CENTRAL SACRAMENTO COUNTY
GROUNDWATER MANAGEMENT PLAN
FEBRUARY 2006
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Executive Summary
# Executive Summary

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Executive Summary

FOREWORD

The Central Sacramento County Groundwater Basin stakeholders, in coordination with the Sacramento County Water Agency and the Water Forum Successor Effort have developed the Central Sacramento County Groundwater Management Plan (CSCGMP). The CSCGMP represents a critical step in establishing a framework for maintaining a sustainable groundwater resource for the various users overlying the basin in Sacramento County between the American and Cosumnes Rivers. It includes specific goals, objectives, and an action plan to provide a “road map” for the governance body as the steps necessary to manage the basin are taken in coordination with the various stakeholders. This Executive Summary is an outreach component of the CSCGMP that brings forth the essence of the CSCGMP in a similar format but in a condensed manner that still allows a basic level of understanding. The reader is encouraged to refer to the larger CSCGMP document if additional detail is needed.

INTRODUCTION

The CSCGMP is the result of over a decade of negotiations and agreements between stakeholders in the region. In 2000, the Water Forum Agreement (WFA) was signed by regional stakeholders, and the Water Forum Successor Effort (Successor Effort) was formed to continue forward in regional water supply planning.

The WFA laid the foundation for the Successor Effort. One of the responsibilities of the Successor Effort was to facilitate negotiations among stakeholders in the Central Sacramento County Groundwater Basin (Central Basin) that would lead to the creation of a groundwater basin governance body. This governance body would be responsible for the protection, health and long-term viability of the underlying groundwater as a sustainable resource for both current and future users. Figure ES-1 shows the locations of the groundwater basins within Sacramento County.

Under the aegis of the Successor Effort, the Central Sacramento County Groundwater Forum (CSCGF) was formed in February 2002 to provide recommendations on a basin governance body to the Successor Effort. Following concurrence by the Successor Effort, this recommendation would be adopted by the appropriate agencies.
The CSCGF stakeholder interest groups included representatives in the following areas:

- Agricultural
- Agricultural Residential Groundwater Users
- Business Interests
- Environmental/Community Organizations
- Local Government/Public Agencies
- Water Purveyors

The total number of stakeholder representatives was approximately 40 people. These representatives met monthly for approximately three years at which time a decision was made to create an Advisory Committee, composed of CSCGF stakeholders, to develop a groundwater management plan for the Central Basin. The Advisory Committee spent approximately one year in developing the CSCGMP for adoption by the full CSCGF.

PURPOSE OF GMP

A Groundwater Management Plan (GMP) is a planning tool that assists overlying water providers in maintaining a safe, sustainable and high quality groundwater resource within a given groundwater basin. This CSCGMP is intended to be adaptive to changing conditions within the groundwater basin and will be updated and refined over time to reflect progress made in achieving the CSCGMP’s objectives.

What is required in a GMP?

The GMP is a tool used to help ensure a long-term reliable water supply for rural domestic, agricultural, urban, business/industrial, environmental, and development uses in the region. The California Water Code (CWC) requires that a GMP contain numerous technical provisions which are briefly summarized as follows:

- An inventory of water supplies and a description of water uses within a given region. This information is summarized in a water balance showing overall water demands and available water supplies.
- Basin Management Objectives (BMOs) that are designed to protect and enhance the groundwater basin.
- Monitoring and management programs that ensure the BMOs are being met.
- Description of stakeholder involvement and public information plan and programs for the groundwater basin.

How does a GMP benefit the basin stakeholders?

The CSCGMP provides information related to planning activities currently taking place in the Central Basin. This information serves the following purposes:

- It provides a management plan for the protection and preservation of groundwater resources.
- It underscores stakeholder interests and objectives.
- It ensures protection of groundwater quantity and quality.
- It assists in monitoring and maintaining groundwater elevations.

WATER RESOURCES SETTING

Physical Setting

Unique to Sacramento County are three major rivers each acting as a major source of recharge for the groundwater basin underlying the county. In some instances, the recharge process creates natural dividing lines along the rivers that can be used to delineate
Figure ES-1. Sacramento County Groundwater Basins
the individual sub-basins (i.e., North, Central, and South Basin as shown in Figure ES-1). Groundwater underlying the North Basin is currently managed by the Sacramento Groundwater Authority. Efforts are underway in the South Basin, led by the Southeast Sacramento County Agricultural Water Authority, to develop a groundwater management plan in accordance with the CWC and the provisions of the WFA.

The Central Basin

The Central Basin is made up of a variety of groundwater users (i.e., agriculture, agricultural residential, urban, and environmental). The Central Basin boundary was defined by the Sacramento County groundwater model that was used in the Water Forum process and took into account the hydrogeologic boundaries and the political boundaries of organized water purveyors/districts, cities (where they retail water within their boundaries), and the County of Sacramento.

In October 2004, the Sacramento County Water Agency (SCWA) adopted a GMP for the portion of the Central Basin that is served water through Zone 40 of the SCWA. The Zone 40 GMP was done to measure the effectiveness of the conjunctive use program outlined in the Zone 40 Water Supply Master Plan and for the purpose of seeking state grant funding to help finance large infrastructure projects that would benefit groundwater underlying the Central Basin. At the time of its adoption, the Zone 40 GMP recognized that a Central Basin GMP was necessary to meet the needs and interests of all the stakeholders in the Central Basin.

Groundwater underlying the Central Basin is contained within a shallow aquifer (Modesto Formation) and in a deep aquifer (Mehrten Formation). Groundwater is located from 20 to 100 feet below the ground surface depending on when and where the measurement is taken. The shallow aquifer is typically used for private domestic wells and typically requires no treatment. The deep aquifer is separated from the shallow aquifer by a discontinuous clay layer that serves as a semi-confining layer. The deep aquifer typically requires treatment for iron and manganese, which may cause mineral deposits and affect the taste of water. Figure ES-2 contains a conceptual diagram of the aquifer.

Intensive use of groundwater over the past 60 years has resulted in a general lowering of groundwater elevations. Over time isolated groundwater depressions have grown and coalesced into a single cone of depression that is centered in the southwestern portion of the Central Basin (see Figure ES-3 for Sacramento County Groundwater Elevations).

How does the CSCGMP address groundwater contamination problems in the Central Basin?

There are several sources of groundwater contamination within the Central Basin. These sources include: Mather Field, Aerojet, Boeing, the former Sacramento Army Depot, the Union Pacific railyards, and present and former landfills. The known extent of groundwater contamination and landfill sites are shown on Figure ES-4. The CSCGMP addresses the concerns well owners have regarding the potential for groundwater contamination threatening their wells.

Supply and Demand

The CSCGMP identifies available water supplies to meet the water demands of users within the basin. Water supplies include surface water, groundwater, recycled water, and remediated groundwater. Water demand is a result of rural, agricultural, private industrial, environmental, and urban activities. Demand reduction is being accomplished through water conservation measures identified in the WFA.

How much water supply does the Central Basin have?

Water supplies have been quantified in some detail in the CSCGMP. Availability and reliability of surface water is dependent on the particular contract or water right and the hydrologic year type (e.g., wet or dry years). Figure ES-5 summarizes surface water supplies available to each of the surface water purveyors and
identifies the river source from which they originate. Based on existing and projected contract and water right entitlements, the total surface water supply available to the Central Basin is approximately 350,000 AF/year.

In addition to surface water supplies, the Water Forum determined the estimated long term average annual sustainable yield of groundwater from the Central Basin to be 273,000 acre-feet per year (AF/year). Currently, groundwater extractions are estimated to be 250,000 AF/year.

Recycled water use in the Central Basin is planned for up to 4,400 AF/year by 2030. The Sacramento Regional County Sanitation District is currently developing a Recycled Water Master Plan that will evaluate the feasibility of increased recycled water use in the County.

Water that is extracted for purposes of groundwater contamination clean-up activities is included in the overall sustainable yield of the Central Basin aquifer. In-basin use of remediated groundwater is an objective of the CSCGMP. This issue is addressed more fully in the Groundwater Contamination Monitoring and Collaboration Program summarized in the Plan Implementation section.

**Figure ES-2. Hydrogeologic Cross Section**
Figure ES-3. Spring 2004 Sacramento County Groundwater Elevation Contour Map
Figure ES-4. Known Extent of Contamination

Known Contaminant Plumes

Legend

Perchlorate (and other contaminants) Plume:
- Aerojet-General Corporation

Greatest Extent of Non-Perchlorate Contaminant Plumes:
- Mather AFB
- Inactive Rancho Cordova Test Site (IRCTS, formerly McDonnell-Douglas property)
- McClellan AFB
- Union Pacific (Downtown Sacramento and Curtis Park Plumes)

Other Sources of Subsurface Contamination:
- Central Sacramento County Groundwater Basin
- Sacramento Regional Water Quality Control Board
- Sacramento Valley Regional River System
- Emergency Management Department
- Statewide Groundwater Monitoring Program
- Groundwater Action Plan
- Groundwater Monitoring Program
- Department of Water Resources
- State Water Resources Control Board
- California Department of Health Services
- California Department of Public Health
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How are water demands calculated?

Water demands are determined using various methods based on identified uses of water. For instance, agricultural demands can vary significantly based on crop type. For agricultural-residential water users, demands are based on indoor usage, the amount of landscaped area around the home, and the amount of irrigated pasture for parcels that maintain livestock or other farm animals. Urban water demands are typically based on land use and zoning. Private industry and park district water demands are specific to the type of activity taking place at each site. Existing and future average annual water supply and demand is summarized in Figure ES-6a and ES-6b below. The graphs indicate that supplies meet demands and fluctuate depending on dry and wet hydrologic conditions, reflecting the conjunctive use of groundwater and surface water over the Central Basin by the various water purveyors and urban demand reductions during dry years. (In Figure ES-6b, conditions in 2030 demonstrate more clearly the results of existing and planned conjunctive use programs in full effect at that time). These demands also reflect the implementation of Best Management Practices (BMPs) for water conservation that are described in the WFA.

MANAGEMENT PLAN ELEMENTS

A goal of the CSCGMP is to ensure a viable groundwater resource for beneficial uses including water for purveyors, agricultural, agricultural residential, industrial, and municipal supplies that support the WFA’s coequal objectives of providing a reliable and safe water supply and preserving the fishery, wildlife, recreational, and aesthetic values of the lower American River. In addition, the CSCGMP recognizes the need to maintain and enhance flows in the Cosumnes River because of its ecological significance.

Figure ES-5. Summary of Surface Water Rights and Contracts

![Figure ES-5](image-url)
Basin Management Objectives

Basin Management Objectives (BMOs) are used to help achieve groundwater basin goals. Five BMOs provide the foundation for the CSCGMP:

1) Maintain a long-term average groundwater extraction rate of 273,000 AF/year.
2) Establish specific minimum groundwater elevations within all areas of the basin consistent with the Water Forum “Solution.”
3) Protect against any potential inelastic land surface subsidence.
4) Protect against any adverse impacts to surface water flows.
5) Develop specific water quality objectives for several constituents of concern.

Each of these objectives is fully described in Section 3 of the CSCGMP.

Program Component Action Items

The Program Components listed below provide specific action items that will be implemented to help achieve the Basin Management Objectives.

Stakeholder involvement - several means of achieving broad stakeholder participation in the management of the Central Basin will be used, including: 1) involving the public, 2) involving other agencies within and adjacent to the Central Basin, 3) using advisory committees, 4) developing relationships with state and federal agencies, and 5) pursuing a variety of partnership opportunities.

Monitoring program - a good monitoring program is capable of assessing the current status of the basin and predicting responses in the basin as a result of future management actions. The CSCGMP includes actions related to monitoring of groundwater elevations, groundwater quality, the potential for land surface subsidence resulting from groundwater extraction, and developing a better understanding of the relationship between surface water and groundwater along the American, Cosumnes, and Sacramento Rivers.

Groundwater quality protection - groundwater quality protection is critical to ensuring a sustainable groundwater resource. Groundwater quality protection includes: 1) the prevention of contamination from entering the groundwater basin, and 2) the remediation of existing contamination.

Groundwater sustainability - the CSCGMP seeks to maintain or increase the amount of groundwater stored in the basin over the long-term. The WFA's groundwater management element provides a framework by which the groundwater resource in the Sacramento County-wide basin can be protected and used in a sustainable manner.

Planning integration - it is important to integrate water management planning on a regional scale (i.e., the development of an Integrated Regional Water Management Plan). The WFA provides a regional conjunctive use framework with commitments from individual purveyors concerning groundwater and surface water operations, including limitations on surface water diversions from the lower American River during dry years.
Figure ES-6a. 2005 Annual Average Water Balance

2005 Dry Year Water Supplies

2005 Dry Year Water Demands

2005 Wet Year Water Supplies

2005 Wet Year Water Demands
Figure ES-6b. 2030 Annual Average Water Balance

2030 Dry Year Water Supplies

2030 Dry Year Water Demands

2030 Wet Year Water Supplies

2030 Wet Year Water Demands
**PLAN IMPLEMENTATION**

An important element of a GMP is the establishment of trigger points and remedies necessary to fully implement the BMOs. Many of the remedies set forth in this GMP involve coordination with other local, state, and federal agencies. This coordination will begin upon adoption of the CSCGMP by the governance body.

**BMO Trigger Point Activities**

Trigger Point activities involve monitoring and assessing trends in the basin to determine the adequacy of the monitoring network for meeting the goals and objectives of the CSCGMP. These assessments will be made as new monitoring data become available for review by the basin governance body and results documented in an annual State of the Basin report. As mentioned in the introduction, this GMP is adaptive and relies on monitoring data, evaluation of remedies based on monitoring data and input from basin stakeholders. It requires that the basin be managed in a manner that makes the most practical sense in light of on-going collection and analysis of data.

**Protection of Privately Owned Wells**

The CSCGMP includes two programs that were negotiated by the stakeholders in the Central Sacramento County Groundwater Forum: the Well Protection Program and the Groundwater Contamination Monitoring and Collaboration Program.

**How is an existing private well protected?**

The Well Protection Program grew out of discussions that took place in the CSCGF and stems from the need to protect domestic and agricultural irrigation wells. Protection of existing privately owned wells is of fundamental importance to the stakeholders of the CSCGF. As part of this program, a trust fund will be put in place to cover costs of deepening or replacing any existing well that provides water for agricultural or domestic use that may be impacted by future development. The trust fund revenue will be generated from a fee assessed on every new building permit and permit to drill a new well. In 2005, the fee is estimated to be less than $100 per equivalent dwelling unit (e.g. single family home) within the basin.

**How is the private well owner kept notified of groundwater contamination clean-up efforts?**

The Groundwater Contamination Monitoring and Collaboration Program is focused on maintaining a clear line of communication between the designated Responsible Parties for groundwater contamination clean-up activities and private well owners. The program encourages the use of remediated groundwater in urbanized areas to keep the groundwater in the basin. This program also envisions the Regional Water Quality Control Board requiring designated Responsible Parties to survey private wells within 2,000 feet of any identified contamination plume. Assistance will also come from the Sacramento County Environmental Management Department (EMD). EMD is encouraged to exercise the strictest vigilance to ensure that all permitting
requirements are enforced and that, if requirements are not met, EMD will undertake whatever rigorous enforcement actions are effective.

**Basin Governance Body**

The governance body is responsible for implementing the actions contained within this CSCGMP. The governance body will initiate the trust fund of the Well Protection Program, take over its administration, and provide annual reporting on the program. In addition, it will pursue any grant opportunities available to the Central Basin and participate in the Integrated Regional Water Management Plan that is currently underway. This is a regional planning document that is a prerequisite if a region is to pursue Proposition 50 implementation grant monies. Lastly, the governance body will collect, evaluate, and report on all of the data and management activities that have been taken in the Central Basin once a year in a State-of-the-Basin Report.

**Plan Implementation Costs**

First year program startup costs are estimated at $280,000. This is essentially 1.2 full-time people working throughout the year on setting up monitoring programs, taking measurements, compiling data, and reporting data. Future program costs will be evaluated on an annual basis by the basin governance body.
GROUNDWATER MANAGEMENT PLAN
Foreword

The genesis of the Central Sacramento County Groundwater Management Plan (CSCGMP) stems from events that began in the early 1990s and continues to the present day. Foremost among these was the formation of the Sacramento Area Water Forum (Water Forum). At the culmination of the Water Forum process (1993 to 2000), a Water Forum Agreement (WFA) was signed by participating agencies (described in more detail in Section 1). After signing the WFA the Water Forum Successor Effort (Successor Effort) was formed to carry forward the work outlined in the WFA.

One of the objectives of the Successor Effort was the formation of a basin governance body for the Central Sacramento County Groundwater Basin (Central Basin). See Figure 1-1 for the geographic location of the Central Basin and Figure 1-2 for the location of existing organized water purveyors in the Central Basin. As a result, the Central Sacramento County Groundwater Forum (CSCGF) was established; each member or stakeholder of the CSCGF has an interest in the groundwater underlying the Central Basin (details of CSCGF membership are described further below). The stakeholders are listed as follows:

1. Local Government/Public Agencies Interests
2. Business Interests
3. Agricultural Interests
4. Agricultural/Residential Interests
5. Environmental/Community Organizations Interests
6. Water Purveyor Interests

In order to assist in the development of the basin governance body a recommendation was made to the CSCGF to first develop a groundwater management plan for the Central Basin. The stakeholders recognized that development of a groundwater management plan would help them focus on an appropriate structure for the basin governance body once they had an understanding of the responsibilities and requirements for implementing a groundwater management program. The CSCGF agreed by consensus to act on this recommendation and formed a smaller group of CSCGF stakeholders (GMP Task Force) that were tasked with developing the CSCGMP.

The CSCGMP is a tool that is designed to ensure a long-term reliable groundwater supply for beneficial use within the Central Basin. It should be noted that the CSCGMP is not a land use policy tool. However, it is understood that
a groundwater management plan may effect land use decisions simply through its influence on water use in a groundwater basin.

The structure of the CSCGMP is described below:

Section 1. Introduction. Describes the political and geographic setting and the activities taking place by water purveyors and interested stakeholders in the Central Basin.

Section 2. Water Resources Setting. Prior to managing a basin available water supplies have to be identified and quantified. In this section information is presented to assist the reader in understanding the availability of different water supplies and how they can be used within the Central Basin. This section provides a primer on the unique hydrogeology and setting within the Central Basin, it also provides an understanding of water quality issues and the groundwater and surface water infrastructure that is currently in-place. The relationship between water demands, water supplies, and land use are considered in the development of a water balance that examines current and future (2030) water supply needs.

Section 3. Components of the Groundwater Basin Management Plan. This section identifies the six components that constitute a groundwater management plan as described in the California Groundwater Management Guidelines (Groundwater Resources Association of California, Second Edition 2005). An important aspect of this section is the identification of Basin Management Objectives (BMOs) and the elements necessary for their implementation.

Section 4. Plan Implementation. Using the BMOs a set of threshold criteria (trigger points) have been developed to assist in reviewing and analyzing monitoring actions throughout the year. Once a trigger point is exceeded a recommended action takes place. Because the CSCGMP is based on adaptive management, trigger points and recommended actions can be changed by the basin management body. The section also includes a Well Protection Program that provides for the protection of domestic and agricultural and a Groundwater Contamination Collaboration Program to assist private well owners in understanding the risk of groundwater contamination to their wells.

Section 5. References. This section provides a compilation of references used in the development of the CSCGMP.
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<td>micrograms per liter</td>
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<td>best management practice</td>
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<tr>
<td>cfs</td>
<td>cubic feet per second</td>
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<td>Interferometric Synthetic Aperture Radar</td>
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<td>Luhdorff &amp; Scalmanini Consulting Engineers</td>
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<td>standard operating procedure</td>
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<td>wastewater treatment plant</td>
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<td>Zone 40</td>
<td>area within the Central Basin that includes Laguna, Vineyard, Elk Grove, and Rancho Cordova</td>
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Introduction
Introduction

This section describes the CSCGMP, provides relevant background information, describes activities in the North, Central, and South Sacramento County groundwater basins, summarizes ongoing master planning in the context of various regional planning efforts taking place throughout the Sacramento County area, discusses the authority under which the CSCGMP is being prepared, and lists required and voluntary components of the CSCGMP.

1.1 THE CENTRAL SACRAMENTO COUNTY GROUNDWATER MANAGEMENT PLAN

In order to maintain a sustainable, high-quality groundwater resource for the users of the groundwater basin underlying the Central Basin (see Figure 1-1) the CSCGMP has been prepared to inform and guide the basin governance body, stakeholders and other interested parties in the management of the basin.

It is the intent of this document to quantify as much as practicable every aspect of the Central Basin including but not limited to: the historical context of the CSCGMP, a description of each stakeholders interest, projects and programs being implemented within the Central Basin by various stakeholders and regional partners, and the management and monitoring strategy to achieve a long-term sustainable yield from the basin. The CSCGMP also contains a Well Protection Program (WPP). The WPP is designed to protect private wells from going dry or becoming non-operable as a result of CSCGMP related activities. The Trial Balloon on Well Protection developed by the CSCGF outlines the premise of the WPP. The WPP is described in more detail in Section 4.

Described in the subsections below is the historical context of the CSCGMP. The reader will quickly understand that the concept of groundwater management of the Central Basin is not a new concept to this basin. Beginning from the time when wells were first dug by hand and then drilling technologies allowed for deeper and higher capacity yields from the basin, there has been data showing a consistent decline in groundwater elevations, spurring on management efforts at different stages in time and in different forums than that used in the development of this GMP. Because of the lengthy history, a synopsis of the more recent and more relevant events that have taken place is provided below.
Figure 1-1. Groundwater Basins in Sacramento County
Figure 1-2. Water Purveyors In the Central Basin
1.1.1 Water Forum as the Basis for the Central Sacramento County Groundwater Management Plan

Beginning in 1993, the Water Forum process brought together a diverse group of stakeholders comprising business and agricultural leaders, citizens’ groups, environmentalists, water managers, and local governments to evaluate available water resources and the future water needs of the Sacramento region, including communities from Sacramento, Placer and El Dorado counties. These stakeholders identified two coequal objectives to guide in the development of the WFA:

- Provide a reliable and safe water supply for the region’s economic health and planned development through the year 2030
- Preserve the fishery, wildlife, recreational, and aesthetic values of the lower American River

After a six year consensus-based stakeholder process, the WFA was completed. The WFA prescribes a regional conjunctive use program for the lower American River and connected groundwater basin. The Water Forum also completed an “Environmental Impact Report for the Water Forum Proposal” (State of California Clearinghouse Number 95082041). This document was certified by the two lead agencies of the Water Forum, the City and County of Sacramento, in December 1999.

One of the seven elements of the WFA is groundwater management. Implementation of this element includes adherence to an agreed-on long-term average annual pumping limit (sustainable yield) for each of the three geographic subareas of the groundwater basin within Sacramento County (see Figure 1-1): 131,000 acre-feet (AF) for the North Basin (north of the American River); 273,000 AF for the Central Basin (between the American and Cosumnes rivers); and 115,000 AF for the Galt or South Basin (south of the Cosumnes River). Any proposed water supply project or groundwater management structure must satisfy the groundwater conditions specified in the WFA for the 2030 projected level of development based on the 1993 Sacramento County General Plan.

In 2005, the County of Sacramento Planning Department, in partnership with the Sacramento Area Council of Governments (SACOG), released to the public conceptual land use plans for the next General Plan Update that will take development beyond 2030 and include the General Plans for the City of Sacramento, City of Folsom, City of Elk Grove, and the City of Rancho Cordova. This GMP recognizes that this effort is taking place and that it has direct and significant implications on groundwater management in the Central Basin; however, it is assumed that until the General Plan Update is adopted by the Sacramento County Board of Supervisors, this GMP will continue to reflect the current General Plan.

The WFA includes Purveyor-Specific Agreements (PSA) which define the benefits each water purveyor will receive as a stakeholder and actions each must take to receive these benefits. PSAs for the County of Sacramento/SCWA, City of Sacramento, and the Sacramento Municipal Utility District (SMUD) also describe commitments by the City of Sacramento, SMUD, and SCWA to address issues related to wheeling and wholesaling of surface water, Central Valley Project (CVP) water transfers, and dry year water supply.

1.1.1.1 Central Basin Signatories to the Water Forum Agreement

Excerpts from the WFA PSAs for Central Basin Water Purveyors signatory to the WFA follow (in some PSAs certain activities are or have already taken place or are included in adopted programs by the individual agencies.):

1.1.1.1.1 County of Sacramento/Sacramento County Water Agency

The Sacramento County Water Agency (SCWA) is responsible for providing wholesale water to an area within the Central Basin that includes the Laguna, Vineyard, Elk Grove and Rancho Cordova communities, and is commonly referred to as Zone 40. SCWA will divert firm and intermittent surface water from at, or near, the mouth of the American River or from the Sacramento River. SCWA will use groundwater and surface water conjunctively to meet water system demands.
A portion of Zone 40 is situated within the Place of Use (POU) for the City of Sacramento’s American River water entitlements (see Figure 1-3). It is assumed that these entitlements would be used to serve significant portions, entirely or by conjunctive use, of this portion of Zone 40. Conditions for the use of this water will be consistent with the conditions outlined in the City of Sacramento’s PSA related to diversions of American River water.

All signatories to the WFA endorse SCWA’s PSA, which provides for constructing SCWA’s water supply facilities identified in their Zone 40 Water Supply Master Plan. These facilities include a diversion structure at or near the mouth of the American River or on the Sacramento River, water treatment plants (WTP), pumping stations, wells, storage facilities, and transmission pipelines.

Stakeholder support is contingent on project-specific compliance with the California Environmental Quality Act (CEQA), and where applicable, the National Environmental Policy Act (NEPA), federal Endangered Species Act, California Endangered Species Act, and California Public Utilities Commission, and Local Area Formation Commission (LAFCO) approval.

1.1.1.1.2 City of Sacramento

The City of Sacramento (City) has rehabilitated its Fairbairn Water Treatment Plant (WTP) diversion facility and expanded its Fairbairn WTP treatment capacity by another 100 million gallons per day (mgd). This will allow the City to divert and treat an additional 155 cfs consistent with the terms described below. Concurrent with the expansion of the Fairbairn WTP, the City has also constructed other facilities such as expansion/rehabilitation of the Sacramento River WTP and river intake to assure that a reliable alternative supply (groundwater, pump-back, and/or diversion from the Sacramento River) is available when it is needed.

During periods when lower American River flows are sufficient (i.e., above the “Hodge” criteria, the City could fully use its increased diversion capacity at the Fairbairn WTP. In drier periods when lower American River flows are not sufficient (i.e., below the “Hodge” criteria), the City could not divert water from the American River for the full capacity of the Fairbairn WTP.

Additional diversions from the Sacramento River, and/or groundwater in the North Basin, also may be used by the City to meet 2030 demands.

Stakeholder support is contingent on project-specific compliance with the California Environmental Quality Act (CEQA), and where applicable, the National Environmental Policy Act (NEPA), federal Endangered Species Act, California Endangered Species Act, and California Public Utilities Commission, and Local Area Formation Commission (LAFCO) approval.

1.1.1.1.3 California-American Water Company (formerly Citizens Utility Company of California)

California-American Water Company (Cal-Am) has a number of service areas within the metropolitan area of Sacramento County. These service areas are located within the North Basin (identified as the North Area in the PSA) and the Central Basin (identified as the South County municipal and industrial (M&I) area and the City’s American River water rights POU area in the PSA).

Cal-Am has contracted with the City to use 2,580 AF annually from the City’s Fairbairn WTP and the Sacramento River WTP for use in its Southgate service area, which also is within the City’s POU.

For other Cal-Am service areas within the POU (including the Arden area, portions of the suburban Rosemont
areas, and a portion of the Parkway area), when a contract with the City for delivery of surface water beyond the existing contract for the Southgate area is proposed, signatories to the WFA will meet in good faith with the objective of developing mutually acceptable provisions consistent with the two coequal objectives of the WFA.

