



REGULAR BOARD MEETING

AUGUST 15, 2017



# STOCKTON EAST WATER DISTRICT

PROVIDING SERVICE SINCE 1948  
www.sewd.net

## DIRECTORS

Richard Atkins  
Division 1

Andrew Watkins  
Division 2

Alvin Cortopassi  
Division 3

Melvin Panizza  
Vice President  
Division 4

Paul Sanguinetti  
Division 5

Loralee McGaughey  
Division 6

Thomas McGurk  
President  
Division 7

## STAFF

Scot A. Moody  
General Manager

Michael D. Johnson  
Assistant General Manager

## LEGAL COUNSEL

Jeanne M. Zolezzi  
General Counsel

Phone 209-948-0333  
Fax 209-948-0423

E-mail sewd@sewd.net

6767 East Main Street  
Stockton, CA 95215

Post Office Box 5157  
Stockton, CA 95205

## MEETING NOTICE

THE REGULAR MEETING OF THE BOARD OF DIRECTORS OF THE  
STOCKTON EAST WATER DISTRICT WILL BE HELD  
AT NOON, TUESDAY, AUGUST 15, 2017 AT THE  
DISTRICT OFFICE, 6767 EAST MAIN STREET  
STOCKTON, CALIFORNIA 95215

**Assistance for the Disabled:** If you are disabled in any way and need accommodation to participate in the meeting, please contact Kristin Carido, Administrative Services Manager (209) 948-0333 at least 48-hours in advance for assistance so the necessary arrangements can be made.

Agendas and minutes are located on our website at [www.sewd.net](http://www.sewd.net).

## AGENDA

Page No

- A. Pledge of Allegiance (Director Atkins) & Roll Call**
- B. Consent Calendar (None)**
- C. Public Comment (Non-Agenda Items)**
- D. Scheduled Presentations and Agenda Items**
  - 1. Minutes 08/08/17 Regular Meeting 01
  - 2. Warrants – California Public Employees’ Retirement System 07
  - 3. Stockton East Water District – Photovoltaic Solar System Project Update 09
  - 4. Draft Agreement Between the Eastern Water Alliance and the North San Joaquin Water Conservation District for Operation of the Demonstration Recharge Extraction and Aquifer Management (DREAM) Project 15
  - 5. Discussion Regarding District Rules Nos. 131 – Stockton East Water District Procedures and Regulations for Establishing Flat Rate and Special Class Water Production; 120 – Required Notice to District By Owner of Diversion of Stream Delivered Water and District Ordinance 21 17
- E. Committee Reports**
  - 1. Eastern San Joaquin Groundwater Authority Joint Exercise of Powers Authority Meeting, 08/09/17 27

2. San Joaquin County & Delta Water Quality Coalition Meeting, 29  
08/14/17

**F. Report of the General Manager**

1. Water Supply Report as of 08/07/17 31
2. Information Items
  - a. Material Included, but Bound Separately from Agenda Packet:
    1. What Makes A Fish A Successful Invasive?, FISHBIO, 08/07/17
    2. River Water To Taps In Turlock, Ceres by 2022, Turlock Journal, 08/04/17
    3. California's Largest Water Supplier Says Federal Water Bill Goes Too Far, The Capital Public Radio, 08/07/17
    4. Plan For San Joaquin Valley Reservoir To Recharge Groundwater Draws Concern, Water Deeply, 08/08/17
    5. State Water Board Announces New Executive Director, State Water Resources Control Board, 08/08/17
    6. South San Joaquin Irrigation District Conserving Water Could Hurt Those Relying On Groundwater, The Manteca Bulletin, 08/09/17
  3. Report on General Manager Activities
    - a. Stockton East Water District Employee BBQ & Potluck, 33  
08/25/17

**G. Director Reports**

1. Customer Appreciation BBQ at F&M Bank – Linden Branch, 11:00 a.m.,  
08/15/17

**H. Communications**

1. Association of California Water Agencies 2018/2019 Term President 35  
– Request for Support for Nomination of Brent Hastey

**I. Agenda Planning/Upcoming Events**

1. San Joaquin County Flood Control and Water Conservation District Advisory  
Water Advisory Commission Meeting, 1:00 p.m., 08/16/17

**J. Report of the Counsel**

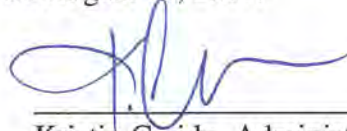
1. Closed Session - Potential Litigation  
Government Code 54956.9 (c) one case

**K. Adjournment**

**Certification of Posting**

I hereby certify that on August 10, 2017 I posted a copy of the foregoing agenda in the outside display case at the District Office, 6767 East Main Street, Stockton, California, said time being at least 72 hours in advance of the meeting of the Board of Directors of the Stockton East Water District (Government Code Section 54954.2).

Executed at Stockton, California on August 10, 2017.



---

Kristin Carido, Administrative Services Manager  
Stockton East Water District

Any materials related to items on this agenda distributed to the Board of Directors of Stockton East Water District less than 72 hours before the public meeting are available for public inspection at the District's office located at the following address: 6767 East Main Street, Stockton, CA 95215. Upon request, these materials may be available in an alternative format to persons with disabilities.

THIS PAGE  
INTENTIONALLY  
LEFT BLANK

THE REGULAR MEETING OF THE BOARD OF DIRECTORS  
OF STOCKTON EAST WATER DISTRICT WAS HELD AT THE DISTRICT OFFICE  
6767 EAST MAIN STREET, STOCKTON, CA  
ON TUESDAY, AUGUST 8, 2017 AT 12:00 NOON

**A. PLEDGE OF ALLEGIANCE AND ROLL CALL**

Vice President Panizza called the regular meeting to order at 12:24 p.m., and Director Cortopassi led the Pledge of Allegiance.

Present at roll call were Directors Atkins, Cortopassi, McGaughey, Panizza, Sanguinetti and Watkins. Director McGurk was absent. Also present were Manager Moody, Finance Director Vega, District Engineer Lee, Administrative Services Manager Carido, Administrative Clerk Curtis and Legal Counsel Zolezzi.

**B. CONSENT CALENDAR (None)**

**C. PUBLIC COMMENT (None)**

**D. SCHEDULED PRESENTATIONS AND AGENDA ITEMS**

1. Minutes 08/01/17 Regular Meeting

A motion was moved and seconded to approve the August 1, 2017 Regular Meeting Minutes, as presented.

Roll Call:

Ayes: Atkins, Cortopassi, McGaughey, Panizza, Sanguinetti, Watkins  
Nays: None  
Abstain: None  
Absent: McGurk

2. Warrants

- a. Fund 70 – Administration Fund
- b. Fund 71 – Water Supply Fund
- c. Fund 91 – Vehicle Fund
- d. Fund 94 – Municipal & Industrial Fund
- e. Summary
- f. Short Names/Acronym List
- g. SEWD Vehicles & Heavy Equipment

A motion was moved and seconded to approve the August 8, 2017 Warrants, as presented.

