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Appendices

Appendix A. Detailed Water Shortage Contingency Plans

Abbreviations and Acronyms

°C degrees Celsius

°F degrees Fahrenheit

ARBS American River Basin Study

BiOp Biological Opinion

C&O Communications and Outreach

cfs cubic feet per second
CVP Central Valley Project

CVPIA Central Valley Project Improvement Act

Delta Sacramento-San Joaquin Delta
DPTF Drought Planning Task Force

DWR California Department of Water Resources

FMS Flow Management Standard

Framework Operational and Administrative Framework

GPCD gallons per capita per day
HUC hydrological unit code
IRC interim renewal contract

IRWMP Integrated Regional Water Management Plan

LAR Lower American River

LTWSC long-term water service contract

M&I municipal and industrial NAB North American Basin

NMFS National Marine Fisheries Service

O&M operation and maintenance

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Regional Drought Contingency Plan

PCWA Placer County Water Agency

RDCP Regional Drought Contingency Plan

Reclamation U.S. Department of the Interior, Bureau of Reclamation

RPA Reasonable and Prudent Alternative

RWA Regional Water Authority
SJWD San Juan Water District

SMUD Sacramento Municipal Utility District

SOR System Optimization Review

SSJRBS Sacramento and San Joaquin Rivers Basin Study

State State of California

SWE snow water equivalent

SWRCB State Water Resources Control Board

TAF thousand acre-feet

TCD Temperature Control Device

UIFR unimpaired inflow into Folsom Reservoir

USACE U.S. Army Corps of Engineers

UWMP Urban Water Management Plan

WFSE Water Forum Successor Effort

WSCP Water Shortage Contingency Plan

WSP Water Shortage Policy

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1.0 Introduction

1.1 Background

The dry lakebed of Folsom Reservoir became symbolic of the State of California's (State) recent historic drought from January 2012 through April 2017. It was a drought that precipitated broad water right curtailments (including in the American River Basin), severely reduced contract allocations, mandatory extraordinary conservation measures, and relaxed regulatory flows and water quality requirements for environmental protection. In response to this drought, Governor

Edmund G. Brown Jr. issued a series of executive orders between January 17, 2015 and April 7, 2017 to help guide the State's response to this five-year drought. On December 4, 2015, storage in Folsom Reservoir stood at a record low level of 135,561 acre-feet, surpassing the prior low of 140,600 acre-feet which occurred during the 1977 drought. During that time there was limited stored water to meet local water right diversion and Central Valley Project (CVP) contract delivery demands, threatening the water supply to over one million people in the lower American River Basin.



Folsom Reservoir reached a record low of 135,000 acre-feet on December 5, 2015, threatening water supplies and ecosystems of the American River Basin.

The recently completed Sacramento and San Joaquin Rivers Basin Study (SSJRBS)¹ (March 2016) identifies projected impacts of future climate change conditions on water supply, fish and wildlife protection, and flood management due to reductions in snowpack, changes in seasonal runoff, and rising sea levels. In the American River Basin, the potential effects of a changing climate have introduced significant uncertainty in long-term water supply reliability. Folsom Reservoir has a limited capacity relative to the watershed it serves. Fortunately, seasonal snowpack provides a large portion of the storage necessary to regulate runoff for water supply. Warming conditions and changes in precipitation patterns in the Sierra Nevada mountains threaten the volume of water stored in the snowpack and the timing of runoff entering the reservoir. Further, because of the superior water quality in the American River and its close proximity to the Sacramento-San Joaquin Delta (Delta), Folsom Reservoir is relied on by the U.S. Department of the Interior, Bureau of Reclamation (Reclamation) as the "first responder" in CVP operations to satisfy Delta flow and quality standards and other requirements for protecting endangered fishery species.

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¹ The SSJRBS was collaboratively developed by Reclamation, the California Department of Water Resources, El Dorado County Water Agency, Stockton East Water District, California Partnership for the San Joaquin Valley, and Madera County Resource Management Agency.

1.2 Study Area

The North American Basin (NAB) Regional Drought Contingency Plan (RDCP) study area is located around the lower portion of the American River. The American River is a major tributary to the Sacramento River. The American River's watershed includes the cities of Sacramento, Roseville, Lincoln, Folsom, Rancho Cordova, Auburn and Placerville. Sacramento and its adjacent metropolitan area has been the largest growth area in northern California in the past two decades and will continue to be so in the near future.

Figure 1-1 shows the geography of the surrounding area that encompasses three parts:

- American River Watershed This watershed covers 2,140 square miles from Sacramento to the peaks of the northern Sierra Nevada mountains west of Lake Tahoe. It includes all three sub-basins of the American River: the Lower American River Subbasin (U.S. Geological Survey hydrological unit code (HUC) 18020111), North Fork American River Sub-basin (HUC 18020128), and South Fork American River Sub-basin (HUC 18020129). Folsom Dam and Reservoir, with a capacity of 977,000 acre-feet, is located downstream from the confluence of the North and South forks of the American River and is the primary regulating reservoir for the watershed, which has an annual average flow of 2.6 million acre-feet. The lower American River below Folsom Dam drains into the Sacramento River near downtown Sacramento. It contributes about 15 percent of the total Sacramento River flow below its confluence in the City of Sacramento. Additional major reservoirs in this basin include the Union Valley Reservoir on Silver Creek with a capacity of 230,000 acre-feet, owned and operated by Sacramento Municipal Utility District (SMUD)); and Placer County Water Agency's (PCWA) Hell Hole Reservoir on the Rubicon River with a capacity of 208,000 acre-feet; and French Meadows Reservoir on the Middle Fork American River with a capacity of 135,000 acrefeet.
- Areas Outside of the American River Watershed This represents areas outside of the American River Watershed in adjacent watersheds of the Bear River and Cosumnes River that are served American River water.
- North and South American Groundwater Subbasins The North American Subbasin and South American Subbasin of the Sacramento Valley Groundwater Basin groundwater basins in the west side of the figure are separated by the American River, and their eastern boundary represents the approximate edge of the alluvial basin, where little or no groundwater flow into or out of the groundwater basins from the Sierra Nevada basement rock. In addition to surface water from the American River, local water agencies use groundwater for their water supply needs.

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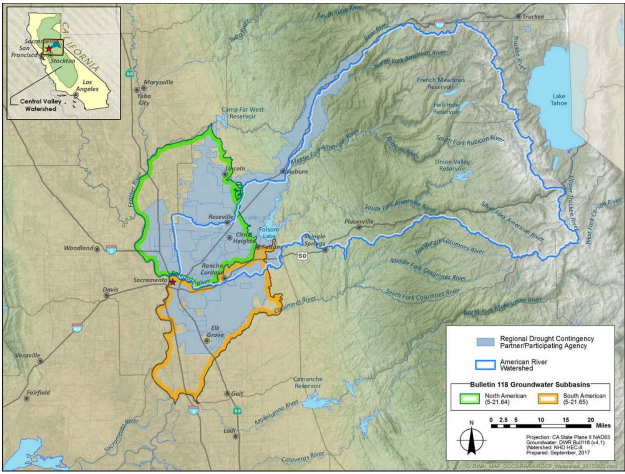


Figure 1-1. Geography Around the North American Basin Regional Drought Contingency Plan Study Area

To develop a balanced approach for water supply reliability and environmental protection along the lower American River, regional entities completed the Sacramento Water Forum Agreement. These regional entities, which include business and agricultural leaders, environmentalists, citizen groups, water managers, and local government, found that without taking action, the region was looking at a future of water shortages, environmental degradation, contamination, threats to groundwater reliability and limits to economic prosperity. This diverse group joined together as the Water Forum to guide development of a regional solution and negotiated the Water Forum Agreement. Through the signing of the landmark agreement in 2000, the Water Forum implements projects aimed at protecting the lower American River and the region's water supply. The Water Forum's two coequal objectives are:

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

As part of the Water Forum Agreement, all signatories agreed to endorse and, where appropriate, participate in each of the following seven complementary actions:

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- 1. Increased surface water diversions
- 2. Actions to meet customers' needs while reducing diversion impacts in drier years
- 3. Support for an improved pattern of fishery flow releases from Folsom Reservoir
- 4. Lower American River Habitat Management Element
- 5. Water Conservation Element
- 6. Groundwater Management Element
- 7. Water Forum Successor Effort (WFSE) which is responsible for overseeing, monitoring and reporting on the implementation of the Water Forum Agreement.

The local water agency signatories developed purveyor-specific agreements that outline how the agency will operate under different Water Forum year types (Wet years, Average years, Drier years, and Driest years (i.e., conference years)). Additional information on how each agency operates can be found in the 2000 Water Forum Agreement.

1.3 Purpose and Need

Regional Water Authority (RWA) member agencies have been and continue to work on coordinated planning to improve regional water supply reliability. Integrated regional planning has been coordinated under RWA² since 2001. The latest products of the regional planning efforts include a 2012 System Optimization Review (SOR), and the 2013 update to the American River Basin Integrated Regional Water Management Plan (IRWMP). The Water Forum is also working to balance future water needs with environmental protections and the individual voluntary Purveyor Specific Agreements that outline dry year actions. In addition, agencies have developed individual Water Shortage Contingency Plans (WSCP) that define water use reduction stages during emergency conditions. The RDCP builds on these existing regional and agency-specific efforts.

Recent drought conditions (January 2012 through April 2017) in the State have revealed greater potential risks to agencies' water supplies in the greater Sacramento region than previously assumed. For example, north of Delta CVP water allocations were reduced by 75 percent, while past planning efforts by local water agencies assumed no more than a 25 percent reduction in supplies in critically dry years. Agency response to these significant supply reductions have revealed additional opportunities for collaboration and cooperation to enhance regional reliability. To further explore these opportunities, RWA members have opted to prepare the RDCP to increase the resiliency of the region's water resources in the face of future climate and drought conditions. The RDCP is a collaborative planning effort cost-shared by Reclamation through its WaterSMART Drought Response Program. The RDCP was initiated by five partner water agencies that hold Reclamation water service contracts to divert CVP supply from the American River and Folsom Reservoir. The five partner agencies are PCWA, City of Folsom,

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² RWA is a joint powers authority formed in 2001 and consisting of more than 20 water suppliers in the greater Sacramento region for the purpose of protecting and enhancing the sustainability of regional water supplies.

City of Roseville, City of Sacramento, and San Juan Water District (SJWD). In addition to the five partner agencies, the RDCP study area also includes 12 additional water agencies located in the NAB³ (**Figure 1-2**).

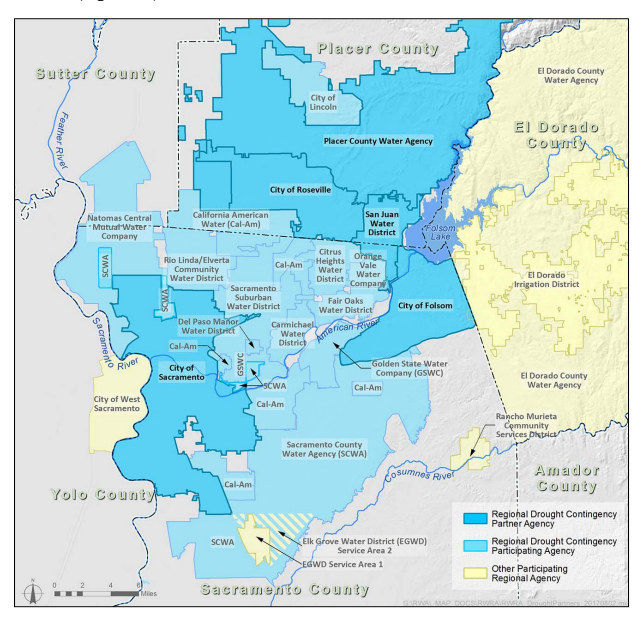


Figure 1-2. Agencies in North American Basin Regional Drought Contingency Plan Study Area

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California American Water, Carmichael Water District, Citrus Heights Water District, City of Lincoln, Del Paso Manor Water District, Fair Oaks Water District, Golden State Water Company, Natomas Central Mutual Water Company, Orange Vale Water Company, Rio Linda/Elverta Community Water District, Sacramento County Water Agency, Sacramento Suburban Water District.

The RDCP also includes participation by RWA, the Water Forum, the California Department of Water Resources (DWR), Reclamation, and several additional agencies⁴ located adjacent to the RDCP study area that are potential partners for drought mitigation measures.

1.4 Pre-RDCP Activities

Prior to starting RDCP development, the Planning Leads, which consist of the 5 partner agencies (PCWA, City of Folsom, City of Roseville, City of Sacramento, and SJWD) and RWA, completed the following three required activities:

- **Development of Detailed Work Plan.** The Planning Leads developed the RDCP Work Plan to guide the RDCP development process. It described the specific planning tasks and the manner in which each would be completed, the associated budget and schedule, and roles and responsibilities. The Work Plan included four sections:
 - Section A: Introduction Description of the scope and purpose of the RDCP, the planning area, and background on past regional planning efforts.
 - Section B: Planning Approach Description of the budget and schedule for RDCP development, scope of work to complete the six required RDCP elements, planning oversight structure, decision making process, roles and responsibilities, and coordination.
 - Section C: Documentation and Reporting Description of deliverables and documentation requirements, reporting requirements and responsibilities, and review process.
 - Section D: Communication and Outreach Plan Overview of anticipated stakeholder and public involvement, and schedule. (The detailed discussion was included in the separate Communications and Outreach Plan, described below.)

The RDCP Work Plan was accepted by Reclamation in May 2016. It is available on the RWA website at http://rwah2o.org/regional-water-reliability-and-drought-contingency-plan/.

• Establishment of Drought Planning Task Force. The Planning Leads established the Drought Planning Task Force (DPTF) to provide a transparent setting for plan development and serve as the primary venue for collaborative planning. All DPTF meetings were open to the public.

The DPTF held a formation meeting on May 11, 2016. This meeting served to refine the purpose, goals, and objectives for the RDCP; confirm roles and responsibilities; discuss potential constraints for planning purposes; agree on protocols for communications and interactions with elected officials and other organizations/agencies that may be become involved in this process; and agree on the outlined RDCP schedule and milestones. The

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⁴ El Dorado County Water Agency, El Dorado Irrigation District, Elk Grove Water District, Rancho Murieta Community Services District, City of West Sacramento, and Sacramento Regional County Sanitation District.

Planning Leads invited the 12 water agencies in the NAB (representing municipal and industrial (M&I) and agricultural water suppliers in the region), the Sacramento Water Forum (a key representative of the environmental interest for water), DWR (a key State agency involved in water), and Reclamation to participate on the DPTF. A list of the agencies that participated in meetings of the DPTF is shown in **Table 1-1**.

Table 1-1. Drought Planning Task Force Participating Agencies

California Department of Water Beauties
California Department of Water Resources
California American Water
Carmichael Water District
Citrus Heights Water District
City of Folsom
City of Lincoln
City of Roseville
City of Sacramento
Del Paso Manor Water District
Fair Oaks Water District
Golden State Water Company
Orange Vale Water Company
Placer County Water Agency
Regional Water Authority
Rio Linda/Elverta Community Water District
Sacramento County Water Agency
Sacramento Suburban Water District
Sacramento Water Forum
San Juan Water District

A discussion of subsequent DPTF meetings is included in the next section.

- **Development of Communication and Outreach Plan.** The RDCP Communications and Outreach (C&O) Plan was developed to help ensure active stakeholder and public engagement in preparation of the RDCP, providing organizational structure, and serving as a general outline for the communication and outreach activities associated with the RDCP. It described how stakeholders and members of the public could be involved in the planning process, their opportunities to provide input on the drafting of the RDCP, and how the DPTF would keep them informed as RDCP development progressed. The C&O Plan included four sections:
 - Section A: Introduction Overview of the RDCP and the planning area.
 - Section B: Goals for Stakeholder and Public Involvement Description of the goals, measures of success for communications and outreach, roles and responsibilities, and key messages.
 - Section C: Communications and Outreach Approach, Activities, and Tools –
 Description of the C&O approach; DPTF and its formation and membership; activities and tools (e-mail, webinar, website updates, presentations, public information and notification, anticipated schedule)

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- Section D: Identified Stakeholders - Initial list of stakeholders.

The RDCP C&O Plan was submitted to Reclamation May 2016. It is available on the RWA website at http://rwah2o.org/regional-water-reliability-and-drought-contingency-plan/. A discussion of stakeholder and public outreach efforts is included in the next section.

1.5 RDCP Development Efforts

As described below, the Planning Leads, DPTF, and stakeholder and public outreach efforts continued throughout development of the RDCP.

Planning Leads Efforts. The Planning Leads were responsible for developing the RDCP and fulfilling all Reclamation WaterSMART requirements, including the following:

- Conducting RDCP scope of work activities.
- Providing input and direction on planning progress and deliverables (review comments, policy issues, etc.) and information required for task completion.
- Coordinating and consulting with the other NAB water agencies.
- Addressing review comments.
- Making decisions related to RDCP and resolve issues.
- Preparing for and conducting RDCP-related meetings.
- Acting on next steps/recommendations (as appropriate).
- Periodically updating the RWA Board, its membership, and others in attendance on planning progress and findings.

The Planning Leads used consultant services to assist with planning, technical, and outreach efforts, including conduct of scope of work activities, preparation of meeting materials, and meeting facilitation.

DPTF Efforts. Following the formation meeting, the DPTF was convened eight times to discuss and review planning progress, findings, and deliverables. These meetings occurred on:

- June 8, 2016
- July 13, 2016
- October 12, 2016
- February 8, 2017

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- April 12, 2017
- May 16, 2017
- July 19, 2017
- September 13, 2017

Stakeholder and Public Outreach Efforts. During development of the RDCP, several activities were undertaken and tools utilized to encourage stakeholder and public participation, including the following:

- *DPTF meetings* All DPTF meetings were open to the public.
- *Webcast* The July 2017 DPTF meeting was webcast in order to reach broader audience for the rollout of the public draft RDCP and comment period.
- Website Updates RWA maintains a webpage with RDCP content so that interested stakeholders could track RDCP progress and see output from meetings (http://rwah2o.org/regional-water-reliability-and-drought-contingency-plan/).
- Presentations Sixteen presentations were given to local water agency boards, representatives of environmental groups, representatives of local and state elected officials, and representative of Reclamation, DWR, and the State Water Project Contractors between October 2015 and July 2016.
- *Public Information and Notification* Announcements of the availability of the draft and final RDCPs are being provided via direct e-mails and posting to the RDCP website (http://rwah2o.org/regional-water-reliability-and-drought-contingency-plan/).

1.6 Document Organization

The RDCP is organized into six sections – an introduction (Section 1) and sections that address each required RDCP element (Sections 2 through 6).

- **Section 1 Introduction.** This section introduces the RDCP by providing background information; describing pre-RDCP development activities; summarizing efforts of the planning leads, DPTF, and stakeholder and public outreach process; and describing document organization.
- Section 2 Drought Monitoring. This section describes a framework for predicting and confirming future droughts by establishing data metrics used to indicate drought conditions in the region.
- **Section 3 Vulnerability Assessment.** This section describes the process and findings of the vulnerability assessment that was conducted to evaluate the risks and impacts of current and future drought in the region.

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- **Section 4 Mitigation Actions.** This section describes the identification, evaluation, and prioritization of actions and activities to improve the region's resilience in the face of drought conditions.
- **Section 5 Response Actions.** This section describes the identification, evaluation, and prioritization of actions and activities that may expeditiously mitigate impacts during an ongoing drought.
- Section 6 Operational and Administrative Framework, and Plan Update Process. This section describes the roles, responsibilities, and procedures for ongoing activities associated with the RDCP including conducting drought monitoring; initiating mitigation and response actions, including communicating with the public about those actions; and evaluating and updating the RDCP. Anticipated frequencies for these activities and potential funding and financing mechanisms are also discussed.

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2.0 Drought Monitoring

2.1 Introduction

The DPTF for this RDCP met in October 2016 to discuss drought monitoring. At the meeting, the DPTF discussed local sources of indicator data and indices that would be most useful for defining supply conditions. Also discussed at the meeting was whether there were any recommendations for a modified index that could more appropriately reflect local supply conditions. The DPTF believed that the existing indicators and indices were sufficient to define an effective drought monitoring process.

The primary goal of developing a drought monitoring process is to decrease the amount of time needed to recognize when local drought conditions exist or are likely to occur. To help meet the goal, the RDCP partners prioritized the following actions as part of the drought monitoring process: 1) identify the most relevant indices and indicators the help define local supply conditions; 2) identify triggers that help define when local supply conditions might fall below what would be considered a normal range needed to meet the needs of the sectors 5 dependent on available water resources; and 3) develop a process for determining the potential severity of shortage conditions for each of the RDCP partners. Each of these is discussed further below.

2.2 Indicators and Indices

The region has many sources of data to act as indicators and indices for determining water availability, because the region: 1) includes a major Reclamation facility in the form of Folsom Reservoir; 2) is located near the hub of the State's water supply infrastructure in the form of the Delta; 3) has a large population; and 4) has critical environmental resources in the lower American River. Experiences during the recent drought (January 2012 through April 2017) were very helpful in assessing the most relevant indicators and indices for local water resource managers in determining the presence of shortage conditions. Four of these, Folsom Reservoir storage, Central Sierra Nevada snowpack, calculated unimpaired inflow to Folsom Reservoir (UIFR), and State Drought Declarations, are described further below.

2.2.1 Folsom Reservoir Storage

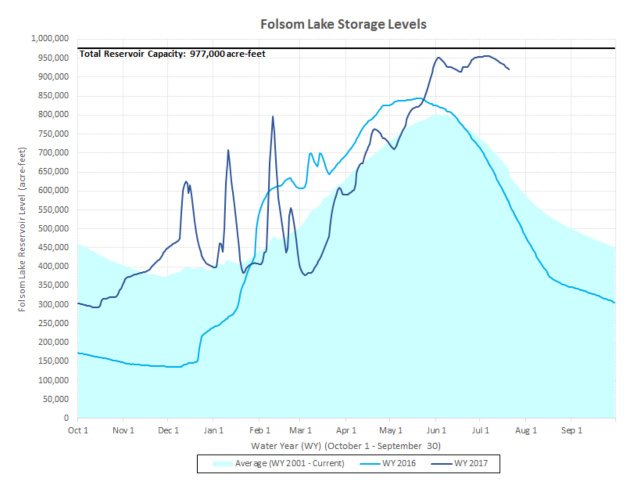
Folsom Reservoir storage is a key local indicator because four of the RDCP partners (City of Folsom, City of Roseville, PCWA and SJWD) rely on direct diversions of their CVP contract supply and water rights settlement deliveries from the reservoir to meet residential and commercial demands. While there are other factors that influence storage in the reservoir (e.g., releases for other CVP contract deliveries, releases for lower American River temperature objectives, releases for water quality maintenance in the Delta, maintaining flood storage space), hydrologic conditions are the most significant factor. Since its completion in 1956, releases from Folsom Dam have maintained an average storage in the reservoir to balance water supply needs with flood control needs. Average storage in the reservoir since signing of the Water Forum

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⁵ Sectors are described in the Vulnerability Assessment section.

Agreement in 2000 at the beginning of the water year (October 1st) is approximately 460,000 acre-feet (**Figure 2-1**). Storage typically declines to a low around the beginning of December when winter season rains in the region begin to increase storage. Storage in the reservoir typically increases to a maximum average of just over 800,000 acre-feet in early June due to the American River watershed's snowpack gradually melting throughout the spring season.

The 2015-2016 water year is a good example of the hydrologic variability that can be seen in the region. At the beginning of the water year, Folsom Reservoir had less than 175,000 acre-feet in storage (**Figure 2-1**). Storage fell to just over 135,000 acre-feet in early December, 2015, which was the lowest ever recorded storage since completion of the dam. Wet conditions starting in late December and continuing through January 2016 quickly raised storage to above the historical average. Local water managers closely monitor these storage levels as an indicator of supply conditions as described in Section 2.3 Triggers below.

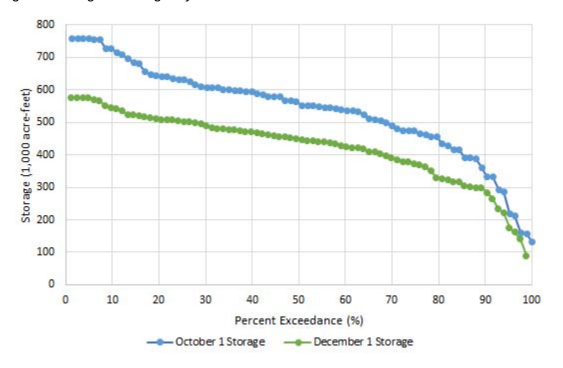


Source: CDEC.water.ca.gov

Figure 2-1. Average Folsom Reservoir Storage Levels Since the Water Forum Agreement (2001 Water Year) with 2016 and 2017 Water Year Storage

Using historical data for Folsom Reservoir (1922-2003) and assuming 42,000 acre-feet of whole and retail consumption under normal years, exceedance plots show a 92 percent exceedance for October 1 storage less than 300,000 acre-feet, and a 94 percent exceedance for December 1 storage less than 300,000 acre-feet (**Figure 2-2**).

