharge rate, is within 10 feet of the bottom of the well. In Example 2, the static groundwater level is measured below the 2015 groundwater level and the pumping groundwater level, at the historical discharge rate, has dropped to within 20 feet of the pump intake. In both cases, the lowered groundwater levels can be attributed to transitional pumping overdraft and there is no option to restore the water supply without mitigation. The evaluation should consider whether there is adequate separation between the pump intake and the bottom of the well (e.g., 10 feet) and whether there is adequate pump submergence (e.g., 20 feet).

Examples 3 through 6 on Figure 2 illustrate cases where the well impact is not associated with lowered groundwater levels from GSP-/GSA-approved or authorized activities. In these cases:

- The pumping groundwater level would have already been below the bottom of the well before January 2015 (Example 3),
- The pumping groundwater level would have already been below the bottom of the pump intake before January 2015 (Example 4),
- The static groundwater level would have been below the pump intake prior to January 2015 (Example 5),
- The pump is not functioning for reasons other than groundwater level decline (e.g. mechanical failure) (Example 6).

In many cases, it is anticipated that a static groundwater level measured in the impacted well from January 2015 will not be available. For those cases, the reference January 2015 static groundwater level will be inferred from a groundwater level contour map generated based on available data from other wells measured at that time. Separate groundwater contour maps will be generated for the Upper and Lower Aquifers. The reference static groundwater level will be assigned from the contour map of the aquifer in which the well is predominantly perforated.

There are other factors, independent of lowered groundwater levels, that can cause a well to stop functioning, such as pump mechanical failure due to age or malfunction, holes in the well casing allowing sand into the pump intake, holes in the pump column associated with corrosion and wear, excessive plugging of screens due to lack of maintenance (e.g. well rehabilitation), and others. All these factors will need to be taken into consideration when assessing the need for mitigation.

Other factors to be considered when evaluating a claim will include, but are not limited to:

• If the Claimant is asserting an impact to an agricultural well, and the Claimant has been utilizing groundwater under a transitional pumping allocation, or otherwise contributing to transitional overdraft, the GSA will reject the claim. This includes claims where a well is being used for both domestic use and irrigation.

If the relative contribution to the problem by the claimant, or by neighboring property owner actions or other overdraft results are not attributable to the GSP, the claim is not eligible for mitigation. If the problem is being caused by specific neighboring well issues, a claimant may be able to pursue corrections through the civil court process and will be so advised.

If the GSA Technical Representative recommends that the impact is eligible for mitigation, a specific mitigation measure as described in Section 2.3 will be considered for recommendation.

#### 2.23 GSA Consideration of Technical Representative Recommendation

The Technical Representative Recommendation will be submitted to Groundwater Planning Commission (GPC). The GPC is delegated authority by the GSA Governing Body to determine whether to accept claims, and to determine mitigation measures. The claimant has a right to appeal GPC decisions to the GSA Governing Body.

Decisions by the GPC or the GSA governing body to accept a mitigation claim are not an acceptance of liability and shall not be a legal determination of any parties' rights. The Mitigation Program is provided as an administrative action to further the goals and objectives of the GSP and SGMA in general.

## 2.3 IDENTIFICATION OF MITIGATION MEASURES FOR ACCEPTED CLAIMS

In the event that, under the Impact Assessment process, the GSA determines that GSA or GSA-allowed activities have had an impact on an existing well (i.e., impacts related to post-2015 overdraft), the GSA will implement a mitigation measure(s) for the existing well. Mitigation measures that could be adopted to address impacts attributed to the GSA allowed activities could include the following:

• Providing a short-term emergency interim water supply to domestic well owners. Short-term emergency supplies shall be provided as soon as reasonably possible, but in all cases within 14 days of notification to the GSA of such needs.

- Providing funds to lower a well pump.
- Providing funds to complete a connection to an M&I water provider.
- Supplying an equivalent water supply from an alternate source.
- Providing funds to replace the affected well with a deeper well that meets state and local requirements; or with the consent of the affected landowner, providing other acceptable mitigation.
- The GSA require the well owner to sign a release of liability for any claims following mitigation implementation

Factors to be considered when determining the level of mitigation include, but are not limited to, the following:

- Well age mitigation measures may be prorated based on well age, per manufacturer well life specifications
- Well depth mitigation measures may be prorated, per linear foot, based on the depth the current well is drilled to vs. the depth a new well needs to be drilled to.

Mitigation measures will be determined by the GPC, on the recommendation of the technical representative. Once a long term solution is identified and offered by the GSA, if it is not accepted by the claimant within 30 days, the claim will be denied and not eligible for a future claim to be filed.

#### 2.3.1 Provision for Interim Water Supply

The claim process allows for the provision of an interim water supply should the Claimant request it. The interim water supply is meant to provide water to the applicant while the claim is investigated and prior to arranging a more permanent mitigation. If a claim is denied, it no longer qualifies for the provision of an interim water supply. Potential sources of interim water supply include (but are not limited to):

- Trucking water
- Connecting to the water supply of a neighboring landowner
- Obtaining a temporary/permanent connection to the municipal water supply system

• The GSA will fund the interim water supply or refer the claimant to existing programs that provide short term water supplies. If the claim is denied by the GSA, the cost is subject to reimbursement by the Claimant.

#### 2.3.2 Evaluation of Potential for Municipal Water Supply Connection

In some urban areas of the Tule Subbasin, impacted domestic or industrial wells may be in close proximity to existing municipal water supply infrastructure. If so, the GSA will contact the local municipality, on behalf of the Claimant, to determine the feasibility of connecting the Claimant to the existing municipal water supply system. If a connection is feasible, the Claimant will be provided with a contact person at the municipality to arrange the connection to the municipal system. For those claims that can be satisfied through a municipal water supply connection, the GSA will waive all well inspection requirements. However, the Claimant must agree to allow the GSA to destroy or properly abandon the impacted well, in accordance with California Department of Water Resources requirements and County of Tulare regulations.

• The GSA, or other existing program that provides short term water supplies, will continue to fund the interim water supply to the Claimant, until the connection to the municipal system is complete

• GSA, municipality, and Claimant will work together to determine cost share funding to connect the Claimant to the municipal water system and the cost to destroy the impacted well

If the Claimant refuses to connect to the municipal water system, the Claimant will be required to allow the GSA to inspect the well in accordance with Section 2 herein.

#### 2.3.3 Assistance for Claimants Whose Claims have been denied

For claimants who have denied claims, the GSA will provide references to other local, county and state programs that provide solutions.

#### 3. SUBSIDENCE IMPACT – MITIGATION CLAIM PROCESS

The Mitigation Program allows entities, whether public or private, adversely affected by land subsidence associated with GSP-/GSA-approved or authorized activities, to file a claim with the GSA in which the impact is located. The process for receiving and investigating claims of subsidence impacts is set forth in sections 3.1 through 3.3 is shown in Attachment 8, Land Subsidence Impact Claim Process. For land subsidence, an "impact" is defined as damage and/or loss of functionality of a structure or a facility occurring to the extent that the structure or facility cannot reasonably operate without either repair or replacement, as determined by the GSA where the structure and facility are located or where beneficial use is impacted due to the damage and/or loss of functionality of the structure or facility.

All claims will be investigated and evaluated within 45 days of receipt of the claim.

#### 3.1 Filing a Claim

The claim process starts with the affected party ("Claimant") filing a claim with the GSA in which the party's well is located, or in which the Claimant asserts the activity was the cause of the Claimant's impacts. The claim will be filed using a form like that provided in Attachment 9 -Impact Claim Form.

- Claim forms will only be accepted for claim impacts occurring after July 1, 2023
- Claims can only be filed by the owner of the infrastructure claimed to be impacted

To process a claim, the Claimant must provide some basic information on the Impact Claim Form to enable further investigation of the claim, including:

- The Claimant's name and contact information,
- The type and location of the structure or facility,
- Infrastructure construction information
- description of the issue with the infrastructure, and
- The applicant's signature.

The filing of a claim will require that the Claimant provide access to the infrastructure to verify the claim. In signing the impact claim form, the Claimant agrees to release all data associated with the infrastructure and provide access for inspection by a GSA technical representative. Denial of access to the infrastructure for inspection by the GSA will result in denial of the claim.

#### **3.2 Impact Assessment**

#### 3.2.1. Technical Review and Verification of Claimant-Provided Data

A GSA technical representative will review all available information provided by the Claimant for the affected infrastructure prior to inspection in the field. Data to be reviewed will include, but not limited to:

- A description of the type of structure/facility and what it is used for,
- Original as-built drawings of the structure/facility,
- Information on the date the structure/facility was constructed,
- Any geotechnical reports, including borehole logs, generated prior to or at the time the structure/facility was constructed,
- Photographs of the structure/facility prior to the impact, and
- Information on the nature of the problem including photographs showing the impacted structure/facility.

Based on a review of the available data provided by the Claimant, the GSA will determine whether the claim can be verified based on the data.

Completeness of the dataset relative to the requested information will be reviewed for the following criteria, reliability of the data provided, the nature and status of the issue, and evidence of infrastructure impact due to GSP-/GSA-approved or authorized activities, as opposed to impact from other sources.

If the completeness of the data supporting the claim can be verified based on available information, then the GSA technical representative will assess the claim pursuant to section 3.2. If not, a GSA technical representative will need to conduct an additional investigation and collect supplemental information. The types of information to be collected will depend on the data available from the Claimant. Determination of the extent of additional data collection necessary to verify the claim will be at the sole discretion of the GSA.

In general, the minimum data to be collected in the field will include:

- Structure/facility address,
- Nature and use of the structure/facility,
- Notes on the nature of the damage to the structure or facility,
- Photographs of the damage.

If the claim is related to gravity-driven water conveyance infrastructure (e.g. canals, turnouts, recharge basins, stream channels used to convey water, pipelines, and field irrigation), it may be necessary to inspect the entire facility to determine if factors other than land subsidence are impacting the functionality of the structure or facility. The GSA may arrange for water delivery to the facility to document the facility's operating condition. It may also be necessary to survey the structure/facility to obtain data needed to verify the structure's hydraulic capacity.

If the claim is related to well damage suspected of being caused by land subsidence, it may be necessary to have the pump removed from the well and conduct a downhole video survey. Removing the pump will enable the GSA technical representative to measure the column pipe and thus confirm the pump intake depth and inspect the condition of the pump. The video log will enable inspection of the condition of the casing and perforations and confirm the perforation interval, total depth, and static groundwater level of the well. Upon completion of the investigation, the contractor will be required to reinstall the pump and reestablish all connections. If the pump was operating prior to removal, the contractor to remove the pump and conduct the video survey. If the claim is ultimately denied, the claimant will reimburse the GSA. The GSA requires the well owner to sign a release of liability for any damage to the pump, pump column, or well resulting from removal of the pump and conducting the video log.

If the claim is related to flood control facilities it may be necessary to inspect the entire facility to determine if there are factors other than land subsidence impacting the functionality of the structure or facility. The GSA may survey the structure/facility to obtain data needed to verify the structure's hydraulic capacity. In certain cases, the GSA may also have a hydraulic analysis completed by an engineer.

Finally, additional data may be required to evaluate a claim (e.g. soil testing, materials testing, etc.) and will be obtained on a case-by-case basis depending on the structure/facility (e.g. roads, railroads, pipelines, bridges, wastewater collection) and the nature of the impact.

# 3.2.2 Evaluations of Claims of Groundwater Level Impacts

Land subsidence can manifest itself as a regional phenomenon or on a local scale. Regional land subsidence results in a large area (e.g. 10's to 100's of square miles) subsiding at similar rates such that the effect of the lowered land elevation cannot be discerned except through periodic surveying of bench marks or information from satellites. Impacts to land uses, property interests, and critical infrastructure from this type of land subsidence are most likely to occur in the form of reduced surface carrying capacity of gravity-driven water conveyance, well damage, and flood control. Differential land subsidence results in localized adjoining areas subsiding at different rates relative to each other. This can result in land fissuring and often occurs along a fault or geologic boundary. Differential land subsidence has the most potential to cause damage to surface infrastructure such as roads, bridges, and buildings.

Criteria for attributing structural/facility impacts to land subsidence include the following:

- The total amount of land subsidence and, if applicable, change in land surface slope at the structure/facility since 2015 based on the best available data.
- Evidence of ground fissures at the structure/facility that can be linked to active land subsidence in the area from other data.
- For gravity-driven water conveyance facilities, reduced flow capacity relative to 2015, that affects the functionality of the facility.
- For wells: observed casing collapse, damage, or protrusion attributable to subsidence.
- For flood control facilities, changes in water height or channel slope attributable to subsidence since 2015 that affects the functionality of the facility.