Roll Call:

Ayes: Atkins, Cortopassi, McGaughey, Panizza, Sanguinetti, Watkins  
Nays: None  
Abstain: None  
Absent: McGurk

3. Central Valley Salinity Coalition – 2017 Board Level Membership (Remaining Balance from 2016 Contribution)

Manager Moody provided the Board with information on the Central Valley Salinity (CV Salts) Coalition – 2017 Board Level Membership (Remaining Balance from 2016 Contribution). Manager

Moody reported the Board approved to pay CV Salts – 2017 Board Level Membership at the May 16, 2017 Regular Board Meeting, omitting the payment the District was in arrears. Manager Moody reported CV Salts has invoiced the District for \$2,500 2016 contribution.

A motion was moved and seconded to approve paying the remaining balance from 2016 contribution to the Central Valley Salinity Coalition in the amount of \$2,500.

Roll Call:

Ayes: Atkins, Cortopassi, McGaughey, Panizza, Sanguinetti, Watkins  
Nays: None  
Abstain: None  
Absent: McGurk

4. JWT and Associates LLP Engagement Letter – Professional Audit Services Proposal (Fiscal Year 2017/2018, 2018/2019, 2019/2020)

Manager Moody provided the Board with information on the JWT and Associates LLP Engagement Letter – Professional Audit Services Proposal for Fiscal Years 2017/2018, 2018/2019, 2019/2020. Manager Moody reported this is a request to renew the District’s auditing contract.

Manager Moody reported the fee for Fiscal Year ending on 03/31/17 is \$24,000, not \$25,000 as reported in the proposal. Legal Counsel Zolezzi inquired if the fees for the subsequent three Fiscal Years will also be reduced by \$1,000. Manager Moody replied he will follow-up with JWT & Associates and report back to the Board.

Manager Moody reported JWT and Associates has done a good job thus far serving the District with its auditing needs. It is staff’s recommendation to consider approving the renewal for JWT and Associates.

A motion was moved and seconded to approve JWT and Associates LLP Engagement Letter – Professional Audit Services Proposal (Fiscal Year 2017/2018, 2018/2019, 2019/2020), pending Manager Moody’s follow-up on the final fees for each Fiscal Year.

Roll Call:

Ayes: Atkins, Cortopassi, McGaughey, Panizza, Sanguinetti, Watkins  
Nays: None  
Abstain: None  
Absent: McGurk

5. Association of California Water Agencies – Region 4 Board Ballot (2018/2019 Term)

Manager Moody provided the Board with information on the Association of California Water Agencies – Region 4 Board Ballot for the 2018/2019 Term.

A motion was moved and seconded to approve the slate of Nominees as presented for the ACWA Region 4 Board of Directors for the 2018/2019 Term, and directed staff to cast the ballot on behalf of the District.

Roll Call:

Ayes: Atkins, Cortopassi, McGaughey, Panizza, Sanguinetti, Watkins  
Nays: None  
Abstain: None  
Absent: McGurk

6. Preliminary Base Monthly Payment Schedule – Fiscal Year 2018/2019  
Manager Moody provided the Board with information on the Preliminary Base Monthly Payment Schedule for Fiscal Year 2018/2019. Manager Moody reported the BMP schedule is brought to the Board annually to put together a preliminary schedule for budgeting.

A motion was moved and seconded to approve the Preliminary Base Monthly Payment Schedule for Fiscal Year 2018/2019.

Roll Call:

Ayes: Atkins, Cortopassi, McGaughey, Panizza, Sanguinetti, Watkins  
Nayes: None  
Abstain: None  
Absent: McGurk

7. City of Stockton Economic Development Department – Master Agreement for Taxing Entity Compensation  
Manager Moody provided the Board with information on the Master Agreement for Taxing Entity Compensation from the City of Stockton Economic Development Department. Manager Moody reported he and Finance Director Vega met with Laverna Blanco, City of Stockton Program Manager II – Economic Development Department to discuss the Master Agreement for Taxing Entity Compensation.

Manager Moody reported after Assembly Bills x1 26 and 1484 (Dissolution Law) dissolving all California redevelopment agencies Boards were enacted to determine dissolution strategies. Manager Moody reported as the City has recently received six properties from the Successor Agency and are now required to enter into a compensation agreement with the taxing entities that receive a share of the property taxes, of which, the District is a taxing entity.

Ms. Blanco reported the City is dedicated to working with developers and organizations that will develop projects that are beneficial to the City; the community and are in line with the plans adopted by the former Redevelopment Agency. As the properties are sold, the net proceeds will be remitted to the San Joaquin County Auditor-Controller for disbursement to the taxing entities in accordance with each taxing entity's prorated share of the property.

Manager Moody inquired if the amount of Boards will reduce. Ms. Blanco replied yes; per the Dissolution Law, each of the cities that serve redevelopment areas and have Boards determining dissolution strategies, will be consolidated into one Board within San Joaquin County.

A motion was moved and seconded to approve Manager Moody execute the Master Agreement for Taxing Entity Compensation on behalf of the District.

Roll Call:

Ayes: Atkins, Cortopassi, McGaughey, Panizza, Sanguinetti, Watkins  
Nayes: None  
Abstain: None  
Absent: McGurk

8. Dr. Joe Waidhofer Drinking Water Treatment Plant – Operations Building Repurposing Project (Flooring) – Possible Demolition of Flooring to Investigate Cause of Failure  
Manager Moody provided the Board with information on the Operations Building Repurposing Project (Flooring). Manager Moody reported the most concerning of the Project is the unknown of



the condition underneath the tiling throughout the Operation Building's lobby. Manager Moody reported the first step would be to remove the floor tiling and inquired with the Board if this work could be performed by District staff earning overtime pay.

Director Atkins inquired if there is plumbing in the cement underneath the tile. Manager Moody replied there should not be plumbing in the concrete flooring.

Directors Panizza and Sanguinetti agreed removing the tiling and checking the condition of the concrete underneath is the best next step.

Director Cortopassi advised staff look at the plans for the Operations Building to determine how the plumbing is setup, which may help explain the condition of the flooring.

Consensus of the Board was to move forward with removing the tile and inspecting the concrete.

## **E. COMMITTEE REPORTS (None)**

## **F. REPORT OF GENERAL MANAGER**

### **1. Water Supply Report as of 08/07/17**

Manager Moody provided a handout of the Water Supply Report that included storage, release, and production data collected from various sources as of midnight last night.

Manager Moody reported there is 220,989 AF in storage at New Hogan Reservoir. Current releases are set at 209 cfs. There is 2,116,523 AF in storage at New Melones Reservoir. Current release at Goodwin Dam to Stanislaus River are set at 1,502 cfs and release to all water users are set at 3,137 cfs. The water treatment plant is currently processing 37 mgd. The City of Stockton is currently processing 26 mgd.

### **2. Information Items:**

Manager Moody noted items: F2a-1, F2a-2, F2a-3, F2a-4, F2a-5, F2a-6 and F2a-7.