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Source: Cardno on behalf of Placer County Water Agency's water rights extension.

Note: Current demands assumes 42,000 acre-feet of wholesale and retail consumption under normal years

Figure 2-2. Exceedance Plots of Folsom Storage (1922-2003) Under Current Demands

2.2.2 Central Sierra Nevada Snowpack

The Sierra Nevada snowpack is the largest contributor to runoff for the State. Locally, the Central Sierra Nevada snowpack feeds local reservoirs, so it is a key indicator for determining water supply conditions. DWR collects monthly measurements from a number of locations on a watershed basis to determine the status of the snowpack and compares that data to its historical April 1st average (**Figure 2-3**). The Central Sierra Nevada measurement is an average of some 40 stations routinely monitored. The 2014-2015 season saw the lowest recorded snowpack for the Central Sierra Nevada with a peak of less than 20 percent of the April 1 average early in the year and nearly unmeasurable amounts by the final survey in May 2015. The 2016-2017 season (shown as the dark blue line on **Figure 2-3**) finally broke the most recent drought period with a snowpack measuring nearly 180 percent of the April 1st average. This year was only exceeded by 1982-1983 for the highest measured snow water content.

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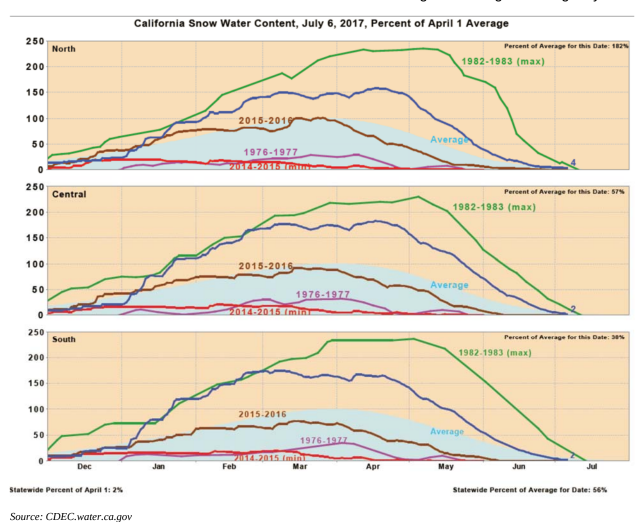


Figure 2-3. Example of Snow Water Content Measurements for the North, Central, and South Sierra Nevada Regions

2.2.3 Unimpaired Inflow into Folsom Reservoir

The UIFR is a calculated index that represents the volume of water that would flow past Folsom Dam from the American River watershed assuming no water development projects had been constructed (WFSE 2007). The unimpaired runoff for the American River is calculated by DWR in its Bulletin 120, which is issued and updated four times each year (February, March, April, and May). Locally, the UIFR⁶ is an important hydrologic index in that it is used to determine the water year type as part of the Water Forum Agreement. **Table 2-1** shows the defined values that classify the Water Forum year types.

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⁶ The calculation of the UIFR is described in detail in a WFSE technical memorandum available at http://www.waterforum.org/wp-content/uploads/2016/05/DryYearProceduresTM1-Computing-March-Nov-UIFR-5-17-07.pdf.

Table 2-1. Water Year T	ypes as Defined b	y Water Forum Agreement
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Year Type	Unimpaired Inflow to Folsom Lake, March Through November (acre-feet)
Wet (No Restrictions) Greater than 1,600,000	
Average (Hodge Year) Greater than 950,000 and less than 1,600,000	
Drier (Wedge Year)	Greater than 400,000 and less than 950,000
Driest (Conference Year) Less than 400,000	

The UIFR is used to define actions to be taken by specific water agencies to limit the impacts of dry conditions (i.e., drier or driest Water Form year types). A range of options include increased customer conservation, switching to groundwater as a supply, switching to an alternative surface water source (e.g., the Sacramento River), or reoperation of upstream reservoirs within the watershed in the Middle Fork of the American River.

Since execution of the Water Forum Agreement, one-third of years (6 out of 18) have been classified as drier or driest (**Figure 2-4**). Although, it was not until consecutive drier Water Forum year types (2007-2008 and 2013-2014) were experienced that drought conditions were declared by the Governor in 2008 and 2014, respectively. Since 1921, UIFR exceeded: wet years 56 percent of the time, average years 82 percent of the time, and drier years 97 percent of the time (**Figure 2-5**).

To further evaluate the appropriateness of the UIFR as an index for drought conditions, the classification of the Water Forum year type was compared to CVP water supply allocations for M&I contractors north of the Delta since 2000. Table 2-2 shows a strong correlation between the UIFR index and CVP allocations. In the six years classified as either drier or driest by the UIFR index, five of those saw reduced CVP allocations. There were no CVP allocation reductions in the 12 years classified as either average or wet by the UIFR index.

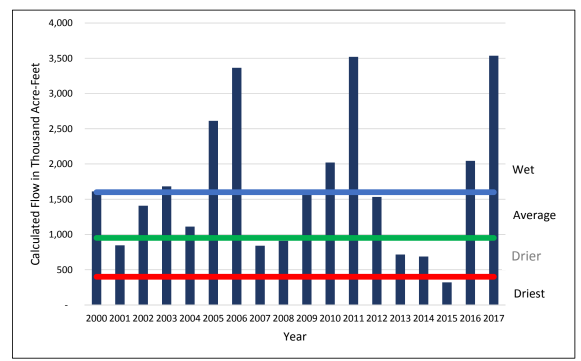


Figure 2-4. Calculated Unimpaired Inflow into Folsom Reservoir, March-November

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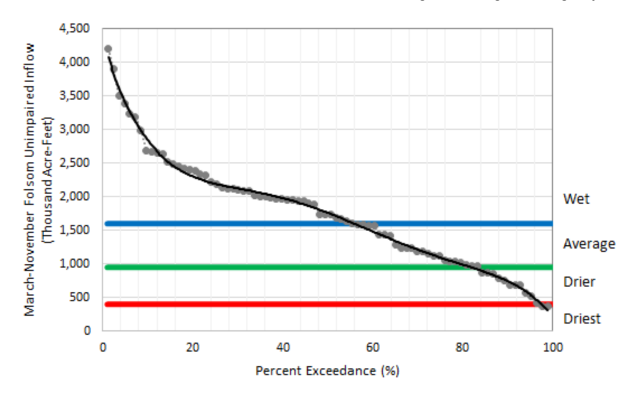


Figure 2-5. Exceedance Plot for Unimpaired Inflow into Folsom Reservoir, March-November

Table 2-2. Comparison of UIFR Index and CVP Allocations to M&I Purveyors North of Delta Since 2000

Year	Water Forum Year Type Classification	CVP Water Supply Allocation to M&I Contractors North of Delta	
2000	Wet	100	
2001	Drier	85	
2002	Average	100	
2003	Wet	100	
2004	Average	100	
2005	Wet	100	
2006	Wet	100	
2007	Drier	100	
2008	Drier	75	
2009	Average	100	
2010	Wet	100	
2011	Wet	100	
2012	Average	100	
2013	Drier	75	
2014	Drier	50	
2015	Driest	25	
2016	Wet	100	
2017	Wet	100	

Key: CVP = Central Valley Project

M&I = municipal and industrial UIFR = unimpaired inflow into Folsom Reservoir

2.2.4 State Drought Declaration

The State Government has authority to declare states of emergency. On January 17, 2014, Governor Brown declared a drought state of emergency, signing the first of many executive orders directing the SWRCB to adopt emergency regulations. The emergency regulations mandated urban water suppliers to implement drought response plans to limit outdoor irrigation and other wasteful water practices.

2.3 Triggers

According to the Reclamation Drought Response Program Framework (Reclamation 2015), triggers are indicators or index values that can be used to define a specific drought stage, a specific response, or a mitigation action. Due to the unique water supply characteristics of each of the local water agencies, the RDCP partner agencies focused on using triggers to define a process that would lead to agency-specific response actions or to regional responses rather than on defining stages of drought. The monitoring of triggers for each of the indicators and indices described above will be conducted by the RWA. When triggers are reached, RWA will disseminate the information to all of its members for each agency to consider agency-specific response actions (see Section 5.0 Response Actions for more details). RWA staff will also use regular monthly meetings of its Executive Committee or Board to discuss potential recommended regional response actions.

Experiences during the recent drought (January 2012 through April 2017) are very helpful in defining the values and timing of when to evaluate triggers for determining the presence or likelihood of potential shortage conditions. **Table 2-3** summarizes the priority RDCP indicators/indices, timing of monitoring, and trigger threshold values that would lead to consideration of response actions. The proposed monitoring schedule is fairly conservative in that it would be implemented in all years, regardless of the conditions from the previous year (e.g., if the previous year was wet). As discussed above, it has been more typical in the State that consecutive dry years would be experienced prior to triggering consideration of response actions. Note that there are two levels for the UIFR that would elicit different responses. The estimate of below 400,000 acre-feet would trigger an action known as "conferencing" as was agreed to by all of the RDCP partner agencies in the Water Forum Agreement. How these triggers are used to define individual RDCP partner agency and regionally-coordinated responses are described in Section 5.0 Response Actions.

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Table 2-3. Summary of North American Basin Regional Drought Contingency Plan Triggers

Indicator/Index	Timing of Reporting	Threshold Value
Folsom Reservoir Storage	October 1	<300,000 acre-feet
Folsoffi Reservoir Storage	December 1	<200,000 acre-feet
	February 1	<50% of average for February 1
Control Siorra Novada Snownack	March 1	<50% of average for March 1
Central Sierra Nevada Snowpack	April 1	<50% of average for April 1
	May 1	<50% of average for May 1
	February 15	<950,000 acre-feet or <400,000 acre-feet
Unimpaired Inflow into Folsom	March 15	<950,000 acre-feet or <400,000 acre-feet
Reservoir	April 15	<950,000 acre-feet or <400,000 acre-feet
	May 15	<950,000 acre-feet or <400,000 acre-feet
State Drought Declaration	-	Executive Order Declared

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3.0 Vulnerability Assessment

The purpose of this section is to summarize the process and findings from the vulnerability assessment performed in support of the RDCP.

3.1 Vulnerability Assessment Approach

Following a review of regional characteristics and water agency experiences during the recent (January 2012 through April 2017) drought period, the RDCP partner agencies elected to limit the scope of vulnerability assessments to the water supply (M&I and agricultural) and environmental (in-stream natural resources) sectors. While the economic sector (including energy, recreation, etc.) is important, the impacts experienced during the recent drought to water supply and the environment were substantially greater. Additionally, it is believed that in addressing the water supply and environmental sector vulnerabilities many of the challenges experienced by the economic sector will also be addressed. For example, maintaining water supply availability during dry conditions supports healthy economic conditions. While the majority of this section focused on the water supply and environmental sectors, a brief description on drought-related economic vulnerabilities is also included.

The vulnerability assessment required developing extensive information for each agency in the region to assess water supply sector vulnerabilities. The vulnerabilities of water-related environmental resources have been and will continue to be developed through the WFSE process.⁷ Each of these vulnerability assessments is described further below.

3.1.1 Water Supply Sector Vulnerability Assessment Methodology

To address current and future water supply reliability issues, vulnerabilities need to be assessed. Vulnerabilities are features of the water system that are susceptible to droughts, climate change, and other uncontrollable factors, resulting in an agency not being able to meet water supply demands at levels determined to be acceptable by governing boards (referred to in this document as "desired level of service"). Vulnerabilities could be physical, operational, or institutional in nature.

To conduct the assessment, information on water supply vulnerabilities was collected for each of the participating RDCP agencies. Additionally, seven other agencies⁸ were consulted to identify potential opportunities for collaboration to improve regional reliability. This allowed for a more complete assessment to best leverage regional collaboration and coordinated actions.

In order to assess vulnerabilities, a complete picture of each agencies' water supplies, demands, and production capacities during different hydrologic conditions was generated. This information provided the basis for identifying potential needs and opportunities for collaboration with other

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 ⁷ The Water Forum Agreement negotiation began in 1993 and concluded in 2000 with execution of the Agreement.
 Implementation of the Agreement has been coordinated since that time through the Water Forum Successor Effort.
 ⁸ El Dorado County Water Agency, El Dorado Irrigation District, Elk Grove Water District, Rancho Murieta Community Services District, City of West Sacramento, and Sacramento Regional County Sanitation District.

agencies. Vulnerabilities identified through this process form the basis for developing mitigation and response actions.

At the outset of the study, the intent was to develop a survey capable of capturing all of the vulnerability information relative to water supply for each agency. In attempting to develop the survey, it became apparent that it was difficult to design questions to appropriately capture the information. Instead, an approach was developed to build a template of information to be collected from each agency that would serve to both identify vulnerabilities and to begin identifying mitigation measures. This template eventually became known as the "Water Supply Portfolio" for each agency. The core of the vulnerability assessment subsequently focused on developing agency-specific Water Supply Portfolios, which involved four steps (**Figure 3-1**).

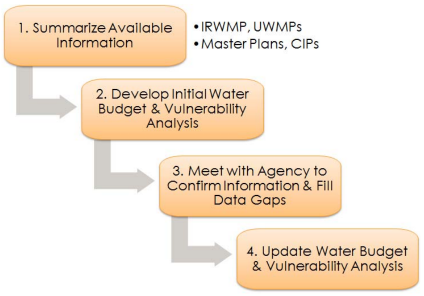


Figure 3-1. Vulnerability Assessment Process

These four steps included the following activities:

- 1. Summarizing available information regarding available water supplies (surface water, groundwater, and recycled water), production capacities, water demands, reliability targets, regional interties, and cost of water by source. Information sources included regional, State, and Federal studies and datasets, local agency information, and existing modeling datasets (such as the American River Basin IRWMP 2013 Update and agency-specific 2015 Urban Water Management Plans (UWMP), updated Master Plans, Capital Improvement Plans related to water production capacity and interties, and recent water supply studies).
- 2. Developing initial water budget and vulnerability analysis for each agency to highlight the demand variability throughout the course of year, and variability of supplies across different hydrological conditions per the Water Forum year types. This information was compiled into water supply portfolios, which were sent to each agency for review.

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- **3. Meeting with each agency** to confirm accuracy and completeness of information presented in the water supply portfolios, fill data gaps, and identify vulnerabilities and opportunities. These agency interviews took place in December 2016 and January 2017.
- **4. Updating water budget and vulnerability analysis** in each agency's water supply portfolio using the information learned during the agency interviews. A summary of potential vulnerabilities is presented in Section 3.2 Vulnerability Assessment Outcomes.

The breadth and content of information for each agency is extensive. Each agency has their own separate water supply portfolio. These water supply portfolios will remain as working drafts as updated data and information may become available. For agencies with multiple service areas, data and analyses within each portfolio are further broken down to account for operational and geographic differences. Copies of the portfolios are included the draft Data Collection TM (RWA, 2017).

3.1.2 Environmental Sector Vulnerability Assessment Approach

Key vulnerabilities to environmental sector resources have been and continue to be defined as part of the WFSE. The priority asset in the RDCP study area is the fishery of the lower American River. To ensure the vulnerabilities of this sector were included in the RDCP, the WFSE was included in the DPTF.

3.2 Vulnerability Assessment Outcomes

Through the vulnerability assessment process, a comprehensive list of vulnerabilities was compiled. Of those, there were five broad drought-specific water supply vulnerability areas described by the M&I sector.

3.2.1 Overall Water Supply Sector Vulnerabilities

A major outcome through the vulnerability assessment was the generation of a list of key vulnerability themes that would prevent water supply agencies from meeting their desired level of service. Identified vulnerabilities, if not addressed, could have wide a range of effects from localized impacts, to severe disruptions in services region-wide.

The identified vulnerabilities are grouped into seven major vulnerability themes:

- 1. Institutional threats to surface water availability
- 2. Physical threats to surface water availability
- 3. Institutional threats to groundwater availability
- 4. Physical threats to groundwater availability
- 5. Institutional limitations on sharing supplies
- 6. Physical limitations on sharing supplies
- 7. Threats to infrastructure integrity

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The vulnerabilities identified by the assessment range from being influenced by external factors to internal factors and from being physical (structural deficiencies or improvement needs), operational, and institutional (contractual, policy, and/or administrative issues) challenges (see **Figure 3-2**). Vulnerabilities that are affected by external factors are those that individual agencies and the region have less control over, such as the climate, State-mandated water supply curtailments, or changing Federal and State regulations and policies. Agencies have more control or influence on local factors. In general, institutional and physical threats to surface water availability are more greatly influenced by external factors, whereas limitations on the ability to share water supplies are more influenced by local factors. Threats to groundwater availability are a mix of external and local influences.

Under these seven major vulnerability themes approximately 30 vulnerability categories were created (see **Table 3-1**). These vulnerability categories were identified during the agency interviews and encompass the vulnerabilities that agency staff identified. Since the RDCP focus is on drought resiliency, the focus of this analysis was on vulnerabilities that may limit the ability to provide water at desired level of service during drought conditions.



Figure 3-2. Summary of Identified Vulnerabilities

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Table 3-1. Identified Vulnerability Themes and Categories

Vulnerability Theme	Vulnerability Category		
Institutional threats to surface water availability	 Increasing constraints on CVP/Folsom Reservoir Operations Evolving State and Federal Regulations Agency Specific Water Rights/Contract Limitations Allocation Shortages of CVP Supplies Water Right Curtailments 		
Physical threats to surface water availability	 Climate Change/Hydrologic Variability Inability to Divert during Low Storage/Flow Conditions Source Contamination 		
Institutional threats to groundwater availability	 New Drinking Water Standards New State Water Quality Regulations Future Constraints Related to SGMA 		
4. Physical threats to groundwater availability	 Groundwater Contamination Groundwater Production Capacity Limitations Groundwater Injection Limitations 		
5. Institutional limitations on sharing supplies	 Existing POU/Service Area Limitations Evolving State and Federal Requirements for Transfers Disparity in Cost of Water Diverse Agency Goals & Interests 		
6. Physical limitations on sharing supplies	 Differing Fluoridation Practices Limited Intertie Capacities Incompatible Pressure Zones Differing water quality Lack of metering on interties 		
7. Threats to infrastructure integrity	 Aging Infrastructure Lack of redundancy for critical facilities Geologic Hazards Flooding Hazards 		
Other Challenges	 Reliance on single supply source Unrealized recycled water potential Limited capacity to serve growth Lack of Real-time Data Sharing 		

Key:

CVP = Central Valley Project

POU = place of use

SGMA = Sustainable Groundwater Management Act

3.2.2 Drought-Specific Water Supply Sector Vulnerabilities

Of the wide range of vulnerabilities identified by the agencies, four vulnerabilities within the **institutional** and **physical threats to surface water availability** themes surfaced as having the most significant impacts to drought resiliency. Additionally, fluoridation was identified as a potential vulnerability in that it could represent a limitation to sharing supplies. These specific vulnerabilities are discussed below.

Low Reservoir Storage

This vulnerability could occur when reservoir levels drop to a point that intake structures for diverting water would be impacted, or when low storage or runoff projections result in reduction of deliveries. The primary vulnerability in the region is with storage at Folsom Reservoir as it reduces overall water supply reliability. Regional water suppliers are very concerned when

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storage in Folsom drops below 200,000 acre-feet. In the ten-year period from 2007 through 2016, Folsom reservoir dropped below 200,000 acre-feet three times, with its lowest ever recorded storage of under 135,000 acre-feet in December 2015. While emergency pumps and barges provide water at lower storage volumes, when storage volumes fall below 110,000 acrefeet, water supply diversions would be substantially impacted. While these storage levels have never occurred, the occurrence of low storage in Folsom appears to be increasing in frequency during droughts. The magnitude of impacts should this occur would be high. Another example is when Pacific Gas and Electric Company water supplied through Drum Spaulding to PCWA is reduced due to low storage projections. This would not only result in PCWA having lower supplies, but could also impact deliveries to its wholesalers and availability of supplies for temporary transfers. This has occurred with moderate frequency, but the relative impact to PCWA has been low.

Low Flows in Rivers

Low flows in rivers potentially reduce the amount of surface water, to agencies diverting directly from the American or Sacramento Rivers. If river flows are sufficiently low, surface water diversions could even be cut off. Agencies relying predominantly on these supplies would have to rely on transfers from other agencies, all or in part, to meet demands. For example, the City of Sacramento identified this vulnerability as an ongoing concern. This is because the City of Sacramento's lower American River diversion experiences impacts on its ability to divert water when flows are at about 500 cubic feet per second (cfs). Similarly, on the Sacramento River, when flow drops below 6,000 cfs to 6,500 cfs, the City of Sacramento's other diversion structure experiences reduced capacity. Flows below this have occurred during the recent drought. This vulnerability is moderately likely to occur again, and would have a moderate impact on their supply.

CVP Allocation Shortages

Reclamation annually provides water supply allocations to its water contractors. In drought years, when water supplies are constrained, Reclamation can implement their M&I Water Shortage Policy (WSP) that reduces the amount of CVP supplies a CVP contractor receives that year. The M&I WSP and implementation guidelines are intended to provide detailed, clear, and objective guidelines for the distribution of CVP water supplies during water shortage conditions, thereby allowing CVP water users to know when, and by how much, water deliveries may be reduced in drought and other low water supply conditions. This increased level of predictability is needed by water managers and the entities that receive CVP water to better plan for and manage available CVP water supplies, and to better integrate the use of CVP water with other available non-CVP water supplies.

When CVP allocations are reduced, Reclamation uses an average of the three previous unconstrained (100 percent allocation) years of use by each CVP contractor to determine each CVP contractor's baseline demand, and then applies the allocation reduction (e.g., in 2015, CVP American River Diversion contractors were allocated only 25 percent of the last three years of water deliveries that were unconstrained by the availability of CVP water). According to Reclamation's CVP M&I WSP, this historical use calculation may be adjusted on request of the CVP contractor to assist in meeting basic public health and safety needs, or to account for population growth, extraordinary water conservation measures, use of non-CVP water or other

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⁹ This prompted the City of Folsom to be the first agency to call for mandatory customer conservation of 20 percent in December 2013.

unique or unusual circumstances. However, even with such adjustments, CVP supply may still be insufficient to meet contractors' essential needs in successive dry (shortage year) conditions. The frequency and extent of CVP shortages are likely to increase in the future due to projected climate change conditions. The impact in meeting health and safety and other critical demands ranges from low to high depending on the each agency's reliance on their CVP contract supply.

Water Right Curtailments

The SWRCB uses curtailments as a tool to help with the overall administration of the State's water rights system. When there is insufficient water available to meet all the demand in a watershed, water right holders, starting with the most junior, are ordered to cease diverting surface water to protect the rights of more senior right holders. Upon notice of curtailment, the water rights holder must immediately reduce or stop taking water according to the terms of the curtailment. This vulnerability generally has a low frequency of occurrence within the RDCP due to the seniority of water rights in the region. However, during the recent drought, curtailments were issued on rights with seniority dating back to 1903, which was unprecedented in terms of seniority of the rights curtailed. Notably, Carmichael Water District, which has a 1915 date on its water right, was curtailed in both 2014 and 2015. The City of Sacramento also experienced a curtailment of its Sacramento River water right, which is dated 1920. The impact of curtailments on RDCP agencies is highly variable ranging from low to high.

Differing Fluoridation Practices

Differing fluoridation practices was also identified as a potential limitation to sharing supplies as about half of the agencies fluoridate their water and the other half do not. As part of the RDCP development, a map of which systems are or are not fluoridated was created (**Figure 3-3**).

While this is an issue in the short-term (e.g., following a single dry year), it is expected that in the long-term (e.g., consecutive dry years) this should not limit supply sharing if an agency chooses to do so. This is because fluoridation is a voluntary practice. In suspending fluoridation, an agency would be required to notify the SWRCB if levels drop below the specified control range. However, since the system would not be in violation of a maximum contaminant level for fluoride, no enforcement action would be taken by SWRCB to suspend the activity. If an agency elects to suspend fluoridation for a period of more than 90 days, it must notify "consumers, local health departments, pharmacists, dentists, and physicians in the area served by the water system." This leaves an option available for local water agencies to share water supplies during prolonged drought on either a short-term (less than 90 days) or longer-term basis.