Other factors to be considered when evaluating a claim will include, but are not limited to:

If the Claimant is asserting an impact to an agricultural well, and the Claimant has been utilizing groundwater under a transitional pumping allocation, or otherwise contributing to transitional overdraft, the GSA will reject the claim. This includes claims where a well is being used for both domestic use and irrigation.

If the relative contribution to the problem by the claimant, or by neighboring property owner actions or other results are not attributable to the GSP, the claim is not eligible for mitigation. If the problem is being caused by specific neighboring issues, a claimant may be able to pursue corrections through the civil court process and will be so advised.

If the GSA Technical Representative recommends that the impact is eligible for mitigation, a specific mitigation measure as described in Section 3.3 will be considered for recommendation.

#### 3.2.3 GSA Consideration of Technical Representative Recommendation

The Technical Representative Recommendation will be submitted to Groundwater Planning Commission (GPC). The GPC is delegated authority by the GSA Governing Body to determine whether to accept claims, and to determine mitigation measures. Claimant has right to appeal GPC decisions to the GSA Governing Body.

Decisions by the GPC or the GSA governing body to accept a mitigation claim are not an acceptance of liability and shall not be a legal determination of any parties' rights. The Mitigation Program is provided as an administrative action to further the goals and objectives of the GSP and SGMA in general.

#### 3.3 IDENTIFICATION OF MITIGATION MEASURES FOR ACCEPTED CLAIMS

In the event that, under the Impact Assessment process, the GSA determines that GSA or GSA-allowed activities have had an impact on existing infrastructure (i.e., impacts related to post-2015 overdraft), the GSA will implement a mitigation measure(s) for the infrastructure. Mitigation measures that could be adopted to address impacts attributed to the GSA allowed activities could include the following:

• In coordination with the affected landowner, developing a plan with acceptable mitigation.

Mitigation measures will be determined by the GPC, on the recommendation of the technical representative. Once a long-term solution is identified and offered by the GSA, if it is not accepted by the claimant within 30 days, the claim will be denied and not eligible for a future claim to be filed.

#### 3.3.1 Assistance for Claimants Whose Claims have been denied

For claimants who have denied claims, the GSA will provide references to other local, county and state programs that provide solutions.

#### 4. WATER QUALITY IMPACT – MITIGATION CLAIM PROCESS

The monitoring and characterization of groundwater quality conditions has historically been conducted and reported by other public agencies and/or non-profits to meet requirements of other regulatory programs, which focus on the prevention of degradation of groundwater quality and providing mitigation to those who are found to be impacted.

To prevent duplication of efforts and competing datasets for the ILRP, CV-Salts Nitrate Control Program, and SGMA GSAs, the Tule Subbasin utilizes a single group to manage the monitoring efforts within the Subbasin for collectively meeting the various requirements of these programs being implemented at the local level. This level of coordination between these agencies and groups ensures that the efforts performed under each program help provide a cohesive response to providing short term and long-term solutions to groundwater management.

As it relates to providing replacement water for those impacted, the Tule Basin Management Zone (TBMZ), a local management zone formed to comply with the CV-Salts Nitrate Control Program is providing clean drinking water to residents within the Tule Subbasin who's drinking water supply is impacted from elevated concentrations of nitrate as nitrogen (NO<sub>3</sub>-N). As of recent, the Management Zone has begun working with the Tule Basin Water Foundation (TBWF) to expand their responsibilities for testing and providing short-term and long-term solutions replacement water solutions to include additional constituents of concern (COCs) found to be harmful for human consumption at elevated concentrations through the State funded SAFER program. The expansion of the TBMZ and TBWF efforts allows for the coordinated implementation efforts with the GSAs within the Tule Subbasin.

The Mitigation Program allows for domestic and municipal well users adversely affected by groundwater level impacts associated with GSP-/GSA-approved or authorized activities to file a claim with the GSA in which the well is located. Each GSA will allow for a domestic or municipal with potentially impacted groundwater quality to file a claim against the GSA the well is located within. Once a claim is filed against the GSA, the claim will be routed to the to the TBWZ/TBWF claim process which triggers an eligibility investigation as shown in Attachment 10, before the well can be tested for

impacts.

For degraded groundwater quality, an "impact" is defined as a well user's groundwater quality degraded beyond the drinking water standards maximum contaminate level (MCL) for COCs defined in the Tule Subbasin Coordination Agreement due to Tule Subbasin GSP-/GSA-approved or authorized activities. The impact must be realized after January 2015.

For eligible claims that tests return results exceeding the MCL for the COCs, the process outlined in Section 4.1 will be followed to determine if the impact was caused by a Tule Subbasin GSA-/GSP- approved or authorized activity.

All claims will be investigated and evaluated within 45 days of receipt of the claim.

## 4.1 Filing a Claim

The claim process starts with the affected party ("Claimant") filing a claim with the GSA in which the party's well is located, or in which the Claimant asserts the activity was the cause of the Claimant's impacts. The claim will be filed using a form like that provided in Attachment 11 -Impact Claim Form.

- Claim forms will only be accepted for claim impacts occurring after July 1, 2023
- Claims can only be filed by the owner of the well

To process a claim, the Claimant must provide some basic information on the Impact Claim Form to enable further investigation of the claim, including:

- The Claimant's name and contact information,
- The type and location of the well,
- Request for interim water supply,
- description of the issue with the well, and
- The applicant's signature.

The filing of a claim will require that the Claimant provide access to the well to verify the claim. In signing the impact claim form, the Claimant agrees to release all data associated with the well and provide access to the well for inspection by a GSA technical representative. Denial of access to the well for inspection by the GSA will result in denial of the claim.

#### 4.2 Impact Assessment

#### 4.2.1. Technical Review and Verification of Claimant-Provided Data

A GSA technical representative will review all available information provided by the Claimant for the affected well prior to inspection in the field. Data to be reviewed will include, but not limited to:

- Data from nearby groundwater quality Representative Monitoring Sites (RMS) wells designated for monitoring drinking water COCs will be evaluated.
- Review readily available historical groundwater quality and level data within the vicinity of the potentially impacted well;
- Evaluate potential GSA-/GSP- approved or authorized activities within the vicinity of the potentially impacted well that may have contributed to the exceedance; and
- Evaluate other potential dischargers within the vicinity of the potentially impacted well to determine if activities outside of the GSA may have contributed to the exceedance.

If the findings from the above actions listed prove that a GSA-/GSP- approved or authorized activity have impacted the claim well, the GSA will address the impact as described in Section 4.2.2. Irrespective if the GSA is or is not found to have contributed to the impacted well, the GSA will coordinate with the TBMZ/TBWF to perform outreach to potentially impacted residents within the vicinity of the well, notifying them of the exceedance and offering resources for free well testing and replacement drinking water.

Based on a review of the available data provided by the Claimant, the GSA will determine whether the claim can be verified based on the data.

Completeness of the dataset relative to the requested information will be reviewed for the following criteria, reliability of the data provided, the nature and status of the issue, and evidence of well impact due to GSP-/GSA-approved or authorized activities, as opposed to impact from other sources.

The owner or owner's representative authorized to operate the pump will be asked to be onsite at the time of inspection to operate the pump. The GSA technical representative will record observations from the inspection. If a driller's log or other information is not available to confirm the total depth and condition of the well and if the pump intake depth cannot be confirmed from available information, it may be necessary to have the pump removed from the well and conduct a downhole video survey. Removing the pump will enable the GSA technical representative to measure the column pipe and thus confirm the pump intake depth and inspect the condition of the pump. The video log will enable inspection of the condition of the condition of the pump intake depth and confirm the perforation interval, total depth, and static groundwater level of the well. Upon completion of the investigation, the contractor will be required to reinstall the pump and reestablish all connections. If the pump was operating prior to removal, the contractor will be required to collect pumping water level data or discharge rate data, respectively. The GSA will fund the contractor to remove the pump and conduct the video survey. If the claim is ultimately denied, the claimant will reimburse the GSA. The GSA require the well owner to sign a release of liability for any damage to the pump, pump column, or well resulting from removal of the pump and conducting the video log.

#### 4.2.2 Evaluations of Claims of Groundwater Level Impacts

Based on the analysis of data for the impacted well, the GSA technical representative will provide a recommendation to the Groundwater Planning Commision whether the well qualifies for mitigation. In making the recommendation, the GSA technical representative will consider primarily that the foundational premise of the Mitigation Program, as it relates to water quality, is to address impacts to domestic, municipal, industrial, and agricultural wells from GSP-/GSA- approved or authorized activities. As SGMA does not require the GSAs to address impacts prior to January 2015, only impacts associated with water quality after this time will be considered.

Other factors to be considered when evaluating a claim will include, but are not limited to:

• If the Claimant is asserting an impact, and the Claimant has been utilizing groundwater under a transitional pumping allocation, or otherwise contributing to transitional overdraft, the GSA will reject the claim. This includes claims where a well is being used for both domestic use and irrigation.

If the relative contribution to the problem by the claimant, or by neighboring property owner actions or other overdraft results are not attributable to the GSP, the claim is not eligible for mitigation. If the problem is being caused by specific neighboring well issues, a claimant may be able to pursue corrections through the civil court process and will be so advised.

If the GSA Technical Representative recommends that the impact is eligible for mitigation, a specific mitigation measure as described in Section 4.3 will be considered for recommendation.

#### 4.23 GSA Consideration of Technical Representative Recommendation

The Technical Representative Recommendation will be submitted to Groundwater Planning Commission (GPC). The GPC is delegated authority by the GSA Governing Body to determine whether to accept claims, and to determine mitigation measures. The claimant has right to appeal GPC decisions to the GSA Governing Body.

Decisions by the GPC or the GSA governing body to accept a mitigation claim is not an acceptance of liability and shall not be a legal determination of any parties' rights. The Mitigation Program is provided as an administrative action to further the goals and objectives of the GSP and SGMA in general.

#### 4.3 IDENTIFICATION OF MITIGATION MEASURES FOR ACCEPTED CLAIMS

In the event that, under the Impact Assessment process, the GSA determines that GSA or GSA-allowed activities have had an impact on an existing well (i.e., impacts related to post-2015 activities), the GSA will identify suitable mitigation to

alleviate the impact either independent of the TBMZ/ TBWF or in coordination (i.e., financial contributions), may include one or more of the following:

- Adjusting groundwater pumping locations, rates, or schedules;
- Providing interim or permanent replacement water;
- Coordinating consolidation with existing water systems; or
- With the consent of the affected user, providing other acceptable means of mitigation.

Mitigation measures will be determined by the GPC, on the recommendation of the technical representative. Once a long-term solution is identified and offered by the GSA, if it is not accepted by the claimant within 30 days, the claim will be denied and not eligible for a future claim to be filed.

## 4.3.1 Provision for Interim Water Supply

The claim process allows for the provision of an interim water supply should the Claimant request it. The interim water supply is meant to provide water to the applicant while the claim is investigated and prior to arranging a more permanent mitigation. If a claim is denied, it no longer qualifies for the provision of an interim water supply. Potential sources of interim water supply include (but are not limited to):

- Trucking water
- Connecting to the water supply of a neighboring landowner
- Obtaining a temporary/permanent connection to the municipal water supply system

The GSA will fund the interim water supply or refer the claimant to the TBMZ that provides short term water supplies. If the claim is denied by the GSA, the cost is subject to reimbursement by the Claimant.

#### 4.3.2 Evaluation of Potential for Municipal Water Supply Connection

In some urban areas of the Tule Subbasin, impacted domestic or industrial wells may be in close proximity to existing municipal water supply infrastructure. If so, the GSA will contact the local municipality, on behalf of the Claimant, to determine the feasibility of connecting the Claimant to the existing municipal water supply system. If a connection is feasible, the Claimant will be provided with a contact person at the municipality to arrange the connection to the municipal system. For those claims that can be satisfied through a municipal water supply connection, the GSA will waive all well inspection requirements. However, the Claimant must agree to allow the GSA to destroy or properly abandon the impacted well, in accordance with California Department of Water Resources requirements and County of Tulare regulations.