Cal-Am will contract for use of a portion of the surface water provided through the County of Sacramento/SCWA for its service area in the south portion of Sacramento County. In addition, Cal-Am will continue to use groundwater to meet water supply needs in each of its service areas.

Stakeholder support is contingent on project-specific compliance with the California Environmental Quality Act (CEQA), and where applicable, the National Environmental Policy Act (NEPA), federal Endangered Species Act, California Endangered Species Act, and California Public Utilities Commission, and Local Area Formation Commission (LAFCO) approval.

1.1.1.4 City of Folsom

The City of Folsom (Folsom) will increase its average and wet year American River diversions from an agreed upon baseline amount of 20,000 AF to a 2030 level of 34,000 AF. In drier years, Folsom will divert and use a decreasing amount of surface water from 34,000 AF to 22,000 AF (or the equivalent, as described in the example below), in a three-stage stepped and ramped reduction in proportion to the decrease in the March through November unimpaired inflow to Folsom Reservoir. Under stage 1, Folsom will divert a decreasing amount, from 34,000 AF to 30,000 AF, in proportion to the decrease in March through November when the unimpaired inflow to Folsom Reservoir is greater than 870,000 AF but less than 950,000 AF.

Under stage 2, Folsom will divert a fixed amount of 27,000 AF when the March through November unimpaired inflow to Folsom Reservoir is equal to or greater than 650,000 AF but less than or equal to 870,000 AF.

Under stage 3, Folsom will divert a fixed amount of 22,000 AF when the March through November unimpaired inflow to Folsom Reservoir is equal to or greater than 400,000 AF but less than or equal to 650,000 AF.

In the driest years, when the March through November unimpaired inflow to Folsom Reservoir is less than 400,000 AF, Folsom will reduce diversions (or the equivalency, as described in the example below) to 20,000 AF. Also, Folsom will reduce diversions in the driest years by encouraging additional, extraordinary conservation to reduce diversions to 18,000 AF.

As an example of how Folsom will meet its needs during drier and driest years, Folsom will reduce diversions by imposing additional conservation levels, and will continue to divert water from Folsom Reservoir for the balance of its needs. However, Folsom will enter into agreements with other suppliers that have access to both surface water and groundwater for an equivalent exchange of the amount of reduction in diversion needed by Folsom, as outlined above in the three stages of reduction. Under these arrangements, suppliers located north and possibly south of the American River will use groundwater in lieu of surface water equivalent to the amount that Folsom will continue to divert.

Stakeholder support is contingent on project-specific compliance with the California Environmental Quality Act (CEQA), and where applicable, the National Environmental Policy Act (NEPA), federal Endangered Species Act, California Endangered Species Act, and California Public Utilities Commission, and Local Area Formation Commission (LAFCO) approval.

1.1.1.5 Florin County Water District

Florin County Water District (FCWD) will use groundwater to meet its 2030 water demands. When a contract between the City and FCWD for delivery of surface water is proposed, signatories to the WFA will meet in good faith with the objective of developing mutually acceptable provisions consistent with the two coequal objectives of the WFA. FCWD is located within the POU for the City’s American River entitlement.
Negotiations on specific conditions for delivery of surface water under this contract will be undertaken by the Water Forum Successor Effort and FCWD.

1.1.1.1.6 Omochumne-Hartnell Water District

At this time, the Omochumne-Hartnell Water District (OHWD) does not purvey water within the boundaries of the district. Private groundwater wells provide almost all of the water demands for the agricultural and rural residential community within OHWD. Surface water supplies are available to only a small number of agricultural users located adjacent to the Cosumnes River or Deer Creek. The unpredictable and limited nature of these waterways precludes the development of any significant surface water supplies.

Historically, OHWD has imported supplemental surface water from the Sly Park Unit of the CVP. Imports ranged from 800 to 5,300 AF per year (AF/year) from 1966 to 1974. After the completion of the Folsom South Canal (in the early 1970’s) OHWD was only able to acquire supplemental water on an interim basis. Over the past 20 years, no reliable supplemental water has been made available from the Folsom South Canal.

OHWD currently maintains and operates four flashboards dams on the Cosumnes River to facilitate increased groundwater recharge from the river channel. The flashboards dams, which were historically operated to facilitate diversions, are now put in place in the early summer months when flows are receding to increase the wetted perimeter of the river channel and increase percolation to groundwater.

1.1.1.7 Golden State Water Company (formally Southern California Water Company)

Groundwater constitutes about 70 percent of the water supply for the portion of Golden State Water Company (GSWC), south of the American River. Available groundwater supplies are conjunctively used with surface water with 5,000 AF of American River water entitlements diverted from the Folsom South Canal. GSWC has a Pre-1914 water right to 10,000 AF of American River water with 5,000 AF currently leased to the City of Folsom.

1.1.1.8 Aerojet-General and Other Self-Supplied Industries Through Business Interests

Aerojet-General Corporation (Aerojet) and other privately supplied industries have demonstrated a commitment to supporting reliable water supplies that will attract new industries and development to the community. The business community, as a signatory to the WFA, has agreed that they play a pivotal role in the region’s water supply solution and should contribute to and support efforts that meet WFA goals.

1.2 NORTH SACRAMENTO COUNTY GROUNDWATER BASIN ACTIVITIES

The Water Forum process led to the establishment of the Sacramento Groundwater Authority (SGA). As an example of how a groundwater management plan is implemented, SGA is a governing body formed through a joint powers agreement. SGA uses the police powers of the cities of Sacramento, Citrus Heights, and Folsom, and the County of Sacramento to implement its adopted groundwater management plan. SCWA is a member
of SGA through SCWA’s Zone 41 service area located north of the American River; the cities of Sacramento and Folsom and California-American and Golden State water companies also are SGA members.

1.3 CENTRAL SACRAMENTO COUNTY GROUNDWATER BASIN ACTIVITIES

As discussed previously, the WFA calls for an interest-based negotiation process to provide all segments of the community an opportunity to participate in developing a groundwater management structure for the Central Basin. This stipulation in the WFA led to the creation of CSCGF under the auspices of the Successor Effort. Acting on behalf of the Successor Effort, the Sacramento City-County Office of Metropolitan Water Planning signed a Memorandum of Understanding with the California Department of Water Resources (DWR) and initiated the CSCGF. The CSCGF supports discussion among stakeholders representing all segments of the community with an interest in developing a groundwater basin management body and ultimately a groundwater management plan for the Central Basin. Stakeholders were selected through an area-wide assessment performed by the Successor Effort to identify concerns and develop a process for stakeholders to work together. Interviews were held with 94 stakeholders, resulting in the establishment of six interest groups: agriculture, agriculture/residential, business, environmental/community organizations, local governments/public agencies, and water purveyors. Each interest group is represented by five individuals who participate in the collaborative process known as the CSCGF.

1.4 SOUTH SACRAMENTO COUNTY GROUNDWATER BASIN ACTIVITIES

Groundwater-related activities south of the Cosumnes River are guided predominantly by the Southeast Sacramento County Agricultural Water Authority (SSCAWA). SSCAWA is a joint powers agency comprising three agricultural districts: OHWD, Galt Irrigation District, and Clay Water District. The delineation of the Central Basin as determined by the WFA (see Figure 1-3) and the South Basin as reflected in SSCAWA’s AB 3030 groundwater management plan adopted in 2002 (2002 GMP) are recognized as conflicting in the area of OHWD, which lies in both the Central and South Basins. Through cooperative participation in both groundwater basins, OHWD has acknowledged that activities which may take place within its boundaries can have a direct effect on both Central and South basins.

SSCAWA is working on updating the 2002 GMP to include additional local partners and to complete a more comprehensive groundwater management plan (South Sacramento County Groundwater Management Plan or SSCGMP) that can be integrated with the CSCGMP for the development of an Integrated Regional Water Management Plan (IRWMP) for the region south of the American River. New partners in the South Basin groundwater management plan include the City of Galt, Rancho Murieta Community Services District (also in the Central Basin), The Nature Conservancy (TNC), and SCWA. One of the primary objectives of the SSCGMP will be the development of a conjunctive use program that utilizes 15,000 AF of SMUD’s CVP entitlement allocated to south Sacramento County agriculture through the WFA.

It has been demonstrated through real-time monitoring and scientific analysis that groundwater management programs adopted in the SSCAWA region and along the Cosumnes River corridor will have beneficial effects on the Central Basin (TNC and UC Davis, 2005). Recognizing this, a close working relationship between SSCAWA and the CSCGF has been developed to ensure that the interests and objectives of both basins are considered while developing their respective groundwater management plans. As a result of this relationship, SSCAWA, TNC, and SCWA have executed an agreement that actively investigates opportunities for flow restoration, conjunctive management, and enhanced recharge within the Cosumnes River corridor.
Figure 1-3. Location Map of Central Basin
1.5 ROLE OF THE TWO PRIMARY WATER RESOURCES MANAGERS IN THE CENTRAL BASIN

To understand how the CSCGMP fits into the various programs described in the following sections it is necessary to describe the role of the two primary water resources managers, the City of Sacramento and SCWA, and their respective goals.

1.5.1 Sacramento County Water Agency

SCWA was formed in 1952 by a special legislative act of the State of California: the Sacramento County Water Agency Act (Agency Act). The Agency Act defines SCWA’s purposes including, but not limited to:

- Making water available for any beneficial use of lands and inhabitants
- Producing, storing, transmitting, and distributing groundwater in accordance with an approved Master Plan

SCWA’s boundaries include all of Sacramento County (excluding the Cities of Folsom, Galt, Isleton, and Sacramento), and the agency is governed by a Board of Directors (ex officio, the Sacramento County Board of Supervisors). Under the Agency Act, the Board may contract with the federal government under reclamation laws with the same powers as irrigation districts, and may contract with the State of California and federal government with respect to the purchase, sale, and acquisition of water. SCWA also may construct and operate any required capital facilities.

Currently, several benefit zones exist within SCWA that are related to both water supply (Zone 13, Zone 40, Zone 41, and Zone 50) and drainage (Zone 11, Zone 12, and Zone 13). Each has a unique purpose and generates revenue internally for carrying out that purpose. Zone 40 is discussed in more detail in the following sections.

1.5.1.1 Zone 40

Historically, Zone 40 has relied on the underlying groundwater basin for agricultural, industrial, and residential water supplies. Over the past 10 years, Zone 40 has supplemented the use of groundwater supplies with surface water, recycled water, and education on and enforcement of water conservation. To address increasing demands for water in the region, SCWA updated and approved its Zone 40 Water Supply Master Plan (WSMP) in February 2005. As indicated in the WSMP, a primary role of Zone 40 is to meet growing urban water demands in a way that protects and maintains the groundwater basin and existing groundwater users. Through a policy that requires construction of groundwater wells to target portions of the underlying aquifer that are not used by private domestic wells, Zone 40 has developed approximately 40 mgd of groundwater capacity. All groundwater production is treated before distribution to retail and wholesale customers. Through firm surface water contracts with the US Bureau of Reclamation (Reclamation) and wheeling agreements with the City, Zone 40 currently has the ability to deliver 12,350 AF/year of surface water. Zone 40 also delivers approximately 3 mgd of recycled water from SRCSD’s Sacramento Regional Wastewater Treatment Plant (WWTP) to customers in the City of Elk Grove.

Zone 40 with its conjunctive use program (use of groundwater in conjunction with surface water) and recycled water from the Sacramento Regional County Sanitation District (SRCSD) is pivotal to the success of groundwater management in the Central Basin.

1.5.2 City of Sacramento

The City is a regional partner in that they provide surface water to areas within the Central Basin that are both inside and outside City boundaries. Through its American River water rights permit and settlement contract with Reclamation, the City’s ability to deliver surface water extends to the American River POU boundary, as shown in Figure 1-3.

Through partnerships with retail purveyors the City wholesales its American River water to areas that historically have been solely dependent on groundwater. In the case of SCWA, the City currently provides surface water treatment and conveyance of a portion of SCWA’s CVP contract water to the Laguna area of Zone 40. In
the future, the City plans to provide American River water to areas of Zone 40 located within the American River POU (see Figure 1-3).

The City's commitment to deliver surface water in a timely manner is and will continue to be critical in meeting the Central Basin's groundwater management objectives as described in Section 3. Maximizing the ability of the City to deliver surface water by establishing relationships with groundwater purveyors within the City's American River POU also is a critical goal of the CSCGMP.

1.6 OTHER REGIONAL MANAGEMENT EFFORTS

Over the past several decades, regional water supplies have been affected by the following:

- Extended drought and wet periods
- Increased push to dedicate surface water for environmental purposes
- Groundwater contamination cleanup efforts ordered by the United States Environmental Protection Agency (EPA), Central Valley Regional Water Quality Control Board (RWQCB), and California Department of Toxic Substance Control (DTSC)
- Declining groundwater levels
- Ongoing and potential impacts to surface water quality and groundwater quality

At the same time, demand for water in the region has continued to grow. To address these challenges, water purveyors in the region have invested substantial time and resources in a series of regional planning efforts. Planning efforts and agencies most relevant to CSCGMP include the following:

- Creation and Implementation of the Freeport Regional Water Authority (FRWA)
- The Nature Conservancy (TNC)
- Southeast Sacramento County Agricultural Water Authority (SSCAWA)
- Regional Water Authority (RWA)
- Sacramento Groundwater Authority (SGA)
- Other ongoing activities related to groundwater cleanup and monitoring

These regional planning efforts are discussed further in the following subsections.

1.6.1 Zone 40 Water Supply Master Plan and Environmental Documentation

The Zone 40 WSMP identifies a study area (2030 study area) within Zone 40 that consists of existing and developing industrial, commercial, office, and residential land uses consistent with the City of Elk Grove and Rancho Cordova General Plans, and the Sacramento County 1993 General Plan.

Based on these General Plans, water demand is expected to be concentrated within the identified 2030 study area. However, developments can be proposed and approved anywhere within Zone 40 where they are consistent with the framework and requirements provided in the various General Plans, Community Plans, Comprehensive Plans, Specific Plans, and zoning and subdivision ordinances.

Three retail water purveyors provide service within Zone 40, these include: SCWA Zone 41, Florin Resource Conservation District (FRCD)/Elk Grove Water Service (EGWS), and Cal-Am. Zone 40 currently provides wholesale water to a portion of the FRCD/EGWS service area under the terms of the First Amended and Restated Master Water Agreement. It has been assumed that Cal-Am will purchase wholesale water supplies from Zone 40 to serve its Security Park franchise area located in the northern portion of Zone 40.

1.6.2 The Freeport Regional Water Authority (FRWA)

FRWA, a joint powers authority (JPA) developed between SCWA and East Bay Municipal Utilities District (EBMUD), is currently pursuing a project that will design and construct a diversion structure on the Sacramento River and a raw water pipeline between the diversion
structure and the Folsom South Canal. FRWA’s efforts are focused in the following five areas: (1) formal state and federal environmental review; (2) public information and outreach; (3) detailed engineering studies and project design; (4) permitting and land acquisition; and (5) construction. The implementation process is expected to take up to four to five years, with actual construction beginning in 2006 and a target operational date of 2009.

While planning, design, and construction activities move forward on the FRWA facilities, Zone 40 will continue work on the surface water treatment plant, groundwater wells, groundwater treatment, raw and treated water transmission pipelines, and storage facilities necessary to fully implement SCWA’s conjunctive use plan in the Central Basin.

1.6.3 The Nature Conservancy
The lower Cosumnes River watershed has been a major focus of conservation efforts in the Central Valley and is identified as a priority for ecosystem protection and restoration by both the California Bay-Delta Authority (formerly CALFED) and the USFWS Anadromous Fish Recovery Program, as well as in the Sacramento County General Plan. The Cosumnes River channel and its associated floodplains are a major source of recharge for the Central Basin, and declining groundwater levels have adversely affected the river’s salmon fishery and other environmental values. One of the goals of the WSMP environmental documentation was to assess the extent of impairment of Cosumnes River flows and aquatic values that has resulted from historic and ongoing groundwater pumping (both M&I and agricultural), and to explore programmatic opportunities for restoring and maintaining these aquatic values through integrated water management. The supporting documentation for this effort is included in the environmental documentation for the WSMP and subsequent studies included as a separate effort under the Water Forum Successor Effort and the Sacramento County Water Agency (WRIME, December 2005b).

The Cosumnes River conservation partnership includes federal, state, and local government, nonprofit land owners, and local water purveyors and sanitation districts. TNC has represented the Cosumnes River conservation partnership in the CSCGF. Because the ecological values of the Cosumnes River corridor have statewide significance, and the river presents opportunities for integrated water management, goals of the CSCGMP include the recognition, enhancement, and maintenance of the ecological values of the Cosumnes River.

1.6.4 Southeast Sacramento County Agricultural Water Authority
The SSCAWA is in the process of updating its 2002 GMP to include the remaining water management entities in the South Basin: Rancho Murieta CSD (also included in the Central Basin) and the City of Galt. While they have no authority to implement groundwater or surface water management programs, TNC is being included in the SSCGMP for the same reasons that they are included in the CSCGMP. These entities are developing an MOU as the first step to jointly preparing the SSCGMP. The MOU and resulting groundwater management plan will be structured to facilitate integration with the CSCGMP and development of an IRWMP for the region south of the American River.

The SSCGMP will focus on developing a conjunctive use program that optimizes the utilization of natural recharge areas associated with the Cosumnes River and explores opportunities for utilizing supplemental water supplies for recharge. The development of a viable conjunctive use program by the SSCAWA and its partners that protects and enhances groundwater resources for
local users and the environment can also contribute to management objectives defined in the CSCGMP.

1.6.5 Regional Water Authority

Regional Water Authority (RWA) represents a number of water supply interests and assists members in protecting and enhancing the reliability, availability, affordability, and quality of water resources. One of the principal missions of RWA is to help implement the conjunctive use program prescribed by the WFA. The RWA currently has 18 member agencies and three associate members, spanning Placer, Sacramento, and El Dorado counties.

1.6.6 Sacramento Groundwater Authority

SGA is a JPA created to manage groundwater in the North Basin (see Figure 1-1). SGA’s formation in 1998 was a result of a coordinated effort by the Sacramento Metropolitan Water Authority (now RWA) and the Water Forum to establish an appropriate management structure for the North Basin.

SGA draws its authority from a JPA signed by the cities of Citrus Heights, Folsom, and Sacramento, and the County of Sacramento to exercise their common police powers to manage the underlying groundwater basin. With this authority, SGA manages the basin through representatives of 14 local water purveyors and representatives from the agricultural and self-supplied pumpers who serve as the Board of Directors.

At the core of the SGA’s management responsibility is a commitment to not exceed the long-term average annual sustainable yield of the North Basin, which was estimated to be 131,000 AF in the WFA. To accomplish this objective and to provide a safe, reliable water supply for the North Basin, SGA adopted a groundwater management plan in December 2003.

1.6.7 On-going Groundwater Cleanup and Monitoring Related Activities

A number of on-going groundwater cleanup and monitoring activities currently underway within or adjacent to the Central Basin. Coordination among these efforts will be discussed in more detail later in Section 3 and 4. Many of the activities are in various states of clean-up. Activities closely related to CSCGMP groundwater management efforts include, but are not limited to, the following:

- Groundwater contamination investigation and remediation activities related to the former Mather Air Force Base, now called Mather Field.
- Groundwater contamination investigation and remediation activities related to operations at the Aerojet and McDonnell-Douglas (Boeing) facilities.
- Groundwater contamination investigation and remediation activities related to operations at the Kiefer Landfill, and other abandoned landfills within the Central Basin.
- Monitoring of groundwater levels and quality through participation in the DWR Well Monitoring Program.
- Monitoring of groundwater levels and quality at California State University, Sacramento (CSUS).
- Monitoring of groundwater quality by the United States Geological Survey (USGS) as part of its National Water Quality Assessment Program.
- Monitoring of site investigations and remediation efforts at known leaking underground storage tanks (LUST) coordinated by the Sacramento County Environmental Management Department (EMD) and the RWQCB.

1.7 AUTHORITY TO PREPARE AND IMPLEMENT A GMP

In order to initiate development of the CSCGMP, SCWA’s Board of Directors held a public hearing and adopted Resolution of Intent (ROI) WA-2590 on April 19, 2005. In accordance with provisions of the California Water Code (CWC § 10753.4(a)) the CSCGMP must be adopted by the basin governance body within two years of adoption of the ROI.

1.8 CSCGMP COMPONENTS

The CSCGMP includes both required and voluntary components. Table 1-1 lists these components and indicates the section(s) in which each component is addressed.
Section 1. Introduction

Table 1-1. Location of GMP Components

<table>
<thead>
<tr>
<th>Description</th>
<th>Location in CSCGMP</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>A. CWC § 10750 et seq., Required Components</strong>&lt;sup&gt;1&lt;/sup&gt;</td>
<td></td>
</tr>
<tr>
<td>1. Documentation of public involvement statement.</td>
<td>Section 3.2.1.1</td>
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<tr>
<td>2. Basin management objectives (BMO).</td>
<td>Section 3.1</td>
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<tr>
<td>3. Monitoring and management of groundwater elevations, groundwater quality, inelastic land surface subsidence, and changes in surface water flows and quality that directly affect groundwater levels or quality or are caused by pumping.</td>
<td>Section 3.2.2</td>
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<tr>
<td>4. Plan to involve other agencies located within groundwater basin.</td>
<td>Section 3.2.1.2</td>
</tr>
<tr>
<td>5. Adoption of monitoring protocols by basin stakeholders.</td>
<td>Section 3.2.2.5</td>
</tr>
<tr>
<td>6. Map of groundwater basin showing area of agency subject to GMP, other local agency boundaries, and groundwater basin boundary as defined in DWR Bulletin 118.</td>
<td>Figures 1-1, 1-2, 1-3, 2-27</td>
</tr>
<tr>
<td>7. For agencies not overlying groundwater basins, prepare GMP using appropriate geologic and hydrogeologic principles.</td>
<td>N/A</td>
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<tr>
<td><strong>B. DWR’s Recommended Components</strong>&lt;sup&gt;2&lt;/sup&gt;</td>
<td></td>
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<tr>
<td>1. Manage with guidance of advisory committee.</td>
<td>Section 3.2.1.3</td>
</tr>
<tr>
<td>2. Describe area to be managed under GMP.</td>
<td>Sections 1, 2</td>
</tr>
<tr>
<td>3. Create link between BMOs and goals and actions of GMP.</td>
<td>Section 3.3.4.2</td>
</tr>
<tr>
<td>4. Describe GMP monitoring program.</td>
<td>Section 3.2.2</td>
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<tr>
<td>5. Describe integrated water management planning efforts.</td>
<td>Section 3.2.5</td>
</tr>
<tr>
<td>6. Report on implementation of GMP.</td>
<td>Section 4.5.1</td>
</tr>
<tr>
<td>7. Evaluate GMP periodically.</td>
<td>Section 4.6</td>
</tr>
<tr>
<td><strong>C. CWC § 10750 et seq., Voluntary Components</strong>&lt;sup&gt;3&lt;/sup&gt;</td>
<td></td>
</tr>
<tr>
<td>1. Control of saline water intrusion.</td>
<td>Section 3.2.3.6</td>
</tr>
<tr>
<td>2. Identification and management of wellhead protection areas and recharge areas.</td>
<td>Sections 3, 2.3.3, 3.2.4</td>
</tr>
<tr>
<td>3. Regulation of the migration of contaminated groundwater.</td>
<td>Section 3.2.3.5</td>
</tr>
<tr>
<td>4. Administration of well abandonment and well destruction program.</td>
<td>Section 3.2.3.2</td>
</tr>
<tr>
<td>5. Mitigation of conditions of overdraft.</td>
<td>Section 3.2.4</td>
</tr>
<tr>
<td>6. Replenishment of groundwater extracted by water producers.</td>
<td>Section 3.1</td>
</tr>
<tr>
<td>7. Monitoring of groundwater levels and storage.</td>
<td>Sections 3.2.2.1, 3.2.4</td>
</tr>
<tr>
<td>8. Facilitating conjunctive use operations.</td>
<td>Sections 3.2.1.2, 3.2.4</td>
</tr>
<tr>
<td>9. Identification of well construction policies.</td>
<td>Section 3.2.3.1</td>
</tr>
<tr>
<td>10. Construction and operation by local agency of groundwater contamination cleanup, recharge, storage, conservation, water recycling, and extraction projects.</td>
<td>Sections 1.5, 1.6, 2.1, 2.2.3, 2.3.7, 2.3.9, 2.4, 3.2.4, 3.2.5, 4.3, 4.4</td>
</tr>
<tr>
<td>11. Development of relationships with federal and state regulatory agencies.</td>
<td>Section 3.2.1.4</td>
</tr>
<tr>
<td>12. Review of land use plans and coordination with land use planning agencies to assess activities that create reasonable risk of groundwater contamination.</td>
<td>Section 3.2.5</td>
</tr>
</tbody>
</table>

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<sup>1</sup> CWC § 10750 et seq. (seven required components). Recent amendments to the CWC § 10750 et seq. require GMPs to include several components to be eligible for the award of funds administered by DWR for the construction of groundwater projects or groundwater quality projects. These amendments to the CWC were included in Senate Bill 1938, effective January 1, 2003.

<sup>2</sup> DWR Bulletin 118 (2003) components (seven recommended components).

<sup>3</sup> CWC § 10750 et seq. (12 voluntary components). CWC § 10750 et seq. includes 12 specific technical issues that could be addressed in GMPs to manage a basin optimally and protect against adverse conditions.
Water Resources Setting
Section 2

Water Resources Setting

This section provides an in-depth review of available water supplies, their origins, and usage within the Central Basin. The review of each water supply includes a brief description of the local, state, and federal policies governing how that supply of water is used in the basin, and how these policies affect how much water is available from year to year. The section then describes the water demands associated with the identified land uses in the basin. Lastly, the water balance between supply and demand is described along with an examination of the different growth and water use scenarios that could occur in the region.

2.1 WATER USE UNDER THE WATER FORUM AGREEMENT

As summarized in Section 1.1.1, the Water Forum was formed in 1993 by a diverse group of water managers, business and agricultural leaders, environmentalists, citizen groups, and local governments in Sacramento. Local governments in Placer and El Dorado counties joined later. In the context of water supply availability in the Central Basin, it is vital to reiterate the importance of the Water Forum and the WFA as they relate to how surface and groundwater supplies were allocated and the importance of water conservation.

2.1.1 Water Forum Agreement and Environmental Water

The WFA included stakeholders representing most of the water interests in the Central Basin (i.e., some water purveyors elected not to participate or be signatory to the WFA). In April 2000, these stakeholders adopted and agreed to the principles set forth in the WFA. The WFA describes a conjunctive use program for the Central Basin to meet the region’s water demands, and includes an updated Flow Management Standard (FMS) for the lower American River. The FMS essentially provides environmental protection for the lower American River while at the same time providing for increased water diversions by municipal purveyors. The Cosumnes River, which flows through the Central Basin, was evaluated in the Water Forum technical studies but was not considered to be impacted significantly by the WFA. Therefore, discussion and negotiation of issues for the Cosumnes River was not included in the Water Forum (See Section 1.1.1). The importance of environmental water on the Cosumnes River and the river’s connection with groundwater are explained later in this section. The CSCGMP does not overlook the environmental water concerns of the American River, but
Section 2. Water Resources Setting

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Section 2. Water Resources Setting
goese forward with the understanding that the American River was adequately addressed in the WFA.

A programmatic EIR for the WFA was completed in October 1999. The EIR indicated that the Water Forum Plan was the environmentally preferred alternative with significant and potentially significant impacts to the lower American River and Folsom Reservoir, including effects on certain fisheries, recreational opportunities, and cultural resources. Potential mitigation measures were identified as a part of the Habitat Mitigation Element of the WFA.

