# Soquel Creek Water District

Central Water District

# Groundwater Management Plan -2007 Soquel-Aptos Area

SANTA CRUZ COUNTY, CALIFORNIA

April 2007

## Soquel Creek Water District Santa Cruz County, California

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# **Table of Contents**

Sectio	on 1 - I	ntroduction and Purpose	
1.1	Introd	uction	1
1.2	Purpo	se	2
Sectio	on 2 – (	Groundwater Management Plan Process	
2.1		dwater Management Committee	6
2.2		Involvement	
2.3		tion of an Advisory Committee	
2.4		oping Relationships with State and Federal Agencies	
2.5		stency with other Local Programs and Policies	
Sectio	on 3 – 1	Existing Groundwater Conditions	
3.1	Physic	cal Setting	. 10
	3.1.1	Service Areas and Topography	. 10
	3.1.2	Climate and Rainfall	
3.2	Basin	Boundaries and AB3030 Study Area	. 14
	3.2.1	DWR, Bulletin 118 Basin Definitions	
	3.2.2	Jurisdictional Boundaries - Cities, Special Districts, and County	. 16
	3.2.3	Hydrogeologic System Boundary	. 16
	3.2.4	Regional Water Quality Control Board (RWQCB) Basin Plan Boundary Proposa	119
	3.2.5	Soquel-Aptos Area Groundwater Basin Management Area Boundary (1996)	. 19
	3.2.6	Soquel-Aptos Area Groundwater Basin Management Area Boundary (2007)	. 22
3.3	Local	Geology and Hydrogeology	. 23
	3.3.1	Geologic Units	. 23
	3.3.2	Geologic Structure	. 26
	3.3.3	Offshore Geology	. 28
	3.3.4	Faults	. 28
3.4	Groun	dwater Conditions	. 32
	3.4.1	Water Levels and Flow Directions	. 32
	3.4.2	Current Groundwater Extraction	. 46
	3.4.3	Groundwater Yield and Sustainability	. 51
3.5	Natura	al Groundwater Quality	. 51
	3.5.1	Iron and Manganese	. 52
	3.5.2	Chlorides and Total Dissolved Solids (TDS)	. 52
	3.5.3	Arsenic	. 56
	3.5.4	Chromium VI	. 56
	3.5.5	Nitrates	. 57
3.6	Seawa	ter Intrusion	. 57
	3.6.1	Seawater Intrusion in the Purisima Formation	. 57
	3.6.2	Seawater Intrusion in the Aromas Red Sands	. 58
3.7	Manm	ade (Anthropogenic) Contamination	. 58
3.8	Historical and Ongoing Basin Management Activities		
	3.8.1	Groundwater Monitoring	. 59

	3.8.2	Water Conservation Efforts	59
	3.8.3	Wellfield Expansion and Pumping Management	60
		Interagency Coordination of Groundwater Management	
	3.8.5	Development and Implementation of a Groundwater Management Plan and	
		Integrated Resources Plan.	61
	3.8.6	Conjunctive Use Supply Planning	61
		Integrated Regional Water Management Plan (IRWMP)	
3.9	Key B	asin Management Issues	63

# Section 4 – Basin Management Goals and Objectives

4.1	Basin Management Goals 6	<b>5</b> 4
4.2	Basin Management Objectives (BMOs)6	55

## Section 5 - Elements

Element 1:	Groundwater Monitoring	79
Element 2:	Surface Water Monitoring	83
Element 3:	Subsidence Monitoring	88
Element 4:	Interagency Coordination	90
Element 5:	Develop a Supplemental Source of Supply	95
Element 6:	Protect Existing Recharge Zones	98
Element 7:	Enhance Groundwater Recharge	102
Element 8:	Manage Pumping	106
Element 9:	Identify and Manage Cumulative Impacts	110
Element 10:	Water Conservation	113
Element 11:	Support the Development and Update of Policies and Ordinances for Well	
	Construction, Abandonment, and Destruction	118
Element 12:	Wellhead Protection Measures	121
Element 13:	Public Education	124
Element 14:	Improve Groundwater Basin Management Tools	128

## Section 6 - Implementation

6.1	Duties and Governance Structure of the Basin Implementation Group (BIG)	
6.2	Duties and Formation of a Basin Advisory Group (BAG)	
6.3	Annual Review and Report, and Implementation	
6.4	Financing Mechanisms	
6.5	Coordination with other Local Agencies	136
6.6	Conflict Resolution	
6.7	Future Review and Revision of the Plan	136
Sectio	on 7 - References	

# Appendices

#### **Appendix A- Supplemental Items for Section 2**

- A-1 Joint Powers Agreement (JPA)
- A-2 Notice of Intent
- A-3 Resolution of Intent and Proof of Publication
- A-4 Direct Mail List
- A-5 Press Release for Public Comment Meeting
- A-6 Public Comments and Responses to Public Comments
- A-7 Ordinance Adopting Plan

#### **Appendix B- Supplemental Items for Section 3**

- B-1 SAGMA Cooperative Agreement
- B-2 Production Well Tables and Monitoring Well Tables

#### **Appendix C- Supplemental Items for Section 5**

- C-1 Monitoring Well Procedures
- C-2 Private Well Incentive Policy

## **List of Figures**

Figure	Description	Page Number
Figure 3-1	Soquel Creek Water District and Central Water District Service Areas	12
Figure 3-2	Average Rainfall	13
Figure 3-3	DWR Groundwater Basins	15
Figure 3-4	Jurisdictional Boundaries	17
Figure 3-5	Soquel-Aptos Hydrologic Boundary	18
Figure 3-6	RWQCB Basin Plan- Boundary Proposal	20
Figure 3-7	Soquel-Aptos Groundwater Management Boundaries (1996 and 2007)	21
Figure 3-8	Typical Hydrostratigraphic column for the Soquel-Aptos	24
Figure 3-9	Estimated Surface Projection of Hydrostratigraphic Units with Cross Section A-A'	27
Figure 3-10	Cross Section A-A'	29
Figure 3-11	Estimated Offshore Outcrop of Purisima Units A and AA	30
Figure 3-12	Seafloor Exposure of Purisima Formation	31
Figure 3-13	Water Levels- Purisima Formation (A Unit), Spring 2005	34
Figure 3-14	Water Levels- Purisima Formation (A Unit), Fall 2005	35
Figure 3-15	Water Levels- Purisima Formation (BC Unit), Spring 2005	36

# List of Figures (continued)

Figure	Description	Page Number
Figure 3-16	Water Levels- Purisima Formation (BC Unit), Fall 2005	37
Figure 3-17	Hydrographs for SqCWD Monitoring Well SC9, 1987-2005	38
Figure 3-18	Hydrographs for SqCWD Monitoring Well SC14, 1987-2005	39
Figure 3-19	Water Levels- Aromas Red Sands, Spring 2005	41
Figure 3-20	Water Levels- Aromas Red Sands, Fall 2005	42
Figure 3-21	Water Levels- Lower Aromas Sands and Purisima Formation (F Unit), Spring 2002	43
Figure 3-22	Hydrographs for SqCWD Monitoring Well SCA2, 1987-2005	44
Figure 3-23	Hydrographs for SqCWD Monitoring Well SCA4, 1987-2005	45
Figure 3-24	Annual Groundwater Production (1986-2005) for SqCWD, City of SC, and CWD	47
Figure 3-25	Production and Monitoring Wells for SqCWD, CWD, and City of Santa Cruz	48
Figure 3-26	TDS and Chloride Levels for SqCWD Monitoring Well SCA2B	54
Figure 3-27	TDS and Chloride Levels for SqCWD Monitoring Well SCA3B	55
Figure 5-1	Surface Water Monitoring Locations	87
Figure 5-2	Groundwater Recharge Areas identified by Santa Cruz County	101
Figure 5-3	Blue Trail Gully Project	105
Figure 5-4	SqCWD Preferred Sites for New or Replacement Production Wells	109
Figure 6-1	Implementation Schedule for Soquel-Aptos Groundwater Management Plan	135

# List of Tables

Table	Description	Page Number
Table 1-1	Location of Soquel-Aptos Groundwater Management Plan Components	4
Table 3-1	SqCWD Extraction Percentages based on Service Area (2002-2005)	46
Table 3-2	CWD Extraction Percentages based on Service Area (2005)	49
Table 4-1	Goals and Basin Management Objectives	66
Table 4-2	Anticipated Future Pumping by SqCWD in the Soquel-Aptos Area (present-2050)	69
Table 5-1	Groundwater Monitoring Frequency	82

# Abbreviations, Symbols, and Acronyms

AA to F	stratigraphic units of Purisima Formation
AB	Assembly Bill
AB3030	Assembly Bill 3030 (Section 10750, et seq. of the California Water Code)
AF	Acre-feet
afy	Acre-feet per year
ARR	Annual Review and Report
ARS	Aromas Red Sands Aquifer
ASR	Aquifer Storage and Retrieval
BMO	Basin Management Objective
cfs	Cubic feet per second
RWQCB	Regional Water Quality Control Board
CWC	California Water Code
CWD	Central Water District
DHS	California Department of Health Services
DWR	California Department of Water Resources
DWSAP	Drinking Water Source Assessment and Protection Program
GIS	Geographical Information System
GMP	Groundwater Management Plan
gpm	Gallons per minute
IGSM	Integrated Ground and Surface Water Model
IRP	Integrated Resources Plan
IRWMP	Integrated Regional Water Management Plan (Northern Santa Cruz County)
in/yr	inches per year
JPA	Joint Powers Authority
MCL	Maximum Contaminant Level
µg/L	micrograms per liter; parts per billion
mg/L	Milligrams per liter; parts per million
mgd	Million gallons per day
msl	Mean sea level
N/A	Not applicable
ND	Non-Detected
NAWQA	National Water Quality Assessment
NGS	National Geodetic Survey
PVWMA	Pajaro Valley Water Management Agency
PCAs	Potential Contaminating Activities
PL	Public Law
RWQCB	Regional Water Quality Control Board
Qa	geologic map symbol for the Aromas Red Sands
Q- <sub>UA, -</sub> LA	geologic map symbol for the Aromas Red Sands, upper and lower units
SAGMA	Soquel-Aptos Groundwater Management Alliance
SB	Senate Bill
SC	Santa Cruz
SC-#	prefix to SqCWD monitoring well number

SOI	Sphere of Influence
SqCWD	Soquel Creek Water District
SRP	Satellite reclamation plant
SWRCB	State Water Resources Control Board
TAC	Technical Advisory Committee
TDS	Total dissolved solids
TM2	Technical Memorandum 2
Тр	geologic map symbol for Purisima Formation
Tm	possible interval of Purisima Formation below unit AA
Tu	geologic symbol for undifferentiated Tertiary unit older than Purisima Formation
USEPA	U.S. Environmental Protection Agency
USGS	U.S. Geological Survey
UWMP	Urban Water Management Plan
WDO	Water Demand Offset
WL	Water Level
WY	Water Year

## **Conversion Factors**

1 acre-foot = 325,850 gallons 1 gpm = 1.61 ac-ft/yr 1 unit =100 cubic feet = 748 gallons

## 1.1 Introduction

The *Groundwater Management Act*, California Water Code (CWC) §10753 et. seq., was originally enacted as Assembly Bill (AB) 3030 in 1992, and encouraged local public agencies to adopt formal plans to manage groundwater resources within their jurisdictions. In accordance with the Groundwater Management Act, the *AB3030 Ground-Water Management Plan Soquel-Aptos Area* (Luhdorff & Scalmanini, April 1996) was produced under the joint authority of the Soquel Creek Water District and Central Water District. This plan served as the initial framework for management of groundwater resources within the Soquel-Aptos Area Basin.

In September 2002, *Senate Bill (SB) 1938* was signed into law amending sections of the CWC related to groundwater management. The bill requires any public agency seeking State funds administered through DWR for the construction of groundwater production or groundwater quality projects to prepare and implement a groundwater management plan with certain specified components. Additionally, SB1938 sets forth specific requirements for groundwater management plans. New requirements include establishing basin management objectives, preparing a plan to involve other local agencies in a cooperative planning effort, and adopting monitoring protocols that promote efficient and effective groundwater management.

This current Groundwater Management Plan (GMP) replaces and supersedes the *AB3030 Ground-Water Management Plan Soquel-Aptos Area (1996)*. This update GMP incorporates data collected since 1996 and reflects analyses performed subsequent to the 1996 Plan. Additionally, it now brings the GMP into compliance with the requirements of SB1938.

The lead agency for this plan is the Soquel-Aptos Area Groundwater Management Committee, formed under a Joint Powers Agreement between Soquel Creek Water District (SqCWD) and Central Water District (CWD). The plan has been prepared with assistance from a Technical Advisory Committee and consulting hydrologists, HydroMetrics, LLC.

This report consists of the following sections:

<u>Section 1 Introduction and Purpose</u> – This section contains general information about SqCWD and CWD and the purpose of the GMP for the Soquel-Aptos area.

<u>Section 2 Groundwater Management Plan Process</u> – This section describes the steps and procedures that were conducted to draft, review, and finalize this Groundwater Management Plan. Records of public participation, input from the technical advisory committee, and the timeline of all events relating to the GMP process are included in this section.

<u>Section 3 Existing Groundwater Conditions</u> – This section addresses the current hydrogeologic conditions and issues related to the GMP area. It includes discussions of the Management Area basin boundaries, local hydrogeology and groundwater levels, existing water supplies and groundwater extractions, and groundwater quality.

<u>Section 4 Basin Management Goals and Objectives</u> – This section presents SqCWD's and CWD's strategy for managing the Basin with specific goals and objectives. The goals are broad principles, and the Basin Management Objectives (BMOs) are quantifiable or verifiable attributes that support and corroborate achievements of the Basin goals.

<u>Section 5 Basin Management Elements</u> – This section details the specific projects, programs, and policies that will be implemented to manage the Soquel-Aptos Area Basin. It describes new elements and formalizes existing programs and policies.

<u>Section 6 Implementation Plan</u> – This section outlines a schedule to assist with the implementation and assessment of this GMP.

Several appendices are included in this GMP, containing documents related to this GMP Update. Attached at the end of the Appendices are the written public comments to the Draft GMP Update with SqCWD and CWD responses.

## 1.2 Purpose

This Soquel-Aptos Area Groundwater Management Plan satisfies multiple objectives, including:

- Building on the existing groundwater management plan.
- Formalizing historically successful management activities that have been implemented in the Soquel-Aptos Area Basin.
- Developing a framework for implementing future groundwater management activities.
- Updating our understanding of the Soquel-Aptos Area Basin hydrogeology and water balance, based on studies that have been conducted over the last 10 years.
- Identifying a specific set of programs, projects and policies for near-term and long-term implementation to achieve management goals and objectives.
- Laying the groundwork for extending the geographic coverage of the plan to natural basin boundaries, and including neighboring municipal agencies such as the City of Santa Cruz, the County of Santa Cruz, and the Pajaro Valley Water Management Agency.

An additional purpose of this GMP is to bring the existing GMP into conformance with the changes to CWC § 10753 *et seq*. imposed by SB1938. To that end, this GMP addresses the following:

- Seven mandatory components included in CWC §10753.7 *et seq*. These seven components are required for agencies to be eligible for funds administered by DWR for constructing groundwater projects.
- Seven recommended components as described in DWR Bulletin 118 (2003).
- Twelve voluntary components included in CWC §10753.8. These components describe 12 specific technical issues that could be addressed in GMPs to manage the basin optimally and protect against adverse conditions.

All seven mandatory components are addressed directly in this GMP. The seven recommended components and twelve voluntary components are also addressed in this update. These various components are addressed throughout this GMP and Table 1-1 lists the section(s) within the report where each is addressed.

 Table 1-1

 Location of Soquel-Aptos Area Groundwater Management Plan Components

Desc	Description Section			
	fornia Water Code §10750 et seq. Mandatory Comp	onents (7 components)		
1	Documentation that a written statement was provided to the public "describing the manner in which interested parties may participate in developing the groundwater management plan" (CWC, § 10753.4 (b)).	Section 2.1, Appendix A		
2	Basin management objectives (BMOs) for the groundwater basin that is subject to the plan (CWC, § 10753.7 (a)(1)).	Section 4		
3	Components relating to the monitoring and management of groundwater levels, groundwater quality, inelastic land surface subsidence, and changes in surface flow and surface water quality that directly affect groundwater levels or quality or are caused by groundwater pumping (CWC, § 10753.7 (a)(1)).	Section 5, Elements 1,2,3		
4	A plan to "involve other agencies that enables the local agency to work cooperatively with other public entities whose service area or boundary overlies the groundwater basin"	Section 5, Elements 4, 8, 9		
5	Adoption of monitoring protocols capable of tracking changes in conditions for the purpose of meeting BMOs.	Section 4		
6	A map showing the area of the groundwater basin as defined by DWR Bulletin 118, the area of the local agency subject to the plan, and other local agencies that overlie the basin	Section 3		
7	For agencies not overlying groundwater basins, plans shall be prepared using geologic and hydrologic principles.	Not applicable		
Depa	artment of Water Resources (DWR) Suggested Com	ponents (7 components)		
1	Manage with guidance of an advisory committee	Section 2		
2	Describe area to be managed under the GMP	Section 3		
3	Create a link between BMOs and the goals and actions of the GMP	Section 4 and Section 5		
4	Describe the GMP monitoring programs	Section 5, Elements 1,2,3		
5	Describe integrated water management planning efforts	Section 5, Elements 4, 8, 9		
6	Report on implementation of GMP	Section 6		
7	Evaluate GMP periodically	Section 6		

Cali	California Water Code §10750 et seq. Voluntary Components (12 components)				
1	Control of Saline Water intrusion	Section 4, BMO 2.2			
		Section 5, Elements 1,4,5,8			
2	Identification and management of wellhead protection areas	Section 4, BMO 2.1			
	and recharge areas	Section 5, Elements 6,7,12			
3	Regulation of the migration of contaminated groundwater.	Section 4, BMO 2.3.			
		Section 5, Element 11			
4	Administration of well abandonment and well destruction	Section 4, BMO 2.3.			
	program.	Section 5, Element 11			
5	Mitigation of conditions of overdraft	Section 4, BMO 1.2.			
		Section 5, Elements 5, 8, 10, 13			
6	Replenishment of groundwater extracted by producers.	Section 4, BMO 1.2.			
		Section 5, Element 5			
7	Monitoring of groundwater levels and storage	Section 5, Element 1			
8	Facilitating conjunctive use operations	Section 4, BMO 1.2.			
		Section 5, Element 5			
9	Identification of well construction policies	Section 5, Element 11			
10	Construction and operation by local agency of groundwater	Section 5, Elements 6, 7, 10, 11, 12			
	contamination cleanup, recharge, storage, conservation,				
	water recycling, and extraction projects				
11	Development of relationships with state and federal	Section 5, Element 4			
	regulatory agencies				
12	Review of land use plans and coordination with land use	Section 4, BMO 3.1,			
	planning agencies to assess activities that create reasonable	Section 5, Elements 4, 12			
	risk of groundwater contamination.				