• The GSA, or other existing program that provides short term water supplies, will continue to fund the interim water supply to the Claimant, until the connection to the municipal system is complete

• GSA, municipality, and Claimant will work together to determine cost share funding to connect the Claimant to the municipal water system and the cost to destroy the impacted well

If the Claimant refuses to connect to the municipal water system, the Claimant will be required to allow the GSA to inspect the well in accordance with Section 2 herein.

#### 4.3.3 Assistance for Claimants Whose Claims have been denied

For claimants who have denied claims, the GSA will provide references to other local, county and state programs that provide solutions.

#### 5.0 Funding Plan

The GSA will develop a budget and reserve account for in order to implement this plan. It is anticipated that the funding for the budget and reserve account will come from Transitional Fees collected by the GSA.

#### 6.0 Reporting and Monitoring of Plan Implementation

The GSA will monitor mitigation implementation activities on an ongoing basis. Mitigation Plan implementation and actions will be included in the GSA's annual GSP update to the Department of Water Resources.

#### ATTACHMENTS

Attachment 1 - Mitigation Program Framework, Coordination Agreement Attachment 7

Attachment 2 - Thomas Harder and Company Technical Memorandum - Technical Requirements for Addressing Impact

Claims from Groundwater Levels for Tule Subbasin Groundwater Sustainability Agencies

Attachment 3 - Groundwater Level Impact Claim Process - Investigation Phase Flow Chart

Attachment 4 - Groundwater Level Impact Claim Process - Evaluation Examples

Attachment 5 – Groundwater Level Impact Claim Form

Attachment 6 - Well Inspection Form

Attachment 7-Release of liability forms

Attachment 8 - Land Subsidence Impact Claim Process

Attachment 9 – Land Subsidence Impact Claim Form

Attachment 10- Tule Basin Management Zone Safe – Eligibility Investigation Process

Attachment 11 - Water Quality and Tule Basin Management Zone - Claim Forms

# MITIGATION PROGRAM FRAMEWORK COORDINATION AGREEMENT ATTACHMENT 7 Framework for GSA Mitigation Programs to Address Groundwater Levels, Land Subsidence and Groundwater Quality Impacts

# Introduction

Sustainable management criteria identified in each of the Tule Subbasin Groundwater Sustainability Agencies' (GSAs) Groundwater Sustainability Plans (GSPs) have been developed to address significant and unreasonable impacts to agricultural, municipal, and industrial beneficial uses of groundwater. However, analysis based on available data suggests that numerous shallow domestic wells and potentially other wells may be impacted during the Sustainable Groundwater Management Act (SGMA) GSP implementation period between 2020 and 2040 as a result of continued lowering of groundwater levels during this period. Wells, land use, property, and infrastructure may also be impacted from land subsidence and changes in groundwater quality during this period.

The Tule Subbasin GSAs agree to each individually implement a Mitigation Program (Program) as needed to offset impacts associated with GSP-allowed activities, subject to the following framework and subject to the schedule provided herein. The goal of this framework is to establish a standard for mitigation programs to be implemented by each GSA for the purpose of mitigating anticipated impacts to beneficial uses to a level that avoids the occurrence of an Undesirable Result.

Each Mitigation Program may be extended or revised based on groundwater conditions in the future.

# **Mitigation Program Framework**

The Subbasin has been in overdraft for many years, resulting in a significant lowering of regional and local groundwater levels. The GSPs are designed for the Subbasin to reach sustainability by 2040 and beyond. However, until sustainability is reached, some level of continued groundwater level decline and land subsidence is expected in areas of the Subbasin while the GSAs are in the process of implementing projects and management actions to achieve sustainability by 2040. The purpose of the GSAs' Mitigation Programs is to mitigate those wells, critical infrastructure, and land uses that are adversely affected by declining groundwater levels, land subsidence, and changes to groundwater quality while the GSAs reach sustainability.

Each GSA shall include a Program as a project or management action identified in that GSA's GSP, describing the following elements:

a) Identification of Impacts to be Addressed by Mitigation Program

Each Tule Subbasin GSA will adopt and implement a Mitigation Program to identify the specific needs for mitigation caused by pumping within the GSA's boundaries. Each GSA Mitigation
Program will separately identify the impacts to beneficial uses that the Program is intended to address. Each GSA Mitigation Program must provide a claim process to address impacts to (i) domestic and municipal wells, (ii) agricultural wells, and (iii) critical infrastructure. Decisions to include or exclude impacted users from participation in a GSA's Mitigation Program shall be supported by appropriate written technical data and analysis.

b) <u>Process</u>

For claims of impact to wells related to groundwater level declines, the process to be adopted by each GSA's Mitigation Program may include:

- 1) an application process by the well owner;
- 2) data collection by the GSA to verify the claim;
- 3) identification of suitable mitigation; and/or
- 4) response to said affected user.

For claims of impact to land uses from land subsidence, the process may include:

- 1) an application process by the affected party;
- 2) data collection by the GSA to verify the claim;
- 3) identification of suitable mitigation; and/or
- 4) coordination, as necessary, with said affected parties to implement the mitigation.

For claims of impact to groundwater quality that is attributable to pumping allowed by a GSA/GSP, the process may include:

- 1) an application process by the affected party;
- 2) data collection by the GSA to verify the claim;
- 3) identification of suitable mitigation; and/or
- 4) coordination, as necessary, with said affected parties to implement the mitigation.

SGMA requires GSAs and GSPs to measure sustainability from 2015 forward. As a result, GSAs do not necessarily need to provide mitigation for impacts that occurred prior to January 1, 2015.

For those claims that are shown not to be related to GSP-/GSA-approved or authorized activities, the GSA will, to the extent possible, provide assistance to the affected party to identify programs for addressing their issue.

#### c) Investigation

Once a claim of adverse impact has been made to a GSA, whether it be for well, specific land use, critical infrastructure or groundwater quality issue(s), the GSA will investigate the claim.

#### d) *Qualifications for Mitigation*

GSAs may determine whether to provide full or partial mitigation based on a user's compliance with the GSA's GSP, Rules & Regulations, and other laws or regulations. For example, a user whose own pumping has caused or contributed to overdraft or damage to their own well may not qualify for mitigation under the Program. Further, mitigation will be applied only to those claims that are shown to be attributable to GSP-/GSA-approved or authorized activities. Each GSA's Program will also address how claims that a GSA determines are caused by pumping outside the GSA's boundaries will be addressed.

### e) Mitigation

Once a claim of impact has been confirmed to be due to GSP-/GSA-approved or authorized activities, the GSA will identify suitable mitigation to alleviate the impact.

For groundwater level impacts, this could be any of the following:

- 1) Deepening the well;
- 2) Constructing a new well;
- 3) Modifying pump equipment;
- 4) Providing temporary or permanent replacement water;
- 5) Coordinating consolidation of the domestic well owner with existing water systems; or
- 6) With the consent of the affected user, providing other acceptable means of mitigation.

For land use impacts, this could be any of the following:

- 1) Repair to canals, turnouts, stream channels, water delivery pipelines, and basins;
- 2) Repair to damaged wells;
- 3) Addressing flood control;
- 4) Addressing other damaged infrastructure; or
- 5) With the consent of the affected user, providing other acceptable means of mitigation.

For groundwater quality impacts (due to groundwater management/actions), this could be any of the following:

- 1) Adjusting groundwater pumping locations, rates, or schedules;
- 2) Modifying project operations;
- 3) Providing temporary or permanent replacement water;
- 4) Coordinating consolidation with existing water systems; or
- 5) With the consent of the affected user, providing other acceptable means of mitigation.

Various factors may reflect the proper mitigation methods for the specific issue. For example, age, location, financial impact to the beneficial user as a result of mitigation, and the beneficial user may reflect which mitigation measures are chosen by a particular GSA.

## f) Outreach

Public outreach and education will be separately performed during development of the Mitigation Program and prior to implementation by each GSA.

Prior to implementation, extensive outreach will be needed to notify landowners of each GSA's Program requirements and how they can apply for assistance. Outreach may need to be performed in multiple languages as appropriate for each particular GSA. Outreach methods could include workshops, mailings, flyers, website postings, Board meeting announcements, etc.

## g) Program Adoption Schedule

Each GSA will formulate and implement a mitigation claims process for domestic and municipal use impacts by December 31, 2022 and complete all other aspects of the Mitigation Program by June 30, 2023. During Program development, the GSAs will conduct community outreach and refer landowners and others to available local programs as well as other resources and funding programs from the County, State, or non-profit organizations, including the Tule Basin Water Foundation.

## h) Mitigation Program Funding Source

Each GSA will develop a funding mechanism for the Program, which is dependent on the specific GSA needs for specific expected impacted wells, critical infrastructure, and land uses within each GSA. Funding is anticipated to be available for each GSA's Mitigation Program through implementation of assessments, fees, charges, and penalties. In addition, the GSAs will explore grant funding. The State has many existing grant programs for community water systems and well construction funding. County, state, and federal assistance will be needed to successfully implement the respective Mitigation Programs. Each GSA may, separately or in coordination with other GSAs, also work with local NGOs that may be able to provide assistance or seek grant monies to help fund the Program. GSAs may act individually or collectively to address and fund mitigation measures.

# Technical Memorandum



То:	Tule Subbasin Technical Advisory Committee
From:	Thomas Harder, P.G., C.HG. Thomas Harder & Co.
Date:	13-Dec-22
Re:	Technical Requirements for Addressing Impact Claims from Groundwater Levels for Tule Subbasin Groundwater Sustainability Agencies

# **1** Background and Purpose

In response to California Department of Water Resources (CDWR) comments to the Tule Subbasin draft Groundwater Sustainability Plans (GSPs) and Coordination Agreement, the Groundwater Sustainability Agencies (GSAs) each agreed to develop mitigation plans to address significant and unreasonable impacts to beneficial uses of groundwater during the sustainability transition period between 2020 and 2040. The revised Tule Subbasin Coordination Agreement submitted in July 2022 included a Mitigation Program Framework as Attachment 7, which outlined the general standards that each GSA would commit to in developing their respective Mitigation Programs. The GSAs further committed to completing the mitigation claims process for domestic and municipal wells by December 31, 2022 and all other aspects of the Mitigation Programs by June 30, 2023.

The purpose of this document is to provide the minimum technical requirements for use by each Tule Subbasin GSA to address claims of impact from lowered groundwater levels associated with GSP-/GSA-approved or authorized activities or unmanaged pumping. In consideration of the technical information provided herein, and in accordance with the Mitigation Framework in Attachment 7 of the Coordination Agreement, each GSA Mitigation Program will identify the specific criteria and processes for mitigating claims of impact caused by pumping within their respective GSA boundaries. Each Mitigation Program must provide a claim process to address impacts to:

- (i) domestic and municipal wells,
- (ii) agricultural wells, and
- (iii) critical infrastructure.

Thomas Harder & Co. 1260 N. Hancock St., Suite 109 Anaheim, California 92807 (714) 779-3875 Impacts may be related to one or more of the three sustainability indicators related to GSP-/GSAapproved or authorized activities:

- 1. Groundwater level declines
- 2. Land subsidence, and
- 3. Groundwater quality.

This TM addresses impacts related to groundwater levels.<sup>1</sup> Decisions to include or exclude impacted users from participation in a GSA's Mitigation Program shall be supported by appropriate written technical data and analysis, as described herein. In addition, this TM includes additional considerations, outside the technical requirements, for developing Mitigation Programs.

Each Mitigation Program will document:

- 1. Types of Impacts to be Addressed by the Mitigation Program
- 2. A Process for Responding to Claims of Impact
- 3. A Process for Investigating Claims
- 4. Qualifications for Mitigation
- 5. Types of Mitigation to Address Claims
- 6. An Outreach Program Prior To and During Mitigation Program Development
- 7. The Program Adoption Schedule
- 8. Mitigation Program Funding Source(s)

Mitigation will be applied only to those claims that are shown to be attributable to GSP-/GSA-approved or authorized activities.

# 2 Process Overview for Claims of Groundwater Level Impacts

The Mitigation Program framework outlined in the Tule Subbasin Coordination Agreement allows for domestic, industrial, municipal, and certain agricultural beneficial users of groundwater suffering from significant and unreasonable impacts (as defined in the Tule Subbasin Coordination Agreement and Mitigation Program Framework) to file a claim with the GSA in which the well is located. The overall process for receiving and investigating claims of groundwater level impact is shown on Figure 1. For groundwater levels, a significant and unreasonable "impact" is defined as the inability of a beneficial user to pump groundwater of sufficient quantity to meet their water supply needs due to lowered groundwater levels resulting from Tule Subbasin GSP-/GSA-approved or authorized activities. The GSAs are not required to address impacts that occurred prior to January 2015. Responsibilities of the claimant are shown in green and responsibilities of the GSA are shown in blue on Figure 1. Decision points are shown in orange. All claims will be investigated and evaluated within 45 days of receipt of the claim.