The seven elements of the Water Forum Plan preferred alternative (included as Section 3 of the WFA) are as follows:

1. Increased surface water diversions
2. Actions (e.g., conjunctive use, and water conservation) to meet customer’s needs while reducing diversion impacts (on the lower American River) in drier years
3. Support for improved pattern of fishery flow releases from Folsom Reservoir
4. Lower American River habitat management
5. Water conservation
6. Groundwater management
7. Water Forum Successor Effort

The following are examples of on-going regional projects/programs that are implementing parts of the WFA. These projects/programs are located primarily north of the American River.

1. **Placer County Water Agency (PCWA)/Sacramento Suburban Water District (SSWD) Groundwater Stabilization Project.** In August 1995, PCWA and SSWD entered into a 25-year contract to implement a groundwater stabilization project. PCWA agreed to supply Middle Fork of the American River Project (MFP) water to replace up to 29,000 AF/year of groundwater use by SSWD.

2. **American River Basin Cooperating Agencies (ARBCA) Regional Water Master Plan.** Water purveyors in southern Placer County and northern Sacramento County formed ARBCA and initiated work on implementing the type of regional conjunctive use program that was envisioned by the Water Forum. Under the auspices of this organization, conjunctive use pilot studies have been implemented and large-scale programs are being developed.

3. **PCWA American River Pump Station Project.** This project is a permanent pump station located near the former Auburn Dam site that provides year-round MFP water supply to PCWA. While the initial design capacity of the pump station is 100 cfs (maximum annual diversion of up to 35,500 AF), it has a potential ultimate diversion capacity of 225 cfs (100 cfs to accommodate additional PCWA demands of 35,000 AF and 25 cfs to meet Georgetown Divide Public Utility District’s future needs).

4. **City of Sacramento Water Facilities Expansion Project.** The City has expanded its Fairbairn and Sacramento River WTPs to meet increasing demand in its service area. Expansion of the Sacramento River WTP will enable diversions to be shifted from the American River to the Sacramento River whenever the flow bypassing the expanded diversion at the Fairbairn WTP is less than the Hodge Flow criteria. While the City is not bound by Judge Hodge’s 1990 decision, Environmental Defense Fund et al. v. East Bay Municipal Utility District, it has agreed to restrict diversions at the Fairbairn WTP when the Hodge Flow criteria apply as stipulated in the WFA.

2.2 **SURFACE WATER SUPPLIES**

Surface water for the Sacramento region comes from three major river watersheds; the Sacramento, American, and Cosumnes. The region also includes a portion of the Mokelumne River watershed south of the Cosumnes River (this area is technically not within the Central Basin). The Central Basin is roughly bound by the American River to the north, the Sacramento River to the west, the Cosumnes and Mokelumne Rivers to the south, and the Sierra foothills to the east (see Figure 2-1). The watershed areas for rivers identified on Figure 2-1, as well as the upland foothill regions, serve as the major source of groundwater recharge in the Central Basin. The role and mechanism of stream recharge to the aquifer is discussed more fully in Section 2.3.3.1.
Figure 2-1. Major River Watersheds in the Central Basin
2.2.1 River Systems

To understand the role of surface water as a major source of water in the Central Basin, it is important to have an overview of each surface water supply source. A description of each major river along with the current and future availability of water under different hydrologic conditions is provided below. Hydrologic conditions are an important consideration in determining the availability of surface water supplies. For example, in years when rainfall is low and snow pack is reduced, less surface water is available for storage behind dams. Lack of storage results in reduced availability of water for agriculture and urban supply requirements in dry months.

2.2.1.1 Exceedance Diagrams

The availability of surface water supplies often is presented in an exceedance diagram. In this type of diagram, the amount of water flowing in a particular surface water course is measured in terms of the percentage of time that a certain amount of water is expected to be present in that stream or river. Low flow or constrained conditions are most important; therefore, an interest always exists in how often a low-flow condition occurs during times of the year when high demands are expected (e.g., irrigation months). Exceedance curves represent average stream flows over the seasons of a particular year, and do not account for isolated storm events that produce instantaneous stream flow rates higher than the norm of any particular year.

2.2.1.2 Sacramento River Watershed

The Sacramento River watershed, upstream from the Central Basin, encompasses approximately 23,500 square miles and produces an average annual runoff of about 17,000,000 AF, as measured at the Freeport gauging station (below the confluence with the American River). Principal reservoirs regulating flows in the Sacramento River include Lake Shasta (storage capacity - 4,552,100 AF), located on the Sacramento River upstream from Redding; Trinity Lake (storage capacity - 2,448,000 AF), which regulates deliveries to the Sacramento River from the Trinity River watershed; Lake Oroville on the Feather River (storage capacity - 3,538,000 AF); and Folsom Reservoir on the American River (storage capacity - 975,000 AF). Based on 30 years of data records (1968 through 1998) and spanning a variety of water year types, individual monthly average flows in the Sacramento River have ranged from a low of 4,500 cfs in October 1978 to a maximum of 87,000 cfs in January 1997. Overall, average monthly flows for the 30 years of record range between 13,000 and 40,600 cfs, with the lowest flows occurring in October and highest flows in February. The 30-year average monthly flow during the wetter months of December through May is 32,200 cfs. During the typically drier months of June through November the average monthly flow is 16,500 cfs.

The exceedance diagram for the Sacramento River, based on 2020 forecasted conditions (this year is used in statewide surface water models), for each season is provided in Figure 2-2. Forecasted conditions project the operation of reservoirs and regulation of stream flows into the future while imposing 73 years of historical hydrology on this operational scheme. For example, Figure 2-2 indicates that up to approximately 15,000 to 27,000 cfs of Sacramento River water flows through Freeport during the summer 60 percent of the time (see location of red dot on Figure 2-2). This is the general cutoff point for a dry year condition. The remaining 40 percent of the time, approximately 8,000 cfs to 15,000 cfs flows through Freeport. More important is that approximately 8,000 cfs is flowing in the Sacramento River in all seasons (100 percent of the time), even in the most critically dry conditions.

2.2.1.3 American River Watershed

The American River watershed encompasses approximately 1,900 square miles. Folsom Reservoir is the principal reservoir in the watershed with a capacity of 975,000 AF. Several smaller upstream reservoirs contribute 820,000 AF of storage capacity. Nimbus Dam impounds Lake Natoma, located immediately downstream from Folsom Dam, and regulates releases from Folsom Reservoir to the lower American River. The entrance facilities to the Folsom South Canal are located along the south shore of Lake Natoma immediately upstream from Nimbus Dam. The mean annual flow in the lower American River (1968 to 1998) is 3,300 cfs. The design capacity of the American River channel (for flood flows) is 115,000 cfs.
Two exceedance diagrams are provided for the American River (Figure 2-3 and Figure 2-4). Figure 2-3 relates to requirements in the WFA regarding where unimpaired inflow into Folsom Reservoir is evaluated. The WFA includes provisions for replacement water to the Lower American River in drier years from PCWA through reoperation of its MFP facilities to mitigate projected increases in American River diversions above the 1995 baseline condition. Replacement water is not needed when the projected March through November unimpaired inflow into Folsom Reservoir is more than 950,000 AF. When the projected unimpaired inflow is less than 400,000 AF, PCWA replacement water of 27,000 AF will be provided. When the projected unimpaired flow is between 950,000 AF and 450,000 AF, needed PCWA replacement water will be determined by linear interpolation between 0 and 27,000 AF. PCWA replacement water supplies cannot be diverted or stored until the replacement water flows through the lower reach of the American River to its confluence with the Sacramento River. Figure 2-4 shows the lower American River at the Fairbairn WTP.

The resources of the lower American River and the land adjacent to the river (much of which is encompassed by the American River Parkway) are managed by a number of different agencies and organizations for a variety of purposes. One of the purposes of the WFA is to protect these resources and creatively partner with other resource managers to plan, fund, and implement projects that benefit the lower American River. The Water Forum monitors its success in five areas:

- Managing the lower American River to protect fish and river habitat
- Maintaining and/or improving habitats adjacent to the lower American River
- Meeting water quality goals and achieving regulatory standards for the lower American River
- Implementing lower American River levee stabilization and erosion control measures
- Communicating among lower American River stakeholders to inform and improve current and future management
Figure 2-3. Exceedance Diagram of Projected Volume of Water from March to November for American River Unimpaired Inflow into Folsom Reservoir

Figure 2-4. Seasonal Exceedance Diagram for Lower American River at Fairbairn Water Treatment Plant
2.2.1.4 Cosumnes River Watershed

The Cosumnes River watershed extends from its headwaters on the western slope of the Sierra Nevada to its confluence with the Mokelumne River. The Cosumnes River is one of the last major rivers in northern California with no major dam. Minor dams on the river are used more for recreational purposes than for water supply or flood control. The hydrology and use of the Cosumnes River have changed substantially over time. The river likely was the major source of surface water diversions for agriculture in the late 1800s prior to groundwater well technology becoming available and affordable. Until the 1940s, the Cosumnes River flowed year-round because it received a baseflow of water from an extensive floodplain aquifer (the aquifer was discharging water to the river). Historical data suggest that flow volumes in the lower reaches of the river decreased steadily from 1942 to 1982, with more frequent periods of very low or no flow. During September and October, flows in the river at Michigan Bar (the point which the river enters Sacramento County) are between 27 to 30 cfs. Currently, flows in the Cosumnes River cease in a 5- to 10-mile section of the river downstream from Michigan Bar (between Meiss Road and State Route 99) nearly every year at or before the end of the dry season (August through October). Studies using monitoring data and computer models have established a relationship between groundwater usage and river flows, leading to the conclusion that groundwater pumping is primarily responsible for the decline in fall river flows.

Since Cosumnes River flows are largely unregulated and considerable losses occur (in terms of percent of flow) to the groundwater system, the exceedance diagram in Figure 2-5 is considerably different than those representing the Sacramento and American rivers. The diagram indicates a highly variable flow pattern for each season with flow primarily occurring in the winter and spring months and minimal flow in the summer and fall.

The ecological values of the Cosumnes River are of interest to many state, federal, and private institutions such as CALFED, Anadromous Fish Restoration Program, World Heritage Site, and TNC. Reduced flows in the Cosumnes River contribute to the degradation of fishery, wildlife, recreational, and aesthetic resources of the lower Cosumnes River. Water temperature also is an issue associated with flow impairment and poses a threat to the salmon fishery. These issues will be addressed more fully in the Basin Management Objectives outlined in Section 3.

2.2.2 Surface Water Quality

The quality of surface water supplies is important when considering their use as a source of drinking water and agricultural supply. As a drinking water source, surface water must be of a high enough quality that it can be economically treated to meet all state and federal drinking water standards. For agriculture, past experience has shown that if certain constituents are present in applied surface water, such as salinity, these constituents can build up in the receiving soil over time, leaving the soil sterile and incapable of growing crops.

Based on the most current Watershed Sanitary Survey for the American and Sacramento rivers, both rivers are considered an excellent source of supply for drinking water in the Sacramento metropolitan area. These source waters can be readily treated to meet all California Code of Regulations (CCR) Title 22 drinking water standards using both conventional and direct filtration processes, including membranes. No persistent constituents are present in the raw water that require additional or more advanced water treatment processes. However, seasonal treatment requirements occur at times for rice herbicides found in the Sacramento River. These treatment requirements are addressed through chemical oxidation processes. High turbidities during storm events are a treatment challenge that can be managed by optimizing operations including adjusting chemical types and dosing schemes and by reducing plant flow (Montgomery Watson and Archibald & Wallberg, 2000).

Primary drinking water standards are set for constituents that cause adverse impacts to human health. Secondary drinking water standards are set for constituents that
cause unpleasing aesthetic impacts on water quality, and are not health-based standards. No chronic or persistent violations of primary or secondary drinking water standards have been reported in any treated surface water supply in the Sacramento area.

Like Sacramento area drinking water supplies, no known problems exist with surface water use for irrigation. No treatment or special considerations are typically given to agricultural diversions from rivers, with the exception of large river intakes and their ability to minimize fishery impacts. The subsections below address the drinking water aspects of each river and minor impacts associated with agricultural activities occurring upstream.

2.2.2.1 Sacramento River

Sacramento River water quality is largely influenced by a mass balance of water quality from upstream reservoir release operations, tributary flows (including the lower American River), agricultural runoff, subsurface drainage flows, and diversions with other impacts resulting from permitted discharges from M&I sources, urban runoff, and spills. In general, the quality of the Sacramento River is high in the vicinity of the Central Basin. Moderate amounts of alkalinity and minerals are present and low levels of disinfection by-product precursors. Turbidity levels in the Sacramento River are higher during the winter and early spring months, and are usually associated with reservoir releases or runoff from storm events. Very infrequent detections of organic chemicals occur, most of which are pesticides or herbicides from agricultural operations. Data collected to date indicate a low prevalence of *Giardia* and *Cryptosporidium* in the river, with protozoa only detected sporadically and at very low concentrations.

The characterization of Sacramento River water quality in the vicinity of the Central Basin is based on reports from the Sacramento River WTP (Sacramento River Watershed Sanitary Survey; 1995 Report and 2000 Update, prepared by MWH and Archibald & Wallberg).

The City diverts water from the Sacramento River at its Sacramento River WTP just downstream from the confluence with the American River. The City treats water using conventional treatment processes (i.e., flocculation, sedimentation, and filtration) with chlorine.
disinfection. Treated water quality meets or exceeds all state and federal drinking water standards under current operations. The City includes corrosion control in its treatment of the water. Finished water is supplied to City customers both north and south of the American River (i.e., North Basin and Central Basin).

2.2.2.2 American River

Surface water quality in the American River is a function of the mass balance of water quality from tributary streams, diversions, minor agricultural return flows, subsurface drainage flows, with other impacts resulting from permitted discharges from M&I sources, urban runoff, and spills. In general, the quality of water in the American River is high from the river's headwaters to its confluence with the Sacramento River. It is low in alkalinity, low in disinfection by-product precursor materials, low in mineral content, and low in organic contamination. Limited data also indicate that the water is low in microbial contamination from *Giardia* and *Cryptosporidium*. Turbidity levels in the American River tend to be higher in the winter than summer because of higher flows associated with winter storms.

The City diverts water on the lower American River at the Fairbairn WTP just downstream from the Howe Avenue crossing. This water is also used by other water purveyors within the American River POU on a wholesale basis. The POU boundary in the Central Basin is shown in Figure 1-3. Water diverted at the plant undergoes conventional treatment and disinfection. The treated water meets or exceeds all state and federal drinking water standards under current operations (Archibald & Wallberg and MWH, 2003).

2.2.2.3 Cosumnes River

Water quality in the Cosumnes River watershed is affected primarily by land use and land cover. Monitoring data indicate that most of the river’s nutrients and suspended sediments originate in the lower portion of the watershed below the Michigan Bar gauging station. Nutrient loading is strongly affected by a few point sources and non-point sources related to urbanized areas and agricultural activity (Ahearn and Dahlgren, 2000).

2.2.3 Major Surface Water Facilities Infrastructure

The distinction between surface water and groundwater facilities is sometimes difficult to make. In service areas that conjunctively use surface water and groundwater, the parts of the system that are attributed to surface water are the intake or diversion structure, the pipe that conveys the water from the intake structure to the WTP, the WTP itself, and the large conveyance pipelines that move treated surface water throughout the distribution system to the retail or wholesale customer.

The following sections describe existing and planned capital facilities that are, or will be, owned and operated by public and private water purveyors in the Central Basin. Major surface water diversions, untreated (raw) water conveyance, treatment, storage, and treated water conveyance systems are shown in Figure 2-6. The emphasis of this section will be on facilities that divert and convey surface water and on treatment capacity that is available today or in the near future that provides water to the Central Basin.

2.2.3.1 City of Sacramento

The City diverts surface water supply through two treatment plants, the Fairbairn WTP and the Sacramento River WTP. Both WTPs have recently been expanded. The Fairbairn WTP’s treated water output capacity is 200 mgd and the Sacramento River WTP’s output capacity is 160 mgd. Currently, the City maintains nine enclosed treated water storage reservoirs with a total storage capacity of 39 million gallons (MG), as shown in Figure 2-6.

2.2.3.2 SCWA Zone 40

Existing SCWA surface water facilities include the Franklin Intertie (see Figure 2-6), which supplies water to SCWA through the City. SCWA’s wheeling agreement with the City provides up to 11 mgd of non-dedicated capacity that is diverted and treated at the City’s Sacramento River WTP. SCWA’s wheeling agreement with the City also provides for converting non-dedicated capacity to dedicated capacity in the
future (negotiations between SCWA and the City are currently taking place).

Planned SCWA diversions of surface water include a diversion structure located on the Sacramento River near the community of Freeport (see Figure 2-6), a raw water conveyance pipeline from the diversion structure to the central portion of Zone 40 (both constructed in partnership with EBMUD), a 100 mgd⁴ (ultimate capacity) surface water treatment facility in the central portion of Zone 40, and appurtenant treated water conveyance pipelines. Other agreements currently in negotiation include expanded service from the City to the portion of Zone 40 that lies within the City’s American River POU.

2.2.3.3 Golden State Water Company
Golden State Water Company provides water supply to its Cordova System in part with surface water treated at its 16 mgd Coloma and Pyrites WTPs. The Coloma and Pyrites WTPs divert American River water through a turnout on the Folsom South Canal.

2.2.3.4 City of Folsom
Folsom shares its surface water diversion facility at Folsom Reservoir with San Juan Water District and the City of Roseville. Folsom treats this water at the Folsom WTP, which is currently undergoing an expansion to a maximum capacity of 50 mgd. Folsom’s water system includes eight treated water storage tanks with a total storage capacity of 19.5 MG and one raw water storage reservoir.

2.2.3.5 Rancho Murieta Community Services District (CSD)
Rancho Murieta CSD operates a surface water treatment plant located at the north end of Lake Clementia, with a total production rate of 3.5 mgd. The CSD relies on off-stream reservoirs using Cosumnes River water as their source of surface water. The majority of water is stored in the winter and spring months. The CSD also maintains two storage tanks with a total storage capacity of 4.2 MG.

2.2.3.6 Omochumne-Hartnell Water District
OHWD is the only organized agricultural water district with facilities to divert surface water within the Central Basin. While OHWD does not have surface water entitlements, they have historically operated four seasonal flashboard dams on the Cosumnes River to facilitate diversions by riparian water rights holders along the river. Diversions by riparian water rights holders are used on lands adjacent to the Cosumnes River and remain entirely within the Central Basin. The volume of water utilized by riparian users has decreased significantly over the past several decades. This is due to declining flows in the Cosumnes River during the irrigation season and the increasing use of drip irrigation for orchard and vineyards within the Cosumnes River and Deer Creek floodplain. As indicated previously, OHWD now operates their seasonal dams to facilitate groundwater recharge and only in limited instances are the impoundments formed by these dams used for diversions by riparian users.

2.2.4 Surface Water Rights
The purpose of this section is to briefly discuss the different types of surface water rights as defined by state law. This section can be used as a resource when a water right is referred to in subsequent sections.

A surface water right is a legal right or contract entitlement to water that is generally not guaranteed in all hydrologic year types. In certain circumstances, water supply contracts are executed as a settlement proceeding which guarantee water supply availability, subject to certain stipulations, regardless of hydrologic year type. For this reason, it is important to understand which agencies have access to surface water, subject to certain constraints, as a component of groundwater management in the Central Basin. The different types of surface water rights and contract entitlements include the following:

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⁴ Fifteen mgd of this capacity is remediated groundwater discharged to the American River as part of the Eastern Sacramento County Replacement Water Supply Project, which is described more fully in the groundwater section.
Figure 2-6. Major Surface Water Infrastructure Facilities
**Appropriative Right.** This right is gained through diverting and using surface water for reasonable and beneficial use\(^5\). Because this right is not predicated on, and does not depend on, ownership of the land, the rights of an appropriator depend on actual physical control of the water (and since 1914, a permit for its beneficial use). The water stored by the state and Reclamation in reservoirs is through an appropriative water right. A CVP water contract is a contract with Reclamation that provides access to water that is stored and conveyed through CVP facilities. Typically, Reclamation allocates the water that is stored to municipal and agricultural water contract holders based on an estimate of the amount of water stored in Reclamation’s reservoirs. This estimate is based on an estimate of watershed snow pack and potential runoff in the area tributary to Reclamation’s reservoirs in March of every year.

**Pre-1914 Water Right.** The term “pre-1914 right” is often used in the context of a water right that is senior to most other water rights on a given stream.

**USBR Settlement Water Contract.** This water right is typically associated with riparian and Pre-1914 Water Right holders who settled under a contract agreement with Reclamation for water stored in a CVP reservoir that they normally would have received absent the reservoir.

**Correlative Right.** A correlative right has a mutual or reciprocal relationship to the rights of others, in the sense that the existence of one right necessarily implies the existence of the other right. For example, the rights of landowners adjacent to a stream (riparian) are correlative with all other landowners adjacent to the same stream.

**Riparian Water Rights.** Those who own property adjacent to a body of water possess the right to use the water from that body of water on the adjacent property for reasonable and beneficial uses. All riparian rights are correlative.

**Area of Origin Water Rights.** The California Water Code (CWC) contains a number of sections addressing certain rights, benefits, and obligations for upstream lands from which surface water originates. While discussed in a variety of informal venues, the “Area of Origin” provisions of the CWC have not yet been thoroughly tested and interpreted by the courts; therefore, no clear or definitive guidance exists regarding the application, interpretation, and functional operation of Area of Origin Statutes.

### 2.2.5 Surface Water Rights and Contract Entitlements Within the Central Basin

In *Section 2.2.4* the different types of surface water rights were briefly described. A basic understanding of surface water rights is important given the complexity of water right ownership, its quantity, and its reliability. The Integrated Groundwater Surface Water Model (IGSM) for Sacramento County is used to provide information on historical diversions (1968 to 1995) of surface water by each of the water providers. A graph of this usage is presented with each discussion. *Table 2-1* summarizes current water rights and contract entitlements in the Central Basin.

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\(^5\) Reasonable and beneficial use refers to Article X, Section 2, of the California Constitution, which requires that all water use be reasonable and beneficial. Beneficial uses include irrigation, domestic, M&I, hydroelectric power, recreation, and protection and enhancement of fish and wildlife. Reasonable use is more easily defined by what it is not: waste or unreasonable use. Reasonableness is determined based on circumstances and can vary, according to the California Supreme Court.
### Table 2-1. Existing Surface Water Rights/Contract Entitlements

<table>
<thead>
<tr>
<th>Surface Water Sources</th>
<th>Place of Use</th>
<th>Entitlements (AF/year)</th>
<th>Contracts from or to Other Purveyors (AF/year)</th>
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<td>City of Sacramento (Amount Available to Central Basin)</td>
<td>American River POU</td>
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<td>Water Rights Permits/Reclamation Settlement Contract (American River)</td>
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<td>Reclamation Settlement Contract (Sacramento River)</td>
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<td>SCWA Zone 40</td>
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<td>SMUD 1 Assignment (CVP Supply)</td>
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Notes:

<sup>[1]</sup> The City has a Reclamation Settlement Contract for the American and Sacramento rivers for 245,000 and 81,800 AF/year (the amounts shown here indicate only what can be guaranteed; the actual water right is much higher), respectively, and a Pre-1914 Water Right for up to 54,000 AF/year (this amount is still under research). The amounts...
shown in the table are the result of the total contract amounts being reduced in proportion to the area within the City Limits and the American River POU that are located within the Central Basin. These percentages amount to 58 and 62 percent, respectively. Also identified is a water sale contract with Cal-American (up to 2,580 AF/year) and a future water sale to SCWA's Zone 40 (up to 9,300 AF/year).

[2] SMUD 1 Assignment. Under the terms of a three-party agreement (SCWA, SMUD, and the City), and in accordance with SMUD's PSA, the City is providing surface water to SMUD for use at two of SMUD's cogeneration facilities. In turn, SMUD has assigned 15,000 AF/year of its CVP contract water to SCWA for M&I use. Because the cogeneration facilities are located within the City's American River POU, authorization by the State Water Resources Control Board (SWRCB) was not required.

[3] SMUD 2 Assignment. SMUD's PSA directs SMUD to assign a second 15,000 AF/year to SCWA and for SCWA to construct groundwater facilities necessary to meet SMUD's dry year water shortages of up to 10,000 AF/year. This CVP contract assignment is complete.

[4] CVP Water Public Law 101-514 ("Fazio" Water). In April 1999, SCWA obtained a CVP contract pursuant to PL 101-514 that provides a permanent water supply to SCWA Zone 40 of 15,000 AF/year and a 7,000 AF/year sub-contract to Folsom.

[5] The City is committed to serving American River water to all areas located within the City's American River POU.

[6] Appropriative Water. SCWA has submitted an application to the SWRCB for appropriation of water from the American and Sacramento rivers (SCWA's Board authorized submittal of this application on May 30, 1995). The number shown is the expected long-term average use of the water and not the water right amount. This water is considered intermittent water that typically would be available during the winter months of normal or wet years.

[7] Does not include Section 215 water or water supplied by San Juan Water District.

[8] Golden State Water Company has access to Pre-1914 water through the Natomas Ditch Company and associated POU. A portion of this water is contracted to Folsom.

[9] Does not include a potential surface water supply for Rosemont Service Area.

[10] Rancho Murieta CSD's rights are governed by various appropriative rights and associated restrictions, maximum annual use, and maximum annual storage. The total contract yield varies from year to year.

[11] OHWD contracted to the late 1970s with Reclamation for use of water stored at Sly Park Reservoir. Since the late 1970's OHWD has depended solely on riparian water supplies and infrequent supplemental purchase of spill water from the CVP, delivered through the Folsom South Canal. OHWD is assumed to continue to use riparian water rights of up to 4,000 AF/year (only because this value is assumed in the IGSM for diversions from the Cosumnes River to 1995, and because of the difficulty in accounting for riparian water use).
2.2.5.1 City of Sacramento

The City has water rights on both the Sacramento and American rivers. The City also has a settlement water contract with Reclamation that includes a delivery and storage schedule for use of their water entitlements. The City/Reclamation settlement agreement also incorporates an earlier SMUD contract with Reclamation. The City’s current maximum water right/contract entitlements and existing surface water diversions are summarized in Table 2-1. Water available to the City’s American River POU under its settlement contract is subject to a maximum annual diversion from the American River specified in the contract by a gradually increasing schedule. In 2030, the City’s maximum diversion from the American River and Sacramento River is limited to 245,000 AF/year and 81,800 AF/year, respectively, under the City/Reclamation settlement contract. The City has agreed to limit its diversions under its settlement contract to not more than 225 cfs of Sacramento River water and not more than 675 cfs of American River water. In turn, Reclamation has guaranteed the availability of those amounts with no deficiencies in any hydrologic year-type.

As mentioned in Section 2.1.1, the WFA limits the City’s American River diversions under certain flow conditions. The City may recover diversion reductions on the American River at its existing Sacramento River WTP. The City also may replace some of the water with Sacramento River water through a new intake at a future planned WTP located in North Natomas. The City’s history of surface water use in the Central Basin is shown in Figure 2-7. Because the City’s service area extends to both sides of the American River, and the water distribution system allows water to flow to either side, the information presented in this figure is only an approximation based on assumptions used in the IGSM. Based on the figure, very little change in the use of surface water has occurred over the period of record. Any change in surface water use would likely result in a change of the City’s use of groundwater north of the American River, increased water conservation, and/or new growth.

Figure 2-7. City of Sacramento 1969 to 1995 Combined American River and Sacramento River Surface Water Diversion to Central Basin

Source: IGSM Historical Calibration Model
2.2.5.2 SCWA Zone 40

Currently, surface water meets approximately 12 percent of SCWA’s Zone 40 water demands. SCWA’s two CVP surface water contracts (termed “Fazio” and “SMUD” water) provide for two points of diversion, at or near the mouth of the American River, or just north of the community of Freeport on the Sacramento River.