Table 1-1 (continued)

The Soquel-Aptos Area Groundwater Management Plan was developed by incorporating the efforts and ideas of many groups and individuals. The process was guided by a Groundwater Management Committee, and included input from a Technical Advisory Committee, consultants, and members of the public. The process was designed to achieve broad consensus, and meet both the requirements and the intent of CWC §10753 *et seq*. Each of the key contributors, along with a description of the GMP process, is included below.

## 2.1 Groundwater Management Committee

The Groundwater Management Committee led the effort to update and replace the Soquel-Aptos Area GMP under the Joint Powers Agreement between Soquel Creek Water District and Central Water District (Appendix A). The Groundwater Management Committee included representatives from both the SqCWD and CWD Boards of Directors. Additionally, one representative from a local mutual water company and/or a private well owner was invited to serve on the Groundwater Management Committee to ensure the concerns of the community were reflected in the GMP. Members of the Groundwater Management Committee included:

Mr. Bruce Daniels/Chair	SqCWD
Dr. Bruce Jaffe	SqCWD
Mr. Ken Mabie	CWD
Ms. Carol Monkerud	CWD
Ms. Jean Thomas	CWD (alternate)
Mr. Bill Wigginton	Seascape Greens Homeowners Association
Mr. Michael Mills	Pure Source Water Inc. (alternate)

The Committee was supported by Derrik Williams (HydroMetrics LLC), Melanie Schumacher, P.E. (Soquel Creek Water District), Laura Brown (Soquel Creek Water District General Manager), and Clarke Wales (Central Water District General Manager).

The process and schedule for developing and adopting the GMP was as follows:

GMP Committee Meetings:

11	committee meetings.	
٠	January 24, 2006	Review JPA and select HydroMetrics LLC as consulting
•	February 13, 2006	hydrologist for GMP Select 5 <sup>th</sup> committee member, elect chair, approve timeline, appoint SAGMA and invite PVWMA to serve as the TAC,
•	May 9, 2006	approve Scope of Work Review of GMP Goals, Basin Management Objectives and Plan Elements
٠	August 8, 2006	Review of Sections 3 and 5
•	September 26, 2006	Review of Sections 1, 2, and 6
•	October 26, 2006	Develop GMP Implementation Provisions

• November 28, 2006	Review Final Administrative Draft and Schedule Public Hearing
• February 13, 2007	Review Final Draft GMP and Recommend Approval by SqCWD and CWD Board of Directors

SqCWD and CWD Boards of Directors Meetings:

•	March 20, 2007	Noticed Public Hearing and First Reading of Ordinances
		Adopting GMP
٠	April 17, 2007	Second Reading of Ordinances Adopting the GMP
•	May 17, 2007	Ordinances Become Effective

## 2.2 Public Involvement

This GMP was completed as an open process with public participation, consistent with California Water Code *§*10753 *et seq*. For this GMP the following steps were taken to provide opportunity for public input:

*Initial Notice of Intent*: In accordance with CWC §10753.2, a Notice of Intent to adopt a resolution to prepare a GMP was published in the Santa Cruz Sentinel newspaper on December 4, 2005 and again on December 11, 2005. Each respective Board of Directors for Soquel Creek Water District and Central Water District adopted the Resolution of Intent at their separate publicly held Board Meetings on December 20, 2005. The Resolution of Intent to prepare a GMP was published in the SC Sentinel on January 1, 2005 and again on January 8, 2006.

Both the Notice of Intent and the Resolution of Intent are included in Appendix A.

*Public Outreach and Notifications:* During the development of the GMP, the public was provided information on the GMP progress through the following:

- Direct Mail List A list of individuals and organizations that have shown interest in the GMP Update was maintained, and meeting agendas and minutes were sent to these individuals and organizations. (Appendix A).
- Web Page A section of the Soquel Creek Water District's website was dedicated to disseminate GMP Update Information to those who have access to a computer and use the internet. (<u>http://www.soquelcreekwater.org/GWMgmt\_Plan.htm</u>)
- Press Releases Notification of GMP Meetings and request for Public Comments were provided to the local newspaper, the Santa Cruz Sentinel. These press releases described the manner in which interested parties may participate in developing the groundwater management plan (see Appendix A).

• Newsletters – Notification of the GMP was included in the March/April 2006 "What's On Tap" Newsletter, an in-house publication that is sent out to Soquel Creek Water District Customers with their bi-monthly bill.

**Public Meetings during the GMP Update:** All GMP Committee meetings are public under the Brown Act because the JPA was formed by two local Water Districts. Meetings which involved review of draft sections from the GMP had a public comment period.

*Public Comment Period for the 2007 Groundwater Management Plan*: Notices were published on Sunday, February 18 and 25 in the Santa Cruz Sentinel and e-mail notices were sent to the list of potential stakeholders to inform the public of the proposed adoption of the 2007 GMP. Written copies of the Plan were made available at SqCWD and CWD Main offices, four local libraries, and on SqCWD's website.

*Public Hearing*: A Public Hearing was held on March 20, 2007 at a joint meeting of the SqCWD and CWD Boards of Directors.

Public comments and responses are included in Appendix A-6.

## 2.3 Formation of an Advisory Committee

At the February 13, 2006 GMP Committee meeting, a technical advisory committee (TAC) was appointed to assist with developing this Groundwater Management Plan. The TAC consisted of representatives from the Soquel Creek Water District, Central Water District, County of Santa Cruz, City of Santa Cruz, and the Pajaro Valley Water Management Agency (PVWMA).

The TAC met on the following schedule during the GMP Development:

agement
and

Once the GMP is adopted, the Technical Advisory Committee shall serve as the Implementation Team to coordinate agency efforts and recommend an annual work plan for groundwater management activities and establish action items to achieve the basin management objectives. This Groundwater Management Work Plan shall be presented to the GMP Committee and respective funding agencies for approval.

## 2.4 Developing Relationships with State and Federal Agencies

As interested stakeholders, it was critical to develop and maintain good working relationships with local, state, and federal regulatory agencies during the development of the GMP Update. The Department of Water Resources (DWR), Regional Water Quality Control Board, and USGS were all included on the direct-mail list for the public involvement process. Staff from SqCWD and CWD conducted an all-day meeting with Brian E. Smith, Chief of the Resources Assessment Branch, DWR (San Joaquin District) on June 13, 2006 to brief DWR on the condition of the Soquel-Aptos Area Basin, impress upon them the urgency of the overdraft situation in the basin, and discuss and agree upon the groundwater management strategies being implemented as part of this GMP.

# 2.5 Consistency with other Local Programs and Policies

The writers of the GMP checked with other agencies and confirmed that this Plan, to the best of our knowledge, is consistent with other local programs and policies. These include, but are not limited to, the following:

- County of Santa Cruz General Plan/Local Coastal Program, 1994
- City of Capitola General Plan, 1989 with 2004 Housing Element Update
- Pajaro Valley Water Management Agency's 2002 Revised Basin Management Plan
- City of Santa Cruz Integrated Water Plan, 2003
- City of Santa Cruz Urban Water Management Plan Update 2006
- Northern Santa Cruz County Integrated Water Resources Management Plan, 2006
- An Evaluation of Water Resources Monitoring and Management Efforts in Santa Cruz County prepared by County of Santa Cruz Administrative Office, Planning Department and Environmental Health Services, April 1998
- Chapter 7.70 of the Santa Cruz County Code Relating to Water Wells
- Soquel Creek Watershed Assessment and Enhancement Plan prepared by the Santa Cruz County Resource Conservation District, 2003
- Aptos Creek Watershed Assessment and Enhancement Plan prepared by the Coastal Watershed Council, 2003

Soquel Creek Water District and Central Water District rely on groundwater as their sole source of supply. Both Districts extract water from two primary geologic formations: the Purisima Formation and the Aromas Red Sands. This Section describes the existing groundwater conditions in both the Purisima Formation and Aromas Red Sands, and discusses current groundwater management strategies.

# 3.1 Physical Setting

### 3.1.1 Service Areas and Topography

The SqCWD serves a population of approximately 49,000 through approximately 14,900 connections in four service areas within mid-Santa Cruz County. The SqCWD encompasses seven miles of shoreline along Monterey Bay, and extends from one to three miles inland into the foothills of the Santa Cruz Mountains (**Figure 3-1**). Part of the SqCWD, the Glenwood area, is not served water by the District and is not considered part of the service area. Ninety percent of the SqCWD's customers are residential and the remaining 10 percent are primarily commercial and institutional. SqCWD also provides customers with dedicated fire services. There are no agricultural connections to the system. The elevation of the service area ranges from sea level to almost 700 feet above sea level. The City of Capitola is the only incorporated area within the SqCWD. Unincorporated communities include Aptos, La Selva Beach, Rio Del Mar, Seascape, Seacliff Beach, and Soquel.

CWD, with an estimated population of approximately 2,700, has approximately 790 customers served through approximately 850 service connections. Situated in the foothills of the Santa Cruz Mountains east of Aptos, it covers a service area of roughly five square miles (**Figure 3-1**). CWD service connections include residential, fire, commercial, and agricultural. The elevation of the service area ranges from 150 feet to over 1100 feet above sea level. CWD serves unincorporated County areas in and around Aptos.

#### 3.1.2 Climate and Rainfall

The Soquel-Aptos area is located on the Monterey Bay, 30 miles north of Monterey and 80 miles south of San Francisco. The Soquel-Aptos area enjoys a mild climate with temperatures in January and July averaging 50 and 63 degrees, respectively. Summers are mild and dry, and winters are cool, with an average precipitation rate of approximately 30 inches per year.

Precipitation in the Soquel-Aptos area ranges between 25 and 45 inches per year (Geomatrix, 1999). **Figure 3-2** displays the average annual rainfall (in inches) constructed from 120 precipitation gauges, adjusted to reflect long-term averages (Geomatrix, 1999). Johnson et. al (2004) states that approximately 15 percent of the rain that falls in the Soquel-Aptos watershed infiltrates the ground and becomes groundwater. The rest flows overland into streams or storm drains, is absorbed by plants, or evaporates. Given the nature of groundwater recharge in the

Soquel-Aptos area, cycles of droughts and above-normal precipitation do not appear to have had a short-term effect on deep, municipal groundwater wells.



Figure 3-1 Soquel Creek Water District and Central Water District Service Areas

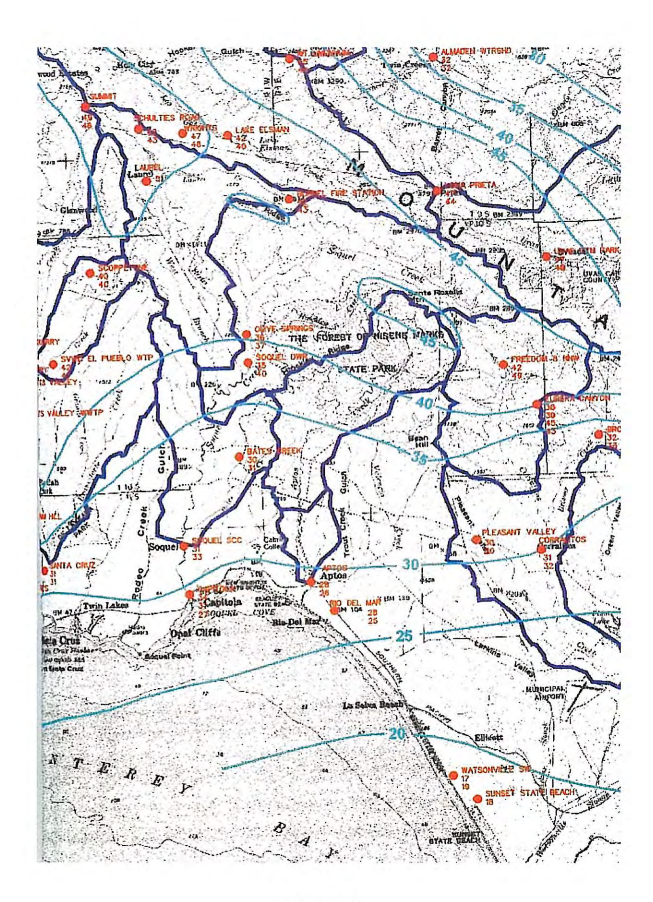


Figure 3-2 Average Annual Rainfall (inches) (Geomatrix ,1999)

•

## 3.2 Basin Boundaries and AB3030 Study Area

Several different boundaries have been used to define the Soquel-Aptos area in terms of its geographical, jurisdictional, and hydrologic extents. There is no clear definition of the Soquel-Aptos area; the designation is often used to refer to the water bearing central coast portion of Santa Cruz County. Below are the various boundaries that have been used to describe this groundwater region.

## 3.2.1 DWR, Bulletin 118 Basin Definitions

As stated in the *AB3030 Ground-water Management Plan Soquel-Aptos Area* (Luhdorff and Scalmanini, 1996), the Department of Water Resources (DWR) does not define a Soquel-Aptos Groundwater Basin in Bulletin 118. Instead, this area comprises four DWR designated basins including:

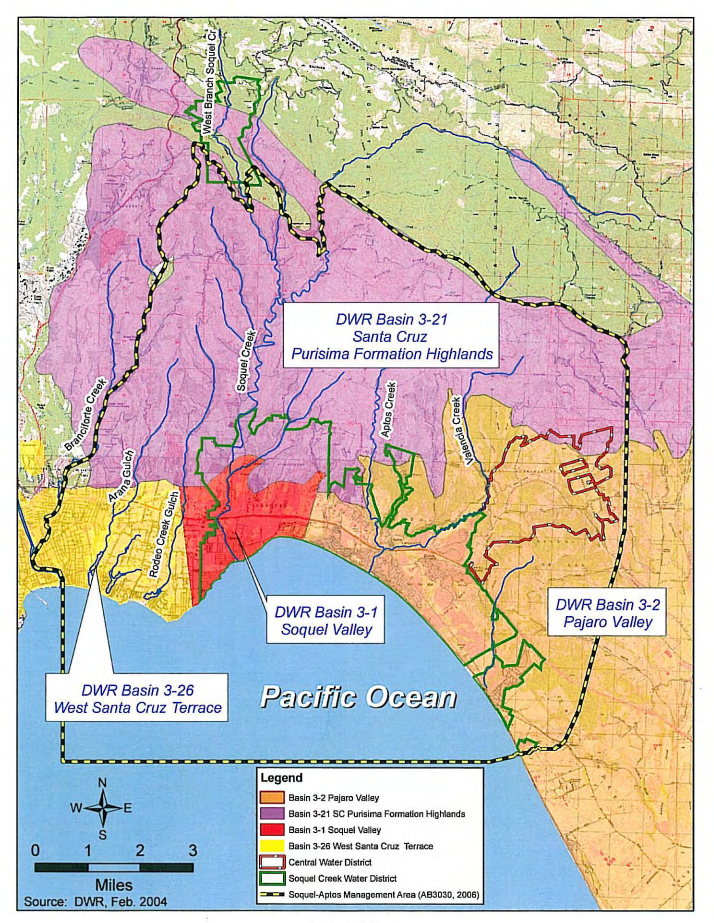
- DWR Basin 3-1: Soquel Valley
- DWR Basin 3-21: Santa Cruz Purisima Formation Highlands
- DWR Basin 3-26: West Santa Cruz Terrace
- DWR Basin 3-2: Pajaro Valley

**Figure 3-3** shows the four DWR Basin boundaries, along with the outlines of the SqCWD and CWD service areas.

Bulletin 118 (DWR, 1975) defined a basin called the Santa Cruz Purisima Formation Highlands which included the area overlying the aquifers from north and east of Santa Cruz to a boundary with the Pajaro Valley as well as a separate basin named Soquel Valley. The 1980 update of Bulletin 118 (DWR, 1980) identified the Santa Cruz-Pajaro Basin, which included both the Santa Cruz Purisima Formation Highlands and Soquel Valley, and was classified as subject to critical conditions of overdraft. This finding, according to Bulletin 118-80, was "at the request of the City of Santa Cruz and a Supervisor of Santa Cruz County".

DWR revised Bulletin 118-80 again in 1992 and better defined the boundaries for Soquel Valley, Santa Cruz Purisima Formation Highlands and the Pajaro Valley Basins. It also cited that the Soquel-Aptos area was not subject to critical conditions of overdraft. This finding was primarily based on the Groundwater Management Program and Monitoring that was implemented by SqCWD in 1981.

Bulletin 118 was most recently updated in 2003 and includes a written report and supplemental material consisting of individual hydrogeologic descriptions, maps, and GIS compatible data files of each delineated groundwater basin in California. Bulletin 118 (2003), however, still does not clearly and accurately describe the hydrogeologic conditions of the Soquel-Aptos area.



**Figure 3-3** DWR Groundwater Basins

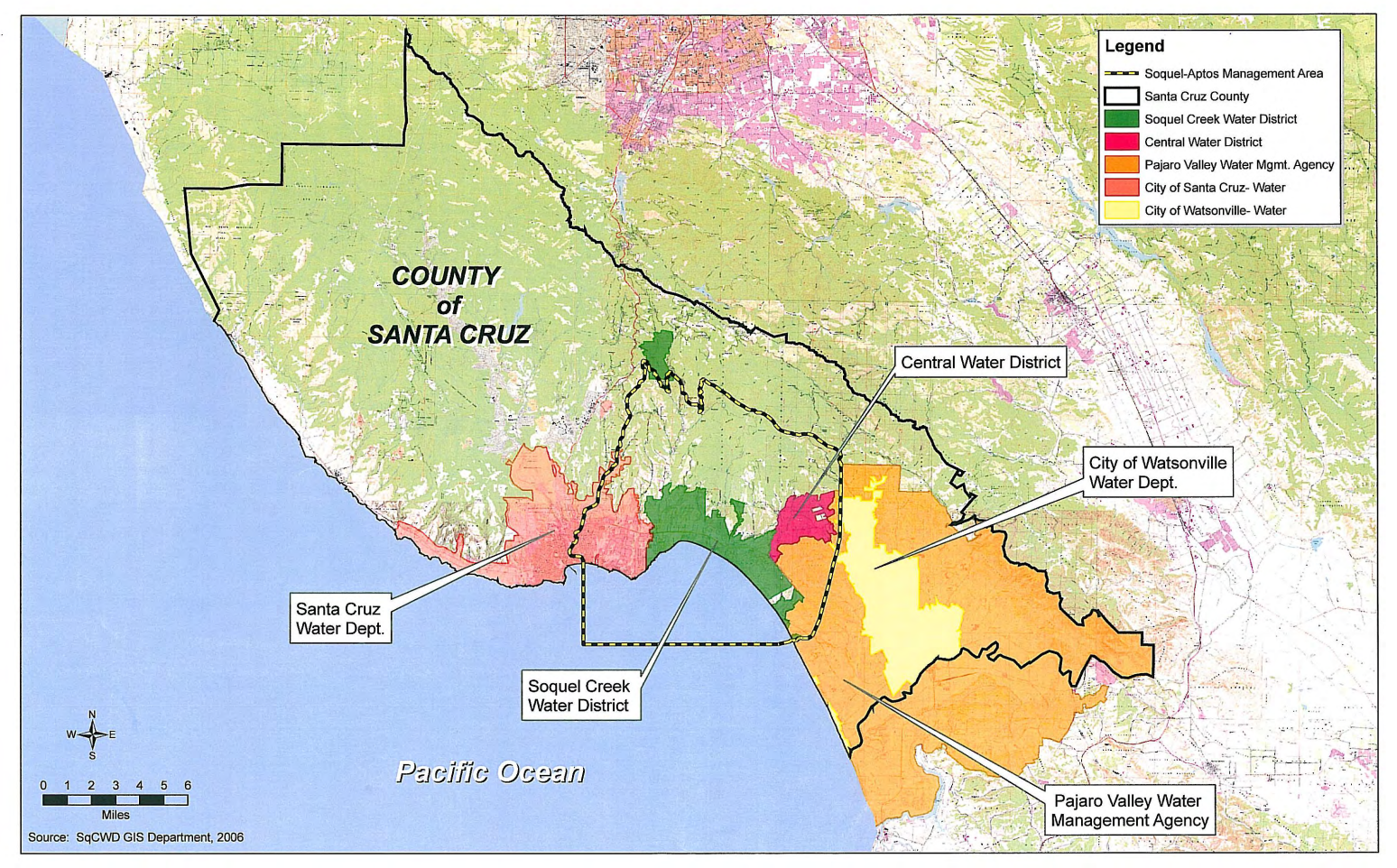
#### 3.2.2 Jurisdictional Boundaries - Cities, Special Districts, and County

In the Soquel-Aptos area, there are four (4) municipal purveyors that pump groundwater within their jurisdictional boundaries: City of Santa Cruz, Soquel Creek Water District, Central Water District, and City of Watsonville. Pajaro Valley Water Management Agency (PVWMA) also operates within the area as a state-chartered water management agency and is an agricultural purveyor. PVWMA has developed and oversees a Basin Management Plan for its jurisdiction. SqCWD, CWD, and PVWMA all rely exclusively on groundwater to meet their needs, while the Cities of Santa Cruz and Watsonville use a combination of groundwater and surface water supplies to meet demand. The County of Santa Cruz does not provide water service to its residents; however the County Environmental Health Services oversees groundwater related issues including well policies for construction, abandonment, and destruction; groundwater recharge; well location mapping; and wellhead protection. Locations of these agencies' service boundaries are shown in **Figure 3-4**.