<sup>&</sup>lt;sup>1</sup> Technical requirements for mitigation of impacts associated with land subsidence and groundwater quality will be addressed in separate Technical Memoranda.

## 2.1 Filing a Claim

The claim process starts with the affected party ("Claimant") filing a claim with the GSA in which the party's well is located. The claim will be filed using a form like that provided in Attachment 1. To process a claim, the Claimant must provide some basic information to enable further investigation of the claim, including (but not limited to):

- The Claimant's name and contact information,
- The type and location of the well,
- Request for interim water supply,
- Well construction information,
- Pump information,
- Historical operating and groundwater conditions for the well,
- A description of the issue with the well, and
- The applicant's signature.

GSAs may determine whether to provide full or partial mitigation based on a user's compliance with the GSA's GSP, Rules & Regulations, and other laws or regulations. Further, mitigation will be applied only to those claims that are shown to be attributable to GSP-/GSA-approved or authorized activities. If the Claimant is pumping groundwater under a transitional pumping allocation, or otherwise contributing to transitional overdraft, a GSA may consider this fact in determining whether to accept or reject the claim.

## 2.2 Provision for Interim Water Supply

For claims not denied in Section 2.1, the claim process allows for the provision of an interim water supply should the Claimant request it. The interim water supply is meant to provide water to the applicant while the claim is investigated and prior to arranging a more permanent mitigation. Potential sources of interim water supply include (but are not limited to):

- Trucking water
- Utilizing filling stations
- Connecting to the water supply of a neighboring landowner
- Obtaining a temporary/permanent connection to the municipal water supply system

Considerations for each GSA Mitigation Program include:

- Funding
- If the GSA funds it, is the cost subject to reimbursement by the Claimant if the investigation finds that the issue is not associated with GSA activities or post-2015 overdraft?





## 2.3 Evaluation of Potential for Municipal Water Supply Connection

In some urban areas of the Tule Subbasin (e.g. Porterville), impacted domestic or industrial wells may be in close proximity to existing municipal water supply infrastructure. If so, the GSA will contact the local municipality, on behalf of the Claimant, to determine the feasibility of connecting the Claimant to the existing municipal water supply system. If a connection is feasible, the Claimant will be provided a contact person at the municipality to arrange the connection to the municipal system. For those claims that can be satisfied through a municipal water supply connection, the GSA may waive well inspection requirements. However, the Claimant must agree to allow the GSA to destroy or properly abandon the impacted well, in accordance with California Department of Water Resources requirements and County of Tulare regulations, if it is in the GSA's interest to do so.

Considerations for each GSA Mitigation Program include:

- Will the GSA continue the interim water supply to the Claimant, free of cost, until the connection to the municipal system is complete?
- Who will fund the cost to connect the Claimant to the municipal water system (GSA, municipality, Claimant)?
- Who will fund the cost to destroy the impacted well?

If the Claimant refuses to connect to the municipal water system, the Claimant will be required to allow the GSA to inspect the well in accordance with Sections 2.4, 2.5, and 2.6, herein.

## 2.4 Provision of Access to the Well for Inspection by the GSA

Mitigation of any claim of impact not rejected in Section 2.1 and not mitigated in Section 2.3 herein, will require that the Claimant provide access to the well to verify the claim. In signing the impact claim form (Attachment 1), the Claimant agrees to release all data associated with the well and provide access to the well for inspection by a GSA technical representative. Denial of access to the well for inspection by the GSA will result in denial of mitigation.

## 2.5 Preliminary Well Assessment Based on Existing Data

A GSA technical representative will review all available information provided by the Claimant for the affected well prior to inspection in the field. Data to be reviewed will include (but not necessarily be limited to):

- The CDWR driller's log,
- Information on date the well was constructed,
- Well construction information (casing diameter, casing depth, perforation interval),
- Available downhole video surveys,

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- Historical groundwater levels,
- Pump type and intake depth,
- Motor size,
- Pump age,
- Typical discharge rate,
- Historical electrical use,
- Historical production,
- End use of the water (e.g. agricultural irrigation, domestic supply, etc.),
- Land IQ satellite consumptive use data (if agricultural),
- Last pump test date,
- Last service date,
- Last static and pumping groundwater levels, and
- Information on the nature of the problem.

Based on a review of the available data provided by the Claimant, the GSA will determine whether the claim can be verified based on the data. Criteria for the determination will include:

- Completeness of the dataset relative to the requested information,
- Reliability of the data provided,
- Nature and status of the issue,
- Evidence of well impact due to GSP-/GSA-approved or authorized activities.

If the claim can be verified based on available information from the Claimant or the Tule Subbasin Data Management System, then the GSA technical representative will issue a recommendation for appropriate mitigation. If not, the GSA will conduct additional investigation to verify the claim as described in Section 2.6.

## 2.6 As-Needed Supplemental Well Inspection and Data Collection

To verify a claim that cannot be confirmed from existing information provided by the Claimant, a GSA technical representative will need to inspect the well and collect supplemental information. The types of information to be collected will depend on the data available from the Claimant. Determination of the extent of additional data collection necessary to verify the claim will be at the sole discretion of the GSA.

In general, the minimum data to be collected in the field will include:

- Well name
- Pump size (horsepower)
- Casing type and diameter
- Static groundwater level

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- Discharge rate
- Pumping groundwater level

The owner or owner's representative authorized to operate the pump will be asked to be onsite at the time of inspection to operate the pump. The GSA technical representative will record observations from the inspection on a form like that provided in Attachment 2.

If a CDWR driller's log or other information is not available to confirm the total depth and condition of the well and if the pump intake depth cannot be confirmed from available information, it may be necessary to have the pump removed from the well and conduct a downhole video survey. Removing the pump will enable the GSA technical representative to measure the column pipe and thus confirm the pump intake depth and inspect the condition of the pump. The video log will enable inspection of the condition of the casing and perforations and confirm the perforation interval, total depth, and static groundwater level of the well. Upon completion of the investigation, the contractor will be required to reinstall the pump and reestablish all connections. If the pump was operating prior to removal, the contractor will be required to demonstrate that the pump is functioning properly after reinstallation. A sounding port or flow meter may also be installed to collect pumping water level data or discharge rate data, respectively.

Considerations for each GSA Mitigation Program include:

- Who will fund the contractor to remove the pump and conduct the video survey?
- If the GSA funds it, is the cost subject to reimbursement by the Claimant if the investigation finds that the issue is not associated with transitional overdraft pumping.
- Will the GSA require the well owner to sign a release of liability for any damage to the pump, pump column, or well resulting from removal of the pump and conducting the video log?

# 3 Evaluation of Claims of Groundwater Level Impacts

The foundational premise of the Mitigation Program, as it relates to groundwater levels, is to address significant and unreasonable impacts to domestic, municipal, industrial and agricultural wells from GSP-/GSA-approved or authorized activities.

The graphic on Figure 2 provides illustrated examples of groundwater level conditions that could be cause to approve or deny claims based on the data provided by the Claimant or collected by the GSA. It is noted that the examples shown on Figure 2 are not exhaustive and are provided for guidance only. Further, as SGMA does not require the GSAs to address impacts prior to January 2015, the examples assume that impacts prior to this time will not be considered for mitigation. In practice, it will be up to each GSA to determine if impacts that occurred prior to January 2015 will be evaluated and factored into considerations of mitigation. As shown, Examples 1 and 2 illustrate groundwater level impacts that would qualify for mitigation. Example 1 is a case where the static

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groundwater level is below the 2015 groundwater level and the pumping groundwater level, at the historical discharge rate, is within 10 feet of the bottom of the well. In Example 2, the static groundwater level is measured below the 2015 groundwater level and the pumping groundwater level, at the historical discharge rate, has dropped to within 20 feet of the pump intake. In both cases, the lowered groundwater levels can be attributed to overdraft and there is no option to restore the water supply without mitigation. The evaluation should consider whether there is adequate separation between the pump intake and the bottom of the well (e.g., 10 feet) and whether there is adequate pump submergence (e.g., 20 feet).

Examples 3 through 6 on Figure 2 illustrate cases where the well impact is not associated with lowered groundwater levels from GSP-/GSA-approved or authorized activities. In these cases:

- The pumping groundwater level would have already been below the bottom of the well before January 2015 (Example 3),
- The pumping groundwater level would have already been below the bottom of the pump intake before January 2015 (Example 4),
- The static groundwater level would have been below the pump intake prior to January 2015 (Example 5),
- The pump is not functioning for reasons other than groundwater level decline (e.g. mechanical failure)(Example 6).

In many cases, it is anticipated that a static groundwater level measured in the impacted well from January 2015 will not be available. For those cases, the reference January 2015 static groundwater level will be inferred from a groundwater level contour map generated based on available data from other wells measured at that time. Separate groundwater contour maps will be generated for the Upper and Lower Aquifers. The reference static groundwater level will be assigned from the contour map of the aquifer in which the well is predominantly perforated.

There are other factors, independent of lowered groundwater levels, that can cause a well to stop functioning, such as pump mechanical failure due to age or malfunction, holes in the well casing allowing sand into the pump intake, holes in the pump column associated with corrosion and wear, excessive plugging of screens due to lack of maintenance (e.g. well rehabilitation), and others. All these factors will need to be taken into consideration when assessing the need for mitigation.

Based on the analysis of data for the impacted well, the GSA technical representative will provide a recommendation to the GSA Board of Directors whether the well qualifies for mitigation.

A consideration for each GSA Mitigation Program includes:

• Will there be an appeal process available to the Claimant and, if so, what will that process consist of?





# 4 Potential Options for Mitigation

Mitigation measures, if approved, could include (but are not necessarily limited to) one or more of the following:

- Providing a short-term emergency water supply to domestic and municipal well owners. Short-term emergency supplies shall be provided as soon as reasonably possible, but in all cases within 14 days of notification to the GSA of such needs;
- Providing funds to lower a well pump;
- Providing funds to complete a connection to an M&I water provider;
- Supplying an equivalent water supply from an alternate source;
- Providing funds to replace the affected well with a deeper well that meets state and local requirements; or
- With the consent of the affected landowner, providing other acceptable mitigation.







**Tule Subbasin Technical Advisory Committee Mitigation Program - Technical Framework** 



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# Figure 2

# Attachment 1

Tule Subbasin Technical Advisory Committee Example Groundwater Sustainability Agency Groundwater Level Impact Claim Form

Claimant Info	rmation
Contact Name:	Well Location Sketch:
Phone Number:	
Mailing Address:	
Well Name:	
Well Location (Address/Description):	
Well Type:	
Domestic Industrial Agricultura	d Other (Specify):
Interim Wate	r Supply

internit water Supply	
Does the Claimant Request an Interim Water Supply?	Yes No
Number of Residences/Business Served (If Applicable):	
Number of Cropped Acres and Crop Type (If Applicable):	
Estimated Daily Water Use (Gallons, Cubic Feet, or Acre-Ft):	

Well Construction Information		
Is a Department of Water Resources Well Completion Driller's Log) Available?	n Report (i.e. Yes (Attach if Available)	
Casing/Well Depth (ft):		
Perforation Interval(s) (ft):		
Casing Material:	Casing Diameter (inches):	
Date Constructed (If Known) and/or Well Age (Estimated):		
Date of Last Video Survey (If Available):		
Well Photos Attached:	Yes No	

Tule Subbasin Technical Advisory Committee Example Groundwater Sustainability Agency Groundwater Level Impact Claim Form

Pump Information		
Type: Submersible	Vertical Turbine	
Intake Depth (ft):	Motor Size (horsepower):	
Age (Known or Estimated):	Typical Discharge Rate (gpm):	
Last Pump Test Date (Attach Record if Available):		
Last Service Date (Attach Record if Available):		

Issue Status		
Date Issue Arose:		
Issue: No flow Reduced Flow	Breaking Suction Future Concern	
Comments/Description:		
Static Water Level (ft):	Pumping Water Level (ft):	
Status:       Not Resolved, Contractor not Contacted (Note: Contacting a Contractor Not Required)         Not Resolved, Contractor Provided Estimate (attach estimate if applicable)		
Resolved (attached records if applicable)		
Contractor Company Name:		
Contractor Contact Name:	Contact Phone Number:	
Contractor Address:		