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¹⁰ Personal Communication with Ali Rezvani of the SWRCB, Division of Drinking Water, District 9, August 22, 2017.

¹¹ California Code of Regulations, Title 22, Division 4, Chapter 15, Article 4.1.

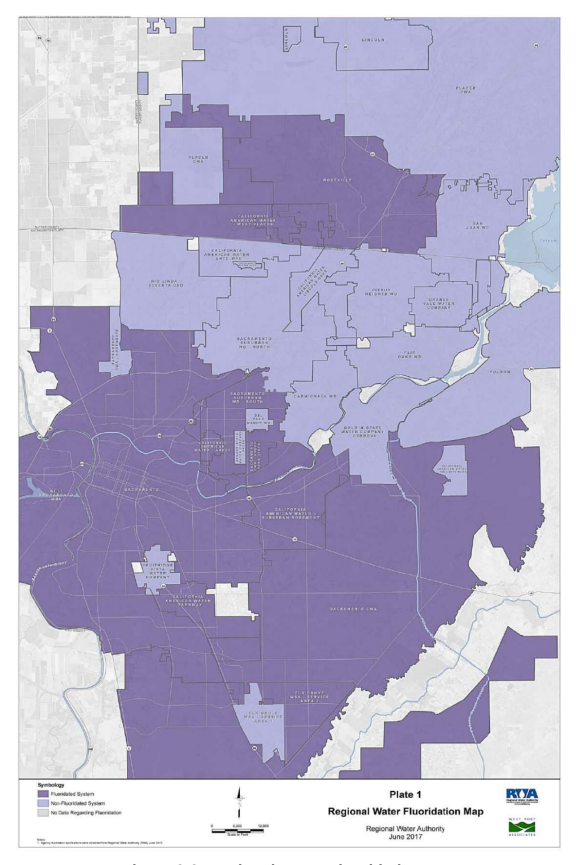


Figure 3-3. Regional Water Fluoridation Map

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Table 3-2 summarizes which of the four drought-specific water supply vulnerabilities described above that each of the participating RDCP agencies are vulnerable to. The following general definitions were used to define the likelihood of the impact occurring and the magnitude of the impact:

• Likelihood to Occur

- Low (yellow) Very unlikely to occur (estimated frequency of less than 1 year in 10 years).
- Moderate (orange) Occurs infrequently (estimated frequency of 1 or 2 years in 10 years).
- High (red) Likely to occur (estimated frequency of 3 or more years in 10 years).

• Magnitude of Impact

- Moderate (yellow) Limited impact on ability to meet demands. No projected deficit if customers respond with demand reductions similar to those seen in 2015 as shown in Table 5-10.
- High (orange) Impacts water supply that could result in an estimated additional conservation requirement of up to about 25 percent over that of the "low" impact. This essentially equates to up to 50 percent of total supply.
- Severe (red) Impacts water supply that could result in an estimated additional conservation requirement of greater than 25 percent over that of the "low" impact. This essentially equates to more than 50 percent of total supply. This is typically above the highest stage of a water shortage contingency plan.

It should be noted that as shown in **Table 3-2**, there are several agencies with service areas in the RDCP area that can fully meet demands through already developed groundwater supplies. These agencies are not projected to experience any supply vulnerabilities during drought as long as the groundwater basin remains sustainable in terms of volume. The regional groundwater basin has been sustainably managed over the past two decades as a result of improved conjunctive use operations. During the recent drought (January 2012 through April 2017), groundwater elevations remained relatively stable as customers reduced demands. Therefore, the groundwater basin is not considered vulnerable with respect to drought conditions. Because of the reliability of the groundwater supply from a hydrologic perspective, many of these agencies will be key contributors to mitigation actions for those agencies with drought vulnerabilities.

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¹² Currently, groundwater in the North American Subbasin is being managed by the Sacramento Groundwater Authority, Sutter County, South Sutter Water District, Placer County, and the West Placer County Groundwater Management Partners (including the City of Roseville, City of Lincoln, PCWA, California American Water). These entities have a history of coordinated data collection and groundwater management efforts for over 20 years.

Table 3-2. Drought-Specific Water Supply Vulnerabilities' Relative Impacts on **RDCP M&I Agencies in the North American Basin**

Agency	Low Reservoir Storage	Low Flows in Rivers	CVP Allocation Shortages	Water Right Curtailments
RDCP Partner Agencies				
Placer County Water Agency	• •		• •	• ■
City of Folsom	•		• =	• ■
City of Roseville	•		• •	
City of Sacramento	•	• =		• ■
San Juan Water District (Retail)	•		• =	• ■
Other Agencies in NAB RDCP Area				
California American Water – Placer County+	• •		• •	•
California American Water – Sacramento County				
Carmichael Water District				• •
Citrus Heights Water District+	• ■		• =	• ■
City of Lincoln+	• =		• =	• ■
Del Paso Manor Water District*				
Fair Oaks Water District+	•		• •	• ■
Golden State Water Company – Arden*				
Orange Vale Water Company+	•		• =	• ■
Rio Linda/Elverta Community Water District*				
Sacramento County Water Agency*				
Sacramento Suburban Water District	• ■			• ■

Key:

CVP = Central Valley Project M&I = municipal and industrial

NAB = North American Basin

RDCP = Regional Drought Contingency Plan

Likelihood to Occur: <blank> = Unlikely or Not Applicable = Low = Moderate ●= High Magnitude of Impact: <blank> = No Impact or Not Applicable ■ = Moderate ■ = High

Potential Water Supply Deficits During Highly Restricted Supply Scenario

The consequences of drought-specific water supply vulnerabilities are more severe as hydrologic conditions become more restricted. For the purposes of this vulnerability assessment, a Highly Restricted Supply scenario was developed to reflect a severe supply disruption situation where one or more of an agency's primary water supply(ies) becomes unavailable for an extended duration. This scenario is beyond the requirements of UWMPs, varies for each agency depending on their portfolio of water supplies, and represents their most dire conditions whether due to drought, climate change, change in regulatory environment, etc. Each agency identified which parts of their supply were most vulnerable and which were most reliable for purposes of

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^{* =} only uses groundwater in NAB RDCP area.

⁺ = not CVP contractors, but may be impacted indirectly through shortage allocations from the wholesaling agency

determining the potential deficit. For example, under current conditions, ¹³ the City of Roseville (shown in **Figure 3-4**) has access to groundwater and recycled water that are considered highly reliable during drought conditions. However, as also shown below, additional customer conservation ("Extraordinary Conservation") is required to close a supply and demand gap in August through September under this supply scenario. This three-month deficit period is also shown graphically in **Figure 3-5** for the City of Roseville. This same approach was used to determine and depict potential water supply deficits for each agency under current water demand conditions and is shown in **Figure 3-5**.

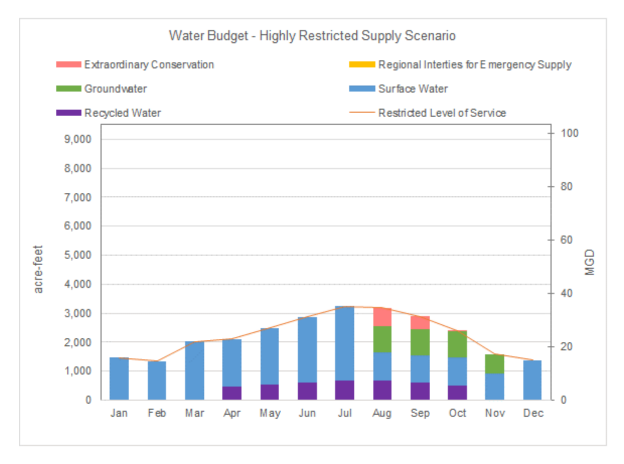


Figure 3-4. Example Monthly Supply and Demand Curve Under a Highly Restricted Supply Scenario for Current Conditions – City of Roseville

As shown in **Figure 3-5**, 12 agencies may experience deficits during their Highly Restricted Supply scenario under current conditions. Of those water agencies, four agencies would have low impacts that can be managed by customer conservation on par with reductions imposed in 2015. The remaining eight agencies could experience deficits that would require significant additional customer conservation to achieve desired service levels and reliability of service going forward. Consistent with demand patterns throughout the year, the greatest deficits tend to occur during summer months when demand is highest.

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¹³ Current conditions reflects the 2015 level of demands as defined in each agency's 2015 UWMPs, and existing infrastructure and operating conditions.

To estimate future potential deficits, a "buildout conditions" scenario was developed by working with each agency to estimate its demand and supply at some future time. For most agencies this assumed supply and demand for 2035, which is the information available in the latest 2015 update to their respective UWMPs. **Figure 3-6** depicts graphically when and to what degree monthly deficits could occur at buildout under a Highly Restricted Supply Scenario. At buildout, two additional water agencies may experience a deficit, and others may experience a longer period of deficit than under current conditions (shown in **Figure 3-5**). Fair Oaks Water District projects deficits during current conditions, but it is planning on expanding its groundwater production capacity to meet buildout demands. These expectations will need to be melded into the Sacramento Groundwater Authority's Groundwater Sustainability Plan pursuant to the Sustainable Groundwater Management Act.

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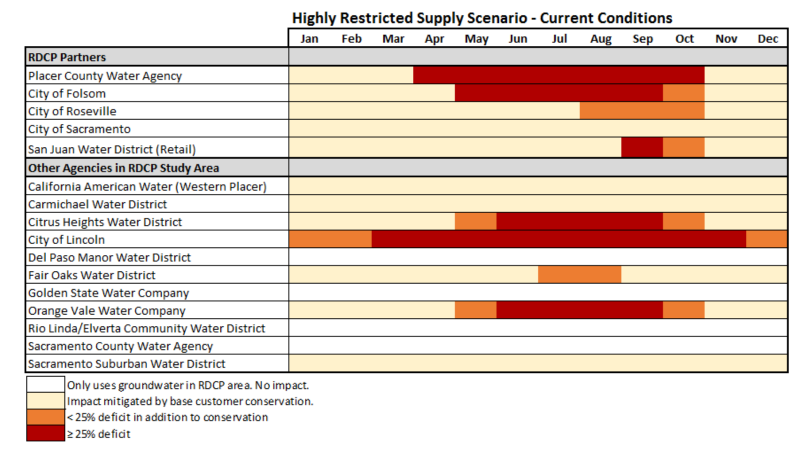


Figure 3-5. Monthly Deficits During Highly Restricted Supply Scenario by Agency for Current Conditions

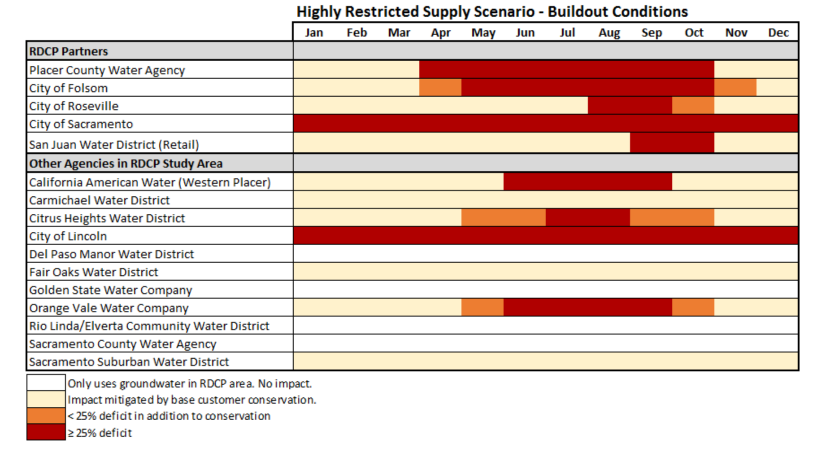


Figure 3-6. Monthly Deficits During Highly Restricted Supply Scenario by Agency for Build-Out Condition

3.2.3 Drought-Specific Environmental Sector Vulnerabilities

Upon completion of the Water Forum Agreement in April 2000, the region worked in partnership with Reclamation to develop and implement a flow management regime to meet the co-equal objectives of water supply reliability and protection of fisheries in the lower American River (LAR). The LAR provides critical habitat to more than 40 species of native and nonnative fish, including fall-run Chinook salmon and Central Valley steelhead trout. Critical to the support of these species is a pattern of releases of water from Folsom Reservoir that is of both appropriate quantity and temperature to support the life cycles of these species. Drought conditions can result in the reduction of flows and an increase of temperature in the LAR, which results in a substantial vulnerability to the fishery.

LAR's resident salmonid species (Central Valley Steelhead and Fall-run Chinook Salmon) are sensitive to water temperatures and often experience thermal stress. Temperature monitoring data show that water temperature is hotter – and less healthy for salmon – during dry years. This is due to a variety of factors, including reduced coldwater pool in Folsom Reservoir and lower river flows during dry years. This can be seen in daily water temperature measurements from 2015 taken at the Watt Avenue Bridge (see **Figure 3-7**). During this period, water temperatures exceeded the maximum suitable habitat temperature of 63 Fahrenheit (°F) between May and October for Steelhead during about five months of the six-month window. At the beginning of the Fall-run Chinook spawning season in mid-October, water temperatures greatly exceeded the maximum suitable habitat temperature of 56 °F.

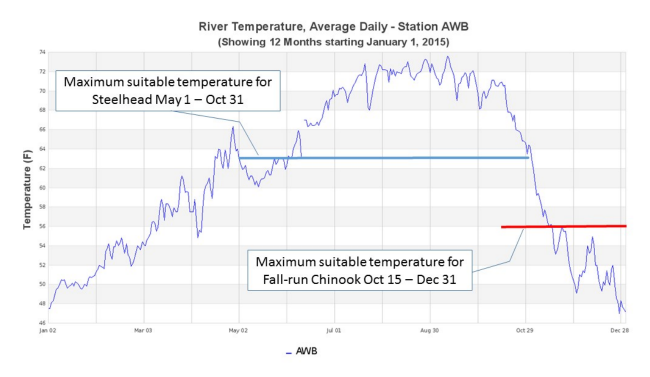


Figure 3-7. Daily Water Temperature in 2015 in the American River at the Watt Avenue Bridge

Dry years also result in reduced fish habitat quality and quantity. During the drought in 2015, river flows were maintained at about 500 cfs for several months (see **Figure 3-8**). Fish biologists observed fish stranding and salmon egg dewatering associated with the low flow conditions.

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Figure 3-8 also depicts the current minimum flow standard for the lower American River, which was issued by the SWRCB in 1958 under Decision 893 (D-893). D-893 allows for flows as low as 250 cfs from January 1 through September 15. In 1998, the SWRCB determined this standard to be inadequate to protect instream resources. Both the hydrologic conditions experienced during the recent drought and the current D-893 flow standard represent vulnerabilities to the environmental sector.

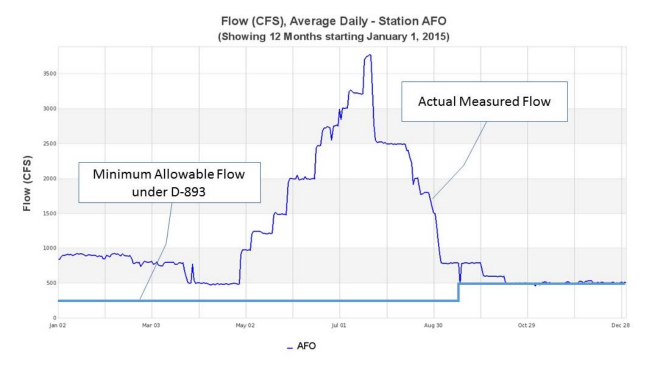


Figure 3-8. Daily Flows in 2015 in the American River in Fair Oaks

3.2.4 Economic Sector Vulnerabilities

Due to the State's history of droughts, there have been numerous studies on the economic impacts from the drought. The Public Policy Institute of California noted that while water is vital to the State's economy, it has become less reliant on water-intensive activities. For instance, agriculture and related manufacturing account for nearly four-fifths of all business and residential water use—but make up just 2 percent of state gross domestic product and 4 percent of all jobs. Despite water scarcity, the economy has grown and will likely continue to grow due considering the following.¹⁴

- Agriculture will use less water, but generate more value
- Residential conservation can help offset demands from population growth
- Manufacturing and services use only a small share of water
- Environmental water demands are likely to grow

¹⁴ Public Policy Institute of California. 2012. Water and the California Economy.

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Municipal and Industrial

Most of the drought-impacted public water systems throughout the State served 1,000 connections or fewer, with a large proportion being in Disadvantaged and Cumulatively Burdened Communities. The average percent of the household income for basic water service for single-family households earning less than \$25,000 a year increased from 1.8 percent to 2.1 percent with drought charges, exceeding State and United States Environmental Protection Agency affordability thresholds (Feinstein, 2017). In Sacramento County, there was only one report of household water supply shortage between July 2014 and August 2016.

During the recent drought, M&I water suppliers experienced lost revenue due to decreased water sales associated with the state's conservation mandates. From January 2015 to September 2015, local water districts lost \$25 million to conservation, representing a 12 percent drop in revenue (RWA, 2016). In order to compensate for lost revenue, water districts cut costs, adopted drought surcharges, raised rates, or dipped into reserves. For example, SJWD initiated a one-year 10 percent drought surcharge, and City of Roseville a temporary fee equivalent to 15 percent of the monthly water use charge for both commercial and residential customers.

Commercial

From 2014 to 2015, Sacramento winter-run Chinook Salmon had the poorest survival for juvenile fish on record due to drought conditions and water diversions from the Sacramento River, resulting in an abbreviated 2016 fishing season for much of the State. Declines in salmon populations also meant that tribes could not obtain the fish that are an essential part of their diet and an integral part of their spiritual and cultural traditions (Feinstein, 2017).

Agriculture

According to the Pacific Institute's research, ¹⁶ the impacts of the recent drought on the State's agricultural sector through 2014 were less than expected. While harvested acreage in declined to an amount lower than at any time in the past 15 years, revenues remained high. Crop revenue was at its highest level in the State's history, peaking in 2013 at \$34 billion. In 2014, crop revenue declined by \$480 million, but it remained the second highest ever recorded. This was due to the range of strategies employed to respond to the drought, including under-irrigating their fields, fallowing land, shifting crops, purchasing insurance, and pumping more groundwater. Water transfers have also mitigated the impact of the drought. The Pacific Institute also found that employment has increased in every year since 2010 by an average of 9,000 jobs, although the annual increase in 2014 was less than in other years during that period. By 2014, the State's agricultural sector employed a record high 417,000 people, including increases in the Sacramento Valley. Food prices appear to be largely unaffected by the drought. In the RDCP study area, there is limited agriculture, with most of the area consisting of M&I uses.

Recreation

Droughts affect recreation by disrupting boating, rafting, swimming and camping in many of the reservoirs throughout the State. In 2015, boat owners in Folsom Lake were required to pull their boats of area marinas on the first day of summer. Despite this, no State park closed due to lack of water during the recent drought. Additionally, rafting on the American River was minimally

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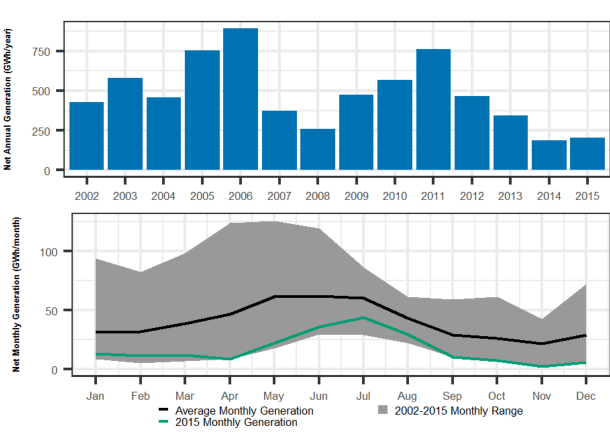
¹⁵ Feinstein, Laura, et.al. 2017. Drought and Equity in California. Pacific Institute and the Environmental Justice Coalition for Water.

¹⁶ Cooley, Heather, et.al. 2015. Impacts of California's Ongoing Drought: Agriculture. Pacific Institute.

impacted during the recent drought as assured flows from upstream reservoirs provided sufficient water for rafting.

Hydropower

The reductions in river flows during the recent drought, resulted in declines in hydroelectricity generation, which required replacement by other energy sources. From October 2011 through September 30, 2016, the State experienced a reduction of around 66,000 Gigawatt hours of hydroelectricity compared to average water years, at a cost of approximately \$2.45 billion. In addition, the combustion of replacement natural gas led to a 10 percent increase in carbon dioxide emissions, as well as other pollutants from in-State power plants (Gleick, 2017). It should be noted that while energy production was significantly impacted during drought conditions, much of the production occurs at facilities that are outside the geographic extent of this RDCP. **Figure 3-9** shows the historical hydropower generation from Folsom Reservoir. Starting at the beginning of the recent drought in 2012, annual generation steadily decreased. This resulted in the years 2014 and 2015 producing the lowest amount in over 10 years. These hydropower impacts have similarly affected one of the RDCP partner agencies, PCWA, who has hydropower facilities in the upper watershed.



2002-2015 Hydropower Generation -Folsom (EIA Plant ID 441)

Source: National Hydropower Asset Assessment Program

Figure 3-9. 2002 to 2015 Hydropower Generation – Folsom (EIA Plant ID 441)

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¹⁷ Gleick, Peter. 2017. Impacts of California's Five-Year (2012-2016) Drought on Hydroelectricity Generation. Pacific Institute.

3.2.5 Consideration of Other Factors that Could Influence Vulnerabilities Under Current or Future Conditions

Climate Change

The Sacramento and San Joaquin Basins Climate Impact Assessment (Reclamation, 2014) and the recently completed SSJRBS (Reclamation, 2016) outline the following major effects of climate change on temperature, precipitation, and runoff:

- Temperatures are projected to increase steadily during this century, with generally greater changes occurring farther inland. In the Sacramento region, warming increases by about 1 degree Celsius (°C) to 3°C (1.8°F to 5.4°F) at mid-21st century (2055) and about 2°C to 5°C (3.6°F to 9°F) at end-of-century (2084) (Reclamation, 2014).
- Projections of future precipitation have a much greater range of variability than those for temperature. In the northern part of the Sacramento Valley, projections indicate a slight increase of about 2 percent in precipitation around the mid-century period with increases continuing into the late century (Reclamation, 2016).
- Snowpack, as measured by April 1st snow water equivalent (SWE), is projected to decrease continuously throughout the 21st century. Snowmelt from the Sierra Nevada currently provides an annual average of 15 million acre-feet of water, slowly released between April and July each year. ¹⁸ The greatest changes will occur in the lower elevations of the basins. By 2025, the Sacramento Valley watershed is projected to experience decreases in the April 1st SWE in the range from 10 percent in the higher portions of the watershed to 70 percent in the lower elevations. By the end of the century, even the highest elevations may see a decrease of 70 percent (Reclamation, 2016).
- Evapotranspiration is projected to increase continuously during the 21st century due to warmer temperatures. This would result in longer growing season lengths, thus increasing the amount of water needed for the irrigation of many crops, urban landscaping, and environmental water (Reclamation, 2016).
- Projected runoff in the Sacramento Region varies by climate scenario. Under the no climate change scenario, average annual runoff was about 22,739 thousand acre-feet (TAF)/year in the Sacramento Region. Across the range of all climate scenarios, average annual runoff ranged from 17,993 to 31,899 TAF/year for 2012-2040; 16,989 to 29,129 TAF/year for 2041-2070; and 18,372 to 28,695 TAF/year for 2071-2099 (Reclamation, 2014). In the median climate scenario, average annual runoff was only slightly higher than the no climate change scenario.
- Higher temperatures during winter are projected to cause more precipitation to occur as rainfall causing increased runoff, less snowpack water storage and earlier spring snowmelt runoff with reduced volume. This seasonal shift is greater in basins where the elevations of the historical snowpack areas are relatively low and, therefore, more susceptible to warming induced changes in precipitation from snow to rain (Reclamation, 2014).

¹⁸ Managing an Uncertain Future (California Department of Water Resources, 2008)

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• Mean sea level is expected to rise by approximately 4.8 to 23.9 inches by the year 2050 at the Golden Gate Bridge (NRC 2012). The lower Sacramento River in the southern portion of the American River Basin region is tidally influenced, and will be affected by rising sea levels.