#### 3.2.3 Hydrogeologic System Boundary

A conceptual model of the Soquel-Aptos Area Groundwater Basin was presented in the *Groundwater Assessment of Alternative Conjunctive Use Scenarios - Technical Memorandum 2: Hydrogeologic Conceptual Model* report (Johnson et al., 2004). The basin boundaries described in the 2004 report encompass the aquifer zones that contribute to SqCWD's existing groundwater supply, and extend outward to suitable hydrogeologic boundaries. The study area covered a 66-square-mile area, from Branciforte Creek on the east; through the developed areas of eastern Santa Cruz, Live Oak, Soquel, Capitola, and Aptos; inland towards the Zayante Fault; and, southeast through Rio Del Mar and La Selva Beach, and the western margin of Pajaro Valley. This basin definition does not constitute a single, well defined hydrogeologic basin. Instead, this boundary, shown in **Figure 3-5** was defined to isolate the Soquel-Aptos groundwater system by minimizing the potential for cross-boundary subsurface flows.

Most of the basin's groundwater recharge and discharge occur within these boundaries. This basin definition is referred to in this document as the Soquel-Aptos Hydrogeologic System Boundary (Johnson et al.).



**Figure 3-4** Jurisidictional Boundaries

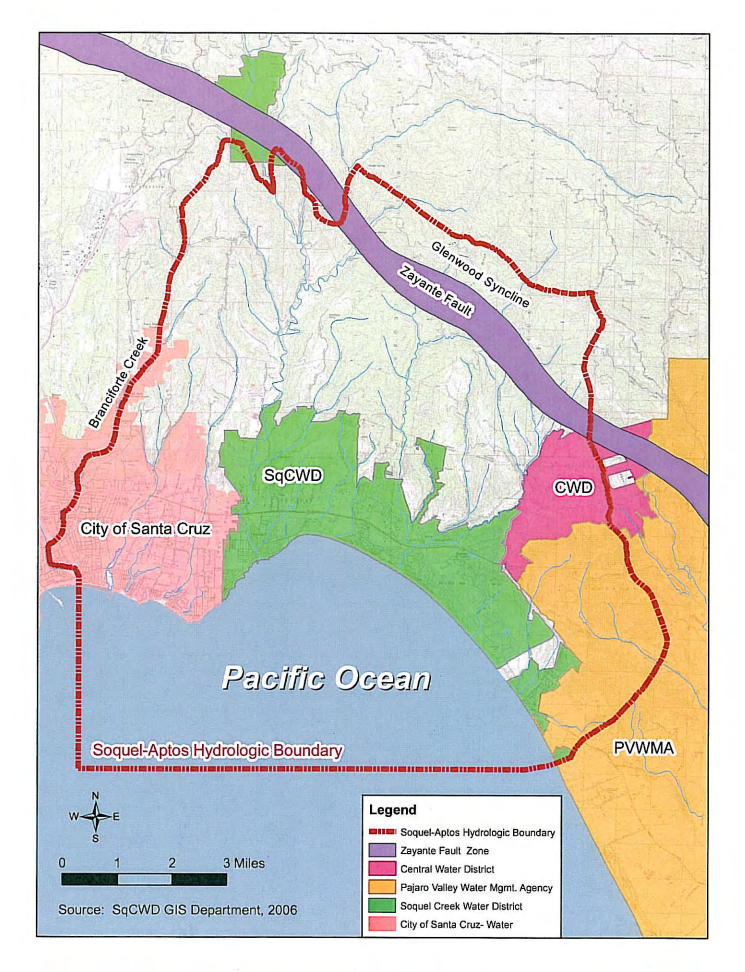


Figure 3-5 Soquel-Aptos Hydrologic Boundary

#### 3.2.4 Regional Water Quality Control Board (RWQCB) Basin Plan Boundary Proposal

In 2006, the Central Coast Regional Water Quality Control Board requested public input on the DWR Bulletin 118 boundary descriptions in preparation for updating and amending the Central Coast Basin Plan. In response to this request, the County of Santa Cruz Environmental Health Services worked with the SqCWD, City of Santa Cruz, CWD, and Scotts Valley Water District to develop basin descriptions based on geologic features. The County proposed adopting a Central Santa Cruz County Purisima Basin, as shown on **Figure 3-6**. The main features defining the boundaries of this Basin include the following:

Western Boundary - The western boundary generally follows Branciforte Creek. Branciforte Creek dissects the Purisima Formation such that the Purisima Formation constitutes a single continuous unit east of the creek, but only occurs as dissected and discontinuous islands west of Branciforte Creek.

Northern Boundary - The northern boundary can be taken as either the trace of the Zayante Fault, or as the contact between the Purisima Formation and the shales, sandstones, and conglomerates north of the Purisima Formation. The latter would include an area referred to as the Glenwood Syncline.

Eastern Boundary - The eastern boundary is defined by the contact between the Purisima Formation and the contiguous Aromas Red Sands.

Southern Boundary - The southern boundary is defined by the coastline.

#### 3.2.5 Soquel-Aptos Area Groundwater Basin Management Area Boundary (1996)

The Soquel-Aptos Boundary in the *AB3030 Ground-water Management Plan, Soquel-Aptos Area* (Luhdorff and Scalmanini, 1996), was practically defined to coincide with the area monitored and managed by the Soquel Creek Water District and Central Water District. The basin boundaries extended from the westerly outcrop of the Purisima Formation in the vicinity of Branciforte Creek to the eastern limits of the Soquel Creek and Central Water Districts' service areas, and from the Zayante Fault to Monterey Bay (**Figure 3-7**). Although it made reference to the eastern limits of CWD, approximately one-quarter of the CWD service area was not included in the 1996 AB3030 Plan.

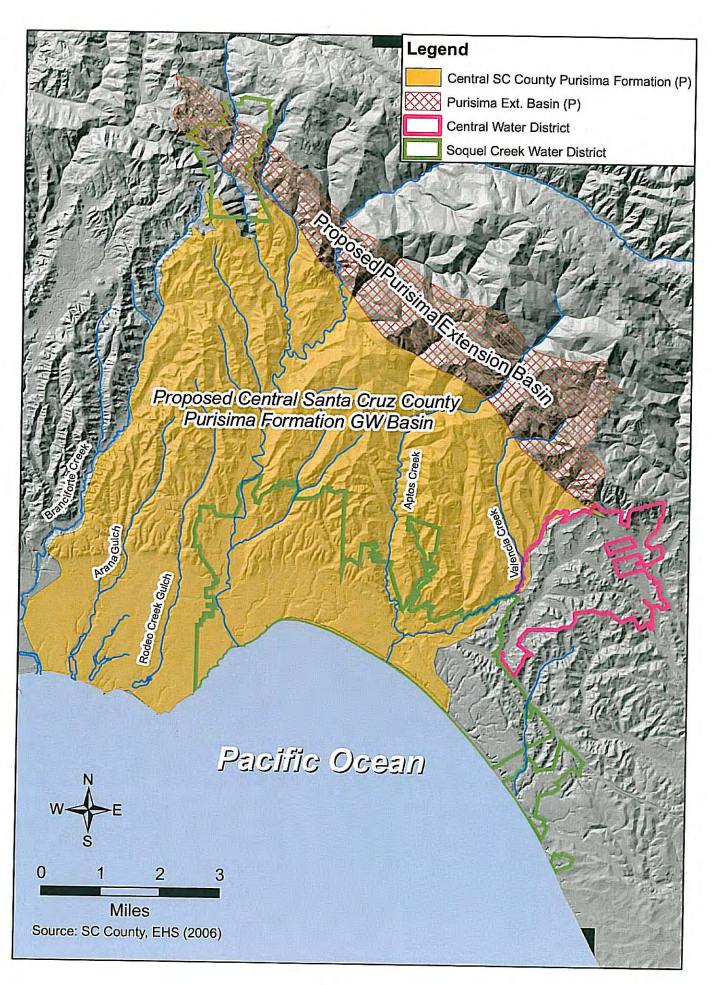


Figure 3-6 RWQCB Basin Plan- Boundary Proposal

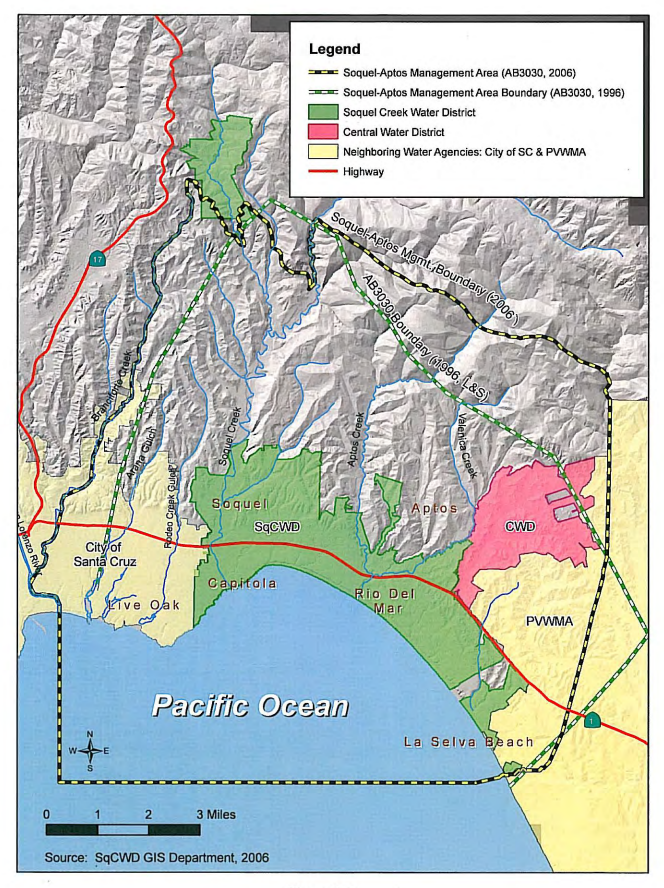


Figure 3-7 Soquel-Aptos Management Area Boundaries (1996 and 2006)

#### 3.2.6 Soquel-Aptos Area Groundwater Basin Management Area Boundary (2007)

For the 2007 Groundwater Management Plan, the boundary has been slightly altered from the 1996 boundary discussed above, to include the hydrologic system defined by Johnson et al. (2004) and encompass all of the CWD Service Area. **Figure 3-7** shows the previous and updated Soquel-Aptos Management Area Boundaries. The updated Management Area Boundary includes areas that will be directly managed as part of this GMP, as well as areas of concern that border the SqCWD and CWD service areas. The Soquel-Aptos Groundwater Management Area is defined as:

Northern Boundary<sup>1</sup>: Following the Zayante Fault, and including the Glenwood Syncline. While some groundwater in the Glenwood Syncline may flow southeast to the Corralitos Creek area, Johnson et al (2004) notes that there is little gradient driving groundwater in this direction. It is reasonable to assume that some groundwater in the Glenwood Syncline migrates across the Zayante fault where units of the Purisima Formation abut.

Southern Boundary<sup>2</sup>: Encompassing the Purisima Formation's seafloor exposure that occurs within two miles south of Pleasure Point.

The Management Area Boundary also extends outward into the Pacific Ocean to encompass the hydrostratigraphic units that outcrop offshore with potential water storage capabilities.

Western Boundary<sup>3</sup>: Following the hydrogeologic boundary of Branciforte Creek, from its headwaters downstream to the San Lorenzo River, and then along the river to its mouth at the ocean.

Eastern Boundary: Starting at the eastern edge of the Northern Boundary (as described above) and encompassing the entire service area of CWD and Service Area IV (Canon Del Sol) of SqCWD.

SqCWD and CWD currently only have jurisdictional authority within their service areas and not within the entire Soquel-Aptos groundwater management area. However, as the lead agencies

<sup>&</sup>lt;sup>1</sup> Northern Boundary edge coincides with the northern boundary as set forth in the TM2: Hydrogeologic Conceptual Model (Johnson et al., 2004)

<sup>&</sup>lt;sup>2</sup> Southern Boundary edge coincides with the southern boundary as set forth in the TM2: Hydrogeologic Conceptual Model (Johnson et al., 2004)

<sup>&</sup>lt;sup>3</sup> Western Boundary edge coincides with western boundary as set forth in the TM2: Hydrogeologic Conceptual Model (Johnson et al., 2004)

that oversee and manage the basin management objectives, a larger boundary was defined to encompass the hydrogeologic conditions of the Soquel-Aptos area.

# 3.3 Local Geology and Hydrogeology

### 3.3.1 Geologic Units

SqCWD and CWD wells extract groundwater from two geologic formations: the consolidated Purisima Formation and the unconsolidated Aromas Red Sands. The Pliocene to late Miocene age Purisima Formation is a sequence of grey, sometimes described as blue, moderately consolidated, silty to clean, fine to medium sandstones containing siltstone and claystone interbeds. It underlies the entire Soquel-Aptos area; however it is blanketed by the Aromas Red Sands in the eastern third of the Soquel-Aptos area, and by relatively shallow alluvial and terrace deposits elsewhere. The Pleistocene age Aromas Red Sands are a sequence of brown to red, poorly consolidated, fine to coarse-grained sandstones containing lenses of siltstone and claystone active thickness of each of the hydrostratigraphic units is shown on **Figure 3-8**.

#### **<u>Purisima Formation (Tp)</u>**

The Purisima Formation has an uneroded total thickness of roughly 2,000 ft. Hickey (1968) subdivided the Purisima Formation into three hydrostratigraphic units in the Soquel-Aptos area, designated from oldest to youngest as A, B, and C. In 1983, SqCWD drilled eight exploratory test holes which resulted in an updated stratigraphic model. Based on an interpretation of the associated geophysical logs, Luhdorff and Scalmanini Consulting Engineers (LSCE, 1984) correlated at least a dozen distinctive marker beds within nearly 1,200 ft. of strata. Bounded between six of these markers, LSCE designated five units labeled A through E from oldest to youngest. Additionally, LSCE designated the zones below and above this package as unit AA and unit F, respectively.

Although the marker beds identified by LSCE are convenient for interpolating between boreholes, they do not necessarily define hydrostratigraphic boundaries. Johnson et al. (2004) developed the current hydrostratigraphic model by first accepting the general layered aspect of the Purisima Formation suggested by the marker beds, then splitting and combining the AA through F units into hydrostratigraphic units that define regional aquifers and aquitards. The hydrostratigraphic units are generally named according to the LSCE-defined units that constitute them, although the lowest units are named with more standard geologic nomenclature. The hydrostratigraphic units are defined from oldest to youngest as follows: **Aquifer Tu (0 to 300 feet thick).** The Tu aquifer comprises the lower part of the undefined Tertiary age sediments below the base of the Purisima Formation. This aquifer has only been observed in occasional deep wells, and is limited in extent. It is identified by a significantly high resistivity signature. Some investigators have proposed that the Tu aquifer may represent remnants of the Santa Margarita Formation or Lompico sandstone. Johnson et al. (2004) estimates that the hydraulic conductivity of this hydrostratigraphic unit ranges between 1 and 20 feet per day.

Aquitard Tm (0 to 200 feet thick). This is a poorly defined fine-grained unit below the AA unit of the Purisima Formation. It is unclear whether this hydrostratigraphic unit is part of the Purisima Formation or an older unit such as the Santa Cruz Mudstone or Monterey Formation. Johnson et al. (2004) estimates that the hydraulic conductivity of this hydrostratigraphic unit ranges between 0.005 and 1 foot per day.

Aquifer AA (150 to 300 feet thick). This unit comprises a sequence of interbedded, moderately coarse- and fine-grained zones underlying the well defined A unit. A fine-grained zone 20 to 70 feet thick divides the AA unit from the overlying A unit. Johnson et al. (2004) estimates that the hydraulic conductivity of this hydrostratigraphic unit ranges between 1 and 10 feet per day.

Aquifer A (~250 feet thick). This distinct aquifer is the most consistently coarse-grained aquifer within the Purisima Formation. It is sometimes divided into an upper and lower zone, with the lower zone being more coarse-grained. Johnson et al. (2004) estimates that the hydraulic conductivity of this hydrostratigraphic unit ranges between 7 and 65 feet per day.

**Aquitard B** (~150 feet thick). This aquitard consists of the lower portion of the LSCE unit B. This portion of unit B is consistently fine-grained, with the lower 25 to 45 feet being the most highly correlated feature across the Soquel-Aptos Area Basin. A coarse-grained bed is often encountered in the middle of this otherwise fine-grained unit. Johnson et al. (2004) estimates that the hydraulic conductivity of this hydrostratigraphic unit ranges between 0.005 and 1 foot per day.

Aquifer BC (~200 feet thick). The LSCE unit C is grouped with the upper portion of the LSCE unit B to form Aquifer BC. This is a moderately coarse-grained unit with a distinct 15 to 20 foot thick coarse-grained unit at the top of the unit. Johnson et al. (2004) estimates that the hydraulic conductivity of this hydrostratigraphic unit ranges between 1 and 3 feet per day.