Applicant		
By signing this Groundwater Level Impact Claim Form, the applicant agrees to provide the GSA with access to the well for the Wellhead Investigation.		
Print Name:	Date:	
Signature:		

GSA Use Only	
Received By:	Date:

# Attachment 2

Tule Subbasin Technical Advisory Committee Example Groundwater Sustainability Agency Groundwater Level Impact Well Inspection Form

Inspector		
Inspector Name:	Date:	
Representing (e.g. Irrigation District, Consultant, etc.):		

Owner Information	
Owner's Name:	
Field Contact Name (If Different):	
Address:	
Phone Number:	

Well Information		
Well Name:		
Date Constructed:		
Casing/Well Depth:		
Casing Material:		
Casing Diameter (inches):		
Perforation Interval(s):		

Pump Information:		
Type:   Submersible   Vertical Turbine		
Electrical Power (kW):	Motor Size (horsepower):	
Intake Depth (ft):		
Equipped with Flow Meter: Yes No		
Flow Meter Description (Attach Photo):		
Discharge Rate (gpm) and Source:		
Discharge Line Diameter (Inches):		

Site Inspection		
Sounder Access Port Description and Opening D	Diameter (in):	
Defense of Defent Demonstration and Ctick IV. (f4).		
Reference Point Description and Stick Up (It):		
Time Since Leat Dumned.	Time Since Dumning Storted.	
Time Since Last Pumpeu:	Time Since Pumping Started:	
Measured Static Water Level (ft):	Measured Pumping Water Level (ft):	
<b>Observed Pumping Description (e.g., working, w</b>	von't turn on, dry after 5 minutes, pumping air,	
cavitating, etc.):		
Observed Pumping Rate (gpm) and Description	(e.g. flow meter bucket test etc.):	
Observed I unipping Kate (gpin) and Description (e.g., now meter, bucket test, etc.).		
Distribution System Description (e.g., pressure tank, storage tank, residence, etc.)		

	Location Sketch	l
Well Coordinates:		
Survey Method:	Latitude:	Longitude:

# DRAFT Technical Memorandum



То:	Tule Subbasin Technical Advisory Committee
From:	Thomas Harder, P.G., C.HG. Thomas Harder & Co.
Date:	3-May-23
Re:	DRAFT Technical Requirements for Addressing Impact Claims from Land Subsidence in the Tule Subbasin

# **1** Background and Purpose

In response to California Department of Water Resources (CDWR) comments to the Tule Subbasin draft Groundwater Sustainability Plans (GSPs) and Coordination Agreement, the Groundwater Sustainability Agencies (GSAs) each agreed to develop mitigation plans to address significant and unreasonable impacts to beneficial uses of groundwater during the sustainability transition period between 2020 and 2040. The revised Tule Subbasin Coordination Agreement submitted in July 2022 included a Mitigation Program Framework as Attachment 7, which outlined the general standards that each GSA would commit to in developing their respective Mitigation Programs. The GSAs further committed to completing the mitigation claims process for domestic and municipal wells by December 31, 2022 and all other aspects of the Mitigation Programs by June 30, 2023.

The purpose of this document is to provide the minimum technical requirements for use by each Tule Subbasin GSA to address claims of impact from land subsidence associated with transitional pumping overdraft. In consideration of the technical information provided herein, each GSA Mitigation Program will identify the specific criteria and processes for mitigating claims of impact caused by pumping within their respective GSA boundaries. Each Mitigation Program must provide a claim process to address impacts to:

- (i) domestic and municipal wells,
- (ii) agricultural wells, and
- (iii) critical infrastructure.

Impacts may be related to one or more of the three sustainability indicators related to GSP-/GSAapproved or authorized activities:

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- 1. Groundwater level declines
- 2. Land subsidence, and
- 3. Groundwater quality.

This TM addresses impacts related to land subsidence. Decisions to include or exclude impacted users from participation in a GSA's Mitigation Program shall be supported by appropriate written technical data and analysis, as described herein. In addition, this TM includes additional considerations, outside the technical requirements, for developing Mitigation Programs.

Each Mitigation Program will document:

- 1. Types of Impacts to be Addressed by the Mitigation Program
- 2. A Process for Responding to Claims of Impact
- 3. A Process for Investigating Claims
- 4. Qualifications for Mitigation
- 5. Types of Mitigation to Address Claims
- 6. An Outreach Program Prior To and During Mitigation Program Development
- 7. The Program Adoption Schedule
- 8. Mitigation Program Funding Source(s)

Mitigation will be applied only to those claims that are shown to be attributable to GSP-/GSA-approved or authorized activities.

# 2 Process Overview for Claims of Land Subsidence Impacts

The Mitigation Program framework outlined in the Tule Subbasin Coordination Agreement allows for entities, whether public or private, adversely affected by land subsidence to file a claim with the GSA in which the impact is located. The overall process for receiving and investigating claims of land subsidence impact is shown on Figure 1. For land subsidence, an "impact" is defined as damage and/or loss of functionality of a structure or a facility occurring to the extent that the structure or facility cannot reasonably operate without either repair or replacement, as determined by the GSA where the structure and facility are located or where beneficial use is impacted due to the damage and/or loss of functionality of the structure or facility. The impact must by realized after January 2015. Responsibilities of the claimant are shown in green and responsibilities of the GSA are shown in blue on Figure 1. Decision points are shown in orange.

## 2.1 Filing a Claim

The claim process starts with the affected party ("Claimant") filing a claim with the GSA in which the party's structure or facility is located. The claim will be filed using a form like that provided in Attachment 1. To process a claim, the Claimant must provide some basic information to enable further investigation of the claim, including:



- The Claimant's name and contact information,
- The location of the impacted structure or facility,
- A description of the impacted structure or facility,
- A description of the damage attributed to land subsidence, and
- The applicant's signature.

GSAs may determine whether to provide full or partial mitigation based on a Claimant's compliance with the GSA's GSP, Rules & Regulations, and other laws or regulations. Further, mitigation will be applied only to those claims that are shown to be attributable to GSP-/GSA-approved or authorized activities.

# 2.2 Provision of Access to the Structure/Facility for Inspection by the GSA

Mitigation of any claim of impact not rejected in Section 2.1 herein, will require that the Claimant provide access to the impacted structure or facility to verify the claim. In signing the impact claim form (Attachment 1), the Claimant agrees to release all data associated with the structure or facility and provide access to the structure or facility for inspection by a GSA technical representative. Denial of access to the structure or facility for inspection by the GSA will result in denial of mitigation.

## 2.3 Preliminary Structure/Facility Assessment Based on Existing Data

A GSA technical representative will review all available information provided by the Claimant for the affected structure/facility prior to inspection in the field. Data to be reviewed will include (but not necessarily be limited to):

- A description of the type of structure/facility and what it is used for,
- Original as-built drawings of the structure/facility,
- Information on the date the structure/facility was constructed,
- Any geotechnical reports, including borehole logs, generated prior to or at the time the structure/facility was constructed,
- Photographs of the structure/facility prior to the impact, and
- Information on the nature of the problem including photographs showing the impacted structure/facility.

Based on a review of the available data provided by the Claimant, the GSA will determine whether the claim can be verified based on the data. Criteria for the determination will include:

- Completeness of the dataset relative to the requested information,
- Reliability of the data provided,
- Nature and status of the issue, and

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• Evidence of structure/facility impact from land subsidence attributed to GSP-/GSA-approved or authorized activities.

If the claim can be verified based on available information from the Claimant or the Tule Subbasin Data Management System, then the GSA technical representative will issue a recommendation for appropriate mitigation. If not, the GSA will conduct additional investigation to verify the claim as described in Section 2.4.

# 2.4 As-Needed Supplemental Data Collection

To verify a claim that cannot be confirmed from existing information provided by the Claimant, a GSA technical representative will need to inspect the structure/facility and collect supplemental information. The types of information to be collected will depend on the data available from the Claimant and the nature of the structure/facility. Determination of the extent of additional data collection necessary to verify the claim will be at the sole discretion of the GSA. In general, the minimum data to be collected in the field will include:

- Structure/facility address,
- Nature and use of the structure/facility,
- Notes on the nature of the damage to the structure or facility, and
- Photographs of the damage.

The GSA technical representative will record observations from the inspection on a form like that provided in Attachment 2.

If the claim is related to gravity-driven water conveyance infrastructure (e.g. canals, turnouts, recharge basins, stream channels used to convey water, pipelines, and field irrigation), it may be necessary to inspect the entire facility to determine if factors other than land subsidence are impacting the functionality of the structure or facility. The GSA may arrange for water delivery to the facility to document the facility's operating condition. It may also be necessary to survey the structure/facility to obtain data needed to verify the structure's hydraulic capacity.

If the claim is related to well damage suspected of being caused by land subsidence, it may be necessary to have the pump removed from the well and conduct a downhole video survey. Removing the pump will enable the GSA technical representative to measure the column pipe and thus confirm the pump intake depth and inspect the condition of the pump. The video log will enable inspection of the condition of the casing and perforations and confirm the perforation interval, total depth, and static groundwater level of the well. Upon completion of the investigation, the contractor will be required to reinstall the pump and reestablish all connections. If the pump was operating prior to removal, the contractor will be required to demonstrate that the pump is functioning properly after reinstallation.



If the claim is related to flood control facilities it may be necessary to inspect the entire facility to determine if there are factors other than land subsidence impacting the functionality of the structure or facility. The GSA may survey the structure/facility to obtain data needed to verify the structure's hydraulic capacity. In certain cases, the GSA may also have a hydraulic analysis completed by an engineer.

Finally, additional data may be required to evaluate a claim (e.g. soil testing, materials testing, etc.) and will be obtained on a case-by-case basis depending on the structure/facility (e.g. roads, railroads, pipelines, bridges, wastewater collection) and the nature of the impact.

Considerations for each GSA Mitigation Program include:

- Should a landowner making a claim be required to provide documentation that they did not contribute to the groundwater overdraft causing land subsidence to be eligible for mitigation?
- Who will fund a surveyor, well contractor, engineer, or other consultant/contractor, if needed, to collect and analyze additional data?
- If the GSA funds it, is the cost subject to reimbursement by the Claimant if the investigation finds that the issue is not associated with transitional overdraft pumping.
- Will the GSA require the Claimant to sign a release of liability for any damage to the structure/facility resulting from the data collection (e.g. removal of the pump and conducting the video log)?

# 3 Evaluation of Claims of Land Subsidence Impacts

Land subsidence can manifest itself as a regional phenomenon or on a local scale. Regional land subsidence results in a large area (e.g. 10's to 100's of square miles) subsiding at similar rates such that the effect of the lowered land elevation cannot be discerned except through periodic surveying of bench marks or information from satellites. Impacts to land uses, property interests, and critical infrastructure from this type of land subsidence are most likely to occur in the form of reduced surface carrying capacity of gravity-driven water conveyance, well damage, and flood control. Differential land subsidence results in localized adjoining areas subsiding at different rates relative to each other. This can result in land fissuring and often occurs along a fault or geologic boundary. Differential land subsidence has the most potential to cause damage to surface infrastructure such as roads, bridges, and buildings.

Criteria for attributing structural/facility impacts to land subsidence include the following:

• The total amount of land subsidence and, if applicable, change in land surface slope at the structure/facility since 2015 based on the best available data.





- Evidence of ground fissures at the structure/facility that can be linked to active land subsidence in the area from other data.
- For gravity-driven water conveyance facilities, reduced flow capacity relative to 2015, that affects the functionality of the facility.
- For wells: observed casing collapse, damage, or protrusion attributable to subsidence.
- For flood control facilities, changes in water height or channel slope attributable to subsidence since 2015 that affects the functionality of the facility.

# 4 Potential Options for Mitigation

Mitigation measures, if approved, could include (but are not necessarily limited to) one or more of the following:

- Providing funds to repair or replace the impacted structure/facility; or
- With the consent of the affected landowner, providing other acceptable mitigation.