In the American River Basin, the potential effects of a changing climate cause significant uncertainty in long-term water supply reliability. Folsom Reservoir, the main water supply source for much of the region, has a limited capacity relative to the watershed it serves, in part because seasonal snowpack is relied upon to provide a large portion of the storage necessary to regulate runoff for water supply. Changing climate conditions in the Sierra Nevada mountains threaten the volume of water stored in the snowpack and the timing of runoff entering the reservoir. Further, the superior quality of water in the American River and its close proximity to the Delta give Folsom Reservoir a critical role in the operations of the CVP by contributing to satisfying Delta flow and quality standards and other requirements for protecting endangered fishery species. This reliance on Folsom Reservoir is expected to increase commensurate with the impact of sea level rise on salinity. Modeling of these factors has illustrated that, without operational adjustments to otherwise compensate, Folsom Reservoir is projected to have lower average end of conservation season storage levels and approach "dead pool" more often under most future climate scenarios (see Figure 3-10).

Furthermore, the Climate Impact Lab, a consortium of researchers from University of California Berkeley, Rutgers, University of Chicago, and Rhodium Group, along with research partners at Princeton University and RMS, estimated the potential economic damages resulting from climate change. In Sacramento County, the median annual total damage during 2080-2099 under a business-as-usual scenario as a percent of the county's 2012 income, was estimated to be 4.18 percent (0.86 percent to 10.91 percent) (Climate Impact Lab, 2017).

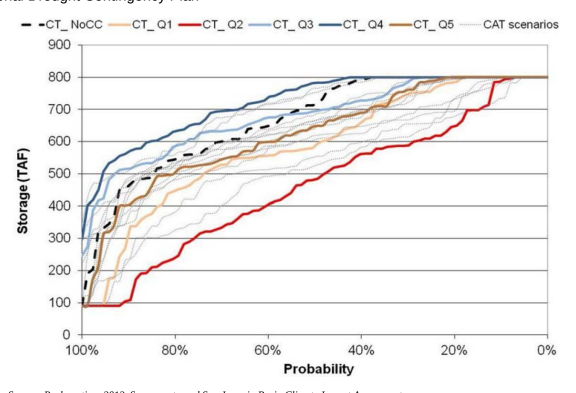
Population Growth

Population growth will also be a factor that influences future water reliability of the RDCP agencies that project a substantial increase in population. The Sacramento region as a whole is expected to grow by one million people, or nearly 50 percent, over the next 20 years. ²⁰ Currently, the majority of the region's water demand is from the residential sector (single family and multifamily households). While the average amount of water used per person (expressed as gallons per capita per day or GPCD) has steadily declined over the last decade and half, the sheer number of new residents has the potential to slightly increase water use in this sector overall (**Figure 3-11**). GPCD includes both residential indoor and outdoor water use and it is estimated that between 50 to 65 percent of residential water use is used outdoors.

²⁰ http://www.sacog.org/sites/main/files/file-attachments/sacog_handbook_2016.pdf Page17, Overview of ITS.

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¹⁹ This was based on the 2012 population of 1,448,800 and 2012 county income of \$41,913. Analysis produced by Climate Impact Lab as a resource to "Estimating Economic Damage from Climate Change in the United States" by Hsiang, Kopp, Jina, Rising, Delgado, Mohan, Rasmussen, Muir-Wood, Wilson, Oppenheimer, Larsen, Houser (Science, 2017).



Source: Reclamation. 2012. Sacramento and San Joaquin Basin Climate Impact Assessment

CAT Scenarios = California Climate Action Team Scenarios 21

CT_NoCC = Current Trends, No Climate Change

CT_Q1 = Current Trends, Drier and Less Warming

CT_Q2 = Current Trends, Drier and More Warmin

CT_Q3 = Current Trends, Wetter and More Warming

CT_Q5 = Current Trends, Central Tending Climate Scenario

CT_Q2 = Current Trends, Drier and More Warming CT_Q4 = Current Trends, Wetter and Less Warming TAF = thousand acre-feet

Figure 3-10. Exceedance Plot of Folsom Reservoir end-of-September Storage under Future Climate Change

The impact on water demand and reliability will largely depend on how and where these future residents settle into the region. For example, if the region grows with more compact, denser development patterns (transit-orientated, multifamily units), there will be fewer, smaller individual household landscape areas, meaning decreased outdoor water use comparatively. However, if the majority of the future residents choose to settle in more traditional, larger single family lots, outdoor water use and, therefore, GPCD could remain the same or increase. Most likely, future residential development will be a mixture of both compact, denser and traditional, larger lot households. As for residential indoor use, existing efficiency gains from fixtures such as toilets and showerheads will wane over time (unless new more efficient fixture standards are adopted) as older fixtures are steadily exchanged for efficient fixtures. In addition to residential water use, new residents will also need schools, government services and commercial services such as restaurants and grocery stores, which will also impact future water demand and, therefore, future water reliability.

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²¹ Eighteen climate projected were used. 5 ensemble-informed scenarios were developed by the Central Valley Project Integrated Resource Plan based on downscaled global climate model projections (Q1 through Q5). 12 specific global climate model projections were identified by the State of California's Climate Action Team for use in climate studies performed by the DWR for the California Water Plan Update 2009 (CAT scenarios).

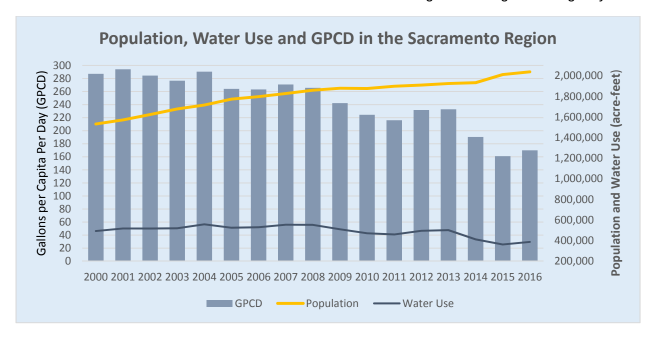


Figure 3-11. Population, Water Use and GPCD in the Sacramento Region

Long-Term Water Service Contracts with Reclamation

Uncertainty in renewal by Reclamation of CVP long-term water service contracts was a potential vulnerability identified by several RDCP participants. Between the mid-1960s and early 1970s, Reclamation executed long-term (40-year) water service contracts (LTWSC) with seven municipalities and water agencies for delivery of CVP water supply from Folsom Dam and Reservoir. All LTWSCs were executed in accordance with SWRCB Decision 893 (D-893)²² and specific federal statutes collectively referred to as Reclamation Law. The seven CVP American River Division contractors are:²³

- El Dorado Irrigation District
- SJWD
- City of Roseville
- PCWA
- Sacramento County Water Agency, including partial assignment to City of Folsom
- Sacramento Municipal Utility District
- East Bay Municipal Utility District

The original LTWSCs for PCWA, City of Roseville, Sacramento County Water Agency and Sacramento Municipal Utility District all expired in the 2010 – 2012 timeframe. Since that time, Reclamation has executed successive two-year interim renewal contracts (IRC) with these

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²² http://www.waterboards.ca.gov/waterrights/board_decisions/adopted_orders/decisions/d0850_d0899/wrd893.pdf

²³ Note that the City of Sacramento also diverts off of the American River and holds a permanent water rights settlement contract with Reclamation as of June 28, 1957.

contractors under authority of Central Valley Project Improvement Act (CVPIA) Section 3404(c)(1). Immediately, upon release of the Long-Term Operation Record of Decision in January 2016, PCWA and City of Roseville requested renewal of their LTWSCs as provided by their IRCs. PCWA, City of Roseville, Sacramento County Water Agency and Sacramento Municipal Utility District are still in IRC status. IRCs issued under Section 3404 of the CVPIA have four significant limitations: (1) they are limited to a maximum two year term; (2) Reclamation is not required by law to award new IRCs; (3) where Reclamation does elect to proceed with an IRC, it must consider a reduction in contract quantities; and (4) IRC contractors are subject to new Reclamation policies with each IRC cycle. These factors introduce a significant degree of uncertainty in two of the RDCP partner agencies', City of Roseville and PCWA, CVP water supply, which could represent a significant vulnerability during constrained hydrologic conditions.

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4.0 Mitigation Actions

In Section 3.0 Vulnerability Assessment, three vulnerability sectors were identified: drought-specific water supply sector, drought-specific environmental sector, and economic sector. Of these, the RDCP focuses on the water supply and environmental sectors. As mentioned above, it is believed that in addressing the water supply and environmental sector vulnerabilities many of the challenges experienced by the other sectors will also be addressed (e.g., constructing interties may allow predominantly surface water reliant agencies to receive groundwater in dry years, leaving more surface water in Folsom Reservoir commercial, agricultural, recreation, and hydropower uses).

The purpose of this section is to summarize the process of identifying and evaluating mitigation actions, summarize results of the evaluation, and describe how future threats (e.g., climate change, regulatory changes) can be addressed.

4.1 Mitigation Actions Development Approach

After a list of vulnerabilities were identified during the vulnerability assessment, the participating agencies began to develop mitigation actions to address those vulnerabilities. The steps for developing mitigation actions included the following activities:

- 1. **Identification of Mitigation Actions** A potential range of mitigation actions and opportunities were identified from existing regional plans and studies (e.g., the American River Basin IRWMP, UWMPs) and through the agency interviews conducted as part of the Vulnerability Assessment (see Section 3. Vulnerability Assessment).
- **2. Screening of Identified Mitigation Actions** The purpose of this high-level screening was to eliminate, for further consideration, any redundant mitigation actions or completed actions, or those outside of the scope of the RDCP.
- **3.** Evaluation of Retained Mitigation Actions The screened mitigation actions were further evaluated to assess contributions to drought resiliency and implementation complexity. For structural mitigation actions, additional evaluation on project status, project schedule, implementation requirements, costs, and potential yield were assessed.

4.1.1 Identification of Mitigation Actions

Mitigation actions are intended to address the drought-specific vulnerabilities identified by participating agencies. In addition, these mitigation actions considered:

- Achieving and maintaining the reliability of each agency's desired level of service under various hydrologic conditions.
- Meeting both short-term and long-term growth needs, and providing flexibility to accommodate timing of uncertainty from the dynamic urban growth.

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- Protecting the sustainability of the groundwater basin.
- Maintaining compatibility with existing and planned water supply infrastructure.
- Leveraging regional solutions to achieve resiliency goals for multiple agencies in a costefficient matter.

As part of the Vulnerability Assessment process, an initial list of mitigation actions were compiled using information provided during each agency's individual interview conducted between December 2016 and January 2017. These initial mitigation actions were generally agency-specific and are included in the each agency's water supply portfolio. Approximately 130 initial mitigation actions were developed that addressed a wide range of identified water supply vulnerabilities, including both drought- and non-drought-related vulnerabilities. They included physical/structural, operational, and institutional actions.

This list of initial mitigation actions was used as a starting point for sub-regional work group meetings. Four sub-regional work group meetings (north, central, east, and south) were held during the week of March 6, 2017. During these meetings, participating water agencies discussed their vulnerabilities and potential mitigation actions using the information generated during the individual agency interviews. Through this process, several additional actions were identified and a list of 138 mitigation actions/opportunities was compiled.

Water agencies provided further oral and written comments on the list of mitigation actions during the April 12, 2017 DPTF meeting, and during review of this section. The resulting list included a total of 162 identified mitigation actions.

4.1.2 Screening of Identified Mitigation Actions

The purpose of this screening step was to identify a retained set of mitigation actions for further evaluation. As shown in **Figure 4-1**, the identified mitigation actions were preliminarily screened based on the following:

- Implementation Status: Actions identified as already implemented or in process of being implemented were not moved forward. Of the 162 initial mitigation actions, 12 have been implemented or are in process of being implemented.
- **Duplicate/Redundant:** Actions that were similar in scope were combined. About half, or 76, of the mitigation actions were redundant actions (e.g., participating in a regional groundwater bank was proposed separately by eight agencies).
- **Beyond scope of RDCP:** Mitigation actions that were beyond the scope or outside of the Study Area of the RDCP were not moved forward (e.g., security threats, earthquakes, actions addressing non-drought related vulnerabilities).

The screening effort resulted in the retention of 62 of the 162 original mitigation actions.

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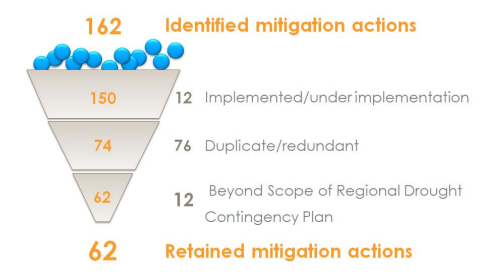


Figure 4-1. Screening of Identified Mitigation Actions

4.1.3 Evaluation of Retained Mitigation Actions

The 62 retained mitigation actions were further evaluated using both quantitative and qualitative criteria to inform which actions could (1) provide the greatest benefit to drought resiliency, and (2) the expected level of implementation requirements. For physical/structural actions, additional evaluation criteria was used to assess potential capital costs, project yield, local priority for short-term implementation, status of available information, and completion schedule. Quantitative and qualitative data was solicited from the participating agencies for each of the retained mitigation actions. This data was used as the basis for applying the evaluation criteria.

Evaluation Criteria

The following six evaluation criteria provided a consistent framework for evaluating and comparing the mitigation actions (**Table 4-1**):

- **Benefit to Drought Resiliency** Qualitatively assesses the contribution to improving ability to reliably meet water demands during dry or emergency conditions (rated high, moderate, or low).
- **Potential Costs Capital**²⁴ (structural actions only) Quantitatively assesses the potential capital cost (in million dollars) to implement the mitigation action.
- **Project Yield²⁴** (structural actions only) Quantitatively assesses the potential yield (in acre-feet/year or million gallons per day) expected upon implementation of the mitigation action.
- Local Priority for Short-Term Implementation (structural actions only) Qualitatively assesses the priority that the agency(ies) place on the mitigation action (rated high, moderate, or low).

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²⁴ Estimates for project costs and yield are preliminary estimates provided for planning purposes, and in some cases ranges of costs and/or yields are provided reflecting uncertainty in formulation of projects.

- **Status of Available Information** (structural actions only) Qualitatively assesses the readiness of the project for implementation based on level of detail available on project facilities and operations of the mitigation action (rated conceptual, feasibility/prefeasibility, or pre-design/design).
- Completion Schedule (years) (structural actions only) Quantitatively assesses the timeframe in which a mitigation action could be implemented and begin realizing its potential benefits (rated <5 years, 5 10 years, or >10 years).
- Implementation Complexity Qualitatively assesses how likely a mitigation action is to achieve its potential benefits once it is implemented. Varies depending on whether the mitigation is a structural or non-structural action (rated low, moderate, or high).

Evaluation Process

Once each mitigation action was evaluated using the above criteria, the structural or non-structural actions were ranked separately as described below.

Structural mitigation actions were first ranked on the Benefit to Drought Resiliency criterion. Actions that provide the highest benefit were sorted to the top of the list. Next, the actions were ranked based on the Local Priority for Short-Term Implementation criterion. Actions identified as high benefit to drought resiliency and high priority for the local agency were ranked at the top whereas those with low benefit to drought resiliency and low local priority were ranked at the bottom. The ranking was further refined by sorting the actions based on (1) status of available information (i.e., top rank for actions with a pre-design/design scoring), (2) completion schedule, and finally (3) implementation complexity. Actions at the top of the list are those that have the highest benefit and are most likely to be implemented due to high local priority, substantial information already developed, short completion schedule, and low implementation complexity. Actions at the bottom of the list, while still valuable actions that should be explored further, are less likely to provide as much improvement to drought resiliency in the region and be implemented in the near-term.

Non-structural mitigation actions were similarly ranked first on the Benefit to Drought Resiliency criterion. Actions that provide the highest benefit were sorted to the top of the list. Then the actions were ranked based on implementation complexity. The non-structural actions at the top of the list are those that have the highest benefit and are the easiest to implement. Actions at the bottom of the list provide less benefit to drought resiliency in the region and are more difficult to implement.

4.2 Mitigation Actions Evaluation Outcomes

This section provides a summary of the retained mitigation actions for the water supply sectors. It also includes mitigation actions that can address the environmental sector vulnerabilities.

4.2.1 Water Supply Sector Mitigation Actions

The retained mitigation actions are grouped into six categories of structural mitigation actions and five categories of non-structural mitigation actions (see **Table 4-2**). Each of these categories of action contribute to drought resiliency in a specific way by addressing the key drought-specific vulnerabilities for the water supply sector as more fully described in Section 3.0

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4.0 Mitigation Actions

Vulnerability Assessment (i.e., low reservoir storage, low flows in rivers, CVP allocation shortages, and water right curtailments). Table 4-2 describes the contribution of each category of actions to drought resiliency.

Each of the individual mitigations actions were also evaluated using the criteria listed in Table 4-1. **Table 4-3** summarizes the count and range of costs for the retained mitigation actions under each category. Of the 62 retained mitigation actions, 38 were structural actions and 24 were institutional actions. The total preliminary cost estimates for all structural actions was between \$2 billion and \$5.7 billion.

Table 4-4 lists what type of mitigation actions that each of the RDCP partner agencies and other participating agencies proposed to address their drought-specific vulnerabilities. These actions, if implemented could help reduce the impacts of each agency's vulnerabilities, as described in Table 4-2.

Detailed tables of the retained structural and non-structural mitigation actions are included in **Tables 4-5** and **4-6**, respectively. The tables list a brief description of each mitigation action by category along with partner agencies and summaries of the qualitative and quantitative evaluations.

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Table 4-1. Mitigation Actions Evaluation Criteria

Criteria		Application	on Actions Evaluation Criteria
Criteria	Туре	Application	Score(s)
Benefit to Drought Resiliency	Qualitative	Structural & Non-structural Actions	 High = Increase ability to access supplies during drought or emergency conditions. Moderate = Indirectly improves access to supplies during drought or emergency conditions. Low = Limited to no benefit to drought resiliency, or beyond scope of drought contingency plan.
Potential Costs - Capital	Quantitative	Structural Actions	\$ Million
Project Yield	Quantitative	Structural Actions	acre-feet per year (AFY), million gallon per day (MGD)
Local Priority for Short-Term Implementation	Qualitative	Structural Actions	 High = One of the agency's top priority actions and high confidence in implementation in the near-term (1-3 years) Moderate = Agency places moderate priority on implementing the action in the near-term (1-3 years). Low = Agency places lower priority in implementing action in the near-term (1-3 years).
Status of Available Information	Qualitative	Structural Actions	 Pre-Design/Design = Action is in pre-design/design phase. Feasibility/Pre-Feasibility = Action has planning documents complete (e.g., Feasibility Study, project assessments). Conceptual = Action is conceptual only.
Completion Schedule	Qualitative	Structural Actions	 <5 = Less than 5 years to implement. 5 - 10 = between 5 to 10 years to implement. >10 = More than 10 years to implement.
Implementation	Qualitativa	Structural Actions	Low = Low relative project cost, no/limited land acquisitions, short project implementation schedule, no/limited environmental compliance/approvals Moderate = Moderate relative project cost, some land acquisitions, moderate project implementation schedule, moderately complex environmental compliance/approvals High = High relative project cost, need for land acquisitions, long project implementation schedule, complex environmental compliance/approvals
Complexity	Qualitative	Non-structural Actions	Low = No/limited water rights/contracts approvals, existing institutional arrangements, no/limited environmental compliance/approvals Moderate = Some water rights/contracts approvals, moderately complex institutional arrangements, moderately complex environmental compliance/approvals High = Complex water rights/contracts approvals, complex institutional arrangements, complex environmental compliance/approvals

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Table 4-2. Contribution of Retained Mitigation Actions to Drought Resiliency

Mitigation Action Cate		Contribution to Drought Resiliency
Structural		
Intertie	•	 Constructing new interties would facilitate sharing of supplies, and enable agencies to access additional supplies should their primary water source become unavailable (e.g., low reservoir storage, low flows in rivers, CVP allocation shortages, water right curtailments).
Groundwater Well Rehabilitation New Installation Injection		 Rehabilitation of existing groundwater wells and installation of new wells would enable an agency to maintain and increase its extraction capability. The enhanced groundwater capability would provide drought back supplies for the agency, as well as its neighboring agencies. Retrofitting or installing new wells for injection would increase ability to recharge the groundwater basin. The enhanced groundwater basins conditions provides benefits to drought resiliency should surface water supplies become limited. Improving direct recharge capabilities also would create opportunities for groundwater banking and exchange.
Surface Water Treatment		New or expanded surface water treatment facilities would enhance redundancy and reduce reliance on single supply sources (e.g., reduces reliance on Folsom Reservoir). It could provide some agencies with access to different sources should their primary water source become unavailable. It would also enhance the capacity of sharing supplies with other agencies.
Surface Water Storage		 New surface water storage would provide redundancy of supplies should existing supplies become limited. Upstream storage could also relieve pressure to meet low flow conditions in the American River while still having water for agriculture.
Surface Water Diversion	3	New surface water diversions could provide redundancy of supplies should the current Folsom Reservoir intake become inoperable (e.g., lake levels below current intake). A permanent emergency intake at Folsom Reservoir could improve reliability to attaining Folsom Reservoir supplies during when reservoir storage levels are below the existing intake. Also, a new river diversion on the Sacramento River would reduce reliance on the American River supplies, and increase drought resiliency by providing access to alternative source of surface water supplies.
Booster Pump/ Pressure Reduction		 Addressing distribution system pressure differences between agencies would increase the ability to share supplies with neighboring agencies. This would improve drought resiliency and allow for expanding the regional conjunctive use.
Recycled Water	•	 Expanding recycled water opportunities could provide another source of water to meet non-potable demands. This would lessen the demand on potable water when surface water supplies are limited.

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Table 4-2. Contribution of Retained Mitigation Actions to Drought Resiliency (contd.)

Mitigation Action Category	Contribution to Drought Resiliency
Non-Structural	
Water transfers	Developing and expanding water transfer agreements particularly intrabasin transfer of CVP contract supplies, would facilitate sharing of supplies, and enable agencies to receive additional supplies such as groundwater should their primary water source become unavailable.
Wheeling	Wheeling water would allow agencies to move supplies between their different service areas or receive their supplies from other diversion locations (e.g., upstream of Folsom Reservoir). This would help agencies to meet demands when supplies become limited, or relieve conveyance capacity constraints.
Banking	 Increasing conjunctive use and groundwater banking would increase reliability of groundwater basin to provide dry year supplies. Groundwater banking agreements, including establishing a regional groundwater bank, would facilitate regional collaboration. It would also facilitate collaboration with Reclamation to integrate Folsom operations with the groundwater basin to enhance drought resiliency and protection of environmental resources on the Lower American River.
Modify Contracts/Place of Use	Modifying contracts and/or expanding Place of Use would help facilitate sharing of supplies. The improved flexibility to sharing supplies would help some agencies access alternative supplies should their primary water source become unavailable. Additionally, optimizing coordinated use of available temporary and long-term CVP supply (e.g., water service contract allocations, Section 215 surplus water supply), water rights settlement supply and other surface water supplies could enhance conjunctive use opportunities including groundwater banking.
Federal Action and Collaboration	Collaborating with Reclamation on securing long-term CVP water supply contracts and Warren Act contracts, implementing opportunities for accelerated intrabasin transfer of CVP supplies, and establishing a sustainable minimum instream flow on the Lower American River are keys to enhancing water supply reliability and drought resiliency.