Aquitard D (~80 feet thick). The lower 60 to 80 ft of LSCE unit D is predominantly finegrained, with one or two minor coarse-grained intervals. Johnson et al. (2004) estimates that the hydraulic conductivity of this hydrostratigraphic unit ranges between 0.005 and 1 foot per day. Aquifer DEF (~330 feet thick). This moderately coarse aquifer includes intermittent finegrained zones. The top of this aquifer seems poorly defined; Johnson et al. (2004) does not identify a distinct marker or aquitard separating this aquifer from the overlying Aquifer F. Johnson et al. (2004) estimates that the hydraulic conductivity of this hydrostratigraphic unit ranges between 2 and 6 feet per day.

**Aquifer F (500+ feet thick).** This unit consists of alternating moderately coarse- and finegrained zones. Johnson et al. (2004) identifies this aquifer as the upper portion of the Purisima F unit that is often screened in conjunction with the lower Aromas Red Sands. Johnson et al. (2004) estimates that the hydraulic conductivity of this hydrostratigraphic unit ranges between 2 and 6 feet per day.

#### Aromas Red Sands (Qa)

The poorly consolidated Aromas Red Sands consist of interbedded fluvial, marine, and eolian sandstones with lenses of siltstone and claystone. As a result of this complex depositional history, the Formation contains significant heterogeneities. The Aromas Red Sands overlie the Purisima Formation in the hills and coastal terraces east and southeast of Aptos. LSCE (1987) subdivided the Aromas Red Sands into an upper and a lower unit within Pajaro Valley. A large portion of the upper zone may be unsaturated, especially where the water table is drawn down to near sea level. Johnson et al. (2004) estimates that the hydraulic conductivity of the Lower Aromas Red Sands ranges between 6 and 50 feet per day, and the hydraulic conductivity of the Upper Aromas Red Sands ranges between 3 and 40 feet per day.

#### **3.3.2 Geologic Structure**

Both the Purisima Formation and Aromas Red Sands are relatively undeformed in the Soquel-Aptos area. Locally the Purisima Formation dips to the southeast at approximately 4 degrees. This dip results in remnants of the lower-most strata occurring only along ridge tops west of the study area. The Purisima Formation also occurs within a tightly folded syncline north of the Zayante Fault along the upper portions of the Soquel and Aptos Creek watersheds. The Aromas Red Sands are assumed to be flat lying, although no extensive structures have been identified that could be used to determine strike and dip.

**Figure 3-9** shows the estimated outcrop pattern of the hydrostratigraphic units. The outcrops of the Purisima Formation hydrostratigraphic units are based on Johnson et al. (2004). Coastal terrace deposits mapped by Brabb et. al (1997) are additionally shown on **Figure 3-9**. The hydrostratigraphic units do not outcrop in these areas, but are covered by the coastal terrace deposits. The boundary between the Purisima Formation and the Aromas Red Sands is based on the eastern boundary of the Central Santa Cruz County Purisima Basin, as proposed by the County of Santa Cruz (**Figure 3-6**). The Undifferentiated Purisima/Glenwood Syncline area is based on the Geologic Map of Santa Cruz County by Brabb, et. al, (1997).

#### Figure 3-9

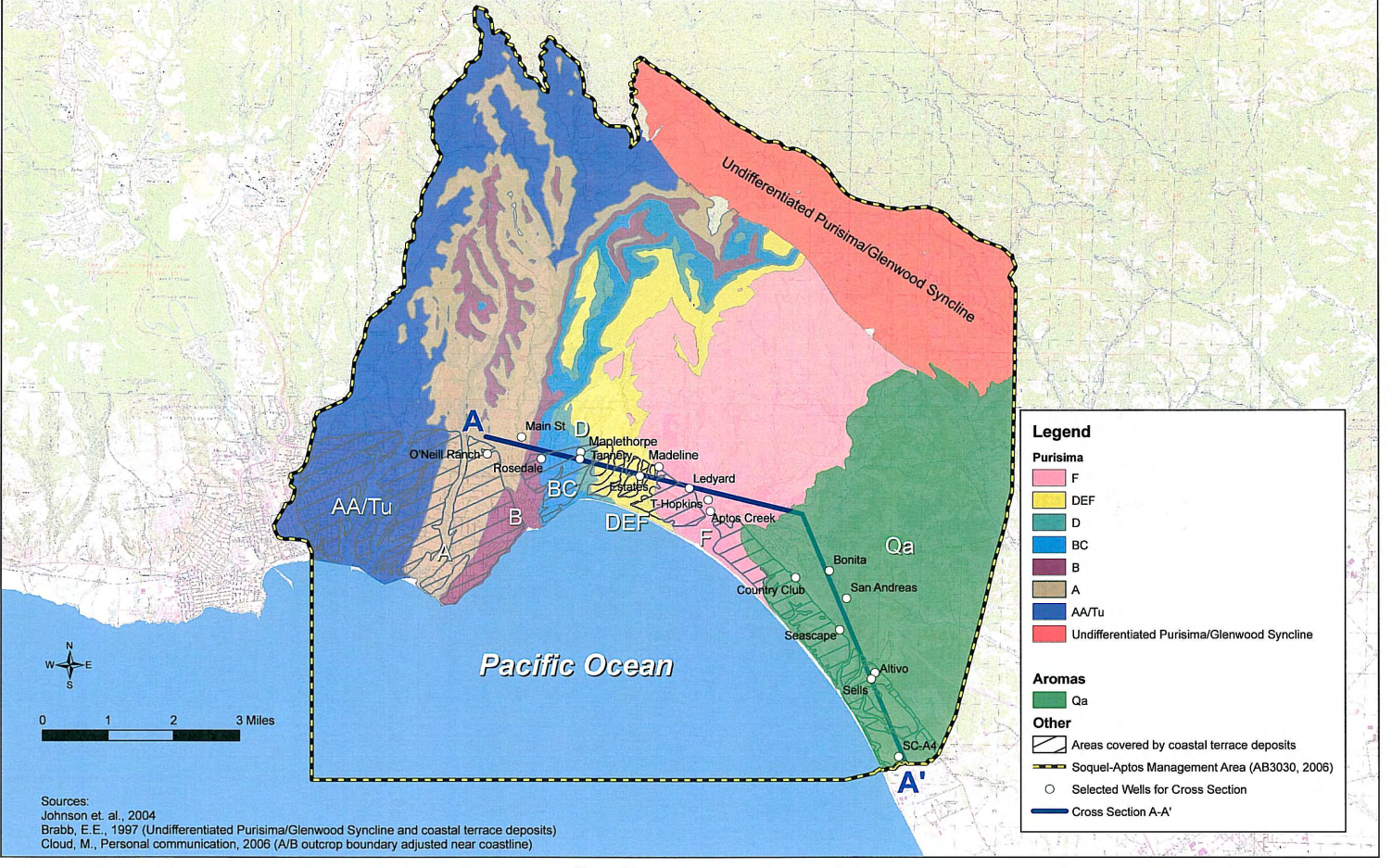


Figure 3-9 Estimated Surface Projection of Hydrostratigraphic Units with Cross Section A-A'

**Figure 3-9** additionally shows the location of cross-section A-A', and locates the wells that form the basis of the cross section. Cross Section A-A' is shown on **Figure 3-10**. This cross section shows the general southeastern dip of the Purisima hydrostratigraphic units. The hydrostratigraphic unit contacts shown on **Figure 3-10** are based on contacts identified in Johnson et. al. (2004), and modified by Cloud (personal communication).

#### 3.3.3 Offshore Geology

Both the Purisima Formation and Aromas Red Sands extend offshore beneath Monterey Bay. The offshore geology and structure is assumed to be similar to the onshore geology and structure. The lower Purisima units (A and AA units) are assumed to be exposed in the northeastern portions of Monterey Bay, and buried deeply beneath Monterey Bay to the southeast.(**Figure 3-11**).

Sediment mapping of the Monterey Bay seafloor with acoustic imagery has identified Purisima Formation along much of the seafloor (Eittreim et al., 2000, 2002). Additionally, a band of unconsolidated deposits extending offshore from the mouth of Soquel Creek appears to be an infilled paleochannel cut into the Purisima Formation (**Figure 3-12**). The Aromas Red Sands are difficult to distinguish acoustically and may be exposed more extensively offshore in areas interpreted as "mud and fine sand".

## 3.3.4 Faults

The Zayante Fault (**Figure 3-5**) likely affects groundwater flow where it extends through the basin southeast of Soquel Creek, although the degree of impact is unquantified. The San Gregorio Fault lies at least 20 miles offshore in Monterey Bay. No other named fault traverses the basin.

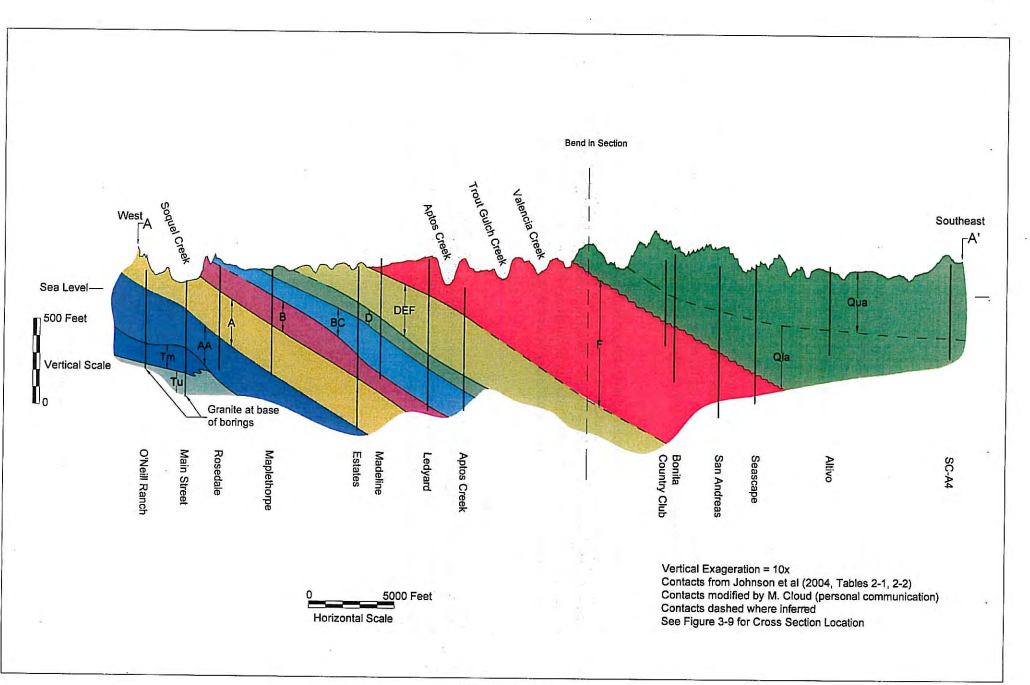


Figure 3-10 Cross Sec A-A'

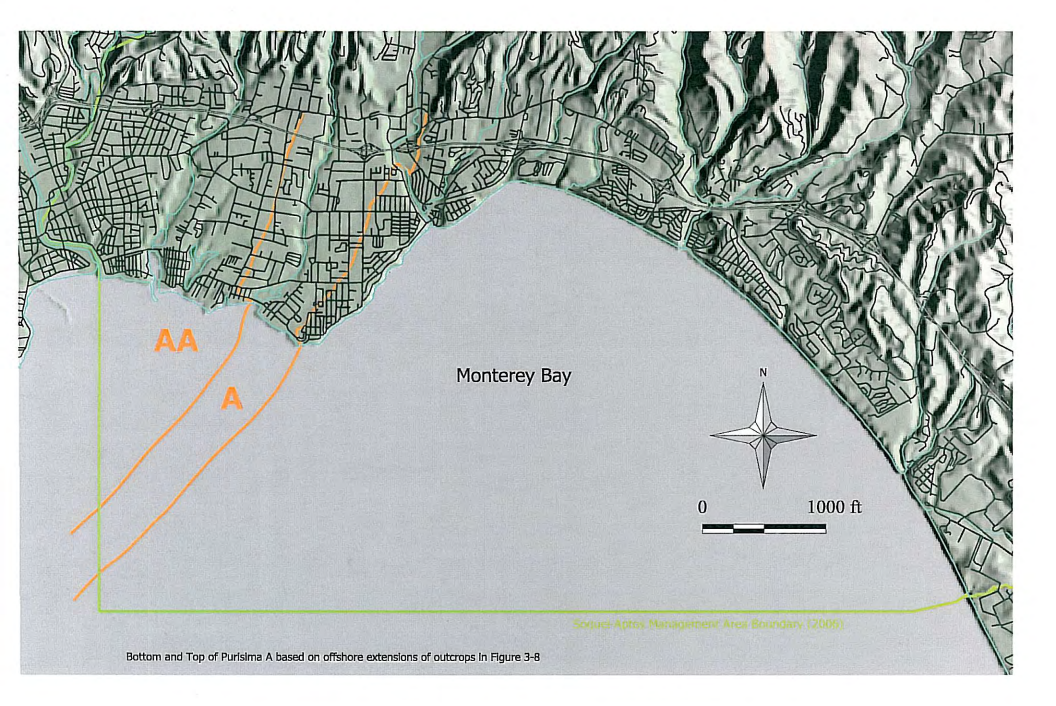


Figure 3-11 Estimated Offshore Outcrop of Purisima Units A and AA

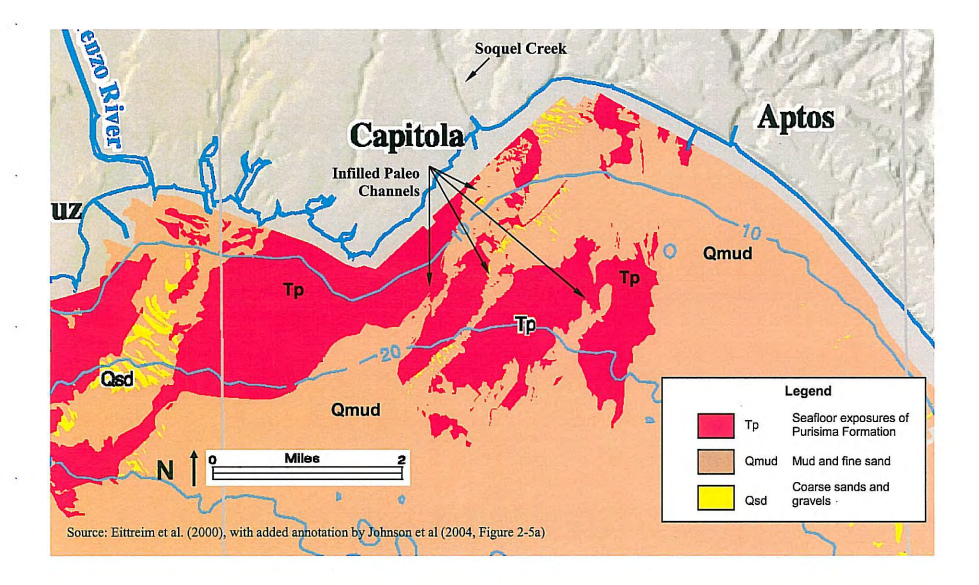


Figure 3-12 Seafloor Exposure of Purisima Formation

# 3.4 Groundwater Conditions

### 3.4.1 Water Levels and Flow Directions

#### Purisima Formation

Water levels in the Purisima Formation are characterized by a broad and persistent pumping trough surrounding the production wells. Piezometric maps for the A unit of the Purisima Formation during Spring and Fall 2005 are shown on **Figure 3-13** and **Figure 3-14**. Water level contours are based on data from Purisima A-zone monitoring wells, Purisima A-zone production wells, City of Santa Cruz wells, and water level data for upland areas from Bloyd (1981). These two figures demonstrate that a drawdown trough persists in the A unit of the Purisima Formation throughout the year. The drawdown trough is centered in the middle of the SqCWD service area, and is anchored by drawdown at the Main Street and Rosedale wells in the west, and the Estates well to the east.

The arrows on **Figure 3-13** and **Figure 3-14** show the inferred groundwater flow directions. Groundwater generally flows from the northern hills towards the pumping depressions. Groundwater in the western portion of the basin displays an aspect of west to east flow, consistent with previous interpretations including the groundwater mapping of Bloyd (1981), the City of Santa Cruz DWSAP (Johnson, 2003), and consistent with the relatively high rates of recharge in nearby aquifer outcrop areas. The natural west to east aspect of groundwater flow is sometimes modified by seasonal or regular pumping depressions. This is apparent in Figures 3-13 and 3-14. Groundwater flow directions south of the Garnet Well are to the southeast in the spring when water levels are relatively high (Figure 3-13), but these flow directions are more directly east in the fall when pumping depressions are greater (Figure 3-14). The contours shown on **Figure 3-13** and **Figure 3-14** additionally suggest that a portion of the groundwater pumped by the SqCWD wells is derived from beneath Monterey Bay.

Piezometric maps for the BC aquifer of the Purisima Formation during Spring and Fall 2005 are shown on **Figure 3-15** and **Figure 3-16**. Water level contours were based on data from Purisima B-zone and Purisima C-zone monitoring wells, Purisima BC aquifer production wells, and upland water level data from Bloyd (1981). Similar to the Purisima A-unit, a drawdown trough persists in the BC aquifer throughout the year. The drawdown trough is anchored by drawdown at the Madeline, Ledyard, and T. Hopkins wells. The drawdown trough in the BC aquifer is deeper than the drawdown trough in the A-unit, reflecting the lower hydraulic conductivity of the BC aquifer.

The arrows on **Figure 3-15** and **Figure 3-16** show the inferred groundwater flow directions. Groundwater generally flows from the northern hills towards the pumping depressions. The contours in the figures additionally suggest that a portion of the groundwater pumped by the SqCWD wells is derived from beneath Monterey Bay. **Figure 3-17** and **Figure 3-18** show hydrographs from the SC-9 and SC-14 monitoring well clusters, respectively. These hydrographs are representative of historical conditions in the Purisima formation. These hydrographs show relatively large variations in water levels in the deeper aquifer zones, suggesting that water levels are highly influenced by pumping and less so by annual recharge. This is consistent with earlier findings that the recharge to the deep aquifers approaches some steady state value, independent of annual fluctuations. The hydrographs also show large vertical gradients between different hydrostratigraphic units. The hydrographs both show that the Purisima B and C sub-units are responding as a single sub-unit, and that pumping has produced a significant drawdown cone in the BC aquifer.