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April 2023

# Attachment 1

Tule Subbasin Technical Advisory Committee Example Groundwater Sustainability Agency Land Subsidence Impact Claim Form

Claimant Information	
Contact Name:	Structure/Facility Location Sketch:
Phone Number:	
Mailing Address:	
Structure/Facility Name:	
Structure/Facility Location (Address):	
Structure/Facility Description:	

Structure/Facility Information		
Are Original As-Built Drawings Available?	Yes (Attach if Available)	
Date Structure/Facility was Constructed:		
Are Geotechnical Reports, Borehole Logs, Hydraulic Studies, or Other Data Available?	Yes (Attach if Available)	
Are Structure/Facility Photos Prior to Impact Available?	Yes (Attach if Available)	

# Tule Subbasin Technical Advisory Committee Example Groundwater Sustainability Agency Land Subsidence Impact Claim Form

Issue Status			
Date Issue Arose:			
Description of the Impact (Attach Photographs):			
Status:       Not Resolved, Contractor not Contacted (Note: Contacting a Contractor Not Required)         Not Resolved, Contractor Provided Estimate (attach estimate if applicable)         Resolved (attached records if applicable)			
Contractor Company Name:			
Contractor Contact Name:	Contact Phone Number:		
Contractor Address:			

Applicant		
By signing this Land Subsidence Impact Claim Form, the applicant agrees to provide the GSA with access to the Structure/Facility for the Investigation.		
Print Name: Date:		
Signature:		

GSA Use Only	
Received By:	Date:

Attachment 2

Tule Subbasin Technical Advisory Committee Example Groundwater Sustainability Agency Land Subsidence Impact Site Inspection Form

Inspector		
Inspector Name:	Date:	
Representing (e.g. Irrigation District, Consultant, etc.):		

Owner Information	
Owner's Name:	
Field Contact Name (If Different):	
Address:	
Phone Number:	

## Structure/Facility Information

Name:

**Date Constructed:** 

Nature and Use of Structure/Facility (Fill in Appropriate Section Below)

Gravity-Driven Water Conveyance (Provide Description; e.g. canal, turnout, basin, stream channel, etc.)

Well (Provide Description; e.g. Depth, Casing Material, Casing Diameter, Perforation Interval, etc.):

# Attachment 2

Tule Subbasin Technical Advisory Committee Example Groundwater Sustainability Agency Land Subsidence Impact Site Inspection Form

Flood Control Facilities (Provide Description):

**Other (Provide Description):** 

### Site Inspection Notes

Nature of Damage (Attach Photographs):

Tule Subbasin Technical Advisory Committee Example Groundwater Sustainability Agency Land Subsidence Impact Site Inspection Form

Location Sketch			
Site Coordinates/APN:			
Survey Method:	Latitude:	Longitude:	

# **TECHNICAL MEMORANDUM**

- To: Tule Subbasin SGMA Managers
- From: Don Tucker 4Creeks, Inc.

Date: June 29, 2022



**Re:** Technical Support for Addressing DWRs Comments Regarding Groundwater Quality Sustainable Management Criteria in the Tule Subbasin

# 1 Introduction

This technical memorandum (TM) was prepared to address the groundwater quality comments from the California Department of Water Resources (CDWR) on groundwater sustainability plans (GSPs) prepared by each of the six Groundwater Sustainability Agencies (GSAs) within the Tule Subbasin.

# 1.1 Background

The originally submitted Tule Subbasin Coordination Agreement addressed undesirable results related to groundwater quality as stated: "...the criteria for an undesirable result for the degradation of groundwater quality is defined as the unreasonable long-term changes of groundwater quality above the minimum thresholds at greater than 50% of GSA Management Area RMS wells caused by groundwater pumping and/or groundwater recharge."

The original Coordination Agreement further stated that "...the avoidance of an undesirable result for degraded groundwater quality is to protect the those using the groundwater, which varies depending on the use of the groundwater. The effects of degraded water quality caused by recharge or lowering of groundwater levels may impact crop growth or impact drinking water systems, both of which would cause additional expense of treatment to obtain suitable water."

Each of the Tule Subbasin GSA originally submitted GSPs further described the process/methodology used for setting Sustainable Management Criteria: *"The following four (4) steps detail the process for setting interim milestones and the measurable objective at individual RMS related to Groundwater Quality:* 

- **Step 1:** Locate the RMS defined in the Tule Subbasin Monitoring Plan, identify which portion of the aquifer it represents, and the associated Constituents of Concern (COC) at the RMS based on groundwater suitability (Agriculture use, Domestic Use, Municipal Use).
- **Step 2**: Prepare a table summarizing available historical groundwater quality data for each COC at the RMS well.
- **Step 3**: Establish interim milestones and the measurable objective at each RMS well with calculating a change above the baseline groundwater quality to not exceed 10% of long term 10 year running average.
- **Step 4:** Each year, during the Plan Implementation Period, re-calculate the long term 10 year running average. Evaluate changes to groundwater quality based on reduction of groundwater elevation or from recharge efforts."

Similar to the process described for interim milestones and measurable objectives, minimum thresholds at each RMS well were established to not exceed 15% change in the long-term 10-year running average.

Lastly, each of the Tule Subbasin GSA GSPs described the Constituent of Concerns (COC) that will be monitored at each RMS wells as follows: "*The COC vary depending on the suitability of the groundwater*. *Each of the COC to be monitored by the GSA at the RMS wells to serve as indicators for changes in groundwater quality are identified in the table below.*"

Municipal / Domestic	Agricultural
Arsenic	pН
Chromium (Total)	Conductivity
Nitrogen as N	Nitrogen as N
(any specific Title 22 MCL exceedance	
at baseline sampling event in Spring	
2020)	

## 1.2 DWR Response

The CDWR made the following comments relating to addressing groundwater quality in the Coordination Agreement and individual GSPs within the Tule Subbasin:

"The GSPs do not provide sufficient information to justify the proposed sustainable management criteria for degraded water quality.

- 1. The GSPs do not specify what groundwater conditions are considered suitable for agricultural irrigation and domestic use. The GSPs do not explain the choice of constituents (pH, conductivity, and nitrate) as a means of evaluating impacts to beneficial uses and users, especially agricultural irrigation.
- 2. The GSPs do not explain how the use of a 10-year running average to establish the sustainable management criteria will avoid undesirable results due to degraded groundwater quality and related potential effects of the undesirable results to existing regulatory standards. The GSPs do not explain how the criteria defining when undesirable results occur in the Subbasin was established, the rationale behind the approach, and why it is consistent with avoiding significant and unreasonable effects associated with groundwater pumping and other aspects of the GSAs' implementation of their GSPs.
- 3. The GSPs do not explain how the sustainable management criteria for degraded water quality relate to existing groundwater regulatory requirements in the Subbasin and how the GSAs will coordinate with existing agencies and programs to assess whether or not implementation of the GSPs is contributing to the degradation of water quality throughout the Subbasin."

# **1.3** Purpose and Scope

The purpose of this TM is to provide the revised approach for re-establishing the sustainability management criteria (SMC) for groundwater quality as is relates to selection constituents of concerns for determining impacts to beneficial uses and users, the rationale used to quantify undesirable results as they relate to existing regulatory standards, and how impacts will be assessed to determine if GSA implementation efforts are a contributing factor to groundwater quality.

In general, the following items were prepared relating to DWRs comments for degradation of groundwater quality:

- 1. A detailed description of how the overlying beneficial uses and users were defined for determining constituent of concerns to monitor at each RMS groundwater quality well.
- 2. Redefined rationale for setting groundwater quality SMCs to align with existing regulatory requirements.
- 3. A detailed description of how ongoing coordination with existing groundwater regulatory agencies and programs will take place to evaluate if GSP implementation is contributing to degradation to groundwater quality.

## **1.4** Proposed Approach

### 1.4.1 Defining Beneficial Uses and Users at each RMS Well

Each groundwater quality RMS well will be designated as representative of agricultural or drinking water or both based on the beneficial use and users of groundwater within a representative area surrounding the well based on the following evaluation:

Drinking Water: The RMS well is within an urban MA or 1-mile of a public water system.

**Agricultural:** Greater than 50% of the pumping within the representative area is determined to be agricultural and there are no public water systems within a 1-mile radius.

An RMS well may be designated as representative of both agricultural and drinking water if it possesses a representative area with greater than 50% agricultural pumping and a public water system was within 1-mile.

The analysis used to determine the beneficial uses at each RMS well consisted of querying DWR well completion reports, public water systems, and schools using ArcGIS. The detailed breakdown of the steps to conduct analysis is described below.

- 1. Create a layer in ArcGIS by combining data from the following:
  - Well locations and well types from DWRs Well Completion Report Mapping Application
  - Boundaries of SWDIS Public Water Systems
  - Boundaries of Community/Urban areas from LAFCO
- 2. Overlay groundwater quality locations of RMS wells and create 1 mile buffer for analyzing.
- 3. Summarize the data identified in step 1 relative to each groundwater quality RMS well 1-mile buffer.
- 4. Define the groundwater quality RMS well as representative of drinking water and/or agricultural beneficial pumping beneficial use.

Wells types are categorized as drinking water, agricultural, or not applicable based on breakdown in **Table 1**.

#### Table 1: Categories of Well Types

Drinking Water	Agricultural	Not Applicable	
Domestic	Irrigation - Agricultural	Cathodic Protection	
Public	Other Irrigation Destruction Monitoring		
Water Supply	Water Supply Irrigation - Agricultural	Destruction Unknown Soil Boring	
Water Supply Domestic	Water Supply Irrigation - Agriculture	Monitoring	
Water Supply Public	Water Supply Stock or Animal Watering	Other Destruction	
		Test Well	
		Test Well Unknown	
		Unknown	
		Vapor Extraction	
		Vapor Extraction n/a	
		Water Supply Industrial	
		Blanks	

Results of this analysis are provided as part of the Monitoring Network Section of each GSP.

### 1.4.2 Rationale for Establishing Sustainable Management Criteria

Agricultural and drinking water constituents of concerns (COC) will be evaluated based on the established Maximum Contaminate Level (MCL) or Water Quality Objectives (WQO) by the responsible regulatory agency. In the case of drinking water, the following Title 22 constituents will be monitored and for agricultural the following Basin Plan Water Quality Objective (WQO) constituents of concern will be monitored:

#### **Drinking Water Constituents of Concern**

- Arsenic
- Nitrate as N
- Chromium-VI
- Dibromochloropropane (DBCP)
- 1,2,3- Trichloropropane (TCP)
- Tetrachloroethene (PCE)
- Chloride
- Total Dissolved Solids
- Perchlorate

#### Agricultural Constituents of Concern

- Chloride
- Sodium
- Total Dissolved Solids

Measurable objectives are proposed to be 75% of the regulatory limits for the COCs and the minimum thresholds are proposed to be the regulatory limits as identified in **Table 2**. For RMS wells that have historical exceedances of the MCLs or WQOs which were not caused by implementation of a GSP, minimum thresholds will not be set at the MCLs or WQOs, but rather the pre-SGMA implementation concentration. These RMS wells closely monitored to evaluate if further degradation is occurring at the RMS site as a result of GSP implementation into the future.

		Minimum Threshold		Measurable Objective	
Constituent	Units	Drinking Water Limits (MCL/SMCL)	Agricultural Water Quality Objective	Drinking Water Limits (MCL/SMCL)	Agricultural Water Quality Objective
Arsenic	ppb	10	N/A	7.5	N/A
Nitrate as N	ppm	10	N/A	7.5	N/A
Hexavalent Chromium	ppb	10	N/A	7.5	N/A
Dibromochloropropane (DBCP)	ppb	0.2	N/A	0.15	N/A
1,2,3-Trichloropropane (TCP)	ppt	5	N/A	3.75	N/A
Tetrachloroethene (PCE)	ppb	5	N/A	3.75	N/A
Chloride	ppm	500	106	375	79.5
Sodium	ppm	N/A	69	N/A	51.75
Total Dissolved Solids	ppm	1,000	450	750	337.5
Perchlorate	ppb	6	N/A	4.5	N/A

#### Table 2: Measurable Objectives and Minimum Thresholds for Groundwater Quality

Utilizing the criteria described above, the Tule Subbasin GSAs have revised the definition of undesirable results for degradation of groundwater quality in *Section 4.3.3.2 - <u>Criteria to Define Undesirable Results</u> (§354.26(b)(2)) in the Tule Subbasin Coordination Agreement as:* 

"...the exceedance of a minimum threshold at a groundwater quality RMS in any given GSA resulting from the implementation of a GSP. This condition would indicate that more aggressive management actions were needed to mitigate the overdraft."