### **3. Report on General Manager Activities**

#### **a. Legislative Analyst's Office (LAO) Meeting, 08/03/17**

Director Sanguinetti, Manager Moody, Assistant Manager Johnson and District Engineer Lee attended the August 3, 2017 Legislative Analyst's Office (LAO) Meeting. Director Sanguinetti reported staff and he were able to explain some about agriculture and how the District operates. The LAO is looking at programs that could potentially help farmers use water. Manager Moody reported District representatives were direct with the LAO and helped them understand the misconception that farmers are wasting water. Director Sanguinetti expressed to the LAO that the District is different from other entities because irrigators use natural canals to receive water, versus man made reservoirs. Manager Moody reported there was discussion on the different Legislation (SB-88; SBX7-7) that require different things, but that is challenging when all must be complied with. Manager Moody reported the LAO inquired on the Water Management Plans, Manager Moody replied the Plans are a waste of time and money as many staff hours are spent completing the Plans and an ample amount of money is spent. The Plans are completed and not looked at again for 5-years when they need to be revised. Director Watkins inquired if beneficial use and recharge were discussed. Manager Moody replied, yes, there was a good deal of discussion on those topics. Manager Moody reported the meeting was time well spent for all.

## **G. DIRECTOR REPORTS**

1. Greater Stockton Chamber of Commerce Monthly Mixer – Dorfman Pacific, 08/03/17  
Nothing to report.

## **H. COMMUNICATIONS (None)**

## **I. AGENDA PLANNING/UPCOMING EVENTS**

1. Eastern San Joaquin County Groundwater Banking Authority Board Meeting, 9:30 a.m., 08/09/17
2. Sustainable Groundwater Management Act Workgroup, 10:00 a.m., 08/09/17
3. Eastern San Joaquin Groundwater Authority Joint Exercise of Powers Authority Meeting, 10:15 a.m., 08/09/17
4. Delta Coalition Committee Meeting, 8:30 a.m., 08/14/17  
*[This meeting has been cancelled]*
5. San Joaquin County & Delta Water Quality Coalition Meeting, 9:00 a.m., 08/14/17
6. Customer Appreciation BBQ at F&M Bank – Linden Branch, 11:00 a.m., 08/15/17

## **J. REPORT OF THE COUNSEL**

1. Closed Session - Potential Litigation  
Government Code 54956.9 (c) – one case

Vice President Panizza adjourned the meeting to closed session at 12:56 p.m. to discuss closed session agenda items. The regular meeting reconvened at 1:08 p.m., with no reportable action.

## **J. ADJOURNMENT**

Vice President Panizza adjourned the meeting at 1:09 p.m.

Respectfully submitted,

Scot A. Moody  
Secretary of the Board

tbc

THIS PAGE  
INTENTIONALLY  
LEFT BLANK

7

[illegible]

THIS PAGE  
INTENTIONALLY  
LEFT BLANK

**Scot A. Moody**

---

**From:** Cathy Lee  
**Sent:** Tuesday, August 08, 2017 10:53 AM  
**To:** Scot A. Moody  
**Subject:** FW: Onyx/SEWD Follow-Up on Interconnection  
**Attachments:** RE: ACTION REQUIRED - Stockton East Water District Ref# 348708 Account# 2544904013 (MBG0); Stockton East Water District 6749 E MAIN ST, STOCKTON Electric Planning Review Ref# 348708- SR results (MBG0); Stockton East Water District Ref# 348708

Here is the email from Onyx detailing the issues with PG&E. Please review and let me know if this is something you want us to put in a memo to the Board for the 8/22 meeting.

Thank you!

---

**From:** Tung N'Vietson [mailto:tnvietson@onyxrenewables.com]  
**Sent:** Monday, August 07, 2017 3:04 PM  
**To:** Cathy Lee <CLee@sewd.net>  
**Cc:** Michael Mahal <mmahal@onyxrenewables.com>; Clay Grant-Minchen <CMinchen@onyxrenewables.com>; Thomas Hayes <THayes@onyxrenewables.com>  
**Subject:** Onyx/SEWD Follow-Up on Interconnection

Hi Cathy – hope you're well and had a nice weekend.

Wanted to follow up with a note to you as promised following our call on Friday. Below are some of my comments on items discussed on the call related to interconnection. Hope this context helps, and please feel free to reach out to me as needed.

I've also copied in my Engineering Director, Mike Mahal, who was also on the call with us – he may have more to add on the Study Results for High Side.

Tung

=====

**Effects of Transition from NEM 1.0 to NEM 2.0**

We were expecting the transition to NEM 2.0 given CPUC's ruling that came into effect earlier this year. Luckily, there is little effect to your projects. Without having tied in the systems and having received the final build permits for the sites (not possible until after projects are approved and constructed), we would have transitioned given the State's ruling. It is not a major change as it's simply the State employing refined standards after years of studying the existing program.

For any projects that require a resubmission, there is a small fee that Onyx covers. There is a mention of a TOU (Time of Use) requirement, but large scale customers like schools and government entities are already on these rate schedules, so there should be no effect there. There are some additional non-bypassable fees that are measured according to kWh use, but these are low at \$0.2-\$0.3 cents / kWh from my industry findings thus far. In summary, there are some additional costs that Onyx will either cover directly or indirectly thru credits, and all else for the project should remain the same.

## Stockton High Side / Review Results

You'd requested details on why the High Side project had gone into in-depth reviews and what had specifically "failed". Please see three emails attached which will show chronologically the studies required and what the results read since the process began in April.

There was an Initial Review (began early April), the results of which then required a Supplemental Review (began late April). The Initial Review "failed" the following screens. Essentially, the project was shown to be non-standard for the below reasons:

*Initial Review Results for Stockton East Water District 6749 E MAIN ST, STOCKTON Expanded Project Type. Refer to Electric Rule 21 Section I for explanations of the Screens.*

- Screen H: Is the Line Configuration acceptable for Simplified Connection? Failed
- Screen J: Is the gross Generating Facility Capacity 11kVA or less? Failed
- Screen M: Is the aggr. Gen. Facility Capacity on Line Section less than 15% of Line Section peak? Failed - not less than 15.0% Max Acceptable Ratio

The results of the Supplemental Review then required an Electrical Independence Review (began late May), for which the project passed all screens (completed late June). Before the design is fully approved and we can fully construct, the next step is a System Impact Test, which the Utility conducts to see how the Solar PV System will affect the overall grid and existing equipment on site once energized. This is currently the gating item – it began in late June and will not complete until late September. I followed up as recently as 7/26 and was told by PG&E that the study will not conclude until 9/25.

## Interconnection Agreement Signature / Potential Delays

You'd expressed hesitation on signing the Interconnection Agreement for Low Lift citing that moving forward with progress on the site might prevent the ability to switch meters / points of interconnection down the line, to enable the High Side building to be energized first. I understand your hesitation, and I had not considered it previously.

That said, the next step for the site would be PG&E equipment upgrades, which PG&E will not conduct until the agreement is signed. As this equipment will feed both sites, delaying the upgrade may delay the project overall from energizing. My thoughts are to move forward with the agreement while also holding off on physical interconnecting the site until we have clarity on any ability to switch – that way, we are positioned to move forward without holding up any necessary equipment upgrades.

Let me know your thoughts, and in the meantime, Mike and I will work to connect with PG&E on possible options on switching up which site can be energized first, etc.

Also to clarify, the Interconnection Agreement is a document between you and the Utility stating that for a certain address and electricity account, you are going to employ solar energy under the applicable rate. It asks you to agree that the electricity account info listed is accurate and that the rate listed is accurate, as well as an expectation on the date that the system will begin energizing.