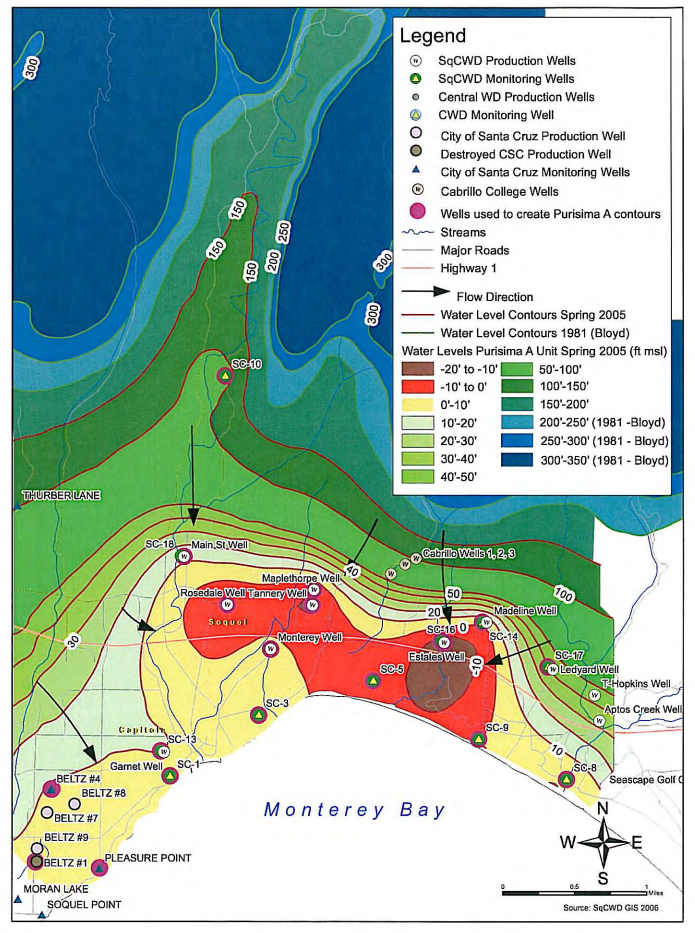
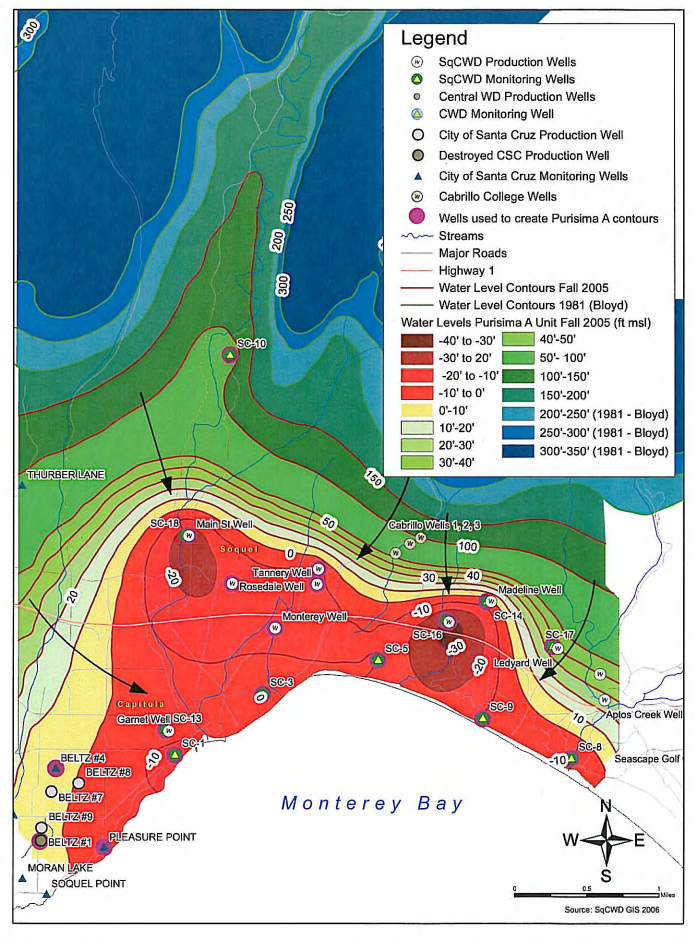


Figure 3-13 Water Levels - Purisima Formation (A Unit) Spring 2005



**Figure 3-14** Water Levels - Purisima Formation (A Unit) Fall 2005

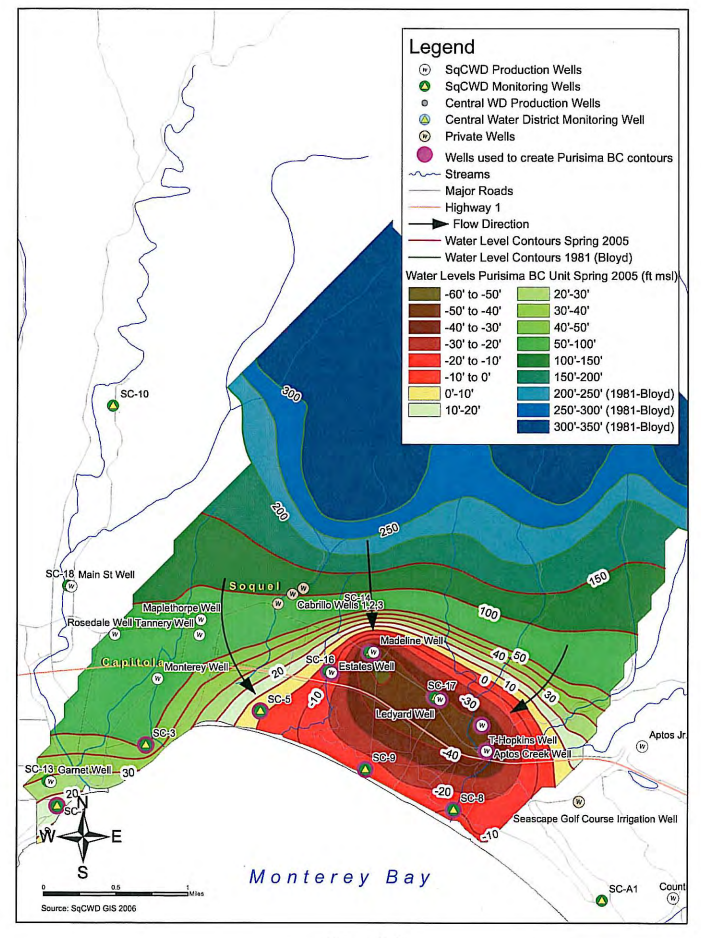


Figure 3-15 Water Levels - Purisima Formation (BC Unit) Spring 2005

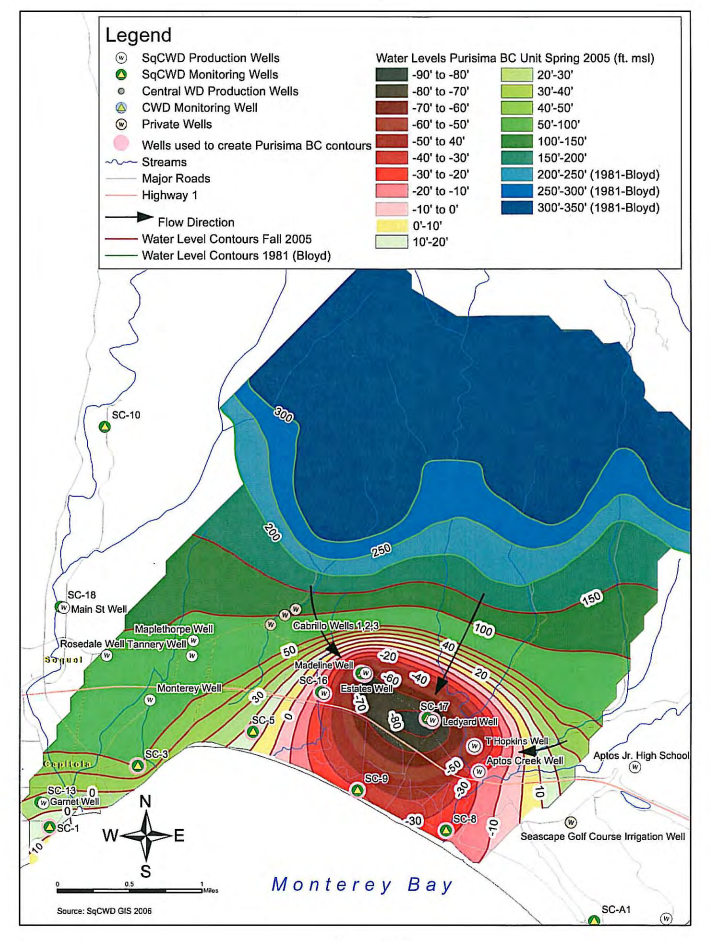
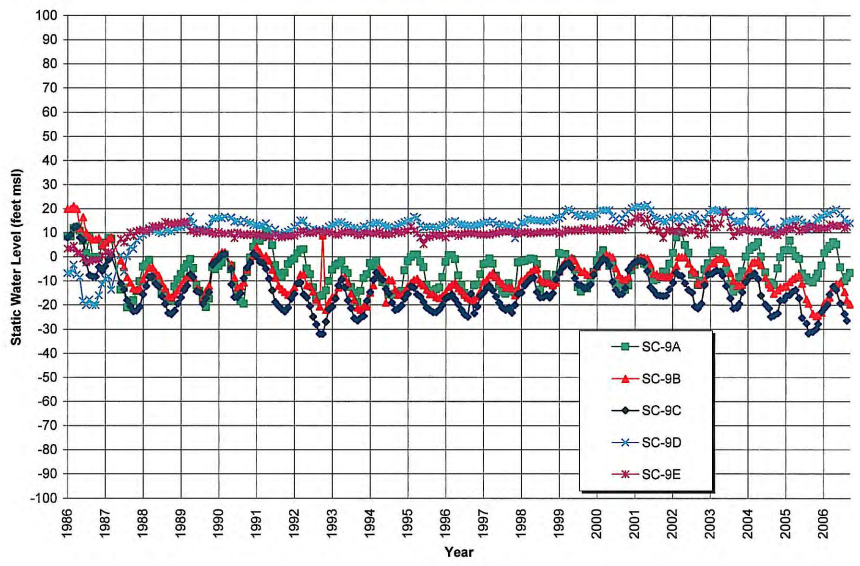
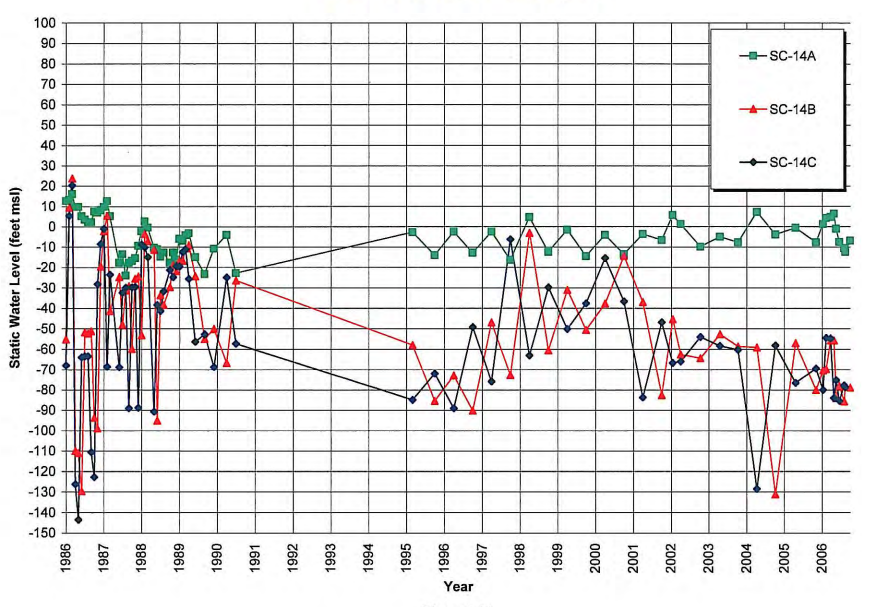


Figure 3-16 Water Levels - Purisima Formation (BC Unit) Fall 2005



## SqCWD Monitoring Well SC-9 Seacliff Beach State Park , Purisima Aquifer

Figure 3-17 Hydrographs for SqCWD Monitoring Well SC-9



### SqCWD Monitoring Well SC-14 Madeline Well Site, Purisima Aquifer

**Figure 3-18** Hydrographs for SqCWD Monitoring Well SC-14

#### Aromas Red Sands

Water levels in the lower Aromas and Purisima F aquifers are characterized by a moderate seaward gradient in upland areas that transitions to a relatively flat surface throughout the coastal plain. Water table maps for these aquifers during Spring and Fall 2005 are shown on **Figure 3-19** and **Figure 3-20** and are based on the average of water levels for lower Aromas and Purisima F aquifers and upland water level data from Bloyd (1981). The flat coastal water-level surface was slightly above sea level in April 2005 but included a depression slightly below sea level near monitoring well SC-A1 in October 2005. The arrows in the figures show the inferred groundwater flow directions. Groundwater generally flows from the hills towards the Pacific Ocean but appears to be almost entirely captured by municipal, private, and agricultural wells in the coastal plain area.

A water table map for the lower Aromas and Purisima F aquifers during April 2002 are shown on **Figure 3-21**. This map shows that the historical groundwater flow was parallel to the coast in the La Selva Beach area. These contours are largely influenced by low water levels measured in monitoring well SC-A4. It is unclear if this historical flow parallel to the coast results from regional or local flow patterns. The 1996 Soquel-Aptos Area AB3030 plan includes a water table map for 1991 (Figure 6 in Luhdorff and Scalmanini, 1996) that suggests regional flow southward toward Pajaro Valley. These contours were based on water levels in SC-A4 and Pajaro Valley wells PV-1 and PV-8. However, water level data from two Pajaro Valley wells that are closer to La Selva Beach (wells 12S/01E-03F01 and 12/01E-03K01) do not support a broad regional southward flow from La Selva Beach to Pajaro Valley (PVWMA, State of the Basin Report, July 2001). The water table map shown in **Figure 3-21** only shows a local southward gradient, with no implication as to whether this is part of a larger, regional gradient.

**Figure 3-22** and **Figure 3-23** show hydrographs from the SC-A2 and SC-A4 monitoring well clusters, respectively. These hydrographs are representative of historical conditions in the Aromas Red Sands. These hydrographs show that water levels have been fairly constant over time in the Aromas Red Sands. Unlike the Purisima formation, water levels do not appear to significantly respond to changes in the SqCWD's pumping rates in the Aromas Red Sands. Water levels in the Aromas Red Sands are also consistently low, near sea level. The hydrograph for SC-A4 shows the exception to the constant water levels in the Aromas Red Sands. Water levels rose significantly in the SC-A4 wells in 2002.