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Table 4-3. Summary of Retained Mitigation Actions by Category

Mitigation Action Category	Number of Actions	Total Capital Cost Preliminary Estimates (\$ million)
Structural		
Intertie	13	\$70 - \$100
Groundwater Well Rehabilitation New Installation Injection	7	\$80 - \$160
Surface Water Treatment	2	\$300 - \$400
Surface Water Storage	2	\$500 - \$2,500
Diversion	\$ 2	\$500 - \$2,000
Booster Pump/ Pressure Reduction	5	\$2.5 - \$4
Recycled Water	7	\$30 - \$100
Non-Structural		
Water transfers	8	n/a
Wheeling	2	n/a
Banking	3	n/a
Modify Contracts/Place of Use	6	n/a
Federal Action and Collaboration	5	n/a

Key: CVP = Central Valley Project n/a = not assessed

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Agency	Structural Mitigation Actions	Non-Structural Mitigation Actions
Regional Drought Contingency Plan Partne	ers	
Placer County Water Agency		
City of Folsom		
City of Roseville		
City of Sacramento		
San Juan Water District (Wholesale)		
San Juan Water District (Retail)	← ♦	
Other Participating Regional Drought Con-	tingency Plan Agencies in North Ame	rican Basin
California American Water – Western Placer	(b) (5)	
Carmichael Water District		
Citrus Heights Water District		
City of Lincoln		
Del Paso Manor Water District		
Fair Oaks Water District		
Golden State Water Company – Arden	S	
Orange Vale Water Company		
Rio Linda/Elverta Community Water District	S	
Sacramento County Water Agency	○ ○ ○ ○ ○ ○ ○	
Sacramento Suburban Water District		
Other Agencies with Mitigation Actions that Contingency Plan Area	Could Benefit the North American Basir	Regional Drought
California American Water – Other		
El Dorado County Water Agency		
El Dorado Irrigation District		
Golden State Water Company – Cordova		
Sacramento County Regional Sanitation District		

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North American Basin Regional Drought Contingency Plan

ID	Mitigation Action	Category	Partners	Benefit to Drought Resiliency	Project Cost - Capital (\$M)	Project Yield	Local Priority for Short-Term Implementation	Status of Available Information	Completion Schedule (years)	Implementation Complexity
S-01	Construct Folsom-GSWC (Cordova)-SCWA intertie to facilitate conjunctive use and, for drought and emergency use.	Intertie	Folsom, SCWA, GSWC	High	\$0.75 - \$1.5	4,000 AFY (2,500 GPM or 3 MGD)	High	Pre- Design/Design	<5	Low
S-02	Rehabilitate City of Sacramento's existing groundwater wells and replace as water quality and aging infrastructure requires to maintain extraction capability for conjunctive use and emergencies.	GW Well Rehabilitation	Sac City	High	\$0.5-\$2 per well	1 - 3 MGD each	High	Pre- Design/Design	<5	Low
S-03	Construct Ophir Water Treatment Plant to provide access to Middle Fork Project supplies upstream of Folsom Lake, to enhance conjunctive use and increase resiliency for droughts and emergencies.	SW Treatment	Lincoln, PCWA, Roseville, NID, CalAm, SJWD, Potentially Others (e.g., SSWD)	High	\$301.4	30 MGD	High	Pre- Design/Design	5 - 10	High
S-04	Construct Foothill Water Treatment Plant raw water pipeline between PCWA and NID for phasing of Ophir Water Treatment Plant (S-03) and adding treated water capacity for drought and emergency use.	Diversion	PCWA	High	\$11.4	38 MGD	High	Pre- Design/Design	5 - 10	Moderate
S-05	PCWA and NID to oversize facilities to increase redundancy and reliability of Bear River supplies.	Intertie	PCWA, NID, wholesale partners	High	\$10	25,000 AFY	High	Pre- Design/Design	5 - 10	Moderate

	Table 4-3. Retained Structural Willigation Actions Evaluation Details (Contu.)										
ID	Mitigation Action	Category	Partners	Benefit to Drought Resiliency	Project Cost - Capital (\$M)	Project Yield	Local Priority for Short-Term Implementation	Status of Available Information	Completion Schedule (years)	Implementation Complexity	
S-06	Complete River Arc to provide ability to divert American River supplies of the Sacramento River, to enhance conjunctive use and increase resiliency for droughts and emergencies.	Diversion	PCWA, Roseville, GSWC, Rio Linda, City of Sacramento, SCWA, CalAm, SSWD	High	\$1,000 - \$1,500	20,000 - 80,000 AFY	High	Feasibility/Pre- Feasibility	5 - 10	High	
S-07	Expand Roseville's recycled water system to provide an additional source of non-potable water.	Recycled Water	Roseville, PCWA	High	\$11	850 AFY	High	Feasibility/Pre- Feasibility	>10	Moderate	
S-08	CalAm to upgrade Mather Tank to connect to Rockingham well in coordination with Aerojet, for emergency use.	SW Storage	CalAm, Aerojet	High	\$12 - \$15	1 - 3 MGD	High	Conceptual	5 - 10	Low	
S-09	Regional San to continue to expand recycled water opportunities with SCWA and City of Sacramento through the CoGen project and expansion of conveyance. The non-potable water supply would increase conjunctive use.	Recycled Water	Regional San, SCWA, Sac City (potential)	High	Up to \$35	Up to 1,723 AFY	Moderate	Pre- Design/Design	5 - 10	Moderate	
S-10	Use/expand SSWD-CWD intertie on Manzanita Avenue (at Cypress Avenue) and address operational pressure differences for in-lieu opportunities and improving CWD's drought reliability.	Intertie	CWD, SSWD, Sac City	High	<i>\$0.5 - \$2</i>	1 - 5 MGD	Moderate	Feasibility/Pre- Feasibility	<5	Low	
S-11	Construct Folsom-EID intertie south of Highway 50 for drought and emergency use.	Intertie	Folsom, EID	High	\$2	2.0 MGD	Moderate	Feasibility/Pre- Feasibility	5 - 10	Low	
S-12	Construct additional groundwater wells to replace aging City of Sacramento's wells, and to increase extraction capability for conjunctive use and emergencies.	GW Well New Installation	Sac City	High	\$2 - \$4 per well	1 - 3 MGD each	Moderate	Feasibility/Pre- Feasibility	5 - 10	Moderate	

North American Basin Regional Drought Contingency Plan

ID	Mitigation Action	Category	Partners	Benefit to Drought Resiliency	Project Cost - Capital (\$M)	Project Yield	Local Priority for Short-Term Implementation	Status of Available Information	Completion Schedule (years)	Implementation Complexity
S-13	Increase Lincoln's capacity to provide recycled water via expansion of wastewater treatment plant and recycled water distribution system to provide an additional source of non-potable water.	Recycled Water	Lincoln, PCWA, Placer County	High	\$25	2.1 MGD	Moderate	Feasibility/Pre- Feasibility	5 - 10	Moderate
S-14	Construct a 30 cubic feet per second pipe and pump station from Folsom South Canal to Folsom Water Treatment Plant to provide emergency backup when water cannot be drawn from Folsom Lake. The pipeline could also provide non-potable irrigation to south Folsom Plan area.	Intertie	Folsom	High	\$30	15,000 AFY (19 MGD)	Moderate	Feasibility/Pre- Feasibility	>10	Moderate
S-15	Construct Folsom-FOWD intertie for drought and emergency use.	Intertie	Folsom, FOWD	High	\$4	5 MGD	Moderate	Conceptual	>10	Low
S-16	CalAm to construct new intertie with SCWA via Mather Air Force Base in coordination with Aerojet, for emergency use.	Intertie	CalAm, SCWA, Aerojet	High	\$0.2 - \$2	0.5 - 1 MGD	Moderate	Conceptual	5 - 10	Moderate
S-17	Construct a scalping plant in Folsom with 1000-1400 acre-feet capacity to provide an additional source of non-potable water.	Recycled Water	Folsom	High	\$40	2.6 MGD	Low	Feasibility/Pre- Feasibility	>10	High
S-18	Construct an additional SJWD-PCWA intertie (to connect to planned pipeline from Ophir Water Treatment Plant (S-03)) for drought and emergency use.	Intertie	PCWA, SJWD	High	\$2	2 MGD, emergency	Low	Conceptual	5 - 10	Low
S-19	Construct City of West Sacramento-City of Sacramento intertie to receive treated water for drought and emergency use.	Intertie	West Sac, Sac City	High	\$1 - \$10	2 - 10 MGD	Low	Conceptual	>10	Moderate
S-20	City of Lincoln to participate in construction of NID Water Treatment Plant (share of 2-5 MGD) to reduce reliance on /provide redundancy for PCWA supplies.	SW Treatment	Lincoln, NID	High	\$125	10 MGD	Low	Conceptual	>10	High

	Table 4-3. Netained Structural Willigation Actions Evaluation Details (Contd.)										
ID	Mitigation Action	Category	Partners	Benefit to Drought Resiliency	Project Cost - Capital (\$M)	Project Yield	Local Priority for Short-Term Implementation	Status of Available Information	Completion Schedule (years)	Implementation Complexity	
S-21	Design and construct emergency water intake capability (two 36-inch pipes) at Folsom Dam and Reservoir to convey Central Valley Project municipal and industrial supply in the event of major unforeseen outages or if the existing Folsom Reservoir municipal and industrial intake becomes inoperable because of extreme reductions in reservoir storage levels.	Diversion	Folsom, SJWD, Roseville, Reclamation	High	\$0.75 - \$1.5	??	Low	Conceptual	>10	Moderate	
S-22	RLECWD to modify current intertie with SSWD to include control valve & telemetry/SCADA equipment for better control of flow during conjunctive, drought and emergency use.	Intertie	EDCWA, SSWD, SJWD, Folsom, RLECWD	Moderate	\$0.26	2.2 - 2.9 MGD	High	Pre- Design/Design	<5	Low	
S-23	Expand Roseville's aquifer storage and recovery (ASR) program, including installing 10 wells, building 2.1 mile-long conveyance to Cooperative Transmission Pipeline and improving public acceptance of groundwater in the City.	GW Well Injection	Lincoln, PCWA, Roseville, others	Moderate	\$3 per well, \$8 - \$10 for pipeline	2.2 MGD each	High	Pre- Design/Design	5 - 10	Moderate	
S-24	Employ ASR in RLECWD's service area (by retrofitting existing wells) to enhance conjunctive use and dry-year protection.	GW Well Injection	RLECWD, SSWD, Folsom, EDCWA	Moderate	\$0.5 - \$2 per well	1 - 3 MGD each	High	Pre- Design/Design	5 - 10	High	
S-25	Complete the Federal Feasibility Study per P.L. 108-361 and construct Alder Creek Reservoir (175,000 acre-feet) and add diversion points for Grizzly Flat CSD (e.g. White Rock). The reservoir would serve agricultural demands in the EDCWA, and potentially enhance water supply and flood protection functions of Folsom Reservoir.	SW Storage	EDCWA, Folsom, TBD	Moderate	\$500 - \$2,000	25,000 - 185,000 AFY	High	Feasibility/Pre- Feasibility	5 - 10	High	

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	Table 4-3. Netained off detail willigation Actions Evaluation Details (Contd.)											
ID	Mitigation Action	Category	Partners	Benefit to Drought Resiliency	Project Cost - Capital (\$M)	Project Yield	Local Priority for Short-Term Implementation	Status of Available Information	Completion Schedule (years)	Implementation Complexity		
S-26	Construct 12-inch or 18-inch intertie between DPMWD and CWD, to provide DPMWD with surface water supplies to increase in-lieu recharge and provide redundancy in case of groundwater contamination.	Intertie	DPMWD, CWD	Moderate	??	4 - 6 MGD	Moderate	Feasibility/Pre- Feasibility	<5	Low		
S-27	Retrofit 4 of Lincoln's existing wells for injection to expand conjunctive use opportunities.	GW Well Injection	Lincoln	Moderate	\$0.5 - \$2 per well	1 - 3 MGD each	Moderate	Feasibility/Pre- Feasibility	<5	Moderate		
S-28	Employ ASR in the SJWD's wholesale service area (by retrofitting existing wells in CHWD, FOWD, OVWC) to enhance conjunctive use and dry-year protection.	GW Well Injection	SJWD, CHWD, FOWD, OVWC, Folsom	Moderate	\$0.5 - \$2 per well	1 - 3 MGD each	Moderate	Feasibility/Pre- Feasibility	5 - 10	High		
S-29	Employ ASR in SSWD's service area (by retrofitting existing wells) to enhance conjunctive use and dry-year protection.	GW Well Injection	SSWD	Moderate	\$0.5 - \$2 per well	1 - 3 MGD each	Moderate	Feasibility/Pre- Feasibility	5 - 10	High		
S-30	Install booster pump to enable City of Sacramento to wholesale water to SCWA's Northgate 880 service area, and to flow water from Northgate 880 service area to the City of Sacramento or wheeling to other systems.	Booster pump/ Pressure Reduction	SCWA, Sac City	Moderate	\$0.55	2.9 MGD (max)	Moderate	Conceptual	<5	Low		
S-31	Address City of Sacramento's distribution system pressure (install booster pumps and flow control structure) to increase ability to share supplies with neighboring agencies to improve conjunctive use.	Booster pump/ Pressure Reduction	Sac City	Moderate	\$0.5 - \$2 per station	1 - 5 MGD	Moderate	Conceptual	<5	Low		
S-32	Replace uncontrolled valve at Franklin Road intertie to improve delivery of water into City of Sacramento from SCWA for emergency use.	Intertie	SCWA, Sac City	Moderate	\$0.1 - \$1	6 MGD	Moderate	Conceptual	<5	Low		

	Table 4 of Retained of dottal integration Actions Evaluation Details (contain)											
ID	Mitigation Action	Category	Partners	Benefit to Drought Resiliency	Project Cost - Capital (\$M)	Project Yield	Local Priority for Short-Term Implementation	Status of Available Information	Completion Schedule (years)	Implementation Complexity		
S-33	PCWA to explore recycled water opportunities in West Placer growth area in partnership with Placer County, Roseville and Lincoln.	Recycled Water	PCWA, Roseville, Lincoln, Cal Am	Moderate	\$0.5	2,000 AFY	Moderate	Conceptual	5 - 10	Moderate		
S-34	CHWD and/or SSWD to partner with SMUD for energy generation through pressure reduction project that help increase ability to share supplies.	Booster pump/ Pressure Reduction	CHWD, SSWD	Moderate	??	??	Low	Feasibility/Pre- Feasibility	5 - 10	Moderate		
S-35	Construct booster pump between DPMWD and CWD, to provide CWD with groundwater during droughts and emergencies. To be installed at proposed intertie (see S-26).	Booster pump/ Pressure Reduction	DPMWD, CWD	Moderate	\$0.5	??	Low	Conceptual	<5	Low		
S-36	Build a pump station to deliver Middle Fork Project water supplies to Georgetown Divide PUD to provide another source of water to meet build-out demands.	Booster pump/ Pressure Reduction	EDCWA, PCWA	Moderate	\$6	up to 7,500 AFY	Low	Conceptual	5 - 10	Moderate		
S-37	Lincoln to capture stormwater by storing for later use (e.g., flooding dormant crops) to offset some agriculture demands.	GW Well Injection	multiple agencies, Lincoln	Moderate	Concept only	Concept only	Low	Conceptual	>10	Moderate		
S-38	Explore recycled water opportunities in partnership with Regional San by GSWC, OVWC, and CWD for conjunctive use.	Recycled Water	Regional San, GSWC, OVWC, CWD	Moderate	??	??	Low	Conceptual	>10	High		

Table 4-5. Retained Structural Mitigation Actions Evaluation Details (contd.)

ID	Mitigation Action	Category	Partners	Benefit to Drought Resiliency	Project Cost - Capital (\$M)	Project Yield	Local Priority for Short-Term Implementation	Status of Available Information	Completion Schedule (years)	Implementation Complexity
S-39	Use Regional San's recycled water to offset groundwater pumping for South County Ag lands.	Recycled Water	Regional San, South County Ag	Low	??	??	High	Pre- Design/Design	5 - 10	Moderate

Note: Red text in grey shaded boxes means values are either unavailable or estimated and need to be verified.

Key:

AFY = acre-feet/vear

ARD = American River Diversion

ASR = aquifer storage and recovery CalAm = California American Water

CHWD = Citrus Heights Water District

CVP = Central Valley Project

CWD = Carmichael Water District

DPMWD = Del Paso Manor Water District

EDCWA = El Dorado County Water Agency

EID = El Dorado Irrigation District

Folsom = City of Folsom

FOWD = Fair Oaks Water District

gpm = gallons per minute

GSWC = Golden State Water Company

GW = groundwater ID = identification Lincoln = City of Lincoln

LTWSC = long-term water supply contract

M = million

MGD = million gallons per day

M&I = municipal and industrial NID = Nevada Irrigation District

NS = non-structural

NSA = north service area

PCWA = Placer County Water Agency

POU = place of use

Reclamation = U.S. Department of the Interior, Bureau of Reclamation

RLECWD = Rio Linda/Elverta Community Water District

Roseville = City of Roseville

S = Structural

Sac City = City of Sacramento

SCADA = Supervisory control and data acquisition

SCWA = Sacramento County Water Agency

SJWD = San Juan Water District

SMUD = Sacramento Municipal Utility District

SSWD = Sacramento Suburban Water District

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Table 4-6. Retained Non-Structural Mitigation Actions Evaluation Details

	Table 4 0. Retained Non Otractara With		Evaluation Deta		no
ID	Mitigation Action	Category	Partners	Benefit to Drought Resiliency	Implementation Complexity
NS-01	Develop agreement with GSWC (Cordova) to provide City of Folsom with groundwater during drought or emergency conditions.	Water Transfers	GSWC, Folsom	High	Low
NS-02	Develop agreement with FOWD to provide City of Folsom with groundwater during drought or emergency conditions.	Water Transfers	FOWD, Folsom	High	Low
NS-03	Expand agreement with SCWA to provide GSWC with surface water to improve conjunctive use and improve drought resiliency.	Water Transfers	GSWC, SCWA	High	Low
NS-04	Develop agreement with SSWD to supply SJWD with groundwater for droughts and emergencies.	Water Transfers	SJWD, SSWD	High	Low
NS-05	Develop agreement with City of Sacramento to allow SCWA to wheel water to its Southwest Track during droughts and emergencies.	Wheeling	SCWA, Sac City	High	Low
NS-06	SSWD to evaluate long-term partnership agreement options to improve water supply reliability and operational flexibility with SCWA, City of Sacramento, and/or others.	Water Transfers	SSWD, SCWA, Sac City	High	Moderate
NS-07	Expand City of Sacramento's POU to increase flexibility of transfers through the Freeport Regional Water Authority or future River Arc during droughts and emergencies.	Modify Contracts/POU	Sac City	High	High
NS-08	City of Sacramento to explore options to encourage wholesale deliveries during Hodge Flow periods to potential interested parties.	Modify Contracts/POU	Sac City	High	High
NS-09	Work with Reclamation to complete the Modified Flow Management Standard and establish a sustainable minimum instream flow and minimum storage for Lower American River and Folsom Reservoir to ensure availability of local supplies.	Federal Action & Collaboration	Reclamation, PCWA, Roseville, SJWD, Sac City, SCWA, CWD, Folsom, Water Forum, all CVP users	High	High
NS-10	Attain temporary or permanent storage rights in Folsom Reservoir or further upstream in cooperation with Reclamation.	Federal Action & Collaboration	CWD, EID, EDCWA, or other local agencies for GW Storage	High	High

ID	Mitigation Action	Category	Partners	Benefit to Drought Resiliency	Implementation Complexity
NS-11	Collaborate with Reclamation to implement an accelerated water transfer program within the CVP American River Division (ARD) to improve opportunities among CVP ARD contractors to optimize available supplies particularly during shortage conditions.	Federal Action & Collaboration	Reclamation, PCWA, Roseville, SJWD, Sac City, SCWA, CWD, Folsom, all CVP users	High	<u>⊑</u> High
NS-12	Collaborate with Reclamation to determine the applicability of water purchase, financial assistance, loan, contracting and other authorities pursuant to Public Law 102-250, Reclamation States Emergency Drought Relief Act of 1991 as amended. Work with Reclamation to clarify and implement documents and procedures, including draft contracts, for immediate application in the event of drought conditions.	Federal Action & Collaboration	Reclamation, PCWA, Roseville, SJWD, Sac City, SCWA, CWD, Folsom, EID, EDCWA and local water agencies	High	High
NS-13	CWD to partner with SSWD, GSWC, DPMWD, and/or FOWD to reduce in-district groundwater extraction and improve conjunctive use.	Water Transfers	CWD, SSWD, GSWC, DPMWD, FOWD	Moderate	Moderate
NS-14	RLECWD to form agreements with SJWD, EDCWA, SSWD, City of Folsom and/or others to receive surface water via CTP extension to address groundwater contamination challenges and expand conjunctive use.	Water Transfers	SJWD, SSWD, Folsom, RLECSD, DPMWD, EDCWA, City of Sac	Moderate	Moderate
NS-15	SJWD to improve conjunctive use by pursuing institutional arrangements via (1) short- and long-term transfers with agencies outside SJWD's existing service area (e.g., Folsom, EDCWA), and/or (2) new wholesale agreements.	Water Transfers	SJWD, Folsom, EDCWA	Moderate	Moderate

North American Basin Regional Drought Contingency Plan

ID	Mitigation Action	Category	Partners	Benefit to Drought Resiliency	Implementation Complexity
NS-16	Roseville, SJWD, and Folsom to develop agreement with PCWA to receive supplies through Ophir WTP/PCWA system at times when diversion capacity through Folsom Dam limits realization of full conjunctive use potential.	Wheeling	Lincoln, PCWA, Roseville, Folsom, Potentially Others (e.g., SSWD)	Moderate	Moderate
NS-17	SJWD to enter into a banking agreement with one or more agencies in the SGA area (e.g., SSWD (NSA), CalAm, RLECWD, CWD, GSWC, SCWA (Arden), DPMWD) to maximize full use of supplies.	Banking	SJWD, CHWD, FOWD, SSWD (NSA), CalAm, RLECWD, CWD, GSWC, SCWA (Arden), DPMWD, Folsom, EDCWA	Moderate	Moderate
NS-18	Participate in regional groundwater bank.	Banking	GSWC, DPMWD, SSWD, SJWD, SCWA, Sac City, FOWD, CHWD, Folsom, EDCWA	Moderate	High
NS-19	Update City of Sacramento's Sacramento River/American River water rights contract to expand POU beyond city's boundary to improve conjunctive use.	Modify Contracts/POU	Sac City	Moderate	High
NS-20	Expand PCWA's CVP service area to improve conjunctive use opportunities with NID and wholesale agencies.	Modify Contracts/POU	PCWA, NID, wholesale partners	Moderate	High
NS-21	Modify EDCWA's SMUD Agreement Water (30 TAF/yr) without affecting SMUD's ability to generate hydropower to improve conjunctive use with a partnering agency (TBD).	Modify Contracts/POU	EDCWA, SMUD, Folsom, TBD	Moderate	High
NS-22	EDCWA to get commitment by Reclamation leadership to collaborate with EDCWA on a priority basis to complete all remaining actions and expedite award of the Fazio contract by a certain date.	Federal Action & Collaboration	EDCWA, Reclamation	Moderate	High

ID	Mitigation Action	Category	Partners	Benefit to Drought Resiliency	Implementation Complexity
NS-23	Roseville, PCWA, SCWA and SMUD to collaborate with Reclamation to promote a continuing partnership among the parties and develop a structured process and firm schedule for renewing LTWSCs by a certain date.	Federal Action & Collaboration	Roseville, PCWA, SCWA, SMUD, Reclamation	Moderate	High
NS-24	Establish an agreement between City of Sacramento and SCWA to wheel surface water to SCWA's Arden system and Northgate 880 service area to improve conjunctive use.	Modify Contracts/POU	SCWA, Sac City	Low	Low
NS-25	CalAm to develop process to improve PUC approvals of groundwater sales to improve conjunctive use and banking potential.	Banking	CalAm	Low	High

Key:

ARD = American River Diversion
CalAm = California American Water

CHWD = Citrus Heights Water District

CVP = Central Valley Project

CWD = Carmichael Water District

DPMWD = Del Paso Manor Water District

EDCWA = El Dorado County Water Agency

EID = El Dorado Irrigation District

Folsom = City of Folsom

FOWD = Fair Oaks Water District

GSWC = Golden State Water Company

GW = groundwater ID = identification

Lincoln = City of Lincoln

LTWSC = long-term water supply contract

NID = Nevada Irrigation District

NS = non-structural

NSA = north service area

PCWA = Placer County Water Agency

POU = place of use

Reclamation = U.S. Department of the Interior Bureau of Reclamation

RLECWD = Rio Linda/Elverta Community Water District

Roseville = City of Roseville

S = Structural

Sac City = City of Sacramento

SCWA = Sacramento County Water Agency

SJWD = San Juan Water District

SMUD = Sacramento Municipal Utility District

SSWD = Sacramento Suburban Water District

TAF = thousand acre-feet TBD = to be determined

WTP = water treatment plant

4.2.2 Environmental Sector Mitigation Actions

To address the identified drought vulnerabilities of the environmental sector on the LAR, two specific actions are proposed. One is the LAR Modified Flow Management Standard (Modified FMS), which helps establish a sustainable in-stream flow. As signatories the Water Forum Agreement of 2000, each of the RDCP Planning Leads committed to supporting the update of the current LAR flow standard under the SWRCB's Decision 893. The other mitigation action is improvement of the temperature control hardware associated with Folsom and Nimbus Dams, which would enhance access to the cold water within the reservoir. Cold water releases are essential for the survival of endangered salmonid species during certain times of the year. These mitigation actions would improve the efficiency and effectiveness of meeting environmental requirements, thus leaving more water available to meet M&I demands during dry conditions.