SCWA has been diverting approximately 4,500 AF/year of surface water at the City’s Sacramento River WTP. Under an existing wheeling agreement with the City this amount will increase to 12,350 AF/year. This water is treated and then wheeled through the City’s conveyance facilities to a connection with Zone 40 facilities in Franklin Boulevard (Franklin Intertie) near the Sacramento Regional Waste Water Treatment Plant (WWTP) for use in the City of Elk Grove. Additionally, approximately 2,066 AF/year of interim surface water is used in the Mather/Sunrise portion of Zone 40; this interim surface water is purchased from Golden State Water Company as a short-term replacement for groundwater supplies lost as a result of groundwater contamination by Aerojet and Boeing. Table 2-1 lists existing surface water supplies either acquired or currently being pursued. Each of the supplies is described in the table notes. Note that the CVP contracts have been acquired, whereas the appropriative water rights and other water rights or water contracts have not.

Table 2-2 summarizes water deliveries to Zone 40 through the Franklin Intertie with the City, beginning in 1995 with interim water supplies from Brown’s Valley Irrigation District (BVID). After 1999 and into the future SCWA’s “Fazio” water contract will be the sole supply of this water.

2.2.5.3 U.S. Bureau of Reclamation

U.S. Bureau of Reclamation (Reclamation), under contract with the United States Air Force and local farmers, supplied water from the Folsom South Canal to supply makeup water to a small lake located near the canal at Mather Field and for agricultural purposes. Diversions started in the late 1970s and ceased in the late 1980s because Reclamation restricted diversions as a result of the Central Valley Project Improvement Act6 (CVPIA).

2.2.5.4 City of Folsom

Folsom’s current water rights/contract entitlements are summarized in Table 2-1. Folsom has a Pre-1914 Water Right for up to 22,000 AF of American River water and a contract with Reclamation to deliver this water at a maximum rate of 38.8 mgd. An additional water entitlement is through a contract lease for 5,000 AF of Pre-1914 water rights with GSWC.

Folsom also has a subcontract with SCWA for 7,000 AF of American River water for delivery from Folsom Lake, as authorized by PL 101-514 (a portion of the “Fazio Water”). In addition, Folsom has a temporary contract with Reclamation for surplus water (often referred to as Section 215 water). Section 215 water is available on an intermittent basis only and is not storable in CVP facilities.

Table 2-2. Surface Water Diversions at the Franklin Intertie for Zone 40 from 1995 to 2003

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</thead>
<tbody>
<tr>
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<td>Fazio</td>
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<td>1,468</td>
<td>2,000</td>
<td>2,200</td>
<td>3,967</td>
<td>4,300</td>
<td>4,261</td>
</tr>
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</table>

6 The CVPIA made significant changes in the policies and administration of the project and redefined the purposes of the CVP to include the protection, restoration, and enhancement of fish, wildlife, and associated habitats, and to contribute to California’s interim and long-term efforts to protect the San Francisco Bay/Sacramento-San Joaquin River Delta Estuary.
Figure 2-8. U.S. Bureau of Reclamation 1969 to 1995 Surface Water Usage in Central Basin

Source: IGSM Historical Calibration Model

Figure 2-9. City of Folsom 1969 to 1995 Surface Water Usage in Central Basin

Source: IGSM Historical Calibration Model
The WFA limits Folsom’s surface water diversions under certain hydrologic conditions (see Section 1.1.1.1.4). Figure 2-9 provides a trace of the use of surface water by Folsom from 1969 to 1995. This figure shows a relatively stable use of surface water with a reduction during the 1987 drought period. Much of the growth that has occurred in Folsom over the past 10 years is not shown in this graph.

2.2.5.5 Golden State Water Company

GSWC has a 10,000 AF water right on the American River. This right and the Folsom’s Pre-1914 Water Right for up to 22,000 AF of American River water are held in a co-tenancy agreement between the two purveyors. In 1994, Folsom and GSWC\(^7\) entered into an agreement wherein GSWC agreed to sell Folsom 5,000 AF of water each year. GSWC diverts the remaining 5,000 AF/year of American River water from the Folsom South Canal for use in its Cordova System. GSWC’s current water rights/contract entitlements are summarized in Table 2-1.

Figure 2-10 shows a buildup of surface water diversions to the Central Basin over the period of record due to growth and a higher reliance on surface water as a result of the loss of groundwater capacity from the contaminant plumes shown in Figure 2-19. Since 1995, GSWC has increased its capacity at the Coloma and Pyrites WTPs to 16 mgd to meet these higher demands.

SCWA purchases approximately 2,066 AF/year of interim surface water from GSWC for use in the Mather/Sunrise portion of Zone 40. This water serves as a short-term replacement for groundwater supplies lost as a result of groundwater contamination by Aerojet and Boeing.

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\(^7\) Southern California Water Company (SCWC), previously known as Arden-Cordova Water Service, held the water right at the time the agreement was signed. SCWC has since become Golden State Water Company.
2.2.5.6 California American Water Company

Cal-Am does not have direct access to surface water. SCWA has reached an agreement with Aerojet and Boeing to replace water supplies lost by SCWA, GSWC, and Cal-Am as a result of groundwater contamination caused by past operations. Once an agreement is signed with SCWA, the affected Cal-Am service areas could receive replacement water supplies as part of SCWA’s East Sacramento County Replacement Water Supply Project. This replacement water will be considered a groundwater source of supply, which will be described further in Section 2.3.9. Additionally, the Cal-Am service area located within the City’s POU has the potential to receive wholesale surface water supplies from the City of Sacramento.

2.2.5.7 Rancho Murieta Community Service District

Rancho Murieta CSD has appropriative water rights on the Cosumnes River of up to 6,368 AF/year for municipal and agricultural, recreational, industrial, environmental, and stock watering uses. However, because of various constraints, annual usage is only about 6,000 AF. Water is diverted from the Cosumnes River at Granlee’s Dam and pumped into off-stream lakes Calero, Chesbro, and Clementia from November 1 until May 31 of each year. Minimum flows in the Cosumnes River must be 76 cfs at Michigan Bar before water can be diverted. Surface water use by Rancho Murieta over the time period of 1969 to 1995 is shown in Figure 2-11. This graph indicates the steep increase in diversions in relationship to increased development of the Rancho Murieta community and construction of residential development.

2.2.5.8 Omochumne-Hartnell Water District

Within OHWD landowners adjacent to the Cosumnes River and Deer Creek have riparian water rights. Agricultural diversions have fluctuated in the past, but more recently have stabilized at approximately 4,000 AF per year (riparian water usage is difficult to monitor given the number of diverters and unmonitored diversion points. The high variability of flows in both of these water ways cause a wide fluctuation in the volume of water diverted by riparian users. In some years the lack of stream flow during the irrigation season can reduce diversions to near zero. Historically, riparian users have diverted water from either the Cosumnes River or Deer Creek. Supplemental water obtained from the CVP and conveyed to OHWD via the Folsom South Canal is released to either the Cosumnes River, where riparian users can make their diversions. Figure 2-12 shows the historical deliveries to OHWD via the Folsom South Canal. Figure 2-13 shows the historical diversion of surface water from the either the Cosumnes River or Deer Creek. The later years shown in Figure 2-13 reflect the current level of diversions occurring within OHWD. Water demands for irrigation or other needs that are not met from surface water are met from groundwater sources.

2.2.6 Surface Water Supply Summary

An overview of surface water supplies within the Central Basin is presented in a final water balance for the Central Basin on Figures 2-25 and 2-26. The figure shows that between 2005 and 2030, approximately 90,000 AF of additional surface water will be delivered to the Central Basin in wet years and approximately 30,000 AF in dry years. The 2030 surface water supply shown in Figure 2-26 should not be confused with the total amount of surface water available by contract to the basin given no curtailment in water contract amounts. Rather, the figure indicates the delivery of surface water based on municipal and agricultural demand patterns to meet the water demands of 2030. To make full use of all contract entitlements, would require above average rainfall, large offstream storage reservoirs to store the water for peak demand periods, and agreements to not use groundwater by purveyors who rely on groundwater to meet a portion or all of their water demands.

2.2.7 Other Available Surface Water Supplies

The availability of surface water supplies beyond those already under contract are not likely given the constraints and competition for water throughout the State of California. During critical year conditions, the
Figure 2-11. Rancho Murieta CSD 1969 to 1995 Surface Water Usage in Central Basin

Source: IGSM Historical Calibration Model

Figure 2-12. OHWD 1969 to 1995 Surface Water Deliveries via the Folsom South Canal in Central Basin

Source: IGSM Historical Calibration Model
purchase of supplemental surface water from upstream Sacramento Valley water right holders may occur should those water right holders elect to fallow crops in return for compensation. SCWA has applied for an appropriated right on the Sacramento and American rivers for excess water. SCWA will most likely obtain this water right in 2008. Once appropriated, SCWA will use this water to meet municipal demands. SCWA also could potentially deliver water to agricultural areas that would have otherwise used groundwater, thus providing in-lieu recharge of the groundwater basin, or directly recharge the groundwater basin via recharge basins, and/or possibly treat and inject water with aquifer storage and recovery (ASR) wells. These options and strategies are discussed in later sections of this CSCGMP.

2.3 GROUNDWATER SUPPLIES

The groundwater basin underlying Sacramento County is divided into three subbasins, North, Central, and South, as shown in Figure 1-1. The Central Basin lies south of the American River, east of Interstate 5 and the Sacramento River, and north of the southern boundary of the OHWD and the Cosumnes and Mokelumne rivers. The eastern boundary of the Central Basin is approximately five to six miles west of the Sacramento County-El Dorado County boundary where the Sierra Nevada foothills begin to rise up from the Central Valley floor.

Essentially, the Central Basin boundary overlies State Department of Water Resources (DWR) South American Subbasin (DWR Bulletin 118-2003) (see Figure 2-14), however, the boundaries are slightly different because the Central Basin boundary was developed from the Sacramento County IGSM grid. An important artifact of this difference is that OHWD, which spans both sides of the Cosumnes River, lies entirely within the Central Basin for modeling purposes, but in fact half the district is in the Central Basin and the other half lies in the South Basin. This section provides a regional description of the geologic and hydrogeologic conditions of the underlying groundwater basin.
Figure 2-14. DWR Groundwater Subbasin
2.2 Water Resources Setting

It is important to note that some municipal groundwater purveyors within the Central Basin did not actively participate in development of the CSCGMP. Rather than omit information relative to the Central Basin, the GMP Task Force obtained what information they could and have included it in this document. Because the CSCGMP is based on adaptive management, these stakeholders may participate, review, and provide data as part of the groundwater management plan program in the future.

2.3 Overview of Hydrogeologic Setting

The South American Subbasin, which the Central Basin is a portion, is defined as the area bounded on the west by the Sacramento River, on the north by the American River, on the south by the Cosumnes and Mokelumne rivers, and on the east by the Sierra Nevada Range. A full description about the South American Subbasin can be found on DWR’s Web site (URL http://www.dpla2.water.ca.gov/publications/groundwater/bulletin118/basins/pdfs_desc/5-21.65.pdf). A summary of more relevant information is provided below:

- Surface area: 388 square miles (Central Basin: 386 square miles).
- The perennial rivers that surround the subbasin generally create a groundwater divide in the shallow subsurface. It is clear that interaction occurs between groundwater of adjacent subbasins at greater depths.
- Average annual precipitation in the basin ranges from about 14 inches along the western boundary to greater than 20 inches along the eastern boundary.
- The eastern basin boundary is defined by the uprising foothills of the Sierra Nevada, and is a north-south line extending from Folsom Reservoir south to the small community of Rancho Murieta. This represents the approximate edge of the alluvial basin, where little groundwater flows into or out of the groundwater basin from the Sierra Nevada foothills. The western portion of the subbasin consists of nearly flat floodplain deposits from the Sacramento, American, and Cosumnes rivers, and several small east side tributaries.

2.3.2 Hydrostratigraphy of the Central Basin

Bulletin 118-3 identifies and describes various geologic formations that constitute the water-bearing deposits underlying Sacramento County. These formations include an upper, unconfined aquifer system consisting of the Victor, Fair Oaks, and Laguna Formations (now known as the Modesto Formation), and a lower, semiconfined aquifer system consisting primarily of the Mehrten Formation, known for its fine black sands. These formations are shown in Figure 2-15 and are typically composed of lenses of interbedded sand, silt, and clay, interlaced with coarse-grained stream channel deposits. Figure 2-15 illustrates that these deposits form a wedge that generally thickens from east to west to a maximum thickness of about 2,500 feet under the Sacramento River. The Mehrten formation outcrops near the Sierra Foothills along the eastern Central Basin boundary and is typically characterized as a black sandy lens.

Groundwater in the Central Basin is generally classified as occurring in a shallow aquifer zone (Laguna or Modesto Formation) or in an underlying deeper aquifer zone (Mehrten Formation). Within the Central Basin, the shallow aquifer extends approximately 200 to 300 feet below the ground surface and, in general, water quality in this zone is considered to be good with the exception of arsenic detections in a few locations. The shallow aquifer is typically used for private domestic wells requiring no treatment unless high arsenic values are encountered, causing owners to possibly target other water-bearing strata.

The deep aquifer is separated from the shallow aquifer by a discontinuous clay layer that serves as a semiconfining layer for the deep aquifer. The base of the potable water portion of the deep aquifer averages approximately 1,400 feet below ground surface (bgs). Water in the deep aquifer typically has higher concentrations of total dissolved solids (TDS), iron, and manganese. Groundwater used in the Central Basin is supplied from both the shallow and deeper aquifer systems.

Older municipal wells and all domestic wells have been constructed in the shallow aquifer zone to avoid treatment.
However, the policies and practices of SCWA in the Central Basin have led to the construction of larger municipal wells that target the Mehrten Formation where higher production rates can be achieved and less impact to private domestic wells would occur. This policy has in turn led to California Department of Health Services (DHS) requiring treatment of all municipal wells to meet primary and secondary drinking water quality standards.

### 2.3.3 Understanding Groundwater Changes in the Central Basin

Evaluating changes in aquifer conditions requires an understanding of the dynamic processes and interactions that are taking place as extractions and recharge of the aquifer occur. Conceptual models of the aquifer that describe induced recharge, aquifer storage, and differences between localized and regional effects on the aquifer are discussed below. These conceptual models are meant to clarify concepts; not all aspects of groundwater hydraulics are described. These models only apply to the Central Basin and adjoining basins within Sacramento County.

#### 2.3.3.1 Groundwater Recharge Potential

Groundwater in Central Sacramento County moves from sources of recharge to areas of discharge (as shown...
in Figure 7 of the Conservation Element of the 1993 Sacramento County General Plan). Recharge of the local aquifer system occurs along active river and stream channels where extensive sand and gravel deposits exist, particularly along the American, Cosumnes, and Sacramento River channels. Additional recharge occurs along the eastern boundary of Sacramento County at the transition point from the consolidated rocks of the Sierra Nevada to the alluvial-deposited basin sediments. Recharge typically occurs through fractured granitic rock that makes up the Sierra Nevada foothills. This recharge is classified as subsurface recharge along with underground flow into and out of the Central Basin with adjacent groundwater basins. Other sources of recharge include deep percolation from applied surface water and precipitation. Induced recharge can occur from recharge basins and injection of water through ASR wells. The different sources of recharge and the approximate percentage that each provides to the Central Basin's overall natural recharge are provided in the pie chart shown in Figure 2-16 below. The amount of natural recharge is important as it helps define when the basin is in a state of equilibrium and natural recharge roughly equals the amount of the groundwater extractions.

Changes in groundwater surface elevation (or piezometric surface) are a result of changes in groundwater extractions and can induce natural recharge at locations where rivers or streams and the aquifer are hydraulically connected. To the extent that a hydraulic connection exists, as groundwater conditions change, the slope or gradient of the groundwater surface may change as well. A steeper gradient away from the stream would induce higher recharge from the surface water source into the aquifer.

The rate of recharge from streams or rivers that are hydraulically disconnected from the groundwater surface is indifferent to changes in groundwater elevations or gradient. This is typically true with smaller streams where the groundwater surface is located far below the streambed. In such cases, surface water percolates through the unsaturated zone to the groundwater and its rate is a function of the aquifer materials underlying the streambed and the water level in the surface stream. The rate of infiltration under these conditions is not controlled by the change in elevation of the underlying groundwater. In the case of larger rivers, the American and Sacramento rivers are considered to be hydraulically connected and the Cosumnes River is considered to be hydraulically disconnected in the lower reaches of the

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Figure 2-16. Central Basin Recharge Sources
river that flow through the Central Basin. The CSCGMP recognizes the importance of maintaining hydraulic connections with the larger river sources for sustainability of the groundwater supply, and the environmental benefits of keeping water flowing in the riverbed.

2.3.3.2 Localized Impacts of Groundwater Extraction

When extractions occur from a single well, a concentrated localized cone of depression is formed around the well. The shape and depth of the localized cone of depression depends on several factors including, but not limited to following: (1) the rate of extraction, (2) the presence of nearby sources of recharge and/or extraction, (3) aquifer transmissivity, (4) natural impervious barriers or earthquake faults, and (5) the "confined" or "unconfined" state of the aquifer, (i.e., storage coefficient). Over time, extraction from an unconfined aquifer can dewater the aquifer around the well. However, when extraction ceases, the water level within the aquifer can rebound to its preextraction condition over a relatively short period of time.

A confined or semi-confined aquifer behaves differently since the water is under pressure from a recharge source. Instead of dewatering the aquifer, a change in confining pressure occurs as a result of extractions; the aquifer remains saturated. In a confined aquifer, the pressure or piezometric surface elevation decline is more dramatic than in an unconfined aquifer; however, the recovery to pre-extraction conditions is typically much faster.

2.3.3.3 Regional Impacts of Groundwater Extraction

Large regional cones of depression can form in areas where multiple groundwater extraction wells are in operation. The location and shape of a regional cone of depression is influenced by the same factors as a single well. The regional cone of depression within the Central Basin is shown in Figure 2-17, as part of a water elevation contour map for spring 2004. This map was prepared using water elevation data from DWR's water data library available on-line at http://wdl.water.ca.gov. The map contours were determined using the Inverse Distance to a Power method.

Fluctuations in regional cones of depression are measured over years and result from (1) changes in recharge and (2) changes in extractions from increasing and decreasing water demands. For example, a sequence of successive dry years can decrease the amount of natural recharge to the aquifer. If this is coupled with a coinciding increase in groundwater extraction, an imbalance is created between natural recharge and extractions. Consequently, groundwater elevations would decrease in response to this imbalance. Over time, the shape and location of the aquifer's regional cone of depression fluctuates.

Intensive use of the groundwater basin has resulted in a general lowering of groundwater elevations near the center (or centroid) of the basin away from the sources of recharge. As early as 1968, pumping depressions were evident in the Central Basin. These depressions have grown and coalesced into a single cone of depression centered in the southern portion of the Central Basin area, as shown in Figure 2-17.

2.3.4 Groundwater Level Trends

A review of 11 long-term hydrographs, shown in Figure 2-18A (within Zone 40) and Figure 2-18B (outside Zone 40), illustrates groundwater level trends through much of the Central Basin. Groundwater elevations generally declined consistently from the 1950s and 1960s to about 1980 on the order of 20 to 30 feet. From 1980 through 1983, water levels recovered by about 10 feet and remained stable until the beginning of the 1987 through 1992 drought. From 1987 until 1995, water levels declined by about 15 feet. From 1995 to 2003 most water levels recovered generally higher than levels prior to the 1987 through 1992 drought. Much of this recovery can be attributed to the increased use of surface water in the Central Basin, and the falling of previously irrigated agricultural lands transitioning into new urban development areas in accordance with the Sacramento County and City of Elk Grove General Plans. Below is a brief description of the hydrograph trends in different locations within the Central Basin (the geographic divisions were made to assist in the descriptions):
Figure 2-17. Spring 2004 Groundwater Elevation Contour Map
Southern Wells. The southern portion of the Central Basin extends from Interstate 5 to just east of Highway 99. Groundwater level trends in this area can be seen in hydrographs from DWR monitoring wells SWP-115, SWP-058, and SWP-054, shown in Figure 2-18A, and wells SWP-170, SWP-107, SWP-004, and SWP-063, shown in Figure 2-18B. The hydrographs for these wells show groundwater levels generally varying between 10 and 90 feet below mean sea level (msl).

Central Wells. The central portion of the Central Basin is the area between Highway 99 and Highway 16 (Jackson Highway). Groundwater level trends in this area can be seen in hydrographs from DWR monitoring wells SWP-121, SWP-124, SWP-125, SWP-128, SWP-188, shown in Figure 2-18A, and SWP-177, SWP-149, and SWP-154, shown in Figure 2-18B. The hydrographs for these wells show groundwater levels generally varying between 40 feet above to 40 feet below msl.

Northern Wells. The northern portion of the Central Basin is the area north of Highway 16 (Jackson Highway). The general trend of groundwater levels in this area is more stable than the other areas. Water level trends in this area can be seen in hydrographs from DWR monitoring wells SWP-255, SWP-202, and SWP-209, shown in Figure 2-18A, and SWP-185, SWP-250, and SWP-244, shown in Figure 2-18B. The hydrographs for these wells show declines of up to 40 feet since 1960.

2.3.5 Water Forum Groundwater Sustainable Yield

For each of the three groundwater subbasins in Sacramento County, the Water Forum Groundwater Negotiation Team (GWNT) developed an estimated long-term average annual pumping limit for meeting 2030 land and water use conditions (see Section 1.1.1). Appendix A provides a summary of the process used for developing the long-term average annual pumping limit of 273,000 AF/year that was negotiated for the Central Basin.

“Long-term average annual pumping limit” describes the hydrogeologic process under which groundwater can be pumped and not exceed average natural recharge over a long-term period of time. Under sustainable conditions, natural recharge is said to be able to make up for variations in the amount of pumping that occurs over the long-term, given wet and dry periods in the hydrologic record. As shown in Figure 2-16, natural recharge occurs primarily from streams, rainfall, and subsurface inflow.

To understand how the GWNT arrived at the 273,000 AF/year is a complex process that requires some discussion of the technical data that were developed to support that decision. Much of the data are based on evaluating future land and water use projections and describing the impacts associated with increased water demands, assuming that demand is met solely by groundwater. Comparing these results with existing conditions (1990 as the baseline) provided a level of impact that could be expected if groundwater pumping were increased beyond baseline conditions. In some cases, such as in the North Basin, the GWNT agreed that baseline levels of pumping were already at an acceptable level of impact.

Four quantifiable factors were used to determine the level of impact:

- Water quality degradation
- Dewatering of wells
- Higher cost of pumping
- Ground subsidence

Based on these four elements, a series of groundwater model runs quantified each condition in 10-year increments, beginning in 1990 and ending in 2030. Each model run was setup to reflect future land and water use conditions; then 70 years of historical hydrology were applied to each model run to determine how the aquifer might behave under wet and dry conditions.

After a comprehensive review and analysis of model data and real data, the GWNT concluded that using 2005 levels of groundwater pumping would provide the highest quantity of groundwater yield from the basin while minimizing impacts associated with the four elements of concern. By interpolating between 2000 and 2010, pumping at 2005 equates to a long-term average annual pumping limit of approximately 273,000 AF/year for the Central Basin.
2.3.6 Groundwater Quality

Water quality analysis of the aquifers underlying the Central Basin has shown that groundwater found in the upper aquifer system is of higher quality than that found in the lower aquifer system. This is principally because the lower aquifer system (specifically the Mehrten formation) contains higher concentrations of iron and manganese. The lower aquifer system also has higher concentrations of total dissolved solids (TDS), although this aquifer typically meets water quality standards as a potable water source. At depths of approximately 1,400 feet or greater (actual depth varies throughout the basin), the TDS concentration exceeds 2,000 milligrams per liter (mg/L) and groundwater is considered non-potable unless treated by reverse osmosis. Water from the upper aquifer (specifically the Laguna formation) generally does not require treatment (unless high arsenic values are encountered), other than disinfection for public drinking water systems.

2.3.6.1 Background Water Quality

Municipal wells meet all CCR Title 22 primary drinking water quality standards. A number of purveyor wells within the Central Basin exceed secondary drinking water standards for iron and manganese; many of these wells are treated to remove these constituents. Secondary standards were established for aesthetic concerns (e.g., staining of laundry and porcelain fixtures) and at elevated levels do not pose a health hazard. Arsenic concentrations in some wells exceed recently implemented (January 2006) federal drinking water standards of 10 micrograms per liter (μg/L); these regulations provide a timetable for compliance. Radon also has been detected in groundwater in the greater Sacramento area, although not at levels that exceed current drinking water standards.

This description of background water quality is based on data used to populate the Central Basin Data Management System (DMS). Groundwater quality data from monitoring activities between 1999 and 2003 were used to populate the DMS for portions of the Central Basin. The DMS can be used to query data and develop statistics and graphics for constituents of interest.

2.3.6.2 Total Dissolved Solids

TDS concentrations in most municipal wells are within secondary drinking water standards; therefore, TDS does not limit the potable use of groundwater.

2.3.6.3 Iron and Manganese

Iron and manganese are found in deeper municipal wells and treatment is required by DHS when a new well is constructed. Therefore, the presence of iron and manganese does not limit the potable use of groundwater. According to the DMS, iron concentrations range from nondetect (less than 10 μg/L) to 16,000 mg/L, although most wells have average values of less than 200 mg/L. Manganese concentrations range from nondetect (less than 2 mg/L) to 1,700 mg/L, although most wells have average values of less than 50 mg/L.

2.3.6.4 Arsenic

The U.S. Environmental Protection Agency (EPA) has adopted a revised MCL for arsenic of 0.010 mg/L, along with monitoring requirements, arsenic health effects language, and best available technologies for arsenic mitigation in public drinking water systems. The compliance date for the new MCL is January 23, 2006. Although DHS is in the process of adopting new regulations, it is unknown when the state regulations will be adopted. In the meantime, DHS plans to initiate implementation of the new federal requirements in January 2006.

DHS will require that untreated municipal wells that exceed the new arsenic standards be phased out of production or be treated to below the new 10 μg/L maximum concentration. The requirement does not apply to individual domestic wells. Water purveyor compliance through DHS will likely take place during 2006 within a set timeframe that the water purveyor can meet with DHS oversight. This provides for additional time to construct replacement facilities and close down existing wells that exceed the arsenic concentration, or, if needed, to meet the necessary treatment requirements.

Prior to the EPA ruling of 2004, arsenic concentrations of less than 50 μg/L were acceptable for potable
Figure 2-18A. Central Basin Groundwater Elevation Hydrographs Within SCWA Zone 40
Figure 2-18B. Central Basin Groundwater Elevation Hydrographs Outside SCWA Zone 40
drinking water. Municipal wells within the Central Basin have historically met primary drinking water standards; therefore, arsenic has not limited the potable use of groundwater prior to December 2006.

2.3.6.5 Known “Principal” Contaminant Plumes

Principal groundwater contaminant plumes within or near the Central Basin are known to exist from source areas such as Mather Field, McClellan Air Force Base, Aerojet, Boeing, the former Army Depot, the former Southern Pacific and Union Pacific railyards, and various landfills. These plumes are shown on Figure 2-19. Contaminant plume data were collected from the following documents:

- Aerojet Environmental Remediation. Aerojet General Corp Superfund Site Western Groundwater Cleanup 2004 Progress Report. 2004
- Disposal Sites. Integrated Waste Management Board.

Although other localized plumes exist in and around the Central Basin (e.g., small leaking underground fuel tanks), the principal plumes shown in Figure 2-19 are the largest and have the greatest current impact on existing groundwater use.

For the Mather Field plumes, the primary contaminants of concern (COC) are tetrachloroethylene (TCE), perchloroethylene (PCE), and carbon tetrachloride. The edges of Mather Field plume represent a composite COC concentration of 0.5 mg/L, which is one-tenth of the maximum contaminant level (MCL) for these constituents.