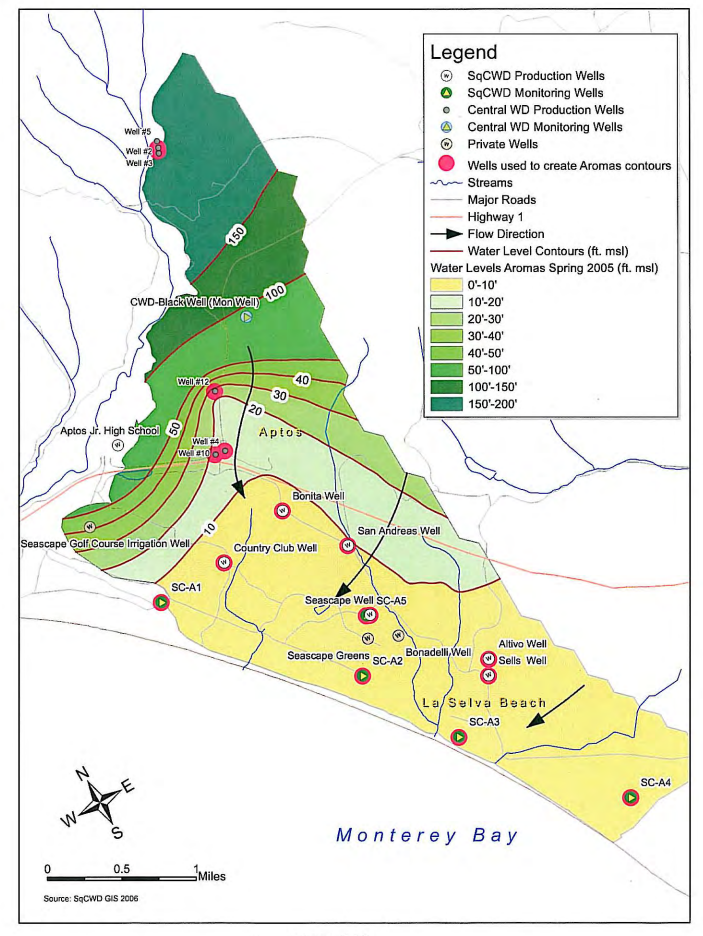


Figure 3-19 Water Levels - Aromas Red Sands, Spring 2005

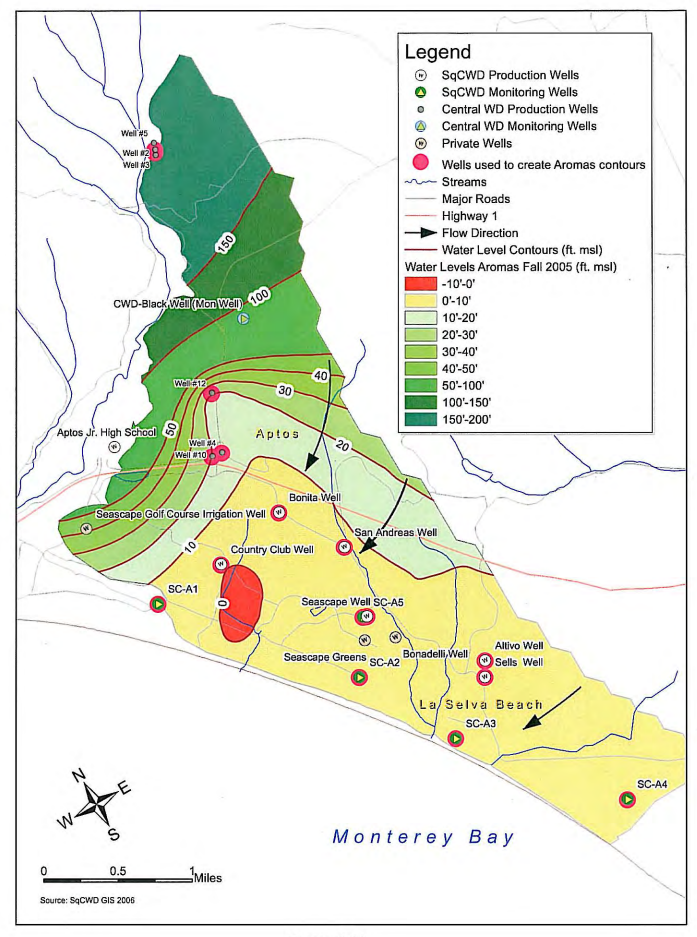


Figure 3-20 Water Levels - Aromas Red Sands, Fall 2005

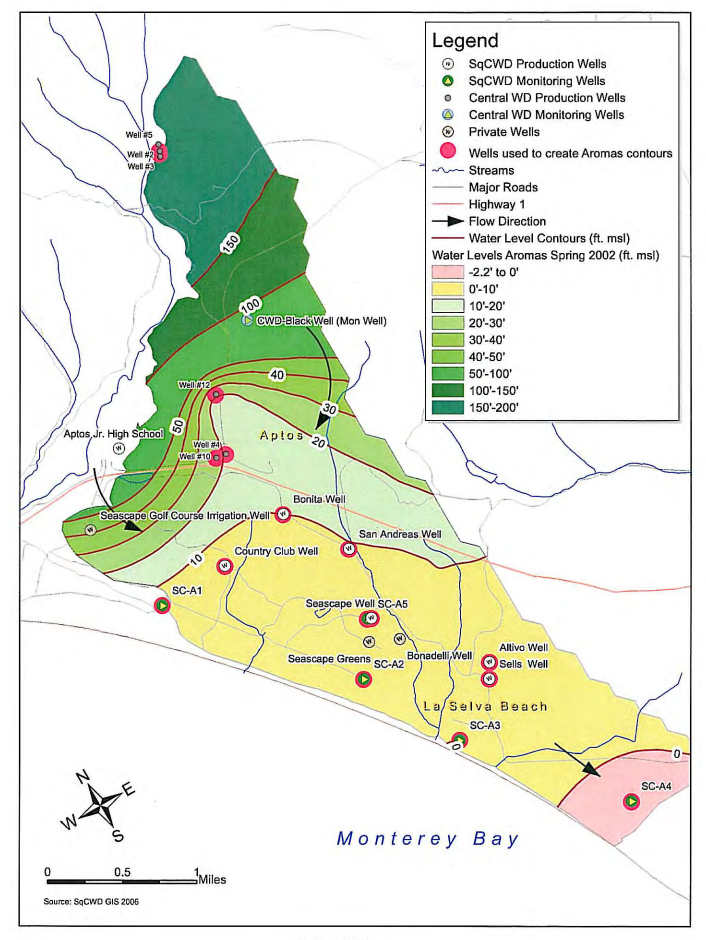
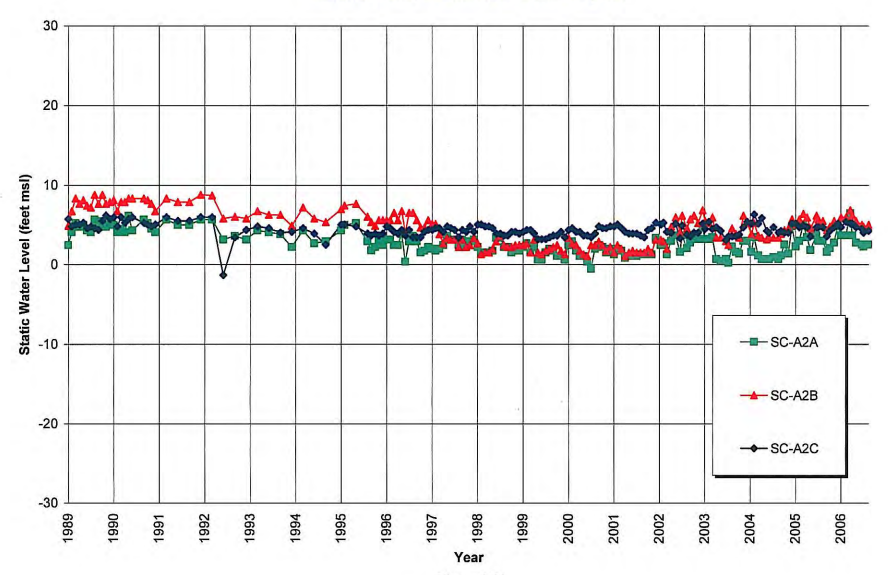


Figure 3-21 Water Levels - Aromas Red Sands, Spring 2002



## SqCWD Monitoring Well SC-A2 Sumner Drive, Aromas Red Sands Aquifer

Figure 3-22 Hydrographs for SqCWD Monitoring Well SC-A2

### 3.4.2 Current Groundwater Extraction

Groundwater is extracted from the Soquel-Aptos area by SqCWD, CWD, the City of Santa Cruz, small or private water systems, and residential and agricultural water users. **Figure 3-24** shows annual pumping from SqCWD, CWD, and the City of Santa Cruz between 1986 and 2005. **Figure 3-24** shows that extractions by water purveyors have fluctuated between an estimated 5,700 afy (1986) and 6,900 afy (1988). Extraction from the Purisima Formation ranged from 3,500 afy (2005) to 4,700 afy (1988); production from Aromas Red Sands ranged from 1,900 afy (1991) to 2,700 afy (2002). No trend is apparent on the SqCWD and CWD graphs; fluctuations are apparently due to climatic variation and SqCWD's conservation efforts since 2000. City of Santa Cruz pumping relates directly to drought conditions, which limit surface water supplies.

See Appendix B for tabular information of SqCWD and CWD Production and Monitoring Wells.

Private well users (residential, commercial, institutional, and agricultural) and small water systems pump groundwater in addition to the totals shown on **Figure 3-24**. Johnson et al. (2004, Table 5-7) estimated that these groundwater users pumped approximately 3,200 acre feet annually based on water use factor assumptions derived from land use. Of the 3,200 acre feet, private well users annually extract an estimated 2,200 acre-feet from the Purisima Formation. The remaining 1,000 acre-feet is extracted from the Aromas Red Sands portion of the Soquel-Aptos area.

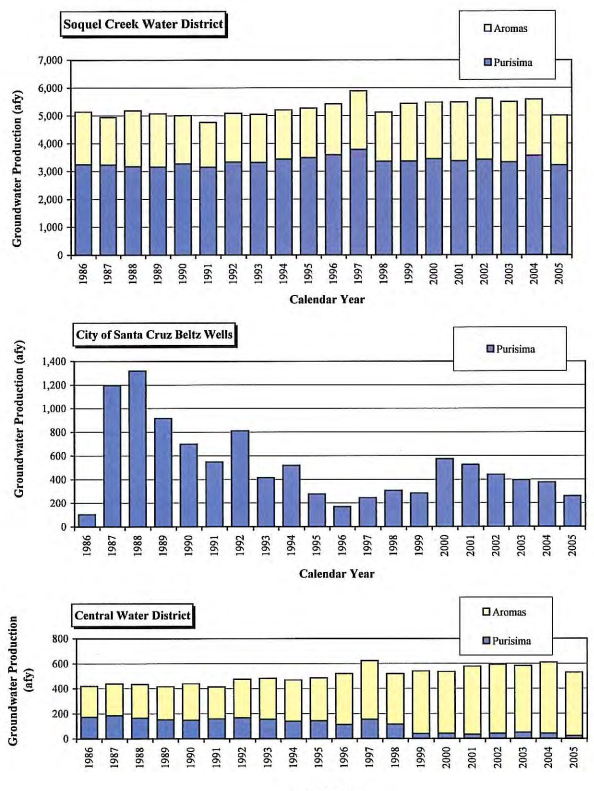
## 3.4.2.1 SqCWD Extraction

SqCWD customers consumed an average of about 5,400 acre-feet of water per year (afy) from 2000-2005. Groundwater is extracted from 15 currently active production wells that tap into the deep, confined aquifers of the Purisima Formation as well as the semi-confined and unconfined units of the shallower Aromas Red Sands. SqCWD's delivery system is divided into four service areas, with limited capabilities for transferring water from one service area to another. The Service Areas are numbered as I through IV, from west to east (**Figure 3-25**).

The majority of SqCWD groundwater is produced from wells within Service Areas I and II. The average pumping over the last five years is distributed as shown on **Table 3-1**.

Area	Source (Aquifer)	<b>Production Total (%)</b>
Service Area I	Deeper Purisima Formation aquifers A and AA	44%
Service Area II	Purisima Formation aquifers A, BC, DEF	18%
Service Areas III & IV	Purisima F and Aromas Red Sands aquifer	38%

Table 3-1SqCWD Extraction Percentages based on Service Area (2000-2005)



Calendar Year

Figure 3-24 Soquel Creek Water District, City of Santa Cruz, and Central Water District Annual Groundwater Production

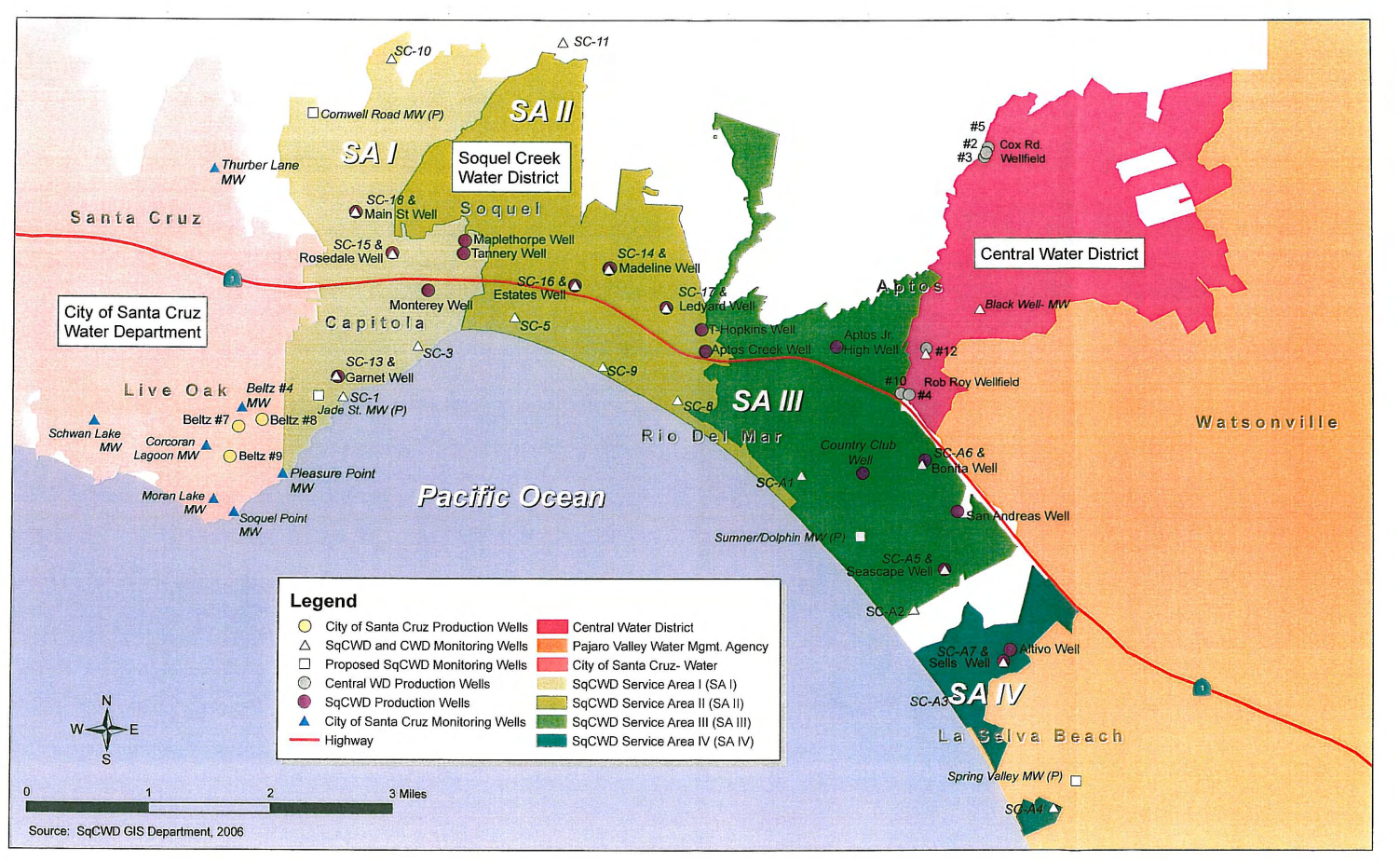
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Groundwater production for SqCWD varies during the year as a function of seasonal demand, with peak demands occurring in July and August. Demand in winter (January/February) is approximately half of the summer demand.

### 3.4.2.2 CWD Extraction

CWD customers consumed an average of about 570 acre-feet of water per year (afy) from 2000-2005. The CWD relies solely on 6 production wells to serve its customers, all within the Aptos area (**Figure 3-25**). The six production wells are grouped into two well fields: the Cox well field and the Rob Roy well field. The Cox wells extract water from the Purisima Aquifer and the Rob Roy wells extract water from the Aromas Red Sands. The average pumping in 2005 was distributed as:

Area	Source (Aquifer)	<b>Production Total (%)</b>
Cox Road Well Field	Purisima Formation	7%
Rob Roy Well Field	Aromas Red Sands Aquifer <sup>1</sup>	93%

Table 3-2CWD Extraction Percentages Based on Service Area (2000 - 2005)

Buried contact between the Aromas Red Sands and the Purisima Formation is undefined in the vicinity of the Rob Roy Wells. The lower portions of these wells could also draw from the Purisima F aquifer unit.

Historically, the Cox Road Well Field produced more water than the Rob Roy Well Field. Between 1973 and 1974, the Cox Road Well Field accounted for 89% of the CWD production. CWD production has shifted to the Aromas Red Sands Aquifer (Rob Roy Wells) due to the high levels of iron and manganese in the Purisima Formation.

CWD demands will likely remain relatively constant in the near future. *The North Santa Cruz County Water Master Plan Study, Final Report* (EIP/HEA et al., June 1985), estimated that based upon Santa Cruz County General Plan densities, CWD could expect 918 customers by the year 2000 and 944 customers at build out. Currently, CWD has approximately 850 services, which includes 51 fire and 12 irrigation services. This same report noted that CWD is one of the only two water districts in Northern Santa Cruz County capable of meeting demands for water at build out with the current facilities in place. A 1994 CWD Buildout Study (conducted as a pilot study by Santa Cruz County), which reviewed vacant and developable lots using computer generated models, indicated that previous projections overstated the number of future connections because a majority of the area within CWD lies within the designated Primary Recharge Area of Santa Cruz County where parcel sizes are limited to a 10-acre minimum.

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### 3.4.2.3 City of Santa Cruz Extraction

The City of Santa Cruz extracts groundwater to supplement surface water they provide to their customers in the Live Oak area. Groundwater is extracted from the Purisima Formation in the Pleasure Point area from production wells known as the Live Oak or Beltz Wellfield. Groundwater production for the City of Santa Cruz is seasonal, usually beginning in the Spring to meet peak summer demands. Groundwater typically comprises 5 to 7% of the City's water supply and can be a higher percentage of its supply when surface water sources are significantly diminished.

City of Santa Cruz customers consumed an average of 430 afy (140 MGY) of groundwater from 2000-2005; however, the *Preliminary Hydrogeological Study for the City of Santa Cruz Integrated Water Plan Environmental Impact Report Supplemental Study* (Hopkins, 2004) states:

"Historically, the City has used the groundwater during a period of 150 to 200 days out of the year at a combined operational rate of about 1 mgd on average but at 2 mgd during the extended drought in 1987 and 1988 ... As indicated in the IWP, the future operation of the Live Oak well field will be conducted on this same basis...The annual demand during dry years may be as high as 400 million gallons per year (1,228 afy)."

## 3.4.2.4 Current Private and Agricultural Extraction

It is estimated that there are several thousand private wells in the Soquel-Aptos area that extract groundwater for domestic and agricultural uses; however, accurate records do not exist since most of these private wells are unmetered. Several studies over the years have estimated extraction quantities by these private pumpers. The most recent study (Wolcott, 1999) applied water use factors based on land use to develop estimates of 2,250 afy in the Purisima Formation. Private pumping in the Aromas Red Sands was most recently estimated to be 900 afy (Johnson et al, 2004). These pumping estimates do not include any estimates for consumptive use, or return flow from septic systems and irrigation.

Also, of recent concern, are three private irrigation wells along the coast near Seascape where a saltwater wedge appears to be advancing onshore. SqCWD continues to monitor this area and has shifted its own pumping plan to decrease withdrawals in this localized area.

Within the CWD area, there are large portions around Pleasant Valley that are privately irrigated to support apple and grape crops. This agricultural usage has not been quantified; however, it should be noted that CWD serves approximately 12 agricultural customers in the Pleasant Valley area, and these agricultural water demands are metered. These 12 customers used approximately 32.6 afy (10.62 MG) in fiscal year 2004/2005.

### 3.4.3 Groundwater Yield and Sustainability

Groundwater levels that are consistently at or below sea level are observed in both Purisima and Aromas aquifers. These low water levels, combined with rising chloride levels in portions of the coastal Aromas area, suggest that sustainable levels of pumping may have been exceeded in the Soquel-Aptos Area Basin. This overdraft increases the Basin's vulnerability to seawater intrusion. Recent studies of groundwater conditions in the SqCWD's service area indicate that, even with conservation savings, a supplemental source of supply is needed to prevent overdraft and salt water intrusion. (Integrated Resources Plan, 2006).

The recent Hydrogeologic Conceptual Model (Johnson et al, 2004) estimated total pumping in the Soquel-Aptos area to be approximately 10,300 afy. This pumping rate reflects total pumping, and does not account for return flow/recharge from septic systems and irrigation. This regional pumping rate is not sustainable, as discussed above. In order to help protect against seawater intrusion, SqCWD has set a goal of limiting its total annual groundwater yield to no more than 4,800 afy within the context of an overall regional solution to address overdraft of the Soquel-Aptos Area Basin. Under this plan, SqCWD's annual groundwater yield would be apportioned as no more than 3,000 afy from the Purisima Formation and no more than 1,800 afy from the Aromas Red Sands Aquifer. This target pumping rate represents a significant reduction from SqCWD's maximum pumping of 5,884 afy (Johnson et. al, 2004, Table 4-1a) CWD pumping accounts for approximately six percent of the total groundwater production in the Soquel-Aptos area. Johnson et al. (2004, Table 5-2) estimates that 38% of CWD's production from the Aromas Red Sands returns to the groundwater through recharge.

# 3.5 Natural Groundwater Quality

Groundwater in the Soquel-Aptos Area Basin can be divided into two water quality types: a calcium bicarbonate type and a calcium-magnesium bicarbonate type (Kennedy Jenks, 2000). Groundwater in the Purisima A subunit is of a calcium bicarbonate type. Groundwater in the upper Purisima subunits is generally classified as a calcium-magnesium bicarbonate type. Groundwater from the Aromas Red Sands is also consistently a calcium-magnesium bicarbonate type (Luhdorff & Scalmanini, 1996).

SqCWD and CWD routinely test their untreated groundwater to determine the water quality of the basin. Water quality parameters analyzed by SqCWD and CWD include general minerals, general physical parameters, and organic/inorganic compounds. Analyses for these are conducted in accordance with the requirements of the California Code of Regulations, Title 22. Water quality results are compared against primary and secondary drinking water standards, established by the US Environmental Protection Agency (USEPA), and water quality standards established by the California Department of Health Services.

Water from the Soquel-Aptos Area Basin does not regularly exceed any primary drinking water standard. A few naturally occurring constituents exceed secondary drinking water standards, and other naturally occurring constituents are closely monitored even though they remain below established drinking water standards. These constituents include Iron, Manganese, Chlorides, Total Dissolved Solids (TDS), Arsenic and Chromium VI.