Lower American River Modified Flow Management Standard

The Water Forum Agreement, which includes the LAR FMS, is a comprehensive package of linked actions to achieve the following two co-equal objectives:

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

The WFSE collaborated with Reclamation to refine and implement an initial LAR FMS 2006. The completed LAR FMS and was incorporated in the National Marine Fisheries Service (NMFS) 2009 Biological Opinion (BiOp) as a Reasonable and Prudent Alternative (RPA) for long-term operation of the CVP in coordination with the State Water Project. The WFSE subsequently developed an updated Modified FMS to include, among other improvements, carryover storage requirements at Folsom Dam and Reservoir. The Water Forum and Reclamation are currently discussing how the Modified FMS could be effectively incorporated into CVP operations and whether and what refinements to it, if any, might be necessary to accomplish that outcome.

Folsom and Nimbus Dams Temperature Management Improvements

Temperature is an important environmental factor affecting the survival of American River salmonids protected under Federal and State Endangered Species Acts. Reclamation and NMFS have identified temperature management hardware projects associated with Folsom and Nimbus dams. These include reducing shutter leakage from the Folsom Dam Temperature Control Device (TCD), improving TCD flexibility, accessing cold water below the Folsom Dam penstocks, and reducing temperature gain across Lake Natoma.

The WFSE is currently collaborating with Reclamation and the U.S. Army Corps of Engineers (USACE) to plan, design and implement structural improvements to the TCD that are intended to reduce shutter leakage and improve TCD flexibility. As Water Forum Agreement signatories, the RDCP Planning Leads advocate for this collaboration and have an interest in seeing the implementation of temperature management improvements.

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4.3 Addressing Future Threats

The mitigation actions developed for this RDCP are focused on addressing the identified drought-specific vulnerabilities for the water supply sector (low reservoir storage, low flows in rivers, CVP allocation shortages, and water right curtailments), and those for the environmental sector (increasing river temperatures). Future climate change and population growth are among the factors that are likely to exacerbate these vulnerabilities. Moreover, ongoing State-led initiatives are likely to substantially alter state-wide water system operations, including those affecting Folsom Reservoir and the RDCP agencies. These initiatives include the Delta Water Quality Control Plan and California WaterFix. Finally, it is unclear at this time if the Sustainable Groundwater Management Act of 2014 will result in reduced access to groundwater during dry conditions, which could exacerbate regional drought vulnerabilities. These potential future threats, vulnerabilities, and uncertainties require further assessment, and perhaps a broader set of mitigation actions.

Reclamation's American River Basin Study (ARBS) is examining strategies to integrate or better coordinate local and Federal water management practices. It will review and incorporate new scientific information on climate change specific to the American River Basin that can better inform future operational decisions. In addition, the ARBS will include an assessment of significant recent changes in conditions and regulatory requirements related to the CVP and regional water management; including but not limited to, BiOps for endangered fishery species protection and protection of the Delta, the Sustainable Groundwater Management Act, and water rights administration under drought conditions. Specifically, the ARBS will provide basin-specific, integrated water management strategies to improve regional water supply reliability within the American River Basin, while improving Reclamation's flexibility in operating Folsom Reservoir to meet flow and water quality standards and protect endangered fishery species in the lower American River. In addition, as part of this study, non-Federal Partners are performing cost-share efforts that explore other opportunities to improve water supply reliability in the region (e.g., Alder Reservoir, RiverArc).

Regional groundwater banking is identified as an important strategy to address long-term regional reliability. Under Reclamation's WaterSMART grant, El Dorado County Water Agency proposed to develop the American River Basin Water Marketing Strategy Project to leverage the great potential for regional conjunctive use and banking to further enhance existing regional market transfers through surface water reoperation and individual groundwater substitution practices. The proposed project will evaluate the potential for water market asset development; determine the infrastructure investments needed to realize that market; and formulate an implementation plan that includes recommendations on governance, reporting and monitoring procedures. This work will build off of prior planning work such as the 2002 Sustainable Groundwater Authority agreement with the CALFED Bay-Delta Program Environmental Water Account which proved the viability of a banking and exchange program, ensured no net impacts to the groundwater basin, and established the contractual and institutional arrangements. Other planning work that will provide technical foundation for this include the American River Basin IRWMP 2013 update and 2012 System Optimization Review, this RDCP, and the ARBS, among others.

Existing imbalances in the ARB for both consumptive use and environmental purposes are likely to be further exacerbated by projected climate change conditions. The SSJRBS concluded that, in

general, the Sacramento and San Joaquin River basins could likely face material changes in climactic conditions including: increases in average temperatures, more variable precipitation, declining snowpack due to more precipitation falling as rain, reduced runoff, and increasing sea level elevations. With projected changes in climate, the SSJRBS estimates that CVP deliveries would be further reduced by 2 to 3 percent and the loss of habitat would be up to 33 percent by 2100. The resulting significant threats to aquatic species, especially endangered salmonids and delta smelt, would translate to further reductions in CVP deliveries and the potential extirpation of certain species. With projected loss of average Sierra Nevada snowpack of greater than 20 percent and changes in the timing of runoff, significant mitigation actions will be needed to maintain water supply reliability and to make the region more resilient to extreme events. The specific impacts in the ARB need to be further quantified for purposes of developing appropriate mitigation and adaptation strategies. It is anticipated that the ARBS, described above, will address this.

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5.0 Response Actions

5.1 Introduction

The State has experienced many significant droughts in its history. As a result, the State (through DWR) requires all urban water suppliers providing over 3,000 acre-feet of potable water annually or serving more than 3,000 end users, to prepare and submit an UWMP to support "long-term resource planning, and ensure adequate water supplies are available to meet existing and future water demands." One component of an UWMP is the WSCP, the product of a "strategic planning process to prepare for and respond to water shortages." Shortages can result from a variety of events such as drought, fire, water quality contamination and system infrastructure failure. The purpose of a WSCP is to "maintain reliable supplies and reduce the impacts of supply interruptions." As drought has been the most common of these shortage concerns, WSCP's serve as an effective framework for response actions.

5.2 Individual Water Agency Response Actions

Once a regional trigger is observed below any of the defined threshold values identified in Section 2.3, local water agencies will perform an assessment of their supplies. The purpose is to evaluate if the hydrologic conditions will affect current and future local ability to meet customer demands. This local assessment is a water supply and demand balance similar to the "stress test" methodology adopted by the SWRCB in May 2016.²⁶ Each water agency will calculate potential future water supply based on an additional assumed two years of drought (as defined by the agency's average drought year supply) and then will compare it to anticipated demand levels (as defined by the agency's average demand from the previous five years) for the same two-year period. If supply projections do not equal or exceed demand projections, the agency could activate its local WSCP²⁷ through an action of its governing body to decrease demand until it matches supply projections. For example, if a water agency performs an assessment and projects a 20 percent shortage in supply compared to anticipated demand, the agency could call for a 20 percent reduction in demand through enacting a 20 percent reduction stage in its WSCP. Alternatively, an agency could seek additional water supplies from others to fill shortages.

One possible exception to the use of the water supply stress test as the determinant for the supply reduction target identified in WSCPs is when the threshold value for UIFR is calculated to be below 400,000 acre-feet. Per the Water Forum Agreement, each of the RDCP partner agencies committed to a process referred to as "conferencing." During these conditions, Water Forum Agreement signatories have agreed to meet and confer on how the available limited water supplies should be managed to be preserve as much as possible the co-equal objectives of the

²⁵ California Department of Water Resources, 2015 Urban Water Management Plans website, accessed January 30, 2017. www.water.ca.gov/urbanwatermanagement/

²⁶ http://www.waterboards.ca.gov/water_issues/programs/conservation_portal/docs/emergency_reg/fs81616_stress_test.pdf ²⁷ More detailed descriptions of Water Shortage Contingency Plans are provided in the Response Actions section of the RDCP.

agreement.²⁸ Under these conditions, it is possible that further demand reductions would be needed beyond those calculated using the stress test for public water supply in order to meet additional needs of the environmental water sector in the LAR.

The remaining sections below describe: 1) the State-required WSCP components; and 2) existing RDCP partner agencies' WSCPs that serve to define the supply stage and associated reduction targets necessary to match projected supply shortages. Detailed specific response actions for water supply stages of each of the RDCP partner agencies are provided in Appendix A.

5.2.1 State Requirements for Water Shortage Contingency Plans

While UWMPs as a whole are required to be updated every 5 years (last cycle was in 2015), WSCPs are a "living" document meaning they can be updated at any time to respond to current conditions and refined over time to accurately reflect a water supplier's supply diversity and availability, local preferences for reducing use and compliance with state and local laws such as water waste prohibitions. However, the most current version of the WSCP must be included in the each cyclical UWMP submission.

There are nine required components of a WSCP, with four of these components being most relevant to response actions of the RDCP. The four components include the following:

- 1. Stages of Action
- 2. Prohibitions on End Uses
- 3. Penalties, Charges, Other Enforcement of Prohibitions
- 4. Consumption Reduction Methods

Components 1 through 4 focus on the development of the end product, the WSCP itself. The WSCP includes information that gets communicated to customers and includes actions to achieve savings to match a shortage, as necessary. Component 1: Stages of Action acts as the framework from which all the other components are organized around. Urban water suppliers are required to design a WSCP to account for up to a 50 percent reduction in supply, however, shortages occur on a spectrum and therefore need a variety of stages to match the spectrum of potential shortages. Typically urban water suppliers create WSCPs with 3 to 5 stages, each with an increasing level of shortage with the last stage representing a 50 percent shortage.

Once an urban water supplier develops a stage framework (Component 1), demand reducing actions must be matched to "meet" the anticipated shortage defined by the stage percentages, thus maintaining a balance of supply and demand. These actions are defined by Component 2: Prohibitions of End Uses as "mandatory prohibitions against specific water use practices during water shortages, including, but not limited to, prohibiting the use of potable water for street cleaning."²⁹ Water suppliers are tasked with the responsibility of deciding which prohibitions are appropriate for which stage for their service area. For most urban water suppliers, some level of prohibitions are always in place regardless if there is a shortage or not like no excessive runoff

http://www.water.ca.gov/urbanwatermanagement/docs/2015/UWMP_Guidebook_Mar_2016_FINAL.pdf

²⁸ The objectives are to "Provide a reliable and safe water supply for the region's economic health and planned development to the year 2030; and Preserve the fishery, wildlife, recreational, and aesthetic values of the Lower American River." ²⁹ DWR 2015 UWMP Guidebook, page 8-5.

from irrigation, required recycling systems for fountains, required hose nozzles for washing cars at home, etc. However, when shortages occur, increasing water restrictive prohibitions are designated for each additional stage.

The WSCP is then "matched" with a system of penalties, charges and other enforcement measures (Component 3) to ensure the prohibitions are being followed by all water customers with the ultimate goal of achieving the expected water savings to mitigate the shortage. Enforcement can range from a customer warning with a focus on education to monetary fines to water service shut off. Typically water agencies issue a no fee warning to customers on their first violation of a prohibition and increase the enforcement measures (fine or shut off) with each subsequent violation or repeat offense. Enforcement can also be handled through a water agency's rate structure by implementing a drought/conservation rate or surcharge on bills during shortage periods. Enforcement structures vary greatly between water agencies in the Sacramento region and throughout the State.

The WSCP serves as the anchor for a water supplier to enhance water savings beyond prohibition with additional categories of consumption reduction methods (Component 4). These categories can include expanded public information campaigns, improved customer billing, increased frequency of meter reading, customer water surveys, rebates, reduction in system water loss, increased water waste patrols, and decreased line flushing among others. The selection and extent of implementation of these additional methods vary greatly between water agencies in the Sacramento region and throughout the State.

Together, the WSCP (Components 1 and 2), enforcement (Component 3) and additional categories of consumption reduction methods (Component 4) all contribute to achieving the desired reduction target selected in the WSCP to mitigate the shortage.

In response to the State's most recent drought and as directed in Executive Order B-37-16, the SWRCB was tasked with developing recommendations regarding a number of water resource management related issues including water waste prohibitions and WSCPs. Making Water Conservation a California Way of Life (DWR and SWRCB et. al, 2017) was developed in response to Executive Order B-37-16 and provides information for the California Legislature and public. Legislation is currently pending that will revise WSCP requirements.

5.2.2 Existing RDCP Partner Agencies' Water Shortage Contingency Plans

Due to the unique water supply sources of each of the RDCP partner agencies, there is no uniform WSCP that would meet the needs of all agencies. As part of the RDCP development, existing WSCPs were collected and reviewed for each of the RDCP partner agencies. This section outlines each water supplier's WSCP stage definitions and the penalties, charges and other enforcement measures associated with each plan. For each RDCP partner agency, excerpted tables from their respective WSCPs of Component 1 (Stages of Action) and Component 3 (Penalties, Charges and Other Enforcement) are included below. Following those excerpts is a summary table of additional consumption reduction methods taken by the agencies during the recent drought.

³⁰ California Department of Water Resources. 2015 Urban Water Management Plans. https://www.data.water.ca.gov/

Placer County Water Agency

PCWA designates 5 stages in their WSCP and specifies stage names and brief descriptions of water supply conditions by stage. These stages are matched with a penalty structure in the table below with consistent monetary fines, but increasing additional enforcement actions such service disconnection for the fourth violation.

Table 5-1. Treated Water Shortage Contingency Plan Stages

Stage	Water Supply Conditions	Target	Response Actions
Normal	Normal supply	None	Water use efficiency
1 – Water Alert	Slightly restricted water supplies	Up to 20%	Mandatory actions as provided
2 – Water Warning	Moderately restricted water supplies	Up to 30%	Mandatory actions as provided
3 – Water Crisis	Severely restricted water supplies	Up to 40%	Mandatory actions as provided
4 – Water Emergency	Extremely restricted water supplies	Up to 50% and greater	Mandatory actions as provided

Table 5-2. Penalties for Violations of Contingency Plan

Occurrence	Penalty		
First	Personal/written notification		
Second	Writing warning and notice of correction		
Third	\$75 fine		
Fourth	\$75 fine and service disconnection		

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City of Folsom

The City of Folsom designates 5 stages in their WSCP and specifies stage names and variable percentage reduction based on their local supply needs. These stages are matched with a penalty structure in the table below to help enforce the necessary reductions. The penalties vary from written notice to discontinuation of water service.

Table 5-3. Drought Stages Contingency Plan

Stage	Water Supply Conditions	Response Actions
1 – Voluntary	Normal supply	Voluntary Conservation
2 – Water Alert	Slightly restricted water supplies	Voluntary Conservation and up to a 12% water use reduction
3 – Water Warning	Moderately restricted water supplies	Moderate conservation with some mandatory conservation for up to 20% water use reduction
4 – Water Crisis	Severely restricted water supplies	Mandatory water conservation and some use prohibition with up to 35% water use reduction
5 – Water Emergency	Extremely restricted water supplies	Mandatory prohibition and conservation for up to 50% water use reduction

Table 5-4. Stages of Penalties

Violation	Penalty		
First	Personal or written notification of the violation		
Second (within three months of the first violation)	Written notification and issuance of a notice to correct		
Third (within six months of the first violation)	Issuance of an administrative penalty, mandatory installation of a water meter, discontinued water service and/or other penalties as provided in the notice of violation and as determined by the utilities director.		

City of Roseville

The City of Roseville designates five stages in their WSCP and specifies water availability levels that will "trigger" each corresponding stage into action. These stages are matched with water shortage rate charges in the table below to help enforce the necessary reductions and also mitigate revenue losses the city may experience from decreased water sales.

Table 5-5. Retail: Stages of Water Shortage Contingency Plan

Stage	Percent Supply Reduction ¹ Numerical value as a percent	Water Supply Condition (Narrative description)
I	Up to 10%	Surface water supply availability of 53, 010 AF ²
	Up to 20%	Surface water supply availability of 47,120 AF
III	Up to 30%	Surface water supply availability of 41,230 AF
IV	Up to 40%	Surface water supply availability of 35,340 AF ³
V	Up to 50%	Surface water supply availability of 29,450 AF ³

Notes:

¹ One stage in the Water Shortage Contingency Plan must address a water shortage of 50%

² Surface water availability consistent with Water Forum Agreement for water taken from the American River system.

Key:

AF = acre-feet

Table 5-6. Summary of Water Shortage Rate Charges

Stage	Water Use Restriction	Water Shortage Surcharge (*1)	Excess Water Use Charge (*2)		
First Year of a Water SI	nortage				
Stage 1	10%	None	None		
Stage 2	20%	15%	None		
Stage 2	30%	33%	25%		
Stage 4	40%	45%	50%		
Stage 5	50%	60%	100%		
Subsequent Year(s) of	a Water Shortage				
Stage 1	10%	15%	None		
Stage 2	20%	20%	25%		
Stage 2	30% 40% 500		50%		
Stage 4	40%	50%	100%		
Stage 5	50%	75%	200%		

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³ Bases on water supply portfolio available it is not projected or anticipated that shortages would ever get to levels of 40-50% shortage. Measures are planned, however, to meet regulatory requirements or UWMP.

City of Sacramento

The City of Sacramento designates 4 stages in their WSCP and specifies stage names to describe the water supply conditions. These stages are matched with a penalty structure in the table below to help enforce the necessary reductions. The penalties increase with the number of violations up to \$500.

Table 5-7. Retail: Stages of Water Shortage Contingency Plan

Ctomo		-
Stage	Percent Supply Reduction ¹	Water Supply Condition
1	Up to 20%	Water Alert
2	Up to 30%	Water Warning
3	Up to 40%	Water Crisis
4	Up to 50%	Water Emergency

Notes:

- For the first violation, regardless of water conservation stage, the owner and the occupant (if different than the owner) of the premises where the violation occurred shall be issued a written notice describing the violation and the penalties imposed for subsequent violations.
- For the second violation in a normal water supply year, the owner and the occupant (if different than the owner) of the premises shall be issued another written notice describing the violation and a penalty charge of \$25. This penalty can be removed from the water service bill for the premises if the owner, or the occupant (if different than the owner, and the occupant committed the violation), attends a water conservation seminar offered by the department within sixty (60) days after the date of the penalty notice; provided that only one removal of this penalty shall be allowed for the premises within any twenty-four (24) month period.
- For the third violation in a normal water supply year, the owner and the occupant (if different than the owner) of the premises where the violation occurred shall be issued another written notice describing the violation and a penalty charge of \$100.
- For the third violation in a normal water supply year, the owner and the occupant (if different than the owner) of the premises where the violation occurred shall be issued another written notice describing the violation and a penalty charge of \$500.

One stage in the Water Shortage Contingency Plan must address a water shortage of 50%.

San Juan Water District

SJWD designates 5 stages in their WSCP and specifies supply conditions in terms of GPCD. These stages are matched with a penalty structure shown below with clarification of what stage specific penalties are implemented.

Table 5-8. Wholesale and Retail: Stages of Water Storage Contingency Plan

Stage	Percent Supply Reduction ¹	Water Supply Condition
1	0	Normal Water Conditions GPCD = 413
2	5-10	Minimal supply reduction, GPCD Range = 370-392
3	11-25	Supplies not able to meet demands, GPCD Range = 308-369
4	26-50	Supplies not able to meet demands, GPCD Range = 206-307
5	50 and greater	Major failure of a supply, storage, or distribution system, GPCD Range < 206

Notes:

Based on DWR Table 8-1 Wholesale: Stages of WSCP.

Stages and conditions as shows in this UWMP are draft.

Key:

GPCD = gallons per capita per day

At the height of the most recent drought, the RDCP partner agencies employed a host of additional consumption reductions methods (Component 4) to reduce customer demands. Based on a survey conducted by RWA in November 2015 of member agencies, the RDCP partner agencies employed the additional reduction methods included in **Table 5-9**.

5.2.3 Effectiveness of RDCP Partner Agencies' Water Shortage Contingency Plans

The main goal of a WSCP is to achieve the appropriate level of savings (reduction in water demand) to mitigate the current water shortage taking into account local factors. All five of RDCP partner agencies' WSCPs were implemented at various stages from 2014 to 2016 in response to a statewide drought emergency declared by Governor Brown on January 17, 2014. A series of Executive Orders to address the State's drought called for both mandatory and voluntary savings during different periods of time.

Table 5-10 below summarizes conservation targets and conservation savings achieved between 2014 and 2016 (compared to a "pre-drought" 2013 baseline) using the WSCP (Component 1 and 2), enforcement (Component 3) and other consumption reduction methods (Component 4).

Overall, the RDCP partner agencies largely met their savings targets despite the high degree of variability of their respective WSCPs. This is important because it shows that there is no single approach to achieving results.

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One stage in the Water Shortage Contingency Plan must address a water shortage magnitude of 50%.

Table 5-9. 2015 Consumption Reduction Methods¹

Water Supplier	Consumption Reduction Methods
Placer County Water Agency	Cash for Grass, Toilet Rebates, Clothes Washer Rebates, CII Landscape Water Budgets, Irrigation Efficiency Rebates, Indoor Fixtures Direct Installation, Residential surveys, CII surveys, Large Landscape Survey, Residential Retrofit Kits, Pre-rinse Spray Valves, Water Wise House Calls, Local School Education Program, Local Public Outreach Program (Mailers, Door tags, Online ads (weather.com, etc.), Social media ads (Facebook, etc.), Social media posts (Facebook, twitter), Billboards, Newspaper ads, Bill Inserts, Personal calls to select customer groups, Lawn Signs, Water supplier website, E-blasts and Utility Truck Magnets
City of Folsom	Cash for Grass Rebates, Toilet Rebates, Irrigation Efficiency Rebates, Local Public Outreach Program (Mailers, Door tags, Personalized conservation information reports (WaterSmart, Dropcountr), CII surveys, Large Landscape Survey, Water Wise House Calls and Water supplier website
City of Roseville	Cash for Grass Rebates, Toilet Rebates, Irrigation Efficiency Rebates, Commercial Water Budgets, Residential surveys, CII surveys, Large Landscape Survey, Residential Retrofit Kits, Pre-rinse Spray Valves, Water Wise House Calls, Local School Education Program and Local Public Outreach Program (Mailers, Door tags, Online ads (weather.com, etc.), Social media posts (Facebook, twitter), Billboards, Street Signs, Bill Inserts, Personal calls to select customer groups, Personalized conservation information reports (WaterSmart, Dropcountr), Water supplier website and E-blasts
City of Sacramento	Cash for Grass Rebates, Toilet Rebates, Clothes Washer Rebates, Rain barrel Rebates, Irrigation Efficiency Rebates, Indoor Fixtures Direct Installation, Residential surveys, CII surveys, Large Landscape Survey, Residential Retrofit Kits, Pre-rinse Spray Valves, Water Wise House Calls and Local Public Outreach Program (Mailers, Door tags, Social media ads (Facebook, etc.), Social media posts (Facebook, twitter), Billboards, Personalized conservation information reports (WaterSmart, Dropcountr), Water supplier website and E-blasts
San Juan Water District	Toilet Rebates, Clothes Washer Rebates, Irrigation Efficiency Rebates, Residential surveys, CII surveys, Large Landscape Survey, Residential Retrofit Kits, Local School Education Program and Local Public Outreach Program (Door tags. Social media posts (Facebook, twitter), Personalized conservation information reports (WaterSmart, Dropcountr), Water supplier website and E-blasts

Note:

1 Regional Water Authority, 2015 Drought Conservation Summary Survey, sent November 15, 2015.

Table 5-10. RDCP Partners' Target and Water Savings from 2014-2016

Year	Agency	Target Savings	Actual Savings
2014 ¹	Placer County Water Agency	20%	18%
	City of Folsom	20%	20%
	City of Roseville	20%	19%
	City of Sacramento	20%	19%
	San Juan Water District	25%	26%
2015 ²	Placer County Water Agency	29%	27%
	City of Folsom	29%	26%
	City of Roseville	25%	33%
	City of Sacramento	25%	29%
	San Juan Water District	33%	34%
2016 ³	Placer County Water Agency	20%	19%
	City of Folsom	10%	11%
	City of Roseville	10%	23%
	City of Sacramento	20%	26%
	San Juan Water District	10%	22%

Notes

Key:

RDCP = Regional Drought Contingency Plan

5.3 Regional Response Actions

In addition to the individual RDCP partner agency responses, the region has identified value in regionally-coordinated response actions available during drought conditions. As agencies take action to increase their respective stages to respond to their water supply conditions, RWA will serve in a coordination role to ensure that water agencies in the region are aware of individual agency actions being taken. If conditions warrant, RWA would facilitate coordination of a regional response to emerging drought conditions. For example, the RWA Board adopted a resolution strongly recommending to all agencies in the region to urge a water use reduction of 20 percent or more on January 9, 2014. This occurred in advance of the Governor's declaration of statewide drought conditions on January 17, 2014.