For the Aerojet and IRCTS plumes, the primary COCs are TCE, n-nitrosodimethylamine (NDMA), and perchlorate. Leaking underground fuel tank (LUFT) sites also exist within the Central Basin. It is assumed that these sites can be fully remediated; however, an inventory of the number of sites, their locations, and their clean-up status is kept by the Sacramento County Environmental Management Department (EMD). The aggregate impact on groundwater quality from undetected contamination (e.g., MTBE) in the basin cannot be determined at this time and may ultimately be considerable. Methods to inventory these undetected contaminants will likely be done under the purview of EMD.

2.3.7 Groundwater Facilities

In municipal water systems that are “groundwater only,” water is fed into the system by individual wells (direct feed wells) or by centralized groundwater treatment plant(s) (ranging in size from 1 mgd to 12 mgd) that treat water from several wells.

Large capacity municipal wells are shown in Table 2-3 and Figure 2-20. Agricultural and private wells are not shown due to insufficient data on the location and size of each well. Typical municipal capital facilities for groundwater production capacity include groundwater extraction wells (including raw water piping from the wells to the treatment plant), treatment, at grade storage tanks, booster pumps, and transmission pipelines to the distribution system. Treatment plants typically remove iron, manganese, and some arsenic. Capacity of groundwater facilities by agencies participating in development of the CSCGMP are summarized below:

- The City currently operates two active municipal groundwater supply wells plumbed to its distribution system within the city limits south of the American River. These two wells represent about seven percent of the City’s total groundwater pumping capacity of 30 mgd.
- SCWA has a combination of direct feed wells and groundwater treatment facilities. Groundwater treatment plant capacity ranges from approximately 2 mgd to 11 mgd.
- GSWC provides a portion of the water supply to its Cordova System with direct feed wells with a combined capacity of approximately 24 mgd. The Cordova System has been significantly impacted
Figure 2-19. Known Principal Contaminant Plumes
### Table 2-3. Existing Purveyor “Larger” Production Wells

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Note: “null” = no data
Figure 2-20. Existing Production Wells
2.3.8 Groundwater Rights

Since the groundwater basin underlying all of Sacramento County is not adjudicated, the rights to groundwater are based on the overlying water right of the property owner. Different types of groundwater rights are described more fully below.

**Correlative Right.** A correlative right has a mutual or reciprocal relationship to the rights of others, in the sense that the existence of one necessarily implies the existence of the other. For example, the rights of landowners in a given basin to extract groundwater are correlative with all other landowners in that basin.

**Overlying Right.** An overlying right is the right of a landowner to take water from the aquifer underneath their property for reasonable and beneficial use on the land overlying the aquifer. Overlying rights exist by virtue of land ownership.

**Prescriptive right.** A prescriptive right comes into existence only if a groundwater basin has no “surplus” water available. Such a right is gained by appropriating nonsurplus water for a statutorily prescribed period.

2.3.9 East Sacramento County Replacement Water Supply Project

Groundwater contamination emanating from the Aerojet project site, the Inactive Rancho Cordova Test Site (IRCTS), and the Mather Field site has significantly impacted groundwater resources in the Rancho Cordova area. In some instances, groundwater supplies have been impacted so severely that all wells within a purveyor’s service area have been shut down. Typically, as an overlying appropriator, a municipal purveyor would use the underlying groundwater to serve homes and businesses that would be constructed within the purveyor’s service area. However, because the underlying aquifer in much of the Rancho Cordova area is contaminated, this method of developing and delivering groundwater is unacceptable. Therefore, it is reasonable to consider a second approach to providing water. Aerojet and McDonnell-Douglas (Boeing) have been directed by various regulatory agencies to implement a groundwater remediation program that would stop the spread of contamination and perhaps remove it entirely. However, implementing the remedy will take a

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8 Surplus water is water in excess of environmental use and state and federal water projects.
significant amount of time and will not keep pace with the economic growth in the community.

Most of the current cleanup activities require extracting, treating, and discharging treated groundwater to a surface water body, primarily tributaries to the American River. This water then flows downstream through the Delta, resulting in a loss in the groundwater basin. A better use of this water would be to find a way to put it to beneficial use within the same groundwater basin that it is extracted from. The result would be that the overall impact of groundwater remediation would not affect the estimated long term average annual pumping limit of the basin. To achieve this objective, SCWA has entered into agreements with Aerojet and Boeing to ensure that the remediated groundwater does not leave the basin.

The project includes 1) extracting contaminated groundwater, 2) treating the contaminated groundwater to meet National Pollution Discharge Elimination System (NPDES) permit requirements, 3) discharging the treated groundwater to the American River, and 4) reusing the treated groundwater in the Central Basin. Reuse has been prioritized in the agreement as follows: 1) replacement of municipal groundwater supplies lost due to contamination, 2) water supply service to “Aerojet Lands,” 3) new development in Zone 40, and 4) environmental uses.

Since the above agreements have been approved, additional agreements have been reached that more fully delineate how the replacement water will be used. These agreements include an agreement with EBMUD regarding use of the Folsom South Canal for delivery of replacement water supplies to GSWC and delivery of environmental water to the Cosumnes River, an agreement with SMUD on water quality in the Folsom South Canal, an agreement with GSWC for replacement water supply, and an agreement with TNC and SSCAWA on delivery of environmental water to the Cosumnes River. Currently, no agreement exists between SCWA and Cal-Am on how much water will be needed to meet their replacement water supply needs.

2.4 RECYCLED WATER SUPPLIES

Recycled water is a desirable source of water for outdoor landscape irrigation and other non-potable uses, especially in times of drought when surface water supplies are reduced and the groundwater system is being relied on more heavily to meet potable demands. For the Sacramento Region, use of recycled water provides an alternative to discharging treated wastewater from SRCSD’s Sacramento Regional WWTP into the Sacramento River. Increasing use of recycled water may become a more cost-effective solution for SRCSD’s 1.1 million ratepayers because wastewater regulations require ever higher treatment standards (and costs) for discharged effluent. Much of the need for higher quality water is because the background water quality of the river is already high in certain constituents from upstream agricultural and old mining activities. Significant discussion has occurred related to who “owns” the water once it is treated and discharged by SRCSD. The most current legal opinion is that the portion of wastewater stream that originated as groundwater in SRCSD’s service area is owned by SRCSD and can be recycled (opinion referenced in Nolte, 2004). The surface water portion of the wastewater stream will likely continue to be discharged to the Sacramento River until further studies can be conducted to fully understand the impacts of a reduction in the amount of discharge.
on downstream users and the Delta. However, since it is estimated that 50 percent of wastewater originates from a groundwater source, SRCSD will recycle up to 80 mgd, which is approximately half of the current average discharge flow to the Sacramento River, (SRCSD, 2005). This amount of recycled water is well above the SRCSD Board’s adopted goal of recycling 30 to 40 mgd in the next 20 years.

The most commonly used recycled water is defined as wastewater that has been treated to tertiary standards that meet Title 22 of the California Code of Regulations (CCR). Recycled water treated to this level can be used for all outdoor irrigation demands in a community, including parks, schools, street medians, residential front and backyard landscaping, public open space, and industrial uses such as cooling water. In addition, recycled water is commonly used for environmental purposes such as wetlands and habitat restoration.

In the Central Basin, SRCSD/SCWA have developed a recycled water pilot program that has been developed and is operational on a small scale. The 5 mgd project began as a pilot program to serve the communities of Laguna West, Lakeside, and Laguna Stonelake, and on-site needs of the Sacramento Regional WWTP. Recycled water is used in these communities for outdoor irrigation of public open space areas, commercial landscaping, schools, parks, and street medians. This pilot SRCSD Recycled Water Program is Phase 1 of a two-phase project.

Use of recycled water is regulated by DHS, SWRCB, RWQCB, and local EMD through a permitting process that minimizes the possibility for human contact either through cross connections with potable water supplies, or exposure to irrigation water from overspray or excess irrigation that drains off site.

Acceptance of recycled water as a source of water supply for the three communities has been very good. The future of recycled water in the Central Basin appears promising, especially because of the benefits recycled water brings to the region. SRCSD is currently developing a comprehensive Recycled Water Supply Master Plan that evaluates recycled water opportunities that could benefit the Central Basin, as well as other locations in the SRCSD service area. Recycled water can be provided to a community in one of two ways: first, through centralized treatment at the existing water recycling facility, or second, through satellite “polishing” plants that draw wastewater from large interceptor pipelines in the community, treat the wastewater to Title 22 standards, and provide the recycled water in the vicinity of the remote plant.

### 2.4.1 Recycled Water Facilities

Figure 2-21 depicts current and planned recycled water facilities in the Central Basin. A partnership between SCWA and SRCSD has led to construction and implementation of Phase 1 of the SRCSD Recycled Water Program. The Phase 1 service area consists of on-site uses at the Sacramento Regional WWTP complex and non-potable commercial and public landscape areas in the Laguna West, Lakeside, and Laguna Stonelake developments located within SCWA’s service area immediately south of SRCSD’s facility. The Phase 2 service area consists of the East Franklin and Laguna Ridge development areas located to the south and east of the Phase 1 system. Expansion of the SRCSD Recycled Water Program into the Phase 2 area requires a separate recycled water pipeline to be constructed from the Sacramento Regional WWTP to facilities owned and operated by SCWA. This work will be completed over the next several years. Much of the internal “purple” pipe distribution system is being constructed as part of new development.

### 2.4.2 Future Availability of Recycled Water Supplies

As mentioned, SRCSD is currently developing a comprehensive Recycled Water Master Plan as a future vision of recycled water in the community. Since much of the new growth taking place in Sacramento County is in the Central Basin, the opportunity appears favorable to expand the program in the Central Basin. The economic question of obtaining additional surface water supplies or making best use of recycled water supplies will be one of many factors in determining which areas are likely to move forward with recycled water. Other
factors include avoided cost of wastewater treatment, environmental benefits, long-term sustainability of regional water supplies, as well as other societal and long-term benefits. Areas with existing reliable surface water rights may not be as likely to use recycled water. However, installation of a recycled water distribution system with new development may be necessary in advance of recycled water availability to preserve the opportunity of using recycled water in the future. It has been shown that the “retrofit,” or installation of a recycled water distribution system after development has occurred is likely to be economically infeasible. In areas where groundwater supplies are not readily available or constrained, recycled water often is seen as a long-term reliable source of supply.

Use of recycled water for agriculture and wetlands/habitat restoration to supplement groundwater supplies is being developed as another option. The resulting reduction in groundwater use may provide more sources of supply elsewhere in the Central Basin. Additional benefits can be achieved by placing recycled water infrastructure close enough to communities to bring recycled water to urban areas or for potential recharge basins.

2.5 WATER DEMAND AND LAND USE

Determining existing and future water demands is necessary to establish the adequacy of available water supplies (i.e., groundwater, surface water, and recycled water). In addition, raw, treated, and recycled water facility sizing and operation are directly influenced by projections of water demand. Water conservation also is an element of water demand and is considered in the development of demand estimates. This section describes land use and water demands in the Central Basin. Much of the information about land use and water demands is taken from the EIR for the Zone 40 WSMP, which developed land and water use data for 2000 and 2030 levels of development within the Central Basin. The WSMP EIR was used instead of earlier work done by the Water Forum because the WSMP EIR contains more recent land use surveys.

2.5.1 Land Use

Water demands are based on the type of use taking place on a piece of property. Based on the type of use, the amount of water considered for indoor uses and outdoor irrigation can vary. The groundwater aquifer is mostly affected by land use from the amount of rainfall and irrigation that is capable of deep percolating into the ground on the property versus what becomes surface water runoff leading to storm drain collection systems. Land uses within the Central Basin are classified into five categories:

- Agricultural land, consisting of areas greater than 5 acres and currently used for agricultural purposes.
- Agricultural-residential land, consisting of 2- to 5-acre parcels zoned for agricultural and residential uses.
- Urban land use, consisting of municipal, commercial, and industrial developed areas.
- Native vegetation/undeveloped land uses, consisting of areas that have not been developed. These areas also may be used in the spring and early summer as dry pasture for livestock grazing.
- Riparian vegetation land uses, consisting of areas along waterways that are typically within the floodplain of the waterway and are typically covered with dense native vegetation.

A graphical pie chart distribution of year 2000\(^9\) and projected year 2030\(^{10}\) land uses within the Central Basin is shown in Figure 2-22 and described below. Spatial geographic distributions of 2000 and 2030 land uses in the basin are shown in Figure 2-23 and Figure 2-24, respectively. Major anticipated changes in land use are the expansion of urban acreage by 64 percent, from 80,387 acres to 132,145 acres, while native vegetation/undeveloped acreage will decrease by 50 percent, from 101,692 acres to 50,440 acres (see Figure 2-22).

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\(^9\) Based on 2000 DWR land use survey for Sacramento County

\(^{10}\) Based on 2000 DWR land use survey for Sacramento County, DWR detailed Analysis Unit (DAU) crop acreage estimates, and Sacramento County General Plan land use mapping, and 2002 Zone 40 WSMP EIR.
Figure 2-21. Recycled Water Facilities
2.5.2 Water Demands

Development of water demand information is important in describing the overall balance between available water supplies (i.e., surface water [see Section 2.2], groundwater [see Section 2.3], recycled water [see Section 2.4]) and demand. Water demand estimates are based on the land use data described above with refinements for land use differences in the urban category. These estimates are reported in four main categories: urban demands, agricultural demands, agricultural-residential demands, and environmental demands. Demands in these categories are calculated separately due to differences in land use and water application and the resulting variation in the amount of deep percolation and surface water runoff of applied irrigation and rainfall that can occur. Figure 2-25 and Figure 2-26 presents 2005 and 2030 estimated long-term average\(^1\) water demands in the Central Basin. The bar chart shows an increase in annual water demands from 2005 to 2030 of approximately 70,000 AF in wet years and approximately 60,000 AF in dry years. Dry years have less of an increase due to water conservation.

2.5.2.1 Urban

An urban land use area is typically described being moderately to densely populated and provided with public services and infrastructure. In providing water service to an urban area, determining water demands includes the amount of water used both indoors and outdoors. In urban areas, water used indoors is discharged to a sewer collection system and then transported and treated at the Sacramento Regional WWTP. Treated effluent is then discharged either to the Sacramento River or diverted to the existing tertiary recycled water treatment plant to be reused to meet public and commercial irrigation needs in the Phase 1 recycled water service area.

Because water use practices change in urban areas as hydrologic conditions change over time, water use estimates require reviewing average water use over many

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\(^1\) Long-term average estimates of water demand are developed based on a 74-year simulation using hydrologic condition data for the period 1922-1995. During each simulation run, land use remains unchanged at 2000 or 2030 levels of development.
years and then normalizing the water use to represent the design level of water use for water supply planning and facility designs.

Urban water demands also need additional refinement based on land use categories. Given the historical monitoring of water use for different land use categories, a separate water duty factor has been determined using statistical analysis of metered data for each of the major urban land use categories. Unit demand factors for each category are more fully described in a 1995 report completed for the Water Forum titled Estimate of Annual Water Demand within the Sacramento County-Wide Area (Boyle, 1995). This document is more commonly referred to as the Boyle Report. The demand factors included in the Boyle Report are adjusted to reflect a 12 percent conservation level for the 2000 level of development. The conservation factor used for 2030 urban water use is 25.6 percent, as per the WFA. After applying the conservation factors to each land use category, urban water demands at the 2005 (adjusted from the 2000 level of development) are estimated as 202,292 AF/year, and 300,181 AF/year for the 2030 level of development. However in dry years, mandatory conservation efforts reduce these demands to 171,948 AF in 2005 and 255,154 AF in 2030.

### 2.5.2.2 Agricultural

No precise records of agricultural water demands in the Central Basin exist. However, agricultural water demands can be estimated through use of the Sacramento County IGSM, which can estimate consumptive crop water use. Using data for precipitation, crop acreage, soil moisture, field capacity, evapotranspiration, and irrigation efficiency, the Sacramento County IGSM calculates the estimated amount of applied water, how much water is consumptively used by the crop, and how much water enters the groundwater system. Long-term average annual water use is estimated at 163,454 AF per year for the 2005 level of development, which decreases to 133,275 AF per year for the 2030 level of development; this is a decrease in agricultural water use of an estimated 18 percent.

### 2.5.2.3 Agricultural-Residential

Agricultural-residential water demands are estimated using land use acreage and a demand factor of 1.44 AF/acre/year (Boyle Report, 1995). Since the Sacramento IGSM only reports urban and agricultural water uses, these two categories were used in combination to artificially reflect agricultural-residential uses by assigning 25 percent of the estimated agricultural-residential water demands to urban water use (2.7 AF/acre/year) and the remaining 75 percent to agricultural water use. The result for a typical 2-acre ranchette is approximately 1.4 AF/year assuming the agricultural portion is dry pasture (no applied water over 75 percent of the land area). Long-term average annual agricultural-residential water demands are estimated as 10,904 AF/year for the 2005 level of development, which increases to 15,100 AF/year for the 2030 level of development. Indoor water use is assumed to be a source of recharge to the groundwater basin through private septic and leach field systems.

### 2.5.2.4 Environmental Water

“Environmental water” has become a significant priority in the State’s Water Supply Plan. One of the purposes of the CVPIA was to include water for the protection, restoration, and enhancement of fish, wildlife, and associated habitats. This effectively placed environmental water at the same level of priority as municipal, and possibly slightly higher than agricultural water uses.

While not discussed in the WFA, environmental water for the Cosumnes River is any water that provides ecosystem restoration or benefits along designated riparian areas. Discussions in previous sections described the interaction of the aquifer and the rivers, and the disconnect between the Cosumnes River and the regional aquifer. This disconnect caused late summer and fall flows in the river to recharge the groundwater basin, leaving no water in the river to support fisheries or riparian habitat. Unlike other water uses, environmental water use for the Cosumnes River is conceptual and

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12 Estimate of Annual Water Demand Within the Sacramento County-Wide Area (Boyle, May 1995)

13 The 12 percent conservation value is prorated from the Water Forum’s 25.6 percent level of conservation goal for 2030.
Figure 2-23. 2000 General Land Use in the Central Basin
Figure 2-24. 2030 General Land Use in the Central Basin
subjective and is based on identifying problems and the amount of water needed to remedy the problems. For instance, water from the East Sacramento County Replacement Water Supply Project (see Section 2.3.9) provides a water supply during early fall to pre-wet the river prior to the first storm event to facilitate flow in the river when the first storm event occurs.

Environmental water requirements for other natural and restored streams in the area, such as the Upper Laguna Creek Multi-Functional Corridor, have not been defined. If environmental water needs are identified in the future they will be addressed by the basin governance body.

2.6 WATER BALANCE

In preceding sections, water supplies and demands were discussed based on information provided by participating water purveyors and information developed as part of the Water Forum process and the SCWA Zone 40 WSMP. Water supplies for the Central Basin come from surface water entitlements, groundwater, and recycled water. As shown in Table 2-1, the current estimated surface water entitlements for use in the Central Basin are 350,000 AF/year (assumes maximum availability of surface water in above normal to wet years, with no CVP reductions); the estimated long-term average groundwater pumping limit, as established by the WFA, is 273,000 AF/year; and the estimated recycled water supply is 4,400 AF/year. Therefore, the total estimated annual water supply for the Central Basin is 627,400 AF/year.

Current and projected future supplies and demands in the Central Basin also are shown in Figure 2-25 and Figure 2-26. These demands are based on applied water for agriculture and delivered water for M&I use, which are greater than the actual amount of water consumed by these demand centers. For example, not all water applied to crops is used by the plants or evaporated – some of the water returns to the water supply, either through percolation to the groundwater table or through drainage return flow into the rivers. Similarly, not all of the water delivered to homes is consumed, as some of it flows through the sewer system (or leachfield) and some water used for landscaping percolates to the groundwater table. Although some modeling studies have been performed to help quantify the difference between applied/delivered water and consumed water, additional studies will be required (as discussed in the following sections of this report) prior to incorporating these data into Central Basin planning efforts.

Current and future water balances can be estimated by comparing supplies and demands for the Central Basin (Figures 2-25 and 2-26). Overall, the water balances show that supplies should be sufficient to meet both current and future demands to 2030. However, it is important to note that meeting water demands depends on more than simply having sufficient supplies. Meeting specific demands also requires the necessary infrastructure, as well as an appropriate institutional and political framework, to enable water resources in the Central Basin to be delivered and managed in a sustainable manner. In some cases, existing and future water wholesale agreements between various water purveyors will be necessary to move surface water supplies throughout the Central Basin14. Given the anticipated growth and potential environmental needs of the Central Basin, significant new infrastructure will be required as identified in the various water supply master plans for water purveyors with boundaries that lie within the Central Basin. The following chapters of this report present groundwater management objectives for the Central Basin and the programs and policies that will be developed to achieve these objectives.

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14 This specifically applies to purveyor areas within the City of Sacramento’s American River POU and purveyor areas within Zone 40. See individual water supply master plans for the City of Sacramento and Zone 40 for specific information on how much water is planned for wholesale to affected water purveyors.
Figure 2-25. Annual Average Water Balance for the Central Basin - 2005 Water Balance

**2005 Dry Year Water Supplies**

- Recycled Water
- Environmental
- Surface Water
- Groundwater

**2005 Dry Year Water Demands**

- Environmental
- Agricultural-Residential
- Urban
- Agricultural

**2005 Wet Year Water Supplies**

- Recycled Water
- Environmental
- Surface Water
- Groundwater

**2005 Wet Year Water Demands**

- Environmental
- Agricultural-Residential
- Urban
- Agricultural
Figure 2-26. Annual Average Water Balance for the Central Basin - 2030 Water Balance
Management Plan Elements
Section 3

Management Plan Elements

This section discusses five BMOs proposed for the Central Basin based on feedback from basin stakeholders. Each BMO focuses on managing and monitoring the basin to benefit all groundwater users in the basin. The five BMOs are intended to be specific enough to result in numerical criteria for the basin, but also able to be modified or adapted to new information on groundwater basin behavior over time (as monitoring data are collected).

3.1 INTRODUCTION

A BMO has four main characteristics: 1) specific, measurable criteria that can be scientifically collected and established, 2) a clearly defined monitoring program that validates the BMO’s performance, 3) a reporting method for monitoring data that identifies success or problems with the groundwater basin using early warning detection, and 4) programs that are available to remedy a problem in the groundwater basin, if one is determined to exist.

BMOs should have sufficiently specific numerical criteria so that implementation of the plan, through its monitoring and management programs, is scientifically defensible. For example, a BMO might have a criterion that groundwater elevations should not fall below 100 feet below ground surface in any location within a basin. A monitoring program could then be developed to measure groundwater elevations at key locations in the basin twice a year. These data would be entered into a database management system (DMS) that compares measured results to the BMO criterion to determine performance. A report would be generated to allow the governance body of the groundwater basin to evaluate the data, make a judgement on the level of concern, and, if needed, perform certain functions to remedy the problem (i.e., implement specific programs).

Because hydrologic and land use conditions change from year to year and exert differing stresses on aquifers, a remedy may or may not be applied in the area where a problem occurs. A good example is the regional cone of depression in the Central Basin. The regional cone is influenced by pumping throughout Sacramento County, including the North and South basins to a certain degree. Therefore, a problem in one management area may require actions in another management area(s) as a remedy.
3.1.1 **BMO No. 1. Maintain the long-term average groundwater extraction rate at or below 273,000 AF/year.**

The concept of “long-term average pumping limit” is discussed in Section 2.3.5 and Appendix A. The CSCGMP defines “long-term average” as the average groundwater extraction from the basin calculated over a period of time. Said period of time commencing at the time of adoption of the CSCGMP to when the calculation is made. Each new year of data is added to the next and then averaged over the entire period of record. Agricultural groundwater extractions will be estimated based on land use and crop type every five years using DWR Land Use Surveys. Agricultural estimates remain constant for the five year period, unless specific information from this extraction amount is known during the respective 5-year intervals. An interpolation method also may be considered to adjust agricultural extractions in the intervening years.

For example, 2000 groundwater basin extraction data will be added to 2001 extraction data, which will be added to 2002 extraction data, etc., with urban extractions changing monthly and agricultural and other private well extractions likely changing only once every five years. The “long-term average” is the average of the total extraction over the period of record (i.e., 2000 to 2002 in this example).

The reason for using average groundwater extraction is that aquifer recharge varies depending on groundwater elevations. This variation stems from the effect the slope of the peizometric surface of the groundwater has on the natural recharge taking place from the rivers and subsurface inflow to the basin. The Water Forum recognized this variation when it selected 273,000 AF/year as an acceptable long-term average annual groundwater extraction rate. This decision recognized that the groundwater basin can be managed and maintained, on average, at an extraction rate that does not present undo risk to private and public well owners by dewatering wells, degrading water quality, creating ground subsidence, and adding cost to pumping groundwater from lower elevations.

3.1.2 **BMO No. 2. Maintain specific groundwater elevations within all areas of the basin consistent with the Water Forum “solution”**

Over time, extensive groundwater extraction by agriculture and more recently urbanization, have resulted in a persistent cone of depression in the southern Central Basin area. With the recent falling of some agricultural lands and importation of surface water into Zone 40, groundwater elevations at or near the cone of depression have stabilized and in some areas have recovered (see Hydrograph SWP-058 in Figure 2-18A). However, Water Forum studies indicate that with continued growth, coupled with dry hydrologic conditions, groundwater elevations can decrease to a point where adverse impacts may be seen. These impacts will occur to all groundwater users, ranging from increased energy costs to the need to deepen existing private and public wells or even constructing new wells.

As more surface water is delivered to users in the Central Basin by SCWA, the City of Sacramento, and other jurisdictions, groundwater elevations in the basin will rise in some areas of the basin more than others. Construction of SCWA Zone 40’s Central WTP and interties with the City will provide the means to deliver more surface water to the basin and will allow the urbanized service area of Zone
40 to reduce groundwater extractions significantly. As urbanization proceeds according to the various land use authorities (the Cities of Sacramento, Elk Grove and Rancho Cordova and Sacramento County) General Plans, full implementation of the Zone 40 conjunctive use program will occur. As a conjunctive use program relies on the availability of surface water and groundwater during different hydrologic years full implementation of the program may result in a short-term drawdown in groundwater elevations below previous historical levels (this is a result of additional groundwater extraction during the drier and driest years). The intent of this BMO is to quantify overall groundwater elevations within the basin and to maintain an acceptable “operating range” for groundwater elevations throughout the basin.

A methodology for developing specific objectives to manage groundwater elevations requires a systematic, repeatable, and scientific basis. This methodology must define areas within the basin that are sufficiently distinct in hydrogeology, land use, groundwater and surface water use, and share some of the same institutional realities. The term “institutional reality” is defined as the ability of various jurisdictions or water purveyors to work together to develop and implement a program for a specific purpose. For example, an institutional reality might be the ability to implement a conjunctive use program involving all water purveyors having jurisdiction within the City’s American River POU. Developing a program like this requires gaining the trust and commitment of the purveyors involved prior to establishing this area as a focus for management activities that would involve the higher use of POU water. The approach laid out below is intended to assist in the selection of areas that are sufficiently distinct and share many of the same goals and objectives.

An operating range for groundwater elevations in the basin has been developed by the Water Forum that define the upper and lower groundwater elevation threshold that will minimize the impacts stated above. For the range in values, two groundwater contour maps are provided in Figure 3-1 and Figure 3-2. A polygon grid overlying the basin is used to implement and report on this BMO as shown in Figure 3-3. Each polygon is a 5 square mile management unit with lower and upper elevation attributes according to Figure 3-1 and Figure 3-2, respectively. Monitoring wells are assigned to one or more polygons to compare actual groundwater elevations to the two reference points assigned to the polygon. In areas where there are insufficient wells to assign a single well to each polygon, a nearby well may be used as a surrogate until the basin governance body has either identified an existing monitoring well or constructs a new well for monitoring purposes. Achieving one well per polygon will take place over time as various priorities are satisfied and sufficient funding becomes available. A full discussion on the use of polygons is provided in Appendix B.