#### 3.5.1 Iron and Manganese

Water extracted from the Purisima Formation has levels of iron and manganese above the secondary standards of 0.30 and 0.050 mg/L respectively. Both iron and manganese occur naturally in the Purisima Formation as a result of the dissolution of metals within the aquifer. Neither constituent poses a health concern, but can result in undesirable aesthetics, causing discoloration of the water.

Groundwater pumped by SqCWD from the Purisima Formation is treated to reduce iron and manganese levels prior to distribution. Iron and Manganese treatment plants serve the following SqCWD Wells: Garnet Well, Main Street Well, Monterey Well, Rosedale Well, Maplethorpe Well, Tannery II Well, Estates Dr. Well, T Hopkins Well, Aptos Creek Well, and Aptos Jr. High Well.

Water produced from the CWD Cox Road Well Field (Wells #2, 3 and 5) exceeds the secondary MCLs for iron and manganese. Due to poorer groundwater quality and the lack of a treatment facility, CWD has reduced its pumping at the Cox Road Well Field. Water that is pumped from Wells #2, 3, and 5 is blended with water from the Rob Roy Wells (Wells #4, 10, and 12), reducing the levels of iron and manganese.

### 3.5.2 Chlorides and Total Dissolved Solids (TDS)

TDS concentrations measured in production wells in the Purisima Formation have historically ranged between 270 and 710 mg/L. TDS concentrations measured in production wells in the Aromas Red Sands have historically ranged between 95 and 470 mg/L. Chloride concentrations measured in production wells in the Purisima Formation have ranged between 13 and 110 mg/L. Chloride concentrations measured in production wells in the Purisima Formation have ranged between 13 and 110 mg/L. Chloride concentrations measured in production wells in the Aromas Red Sands have historically ranged between 8 and 40 mg/L.

Increasing TDS and chloride are indicators of potential seawater intrusion. The mechanisms of seawater intrusion, and the threat posed by seawater intrusion, are discussed further in Section 3.6. The observed TDS and chloride levels do not suggest any seawater intrusion impacting the production wells.

The coastal monitoring wells (**Figure 3-25**) described in Section 3.8 are regularly sampled for TDS and chloride. Coastal monitoring wells in the Purisima Formation currently do not show any indication of seawater intrusion. A number of the coastal monitoring wells in the Aromas Red Sands indicate ongoing seawater intrusion. **Figure 3-26** and **Figure 3-27** show measured TDS and chloride concentrations in monitoring wells SC-A2B and SC-A3B. Concentrations of both TDS and chlorides in well SC-A2B show a steady increase, indicating ongoing seawater intrusion. Concentrations of both TDS and chlorides in well SC-A3B show a significant rise in the mid-1990s, indicative of seawater intrusion.

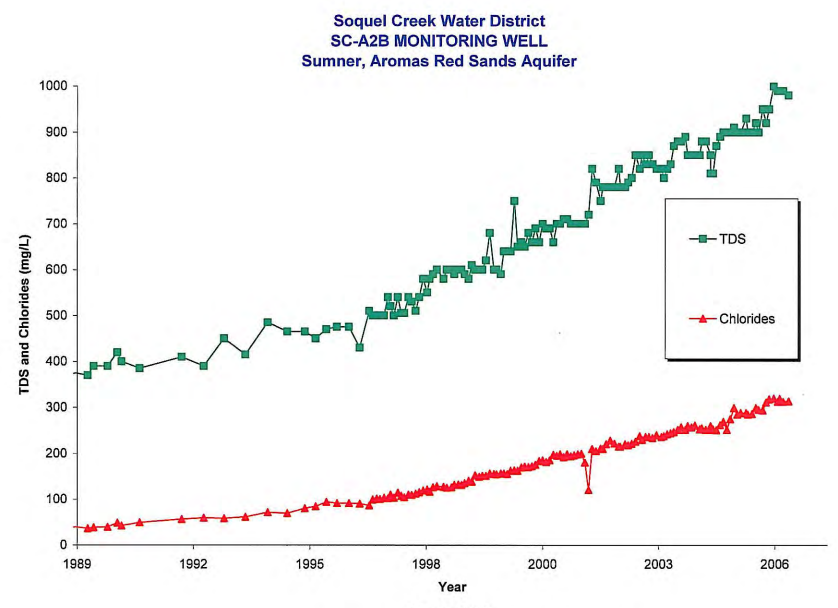


Figure 3-26 TDS and Chlorides for SqCWD Monitoring Well SC-A2B

Soquel Creek Water District SC-A3B MONITORING WELL Sumner, Aromas Red Sands Aquifer

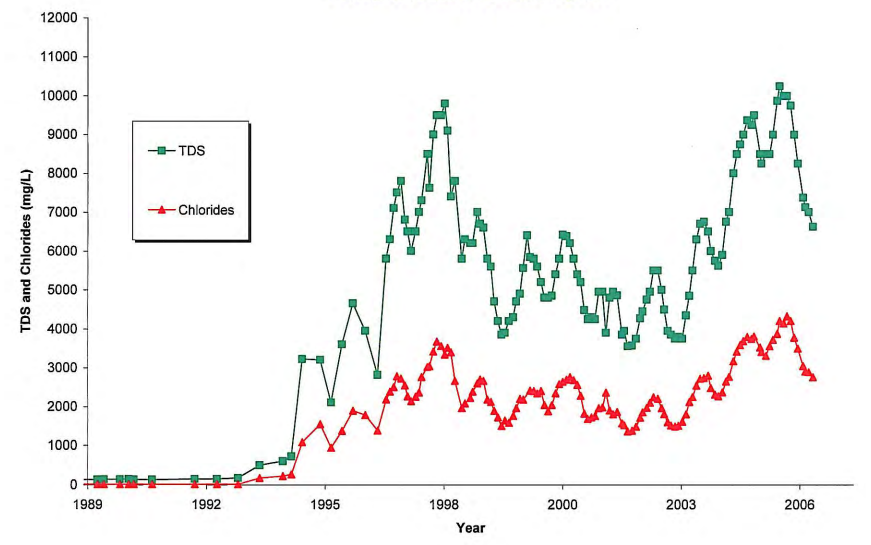


Figure 3-27 TDS and Chlorides for SqCWD Monitoring Well SC-A3B

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### 3.5.3 Arsenic

Low levels of arsenic have been regularly detected at two of SqCWD's water supply wells that produce water from the Purisima Formation. These two wells, T-Hopkins and Aptos Creek, have average total arsenic concentrations of approximately 3 ppb and 4 ppb, respectively. The two wells are operated in tandem and share a single treatment facility at T-Hopkins. The average arsenic concentration in both of these wells remains below the federal drinking water standard for arsenic, which was lowered to 10 ppb in January 2006.

In 2003, the SqCWD conducted a special investigation of the low levels of arsenic detected at the T-Hopkins and Aptos Creek wells (LCSE, 2003). The investigation concluded that the arsenic detections in SqCWD wells are most likely associated with the natural occurrence of arsenic resulting from the depositional and geochemical conditions in the Soquel-Aptos coastal environment. Desorption or dissolution of arsenic oxyanions from iron oxide appears to be the most common cause of arsenic in groundwater.

Although there is no existing regulatory requirement to do so, SqCWD has modified the T-Hopkins treatment plant to remove arsenic using ferric chloride as a coagulant combined with the existing anthracite filtration. This facility also treats the raw water from the Aptos Creek Well.

### 3.5.4 Chromium VI

Chromium is a naturally occurring metallic element that can be found in water, soil, and rocks. SqCWD detected Total Chromium at concentrations between 6.3 and 37 ppb in their Aromas Red Sands production wells in 1998 and 2000. These levels were below the State MCL of 50 ppb. Subsequent testing showed that the total chromium that was identified was essentially 100% Chromium VI (hexavalent chromium). Inhalation of Chromium VI is known to cause cancer in humans, and is likely to be more toxic when inhaled than when ingested. At present, there has been no Public Health Goal (PHG) established for Chromium VI.

Although the levels of Chromium VI in SqCWD wells are below action levels, SqCWD has voluntarily opted to reduce the levels of Chromium VI in delivered water through blending. Wells with the highest Chromium VI levels are concentrated in Service Area IV. SqCWD is currently importing water from Service Area III to blend with water in Service Area IV to reduce the Chromium VI levels. This blending reduces the concentrations of Chromium VI in water served to Service Area IV by an average reduction of between 10 and 15 ppb.

SqCWD continues to monitor the efforts by DHS related to health effect studies and has requested to be included in any research projects conducted by the AWWA Research Foundation associated with Chromium VI treatment.

### 3.5.5 Nitrates

Nitrate (NO3) is a naturally occurring compound that is formed in the soil when nitrogen and oxygen combine. Common sources of nitrogen in the soil are fertilizers, livestock waste, and septic systems. High levels of nitrate can cause health problems for infants which results in a dangerous condition called methaemoglobinaemia, also known as "blue baby syndrome". The State MCL is 45 mg/L and nitrate levels of ND (non-detected) to 38 mg/L were detected during testing by SqCWD in 2005. These levels, detected in the La Selva Beach area of the Aromas Red Sands, are below the State MCL and have not impacted the domestic water supplies.

Nitrate Levels for CWD ranged from ND to 27 mg/L in 2005, most likely due to runoff and leaching from fertilizer use, leaching from septic tanks and sewage, and erosion of natural deposits. The majority of CWD customers are on septic systems because of the rural, low residential density and CWD will be assessing nitrate levels as part of its DWSAP Update in 2006-2007.

## **3.6** Seawater Intrusion

Groundwater elevations in the Soquel-Aptos area have been near or below sea level since groundwater monitoring was initiated in 1983. These low groundwater elevations provide the opportunity for seawater intrusion into the Purisima Formation and Aromas Red Sands. Johnson et. al (2004) summarized the seawater intrusion threats to both the Purisima Formation and Aromas Reds Sands as follows.

### 3.6.1 Seawater Intrusion in the Purisima Formation

Seawater intrusion is currently not detected in production wells in the Purisima Formation but elevated chloride concentrations have been detected in the City of Santa Cruz monitoring wells at Moran Lake and Soquel Point as well as SqCWD's monitoring well SC-8F. Also, historically, seawater intrusion has been detected in shallow monitoring wells in the Seacliff area (Purisima unit E), shallow monitoring wells in the Pleasure Point area (Purisima unit A), and deeper monitoring wells near the mouth of Aptos Creek (Purisima unit B). Combining this historical seawater intrusion with the low groundwater elevations existing in the Purisima Formation suggests that future seawater intrusion is likely.

Analyses of historical seawater intrusion, combined with geologic interpretations, suggest the following likely locations for seawater intrusion:

- Pleasure Point. The highly productive A-unit of the Purisima Formation outcrops offshore of Pleasure Point (**Figure 3-11**). This outcrop provides a potential pathway for seawater to enter the A aquifer, which would threaten all of the City of Santa Cruz's existing wells as well as a coastal production well operated by SqCWD.
- Soquel Creek and Aptos Creek Paleochannels. The paleochannels of Aptos Creek and Soquel Creek have been mapped offshore of the Soquel-Aptos Area Basin by Eittreim et al. (2000, 2002). These paleochannels potentially cut into the aquitards that protect the lower aquifers, providing a shortcut for seawater to seep into the Purisima aquifers. (**Figure 3-12**)

#### 3.6.2 Seawater Intrusion in the Aromas Red Sands

Seawater intrusion is currently not detected in production wells in the Aromas Red Sands; however, water quality data from coastal monitoring wells suggest ongoing seawater intrusion in the vicinity of Seascape (**Figure 3-26** and **Figure 3-27**). This intrusion results from regional pumping rates that are not sustainable. Johnson et al. (2004) estimated that in light of total current extractions by all production wells in this area, pumping reductions by SqCWD of at least 100 afy from the Seascape well, and additional pumping reductions of at least 100 afy from the seascape wells are necessary to help prevent the saltwater wedge's landward advancement. Within the context of an overall regional solution to address overdraft in the Aromas Red Sands, SqCWD's goal is to reduce production from this aquifer by an estimated 400 afy to meet its sustainable yield goal of no more than 1,800 afy.

Seawater intrusion has continued despite recent pumping reductions in the Aromas Red Sands initiated by SqCWD and validates the theory presented by Johnson et al. (2004) that intrusion appears to result from general overuse of the Aromas Red Sands, rather than pumping by any one entity.

## 3.7 Manmade (Anthropogenic) Contamination

MTBE and PCE are manmade contaminants that have been identified within the Soquel-Aptos groundwater management area which could jeopardize the groundwater supply. Methyl Tertiary butyl ether (MTBE) is a gasoline additive that has been used since the late 1970s to help reduce automobile emissions. It is highly water-soluble and has contaminated approximately 20% of the nation's urban wells.

MTBE cleanup efforts were performed in 2001 within SqCWD's service area. SqCWD retained a consultant to oversee the remediation and establish a work plan to provide protection to the nearby wells in Service Area I. Contamination is still being monitored.

Water resources agencies within the Soquel-Aptos area each have Drinking Water Source Assessment and Protection (DWSAP) reports which identify potential sites for manmade contamination. The City of Santa Cruz has already identified a large TPH (total petroleum hydrocarbons) plume in the Live Oak area and recently PCE (Perchloroethylene) has been detected in monitoring wells with levels near 3000 ppb. PCE is a chemical associated with dry cleaners which can persist for decades, and the RWQCB has yet to identify a source for this plume.

## 3.8 Historical and Ongoing Basin Management Activities

SqCWD, CWD, and other governmental agencies have actively studied, monitored, and managed the Soquel-Aptos Area Groundwater Basin for over 40 years, beginning with the initial USGS investigation (Hickey, 1968). Management activities have included regular groundwater level and quality monitoring from production wells and dedicated monitoring wells, developing water conservation programs, practicing pumping management and redistribution, developing groundwater management plans, and developing conjunctive use plans.

### 3.8.1 Groundwater Monitoring

Both groundwater levels and groundwater quality are monitored with a network of dedicated monitoring wells operated by SqCWD, CWD, and the City of Santa Cruz. The monitoring well network focuses on the coast, but also includes inland wells. **Figure 3-25** illustrates the groundwater monitoring network with respect to the locations of the municipal production wells for the above mentioned agencies.

Other monitoring activities conducted in the Soquel-Aptos area by SqCWD include monitoring baseflow conditions using stream gauges along Soquel Creek, establishing rainfall-runoff relationships via rain gauges in the area, and estimating stream-aquifer interaction based on the shallow well monitoring along Soquel Creek. More detailed descriptions of these activities are included in Section 5 of this Plan.

### 3.8.2 Water Conservation Efforts

Both SqCWD and CWD have implemented water conservation measures to reduce demand. In 1997, a water conservation program analysis was developed as part of the SqCWD's long-term supply planning and Integrated Resources Plan (IRP) and was updated in 2006 (ESA, 2006). Projected water savings range from 300 afy (6% of demand) in 2005 to 910 afy (16% of demand) in 2030 if conservation measures and programs are in place. Since 1997, SqCWD has adopted numerous conservation programs including a tiered rate structure, rebates on water efficient appliances, indoor and outdoor water use surveys, extensive public outreach and school education, and the water demand offset program.

CWD has implemented water conservation strategies through metering and tiered pricing. All connections in the CWD service area are metered, and CWD has adopted a policy to provide only one standard service connection and meter per parcel. Additional housing units and large multi-family housing are limited to usage as determined by meter flow capacity.

More detailed descriptions of the above mentioned water conservation efforts are included in Section 5 of this Plan.

#### 3.8.3 Wellfield Expansion and Pumping Management

The existing SqCWD and City of Santa Cruz well fields are heavily concentrated along the coast, and have limited flexibility to distribute pumping (**Figure 3-25**). SqCWD has historically modified its pumping distribution based on suggestions from consultants (Luhdorff & Scalmanini, 1995) in order to minimize unwanted pumping impacts. The limited system flexibility, however, constrains SqCWD's ability to redistribute pumping. SqCWD is currently working on a Well Master Plan to expand its existing wellfield and move pumping inland away from the critical coastal areas as well as reduce pumping depressions at specific locations. The City of Santa Cruz is also considering options for redistributing its groundwater production more inland and.

The CWD's well fields are relatively inland compared to the SqCWD and City of Santa Cruz Wellfields (**Figure 3-25**). As with the SqCWD well field, the CWD well fields have limited flexibility, but the threat of seawater intrusion from pumping these wells is minimal. Therefore pumping management is less critical for the CWD well fields.

### 3.8.4 Interagency Coordination of Groundwater Management

In 2005, the Soquel-Aptos Groundwater Management Alliance (SAGMA) was formed by SqCWD, the City of Santa Cruz, County of Santa Cruz, and CWD to coordinate and support groundwater management efforts undertaken by all four agencies. (See Appendix B). Under the SAGMA cooperative agreement, the agencies meet on a regular, ongoing basis to cooperatively improve the overall health and management of the over-drafted Soquel-Aptos groundwater area.

In June 2006, the General Managers from CWD and SqCWD and the Principal from HydroMetrics LLC met with Brian Smith, Section Chief from Department of Water Resources, San Joaquin Regional Office, for an all day informational meeting/tour to give an overview of the Soquel-Aptos area and to illustrate the concerns regarding protecting this coastal basin.

### **3.8.5** Development and Implementation of a Groundwater Management Plan and Integrated Resources Plan.

In 1996, SqCWD and CWD jointly adopted the *AB3030 Ground-water Management Plan*, *Soquel-Aptos Area* (Luhdorff and Scalmanini, 1996). The GMP was produced under the authority of Assembly Bill 3030, and the subsequent incorporation of the provisions of AB3030 into the California Water Code. The general purpose of the GMP was to implement a more regional groundwater management program by coordinating management activities between districts, and to formalize and expand existing groundwater management activities.

In 2006, SqCWD adopted the *SqCWD Integrated Resources Plan* (ESA, January 2006). This plan details the water supply problems in the Soquel-Aptos area, identifies potential supplemental water supplies, and develops the basis of a conjunctive use program.

### 3.8.6 Conjunctive Use Supply Planning

SqCWD began preparation of its Integrated Resources Plan (IRP) in 1997 with the formation of a Public Advisory Committee (PAC). Through the PAC process and subsequent expanded evaluation, SqCWD identified and investigated a number of conjunctive use options including ocean and brackish water desalination, on-stream reservoir and off-stream diversion on Soquel Creek, recycled water for non-potable and potable indirect reuse, surface supply from the City of Santa Cruz, and imported supply. Most options were found to be fatally flawed. The three options that emerged as the most viable conjunctive use alternatives are described in the final *Integrated Resources Plan* (ESA, 2006). They are:

- a joint desalination project with the City of Santa Cruz
- a water import/groundwater banking project with Pajaro Valley Water Management Agency (PVWMA) and the City of Watsonville,
- a diversion project along Soquel Creek

The import/banking project with PVWMA and the off-stream diversion project are considered less feasible than the regional desalination project. In July 2005, PVWMA decided to re-evaluate the import pipeline option, thereby postponing that project for several years. The diversion project was determined not to be a viable option due to complexities regarding permitting, a high degree of uncertainty regarding yield due to potential variability of the required fish bypass as the result of changing channel conditions, suitable land acquisition, stream flow volatility, and groundwater injection issues.