---

Tung N'Vietson

Business Development // Interconnection



Blackstone Portfolio Company

Onyx Renewable Partners L.P.

880 3<sup>rd</sup> Ave, Floor 11  
New York, NY 10022

## 1. Executive Summary

### 1.1 Generation Interconnection Request

SunEdison, an Interconnection Customer (IC), has requested a Generating Facility (GF) interconnection for Stockton East Water District (Project) to the Pacific Gas and Electric Company (PG&E)'s distribution system for a 990 kW Photovoltaic generating facility to be located at 6749 E MAIN ST, Stockton, CA 95215. The Generating Facility will be connected to PG&E's Mormon 1103 distribution circuit. Interconnection will be in accordance with CPUC's Generating Facility Interconnections, Electric Rule 21. The requested operating date for the Project is TBD. This Project has been assigned the reference number of 348708.

In accordance with the PG&E's Electric Rule 21 Tariff procedures, the Initial Review did not pass all necessary screens. Supplemental Review is required. The Supplemental Review will determine if the IC could continue to qualify for interconnection pursuant to the Fast Track Process.

### 1.2 Initial Review Summary

Here is a summary of the failed screen and the issues related to the screen:

Screen G – Short Circuit Interrupting Capability Issues  
Screen I – Power will be exported across the PCC  
Screen J – Generating Facility is greater than 11kVA  
Screen K – Generating facility is a NEM that is greater than 500kW  
Screen M –15% Line Section Peak Load Issues

### 1.3 Supplemental Review Results

Screen	Result	Reason
N - Penetration	FAIL	Further study required
O - Power Quality and Voltage	PASS	NA
P - Safety and Reliability	PASS	NA

### 1.4 Next Step

The Interconnection Request during the Supplemental Review process did not pass. Costs cannot be determined due to requirement of further study. The Interconnection Customer has the following options:

- Request a Customer Options Meeting to review and discuss the results (see Section F.2.d of the CPUC Electric Rule 21 tariff).
- Request the project be included as part of the Detailed Interconnection Study process (see Section F.3 of the CPUC Electric Rule 21 Tariff).
- Withdraw the Interconnection Request (see Section F 3 of the Electric Rule 21 Tariff)

**PG&E's Electric Rule 21:** [http://www.pge.com/tariffs/tm2/pdf/ELEC\\_RULES\\_21.pdf](http://www.pge.com/tariffs/tm2/pdf/ELEC_RULES_21.pdf)



### 2.5.1 Project Vicinity Sketch





### 3. Supplemental Review

#### 3.1 Screen N – Penetration Test

The summer normal rated capacity for PG&E distribution substation transformers and voltage regulators is the highest applicable manufacturer's nameplate rating. The winter normal rated capacity is 1.2 times the nameplate rating. Substation regulator ratings are based on kVA transformed at maximum tap changer position.

The summer normal rated capacity for PG&E overhead distribution conductors in interior parts of the state is based on an ambient temperature of 43°C with a wind speed of two feet per second and a maximum conductor operating temperature of 75°C for aluminum and copper conductors or 80°C for ACSR. The winter normal rated capacity is based on an ambient temperature of 16°C with a wind speed of two feet per second.

The rated normal capacity for switches and circuit breakers on the PG&E distribution system during both summer and winter conditions is the highest applicable manufacturer's nameplate rating.

All single phase equipment on the PG&E distribution system is derated by 5% to account for the effects of phase imbalance. All air insulated equipment including overhead conductors is considered to be single phase for application of this rating. Three phase oil insulated equipment in a common tank and underground cables sharing a single conduit are not derated.

##### 3.1.1 Substation Penetration

This section evaluates the effects of the worst case scenario which includes the possibility of an (N-1) contingency scenario. The (N-1) contingency scenario is when the feeder with the largest net load is tripped off which reduces the total load on the substation. The following impacts were identified:

**Table 3.A – Bank Penetration**

Bank / Feeders	Minimum Load (kW)	Aggregate DG (kW)	Final Bank Load (kW)	Rated Power of Generation to TRF	
				Bank (kW)	Rating (%)
Bank #1	4,638	5,213	-575	29,700	2%
CB 1103	1,750	614			
CB 1101	2,888	2,619			
<del>CB 1102</del>	<del>2,985</del>	<del>2,246</del>	Exclude		
Ref 348695	0	990			
Project	0	990			

Analysis of this section has determined that there will be significant impacts to the system when the project goes online. Project will cause reverse power into the transmission system, transmission Engineering is required.

##### Mitigations

- Further study is required

THIS PAGE  
INTENTIONALLY  
LEFT BLANK

**AGREEMENT BETWEEN THE EASTERN WATER ALLIANCE AND THE NORTH  
SAN JOAQUIN WATER CONSERVATION DISTRICT FOR OPERATION OF THE  
DREAM PROJECT**

WHEREAS, the Eastern Water Alliance (“ESA”) reviewed and approved an application to San Joaquin County for a groundwater export permit for the DREAM Project; and

WHEREAS, San Joaquin County approved an export permit for the DREAM Project on April 11, 2017; and

WHEREAS, the EWA now desires to work with the other stakeholders involved in the DREAM Project to move forward with implementation of the project, and

WHEREAS, the EWA specifically desires to delegate its authority to pump groundwater banked by the East Bay Municipal Utility District (EBMUD) in the North San Joaquin Water Conservation District (NSJWCD) to NSJWCD in order to carry out the DREAM Project as described in the export permit application subject to the following terms and conditions; and

WHEREAS, NSJWCD is willing to accept the delegation of authority to pump banked groundwater on the following terms and conditions.

Therefore the parties agree as follows:

1. The DREAM Project shall be carried out by the EWA, NSJWCD, San Joaquin County and EBMUD as described in the Export Permit and the Groundwater Banking Demonstration Project Agreement between NSJWCD, San Joaquin County Flood Control Water Conservation District and EBMUD (Banking Agreement).
2. EWA hereby approves implementation of the DREAM project and delegates its authority to pump groundwater banked pursuant to the Export Permit and Banking Agreement to NSJWCD on the terms set forth below.
3. NSJWCD accepts the delegation of authority and agrees to defend and indemnify the EWA for any and all claims against the EWA related to the pumping of the banked groundwater. The EWA shall not be liable to any claims related to the DREAM project. Liability shall be addressed as provide in the Banking Agreement between NSJWCD, San Joaquin County and EBMUD.
4. At least 30 days prior to pumping any banking water for export pursuant to the Export Permit, NSJWCD shall provide a pumping schedule to the EWA. All pumping shall be in accordance with the Export Permit and any restrictions imposed by the Monitoring Committee.
5. NSJWCD shall provide at least quarterly reports of operations under the DREAM Project to the EWA once the project starts banking water and monthly reports of operations under the project when the project is extracting banked water.