3.1.3 BMO No. 3. Protect against any potential inelastic land surface subsidence by limiting subsidence to no more than 0.007 feet per 1 foot of drawdown in the groundwater basin

Land subsidence can cause significant damage to essential infrastructure. Historic land surface subsidence within the Central Basin has been minimal, with no known significant impacts to existing infrastructure. Given historical trends, the potential for land surface subsidence from groundwater extraction in the Central Basin appears to be remote. However, the basin governance body intends to cooperate with adjacent groundwater management agencies such as SGA to monitor for potential land surface subsidence. If inelastic subsidence is documented in conjunction with declining groundwater elevations, the basin governance body will investigate and take appropriate actions to avoid adverse impacts. A limit of 0.007 feet per 1 foot of groundwater decline along survey control lines is considered to be the threshold at which implementation of mitigation programs may need to be implemented by the basin governance body.
Figure 3-1. Groundwater Elevation Contours for Lower Threshold
Figure 3-2  Groundwater Elevation Contours for Upper Threshold

Legend
- Central Sacramento County Groundwater Basin
- Upper Threshold Groundwater Elevation Contours (Feet MSL)

Projection: CA SHP NAD83
Map Produced: February 2006
Figure 3-3  Polygon Grid Used for Management of Groundwater Elevations
3.1.4 BMO No. 4. Protect against any adverse impacts to surface water flows in the American, Cosumnes, and Sacramento rivers

Among other important uses, the American, Cosumnes, and Sacramento rivers provide habitat for a variety of fish and wildlife species. The basin management body is committed to the objectives of the WFA, which include preserving the fishery, wildlife, recreational, and aesthetic values of the lower American River. Important elements of the WFA include commitments to reduce lower American River diversions during dry years and to not exceed the agreed on long-term average annual groundwater extraction of 273,000 AF/year. In addition, the CSCGMP incorporates monitoring and evaluation data in cooperation with SGA and others (if any) between groundwater pumping and adjacent river or stream flows.

The CSCGMP also includes goals to restore and preserve the fishery, wildlife, recreational, and aesthetic resources of the lower Cosumnes River and to assure a stable supply of water for agriculture in the lower Cosumnes River floodplain area. Another goal is to protect against adverse impacts to water quality resulting from interaction between groundwater in the basin and surface water flows in the American and Sacramento rivers. In most natural settings, groundwater is higher in TDS than most other constituents found in surface water. At the present time, the flow regime is such that groundwater is not discharging to the river systems (i.e., rivers within the Central Basin are termed as losing streams to the groundwater). It is possible that future actions could temporarily alter that condition. It is the intent of the CSCGMP that controllable operations of the groundwater system would not negatively impact the water quality of the area’s rivers and streams. The basin governance body will seek to gain a better understanding, in cooperation with SGA and others, of the potential impacts of discharging local area groundwater to major rivers adjacent to the Central Basin.

The basin governance body shall coordinate with other responsible regional, county, and local agencies to ensure that surface water flows in the other natural and restored streams in the area are not adversely impacted as a result of implementation of the CSCGMP.

3.1.5 BMO No. 5. Water quality objectives

The following are water quality goals for the Central Basin:

1. Total Dissolved Solids (TDS) concentration of less than 1,000 mg/l

The Central Basin is currently not threatened by salinity intrusion typically equated to concentrations of TDS from boundary influences. The upwelling of poor quality water from depths exceeding 2,000 feet is of primary concern and is typically addressed by constructing wells in a way that prevents poor quality water from reaching potable drinking water supplies. Monitoring of TDS is not only for detecting potential salinity intrusion from the deeper aquifer but also as a possible surrogate for other problems that may be occurring in the aquifer system such as naturally occurring salts or minerals that may pose a health risk.

TDS is considered by DHS to be an aesthetic quality falling under the category of a Secondary Drinking Water Standard. The existing requirement for privately owned wells to collect this type of data at least once (a one-time monitoring requirement) was established some years ago to provide DHS staff with sufficient information to determine whether the water quality would be within an acceptable range for drinking purposes. “Acceptable” is a subjective term; however, DHS staff have sufficient field experience to identify sources that would be likely to pose problems (e.g., avoidance by consumers), even for nonresident consumers.

Currently DHS lists a Secondary MCL for TDS of 1,000 mg/l. For purposes of the CSCGMP, this value will be used for purposes of taking action.

2. Nitrate (NO3) concentration of less than 45 mg/l

The Central Basin has many land use types, and differing types of sewage disposal and agricultural fertilizer application. These activities could cause
nitrates to be introduced into the groundwater. DHS has set the Primary Drinking Water MCL for nitrate at 45 mg/l. Under this GMP, this should apply to both privately and publicly owned wells.

3. Volatile Organic Compounds (VOC)

Various sources of VOCs exist within the basin including old landfills, wrecking yards, military bases, and research and development facilities. Significant concern exists regarding the movement of these compounds from the vadose or unsaturated zone to the saturated zone or aquifer. Once these compounds are mobilized in groundwater, their movement will depend on many different factors one of which could be management activities within the basin. A need exists to monitor VOC migration within the basin for the protection of public and private wells. A concentration limit is not identified for VOCs given that many constituents fall under this category. Any measurable trace of VOC in a private or public well should be considered significant and action should be taken in accordance with the programs identified in the CSCGMP and by the regulatory agencies having jurisdiction in addressing VOC contamination.

3.2 PROGRAM COMPONENT ACTION ITEMS

There are five program components with action items to assist in meeting the BMOs. They are as follows:

1. Stakeholder involvement
2. Monitoring program
3. Groundwater resource protection
4. Groundwater sustainability
5. Planning Integration

These components are described further in the following sections.

3.2.1 Component No. 1: STAKEHOLDER INVOLVEMENT

Management actions taken by the basin governance body may impact a broad range of individuals and agencies that have a stake in the successful management of the basin. Customers of the water purveyors may be most concerned about water rates or assurances that each time the tap is turned on a steady, safe stream of water is available. Industrial, agricultural, or agricultural-residential well owners will want their wells to be protected from dewatering, water quality degradation, and significantly higher energy costs. Furthermore, the degree to which the basin can achieve local supply reliability provides an opportunity to advance banking and exchange programs that could support state and federal water programs in meeting other water needs, particularly in drier years.

The basin governance body will pursue several means of achieving broad stakeholder participation in the management of the Central Basin including: 1) involving the public, 2) involving other agencies within and adjacent to the Central Basin, 3) using advisory committees, 4) developing relationships with state and federal water agencies, and 5) pursuing a variety of partnership opportunities.

3.2.1.1 Involving the Public

Groundwater in California is a public resource, and the basin governance body is committed to involving the public in implementing the CSCGMP. In accordance with CWC § 10753.2, a public hearing was held and a Resolution of Intent (WA-2590) to prepare a groundwater management plan for the Central Basin was adopted by the Board of Directors of the SCWA on April 19, 2005. Upon adoption of the resolution, the text of the resolution was published in the Sacramento Bee on April 27, 2005 and May 4, 2005 (Appendix C). Development of the CSCGMP included representatives of interested basin stakeholders (see Section 1.3). Upon completion of the CSCGMP all required public notification will be made prior to adoption of the document by the basin governance body (note that this action may take place several months after completion of the GMP because the governance body will not be formally established until the fall of 2006. Within six months of adoption, the basin governance body, with the assistance of an advisory committee, will develop a Public Outreach
Plan (POP). The POP will include strategies for communicating with both internal and external audiences during implementation of the CSCGMP.

The Water Forum has posted on its web site (http://www.waterforum.org) a copy of the CSCGMP. The Water Forum will continue to use its web site to distribute information on CSCGMP implementation activities to the public until the basin governance body’s web site is operational. The basin governance body will create a public outreach web site within one year of the adoption of the CSCGMP. Copies of the CSCGMP and the POP will be posted on this site.

**Actions.** The basin governance body will take the following actions:

- Continue efforts to encourage public participation in the implementation process as opportunities arise.
- Provide public notice and public comment periods on formal revisions to the CSCGMP.
- Develop a POP and periodically review the POP and take actions as appropriate while implementing the CSCGMP.
- Provide briefings to the Water Forum Successor Effort on CSCGMP implementation progress.
- Maximize outreach on CSCGMP activities including the use of the Water Forum web site and in the future a web site sponsored by the basin governance body.

### 3.2.1.2 Involving Other Agencies Within and Adjacent to the Central Basin

As was mentioned previously, development of the CSCGMP involved the participation of a number of different stakeholders. A list of the stakeholder groups can be found in Section 3.2.1.3. This list of participants does not cover all interests both within and adjacent to the basin that may be affected by implementation of the CSCGMP. Once implementation of the CSCGMP begins, the basin governance body will be responsible for informing and involving agencies and stakeholders in the activities conducted under the plan.

One interest inside the Central Basin is the Air Force Real Property Agency (AFRPA), which oversees remediation efforts of contaminated soil and groundwater at Mather Field. As a stakeholder and water purveyor at Mather Field, SCWA has had ongoing dialog both with the County of Sacramento Department of Economic Development and the AFRPA to discuss issues related to land use, wellhead protection, groundwater management, and remediation efforts at Mather Field.

Outside interests include SGA which adopted a groundwater management plan that covers the organized municipal water purveyors in north Sacramento County in December 2003. Other adjacent interested agencies and stakeholders include SSCAWA and TNC, which owns and maintains wetlands and agricultural lands along the Cosumnes River corridor. Representatives from SSCAWA and TNC participate as stakeholders in the CSCGF negotiations and in preparation of the CSCGMP.

**Actions.** The basin governance body will take the following actions:

- Maintain a high level of involvement by stakeholders in implementing the CSCGMP by continued participation with the various stakeholder groups described above.
- Provide copies of the adopted CSCGMP and subsequent annual reports to representatives of SGA, SSCAWA, TNC, CSCGF, San Joaquin County, and the Water Forum Successor Effort.
- Meet with representatives from SGA, SSCAWA, TNC, CSCGF, and the Water Forum Successor Effort, as needed.
- Coordinate meetings outside the CSCGF with agricultural and agricultural-residential self-supplied pumpers within the basin.
- Coordinate meetings with self-supplied pumpers within the basin to inform them of the management responsibilities and activities relative to this plan.
- Coordinate CSCGMP activities and work to the extent practicable with adjacent groundwater management entities, water interest groups, and state and federal regulatory agencies that have jurisdiction in areas related to CSCGMP activities.

### 3.2.1.3 Using Advisory Committees

The CSCGF and the basin governance body will use advisory committees in developing and implementing the CSCGMP.
Prior to beginning development of the CSCGMP, a task force made up of stakeholders in the CSCGF was named as the Advisory Committee to guide development of the CSCGMP. The Advisory Committee formed a Project Management Team (PMT) to develop the CSCGMP and to present and solicit comments from the Advisory Committee on a monthly basis. The Advisory Committee updated the CSCGF on a quarterly basis during development of the CSCGMP.

The groups represented on the CSCGMP Advisory Committee included:

- Agricultural residential users
- Building Industry Association
- Cal-Am Water Company
- California Department of Water Resources
- City of Elk Grove
- City of Folsom
- City of Rancho Cordova
- City of Sacramento
- Elk Grove, Sacramento Metropolitan, and Rancho Cordova Chambers of Commerce
- Elk Grove Water Service
- Golden State Water Company
- League of Women Voters
- The Nature Conservancy
- Omochumne-Hartnell Water District
- Sacramento County
- Sacramento County Farm Bureau
- Sacramento County Water Agency
- Sacramento Regional County Sanitation District
- Southgate Recreation and Parks District
- Water Forum

**Action.** The basin governance body will take the following action:

- Continue to develop and establish working relationships with local, state, and federal regulatory agencies, as appropriate.

### 3.2.1.4 Developing Relationships with State and Federal Agencies

Working relationships between the basin governance body and local, state, and federal regulatory agencies are critical in developing and implementing the various groundwater management strategies and actions detailed in the CSCGMP.

The PMT has established working relationships with local, state, and federal regulatory agencies (e.g., EMD, DHS, EPA, etc.) in the process of developing the CSCGMP.

**Action.** The basin governance body will take the following actions:

- Following adoption of the CSCGMP, the basin governance body will discuss the continuation and composition of advisory committees that will provide guidance in the implementation of the plan.

### 3.2.1.5 Pursuing Partnership Opportunities

The basin governance body is committed to facilitating partnership arrangements at the local, state, and federal levels. Over the past decade, the Sacramento area water community and other local leaders have made great strides in regional planning and collaboration on water issues. The WFA, which involved over 40 stakeholders and seven years of facilitated discussions, resulted in a regional framework to balance the competing demands for increased use of surface and groundwater with the environmental needs of the lower American River through 2030. Several important partnerships have been formed to implement the WFA as well as to provide benefits to water agencies, their customers, and other groundwater users. For example, SCWA, TNC, and SSCAWA are working cooperatively to enhance stream flows in the Cosumnes River.

While facilities necessary to implement and expand conjunctive use programs in the Central Basin have been identified in **Section 2**, the potential exists to expand these facilities on a basin-wide level to achieve broader regional and statewide benefits. These facilities, however, would require substantial resources. To investigate any further opportunities would require resources provided through partnerships with potential beneficiaries.

**Actions.** The basin governance body will take the following actions:
Central Sacramento County Groundwater Management Plan

- Continue to promote partnerships that accomplish both local supply reliability and broader regional and statewide benefits.
- Continue to track grant opportunities to fund groundwater management activities and local water infrastructure projects.

3.2.2 Component No. 2: MONITORING PROGRAM

This section describes a monitoring program that is capable of assessing the current status of the basin, and predicting responses in the basin as a result of future management actions. The program includes monitoring groundwater elevations, monitoring groundwater quality, monitoring and assessing the potential for land surface subsidence resulting from groundwater extraction, and developing a better understanding of the relationship between surface water and groundwater along the American, Cosumnes, and Sacramento rivers. Also important is establishing monitoring protocols to ensure the accuracy and consistency of data collected. Finally, the monitoring program includes a tool (DMS, a.k.a. SHEDTOOL) for assembling and assessing groundwater-related data.

3.2.2.1 Groundwater Elevation Monitoring

The PMT has compiled a significant amount of historical groundwater level data measurements, extending from prior to 1950 through 2003, for the basin. Sources of this data include the following:

- DWR/SCWA
- USGS
- SMUD

DWR and SCWA have a program that collects biannual (spring and fall) groundwater level data from more than 150 wells throughout Sacramento County. SCWA uses these data to generate biannual groundwater contour maps for the county. However, because wells have been added and dropped from the program over time, it is difficult to compare a historic contour map with a recent one. For this reason, SGA, SCWA, and the basin governance body are establishing a standardized network of wells that combines those monitored by DWR, SCWA, SGA member water purveyors, and other sources. It is the intent of these parties that the wells comprising this program be maintained as a consistent long-term network that represents overall groundwater elevation conditions in the basin. Appendix B shows the wells currently proposed for this network. The wells were selected to provide uniform geographic coverage and are located in a series of polygons that cover the entire Central Basin.

The resulting grid, shown in Appendix B, includes approximately 90 polygons roughly about five square miles each. The proposed set of monitoring wells was selected from the DMS to represent water levels for as many polygons as possible. Individual wells were selected by the following methods:

- Giving preference to wells currently in DWR’s and SCWA’s monitoring program. These wells were selected because (1) they have long records of historic groundwater level data and are useful in assessing trends within the groundwater basins, (2) uniform protocols were used in measuring and recording the water level data, and (3) these are typically non-producing wells, so water level readings represent relatively static levels.
- Identifying other municipal and private wells with well construction information and long records of groundwater level data and giving preference to those wells with the lowest recent extraction volumes.
Actions. Additional actions by the basin governance body will include:

- Coordinate with DWR and others to identify an appropriate group of wells for monitoring for a spring 2007 set of groundwater elevation measurements.
- Coordinate with DWR and others to ensure that the selected wells are maintained as part of a long-term monitoring network.
- Coordinate with DWR to ensure that the timing of water level data collection by other agencies coincides within one month of DWR and SCWA data collection (currently DWR and SCWA collect water level data in the spring and fall).
- Coordinate with other agencies to ensure that needed water level elevations are collected and verify that uniform data collection protocols are used among the agencies.
- Coordinate with USGS to determine the potential for integrating USGS monitoring wells constructed for the NAWQA program into the SCWA and SGA monitoring network.
- Consider ways to fill gaps in the monitoring well network by identifying suitable existing wells or identifying opportunities for constructing new monitoring wells.
- Assess annually groundwater elevation trends and conditions based on the monitoring well network.
- Assess annually the adequacy of the groundwater elevation monitoring well network.
- Identify a subset of monitoring wells that will be monitored more frequently than twice annually to improve understanding of aquifer responses to pumping throughout the year.

3.2.2.2 Groundwater Quality Monitoring

Because many of the wells in the basin are used for public water supply, an extensive record of water quality data is available for most wells. Water purveyors have compiled available historic water quality data for constituents monitored as required by DHS under CCR Title 22. Sources of water quality data include the following:

- DWR
- Central Basin water purveyors
- USGS

This level of monitoring is sufficient under existing regulatory guidelines to ensure that the public is provided with a safe and reliable drinking water supply. Ultimately, it may be advisable to have in place a network of shallow (less than 200 feet deep) sentry wells to serve as an early warning system for contaminants that could make their way to greater depths in the basin where groundwater purveyors primarily extract groundwater. SCWA has been working with AFRPA to identify a subset of the sentry wells located in and around the Mather Field for integration into this monitoring effort. The basin governance body along with SCWA will also coordinate with EPA and the RWQCB, which oversees Aerojet and Boeing’s remediation efforts and with EMD for the LUST cleanup efforts, to identify existing dedicated monitoring wells in the basin.

CCR Title 22 water quality reporting is required by DHS for each public drinking water source within the Central Basin. The Central Basin monitoring network includes these wells. The water quality monitoring well network may be expanded to include additional DWR, USGS, Mather Field, Aerojet, Boeing, RWQCB, and privately owned wells based on the outcome of coordination meetings with these agencies, businesses and various land owners.

Actions. The following actions will be taken by the basin governance body:

- Coordinate with cooperating agencies to verify that uniform protocols are used when collecting water quality data.
- Coordinate with USGS to obtain historic water quality data for NAWQA wells, determine timing and frequency of monitoring under USGS program, and discuss the potential for integrating USGS monitoring resources with other portions of the Central Basin monitoring network.
- Coordinate with local, state, and federal agencies to identify where wells may exist in areas with sparse groundwater quality data. Identify opportunities for collecting and analyzing water quality samples from those wells.
- Assess annually the adequacy of the groundwater quality monitoring well network.
- Coordinate with DWR on the groundwater quality data they collect.
3.2.2.3 Land Surface Elevation Monitoring

Subsidence of the land surface resulting from compaction of underlying formations affected by head (groundwater level) decline is a well-documented concern throughout much of the Central Valley. During a typical pumping season, changes in land surface elevation can be observed as a result of both elastic and inelastic subsidence in the underlying basin. Elastic subsidence results from the reduction of pore fluid pressures in the aquifer, and typically rebounds when pumping ceases or when groundwater is otherwise recharged resulting in increased pore fluid pressure. Inelastic subsidence occurs when pore fluid pressures decline to the point that fine-grained sediments such as clays consolidate, resulting in permanent compaction and reduced ability to store water in that portion of the aquifer. Other side effects may include damaged levees, canals, or pipes.

While some land surface subsidence is known to have occurred as a result of groundwater extraction west of the Sacramento River, the extent of subsidence east of the Sacramento River has been minimal. DWR maintains three subsidence monitoring stations in the Sacramento Valley.

Historical benchmark elevation data for the period from 1912 through the late 1960s obtained from the National Geodetic Survey (NGS) were used to evaluate land subsidence in north Sacramento County. From 1947 to 1969, the magnitude of land subsidence measured at benchmarks north of the American River ranged from 0.13 feet to 0.32 feet, with a general decrease in subsidence in a northeastward direction. This decrease is consistent with the geology of the area: formations along the eastern side of the Sacramento Valley are older than those on the western side and are subject to a greater degree of pre-consolidation, making them less susceptible to subsidence. The maximum documented land subsidence of 0.32 feet was measured at both benchmark L846, located approximately two miles northeast of the former McClellan AFB, and benchmark G846, located approximately one mile northeast of the intersection of Greenback Lane and Elkhorn Boulevard. Another land subsidence evaluation was performed in the Arden-Arcade area of Sacramento County from 1981 to 1991. Elevations of nine wells in the Arden-Arcade area were surveyed in 1981, 1986, and 1991. The 1986 results were consistently higher than the 1981 results; this was attributed to extremely high rainfall totals in early 1986 that recharged the aquifer and caused a rise in actual land surface elevations. The 1991 results were consistently lower than the 1986 results; this was attributed to five years of drought immediately preceding the 1991 measurements which caused depletion of the aquifer and resulting land surface subsidence. Comparison of eight of the locations indicates that seven benchmarks had lower elevations in 1991 than in 1981 and one benchmark had a higher elevation in 1991. Of the seven benchmarks with lower elevations in 1991, the maximum difference is 0.073 feet (less than one inch).

Whether this is inelastic subsidence is indeterminate from the data, but it is clear that the magnitude of the potential subsidence in the benchmarks between 1981 and 1991 was negligible.

Actions. While available data and reports indicate that land surface subsidence is not a problem in the Sacramento County area, the basin governance body is interested in pursuing additional possible actions to continue to monitor potential land surface subsidence especially in the Central Basin. Actions may include the following:
Investigate the feasibility and costs of resurveying the wells in the Arden-Arcade area, which were last measured in 1991.

Coordinate with USGS to ascertain the suitability of the use of Interferometric Synthetic Aperture Radar (InSAR) images of the Central Basin and the surrounding area. If the technology appears suitable, identify the costs of determining ground surface elevations and identify potential cost-sharing partners.

Coordinate with other agencies, particularly the City and County of Sacramento and the NGS to determine if there are other suitable benchmark locations exist in the area to aid in analysis of potential land surface subsidence.

### 3.2.2.4 Surface Water Groundwater Interaction Monitoring

The interaction between groundwater and surface water has not been extensively evaluated in the Central Basin area. This is what is known:

- A recent draft decision by the SWRCB (2003) regarding the American River concluded that from Nimbus Dam to about 6,000 feet below the dam, groundwater elevations and surface water elevations were similar enough to each other that groundwater could be tributary to the American River. Beyond 6,000 feet down river from the dam, groundwater elevations are sufficiently lower than the river channel to conclude that the American River is a “losing” stream down to its confluence with the Sacramento River.

- Groundwater modeling has been used to estimate flow volumes between surface water and groundwater for various hydrologic conditions. California State University, Sacramento (CSUS) in cooperation with DWR has recently installed several monitoring wells in and adjacent to the American River to investigate groundwater interaction with the American River and how recent United States Army Corp of Engineers (USACE) levee reinforcement projects might have changed the surface water-groundwater flow relationships.

- In 1991, SRCSD, Sacramento County, and the City established the Sacramento Coordinated Water Quality Monitoring Program (CMP). Since that time, the CMP has monitored surface water quality for a variety of constituents, including trace elements at several locations on the American and Sacramento rivers. The CMP monitors the Sacramento River at the Freeport Bridge and the American River at Nimbus Dam.

- SCWA has completed an Memorandum of Agreement (MOA) with TNC and SSCAWA for the Management of Water and Environmental Resources associated with the lower Cosumnes River. This MOA reflects a desire to work together to actively investigate opportunities for flow restoration, conjunctive use management, and enhanced recharge within the Cosumnes River corridor.

**Actions.** The basin governance body will pursue actions to better understand the relationship between surface and groundwater in the Central Basin area, including the following:

- Work cooperatively with SGA, TNC, and OHWD to compile available stream gage data and information on tributary inflows and diversions from the American, Cosumnes, and Sacramento rivers to quantify net groundwater recharge or discharge between gages in the Central Basin area.

- Coordinate with local, state, and federal agencies to identify available surface water quality data from the American, Cosumnes, and Sacramento rivers proximate to the Central Basin area.
- Correlate groundwater level data from wells in the vicinity of river stage data to further establish whether the river and groundwater are in direct hydraulic connection, and if surface water is gaining or losing at those points.
- Continue to coordinate with local, state, and federal agencies and develop partnerships to investigate cost-effective methods that could be applied to better understand surface water-groundwater interaction along the American, Cosumnes and Sacramento rivers.
- Coordinate with CSUS, to analyze data obtained from recently constructed monitoring wells on the CSUS campus to better understand the relationship between groundwater basin and surface water flows at that location.

3.2.2.5 Protocols for Collection of Groundwater Data

Through the work completed as part of SGA's groundwater management plan, MWH has evaluated the accuracy and reliability of groundwater data collected by cooperating agencies within the Sacramento region (MWH, 2002). The evaluation indicated a significant range of techniques, frequencies and documentation methods for collection of groundwater level and groundwater quality data. Although the groundwater data collection protocol may be adequate to meet the needs of individual agencies, the lack of consistency yields an incomplete picture of basinwide groundwater conditions. Other types of groundwater data collection protocols are included in Sections 3.2.2.1 and 3.2.2.2 above.

Actions. To improve the comparability, reliability, and accuracy of groundwater data, the basin governance body will take the following actions:
- The governance body will develop within one year a standard operating procedure (SOP) for collection of water level data.
- Provide cooperating agencies with guidelines developed by DHS for the collection, pretreatment, storage, and transportation of water quality samples (DHS, 1995).
- Provide training on implementing the SOPs.

3.2.2.6 Data Management System

For the basin governance body to achieve its primary objective of sustaining the groundwater resource within the Central Basin, it was essential to develop a data storage and analysis tool, or DMS. The DMS was developed by MWH under contract with USACE. Other local sponsors included SGA and its member agencies, DWR, and SCWA.

The DMS is a public domain application developed in a Microsoft Visual Basic environment and is linked to a database containing Central Basin purveyor data. The DMS provides the end-user with ready access to both enter and retrieve data in either tabular or graphical formats. Security features in the DMS allow for access restrictions based on a variety of user permission levels.

Data in the DMS include the following:
- Well construction details
- Known locations of groundwater contamination and potentially contaminating activities (PCA)
- Long-term monitoring data on the following:
  - Monthly extraction volumes
  - Water elevations
  - Water quality
- Aquifer characteristics based on well completion reports and the Sacramento County IGSM.

The DMS allows viewing of regional trends in groundwater level and quality not previously available to stakeholders in the basin. The DMS has the capability of quickly generating well hydrographs and groundwater elevation contour maps using historic groundwater level data. The DMS allows the user to view water quality data for CCR Title 22 required constituents as a temporal concentration graph at a single well, or any constituent can be plotted with respect to concentration throughout the Central Basin area. Presentation of groundwater elevation and groundwater quality data in these ways will be useful for making groundwater basin management decisions.

SGA and the basin governance body will be establishing data transfer protocols so that groundwater data in the North and Central Basins (by cooperating agencies,
DWR, AFRPA, USGS, etc.) can be readily appended to the database and analyzed through the DMS. Annual summaries of groundwater monitoring data will be prepared using the analysis tools in the DMS and presented in an annual State of the Basin report (see Section 4). Once the DMS is fully populated and quality-control checked, a summary of existing basin conditions will be prepared. These initial summary analyses will be performed on at least an annual basis to assess the impacts of current and future management actions on the groundwater system.

**Actions.** To maintain and improve the usability of the DMS, the basin governance body will take the following actions:

- Continue to update the DMS with current water purveyor data.
- Make recommendations to MWH (or assigned DMS developer) on utilities to add to the DMS to increase its functionality.