Additionally, the Tule Subbasin has developed a Mitigation Program Framework included as Attachment 7 of the Tule Subbasin Coordination Agreement, which describes the framework the Tule Subbasin GSAs would utilize to address impacts that occur from implementation of a GSP relative to degradation of groundwater quality due to GSA actions.

## 1.4.3 Coordination with Existing Groundwater Quality Regulatory Agencies and Programs

The monitoring and characterization of groundwater quality conditions has historically been conducted and reported by other public agencies and/or non-profits to meet requirements of other regulatory programs, which focus on the prevention of degradation of groundwater quality. The existing groundwater monitoring programs that the Tule Subbasin GSAs coordinate with are described in **Table 3**.

To prevent duplication of efforts and competing datasets for the ILRP, CV-Salts Nitrate Control Program, and SGMA GSAs, the Tule Subbasin utilizes a single group to manage the monitoring efforts within the Subbasin for collectively meeting the various requirements of these programs being implemented at the local level. This level of coordination between these agencies and groups ensures that the efforts performed under each program help provide a cohesive response to providing short term and long-term solutions to groundwater management.

The evaluation as to whether the implementation of a GSP may be contributing to the degradation of water quality will be completed as outlined in Attachment 7 of the Tule Subbasin Coordination Agreement. The types of mitigation for degradation of groundwater quality will vary by GSA and will be coordinated with the agencies listed in Table 2.

Other forms of mitigation may consist of joint ventures to secure grant funding to address GSA related impacts.

# **Table 3**: Existing Groundwater Quality Monitoring Programs

Programs or Data Portals	Tule Subbasin Agency Coordinating with GSAs	Parameters	Monitoring Frequency	Program Objectives
AB-3030 and SB- 1938 Groundwater Management Plans	Tule Subbasin GSAs, requirements incorporated into GSP Annual Reports	<ul> <li>Water levels are typically monitored annually.</li> <li>Ag Suitability analysis (limited suite of general minerals) monitoring frequency between annual to once every 3 years.</li> </ul>	Semiannual to Annual	
California SDWIS	Varies Public Water Systems	Database for all public water system wells and historical sample results. Data available includes all Title 22 regulated constituents.	<ul> <li>Title 22 General Minerals and Metals every 3 years.</li> <li>Nitrate as N annually, if ≥ 5 ppm, sampled quarterly</li> <li>VOCs and SOCs sampled every 3 years.</li> <li>Uranium sampling depends on historical results but varies between 1</li> <li>sample every 3 (when ≥ 10 pCi/L), 6 (when &lt; 10 pCi/L) or 9 (when no historical detection) years.</li> </ul>	Demonstrate compliance with Drinking Water Standards through monitoring and reporting water quality data.
CV-SALTS	Tule Basin Management Zone, Tule Basin Water Foundation	Sampling parameters required through Waste Discharge Requirements (WDR): typically include monthly sodium, chloride, electrical conductivity, nitrogen species (N, NO2, NO3, NH3), pH and other constituents of concern identified in the Report of Waste Discharge. A limited suite of general minerals is required quarterly from the source and annually from the wastewater.	Most constituents sampled monthly, quarterly general minerals from source water and annual general minerals from waste discharge.	To monitor degradation potential from wastewaters discharged to land application areas and provide interim replacement water when MCL for nitrate as N is exceeded while developing long term solutions for safe drinking water.
Department of Pesticide Regulation	County of Tulare	Pesticides	Annual	DPR samples groundwater to determine: (1) whether pesticides with the potential to pollute groundwater are present, (2) the extent and source of pesticide contamination, and (3) the effectiveness of regulatory mitigation measures.
GAMA (Collaboration with SWQCB, RWQCB, DWR, DPR, NWIS, LLNL)		<ul> <li>Constituents sampled vary by the Program Objectives.</li> <li>Typically, USGS is the technical lead in conducting the studies and reporting data.</li> </ul>	Varies	<ul> <li>Improve statewide comprehensive e groundwater monitoring.</li> <li>Increase the availability of groundwater quality and contamination information to the public.</li> </ul>
Geotracker and Envirostor Databases		Many contaminants of concern, organic and inorganic.	Depends on program. Monthly, Semiannually, Annually, etc.	Records database for cleanup program sites, permitted waste dischargers
ILRP	Tule Basin Water Quality Coalition	<ul> <li>Annually: static water level, temperature, pH, electrical conductivity, nitrate as nitrogen, and dissolved oxygen.</li> <li>Once every five years: general minerals collection</li> </ul>	Annual and Every 5 years	Monitor impacts of agricultural and fertilizer applications on first encountered groundwater
USGS California Water Science Center		Conducted multiple groundwater quality studies of the Tule Subbasin.	Reports, factsheet, and data publications range from 1994through 2017.	Special studies related to groundwater quality that provide comprehensive studies to characterize the basin.

#### Attachment 3 - Groundwater Level Impact Claim Process - Investigation Phase Flow Chart

#### Tule Subbasin Technical Advisory Committee Mitigation Program - Technical Framework

### Figure 1


### **Attachment 4 - Groundwater Level Impact Claim Process - Evaluation Examples**

Tule Subbasin Technical Advisory Committee Mitigation Program - Technical Framework



Groundwater Consulting

December 2022

Figure 2

## **Attachment 5 - Claim Form**

Lower Tule River and Pixley Irrigation Districts Groundwater Sustainability Agency Groundwater Level Impact Claim Form

Claimant Information	
Contact Name:	Well Location Sketch:
Phone Number:	
Mailing Address:	
Well Name:	
Well Location (Address/Description):	
Well Type:	<u>.</u>
Domestic Industrial Agricultural	Other (Specify):
Interim Water Supply	
Does the Claimant Request an Interim Water Supply?	Yes No
Number of Residences/Business Served (If Applicable):	
Number of Cropped Acres and Crop Type (If Applicable):	
Estimated Daily Water Use (Gallons, Cubic Feet, or Acre-Ft):	
Well Construction Information	tion

Is a Department of Water Resources Well Completion	ı Report (i.e.	Yes (Attach if Available)	
Driller's Log) Available?		No	
Casing/Well Depth (ft):			
Perforation Interval(s) (ft):			
Casing Material:	Casing Diameter	: (inches):	
Date Constructed (If Known) and/or Well Age (Estimated):			
Date of Last Video Survey (If Available):			
Well Photos Attached:	Yes	No	

Pump Information		
Type: Submersible	Vertical Turbine	
Intake Depth (ft):	Motor Size (horsepower):	
Age (Known or Estimated):	Typical Discharge Rate (gpm):	
Last Pump Test Date (Attach Record if Available):		
Last Service Date (Attach Record if Available):		

Issue Status		
Date Issue Arose:	· ·	
Issue: No flow Reduced Flow	Breaking Suction Future Concern	
Comments/Description:	_· · ·	
Static Water Level (ft):	Pumping Water Level (ft):	
Status: Not Resolved, Contractor not Contac	ted (Note: Contacting a Contractor Not Required)	
Not Resolved, Contractor Provided B	Estimate (attach estimate if applicable)	
Resolved (attached records if applica	ble)	
Contractor Company Name:		
Contractor Contact Name:	Contact Phone Number:	
Contractor Address:		

Applicant		
By signing this Groundwater Level Impact Claim Form, the applicant agrees to provide the GSA with access to the well for the Wellhead Investigation.		
Print Name:	Date:	
Signature:		

GSA Use Only	y .	
Received By:	Date:	

Page 2 of 2

## Attachment 6 - Well Inspection Form

# Lower Tule River and Pixley Irrigation Districts Groundwater Sustainability Agency Groundwater Level Impact Well Inspection Form

Inspector		
Inspector Name:	Date:	
Representing (e.g. Irrigation District, Consultant, etc.):		

Owner Information		
Owner's Name:		
Field Contact Name (If Different):		
Address:		
Phone Number:		

Well Information	
Well Name:	
Date Constructed:	
Casing/Well Depth:	
Casing Material:	
Casing Diameter (inches):	
Perforation Interval(s):	

Pump Information:		
Type:   Submersible   Vertical Turbine		
Electrical Power (kW):	Motor Size (horsepower):	
Intake Depth (ft):		
Equipped with Flow Meter: Yes No		
Flow Meter Description (Attach Photo):		
Discharge Rate (gpm) and Source:		
Discharge Line Diameter (Inches):		

Site Inspection		
Sounder Access Port Description and Opening D	Sounder Access Port Description and Opening Diameter (in):	
Reference Point Description and Stick Up (ft):		
	r	
Time Since Last Pumped:	Time Since Pumping Started:	
Measured Static Water Level (ft):	Measured Pumping Water Level (ft):	
Observed Pumping Description (e.g., working, won't turn on, dry after 5 minutes, pumping air, cavitating, etc.):		
Observed Pumping Rate (gpm) and Description (e.g., flow meter, bucket test, etc.):		
Distribution System Description (e.g., pressure ta	ank, storage tank, residence, etc.)	

Location Sketch			
Well Coordinates:			
Survey Method:	Latitude:	Longitude:	

## Attachment 7 - Waiver and Release of Liability

### LOWER TULE RIVER AND PIXLEY IRRIGATION DISTRICTS **GROUNDWATER SUSTAINIBILITY AGENCY**

#### WAIVER AND RELEASE OF LIABILITY AND **INDEMNITY AGREEMENT**

Landowner Names and Addresses (Please Print):

I have submitted an impact claim form to the Groundwater Sustainability Agency ("GSA"). It is understood that I must give access to my well for inspection and that the GSA may provide a temporary alternative water supply.

It is acknowledged and agreed that any temporary water supply being provided is non-potable and is not for human consumption, and that the entities providing such water make no representation, warranty or guarantee as to the quality of the water provided or its suitability for any particular use. It is acknowledged and agreed that the temporary water supply provided shall be used for in-home emergency use only and shall not be used or applied outside of the home on, including but not limited to, hardscapes, landscapes, vegetation, plants, crops, etc. It is acknowledged and agreed that the provision of an interim water supply hereunder is temporary; neither this agreement nor the provision of water hereunder creates a water right, public utility service right or any right to continued or permanent water service; and the provision of this temporary water supply may be terminated in the sole discretion of the entities listed above.

In consideration for the provision of temporary water supplies to the Property, I, for myself and on behalf of any other person residing at or visiting the Property, if any (collectively "Water Users"), do hereby release, waive, discharge, and covenant not to sue the above named irrigation district serving as the GSA, and the district's respective project participants, including the directors, officers, owners, employees, independent contractors or agents of all of the same (collectively referred to herein as the "GSA"), from liability for any and all claims for personal injury, illness, death, property damage, or any other claim, including but not limited to claims arising out of the negligence of the GSA that relates to or results from the provision of a temporary interim water supply to the Property.

It is expressly agreed that the GSA shall not be liable for any injuries or any damages to the Water Users, or the property of such persons, or be subject to any claim, demand, damages or causes of action arising out of or relating to any use of the interim temporary water supply, and well inspections by the GSA, regardless of whether the negligence of the GSA caused or contributed to the injury or damage. This waiver and release of claims is intended to be as broadly interpreted as allowed under California law but does not include gross negligence or willful misconduct by the GSA.

By signing this waiver and release the Water User is agreeing to waive all rights that they may have under the provisions of section 1542 of the Civil Code of California, which reads in part as follows:

"A general release does not extend to claims that the creditor or releasing party does not know or suspect to exist in his or her favor at the time of executing the release and that, if known by him or her would have materially affected his or her settlement with the debtor or released party."

(Water User's initials)

The Water User acknowledges that if the GSA ultimately accepts the claim and provides mitigation measures, the well subject to the claim is not eligible for future mitigation and the Water User releases the GSA from future claims regarding such well.

The Water User executing this waiver and release of liability hereby agrees to hold the GSA harmless from all claims which may be made by or on behalf of the Water User, and to indemnify the GSA from any such claims to the fullest extent allowed under California law. This express indemnification provision specifically includes reimbursement for all attorneys' fees and litigation costs incurred by the GSA or on their behalf as a result of any such claim. Neither this Agreement nor the provision (or offering) of temporary, emergency water supplies hereunder constitutes any admission of liability or wrongdoing, or an agreement or admission of any duty, fact, matter, or contention whatsoever.