**WATER CODE -**

**DIVISION 2. WATER [1000 - 5976]**

*( Division 2 enacted by Stats. 1943, Ch. 368. )*

**PART 2. APPROPRIATION OF WATER [1200 - 1851]**

*( Part 2 enacted by Stats. 1943, Ch. 368. )*

**CHAPTER 1. General Provisions [1200 - 1248]**

*( Chapter 1 enacted by Stats. 1943, Ch. 368. )*

**ARTICLE 1.7. Areas of Origin [1215 - 1222]**

*( Article 1.7 added by Stats. 1984, Ch. 1655, Sec. 2. )*

**1220.**

(a) No groundwater shall be pumped for export from within the combined Sacramento and Delta-Central Sierra Basins, as defined in the Department of Water Resources' Bulletin 160-74, unless the pumping is in compliance with a groundwater management plan that is adopted by ordinance pursuant to subdivision (b) by the county board of supervisors, in full consultation with affected water districts, and that is subsequently approved by a vote in the counties or portions of counties that overlie the groundwater basin, except that water that has seeped into the underground from any reservoir, afterbay, or other facility of an export project may be returned to the water supply of the export project. For the purposes of this section, the county board of supervisors may designate a county water agency to act on its behalf if the directors of the county water agency are publicly elected and the county water agency encompasses the entire county. The county board of supervisors may revoke that designation by resolution at any time.

(b) Notwithstanding any other provision of law, a county board of supervisors whose county contains part of the combined Sacramento and Delta-Central Sierra Basins may adopt groundwater management plans to implement the purposes of this section.

(c) A county board of supervisors shall not exercise the powers authorized by this section within the boundaries of another local agency supplying water to that area without the prior agreement of the governing body of that other local agency.

(d) This section does not apply to groundwater pumping by the Eastern Water Alliance Joint Powers Agency for export from the Eastern San Joaquin County Basin, as described on pages 38 and 39 of the Department of Water Resources Bulletin No. 118-80, provided that the groundwater pumping is approved by San Joaquin County pursuant to its ordinances regulating the management and export of groundwater as these ordinances are in effect at the time of permit approval by San Joaquin County. Section 10753.1 applies to any groundwater regulation under this section. As used in this section, the term "groundwater" has the same definition as set forth in subdivision (a) of Section 10752.

*(Amended by Stats. 2003, Ch. 740, Sec. 5. Effective January 1, 2004.)*



## RULE NO. 131

STOCKTON-EAST WATER DISTRICT  
PROCEDURES AND REGULATIONS FOR ESTABLISHING  
FLAT RATE AND SPECIAL CLASS WATER PRODUCTION

WHEREAS, the Act authorizes the Board to make such rules and regulations as it deems necessary and proper for carrying out the provisions of the Act; and

WHEREAS, Section 9.4 of the Act requires that the Board, at a Regular, Special, or Continued Meeting between March 15 and April 15 of each year, after giving public notice, shall hold a public hearing to consider the necessity, amount, and rates of a municipal ground water assessment, an agricultural ground water assessment, and a domestic ground water assessment, if any, to be levied for the then current calendar year and charges to be made for stream-delivered water to the extent that such charges for stream-delivered water are not controlled by contract or agreement, and that water rates shall be established by Ordinance; and

WHEREAS, Section 9.4(d) of the Act also provides for establishment, by Rule, one or more methods to be used in computing the amount of water production from water-producing facilities which are not measured by a water-measuring device approved by the Collector.

NOW, THEREFORE, the Board of Directors of the Stockton-East Water District hereby enacts and establishes Rule No. 131 which provides procedures and regulations for computing the amount of water production from water-producing facilities which are not measured by a water-measuring device approved by the Collector, and other special classes of water. Rule No. 131 repeals Rule No. 129.

A. Agricultural Classification. "Agricultural classification" means water produced and used for the commercial production of agricultural crops or livestock on parcels of land operated in units of more than two (2) acres, and shall not include water used for agricultural product processing purposes, nor water used for household and landscaping purposes.

B. Domestic Classification. "Domestic classification" means water produced by a water producing facility located upon a parcel and used entirely upon said parcel for household and landscaping purposes.

C. Municipal and Industrial Classification. "Municipal and Industrial classification" means water produced and used for any purpose other than use classified as AGRICULTURAL in paragraph A above and use classified as DOMESTIC in paragraph B above, and includes all water used for agricultural product processing purposes.

D. Rates Established. Effective for each calendar year, all water produced within the District is subject to assessment at the rates adopted by Ordinance for the current calendar year.

SCHEDULE I

SECTION I:     AGRICULTURAL CLASSIFICATION - GROUND WATER  
                  (WELL WATER)

Flat Rates

1. Rice	5.3 acre feet per acre per year
2. Grain	1.0 acre feet per acre per year
3. All other crops	2.8 acre feet per acre per year

SECTION II:    AGRICULTURAL CLASSIFICATION - STREAM DELIVERED WATER  
                  (RIVER WATER)

Flat Rates

1. Rice	5.3 acre feet per acre per year
2. Grain	1.0 acre feet per acre per year
3. All other crops	2.8 acre feet per acre per year

SECTION III:   AGRICULTURAL CLASSIFICATION - STREAM DELIVERED WATER  
                  (RIVER WATER) SPECIAL CLASS - POTTER CREEK

Potter Creek channels now carry water during the irrigation season provided by diversion of Calaveras River water. The District heretofore claimed, and does now claim, all water in Potter Creek channels. All water diverted from Potter Creek within the District shall be metered in accordance with Order of the Board of Directors issued March 13, 1979, and District Rule No. 123, adopted May 01, 1979. No allowance or consideration shall be granted for claims of prior diversion of drainage water not originating upon claimants property. The diversion of water into Potter Creek by the District is subject to complete termination or reduction if it becomes necessary to adopt priority schedules for water use in the event demand exceeds available supply or in the event dry year conditions limit District water supply.



#### SECTION IV: EXEMPTIONS FROM PUMP ASSESSMENT

In recognition of the fact that full beneficial use of certain wells within certain portions of the District may be adversely affected by ground water conditions not under the control of the well owner or the District, exemptions to the current pump tax assessments which would otherwise be applicable to the use of an individual well may be granted by the District, on a case by case basis, under the provision of this Rule, as follows:

- A. Wells otherwise subject to Municipal or Domestic pump tax assessments which produce water with specific conductivity greater than 600 micromhos per centimeter are exempted from the applicable pump tax assessment.
- B. Wells otherwise subject to Agricultural pump tax assessments which produce water with specific conductivity greater than 1,300 micromhos per centimeter are exempted from the applicable pump tax assessment.
- C. Wells which provide water for both Municipal or Domestic and Agricultural uses are exempted from that portion of the total pump tax assessments that would otherwise be applicable due to its use for Municipal or Domestic purposes if such well produces water with specific conductivity greater than 600 micromhos per centimeter but less than 1,300 micromhos per centimeter.
- D. Determination of the specific conductivity of water produced by a well will be made by the District at no charge to the owner, except as provided in (E)(3), upon receipt from the owner of a written request for such determination, not later than June 20, of the year for which the request is being made, to permit testing during the month of July and August. Wells which supply water to a public water system, as defined in Section 64411, Title 22, California Administrative Code, may be exempted from applicable pump tax assessments based on the results of tests for specific conductivity performed by an approved water laboratory, as defined in the same Section 64411, provided to the District by the owner.
- E. A well that has been tested and has been classified as either exempt or not exempt from the applicable pump tax assessment will normally retain that classification for a period of four (4) years, and not be retested during that period, except that:
  - (1) The District may at its sole expense, test wells more frequently than every four (4) years if more frequent testing is necessary to reflect changing conditions in local ground water quality;

- (2) The District may extend to more than four (4) years the exemption status wells located in areas for which no evidence of sufficient improvement in local ground water quality exists as would indicate a change in classification to be likely;
- (3) An owner may request, in writing, that water from a well be reanalyzed at an interval of less than four (4) years provided that the owner agrees, prior to the requested analysis being performed, to reimburse the District for its actual expenses for the analysis if no change in the status of the well is appropriate based on the results of the reanalysis.