The recent drought conditions were very valuable in terms of improving regional readiness to respond to drought. Because of the diversity of water supplies available to any given agency, it was necessary to develop consistent regional messaging to achieve large customer demand reductions throughout the region to help ensure overall available supplies would meet demands. As a result of the most recent multi-year drought, a regional response framework emerged that will continue to be implemented through RWA under future drought conditions. The regional

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¹ The State of California implemented voluntary conservation of 20%. However, locally, most of the Sacramento region's water agencies were under mandatory targets because of local water supply conditions including all 5 water suppliers in the table. Target savings represented as of December 2014. Water savings represent January through December 2014 savings.

² Local water agency targets were in place from January through May 2015. State mandated targets took effect in June 2015. State mandated target savings represented as of December 2015. Water savings represent January through December 2015 savings.

³ Same state mandated targets in 2015 existed in January and February 2016. For March through May 2016, State mandated targets decreased by 3% for all agencies to account for climate. June through December 2016, State mandated targets were assigned as 0% for all agencies. However, some local agencies continued to promote voluntary targets, expect the City of Sacramento which maintained a mandatory target until August 2017. Targets represented as of December 2016. Water savings represent January through December 2016 savings.

drought response actions focus on public outreach messaging organized into the following four areas:

- 1. Increased coordination between local water agencies.
- 2. Increased media buys to support the coordinated public outreach messages.
- 3. Designated regional media contact for drought-related water conservation inquires.
- 4. Increased data collection at the regional level to track water savings and weather data for inclusion in regular RWA issued press releases.

The first area is increased coordination between local water agencies. RWA held regular meetings in 2014 and 2015 for water agencies to share their local public outreach messages with other agencies to identify opportunities for coordination to create a stronger overall public presence. For example, RWA created an editorial calendar with specific water savings tips for each week/month and provided the calendar to water agencies for a coordinated release to customers throughout the region. Standard water savings estimates for common water conservation actions were also distributed. Water agencies included water savings tips in bill inserts, agency websites, billboards, and other relevant outlets. Additionally, RWA updated the regional water efficiency website, bewatersmart.info, to include an interactive drought map that featured watering days, water waste hotlines, local websites, staff contacts, and water supply information for each agency. Customers were able to enter their address in the map and receive all pertinent drought information specific to their water provider.

The second area is an overall increase in media buys to support the coordinated public outreach messages described above. For example, in 2015, RWA member water agencies pooled together an additional \$150,000, double the regular public outreach budget, to increase the level (number of ads) and extend the timeframe (12 months versus 9 months) of regional media buys including radio, television, and online ads (Google and Facebook). The increase in regional media buys was further supported by an increase in local media buys that also featured regionally coordinated public outreach messages, further leveraging the regional response.

The third area is to designate a regional media contact for drought-related water conservation inquires. For example, RWA served as the point of contact for local radio and television media outlets to quickly respond to requests for interviews and conservation savings updates. RWA also delegated media requests to local water agencies as needed. This increased the conservation related media coverage in the region resulting in more customers being reached while reinforcing regional and local public outreach messages.

The fourth area is an increase in data collection at the regional level to track water savings and weather data for inclusion in regular RWA issued press releases. RWA collected monthly water production, residential gallons per capita daily water use and local weather data to analyze regional water savings. The information was used to proactively issue press releases prior to State-issued drought updates. This allowed the Sacramento region to communicate with customers in a timely fashion and created more opportunities to share the regionally coordinated public outreach messages. Press releases were also used to solicit interview opportunities for RWA and local water agencies.

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6.0 Operational and Administrative Framework and Update Process

6.1 Purpose and Scope

The RDCP and associated planning are meant to be part of an adaptive process that is routinely updated to reflect the evolving needs in the region. The Planning Leads recognize the importance of continuous coordination with Reclamation in all aspects of implementing the RDCP.

The purpose of this section is to describe the roles, responsibilities, and procedures for ongoing activities associated with the RDCP including conducting drought monitoring; initiating mitigation and response actions, including communicating with the public about those actions; and evaluating and updating the RDCP. Anticipated frequencies for these activities and potential funding and financing mechanisms are also discussed.

6.2 Development of Operational and Administrative Framework

The six Planning Leads reviewed and provided feedback on an initial RDCP Operational and Administrative Framework (Framework). A revised Framework was circulated to the DPTF and feedback was addressed in the draft RDCP. Feedback from the meeting was addressed in the Framework section included in the draft RDCP submitted to Reclamation; the DPTF, and other interested parties. Feedback on the Framework section in the draft RDCP was addressed in the final RDCP.

6.3 Operational and Administrative Framework

6.3.1 Activities, Process, and Schedule

The anticipated activities, process, and schedule for implementing, monitoring, evaluating, and updating the RDCP are presented in **Table 6-1** and **Figure 6-1**. The Planning Leads expect that RDCP implementation will involve regular monitoring and evaluation efforts to assess the potential for initiation of response actions, to keep tabs on mitigation action progress, and to use available information to guide future changes in the RDCP. The Planning Leads expect that monitoring and evaluating activities would occur throughout each year of implementation, with an evaluation of the need for a comprehensive update of the RDCP every 5 years. A process flow chart for RDCP updates, should a need to update the RDCP be identified, is shown on **Figure 6-2**. Initiation and completion of implementation and update activities will be contingent on the availability of sufficient funding.

Table 6-1. Anticipated RDCP Implementation and Update Activities

Table 6-1. Anticipated NDCF implementation			RACI Matrix ¹			
Activity	Frequency	Planning Leads	Water Supply Agencies in RDCP Area	DPTF	Stakeholders and Interested Parties	
RDCP Monitoring and Evaluation. The Planning Leads and water supply agencies in the RDCP area will do the following:						
 Drought Monitoring. On an ongoing and at the frequencies described in the Drought Monitoring section of the RDCP, the Planning Leads will monitor indicators and indices for trigger levels that may indicate the onset of drought conditions. 	Ongoing	R, A	C ²	С	I	
 Vulnerability Assessment. On an annual basis, the Planning Leads and water supply agencies will gather information and make any necessary updates to the Vulnerability Assessment. 	Annual	R, A	R	I	I	
 Mitigation Actions and Response Actions. On an annual basis, the Planning Leads and water supply agencies will review any changes in the Vulnerability Assessment, determine the need for new/revised actions, and update the status of existing actions and add new actions (as needed). 	Annual	R, A	R	I	ı	
Development and Initiation of Mitigation and Response Actions. Development and initiation of actions will be the responsibility of the project proponent(s), meaning the individual agency or group of agencies.	As needed	С	R, A	I	I	
Efforts Identified by Planning Leads/DPTF. In non-update years, the Planning Leads and/or DPTF may identify planning and technical efforts outside those anticipated (see above) that need to be undertaken based on changed conditions or a potential need.	Ongoing	R, A	R, C ³	R, C ³	I	
RDCP Update Need Evaluation. Every 5 years, the Planning Leads will assess the need for and prepare an updated RDCP (as necessary).		R, A	С	С	I	
Communication and Outreach. The Planning Leads and water supply agencies in the RDCP area will do the following:						
 RDCP. This effort will include website updates and email communications to keep interested stakeholders informed of meetings, new materials, and other information related to the RDCP and its implementation. 	As needed	R, A ⁴	I	I	I	
 Mitigation Actions and Response Actions. Each individual agency will be responsible for apprising its ratepayers and the public of any actions initiated and related progress/results. 	As needed	R, A ⁵	R, A	I	I	

Table 6-1. Anticipated RDCP Implementation and Update Activities (contd.)					
Activity		RACI Matrix ¹			
		Planning Leads	Water Supply Agencies in RDCP Area	DPTF	Stakeholders and Interested Parties
Coordination with Other Ongoing Efforts. Coordination and information sharing with other ongoing efforts will be beneficial to both the RDCP and the other efforts (American River Basin Integrated Regional Water Management Plan 2018 Update, Regional Water Management Plan, American River Basin Study, individual water agency and other regional planning efforts, etc.). It is anticipated that this will occur on an as needed basis.	As needed	R, A	R ^[2]	R	I
Planning Leads Meetings. The Planning Leads will meet at least once a year to: (1) prepare for the monitoring and evaluation effort for the current year; (2) discuss evolving needs in the region, any triggers (as described above), and issues to be addressed with the DPTF; and (3) identify funding needs and sources for the following year's activities, and develop a plan to pursue identified funds.	Annually (more frequently if needed)	R, A	I	_	1
DPTF Meetings. The DPTF will meet annually to discuss progress and results of the RDCP monitoring and evaluation effort, other items brought forth by the Planning Leads, and review content from the updated RDCP (every 5 years). The DPTF meetings will coincide with other	Annually (more frequently if	R, A	C [2]	С	L

Notes:

¹ RACI responsibility matrix. R = Responsible; A = Accountable; C = Consulted; I = Informed ² Water supply agencies in the RDCP area are also members of the DPTF.

existing meeting venues to allow for coordination and time efficiency of participants.

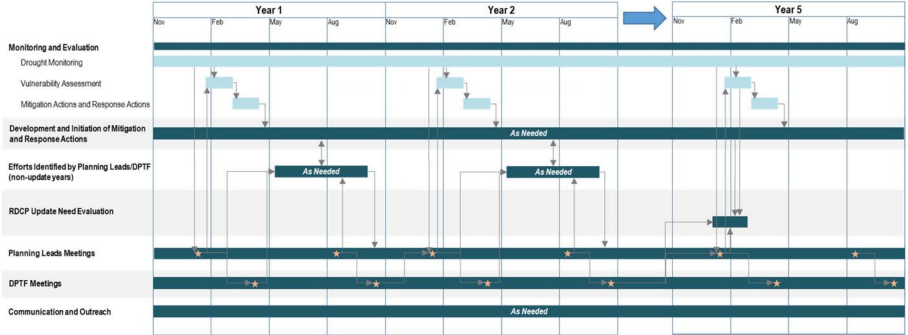
- Responsible or Consulted depends in specific effort.
- 4 RWA will be continue to be Responsible for RDCP updates on the RWA website, as well as email communications. The Planning Leads (including RWA) will be Accountable the effort.

needed)

⁵ With the exception of RWA, the Planning Leads are also water suppliers in the RDCP area.

DPTF = Drought Planning Task Force

RDCP = Regional Drought Contingency Plan



Schedule assumes initial Final RDCP in September 2017.

Figure 6-1. Anticipated RDCP Implementation and Update Evaluation Schedule

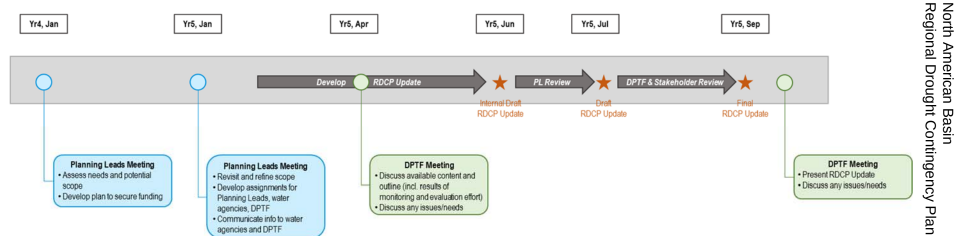


Figure 6-2. Anticipated RDCP Update Process

6.3.2 Roles and Responsibilities

Successful implementation of the RDCP depends on the clearly defined roles and responsibilities of the Planning Leads, DPTF, water agencies in the RDCP study area, and stakeholders and interested parties. **Table 6-1** shows the roles and responsibilities for each anticipated implementation and update activity.

Planning Leads

The primary purpose of the Planning Leads will be to provide oversight of the RDCP and make related decisions, resolve any issues presented by the DPTF, provide guidance and direction on next steps and recommended actions (as appropriate), and engage with stakeholders and interested parties. The Planning Leads will continue to consist of:

- The 5 water agencies in the NAB with Reclamation contracts PCWA, City of Folsom, City of Roseville, City of Sacramento, SJWD – that were the partner agencies in the 2017 RDCP.
- The RWA, a joint powers authority formed in 2001 and consisting of more than 20 water suppliers in the greater Sacramento region for the purpose of protecting and enhancing the sustainability of regional water supplies.

Agency representatives will continue to be management-level officials with authority to commit their respective organizations to a course of action.

Drought Planning Task Force

The purpose of the DPTF will be to provide input on the RDCP and its implementation, review progress, and discuss RDCP related issues and needs. Participation will continue to be voluntary. At this time, this group consists of:

- The 6 Planning Leads, as each may the responsible for mitigation and response actions.
- The 12 other water agencies in the RDCP study area will continue to be invited –
 California American Water, Carmichael Water District, Citrus Heights Water District,
 City of Lincoln, Del Paso Manor Water District, Fair Oaks Water District, Golden State
 Water Company, Natomas Central Mutual Water Company, Orange Vale Water
 Company, Rio Linda/Elverta Community Water District, Sacramento County Water
 Agency, Sacramento Suburban Water District.
- Sacramento Water Forum.
- DWR.

Water Agencies in the RDCP Area

The Planning Leads will continue to engage with the 12 other water agencies in the RDCP study area separately from the DPTF, as these water agencies may choose to implement RDCP-related mitigation and response actions. Participation will not be mandatory, and each water agency will make its own decisions on project implementation and any associated activities.

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It is important to note that outside of their responsibilities as Planning Leads, those 6 entities will also need to make individual decisions regarding project implementation and any associated activities.

Stakeholders and Interested Parties

Consistent with the RDCP C&O Plan, stakeholders and interested parties will continue to be provided with updates on RDCP progress and opportunities to comment by the Planning Leads and the DPTF. All DPTF meetings will continue to be open for stakeholder and public involvement, and RWA will continue to post information and materials on its website as well as email notifications as needed. Participation in this group will continue to be voluntary and open to any organization or individual expressing interest.

6.3.3 Initiation of Drought Response Conditions

Because of the unique water supply portfolio of each agency, the initiation of water contingency plans and the level of response will be an individual agency action and responsibility. For example, the City of Folsom was the first agency in the region in December 2013 to call for a mandatory 20 percent conservation savings of its customers when Folsom Reservoir storage levels went below 200,000 acre-feet.

In addition to individual agency responses, there are two regional responses that could occur. The first is a response through the RWA. This response is initiated at the request of one of more of RWA's members or could be initiated as a result of a Drought Declaration. This response occurs in the form of an adopted resolution of the entire RWA Board declaring that drought conditions are present and that all agencies in the region are encouraged to take appropriate actions consistent to the degree feasible, under their respective water shortage contingency plans. RWA also coordinates regional messaging of the conditions to the public. An example of this occurred in January 2014 when RWA adopted a resolution calling for 20 percent voluntary conservation for all its members whether or not they had adequate supplies to meet their demands.

The second regional response is coordination under the WFSE. This occurs when projected UIFR for March through November at Folsom Reservoir are projected to be below 400,000 acrefeet. This condition occurred in 2015 and resulted in recurring meetings throughout the year facilitated by the Water Forum. This is known locally as a "Conference Year," and stakeholders confer to identify impacts of the dry conditions and propose actions to mitigate those impacts. Reducing water demands is a key mitigation action undertaken during such periods.

6.3.4 Triggers to Reassess the RDCP

Although the Planning Leads intend to regularly revisit the RDCP and its performance and assess the need for an update every 5 years, there will likely be events or occurrences that have substantial effects on the local water supply outlook and trigger an update of the RDCP (or a portion thereof) outside of that cycle. These triggers may include, but are not limited to:

• State and federal regulations or requirements often change as well as new ones go into effect. These may have effects on the availability, timing, and potential uses of water supplies, such as water conservation requirements, reservoir releases to meet instream flow or water quality requirements, and regulations governing indirect and direct potable reuse.

- **Policy or operational changes** related to State or Federal facilities may impact local water resources.
- New information from drought monitoring activities or other efforts (climate change or planning studies, modeling efforts, etc.) may also impact the future availability of local water resources.
- Unanticipated changes in water supply availability resulting from natural disasters, infrastructure failures, or other events may require reassessment of response and/or mitigation actions.

6.4 Funding and Financing

Implementing, evaluating, and updating the RDCP will be contingent on the availability of sufficient funding and financing. This section discusses potential RDCP funding and project financing mechanisms.

6.4.1 RDCP Funding

Development of the 2017 RDCP was funded by a Reclamation WaterSMART Drought Contingency Planning Grant and in-kind and direct funding support from the Planning Leads. Additional funds for RDCP implementation (not including projects), evaluation, and updates will need to be identified by the Planning Leads, and a funding plan developed that will likely incorporate in-kind services, direct funding by local agencies, and State and Federal grant funding opportunities.

6.4.2 Financing Mitigation and Response Actions

Financing projects is always a challenge, and it sometimes prevents projects from proceeding to implementation. In recent years, these challenges have only increased. Municipal and agency revenues have been constrained due to pressures to keep user rate increases low, few new development fees, and reduced water usage resulting in reduced revenues. State and Federal funding sources are increasingly competitive and sometimes cause schedule delays. Further, some projects with benefits that are difficult to quantify, face challenges in securing external funding. The demands on these limited funds include increasing construction costs, aging infrastructure, and increased regulations.

To realize progress toward drought preparedness and response in the region, mitigation and response actions (projects) will need to be implemented now and into the future. The Planning Leads and DPTF recognize the importance of maintaining the highest standards of cost effectiveness for priority projects. Financing options will vary according to each project proponent. The various funding sources will differ in their longevity and certainty as well. While extremely helpful in covering costs, grant program funds will continue to be dependent on successful applications. Grant funds are also better suited to finance construction or a one-time project cost, as opposed to covering operation and maintenance (O&M) costs. Generally, user fees and rates are more secure and reliable, and are better suited to cover O&M costs than relying on grant funding.

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Financing for most of the RDCP mitigation and response actions has not been identified at this time. The Planning Leads will help project proponents move forward on an ongoing basis, by providing opportunities to coordinate with other ongoing efforts in the region (American River Basin IRWMP, Sustainable Groundwater Management Act implementation, etc.); encouraging the pursuit many types of appropriate funding, both external (e.g., grants, loans, development fees, private sector financing) and internal (e.g., user fees, user rates, revenue bonds, assessment districts); and encouraging the formation of partnerships for those projects that benefit multiple water agencies and stakeholders.

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North American Basin Regional Drought Contingency Plan

Appendix A. Detailed Water Shortage Contingency Plans





PREPARED BY



Table 1: Placer County Water Agency Water Shortage Contingency Plan

Stage	Supply Reduction	Water Supply Condition	Response Actions
Normal	None	Normal supply "Use Water Efficiently"	 Leaks or faulty sprinklers shall be repaired within 72 hours of occurrence. Decorative water features must recirculate and shall be leak proof. Landscapes shall only be watered between the hours of 9:00 p.m. and 9:00 a.m. to reduce evaporation and minimize landscape runoff. Water shall be confined to the customer's property and shall not be allowed to run off to adjoining property, roadside, non-irrigated areas, private and public walkways, roadways, parking lots, ditch or gutter or any other impervious service. Care shall be taken not to water past the point of saturation. No landscape watering shall occur during rain/snow or within 48 hours after a ¼" or more of rainfall/snowfall. Automatic shut-off devices shall be installed on any hose or filling apparatus in use. Commercial, industrial, institutional equipment must be properly maintained and in proper working order. All new landscaping shall, at a minimum, adhere to the specifications outlined in the State's Model Water Efficient Landscape Ordinance adopted by the California Department of Water Resources or specifications of any land use jurisdiction in effect.
1 – Water Alert	Up to 20%	Slightly restricted water supplies	 Normal Response Action plus the following actions are mandatory: Resale water suppliers to which the Agency provides water are advised to implement conservation measures comparable to those adopted by PCWA, to achieve the same level conservation. Restaurants shall serve water to customers only upon request. Hotels and motels shall provide guests with the option of choosing not to have towels and linens laundered. The hotel or motel shall prominently display notice of this option in each bathroom using clear and easily understood language. Turf watering shall be limited to a maximum of three days per week during the months of July and August, a maximum of two days per week in April, May, June, September, October and November, and shall not be watered during the remaining winter months unless PCWA notifies customers that watering is allowed due to unseasonably and extended dry conditions. Plant containers, trees, shrubs and vegetable gardens may be watered additional days when using drip irrigation or hand watering. Washing down impervious surfaces such as driveways and sidewalks shall be prohibited unless necessary for public health and safety purposes.

2 – Water Warning	Up to 30%	Moderately restricted water supplies	Stage 1 Response Actions plus the following actions are mandatory: 1. A construction water use plan shall be submitted that mitigates the use of water for purposes such as dust control. 2. The installation of new landscaping for existing homes shall be limited to low water use trees, shrubs and groundcover. The installation of new turf or hydro seed for existing homes shall be prohibited unless watered using drip or microspray systems. Customers who had installed new turf or hydro seed prior to the prohibition may apply for a waiver to irrigate during an establishment period. 3. Outside irrigation for newly constructed homes and buildings shall be prohibited unless watered using drip or microspray systems. 4. Turf watering shall be limited to a maximum of two days per week April through November and shall not be watered during the remaining winter months unless PCWA notifies customers that watering is allowed due to unseasonably and extended dry conditions. Plant containers, trees, shrubs and vegetable gardens may be watered additional days when using drip irrigation or hand watering. 5. Commercial, Industrial, and Institutional properties, such as campuses, golf courses, and cemeteries shall implement water efficiency measures to achieve a water usage reduction consistent with the objective of this stage. 6. Irrigation of ornamental turf on public street medians with potable water shall be prohibited.
3 – Water Crisis	Up to 40%	Severely restricted water supplies	 Stage 2 Response Actions plus the following actions are mandatory: Existing pools shall not be emptied and refilled unless required for public health and safety purposes. No new landscape installations or renovations shall be permitted. Waivers granted previously for turf or hydro seed watering during an establishment period shall be revoked. The use of reclaimed water for dust control, earthwork, or road construction shall be required, as permits allow and as available. Turf watering shall be limited to a maximum of one day per week April through November and shall not be watered during the remaining winter months unless PCWA notifies customers that watering is allowed due to unseasonably and extended dry conditions. Plant containers, trees, shrubs and vegetable gardens may be watered additional days when using drip irrigation or hand watering. Car washing shall only be permitted using a commercial carwash that recirculates water and use high pressure/low volume wash systems.
4 – Water Emergency	Up to 50% and greater	Extremely restricted water supplies	Stage 3 Response Actions plus the following actions are mandatory: 1. Turf shall not be watered. Plant containers, trees, shrubs and vegetable gardens shall be watered only by drip irrigation or hand watering.