Signature: Date:

Signature: Date:

#### **Tule Subbasin Technical Advisory Committee Mitigation Program - Technical Framework**



# Attachment 9 - Land Subsidence Impact Claim Form

Lower Tule River and Pixley Irrigation Districts Groundwater Sustainability Agency Subsidence Impact Claim Form

Claimant Information	
Contact Name:	Location Sketch:
Phone Number:	
Mailing Address:	
Well Name:	
Location (Address/Description):	
Infrastructure Type:	
Domestic Industrial Agricultural	
Interim Water Supply	
Does the Claimant Request an Interim Water Supply?	Yes
	No
Number of Residences/Business Served (If Applicable):	
Number of Cropped Acres and Crop Type (If Applicable):	
Estimated Daily Water Use (Gallons, Cubic Feet, or Acre-Ft):	
Well Construction Informa	tion (If applicable)
Is a Department of Water Resources Well Completion Report (i.	e. Yes (Attach if Available)
Driller's Log) Available?	No

Casing/Well Depth (ft):		
Perforation Interval(s) (ft):		
Casing Material:	Casing Diameter (inches):	
Date Constructed (If Known) and/or Well Age (Estimated):		
Date of Last Video Survey (If Available):		
Well Photos Attached:	Yes No	

Pump Information	
Type: Submersible	Vertical Turbine
Intake Depth (ft):	Motor Size (horsepower):
Age (Known or Estimated):	Typical Discharge Rate (gpm):
Last Pump Test Date (Attach Record if Available):	
Last Service Date (Attach Record if Available):	

Issue Status		
Date Issue Arose:	·	
Issue: No flow Reduced Flow	Breaking Suction Future Concern	
Comments/Description:		
Static Water Level (ft):	Pumping Water Level (ft):	
Status: Not Resolved, Contractor not Contacted (Note: Contacting a Contractor Not Required)		
Not Resolved, Contractor Provided Estimate (attach estimate if applicable)		
Resolved (attached records if applicable)		
Contractor Company Name:		
Contractor Contact Name:	Contact Phone Number:	
Contractor Address:		

Applicant		
By signing this Groundwater Level Impact Claim Form, the applicant agrees to provide the GSA with access to the infrastructure for the investigation.		
Print Name:	Date:	
Signature:		

GSA Use Only	
Received By:	Date:

Page 2 of 2

## Attachment 10 - Tule Basin Management Zone Safe - Eligibility Investigation Process

Figure 1 – TBMZ Potentially Impacted Well Eligibility Flow Chart



## Attachment 11 - Water Quality and Tule Basin Management Zone Claim Form

Lower Tule River and Pixley Irrigation Districts Groundwater Sustainability Agency Groundwater Quality Impact Claim Form

Claimant Information		
Contact Name:	Well Location Sketch:	
Phone Number:		
Mailing Address:		
Well Name:		
Well Location (Address/Description):		
Well Type:	<u></u>	
Domestic Industrial Agricultural	Other (Specify):	
Interim Water Supply		
Does the Claimant Request an Interim Water Supply?	Yes	
Number of Residences/Business Served (If Applicable):		
Number of Cropped Acres and Crop Type (If Applicable):		
Estimated Daily Water Use (Gallons, Cubic Feet, or Acre-Ft):		
Well Construction Informat	tion	

wen Construction Information		
Is a Department of Water Resources Well Completion Report (i.e.		Yes (Attach if Available)
Driller's Log) Available?		No
Casing/Well Depth (ft):		
Perforation Interval(s) (ft):		
Casing Material: Casing Diam		r (inches):
Date Constructed (If Known) and/or Well Age (Estimated):		
Date of Last Video Survey (If Available):		
Well Photos Attached:	Yes	No

Pump Information	
Type:   Submersible   Vertical Turbine	
Intake Depth (ft):	Motor Size (horsepower):
Age (Known or Estimated):	Typical Discharge Rate (gpm):
Last Pump Test Date (Attach Record if Available):	
Last Service Date (Attach Record if Available):	

Issue Status		
Date Issue Arose:	· ·	
Issue: No flow Reduced Flow	Breaking Suction Future Concern	
Comments/Description:		
Static Water Level (ft):	Pumping Water Level (ft):	
Status: Not Resolved, Contractor not Contac	eted (Note: Contacting a Contractor Not Required)	
Not Resolved, Contractor Provided Estimate (attach estimate if applicable)		
Resolved (attached records if applicable)		
Contractor Company Name:		
Contractor Contact Name:	Contact Phone Number:	
Contractor Address:		

Applicant		
By signing this Groundwater Quality Impact Claim Form, the applicant agrees to provide the GSA with access to the well for the investigation.		
Print Name:	Date:	
Signature:		

GSA Use Only	
Received By:	Date:

Page 2 of 2

**The Tule Basin Management Zone** is a California nonprofit corporation created to serve Tulare County and a small portion of Kern County.

Our mission is to educate residents within the Management Zone Service Area of potential nitrate contamination in their drinking water and to ensure the availability of safe drinking water to these residents.

Our program offers free, safe drinking water to those residents whose drinking water supply is contaminated by nitrates.

La Zona de Manejo de la Cuenca de Tule es una corporación sin fines de lucro de California creada para servir al Condado de Tulare y a una pequeña porción del Condado de Kern.

Nuestra misión es educar a los residentes dentro del Área de Servicio de la Zona de Manejo de la posible contaminación de nitratos de su agua potable y garantizar la disponibilidad de agua potable segura para estos residentes.

Nuestro programa ofrece agua potable gratuita y segura a aquellos residentes cuyo suministro de agua potable está contaminada por nitratos.

# **TULE BASIN MANAGEMENT ZONE**

Service Area · Área de Servício



## O Free Water Fill Station

TBMZ has constructed a water fill station in the community of Terra Bella and is working towards constructing additional water fill stations.

The fill station is available to any person to access clean drinking water, 24 hours a day, 7 days a week. You must provide your own drinking water container and the size must be 5 gallons or less, but there is no limit on the number of containers you may fill. To learn more about water fill stations, including future locations, visit www.tulemz.com/safe-drinking-water/.

# O Estación de Llenado de Agua Gratis

La TBMZ ha construido una estación de agua en la comunidad de Terra Bella y está en proceso de construir dos estaciones adicionales de llenado de agua.

La estación de agua está disponible para que cualquier persona pueda acceder agua potable limpia, las 24 horas del día los 7 días de la semana. Usted debe proporcionar sus propios garrafones y el tamaño del contenedor debe ser de 5 galones o menos, pero no hay límite en el número de contenedores que puede llenar. Para obtener más información sobre estaciones de lleno de agua, incluyendo sitios futuros, visite www.tulemz.com/safe-drinking-water/.



Mon-Thurs 8am-5pm | Friday 8am-12pm 324 S. Santa Fe Visalia, CA 93292 | 559.429.6970 admin@tulebasin.com | Facebook @tulebasin

# Is your domestic well water safe to drink?

¿Es seguro beber el agua de su pozo domestico?



# Safe Drinking Water Program & Well Test Request

FREE-SAFE drinking water programs are being offered by the Tule Basin Management Zone (TBMZ) to residents that use a private well for their drinking water and it is determined that the well water has an elevated nitrate concentration, which may be harmful for your health.

To determine if you are eligible to enroll in the Safe Drinking Water Program, fill out the form to the right and return to: Tule Basin Management Zone

324 S. Santa Fe, Visalia, CA 93292

Or scan and email to: admin@tulemz.com

Or you can fill out the application online at: tulemz.com/safe-drinking-water/

Eligibility will be contingent on TBMZ's review of the applicant's information. If eligible, TBMZ staff or consultant will contact you to schedule the collection of a water sample from the drinking water well at your residence.

TBMZ will share the results from your well test with the following determinations:

- 1. If the nitrate water quality sample exceeds 10 mg/L, this determines that you are eligible for the Safe Drinking Water Program which provides for you to receive safe drinking water by:
- Bottled water regularly delivered to your home (limit of 60 gallon per month per household). TBMZ staff will coordinate the delivery of safe drinking water with you.

Or

- In-home water treatment device installed at your residence (subject to additional evaluation criteria).
- 2. If the nitrate content in your water sample is less than 10 mg/L, you will not be eligible for the Safe Drinking Water Program, but you may still access safe drinking water at our water fill station at no cost to you.

Note: Results showing nitrate concentrations less than 10 mg/L does not guarantee your water is safe for drinking. Your water may contain other harmful constituents not covered under this program. If you have questions or concerns regarding well failure or a dry well, contact **Self-Help Enterprises at 559.802.1685 or 559.802.1284** for water quality issues. Applicant information may be shared with other organizations operating safe drinking water programs.

# Programa de Agua Potable Segura y Solicitud de Prueba de Pozo

La Zona de Manejo de la Cuenca del Tule (TBMZ) ofrece programas de agua potable GRATIS y SEGURA a los residentes que usan un pozo privado para su agua potable y se determina que el agua del pozo tiene una concentración elevada de nitratos, lo que puede ser perjudicial para su salud.

Para determinar si usted es elegible para inscribirse en el Programa de Agua Potable Segura, complete el formulario a la derecha y regreselo a:

> Tule Basin Management Zone 324 S. Santa Fe, Visalia, CA 93292

O por correo electonico: admin@tulemz.com

O puede completar la solicitud en línea en: tulemz.com/safe-drinking-water/

Su eligibilidad dependerá de la revisión de la información del solicitante por parte de TBMZ. Si es elegible, el personal o consultor de TBMZ se comunicará con usted para programar la colección de una muestra de agua del pozo de agua potable de su residencia.

TBMZ compartirá los resultados de su prueba de pozo con las siguientes determinaciones:

- 1. Si la muestra de calidad de agua de nitrato excede los 10 mg/L, esto determina que usted es elegible para el Programa de Agua Potable Segura que le proporciona recibir agua potable segura por medio de:
- Agua embotellada entregada regularmente a su hogar (límite de 60 galones por mes por hogar). El personal de TBMZ coordinará la entrega de agua potable segura con usted. O...
- Dispositivo de tratamiento de agua en el hogar instalado en su residencia (sujeto a criterios de evaluación adicionales).
- 2. Si el contenido de nitrato en su muestra de agua es menos de 10 mg/L, no será elegible para el Programa de Agua Potable Segura, pero aún puede acceder a agua potable segura en nuestras estaciones de llenado de agua sin costo alguno para usted.

Nota: Los resultados que muestran concentraciones de nitrato menos de 10 mg/L no garantizan que su agua sea segura para beber. Su agua puede contener otros componentes dañinos no cubiertos por este programa. Si tiene preguntas o inquietudes acerca de la falla de su pozo o sobre un pozo seco, comuníquese con Self-Help Enterprises al 559.802.1685 o al 559.802.1284 para asuntos de agua. La información del solicitante puede compartirse con otras organizaciones que operan programas de agua potable segura.

#### Inquiry Form for Domestic Use Well

Do you receive water from a public water system or private domestic well? Public Private Not Sure

#### Legal Owner of Property Information:

Name:
Mailing Address:
Street Address:
Phone:
Email:

#### Authorization to Test for Nitrates:

I am the legal owner of the property described above as Domestic Well/Household information and I hereby grant the Tule Basin Management Zone (TBMZ) authority to test my domestic well for nitrate contamination. The cost to test my well for nitrate will bore by the TBMZ, and I will be provided a copy of the test results. I understand that my domestic well will be tested for nitrates only, and that lack of nitrate contamination does not construe that water in my private well is safe to drink. I have read the attached brochure and understand and accept the terms of the Bottled Water Delivery.

Date:	

Signature: \_\_\_\_\_

#### Formulario de Consulta de Uso de Pozo Doméstico

¿Recibe agua de un sistema publico de agua o de un pozo domestico privado?

Público Privado No Estoy Seguro

#### Informacion de Propietario Legal de la Propiedad:

Nombre:
Dirección Postal:
Dirección de Calle:
Teléfono:

Correo Electrónico:

#### Autorización para la Prueba de Nitratos:

Yo soy el propietario legal de la propiedad descrita anteriormente como información de Pozo Doméstico/Hogar y por la presente otorgo a la Zona de Manejo de la Cuenca del Tule (TBMZ) autoridad para probar mi pozo doméstico para detectar contaminación de nitratos. El costo de probar mi pozo para detectar nitrato será soportado por el TBMZ, y se me proporcionará una copia de los resultados de la prueba. Entiendo que mi pozo doméstico será analizado solo para detectar nitratos, y que la falta de contaminación de nitratos no significa que el agua en mi pozo privado es segura para beber. He leído el folleto adjunto y entiendo y acepto los términos de la Entrega de Agua Embotellada.

Fecha:
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Firma: \_