F. This rule shall apply only to those wells located in the following areas of the District:

- (1) That portion of the Metropolitan Stockton Area located west of Highway 99;
- (2) That portion of the District designated as the South Planning Area; and
- (3) That portion of the District designated as the North Planning Area.

SECTION V:      UNIT VALUES FOR FLAT RATE DOMESTIC AND MUNICIPAL GROUND WATER

---

- A. Single Family Residence; Commercial Building; First Unit of a Multiple Commercial Building, Motels, Trailer Parks, or Multiple Family Residences, including landscaping on sites two (2) acres or less      1 Unit
- B. Each additional housing unit of Motels, Multiple Commercial Buildings, Multiple Family Residences, or Trailers in Trailer Parks      1/3 Unit

**RULE NO. 120**  
**ADOPTED: 02/15/1977**  
**REVISED: 06/24/2014**

**MANDATORY REQUIRED NOTICE TO DISTRICT BY OWNER OF  
DIVERSION OF STREAM DELIVERED WATER**

Whereas, the Board of Directors hereby finds the necessity to revise Rule No. 120 by incorporating Rule No. 132 (Stream Diversion Call-In Rule; adopted 04/07/1986) and Rule No. 139 (Regulating Waste of Surface Water; adopted 04/21/1992) for the purpose of correcting contact information and **outlining consequences for failure to follow mandatory notification procedures for the diversion of stream delivered water; and**

Whereas, the Act authorizes the Board to make such Rules and Regulations as it deems necessary and proper for carrying out the provisions of the Act; and

NOW, THEREFORE, THE BOARD OF DIRECTORS OF THE STOCKTON EAST WATER DISTRICT HEREBY REVISES RULE NO. 120 AS FOLLOWS:

- A. Mandatory Notification Required. Any person desiring to divert surface water provided by the District shall first inform the District at its office (6767 East Main Street, Stockton, California), at least forty-eight (48) hours prior to the start of such diversion. The District will receive such notice 7 days a week at the following numbers: Monday through Friday (8:00 a.m. to 5:00 p.m.) 209-948-0333; all other times, 209-469-3335 or online at [www.sewd.net](http://www.sewd.net). The following information must be provided: name, phone number, pump ID number, diversion rate, beginning date/time, end date/time and run time.
- B. The **objective of Paragraph A is to avoid waste of water, which will cause loss of a valuable resource in limited supply, affecting the District and all other agricultural irrigators in the District, in an amount which cannot be accurately determined but shall be conclusively presumed to cause loss of \$500 worth of water.**
- C. For the first such notification failure by any person, such person will be charged for \$100 worth of water, and such amount will be added to such person's account with the District.
- D. For the second such notification failure by any person, that person will be charged for \$200 worth of water, and such amount will be added to such person's account with the District.

- E. For the third and any subsequent such notification failure by any person, that person will be charged for the full \$500 worth of water, conclusively presumed to be wasted, and such amount will be added to such person's account with the District.
- F. Upon determination of any notification failure, the District shall notify the person who failed to follow this Rule.
- G. The amount added to such person's account shall be collected as part of such person's account in the manner provided in the Act.
- H. Any person charged under this Rule may appeal to the District's Board of Directors which may waive any charge imposed by this Rule, which would be inequitable under the circumstances the Board of Directors determines.
- I. Diverters upon request of District shall provide District with a monthly irrigation plan to permit District to forecast irrigation demand. Diverters shall follow the plan as closely as possible.
- J. Rule Nos. 102, 132 and 139 of this District are hereby repealed.

RULE 148

ORDINANCE ~~19~~21

Adopted January 13, 1998

(Revision to Rule 142)

WHEREAS, the Stockton East Water District was formed pursuant to and is governed by a Special Act of the Legislature, Chapter 819 of the Statutes of 1971, as amended (Act), and has the supplemental powers conferred by Division 21 of the California Water Code;

WHEREAS, Section 5 of the Act authorizes the Board to make such rules and regulation as it deems necessary and proper for carrying out the provisions of the Act; and

WHEREAS, Section 74650 of the Water Code authorizes the District to adopt ordinances;

WHEREAS, Section 5(f) of the Act allows the Board to require such measuring devices as may be necessary;

NOW, THEREFORE, THE BOARD OF DIRECTORS OF THE STOCKTON EAST WATER DISTRICT HEREBY ENACTS AND ADOPTS THE FOLLOWING RULE BY ORDINANCE:

The Board does hereby determine that all surface water facilities shall be metered no later than January 1, 2005. The District shall undertake installation of required meters.

The owner of a surface water facility shall be charged annually for the cost of installation, operation and maintenance of the meter, so long as the meter or water-measuring device is in place and operable. Said charge shall be made as a separate charge on the owner's annual water bill from the District.

Charges for meters installed prior to January 1, 1998 shall be in accordance with the following schedule:

Size of Meter	Annual Charge
4" meter	\$37.00
6" meter	\$38.00
8" meter	\$40.00
10" meter	\$43.00
12" meter	\$45.00
14" meter	\$47.00
16" meter	\$51.00
18" meter	\$63.00
20" meter	\$67.00
22" meter	\$70.00
24" meter	\$73.00
30" meter	\$80.00



Charges for meters installed after January 1, 1998 shall be in accordance with the following schedule:

Size of Meter	Annual Charge
4" meter	\$102.00
6" meter	\$105.00
8" meter	\$111.00
10" meter	\$119.00
12" meter	\$125.00
14" meter	\$130.00
16" meter	\$141.00
18" meter	\$175.00
20" meter	\$186.00
22" meter	\$194.00
24" meter	\$202.00
30" meter	\$222.00

For meters or water-measuring devices that are of sizes different from those shown on the schedule, District staff shall recommend an annual charge consistent with the schedules.

The meter shall remain the property of the District and shall be maintained and inspected by the District thereafter as needed. Any person who injures, alters, removes, resets, adjusts, manipulates, obstructs or in any manner interferes or tampers with or procures or causes or directs any person to injure, alter, remove, reset, adjust, manipulate obstruct or in any manner interfere or tamper with any meter or water-measuring device, so as to cause such meter or water-measuring device to improperly or inaccurately measure and record water production, shall be subject to the penalties set forth in the Act, and the Water Code.