Table 2: City of Folsom Water Shortage Contingency Plan

Stage	Supply Reduction	Water Supply Condition	Response Actions
1 – Voluntary	None	Normal supply	 Water will be used for beneficial uses; all wasteful use of water is prohibited. Water shall be confined to the customer's property and shall not be allowed to run off to adjoining property or to the roadside ditch or gutter. Care shall be taken not to water past the point of saturation. Free flowing hoses are prohibited for all uses including landscape watering, vehicle and equipment washing, ponds, evaporative coolers and livestock watering troughs. Automatic shut-off devices shall be installed on any hose or filling apparatus in use. All pools, spas and ornamental fountains/ponds shall be equipped with a recirculation pump and shall be constructed to be leak proof. Pool draining and refilling shall be allowed only to the extent required for health, maintenance, or structural considerations, and must otherwise comply with all applicable federal, state and local stormwater management requirements, including but not limited to Chapter 8.70, Stormwater Management and Discharge Control.
2 – Water Alert	Up to 12%	Slightly restricted water supplies	The following restrictions shall be enforced: 1. All stage one (basic stage) restrictions shall continue to be enforced, except to the extent they are replaced by more restrictive requirements imposed by this section. 2. Landscape and pasture irrigation shall be limited to a maximum of three days per week based on the following odd-even schedule, with the exception of drip irrigation, which may be conducted on any day. a. Customers with street addresses that end with an odd number may irrigate only on Tuesdays, Thursdays and Saturdays. b. Customers with street addresses that end with an even number may irrigate only on Wednesdays, Fridays and Sundays. c. No irrigation is permitted on Mondays. 3. Hand and manual watering follows the same odd/even day schedule and may be done anytime during the day. 4. Washing of streets, parking lots, driveways, sidewalks, buildings or other hardscape surfaces is prohibited, except as necessary for health, sanitation or fire protection purposes. 5. Restaurants shall serve water only upon specific request. 6. Public and private streetscape landscaping (medians and frontage) may be watered only on the same schedule as customers with street addresses that end with an even number.
3 – Water Warning	Up to 20%	Moderately restricted water supplies	The following restrictions shall be enforced: 1. All stage two restrictions shall continue to be enforced, except to the extent they are replaced by more restrictive requirements imposed by this section. 2. Landscape and pasture irrigation shall be limited to a maximum of two days per week based

			on the following odd-even schedule, with the exception of drip irrigation, which may be conducted on any day. a. Customers with street addresses that end with an odd number may irrigate only on Tuesdays and Saturdays. b. Customers with street addresses that end with an even number may irrigate only on Wednesdays and Sundays. c. No irrigation is permitted on Mondays, Thursdays and Fridays. d. Irrigation for public parks and other public grounds, including landscaping and lighting district property, shall only be allowed with an irrigation plan and irrigation system audit that has been approved by the director in accordance with Section 13.26.110, irrespective of size. 3. No water from the city water system shall be used for construction purposes such as dust control, compaction, or trench jetting, unless the use is approved by the director consistent with the provisions of Section 13.26.090.
4 – Water Crisis	Up to 35%	Severely restricted water supplies	The following restrictions shall be enforced: 1. All stage three restrictions shall continue to be enforced, except to the extent they are replaced by more restrictive requirements imposed by this section. 2. Landscape and pasture irrigation, including drip irrigation, shall be limited to a maximum of one day per week based on the following odd-even schedule. a. Customers with street addresses that end with an odd number may irrigate only on Tuesdays. b. Customers with street addresses that end with an even number may irrigate only on Wednesdays. c. No irrigation is permitted on Mondays, Thursdays, Fridays, Saturdays and Sundays. 3. Public and private streetscape landscaping (medians and frontage) may be watered only on the same schedule as customers with street addresses that end with an even number. 4. No water from the city water system shall be used to drain and refill swimming pools, artificial lakes, ponds or streams and no new permits for swimming pools, artificial lakes, ponds or streams shall be issued until the water conservation stage has been declared to be stage one. 5. Water use for ornamental ponds and fountains is prohibited unless required to maintain existing vegetation or to sustain existing fish/animal life. 6. New or expanded landscaping on properties is limited to drought-tolerant trees, shrubs, and ground cover and no new turf or grass shall be planted, hydro-seeded or laid. 7. Washing of automobiles or equipment shall be done on the lawn or at a commercial establishment that uses recycled or reclaimed water. 8. All water leaks shall be repaired within twenty-four hours of notification by the utilities department or service may be discontinued.
5 – Water Emergency	Up to 50%	Extremely restricted water supplies	The following restrictions shall be enforced: 1. All stage four restrictions shall continue to be enforced, except to the extent they are replaced by more restrictive requirements imposed by this section. 2. No landscape and/or pasture irrigation shall be allowed. 3. Flushing of sewers or fire hydrants is prohibited, except in case of an emergency and for

	essential operations. 4. Flushing of fire protection systems is prohibited, except during required maintenance or servicing of the system. 5. Water use for ornamental ponds and fountains is prohibited. 6. Washing of automobiles or equipment shall be done at a commercial establishment that uses recycled or reclaimed water. 7. Installation of any new lawns or landscaping is prohibited. 8. No water from the city water system shall be used for construction purposes such as dust control, compaction, or trench jetting, unless the use is necessary for fire protection system testing, maintenance, or acceptance by the fire chief. (Ord. 1118 § 2 (part), 2009)
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Table 3: City of Roseville Water Shortage Contingency Plan

Stage	Supply Reduction	Water Supply Condition	Response Actions
Basic	0%	Normal	During the basic water conservation stage, the following restrictions shall be in force: Water shall be used for beneficial purposes only; all unnecessary and wasteful uses (as defined in Section 14.09.030) of water are prohibited. A. Water shall be confined to the user's property and shall not be allowed to run off to adjoining properties, or to the roadside or to the gutter. Care shall be taken not to water past the point of saturation. B. Free-flowing hoses for all uses are prohibited. Automatic shut-off devices shall be attached on any hose or filling apparatus in use. C. All leaks (including irrigation systems, pipes, fixtures, pools, ponds, fountains and waterways) shall be repaired within five calendar days or less if warranted by the severity of the problem as determined in the discretion of the city manager, or designee. D. All pools, spas, and ornamental fountains/ponds shall be equipped with a recirculation pump and shall be constructed to be leak-proof. Pool draining and refilling shall be allowed only to the extent required for health, maintenance, or structural considerations, and must otherwise comply with all applicable federal, state and local stormwater management program requirements, including, but not limited to, the urban stormwater quality management and discharge control ordinance set forth in Chapter 14.20 of Title 14 of the City of Roseville Municipal Code. E. Landscaping. 1. All landscaping installed in the City of Roseville shall comply with the water efficient landscape requirements adopted by resolution of the city council. 2. Irrigation of new landscaping shall be allowed on any day of the week for a period of 30 days after the new landscaping is planted, unless the city manager, or designee, provides prior written consent to extend this time period based on plant type and the season when the new landscaping is planted. After the 30 days, irrigation days and run times should be decreased to settings appropriate for an established landscape. 3. Upon city declaration of a w

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		During a stage one drought, the following restrictions may be required, as determined by the city manager and upon
		notification pursuant to Section 14.09.020(E):
		A. All basic stage restrictions required by Sections 14.09.030 and 14.09.060 shall continue in place, except to the
		extent they are replaced by more restrictive conditions imposed by this section.
		B. Residential users and non-residential users shall reduce water usage up to 10 percent.
		C. Residential water users shall be permitted to irrigate with city water on the following schedule, unless the city
		manager, or designee, provides prior written consent to a different irrigation pattern:
		1. 1st day of November – last day of February: up to one day per week irrigation on Monday of each week, if needed.
		2. 1st day of March – last day of April and 1st day of September – last day of October: up to two days per week
		irrigation on Monday and Friday of each week, if needed.
		3. 1st day of May – last day of August: up to three days per week irrigation on Monday, Wednesday and Friday of
		each week, if needed.
		D. Nonresidential water users (including without limitation, commercial, industrial, church, cemeteries, and publicly
		owned users) shall be permitted to irrigate with city water on the following schedule, unless the city manager, or
		designee, provides prior written consent to a different irrigation pattern:
		Surface water 1. 1st day of November – last day of February: up to one day per week irrigation on Monday of each week, if needed.
1	Up to 10%	supply availability of 2. 1st day of March – last day of April and 1st day of September – last day of October: up to two days per week
	'	53, 010 AF ¹ irrigation on Monday and Thursday of each week, if needed.
		3. 1st day of May – last day of August: up to three days per week irrigation on Monday, Thursday and Saturday of
		each week, if needed.
		E. The limitations specified in subsections C and D shall not apply to a properly functioning low volume landscape
		irrigation system, the irrigation on container plants, or to the irrigation of new landscaping that is subject to the
		provisions of Section 14.09.060(E). Low volume irrigation means the application of irrigation water at low pressure
		through a system of tubing or lateral lines and low-volume emitters such as drip or drip lines irrigating at less than
		two gallons per hour. These systems are specifically designed to apply small volumes of water slowly at or near the
		root zone of plants.
		F. References in this section to any day of the week shall mean the period beginning at 12:00 a.m. on that day and
		ending 24 hours later.
		G. City park sites shall, as an aggregate, reduce usage up to 10 percent.
		H. Washing streets, parking lots, driveways, sidewalks or buildings, except as necessary for health or sanitary
		purposes or pursuant to a term or condition in a permit issued by a state or federal agency, is prohibited.
		I. Water shall not be served at restaurants except by request.
		J. Water shortage surcharges shall be implemented as set forth in Section 14.08.095.
	1	F. Trate. Startage satisfied by an interference as set for the modestion 1 hostoss.

¹ Surface water availability consistent with the Water Forum Agreement for water taken from the American River System. AF=Acre Feet.

			During a stage two drought, the following restrictions may be required, as determined by the city manager and
			upon notification pursuant to Section 14.09.020(E):
			A. All basic stage and stage one restrictions required by Sections 14.09.060 and 14.09.070 shall continue in place,
			except to the extent they are replaced by more restrictive conditions imposed by this section.
			B. Residential users and non-residential landscapes shall reduce water usage up to 20 percent.
			C. City park sites shall, as an aggregate, reduce usage up to 20 percent.
			D. Residential water users shall be permitted to irrigate with city water on the following schedule, unless the city
			manager, or designee, provides prior written consent to a different irrigation pattern:
			1. 1st day of November – last day of February: up to one day per week irrigation on Monday of each week, if needed.
			2. 1st day of March – last day of April and 1st day of September – last day of October: up to two days per week
			irrigation on Monday and Friday of each week, if needed.
			3. 1st day of May – last day of August: up to three days per week irrigation on Monday, Wednesday and Friday of
			each week, if needed.
			E. Nonresidential water users (including without limitation, commercial, industrial, church, cemeteries, and publicly
			owned users) shall be permitted to irrigate with city water on the following schedule, unless the city manager, or
			designee, provides prior written consent to a different irrigation pattern:
			1. 1st day of November – last day of February: up to one day per week irrigation on Monday of each week, if needed.
		Curfocowator	2. 1st day of March – last day of April and 1st day of September – last day of October: up to two days per week
	Un to 200/	Surface water	irrigation on Monday and Thursday of each week, if needed.
2	Up to 20%	supply availability o	3. 1st day of May – last day of August: up to three days per week irrigation on Monday, Thursday and Saturday of
		47,120 AF	each week, if needed.
			F. The limitations specified in subsections D and E shall not apply to a properly functioning low volume landscape
			irrigation system, the irrigation on container plants, or to the irrigation of new landscaping that is subject to the
			provisions of Section 14.09.060(E). Low volume irrigation means the application of irrigation water at low pressure
			through a system of tubing or lateral lines and low-volume emitters such as drip or drip lines irrigating at less than
			two gallons per hour. These systems are specifically designed to apply small volumes of water slowly at or near the
			root zone of plants.
			G. References in this section to any day of the week shall mean the period beginning at 12:00 a.m. on that day and
			ending 24 hours later.
			H. Washing of vehicles or boats is prohibited except:
			1. When using a hose that is equipped with a control nozzle capable of completely shutting off the flow of water
			except when positive action or pressure to maintain the flow of water is applied; or
			2. When washed in either an automatic or manual commercial car wash that recirculates its water and uses high
			_
			with all applicable federal, state and local stormwater management program requirements, including, but not limited
		 When using a hose that is equipped with a control nozzle capable of completely shutting off the flow of water except when positive action or pressure to maintain the flow of water is applied; or When washed in either an automatic or manual commercial car wash that recirculates its water and uses high pressure/low volume wash systems. Temporary car washes, held for fundraising purposes, are encouraged to partner with an automatic commercial car wash that recirculates its water and uses high pressure/low volume wash systems. If run independently, the participants must use a hose nozzle that completely shuts off the flow of water when not in use and must comply 	

			to, the urban stormwater quality management and discharge control ordinance set forth in Chapter 14.20 of Title 14
			of the City of Roseville Municipal Code.
			I. Water shortage surcharges and excess water use charges shall be implemented as set forth in Section 14.08.095.
			During a stage three drought, the following restrictions may be required, as determined by the city manager and
			upon notification pursuant to Section 14.09.020(E):
			A. All basic stage, stage one, and stage two restrictions required by Sections 14.09.060, 14.09.070 and 14.09.080
			shall continue in place, except to the extent they are replaced by more restrictive conditions imposed by this section.
			B. Residential users and non-residential landscapes are to reduce water usage up to 30 percent.
			C. City park sites shall, as an aggregate, reduce usage up to 30 percent.
			D. Residential water users shall be permitted to irrigate with city water on the following schedule, unless the city
			manager, or designee, provides prior written consent to a different irrigation pattern:
			1. 1st day of September – last day of April: up to one day per week irrigation on Monday of each week, if needed.
			2. 1st day of May – last day of August: up to two days per week irrigation on Monday and Friday of each week, if
			needed.
			E. Nonresidential water users (including without limitation, commercial, industrial, church, cemeteries, and publicly
			owned users) shall be permitted to irrigate with city water on the following schedule, unless the city manager, or
			designee, provides prior written consent to a different irrigation pattern:
			1. 1st day of September – last day of April: up to one day per week irrigation on Monday of each week, if needed.
			2. 1st day of May – last day of August: up to two days per week irrigation on Monday and Thursday of each week, if
		Surface water	needed.
3	Up to 30%	supply availability of	F. The limitations specified in subsections D and E shall not apply to a properly functioning low volume landscape
		41,230 AF	irrigation system, the irrigation on container plants, or to the irrigation of new landscaping that is subject to the
			provisions of Section 14.09.060(E). Low volume irrigation means the application of irrigation water at low pressure
			through a system of tubing or lateral lines and low-volume emitters such as drip or drip lines irrigating at less than
			two gallons per hour. These systems are specifically designed to apply small volumes of water slowly at or near the
			root zone of plants.
			G. References in this section to any day of the week shall mean the period beginning at 12:00 a.m. on that day and
			ending 24 hours later.
			H. New or expanded landscaping is limited to drought-tolerant trees, shrubs, and ground-cover and be irrigated using
			a low volume irrigation system. No new turf shall be planted, hydroseeded, or laid, unless prior written consent is
			received from the city manager. Low volume irrigation means the application of irrigation water at low pressure
			through a system of tubing or lateral lines and low-volume emitters such as drip or drip lines irrigating at less than
			two gallons per hour. These systems are specifically designed to apply small volumes of water slowly at or near the
			root zone of plants.
			I. Except where recycled water is used, golf courses shall reduce irrigation up to 30 percent.
			J. All decorative fountains, decorative (i.e., nonswimming) pools, and decorative waterways shall be drained and
			made dry. Such fountains, pools, and waterways shall not be refilled until the city has returned to the basic water
			conservation stage. Fountains, ponds or pools that are filled with recycled water are not subject to this provision.

			Decorative ponds that contain fish as a feature shall be exempt from this restriction as long as the system is maintained in good working order with measures taken to reduce the volume of makeup water required for evaporative losses. K. Except where recycled or other non-potable water is used or as otherwise provided in this subsection, use of water for dust control is prohibited. Dust control shall be augmented by hardened, temporary travel routes with materials that are accepted by the city manager, city engineer, or designee. Potable water is allowed for construction water only where and to the extent required for public health and safety reasons. L. New swimming pools and spas may be filled after construction using customer's metered water at then existing water rates. All new pools must include a means for minimizing evaporative loss, such as a pool cover, at time of final inspection by the city. After being filled with water for the first time, all pools and spas shall be subject to the requirements of Section 14.09.060(D). M. Water shortage surcharges and excess water use charges shall be implemented as set forth in Section 14.08.095.
4	Up to 40%	Surface water supply availability of 35,340 AF ²	During a stage four drought, the following restrictions may be required, as determined by the city manager and upon notification pursuant to Section 14.09.02(E): A. All basic stage, stage one, stage two, and stage three restrictions required by Sections 14.09.060, 14.09.070, 14.09.080 and 14.09.090 shall continue in place, except to the extent they are replaced by more restrictive conditions imposed by this section. B. Residential customers and non-residential landscapes are to reduce water usage up to 40 percent. C. City park sites shall, as an aggregate, reduce usage up to 40 percent. D. Residential water users shall be permitted to irrigate with city water on the following schedule, unless the city manager, or designee, provides prior written consent to a different irrigation pattern: 1. 1st day of September – last day of April: No irrigation allowed. 2. 1st day of May – last day of August: up to one day per week irrigation on Monday, if needed. E. Nonresidential water users (including without limitation, commercial, industrial, church, cemeteries, and publicly owned users) shall be permitted to irrigate with city water on the following schedule, unless the city manager, or designee, provides prior written consent to a different irrigation pattern: 1. 1st day of September – last day of April: No irrigation allowed. 2. 1st day of May – last day of April: No irrigation allowed. 2. 1st day of May – last day of April: No irrigation allowed. 2. 1st day of May – last day of April: No irrigation allowed. 2. 1st day of September – last day of April: No irrigation of new landscaping that is subject to the provisions of Section 14.09.060(E). Low volume irrigation means the application of irrigation water at low pressure through a system of tubing or lateral lines and low-volume emitters such as drip or drip lines irrigating at less than two gallons per hour. These systems are specifically designed to apply small volumes of water slowly at or near the

² Based on water supply portfolio available it is not projected or anticipated that shortages would ever get to levels of 40-50% shortage. Measures are planned, however, to meet regulatory requirements or Urban Water Management Plan.

			root zone of plants.
			G. References in this section to any day of the week shall mean the period beginning at 12:00 a.m. on that day and
			ending 24 hours later. H. Installation of any new landscaping is prohibited unless irrigation is provided through connection to an active
			recycled water system. In the case of new construction, the city's building official will issue a temporary final upon
			completion of the structural development of the property. When the city has returned to a stage two drought
			restriction, landscaping installation can be completed and a building final will become available upon inspection by
			the city.
			I. Except where recycled water is used, golf courses shall reduce irrigation up to 40 percent.
			J. Automobiles or equipment shall be washed only at commercial establishments that recycle their water or by
			equipment and means that separates debris and recycles wash water for continual use.
			K. Existing pools shall not be emptied and refilled using city water unless required for health or safety reasons until
			the city has returned to a stage two drought restriction. Pools may be re-filled only to the extent necessary to
			replace evaporative losses.
			L. No commitments shall be made to provide water service as part of any new land use entitlement (general plan,
			specific plan or amendments requesting new water allocations) until the city has returned to a stage two drought
			restriction. Currently approved specific plans with accompanying development agreements and projects or
			properties that have received water allocations in advance of full entitlements may be issued building permits so
			long as they comply with the remainder of this chapter.
			M. Water shortage surcharges and excess water use charges shall be implemented as set forth in Section 14.08.095.
			During a stage five drought, the following restrictions may be required, as determined by the city manager and upon
			notification pursuant to Section 14.09.020(E):
			A. All basic stage, or stage one, stage two, stage three and stage four restrictions required by Sections 14.09.060,
			14.09.070, 14.09.080, 14.09.090 and 14.09.100 shall continue in place, except to the extent they are replaced by
			more restrictive conditions imposed by this section.
		Surface water	B. Residential users are to reduce water usage up to 50 percent.
5	Up to 50%	supply availability of	C. Except where recycled water is used, water users shall reduce landscape irrigation as follows:
		2	1. Turf shall not be irrigated.
			2. Trees and shrubs may be irrigated with a properly functioning low volume landscape irrigation system or by use of
			a handheld hose equipped with a nozzle capable of completely shutting off the flow of water except when positive
			action or pressure to maintain the flow of water is applied. Low volume irrigation means the application of irrigation
			water at low pressure through a system of tubing or lateral lines and low-volume emitters such as drip or drip lines
			irrigating at less than two gallons per hour. These systems are specifically designed to apply small volumes of water
			inigating at less than two ganons per nour. These systems are specifically designed to apply small volumes of water

³ Ibid.

	slowly at or near the root zone of plants. D. Filling new or existing swimming pools and spas with city water is prohibited.
	E. Water shortage surcharges and excess water use charges shall be implemented as set forth in Section 14.08.095.

Table 4: City of Sacramento Water Shortage Contingency Plan

		Water Supply Condition	Response Actions ⁴	
1	Up to 20%	Water Alert	 Reduce irrigation of parks and cemeteries. Initiate public information campaign and explain water conservation measures. Increase water waste patrols. Enforce fire hydrant use restrictions and irrigation schedule. 	
2	2 Up to 30% Water W		 Shut-off valves required on all hoses used for irrigation purposes, City parks, and other City facilities. Two day per week irrigation schedule. The irrigation of new landscaping shall be subject to the same restrictions as existing landscaping. Irrigation of ornamental turf on public street medians with potable City water will be prohibited. Prohibit all public water uses not required for health and safety. Intensify the public information campaign to inform customers of the need for water conservation. Decrease line flushing. 	
3	Up to 40%	Water Crisis	 One day per week irrigation, manual only. Prohibit automatic sprinklers. Limit irrigation hours. Prohibit car washing. Intensify leak detection program. 	
4	Up to 50%	Water Emergency		

⁴ Actions in stages are cumulative, Stage 2 includes all response actions from Stage 1 and additional actions outlined in Stage 2. Response actions will change as a result of the City Council approving (August 2017) a permanent 2 day a week watering from March 1st through October 31st of each year and the continuance of 1 day a week watering allowed from November 1st through February 28th each year. The City of Sacramento will need to update its response actions to ensure sufficient water savings can still be achieved as needed in each stage.

Table 5: San Juan Water District Water Shortage Contingency Plan

Stage	Stage Supply Water Su Reduction Conditi		Response Actions			
1-Normal	0%	Normal Water Conditions GPCD = 413 The District's supply is able to meet all normal water demands of its customers	 No runoff. No free flowing hoses. Leaks to be repaired within 5 days. All pools, spas, and ornamental fountains/ponds shall be equipped with a recirculation pump and be leak proof. Pool draining and washing hardscapes are only allowed for health, maintenance or structural considerations. 			
Minimal supply reduction, GPCD Range = 370-392 There is probability that the District's supply will not be able to meet all of the normal water demands of its customers.		reduction, GPCD Range = 370-392 There is probability that the District's supply will not be able to meet all of the normal water demands of its	In addition to stage 1 restrictions: 1. Reduce irrigation by 5-10%. Customers with smart timers reduce to 90-95% ETo. Drip systems are exempt. 2. Reduce indoor use by 5-10%.			
Supplies not able to meet demands, GPCD Range = 308-369 3-Water Warning 11-25% The District's supply is not able to meet all of the normal water demands of its customers.		meet demands, GPCD Range = 308-369 The District's supply is not able to meet all of the normal water demands of its	In addition to stage 1 and 2 requirements: 1. Leaks shall be repaired within 2 days or less. 2. Reduce irrigation by 11-25%. Smart timers reduced to 75-89% Eto. Drip systems are exempt. 3. Reduce indoor use by 11-25%. 4. Restaurants shall serve water only upon request.			

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⁵ Note: Gallons per capita per day (GPCD) is an annual average.

4 - Short Term Crisis	26-50%	Supplies not able to meet demands, GPCD Range = 206-307 The District's supply is not able to meet all of the water demands of its customers under stage 3 because of a temporary emergency or other short-term supply constraints.	 In addition to stage 1-3 requirements: Leaks shall be repaired within 24 hours or less. No potable water shall be used to fill or refill swimming pools, artificial lakes, ponds or streams. Water use for ornamental ponds and fountains is prohibited. Reduce landscape irrigation by 26-50%. Smart timer reduced to 50-74% of ETO. Drip irrigation is not exempt. Reduce indoor use by 26-50%. Sewer or hydrant flushing is prohibited unless in case of emergency or for essential operations. Installation of new turf or landscaping is prohibited. Vehicles to be washed at commercial establishments that use recycled or reclaimed water. 		
Supplies not able to meet demands, GPC Range = 206-307 The District's supply distribution system in not able to meet all the water demands of its customers under stage 3 because of drought or other constraints on wate supplies that are long term, rather than temporary, in nature 5 - Short Term Emergency Supplies not able to meet all the District is experiencing a major failure of a supply,		The District's supply or distribution system is not able to meet all the water demands of its customers under stage 3 because of drought or other constraints on water supplies that are long-	In addition to stage 1-3 requirements: 1. Leaks shall be repaired within 24 hours or less. 2. No potable water shall be used to fill or refill swimming pools, artificial lakes, ponds or streams. 3. Water use for ornamental ponds and fountains is prohibited.		
		supply, storage, or distribution system, GPCD Range < 206 The District is experiencing a major	 In addition to stage 1-4 requirements: Irrigation is prohibited. Leaking pipes to be repaired immediately. Reduce indoor water use by 50%. No potable water shall be used to fill swimming pools, artificial lakes, ponds or streams. No potable water shall be used for construction purposes. Flushing of sewers or fire hydrants is prohibited except in case of an emergency or essential operations. 		

		facility because of a temporary emergency or other short-term supply constraint.	In addition to stage 1-4 requirements:
5 - Long Term Emergency (Health and Safety Only)	50% or greater	Major failure of a supply, storage, or distribution system, GPCD Range < 206 The District is experiencing a major failure of a supply, storage or distribution facility because of a drought or other constraint on water supplies that are long-term, rather than temporary, in nature.	 Irrigation is prohibited. Leaking pipes to be repaired immediately. Reduce indoor water use by 50%. No potable water shall be used to fill swimming pools, artificial lakes, ponds or streams. No potable water shall be used for construction purposes. Flushing of sewers or fire hydrants is prohibited except in case of an emergency or essential operations. No commitments will be made to provide service for new water service connections.