### 3.2.3 Component No. 3: GROUNDWATER RESOURCE PROTECTION

The basin governance body considers groundwater resource protection a critical component in maintaining a sustainable groundwater resource. There are two aspects of groundwater resource protection, 1) preventing contamination from entering the groundwater, and 2) remediation of known contaminant plumes. Prevention measures include proper well construction and destruction practices, development of wellhead protection measures, and protection of recharge areas. Prevention also includes measures that prevent human activities and deleterious natural substances, such as saline water, from entering the groundwater system. Remediation includes any activity that removes and treats man made contaminants from the soil and the groundwater system.

#### 3.2.3.1 Well Construction Policies

The Sacramento County Environmental Management Department (EMD) administers the well permitting program for Sacramento County. Standards for well construction are identified in Sacramento County Code No. SCC-1217 (County Well Ordinance), as amended on April 9, 2002. In addition to general well construction standards, Sacramento County has a policy of special review by appropriate regulatory agencies before granting a well permit within 2,000 feet of a known contaminant plume (referred to as Consultation Zones). Prohibitions have been established by various State regulatory agencies for drilling new public supply wells at Mather Field or near the Aerojet or Boeing facilities. As part of the development of the DMS, the extent of contaminant plumes associated with Mather Field, Aerojet, and Boeing were delineated for SGA and SCWA (see Figure 2-19).

**Actions.** The basin governance body will take the following actions:

- Ensure that appropriate Sacramento County and Central Basin implementation staff and consultants are provided a copy of the County Well Ordinance and understand proper well construction procedures.
- Adhere to Sacramento County’s Consultation Zone and provide a copy of the boundary of the prohibition zones to appropriate agencies within the Central Basin.
- Provide a copy of the most recently delineated plume extents at Mather Field and Aerojet/Boeing to EMD and appropriate staff for their review and possible use.
- Coordinate with other groundwater users in the Central Basin to provide guidance, as appropriate, on well construction.
- Where feasible and appropriate, use subsurface geophysical tools prior to construction of the well to assist in well design.

#### 3.2.3.2 Well Abandonment and Destruction Policies

EMD administers the well destruction program for Sacramento County. The standards for well destruction are identified in the County Well Ordinance. A concern of the basin governance body and EMD is that many abandoned supply wells have not been properly destroyed. As part of development of the DMS for SGA, DWR well records for all known wells in the North Basin were reviewed for reported destruction. Based on the information provided
each well was then rated based on the level of confidence that the well in question was actually destroyed properly. This information was then entered into the DMS.

**Actions.** The basin governance body will take the following actions:

- Complete a similar survey of abandoned and/or destroyed wells in the Central Basin and populate DMS with data.
- Ensure that all public and private agencies in the Central Basin are provided a copy of the County Well Ordinance and that they understand proper well destruction procedures, and support implementation of these procedures.
- Follow up with cooperating agencies and EMD on reported abandoned and/or destroyed wells to confirm the information collected from DWR.
- Obtain copies of any information on abandoned and/or destroyed wells in the Central Basin from EMD or other regulatory agencies to fill any gaps in the governance body’s records.
- Meet with EMD to discuss ways to ensure that wells in the Central Basin are properly abandoned or destroyed.
- Obtain and review a copy of a “wildcat map” from California Division of Oil and Gas to ascertain the extent of historic gas well drilling operations in the area as these wells could function as conduits of contamination if not properly destroyed. It should be noted that EMD has no jurisdiction over gas wells.

### 3.2.3.3 Wellhead Protection Measures

Identification of wellhead protection areas is an element of the Drinking Water Source Assessment and Protection (DWSAP) program administered by DHS. DHS set a goal for all water systems statewide to complete Drinking Water Source Assessments by mid-2003. Most water purveyors in the basin have completed their required assessments by performing the three major elements required by DHS:

- Delineation of capture zones around sources (wells).
- Inventory of PCAs within protection areas.
- Vulnerability analysis to identify the PCAs to which the source is most vulnerable.

Delineation of capture zones includes using groundwater gradient and hydraulic conductivity data to calculate the surface area overlying the portion of the aquifer that contributes water to a well within specified time-of-travel periods. Typically, areas are delineated representing 2-, 5-, and 10-year time-of-travel periods. These protection areas must be managed to protect the drinking water supply from viral, microbial, and direct chemical contamination.

Inventories of PCAs include identifying potential origins of contamination to the drinking water source and protection areas. PCAs may consist of commercial, industrial, agricultural, and residential sites, or infrastructure sources such as utilities and roads. Depending on the type of source, each PCA is assigned a risk ranking, ranging from “very high” for such sources as gas stations, dry cleaners, and landfills, to “low” for such sources as schools, lakes, and non-irrigated cropland. Vulnerability analysis includes determining the most significant threats to the quality of the water supply by evaluating PCAs in terms of risk rankings, proximity to wells, and physical barrier effectiveness (PBE). PBE takes into account factors that could limit infiltration of contaminants including type of aquifer, aquifer material (for unconfined aquifers), pathways of contamination, static water conditions, hydraulic head (for confined aquifers), well operation, and well construction. The vulnerability analysis scoring system assigns point values for PCA risk rankings, PCA locations within wellhead protection areas, and well area PBE; the PCAs to which drinking water wells are most vulnerable are apparent once vulnerability scoring is complete.

PCA and capture zone information from the DWSAP will need to be added into the DMS. The DMS includes a feature that will automatically calculate wellhead protection areas if no data are available or if new well locations are proposed.

**Actions.** The basin governance body will take the following actions:

- Request that public water purveyor agencies within the Central Basin provide vulnerability summaries from the DWSAP to the basin.
Section 3. Management Plan Elements

governance body to be used for guiding management decisions in the basin.
- Contact groundwater basin managers in other areas of the state for technical advice, effective management practices, and “lessons learned” regarding establishing wellhead protection areas.

3.2.3.4 Protection of Recharge Areas

Surface geology within and directly adjacent to the Central Basin’s boundary was investigated as part of the 1993 Sacramento County General Plan for the purpose of delineating areas of potentially high recharge (as shown in Figure 7 of the Conservation Element of the 1993 Sacramento County General Plan). Much of the surface area considered to have the highest potential for recharge along the American River is developed. Other recharge areas identified in the Sacramento County General Plan include areas around and adjacent to the streams that flow along and across the Central Basin such as the Cosumnes River and Morrison stream group. Previous studies have also indicated that the abandoned aggregate mining pits north and south of Jackson Highway could be possible recharge locations. These pits typically extend 20 to 30 feet below ground surface and are mined to the clay layer that separates the Laguna Formation from the Mehrten Formation. Water introduced to these pits could deep percolate vertically through the interbedded clay lenses and horizontally through the pit walls into the Laguna formation. Flood waters, raw surface water, and perhaps treated recycled water can be discharged into these pits for year-round recharge. The RWQCB will need to provide regulatory approval prior to any use of these pits for recharge.

Another recharge location is along the Cosumnes River. The Cosumnes River overlies very transmissive soils, evidenced by the lack of river flow during certain times of year. Enhancing this recharge is already being considered through a pilot program (coordinated through the Water Forum, SCWA, TNC, and SSCAWA) that conveys American River water through the Folsom South Canal and then discharges it to the Cosumnes River at the canal crossing. It is hoped that this program will demonstrate an improvement in the fishery and riparian habitat along the Cosumnes River as well as provide enhanced recharge.

Action. The basin governance body will take the following action:
- Continue to work with mining companies, TNC, and SSCAWA to explore the possibilities for enhancing recharge into the Central Basin.

3.2.3.5 Control of the Migration and Remediation of Contaminated Groundwater

Major sources of contamination within the Central Basin are primarily from Mather Field, Aerojet, Boeing, and various active and inactive landfill sites. The extent of the groundwater contaminant plumes emanating from these sources are shown in Figure 2-19. Also of concern is localized contamination by industrial/commercial point sources such as dry cleaning facilities and numerous fuel stations throughout the basin.

While the basin governance body does not have the authority or responsibility for remediation of this contamination, it is committed to coordinating with responsible parties and regulatory agencies to stay informed on the status and disposition of known contamination in the basin. For example, information on known LUST sites has been collected from the EMD, the SWRCB, and the RWQCB and entered into the DMS. Also, SCWA has been in communication with AFRPA,
which is overseeing remediation efforts at Mather AFB (see Section 3.2.2.2).

**Actions.** The basin governance body will take the following actions:

- Coordinate with appropriate regulatory agencies (EMD, DTSC, EPA, and DHS) and known responsible parties to develop a network of monitoring wells to act as sentry wells for public supply wells.
- If detections occur in these monitoring wells, meet with the appropriate regulatory agencies and responsible parties to develop strategies to minimize the further spread of contaminants.
- Use the information on mapped contaminant plumes and LUST sites in developing groundwater extraction patterns and in locating future production or monitoring wells.
- Meet with representatives of EMD and RWQCB to establish a mutual understanding about the basin governance body’s groundwater management responsibilities. Identify ways to have open and expedited communication with EMD regarding any new occurrences of LUSTs, particularly when contamination is believed to have reached the groundwater.

### 3.2.3.6 Control of Saline Water Intrusion

Saline water intrusion from the Sacramento/San Joaquin Delta (Delta) is not currently a problem in the Central Basin, and is not expected to become a problem in the future. Higher groundwater elevations associated with recharge from the American and Sacramento rivers have maintained a historical positive gradient, preventing significant migration of any saline water from the Delta into the Sacramento County region. These groundwater gradients will continue to serve to prevent any localized pumping depressions in the basin from inducing flow from the Delta into the Central Basin.

**Actions.** The basin governance body will take the following actions:

- Track the progression, if any, of saline water bodies moving toward the east from the Delta. Because this is a highly unlikely scenario, this action will be limited to communicating with DWR’s Central District Office on a biennial basis to check for significant changes in TDS concentrations in wells. DWR has a regular program of sampling water quality in select production wells throughout the adjacent Solano, San Joaquin, and Yolo counties. This program will serve as an early warning system for potential saline water intrusion from the Delta.
- Observe TDS concentrations in municipal wells that are routinely sampled under CCR Title 22. These data will be readily available as part of the DMS and will be reported on in the annual State of the Basin report.
- Inform all stakeholders of the presence of the salinity interface and the approximate depth to the interface for their reference when locating potential wells. EMD, which issues well permits, is aware of the interface. SCWA will provide a map to EMD indicating the contour of the elevation of the base of fresh water in Sacramento County for its reference when issuing well permits.

### 3.2.4 Component No. 4: GROUNDWATER SUSTAINABILITY

To ensure a long-term viable supply of groundwater, the basin governance body seeks to maintain or increase the amount of groundwater stored in the basin over the long term. The WFA’s groundwater management element provides a framework by which the groundwater resource in the Sacramento County-wide basin can be protected and used in a sustainable manner. As mentioned previously, the WFA estimated a long-term average annual pumping limit within the Central Basin of 273,000 AF/year. As discussed in Section 2, historic groundwater extractions have resulted in a net depletion of groundwater stored under the Central Basin area. To ensure a sustainable resource, SCWA continues to move forward with its conjunctive use program in Zone 40, including pursuit of additional surface water supplies, increased use of recycled water, and implementation of the WFA water conservation element. Current conjunctive use activities include the City/SCWA Franklin Intertie and continued development of the FRWA project that will bring additional surface water supplies into Zone 40. The
City also is considering optimizing the use of American River water within the POU boundaries. Lastly, SRCSD is looking at opportunities for use and possible in-lieu recharge of groundwater through use of recycled water for non-potable uses.

Conjunctive management is a program that includes both conjunctive use and the development of banking and exchange opportunities with local in-basin partners after local needs are met. Banking and exchange partnerships will result in increased surface water and perhaps revenue to pay for some of the necessary capital improvements to help sustain the resource. The basin governance body and SCWA are also interested in direct recharge and propose to investigate a variety of ways to recharge water into available storage space in the basin. Opportunities for direct recharge exist through the use of recharge basins (e.g., abandoned aggregate mining pits) or through a aquifer storage and recovery (ASR) program. The City of Roseville is currently implementing an ASR program where treated surface water is injected into the groundwater and then recovered in the summer months and dry years through groundwater wells. The success of this program will be monitored closely by the governance body.

Another recharge opportunity would provide raw or treated surface water to municipal and agricultural users in lieu of extracting groundwater. During the early phases of Zone 40’s conjunctive use program, there is expected to be excess capacity in both the raw water pipeline from the FRWA project and the Central WTP that could be delivered through some type of conveyance to groundwater users.

### 3.2.4.1 Demand Reduction

An important factor in maintaining the sustainable yield of the basin is by reducing demand for potable water supplies through conservation and the use of recycled water for landscape irrigation.

Water Conservation. RWA's efforts in developing and implementing a regional Water Efficiency Program (WEP) are well recognized by CSCGF. The WEP assists participants in meeting their water conservation agreements with the Water Forum, the California Urban Water Conservation Council, and CVPIA. The goal of the WFA is to achieve system-wide conservation of slightly more than 25 percent by 2030.

The basin governance body will work closely with the Water Forum Successor Effort and RWA to ensure that all applicable cost-effective BMPs are implemented in the Central Basin urban areas. The basin governance body shall develop BMPs for self-served agricultural and agricultural-residential water users. These BMPs will be based on applicable Reclamation and DWR data and recommendations.

Water Recycling. The SRCSD is developing a countywide Water Recycling Master Plan to provide up to 40 MGD of recycled water. SRCSD treats wastewater at its Sacramento Regional WWTP and is looking for ways to increase demand for tertiary treated or recycled water. Currently, SRCSD is treating approximately 5 mgd of recycled water and delivering it to nearby landscape irrigation users within the Laguna West, Lakeside and Laguna Stonelakes portion of Zone 40. SRCSD expects the capacity of that facility to increase to 10 mgd over the next few years to serve areas within the City of Elk Grove known at the East Franklin and Laguna Ridge development areas within Zone 40.

### Actions

The basin governance body will take the following actions:

- Participate in RWA’s WEP to ensure that Central Basin purveyor conservation efforts are focused and effective. For those who receive wholesale water supplies, the governance body of the Central Basin will ensure that they are informed of the benefits and regional importance of participating in the WEP.
The basin governance body shall develop BMPs for self-served agricultural and agricultural-residential water users.

Coordinate with SRCSD to investigate further opportunities for expanded use of recycled water throughout the Central Basin.

3.2.5 Component No. 5: PLANNING INTEGRATION

With the large number of water purveyors that serve the greater Sacramento area, the need to integrate water management planning on a regional scale is a high priority. Individual purveyors derive their supplies from the American River, Sacramento River, the groundwater basin, or some mix of these sources. Individual purveyor infrastructure systems are mostly independent; where interconnections do exist they are typically for emergency purposes only.

The WFA provides a regional conjunctive use framework with commitments from individual purveyors concerning groundwater and surface water operations, including limitations on surface water diversions from the lower American River during dry years. SCWA and others planning efforts seek to better integrate the individual plans of various entities to implement various elements of the WFA in keeping with the 2030 regional framework. Such integration also promotes operational efficiency, cost savings, and in some cases generates larger statewide-system benefits.

Some of the municipal groundwater purveyors that provide water service within the Central Basin have opted out of the Water Forum Process and the development of the CSCGMP. If these purveyors choose to participate in the future, then information relative to their water system will be added to the CSCGMP.

3.2.5.1 Existing Integrated Planning Efforts

Stakeholders in the Central Basin, such as SCWA, have already implemented integrated management in the region through cooperation with the City in treating and wheeling surface water (see Section 2.2.3.2), participation in the WEP (see Section 3.2.4.1), and the SRCSD recycled water program (see Section 2.4).

3.2.5.1.1 Urban Water Management Planning

Most urban purveyors in the Central Basin are required to prepare an Urban Water Management Plan. These plans, as defined by CWC § 10610 et seq., require public water suppliers with more than 3,000 customers, or who deliver more than 3,000 AF of water annually, to identify conservation and efficient water use practices to help ensure a long-term, reliable water supply. The basin governance body will encourage that all retail purveyors to submit plans to DWR.

3.2.5.1.2 DWSAP Program

The DWSAP Program is administered by DHS. The first step in completing a source protection program is to conduct a preliminary assessment. The assessment includes “delineation of the area around a drinking water source through which contaminants might move and reach the drinking water supply; an inventory of PCAs that might lead to the release of microbiological or chemical contaminants within the delineated area; and a determination of the PCAs to which the drinking water source is most vulnerable.” Refer to the following DHS web site for more details.
on the DWSAP program: (http://www.dhs.ca.gov/ps/ddwem/dwsap/overview.htm).

These assessments only apply to agencies that deliver groundwater for public drinking water supply. Data from the assessments have or will be incorporated into the DMS.

### 3.2.5.1.3 Land Use Planning

Effective January 1, 2002, State Water Code Sections 10910-10915 (inclusive) (commonly known as SB 610) required that a water supplier take certain actions to confirm sufficiency of water supply as a condition to approval of new development projects. These actions involve the development of Water Supply Assessments and Written Verifications at the request of the land use authority. These documents provide an assurance that adequate water supplies are available before a project moves forward in gaining entitlements for development. The governance body will coordinate with and exchange information with all land use agencies within the area on a continuing basis to provide the latest information pertaining to activities taking place for the protection and availability of groundwater resources; however, the governance body will not be placed in a role of responding to SB 610 requests.

### 3.2.5.1.4 Integrated Groundwater and Surface Water Modeling

The basin governance body is interested in using and building on existing groundwater models for the Sacramento area. In the late 1990s, a range of groundwater extraction and recharge scenarios were simulated using the North American River and Sacramento County Combined IGSM. This model was originally developed for the American River Water Resources Investigation (ARWRI), conducted by Reclamation, and was later used for the Draft Water Forum Solution Model developed for the Water Forum. The Water Forum used the model in the development of a conjunctive use strategy for the groundwater basin underlying Sacramento County and southern Placer County. SGA recently updated the calibration model to run with the latest version of IGSM. Historical water budgets from 1970 to 1995 were developed and a comparison was provided of model results and actual measured values for groundwater elevations and streamflows over the calibration period. SCWA and SGA are pursuing having the hydrologic period extended from 1995 to 2000 and extending the planning model hydrologic period that is used for measuring effects of conjunctive use practices. Currently the hydrologic period extends from 1922 to 1995.

The reason for maintaining and updating the IGSM is because it forms the basis for the WFA and the Zone 40 WSMP environmental analyses. The basin governance body should be the custodian of the IGSM model because the model is used for regional planning by Reclamation and DWR for projects such as ARWRI, CVPIA, and the CALFED process and is a tool that is supported by the DMS. In addition, the model is a suitable tool to analyze the effects of local projects on regional groundwater conditions.

**Actions.** The basin governance body will take the following actions:

- Prepare and adopt a formal integrated water management plan in accordance with CWC § 10540 et seq. The plan will include, but not be limited to, the elements listed above. The Central Basin governance body will seek to form an ad hoc committee with SCWA, RWA, SSCAWA, and TNC to determine which agency would be most appropriate to prepare that plan and to update and make use of the IGSM model.
- Review the Water Forum Land Use procedures and make recommendations on the type of role, if any, the basin governance body should take with respect to land use decisions within the basin.

### 3.3 SUMMARY OF SECTION 3

Table 3-1 below provides a summary of Section 3 for quick reference and for use in further sections. The table correlates which activities are related to one or more BMOs.
Table 3-1. Summary of Action Items and How Each Applies to the BMOs

<table>
<thead>
<tr>
<th>Action Items Related to BMO</th>
<th>BMO No. 1 Maintain the long-term average groundwater extraction rate at or below 273,000 AR/year</th>
<th>BMO No. 2 Maintain specific groundwater elevations within all areas of the basin consistent with the Water Forum “solution”</th>
<th>BMO No. 3 Protect against any potential inelastic land surface subsidence by limiting subsidence to no more than 0.007 feet per 1 foot of drawdown in the groundwater basin</th>
<th>BMO No. 4 Protect against any adverse impacts to surface water flows in the American, Cosumnes, and Sacramento rivers</th>
<th>BMO No. 5 Water quality objectives</th>
</tr>
</thead>
<tbody>
<tr>
<td>Component No. 1 Stakeholder Involvement</td>
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<tr>
<td>Involving the Public</td>
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<tr>
<td>Involving Other Agencies Within &amp; Adjacent to the Central Basin</td>
<td>✓</td>
<td>✓</td>
<td>✓</td>
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<tr>
<td>Using Advisory Committees</td>
<td>✓</td>
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<td>Developing Relationships with State and Federal Agencies</td>
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<tr>
<td>Pursuing Partnership Opportunities</td>
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<td>Groundwater Elevation Monitoring</td>
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<td>Groundwater Quality Monitoring</td>
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<td>Surface Water Groundwater Interaction Monitoring</td>
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<td>Protocols for Collection of Groundwater Data</td>
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<td>Component No. 3 Groundwater Resource Protection</td>
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<td>Well Construction Policies</td>
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<tr>
<td>Well Abandonment and Destruction Policies</td>
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<td>Wellhead Protection Measures</td>
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<td>Protection of Recharge Areas</td>
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<td>Control of the Migration and Remediation of Contaminated Groundwater</td>
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<td>Control of Saline Water Intrusion</td>
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<td>Component No. 4 Groundwater Sustainability</td>
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<td>Component No. 5 Planning Integration</td>
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<td>Existing Integrated Planning Efforts (Urban Water Management Planning, DWSAP Program, Land Use Planning, and Groundwater Modeling)</td>
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<td>✓</td>
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<td>✓</td>
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</tbody>
</table>
Plan Implementation
Section 4

Plan Implementation

This section identifies needed monitoring, trigger points, and recommended steps necessary to fully implement the BMOs and action items presented in Section 3. Many of these steps involve coordination by the future basin governance body with other local, state and federal agencies. This coordination can take place within 6 months of the adoption of this CSCGMP by the governance body. Monitoring, assessing data trends, and reporting the state of the basin for the purpose of determining the adequacy of the management activities is a key process in this plan. Assessments in the value of monitoring and reporting activities will be made as new monitoring data become available for review by the Central Basin governance body. All results of the monitoring program and actions/decisions made by the governance body will be documented in an annual State of the Basin report. This section also considers the schedule and budget necessary to implement the CSCGMP.

4.1 BACKGROUND

Section 3 identified BMOs, plan components, and management actions (see Table 3-1) to implement the groundwater management plan. However, it did not define or identify specific actions that would be taken in the event the objectives of the BMOs were not being met. Section 4 defines these specific actions by providing a set of “trigger points” in conjunction with recommended actions for each BMO. Associated steps based on exceeding a trigger point’s established threshold are the next level of management activity to be undertaken by the governance body.

As mentioned in previous sections, determining and maintaining the health of the Central Basin is the governance body’s foremost concern and is accomplished through data collection and evaluation, remedial and/or restorative actions if necessary, and reporting. Findings and the success or failure of steps taken to remedy a problem will comprise a good portion of the content of the annual State of the Basin report published by the basin governance body.

4.2 SPECIFIC ACTIONS BASED ON MONITORING RESULTS

The term “trigger point” as used in this section is defined as a condition in which a BMO has been breached at a defined level. Each trigger point has a corresponding recommended action that is linked to each level. The recommended action is dependent on the measurement taken and the BMO in
question. Individual trigger points are tied to monitoring actions such as groundwater level measurements, groundwater extraction calculations, water quality determinations, etc.

Once a trigger point has been reached, the basin governance body must decide on its course of action. For example, if groundwater levels begin to fall in basin polygon areas (discussed in Section 3.1.2 and Appendix B) that had previously been identified as an area of concern, what action(s) should be taken by the basin governance body? In this case, the basin governance body would go to the trigger points that address potential lowering of groundwater levels in areas being impacted by groundwater pumping or by hydrologic conditions.

The actions that a trigger point might require for the "groundwater elevation" BMO (BMO No. 2) are described as follows:

**Trigger Point 1.** This initial alert stage informs the basin governance body and the overlying groundwater extractor(s) that a specific polygon area is being compromised. Activation of this trigger will only take place after conducting a thorough investigation into the cause of the condition.

**Trigger Point 2.** This stage assumes that the area has already gone through Trigger Point 1 actions and is at the next level of alert. This stage may require a reduction in pumping in predefined area(s) to bring the affected area back into compliance. Groundwater extractors within the affected area may not be the actual cause of decline.

**Trigger Point 3.** This stage indicates continuously declining groundwater levels in an area even during wet and normal hydrologic cycles. This would indicate that excessive pumping is the probable cause. Well owners with operating wells in the affected area(s) will be identified and notified of the basin condition in their area. An assessment will be levied against those owners who continue to pump at the higher level.

**Trigger Point 4.** If the recommended actions from the first three trigger points do not result in an improvement to the affected area(s), the basin governance body will need to consider what action it will take. In this example there appears to be two alternatives. The first is to consider whether a lower groundwater level in the area is acceptable. If lower groundwater levels are deemed acceptable, then the basin governance body has the ability to adapt to the real monitoring data and change the model-based thresholds for management in the area. If lower groundwater levels are deemed unacceptable, the second alternative would require finding supplemental water supplies and building the necessary infrastructure to deliver these supplies, for the area(s) and reduce pumping to allow groundwater levels to recover to acceptable levels. The cost of this last action will be exacted upon well owners with operating wells in the area that are contributing to the decline in groundwater levels.