If the Board of Directors of the District determines that it is necessary in order to secure compliance with this Rule/Ordinance by any owner, the Board shall then direct the Secretary-Manager of the District to seek appropriate remedies with the assistance of the attorneys for the District so as to obtain full enforcement of this Rule/Ordinance. In accordance with Section 22 of the Act, it is hereby provided that the District shall not deliver or make available water to any owner who shall fail to have a meter installed in accordance with this rule or who shall interfere with the installation of the meter of water-measuring device.

In accordance with Water Code Section 74652, it is a misdemeanor for any person to violate any District ordinance adopted pursuant to Section 74650 from and after the publication or posting of the ordinance pursuant to Section 74651. The violation shall be punishable by a fine not to exceed five hundred dollars (\$500.00), or imprisonment in the county jail not to exceed 30 days, or by both fine and imprisonment. Any violation or threatened violation may also be enjoined by civil action.

Pursuant to Section 23 of the Act, this Rule/Ordinance was adopted after review at a public hearing held by the Board, notice of which was published pursuant to Section 6061 of the Government Code at least 10 days prior to the date of such hearing, and the notice contained a brief description of the Rule/Ordinance.

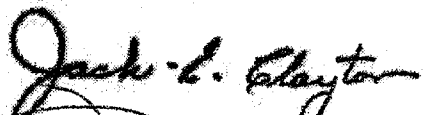
Pursuant to Water Code Section 74651, this Rule/Ordinance is in full force and effect upon adoption, and will be published once in full in a newspaper of general circulation, printed, published and circulated in the district within 10 days after its adoption. Signature by the Secretary-Manger below will acknowledge completion of such publication.

ADOPTED THIS 13TH DAY OF JANUARY, 1998 BY THE FOLLOWING VOTE:

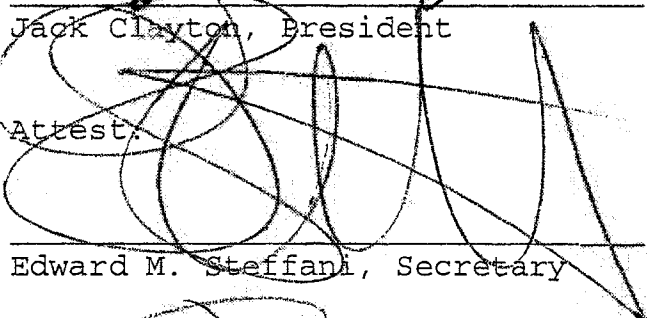
AYES: ALONZO, BONNER, CLAYTON, GIANNECCHINI & LAVEN

NOES: TONE

ABSENT: DONDERO

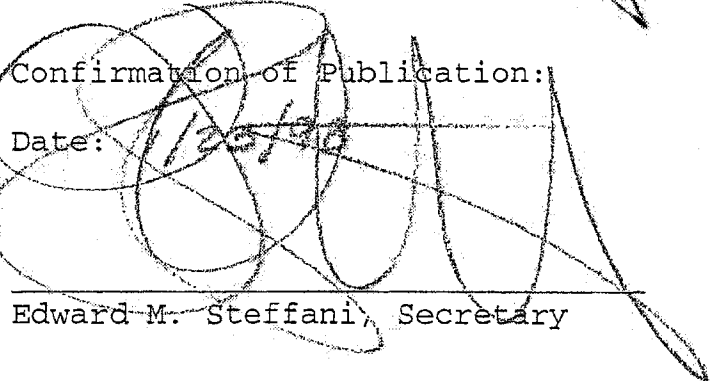
  
\_\_\_\_\_  
Jack Clayton, President

Attest:

  
\_\_\_\_\_  
Edward M. Steffani, Secretary

Confirmation of Publication:

Date:

  
\_\_\_\_\_  
Edward M. Steffani, Secretary



# **EASTERN SAN JOAQUIN GROUNDWATER AUTHORITY**

## **Joint Exercise of Powers**

### **Board of Directors Meeting**

---

#### **AGENDA**

**Wednesday, August 9, 2017**  
**9:30 a.m. – 12:00 p.m.**

**San Joaquin County – Robert J. Cabral Agricultural Center**  
**2101 E. Earhart Avenue – Assembly Room #1, Stockton, California**

**I. Call to Order/Pledge of Allegiance & Safety Announcement/Roll Call**

**II. SCHEDULED ITEMS**

**A. Discussion/Action Items:**

1. Approval of Minutes of July 12, 2017 (see attached).
2. Public Hearing for and possible adoption of Authority's proposed Conflict of Interest Code (see attached).
3. Discussion and possible action to adopt Bylaws for the Eastern San Joaquin Groundwater Authority (see attached red-line and clean versions).
4. Discussion and possible action to authorize Authority Chairman to enter into a contract with GEI regarding "Proposal for Preparing Prop 1 GSP Grant Application," not to exceed \$35,000 base cost, and not to exceed a total cost of \$43,000 (see attached).

**B. Informational Items:**

1. Facilitation Grant Application to DWR (see attached).

**III. Public Comment**

**IV. Directors Comments**

**V. Future Agenda Items**

**VI. Workshop/Shirtsleeve Session: Equitable GSP Cost Apportionment**

**VII. Adjournment**

**Next Regular Meeting**

**September 13, 2017 at 9:30 a.m.**

**San Joaquin County - Robert J. Cabral Agricultural Center**  
**2101 E. Earhart Ave., Assembly Rm. #1, Stockton, California**

**Action may be taken on any item**

*Agendas and Minutes may also be found at <http://www.ESJGroundwater.org>*

*Note: If you need disability-related modification or accommodation in order to participate in this meeting, please contact San Joaquin County Public Works Water Resources Staff at (209) 468-3089 at least 48 hours prior to the start of the meeting.*



THIS PAGE  
INTENTIONALLY  
LEFT BLANK

**SAN JOAQUIN COUNTY AND DELTA  
WATER QUALITY COALITION  
STEERING COMMITTEE MEETING**

**Monday, August 14, 2017  
9:00am – 10:30am  
San Joaquin Farm Bureau  
3290 N. Ad Art Rd. Stockton, CA**

**AGENDA**

1. **Call to Order** 9:00am (Michael Wackman)  
Roll Call/Introduction of Guests  
Acceptance of Agenda
2. **Approval of Minutes**
3. **Financial Report** (Michael Wackman)
  - a. Coalition Financials
4. **Membership** (Ruth Mulrooney)
  - a. Update on Membership
5. **Program Manager's Report** (MLJ-LLC) –
  - a. Program Report
  - b. Membership Portal Update
6. **WDR Implementation** (Michael Wackman)
  - a. Sediment and Erosion Control Plans (Sarah Lucchetti)
  - b. State Water Board
    - i. Fee increase
    - ii. East San Joaquin Order
    - iii. Biostimulatory/BioIntegrity Project
  - c. Groundwater Regional Trend Monitoring Program
7. **Old Business**
  - a. Delta Regional Monitoring Program
  - b. CV Salts
8. **New Business**
9. **Public Comments** (Limited to 3 minutes per speaker)
10. **Adjourn**

The next meeting of the San Joaquin County and Delta Water Quality Coalition is tentatively scheduled Monday, September 11, 2017 at the San Joaquin Farm Bureau.

THIS PAGE  
INTENTIONALLY  
LEFT BLANK

<b>Weekly Water Report</b>		
	As of: Aug. 7, 2017	As of: Aug. 14, 2017
<b>New Hogan (NHG) TOC</b>	<b>317,100</b>	<b>AF</b>
Storage:	220,989	AF
Net Storage Change:	-3,158	AF
Inflow:	21	CFS
Release:	209	CFS
<b>New Melones (NML) Allocation</b>	<b>75,000</b>	<b>AF</b>
Storage:	2,116,523	AF
Net Storage change:	-24,012	AF
Inflow:	1,419	CFS
Release:	3,355	CFS
<b>Source: CDEC Daily Reports</b>		

<b>Goodwin Diversion (GDW)</b>		
Inflow (Tulloch Dam):	3,340	CFS
Release to Stanislaus River (S-98):	1,502	CFS
Release to OID (JT Main):	1,021	CFS
Release to SSJID (SO Main):	415	CFS
Release to SEWD:	<u>199</u>	CFS
Total Release	3,137	CFS
<b>Source: Tri-Dam Operations Daily Report</b>		
<b>Farmington Dam (FRM)</b>		
Diverted to SEWD:	105	CFS
Diverted to CSJWCD:	100	CFS
<b>Source: USACE WCDS Hourly Report</b>		

<b>Surface Water Used</b>		
Irrigators on New Hogan:	28	
Irrigators on New Melones:	5	
DJWWTP Production:	37	MGD
North Stockton:	0	MGD
South Stockton:	7	MGD
Cal Water:	30	MGD
City of Stockton DWSP Production:	26	MGD

<b>District Ground Water Extraction</b>		
74-01	0	GPM
74-02	0	GPM
North	0	GPM
South	0	GPM
Extraction Well # 1	<u>0</u>	GPM
Total Well Water Extraction	<b>0</b>	<b>GPM</b>

**Note: All flow data reported here is preliminary and subject to revision.**

THIS PAGE  
INTENTIONALLY  
LEFT BLANK

YOU'RE INVITED TO AN

# *Employee Appreciation BBQ*

FRIDAY, AUGUST 25, 2017  
12:00 NOON  
BOARDROOM

The Board of Directors will be BBQ'ing  
for the group!

Please bring ~~an~~ side to share!

THIS PAGE  
INTENTIONALLY  
LEFT BLANK



Date: 08/15/17



August 4, 2017

Dear ACWA member,

I respectfully ask you for your support of my nomination to succeed Kathy Tiegs as the President of ACWA. I am honored to have had your past support, and to be elected ACWA Vice-President by ACWA members in December 2015. My tenure serving with President Tiegs has been invaluable and with your support I look forward to continuing to serve ACWA.

I have used this opportunity to listen, learn more about issues that are important to each ACWA region and talk with as many ACWA members as possible.

I chair ACWA's Disadvantaged Communities Safe Drinking Water Task Force. I serve on ACWA's Executive Committee, ACWA's Office Building Advisory Group, the Next Generation Advisory Committee and ACWA's Ag Initiative Advisory Group.

Since being elected ACWA Vice-President, I have attended seven ACWA region events, the ACWA Regulatory Summit, the ACWA Legislative Symposium, numerous ACWA State Legislative Committee and other committee meetings, three ACWA Conferences and two ACWA DC briefings. And, I continue to be Chair of the Board of Directors of Yuba County Water Agency.

We live in interesting times! The challenges to water rights and water supplies may never have been greater, but I believe that there are also opportunities for creative, durable solutions that will benefit all of California's water suppliers. I believe that ACWA and our membership will continue to lead us to these solutions.

Please communicate your support for my nomination by emailing ACWA's Nominating Committee **no later than August 30, 2017**. A Board resolution of support is not required. Your email should be sent to:

John Coleman, Nominating Committee Chair  
c/o Donna Pangborn ([donnap@acwa.com](mailto:donnap@acwa.com))

Please do not hesitate to contact me (530) 400-1992 or [bhastey@gmail.com](mailto:bhastey@gmail.com) if you would like to discuss my nomination or any issues that are important to you.

Best Regards,

*Brent Hastey*

Brent Hastey





### *Brent Hastey for ACWA President, 2018-2019*



Brent Hastey was born and raised in the Plumas Lake area, representing the fifth generation of his family to live in Yuba County, California. He grew up irrigating pasture and swimming in the ditches on the ranch. Becoming active in politics in college, he was first elected to public office in 1987, when he won an election for a seat on the Board of Reclamation District 784. He served in this position for six years, during three of which he chaired. In 1992, he was elected to the Board of Supervisors of Yuba County, on which he served until 2000. As a County Supervisor, he also served on the Boards of the Yuba County Water Agency (YCWA), Yuba County Local Agency Formation Commission, Regional Council of Rural Counties, and the Sacramento Area Council of Governments. In 1994, he became the founding Chairperson of the Yuba-Sutter Economic Development Corporation, which he chaired until 1996.

Brent Chaired the YCWA Board in 1996 and 1997, which was during the devastating flooding of 1997. He led the Board through this trying time, and testified before the United States Congress on the causes and emergency management of the flood. In response to this disaster and state water needs, the voters of California passed Proposition 13, which authorized the sale of \$1.97 billion in bonds to support safe drinking, water quality, flood protection, and water reliability projects. Brent strongly supported the approval. In 2014, Brent was reelected to the YCWA Board of Directors, and he currently serves as Chair.

In addition to his service in areas of water management in California, Brent has worked in the service of higher education both locally and on a statewide level. In 2010, He was elected to the Yuba Community College District, a district which serves eight counties and spans nearly 4,200 square miles of rural northern California. Recently, Brent was elected to the California Community College Trustee Board (CCCT). CCCT represents and acts in the best interest of California's 72 Community College Districts

Brent is also the founding Director of the Bank of Feather River, which started in 2007. He served as Chairman of the board from 2010-2016. Bank of Feather River is a community bank specializing in agriculture lending.

In addition to his political service, he has long-valued the opportunity for community and global service through Rotary International. A member of South Yuba County Sunrise Rotary Club since 1986, Brent works to live out the organization's motto in everyday life: "Service above Self".

Brent and his wife Alisan, a music educator in the Marysville Unified School District, have been married 34 years. They own and operate Plumas Lake Self-Storage. Brent and Alisan have raised four amazing children, plenty of dogs, a few horses and a donkey.

Brent has been involved with the Association of California Water Agencies (ACWA) throughout his tenure as a member of the Board of Directors of YCWA (an ACWA member).

Since his election as ACWA Vice-President in 2015 (for 2016-2017), Brent has used this opportunity to listen, learn more about issues that are important to each ACWA region and talk with as many ACWA members as possible.

Brent chairs ACWA's Disadvantaged Communities Safe Drinking Water Task Force. He serves on ACWA's Executive Committee, ACWA's Office Building Advisory Group, the Next Generation Advisory Committee and ACWA's Ag Initiative Advisory Group.

Since being elected ACWA Vice-President, Brent has attended seven ACWA region events, the ACWA Regulatory Summit, the ACWA Legislative Symposium, numerous ACWA State Legislative Committee and other committee meetings, three ACWA Conferences and two ACWA DC briefings.

THIS PAGE  
INTENTIONALLY  
LEFT BLANK