This same process can be extrapolated for the average groundwater extraction rate, water quality, land subsidence, and aquifer stream interaction BMOs. The only difference in each trigger point is the measurement parameters and the set of actions and penalties. These are listed by BMO in Table 4-1. A full description of the BMOs, the methods of monitoring and management actions are provided in Section 3. Table 4-1 provides the set of conditions that initiate change in how the basin is being managed and lays down the initial framework for penalties in the event trigger points are continuously exceeded.
### Table 4-1. Monitoring Actions and Trigger Points

<table>
<thead>
<tr>
<th>Monitoring Action</th>
<th>Trigger Points</th>
<th>Recommended Action</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>BMO No. 1.</strong> Maintain the long-term average groundwater extraction rate at or below 273,000 AF/year</td>
<td>Trigger Point 1. Groundwater extractions for the basin have exceeded 273,000 AF for the previous year.</td>
<td>Evaluate and confirm the data. Look for opportunities to reduce pumping either through conservation, or education in water use and irrigation practices for urban, agricultural, and agricultural-residential.</td>
</tr>
<tr>
<td></td>
<td>Trigger Point 2. Groundwater extractions for the basin have exceeded 273,000 AF for the previous two (2) years</td>
<td>Evaluate and confirm the data and include formal notification of the signatory governing bodies, local water purveyors and the agricultural community. Reduce pumping through importation of surface water where conveyance systems exist. In cases where infrastructure is not in place to convey alternative water supplies, reductions in pumping may be necessary until said facilities are in-place.</td>
</tr>
<tr>
<td></td>
<td>Trigger Point 3. Groundwater extractions for the basin have exceeded 273,000 AF for the previous five (5) consecutive years</td>
<td>Evaluate and confirm data and include formal notification of the signatory governing bodies, local water purveyors and the agricultural community. Reduce pumping, acquire surface water entitlements to replace lost groundwater supplies, and construct conveyance facilities for surface water. Look for agreements with third parties and financing mechanisms to assist in infrastructure requirements. Initiate an extraction-rate-based funding mechanism over the entire basin.</td>
</tr>
<tr>
<td></td>
<td>Trigger Point 4. Groundwater extractions for the basin have exceeded 273,000 AF for more than five (5) years.</td>
<td>Evaluate and confirm data and include formal notification of the signatory governing bodies, local water purveyors and the agricultural community. Conduct a mandatory examination of adequacy of long-term sustainable yield criteria and the actual effects on the basin with the higher groundwater yield. This may require a reassessment of the sustainable yield criteria, and possibly an increase, in accordance with basin governance body procedures. Consultation with the Water Forum Successor Effort will be required prior to taking this action.</td>
</tr>
</tbody>
</table>

The term "long-term average" means averaging data over a long period of time. This will begin with completion of an accurate estimate of the current total groundwater extraction from the basin. Once completed, estimates will be made at least every five years. Five-year estimates will consist of agricultural and agricultural-residential data available through the DWR Land Use Survey, and data collected by the various purveyors (collected monthly and available on an annual basis). The collective data will then be used to compare estimated groundwater extractions and the BMO requirement of 273,000 AF/year. More frequent estimates can be made by assuming agriculture and agricultural-residential data remain relatively constant.
Table 4-1. Monitoring Actions and Trigger Points (continued)

<table>
<thead>
<tr>
<th>Monitoring Action</th>
<th>Trigger Points</th>
<th>Recommended Action</th>
</tr>
</thead>
<tbody>
<tr>
<td>BMO No. 2. Maintain specific groundwater elevations within all areas of the basin consistent with the Water Forum “solution.”</td>
<td>Trigger Point 1. A 25 to 50 percent encroachment into the designated bandwidth of a polygon.</td>
<td>Alert stage that informs the basin governance body and the overlying groundwater extractor(s) that a specific polygon area is being compromised. Activation of this trigger will take place only after the cause of the condition is thoroughly investigated.</td>
</tr>
<tr>
<td></td>
<td>Trigger Point 2. A 50 to 75 percent encroachment into the designated bandwidth of a polygon.</td>
<td>In the event groundwater level measurements hit Trigger Point 2 without first initiating Trigger Point 1, the recommended actions of Trigger Point 1 still apply. Additionally, this stage initiates a requirement to collect a fee to secure supplemental water supplies or to reduce pumping in a predefined area(s).</td>
</tr>
<tr>
<td></td>
<td>Trigger Point 3. A 75 to 100 percent encroachment into the designated bandwidth of a polygon. This indicates continuously declining groundwater levels in an area even during wet and normal hydrologic cycles, indicating that excessive pumping is the probable cause.</td>
<td>Well owners with operating wells in the affected area(s) will be identified and notified of the basin’s condition in their area. An assessment will be levied against those owners who continue to pump at the higher level. Every attempt will be made by the governance body to ameliorate the impact assessments to private domestic groundwater pumpers.</td>
</tr>
<tr>
<td></td>
<td>Trigger Point 4. Over 100 percent encroachment into the designated bandwidth of a polygon.</td>
<td>If the recommended actions from the first three trigger points do not result in an improvement to the affected area(s), the basin governance body will need to consider whether a lower groundwater level in the area is acceptable. If so, the basin governance body has the ability to adapt to the actual monitoring data and change the model-based thresholds for management in the area. If lower groundwater levels are deemed unacceptable, the second action would require finding supplemental water supplies and construct infrastructure for the area(s) and reduce pumping to allow groundwater levels to recover to acceptable levels. Fees in addition to Trigger Point 3 fees will be assessed to cover costs associated with this action.</td>
</tr>
</tbody>
</table>
BMO No. 3. Protect against any potential inelastic land surface subsidence by limiting subsidence to no more than 0.007 feet per 1 foot of drawdown in the groundwater basin.

If inelastic subsidence is documented in conjunction with declining groundwater levels, the basin governance body will investigate and take appropriate actions to avoid or mitigate adverse impacts. Subsidence should be measured and thought of as a long-term process. While some measurements have been made to determine the level of subsidence in the Sacramento area, some concern exists regarding the accuracy of the measurements and sufficiency of the data. The North and Central basins should collaborate to gain a better understanding of subsidence.

**Trigger Point 1.** Subsidence measured at less than 0.007 feet per foot of groundwater decline. If subsidence is measured either in the North or Central basins, further study should be initiated to rule out any error in survey or survey markers. A measure of impacts, if any, should also be noted and weighed as to whether the impact is acceptable.

**Trigger Point 2.** Subsidence measured at or above 0.007 feet per foot of groundwater decline. Subsidence greater than the set limit is cause for concern and needs to be addressed by first assessing Trigger Point 1 data and then determining if the amount of subsidence can occur with acceptable impacts. If so, the criteria of 0.007 feet per foot of groundwater decline may be increased according to the data collected.

**Trigger Point 3.** Data collected for ground subsidence has a high correlation with declines in groundwater elevations or if any structural damage is identified as being caused by subsidence. The basin governance body needs to develop and implement a plan to reduce pumping, or by some other means, prevent dewatering of the aquifer in areas where inelastic subsidence is occurring. This may mean providing surface water or other supplemental water supplies to these areas or injection of surface water (or off-site groundwater) to replace groundwater that has been removed through extraction or in some manner has been prohibited from recharging the area of concern.

BMO No. 4. Protect against any adverse impacts to surface water flows in the American, Cosumnes, and Sacramento rivers.

It is the intent of this plan that controllable operations of the groundwater system do not negatively impact the area's rivers and streams. The basin governance body will seek to gain a better understanding, in cooperation with SGA and others, of potential impacts of the discharge of local area groundwater to major rivers adjacent to the Central Basin. Water quality issues related to this type of discharge will be reported in the Annual State of the Basin Report. No Trigger Points are assigned to water quality issues as a result of groundwater discharges at this time.

**Trigger Point 1.** Monitoring of losses of river water to groundwater shows a 5 percent increase over the current loss rate based on total flow in the river. Use the calibrated Sacramento County IGSM to identify where losses are likely occurring in the river(s). Identify and provide quantity of loss in the State of the Basin Report. Coordinate and consult any efforts with State DWR, SGA, TNC, and SSCAWA.

**Trigger Point 2.** Monitoring of losses of river water to groundwater shows a 25 percent increase over the current loss rate based on total flow in the river. Complete the same analysis as for Trigger Point 1 and begin to develop alternative management strategies that reduce the hydraulic gradient (or slope) of the groundwater piezometric surface that is in contact with the river(s). Seek stakeholder approval and funding to implement a preferred alternative to begin managing the losses of surface water to the groundwater system.
### BMO No. 5. Water quality objectives

Water quality objectives will include analyzing for total dissolved solids (TDS) (typically a measure of salinity), volatile organic compounds (VOC), and nitrates. Any violation exceeding the management criteria will require an action by the basin governance body.

<table>
<thead>
<tr>
<th>Monitoring Action</th>
<th>Trigger Points</th>
<th>Recommended Action</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Total Dissolved Solids</strong></td>
<td>Trigger Point 1. Monitoring results of TDS exceed the secondary drinking water standard MCL of 1,000 mg/L.</td>
<td>Report the exceedance in the State of the Basin Report. If a health concern exists, the affected stakeholder(s) would be notified and arrangements made to remedy the problem.</td>
</tr>
<tr>
<td></td>
<td>Trigger Point 2. High TDS levels believed to be coming from the deeper aquifer system.</td>
<td>A study will be conducted to determine if the increase in TDS is a result of groundwater well construction and extraction activities. Well construction may be a concern if high TDS water moves upward into the shallow aquifer due to the high piezometric surface of the deep aquifer. This condition “pushes” water into the shallow aquifer zone through a well or along the outside of a well. This condition also may occur through an improperly abandoned well that is screened in the deep aquifer.</td>
</tr>
<tr>
<td><strong>Volatile Organic Compounds</strong></td>
<td>Trigger Point 1. Monitoring results of VOCs meet or exceed established maximum contaminant levels.</td>
<td>Report the exceedance in the State of the Basin Report. The affected stakeholder(s) and appropriate regulatory agencies would be notified and arrangements made to remedy the problem.</td>
</tr>
<tr>
<td></td>
<td>Trigger Point 2. VOC monitoring results believed to be a result of normal basin pumping activities.</td>
<td>A study, in conjunction with appropriate regulatory agencies, will be conducted to determine the source of the contamination. If specific pumping activities are found to be the cause of contaminant migration, the appropriate regulatory agency will take the necessary steps to have the designated responsible party replace lost capacity and to protect other private and public wells from being contaminated.</td>
</tr>
<tr>
<td><strong>Nitrates</strong></td>
<td>Trigger Point 1. Monitoring results of nitrates meet or exceed established the Primary Drinking Water Standard of 40 mg/L.</td>
<td>Report the exceedance in the State of the Basin Report. If a health concern exists, the affected stakeholder(s) would be notified and arrangements made to remedy the problem.</td>
</tr>
<tr>
<td></td>
<td>Trigger Point 2. Source of nitrates believed to be a result of activities related to on-site wastewater disposal system management.</td>
<td>A study, in conjunction with the appropriate regulatory agencies, will be conducted to determine the source of the contamination. If on-site wastewater disposal systems are found to be the cause, a larger study of the impacted area may be warranted. Recommendations from these studies may necessitate an evaluation of design standards for on-site wastewater disposal systems county-wide.</td>
</tr>
</tbody>
</table>
4.3 CENTRAL BASIN WELL PROTECTION PROGRAM

The Central Basin Well Protection Program (WPP) is a result of negotiations that took place in the CSCGF. A copy of the negotiated Trial Balloon on Well Protection is included in Appendix D. Any differences between the Trial Balloon and this section are a result of the need to provide supplemental information and clarification for full implementation of the WPP. The basin governance body will be responsible for implementing this program.

4.3.1 Background

The WFA set the long-term average annual extraction of groundwater (i.e., sustainable yield) from the Central Basin at 273,000 acre-feet. When the Water Forum stakeholders negotiated this extraction volume for the basin, it was anticipated that this volume would result in a further decline in groundwater levels (approximately 50 feet in the deepest part of the cone of depression as measured in 1990). It was expected that such a decline would affect some existing domestic and agricultural wells. An update of the Impact Analysis (Appendix E) was recently completed. This update is based on groundwater model improvements and the Zone 40 WSMP. Results of this analysis show that the decline is not as severe as originally expected.

Protection of the Central Basin's groundwater resource and the domestic and agricultural wells located within the basin is of fundamental importance to the stakeholders of the CSCGF. Regarding the basin's long-term sustainable yield, the CSCGF was concerned that the continued decline in groundwater levels could result in the “dewatering” of some wells, particularly agricultural and agricultural-residential wells. Agricultural and agricultural-residential users have no alternative source of supply if their wells are dewatered, and current groundwater users should not have to subsidize future growth in the basin by paying the cost of deepening or replacing existing wells. To address this concern, it was proposed that a WPP be included as part of the groundwater management plan for the Central Basin.

4.3.2 Trust Fund Proposal

It is the responsibility of the basin governance body to develop specific details on operation of the well protection trust fund (trust fund). These details include, but are not limited to, the amount of a well protection fee, how the well protection fee will be collected, criteria for submitting a claim, claim verification, maximum amount paid per verified claimant, timeline between submission of claim and date of decision, etc.

All details related to the trust fund should be developed, and the WPP fully operational, within one year of the creation of the basin governance body. (NOTE: Development and implementation of the Central Basin WPP is not intended to modify or change any provisions of the North Vineyard Well Protection Program Agreement, or to relieve any party of their obligations as set forth in that agreement.) Some of the specific details of the trust fund are defined in the following subsections.

4.3.2.1 Creation of the Trust Fund

The purpose of the trust fund is to cover the cost of deepening or replacing existing agricultural or agricultural-residential wells that may be impacted by future development in the Central Basin area. As mentioned previously, funding for the trust fund will be provided through collection of a well protection fee. Well protection fees can be collected as part of the building permit process for new construction or as part of the well drilling permit process for a new well. The amount of the fee, how it will be collected, and how the trust fund should be administered will be determined by the basin governance body. The specifics of the fees, how much the fee should be, and who gets assessed will be determined within 6 months of adoption of the CSCGMP.

4.3.3 Fee Exemptions

Any property that is exclusively served by surface water is exempt from paying the well protection fee. Any well drilling permit application for a remediation well required by a regulatory compliance order and all monitoring wells are exempt from paying the well protection fee.
fee. If an individual is obtaining both a building permit and applying to drill a new well on the same property, only one assessment should be made. For example, if a purveyor has paid the impact fee for a new well and is required to also get a building permit for appurtenant structures, the fee would only be assessed once.

4.3.4 Update to Fee Program
Once the well protection fee has been established by the governance body, a public notice and comment period will be conducted. The fee shall be indexed to the average of the Engineering News-Record (ENR) construction cost index for 20 U.S. cities and San Francisco when the WPP is adopted. Increases shall be determined by calculating an adjustment factor based on the index when the WPP is adopted, and the current index. Adjustments shall be made on an annual basis.

Throughout the life of the trust fund, the basin governance body should have the power to change the amount of the assessment by conducting a nexus study, including an impact analysis. This study would be initiated as a result of the findings of actuarial studies. An impact analysis was completed in December 2005 (see Appendix E).

4.3.5 Authority to Collect Fees
The basin governance body is responsible for collecting the well protection fee and administering the trust fund. Details of this authority will be determined as part of the process of establishing the basin governance body. The basin governance body should work cooperatively with permit-issuing authorities to see that fees are collected in an efficient manner.

4.3.6 Eligibility to Participate in Program
To establish eligibility for coverage under the program, existing wells must be registered with the basin governance body by the well owners. The basin governance body shall establish the terms and conditions under which a well shall be registered, and will develop a schedule and set a reasonable time limit by which to complete the registration process. The governance body shall make every reasonable attempt to inform all residents who may be eligible to participate in the WPP to register their well(s).

Once a well has been registered, coverage by the trust fund shall continue for as long as the fund remains active. Coverage of a well can be transferred for a particular property if ownership changes. Once a well has been registered, coverage by the trust fund shall continue for as long as the fund remains active. Coverage of well can be transferred on a particular property when there is a change in ownership.

4.3.7 Eligibility for Claims
The basin governance body will establish eligibility criteria for claims against the trust fund that are clearly defined and strictly related to a decline in groundwater level. Wells that have failed for reasons other than a decline in groundwater level, such as a structural failure or faulty motors or pumps, etc., will not be covered by the fund.

Any claim against the trust fund must be submitted to the basin governance body for review and verified by an independent source (e.g., hydrogeologist, well service company, etc.) to be compensated by the fund. The verification cost will be funded by the trust fund.

4.3.8 Sunset Provision
No earlier than five years after implementing this program, nor later than the beginning of the eleventh year after surface water from the FRWA project is delivered to the Central Basin area, the basin management body shall conduct a comprehensive evaluation to determine whether a continuing need exists to maintain the trust fund. In conducting this evaluation, the basin management body shall consider the following factors:

- Groundwater levels
- Number of claims made against the trust fund
- Rate of claims filed over time (i.e., is the rate of claims increasing or decreasing)
- Status of urbanization (i.e., is further growth/development anticipated and, if yes, how will it affect water supply)
A decision on whether or not to continue the trust fund shall be reserved to the basin governance body.

If the basin governance body decides to terminate the program, any undisbursed money should be used for other activities consistent with the purposes of the CSCGMP (e.g., conservation, habitat mitigation, enhancement of groundwater recharge, etc.). For this to occur, the language establishing the trust fund must be consistent with the requirements set forth in Government Code, Section 1600.

**4.4 GROUNDWATER CONTAMINATION MONITORING AND COLLABORATION PROGRAM**

The Central Basin Groundwater Contamination Monitoring and Collaboration Program is a result of negotiations that took place in the CSCGF. A copy of the negotiated Trial Balloon is included in Appendix F. Any differences between the Trial Balloon and this section are a result of the need to provide supplemental information and clarification for full implementation of the program. The basin governance body will be responsible for implementing this program.

**4.4.1 Background**

Groundwater contamination and remediation of contaminated groundwater in the Central Basin must be addressed proactively. Water purveyors, regulatory agencies, responsible parties, and the Water Forum Successor Effort should meet on a regular basis to share information and develop strategies to collaborate on potential threats to drinking water sources and on cleanup activities.

These collaborative strategies should be designed to avoid negative impacts on all other water resources and water users.

**4.4.2 Program Components**

The components of the program focus on maintaining a policy of keeping remediated groundwater within the Central Basin through non-potable uses within newly developing areas and to maintain consistent outreach programs to private well owners to inform and collect data on groundwater cleanup efforts taking place within the region.

**Program Component 1. Use of Remediated Groundwater in Urbanized Areas**

The Water Forum Successor Effort and the basin governance body should commence a high-priority effort to convince Sacramento County and the cities of Elk Grove, Rancho Cordova, and Sacramento to adopt policies that encourage the use of remediated groundwater for non-potable purposes.

**Program Component 2. Survey Private Wells for Potential Contamination**

The Water Forum Successor Effort and the basin governance body should request that the RWQCB require responsible parties (i.e., parties who caused contamination) to survey private wells within 2,000 feet of any identified contaminant plume, and also require development of an appropriate monitoring plan for said wells. The monitoring plan shall be subject to review by the basin governance body and shall include the use of “sentinel” wells. The plan also should include information on frequency of sampling, reporting requirements, etc.

**Program Component 3. Assistance of the Sacramento County Environmental Management Department**

Sacramento County EMD is responsible for issuing well drilling permits and ensuring that the provisions of Sacramento County’s well drilling ordinance are enforced. If the requirements of the ordinance are not met, EMD should undertake whatever rigorous enforcement actions are available and effective in the given circumstances.

The basin governance body will work with EMD to establish and maintain an information clearing house to assist individual well owners in addressing contamination concerns (e.g., sources for well testing services, substances to be tested for, cost, options if
contamination is found, etc.). As part of its responsibility for this information clearinghouse, the basin governance body should collaborate with the RWQCB to maintain up-to-date information on contamination sources in the Central Basin. Also, EMD should undertake a concerted effort to inform individual well owners of the importance of testing/monitoring water quality in their wells through a variety of public education tools, including (but not limited to) a brochure provided to all applicants as part of the well permitting procedure.

### 4.5 CENTRAL BASIN REPORTING METHODS

The basin governance body is responsible for reporting on the progress of implementing the CSCGMP in an annual State of the Basin report. At a minimum, the annual State of the Basin report will summarize groundwater conditions within the basin, and document groundwater management activities from the previous year. Much of the data used in developing the annual State of the Basin report will come from the monitoring data stored in the basin’s DMS. The report also will detail the progress made on implementing the various action items described in Section 3.

#### 4.5.1 State of the Basin Report

The annual State of the Basin report is an essential document that will provide detailed information to stakeholders and the general public on the current state of the Central Basin. This report will include the following:

- Reports on trigger points that were reached (if any) and actions that were taken to evaluate/mitigate the problem.
- An evaluation supported by monitoring results on whether management actions and trigger point actions are meeting the BMOs.
- Improved characterization of the basin through interpretation of new and historical data included in the DMS.
- Summary and interpretation of groundwater elevation data based on the polygon method outlined in Appendix B.
- Summary and interpretation of basin water quality, including a graphical presentation of how the sampling data compare with thresholds set in Section 3.1.5 for the various water quality constituents.
- Update on implementation of the WPP and identification of fund reserves and any monies spent, including specific information on which wells were impacted and how the determination was made to expend program funds.
- Update on the Groundwater Contamination Monitoring and Collaboration Program, including actions taken throughout the year, and how those actions lead toward the stated goals of the CSCGMP.
- Summary of any component changes, including the addition or modification of BMOs (e.g., polygon thresholds for maximum and minimum groundwater elevations or thresholds for water quality concentrations) during the period covered by the report.

The annual State of the Basin report will be completed between April 1 and June 1 of each year and will cover conditions and activities completed through December 31 of the prior year.

### 4.6 FUTURE REVIEW OF THE GMP

The CSCGMP is intended to serve as a framework for the first regionally coordinated management effort in the Central Basin area. Updates by the basin governance body will be identified in the annual State of the Basin report described above. The CSCGMP is therefore intended to be a living document, and it will be important to evaluate all of the actions and objectives over time to determine how well they are meeting the overall specific goals. The basin governance body will reevaluate the entire CSCGMP within five years of adoption.

### 4.7 FINANCING AND SCHEDULE

The basin governance body is responsible for implementing the various programs as follows:

- Monitoring for groundwater quality or elevations in wells located outside participating water purveyor boundaries.
■ Customization of the DMS interface.
■ Preparation of annual reports.
■ Adaptive updates of the CSCGMP.
■ Update of data sets and recalibration/improvement of existing groundwater model (IGSM).
■ Collection of additional subsidence data.
■ Construction of monitoring wells where critical data gaps exist.
■ Stream-aquifer interaction studies.
■ Implementation of the CSCGMP action items in Section 3, including, but not limited to the following:
  ▪ Ad-Hoc Advisory Committee coordination, as required.
  ▪ Project management.
  ▪ Implementation of broader regional conjunctive use program, including agriculture.
  ▪ Development of Public Outreach Plan.
  ▪ BMO monitoring procedures.
  ▪ Survey of abandoned wells.
  ▪ Obtain DWSAP dates.
  ▪ Update DMS data.
■ Develop details of administering WPP including outreach.
■ Registering wells for the WPP.
■ Implementation of the WPP.
■ Reevaluate CSCGMP every five years.

Table 4-2 provides an estimate of annual costs to operate the monitoring and reporting program according to the recommended trigger point actions described in Section 3 and Table 4-1 above. Other costs include implementation of remedies to problems, the WPP, and additional costs associated with the start-up of the first year of plan implementation. Table 4-3 shows an implementation schedule for the first two years.

### 4.7.1 Plan Implementation Costs

First year program startup costs are estimated at $280,000. This is essentially 1.2 full time people working throughout the year on setting up monitoring programs, taking measurements, compiling data, reporting data. Future program costs will be evaluated on an annual basis by the basin governance body.
### Table 4-2. Estimate in Implementation of the GMP

<table>
<thead>
<tr>
<th>Action Items Related to the adopted CSCGMP</th>
<th>Total Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Component No. 1 Stakeholder Involvement</strong></td>
<td></td>
</tr>
<tr>
<td>Involving the Public (Development of Public Outreach Plan)</td>
<td>$5,590</td>
</tr>
<tr>
<td>Involving Other Agencies Adjacent to the Central Basin</td>
<td>$7,405</td>
</tr>
<tr>
<td>Utilizing Advisory Committees</td>
<td>$9,605</td>
</tr>
<tr>
<td>Developing Relationships with State and Federal Agencies</td>
<td>$9,605</td>
</tr>
<tr>
<td>Pursuing Partnership Opportunities</td>
<td>$5,545</td>
</tr>
<tr>
<td><strong>Subtotal</strong></td>
<td><strong>$37,750</strong></td>
</tr>
<tr>
<td><strong>Component No. 2 Monitoring Program</strong></td>
<td></td>
</tr>
<tr>
<td>Groundwater Elevation Monitoring</td>
<td>$20,974</td>
</tr>
<tr>
<td>Groundwater Quality Monitoring</td>
<td>$44,886</td>
</tr>
<tr>
<td>Land Surface Elevation Monitoring</td>
<td>$3,420</td>
</tr>
<tr>
<td>Surface Water Groundwater Interaction Monitoring</td>
<td>$5,310</td>
</tr>
<tr>
<td>Protocols for the Collection of Groundwater Data</td>
<td>$8,886</td>
</tr>
<tr>
<td>Data Management System</td>
<td>$23,418</td>
</tr>
<tr>
<td><strong>Subtotal</strong></td>
<td><strong>$106,894</strong></td>
</tr>
<tr>
<td><strong>Component No. 3 Groundwater Resource Protection</strong></td>
<td></td>
</tr>
<tr>
<td>Well Construction Policies</td>
<td>$3,500</td>
</tr>
<tr>
<td>Well Abandonment and Destruction Policies</td>
<td>$3,500</td>
</tr>
<tr>
<td>Wellhead Protection Measures</td>
<td>$3,500</td>
</tr>
<tr>
<td>Protection of Recharge Areas</td>
<td>$3,500</td>
</tr>
<tr>
<td>Control of the Migration and Remediation of Contaminated Groundwater</td>
<td>$3,500</td>
</tr>
<tr>
<td>Control of Saline Water Intrusion</td>
<td>$1,062</td>
</tr>
<tr>
<td><strong>Subtotal</strong></td>
<td><strong>$18,560</strong></td>
</tr>
<tr>
<td><strong>Component No. 4 Groundwater Sustainability</strong></td>
<td></td>
</tr>
<tr>
<td>Demand Reduction (Water Conservation and Water Recycling)</td>
<td>$2,148</td>
</tr>
<tr>
<td><strong>Subtotal</strong></td>
<td><strong>$2,148</strong></td>
</tr>
<tr>
<td><strong>Component No. 5 Planning Integration</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Subtotal</strong></td>
<td><strong>$30,414</strong></td>
</tr>
<tr>
<td><strong>Reporting</strong></td>
<td></td>
</tr>
<tr>
<td>Well Protection Program</td>
<td>$4,015</td>
</tr>
<tr>
<td>Water Quality Collaboration Program</td>
<td>$14,015</td>
</tr>
<tr>
<td>Completion of Annual State of the Basin Report</td>
<td>$50,684</td>
</tr>
<tr>
<td><strong>Subtotal</strong></td>
<td><strong>$68,714</strong></td>
</tr>
<tr>
<td><strong>Subtotal</strong></td>
<td></td>
</tr>
<tr>
<td>Associated Project Costs (5%)</td>
<td>$13,224</td>
</tr>
<tr>
<td><strong>Estimated Annual Total</strong></td>
<td><strong>$277,704</strong></td>
</tr>
</tbody>
</table>
### Table 4-3. Implementation Schedule

<table>
<thead>
<tr>
<th>TASKS</th>
<th>2006</th>
<th>2007</th>
<th>2008</th>
</tr>
</thead>
<tbody>
<tr>
<td>Monitoring for groundwater quality or elevations in wells located outside participating water purveyor boundaries</td>
<td>✓✓✓✓</td>
<td>✓✓✓✓</td>
<td>✓✓✓✓</td>
</tr>
<tr>
<td>Customization of the DMS interface</td>
<td>✓✓✓✓ ✓✓✓✓</td>
<td>✓✓✓✓</td>
<td>✓✓✓✓</td>
</tr>
<tr>
<td>Preparation of annual reports</td>
<td>✓✓✓✓ ✓✓✓✓</td>
<td>✓✓✓✓</td>
<td>✓✓✓✓</td>
</tr>
<tr>
<td>Adaptive updates of the CSCGMP</td>
<td>✓✓✓✓</td>
<td>✓✓✓✓</td>
<td>✓✓✓✓</td>
</tr>
<tr>
<td>Update of data sets and recalibration/improvement of existing groundwater model (IGSM)</td>
<td>✓✓✓✓</td>
<td>✓✓✓✓</td>
<td>✓✓✓✓</td>
</tr>
<tr>
<td>Collection of additional subsidence data</td>
<td>Every Five Years</td>
<td>Every Five Years</td>
<td>Every Five Years</td>
</tr>
<tr>
<td>Apply for state/federal grant funding</td>
<td>✓✓✓✓</td>
<td>✓✓✓✓</td>
<td>✓✓✓✓</td>
</tr>
<tr>
<td>Construction of monitoring wells where critical data gaps exist</td>
<td>✓✓✓✓</td>
<td>✓✓✓✓</td>
<td>✓✓✓✓</td>
</tr>
<tr>
<td>Stream-aquifer interaction studies</td>
<td>✓✓✓✓</td>
<td>✓✓✓✓</td>
<td>✓✓✓✓</td>
</tr>
<tr>
<td>Implementation of the CSC-GMP, including:</td>
<td></td>
<td></td>
<td></td>
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<td>▪ Ad-Hoc Committee coordination, as required</td>
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<td>▪ Project management</td>
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<td>▪ Implementation of broader regional conjunctive use program, including agriculture</td>
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<td>▪ Development of Public Outreach Plan</td>
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<td>▪ BMO monitoring procedures</td>
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<td>▪ Survey of abandoned wells</td>
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<td>▪ Obtain DWSAP dates</td>
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<td>▪ Update DMS data</td>
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<td>▪ Develop details of administering WPP</td>
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<td>▪ Registering wells for the WPP</td>
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<td>Implementation of the Groundwater Contamination Monitoring and Collaboration Program</td>
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<td>Reevaluate CSCGMP</td>
<td>Every Five Years</td>
<td>Every Five Years</td>
<td>Every Five Years</td>
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Section 5

References