The proposed regional desalination project consists of a 2.5 million gallon per day (mgd) ocean water desalination plant located in the City of Santa Cruz. SqCWD would operate the desalination plant to alleviate pumping demands in the Soquel-Aptos area during normal and wet years as well as off-peak periods in drought years. In dry years, SqCWD would rely on existing groundwater supplies, and the City of Santa Cruz would operate the desalination plant to supplement their surface water supplies.

Element 5: Develop a Supplemental Source of Supply discusses the above mentioned conjunctive-use options in more detail.

#### 3.8.7 Integrated Regional Water Management Plan (IRWMP)

Collaborative efforts between Northern Santa Cruz County water resources agencies resulted in the development of an *Integrated Regional Water Management Plan* (IRWMP) and Proposition 50, Chapter 8 first round grant application (Kestrel Consulting, 2005 and 2006) to help address serious challenges regarding water supply, water quality, and environmental protection. Partner agencies in the preliminary IRWMP are the County of Santa Cruz, Santa Cruz County Resource Conservation District, Soquel Creek Water District, Scotts Valley Water District, Santa Cruz County Sanitation District, and Davenport Sanitation District. Other agencies participated in preparing the IRWMP, including Central Water District, the City of Santa Cruz, City of Watsonville, Community Foundation of Santa Cruz County, and Watsonville Wetlands Watch.

The IRWMP is a vehicle to strengthen efforts for truly integrated water management within the region covered by the Plan. Through the IRWMP preparation process, 17 high priority projects were identified for potential funding assistance in the 2006 IRWMP grant program. While the Northern Santa Cruz County application was not selected for funding in the first round, five projects that would directly benefit the Soquel-Aptos Area Basin may be included in future IRWMP grant applications. They are as follows:

- 1. Abandoned Well Destruction Program
- 2. Enhance and Protect Primary Groundwater Recharge Zones
- 3. Engineering for Regional Ocean Desalination Project
- 4. Polo Grounds Well, Treatment Plant, Pipelines and Water Conservation Project
- 5. Groundwater Monitoring Wells in the Aromas and Purisima Formations

## 3.9 Key Basin Management Issues

Key basin management issues include the obstacles to groundwater development, and the impacts from current groundwater use that must be addressed in the Goals, Objectives, and Elements of this Groundwater Management Plan. Key basin management issues in the Soquel-Aptos area include the following:

- Avoiding overdraft
- Identifying and preventing seawater intrusion
- Avoiding stream baseflow depletion
- Preserving groundwater quality
- Planning for and meeting future increases in demand
- Ensuring continued water supply reliability
- Avoiding land subsidence

For purposes of this Groundwater Management Plan, basin management goals are statements of broad principles that express a desired result. Basin management objectives are specific, verifiable, or quantifiable accomplishments or results that support the basin management goals.

## 4.1 Basin Management Goals

Groundwater management goals express the desired state of the groundwater basin in qualitative terms. These groundwater management goals provide the foundation for the more specific basin management objectives discussed in Section 4.2. This GMP identifies three groundwater management goals:

## GOAL 1: ENSURE WATER SUPPLY RELIABILITY FOR CURRENT AND FUTURE BENEFICIAL USES

The primary function of both the SqCWD and CWD is to provide adequate quantities of water for residential, commercial, institutional, agricultural, and fire suppression uses within their respective service areas. Ensuring that adequate water supplies are available to meet these various demands must therefore be one of the primary goals of this groundwater management strategy. Aspects of guaranteeing water supply reliability include optimizing the use of existing resources, reducing demand for groundwater, and maintaining or enhancing groundwater recharge and storage.

## GOAL 2: MAINTAIN WATER QUALITY TO MEET CURRENT AND FUTURE BENEFICIAL USES

The Water Quality Control Plan (Basin Plan) developed by the Central Coast RWQCB (1994) establishes water quality objectives for groundwater throughout the Central Coastal Basin based on the beneficial uses of the groundwater. These uses, in turn, establish water quality standards as well as the level of treatment necessary to maintain the regulated standards. For the primarily residential, commercial and institutional beneficial uses supplied by SqCWD and CWD, water quality objectives of taste, odor, bacteria, and CCR Title 22 chemicals and radionuclides are applicable. Irrigation also requires water of suitable quality with respect to constituents such as salinity, sodium and boron.

From a financial perspective, maintaining high quality groundwater in the Basin is more costeffective than treating groundwater after it has been extracted from the Basin. Implementing policies and procedures to effectively manage groundwater quality in the Basin will prevent expensive future treatment costs.

# **GOAL 3: PREVENT ADVERSE ENVIRONMENTAL IMPACTS**

Human use of groundwater can unfortunately cause adverse impacts on riparian and aquatic ecosystems. These can include: changes in water quantity, such as depletion of stream baseflow; degradation of quality, such as discharge of pollutants or increased temperature into surface waterways; and land subsidence. A goal of this GMP is to manage groundwater such that adverse impacts on the environment do not occur.

# 4.2 Basin Management Objectives (BMOs)

Basin Management Objectives (BMOs) are specific criteria defining the desired state of the basin. They provide a mechanism for determining whether groundwater management goals are being achieved. They are verifiable and are ideally quantifiable. BMOs adopted for this GMP are listed below, organized by groundwater management goal. **Table 4-1** summarizes the relationship between the basin management goals and the basin management objectives in this GMP.

# **GOAL 1: Ensure Water Supply Reliability**

# **BMO 1-1: Pump Within the Sustainable Yield**

Verifiable actions and targets

- Reduce pumping to the estimated sustainable yield
- Update sustainable yield estimates as data become available
- Increase conservation efforts to reduce demand
- Promote recharge efforts
- Reduce demand by limiting new service connections, if necessary

#### **BMO** Description

Sustainable yield is defined as the maximum quantity of water that can be withdrawn annually from a groundwater basin without causing undesirable impacts. Undesirable impacts might include insufficient drought reserves, reduced well pumping capacities, reduced streamflows, or seawater intrusion. Based on the current understanding of the Soquel-Aptos Area Basin, the total sustainable yield is assumed to be no more than 6,200 afy in the Purisima Formation and no more than 3,200 afy in the Aromas Red Sands (Johnson et al, 2004, pg 8-8). Within the context of an overall regional solution to address overdraft of the Soquel-Aptos basin, SqCWD has set a goal to reduce its pumping to no more than 4,800 afy: no more than 3,000 afy from the Purisima Formation and no more than 1,800 afy from the Aromas Red Sands. SqCWD has been pumping in excess of these target objectives over a number of years, contributing to the basinwide pumping impact that has created a state of overdraft. CWD's annual pumping of 143 afy in the Purisima Formation and 479 afy in the Aromas Red Sands currently meets their target objectives for pumping within the localized sustainable yield. Assuming the total cumulative withdrawal from the basin does not exceed current estimates, SqCWD's plans to lower its annual groundwater production to no more than 4,800 afy are expected to essentially bring the basin into balance.

### BMO Contribution to Reliability of Long Term Beneficial Uses

This BMO will contribute to a more reliable supply for long-term beneficial uses of groundwater by preventing depletion of the groundwater resource that could lead to seawater intrusion, and increased pumping costs.

#### Elements Associated with BMO

Management actions that will help achieve this BMO include:

- Element 1: Groundwater Monitoring
- Element 2: Surface Water Monitoring
- Element 4: Interagency Coordination
- Element 5: Develop a Supplemental Water Supply

- Element 8: Manage Pumping
- Element 9: Identify and Manage Cumulative Impacts
- Element 10: Water Conservation and Re-use
- Element 13: Public Education
- Element 14: Improve Groundwater Basin Management Tools

These actions in the form of projects, programs, and policies are discussed in detail in Section 5.

## BMO 1-2: Develop alternative water supplies to achieve a long-term balance between recharge and withdrawals to meet current and future demand

## Verifiable actions and targets

- Obtain supplemental water supply for SqCWD
- Build infrastructure to distribute supplemental source of supply for current and future projections.

## **BMO** Description

A supplemental water supply is needed to prevent overdraft and meet BMO 1-1. Pursuit of a supplemental water supply has been a primary focus of SqCWD since the mid 1990s. The SqCWD intends to develop a supplemental water supply capable of reducing annual groundwater withdrawals to approximately 500 acre-feet less than its targeted sustainable yield (4,300 afy), in order to facilitate the recovery of groundwater levels. The needed supplemental supply is calculated from the future demand less the anticipated groundwater supply. *SqCWD's Integrated Resources Plan* (ESA, 2006, Table 23) projects demands and the anticipated groundwater supplies from the combined Purisima Formation and the Aromas Red Sands for years 2010-2050, as shown in the following table.

### Table 4-2

Year	SqCWD	SqCWD	SqCWD
	Average Demand <sup>1</sup>	Groundwater	Supplemental Supply
	(afy)	Supply <sup>2</sup>	Needed
		(afy)	(afy)
2002-2005	5,400	5,400	Not Available
(average)	3,400	5,400	Not Available
2010	5,210	5,210	Not Available
2015	5,320	4,300	1,020
2020	5,430	4,300	1,130
2025	5,535	4,400	1,135
2030	5,640	4,500	1,140
2035	5,750	4,575	1,175
2040	5,860	4,650	1,210
2045	5,970	4,725	1,245
2050 <sup>3</sup>	6,080	$4,800^{4}$	1,280

Anticipated Future Pumping by SqCWD in the Soquel-Aptos area

<sup>1</sup> Demand after implementing conservation measures

<sup>2</sup> Once a supplemental supply project is on-line (estimated 2012), groundwater supply is shown less than sustainable yield through 2045 to allow water level recovery and groundwater storage via in-lieu recharge

- <sup>3</sup> Buildout for SqCWD is estimated to occur in 2050
- <sup>4</sup> SqCWD's goal is to reduce its pumping to no more than 4,800 afy in the context of an overall regional solution to address overdraft in the Soquel-Aptos basin.

CWD anticipates low to moderate growth through 2020 and, with increased conservation efforts and potential restrictions on irrigation services, the average demand will be no greater than 650 afy. Thus, CWD's projected demands do not warrant a supplemental supply project for their future needs.

SqCWD's preferred project to provide this supplemental supply is partnering with the City of Santa Cruz to develop a regional seawater desalination facility. In non-drought years and off-peak periods in drought years, all or a portion of the desalination supply would be available for SqCWD to meet this objective. Additional supplemental supply options could also be explored to enhance SqCWD's ability to meet this objective. These additional supply options include:

- Site-specific recycled water supplies for irrigation
- Soquel Creek diversion project
- Local-only desalination

## BMO Contribution to Reliability of Long Term Beneficial Uses

Meeting this BMO will contribute to a more reliable supply for long-term beneficial uses of groundwater by replacing a portion of the current groundwater withdrawals with imported water. This will in turn prevent long-term depletion of the groundwater resource.

## Elements Associated with BMO

Management actions that will help achieve this BMO include:

- Element 4: Interagency Coordination
- Element 5: Develop a Supplemental Water Supply
- Element 10: Water Conservation and Reuse
- Element 13: Public Education

These actions in the form of projects, programs, and policies are discussed in detail in Section 5.

## **BMO 1-3:** Manage groundwater storage for future beneficial uses and drought reserve

Verifiable actions and targets

- Raise groundwater levels by storing additional water underground through in-lieu recharge
- Reduce pumping to below the sustainable yield
- Investigate groundwater recharge potential for future beneficial uses.

## **BMO** Description

Water supply reliability and flexibility can be improved by storing water for future use. In-lieu or active recharge of groundwater aquifers may provide adequate storage for this purpose. This stored supply can help meet demand during droughts or water supply emergencies. Achieving this objective is likely to depend on first achieving BMO 1-1 and BMO 1-2 since storing surplus water will not be possible without first eliminating overdraft conditions and developing alternative supplies. The most likely means of storing water is through in-lieu recharge: using alternative supplies during normal and wet periods, thereby allowing natural recharge to remain stored in local aquifers. The quantifiable objective is to store a volume of water that can be accessed during a drought, when the supplemental supply developed under BMO 1-2 is unavailable.

The most likely area for storing water in the Soquel-Aptos area is in the offshore extensions of the deeper Purisima aquifers. Williams (2004) showed that the relatively large quantity of water in the offshore aquifers has been the source of a portion of the water pumped by the SqCWD. Fresh water removed from the offshore aquifers has been replaced by seawater. Sufficient

amounts of in lieu recharge could slowly replace the fresh water in the offshore aquifers, pushing the seawater farther away from the coastline.

The groundwater storage potential in the Aromas Red Sands portion of the Soquel-Aptos area is currently unknown. Although the recharge potential of the Aromas Red Sands is significant – substantial areas are designated primary recharge zones – the volume of aquifer available for storage is uncertain. Water levels in the Aromas aquifers beneath CWD are already relatively high, however there may be opportunities for additional groundwater mounding in some inland areas. Offshore groundwater storage in the Aromas aquifers is assumed to be limited because the aquifers are semi-confined to unconfined, and likely discharge fresh water to the ocean relatively close to the shore. Very few studies have been conducted which evaluate potential storage possibilities within the Aromas Red Sands; additional studies may highlight further storage opportunities.

## BMO Contribution to Reliability of Long Term Beneficial Uses

Meeting this BMO will contribute to a more reliable supply for long-term beneficial uses of groundwater by preventing long-term depletion of the resource. The long term beneficial use of groundwater is also enhanced if more groundwater is available during drought periods, because alternative supplies are less likely to be available during these periods.

### Elements Associated with BMO

Management actions that will help achieve this BMO include:

- Element 1: Groundwater Monitoring
- Element 4: Interagency Coordination
- Element 5: Develop a Supplemental Water Supply
- Element 6: Protect Existing Recharge Zones
- Element 7: Enhance Recharge
- Element 8: Manage Pumping
- Element 9: Identify and Manage Cumulative Impacts

These actions in the form of projects, programs, and policies are discussed in detail in Section 5.

## **GOAL 2: Maintain Adequate Water Quality**

## BMO 2-1: Meet existing water quality standards for beneficial uses, such as drinking water standards.

## Verifiable actions and targets

• Compare regular groundwater monitoring results to water quality targets

### **BMO** Description

The intent of this BMO is to ensure that local groundwater quality meets the numerical water quality objectives of the Central Coast basin plan and all other regulatory requirements. These water quality objectives include criteria for taste, odor, bacteria, and chemical concentrations that meet drinking water standards. The CCR Title 22 drinking water standards (MCLs) that make up this BMO are listed on the CA Dept. of Health Service's Website (http://www.dhs.ca.gov). The groundwater produced by SqCWD and CWD currently meets all water quality objectives with the exception of iron and manganese. Additionally, water produced by CWD does not always meet the water quality objective for color. Iron and manganese levels are naturally high in the Purisima Formation water so SqCWD treats that water for iron and manganese and the CWD blends water from the Purisima Formation with lower iron and manganese water from the Aromas Red Sands Aquifer. The secondary drinking water standards (SMCLs) for iron, manganese, and color are 0.30 mg/L, 0.050 mg/L, and 15 color units, respectively.

The water quality objective for the Purisima Formation is to maintain all water quality parameters at or below drinking water standards except for iron and manganese. Water produced from the Aromas Red Sands aquifer currently meets all drinking water standards and the objective for this aquifer is to maintain this status.

### BMO Contribution to Reliability of Long Term Beneficial Uses

Meeting this BMO will contribute to a more reliable supply for long-term beneficial uses of groundwater because a deterioration of groundwater quality could result in a portion of the water supply becoming unusable.

### Elements Associated with BMO

Management actions that will help achieve this BMO include:

- Element 1: Groundwater Monitoring
- Element 12: Well Head Protection Measures

These actions in the form of projects, programs, and policies are the elements discussed in detail in Section 5.

## BMO 2-2: Maintain groundwater levels to prevent seawater intrusion

Verifiable actions and targets

- Establish target water levels adequate to prevent seawater intrusion
- Monitor groundwater levels and compare with the target levels
- Monitor groundwater quality for TDS and Chlorides

## **BMO** Description

A consequence of overdraft in this coastal basin is the risk of seawater intrusion, which can rapidly cause water supply wells to become unusable due to high salinity. Seawater intrusion can be prevented if groundwater levels are high enough to prevent seawater from flowing towards pumping wells. Groundwater level monitoring results, along with historical evidence of seawater intrusion in the basin, indicate that groundwater levels are not consistently high enough to maintain an adequate seaward gradient.

The quantifiable objective of this GMP is to raise groundwater levels sufficiently to prevent seawater intrusion. Groundwater levels protective of seawater intrusion will depend on local geologic and hydrogeologic conditions. Groundwater levels near sea level may not be sufficient to prevent the advancement of the saltwater wedge because saltwater is denser than fresh water. The water levels that will make up this quantifiable objective will be higher than seawater levels. An analysis will be performed to establish these objective water levels based on density differences and the geology of the aquifers.

## BMO Contribution to Reliability of Long Term Beneficial Uses

Meeting this BMO will contribute to a more reliable supply for long-term beneficial uses of groundwater by ensuring that local groundwater aquifers remain a fresh water resource that is suitable for the beneficial uses, most prominently domestic use.

### Elements Associated with BMO

Management actions that will help achieve this BMO include:

- Element 1: Groundwater Monitoring
- Element 4: Interagency Coordination
- Element 8: Manage Pumping
- Element 9: Identify and Manage Cumulative Impacts
- Element 14: Improve Groundwater Basin Management Tools, specifically establishing target groundwater levels for preventing seawater intrusion

These actions in the form of projects, programs, and policies are discussed in detail in Section 5.

## **BMO 2-3 Prevent and monitor contaminant pathways**

Verifiable actions and targets

- Support and help implement the County well abandonment ordinance
- Continue to update the Drinking Water Source Assessment Program (DWSAP) Reports to reflect current status/activities.

## **BMO** Description

There are potential sources of groundwater contamination overlying many parts of the basin. One strategy for decreasing the risk of contamination is eliminating natural and artificial pathways for downward movement of contaminants. One such pathway is well casings and gravel packs that function as conduits for rapid movement of shallow groundwater to deeper aquifers used for water supply. It is the objective of this GMP to eliminate contaminant pathways that may harm the water quality of the groundwater resource.

Santa Cruz County has a well abandonment ordinance included in Section 7.70.100 of the County's code. This ordinance includes requirements for maintenance of inactive wells, destruction of abandoned wells by methods described in Bulletins 74-81 and 74-90 with County specific amendments, and the requirement that defective wells be destroyed. Additionally, SqCWD has adopted a policy requiring that any existing wells serving a property must be destroyed according to state and local regulations as a condition of service.

Although these policies help identify and properly destroy some wells, older wells likely exist that continue to be a potential contaminant pathway. While there is no current program to actively seek out inactive, abandoned, and defective wells in this GMP area, Santa Cruz County Environmental Health Services has recently been working to create a County Well Database using GIS technology to map well locations based on DWR Driller Logs and is seeking potential funding to assist property owners with destruction costs of abandoned wells via Proposition 50 water bond funds. The County also received an EPA grant to inventory potential shallow injection wells, including abandoned wells. This work is scheduled to be completed by Summer 2007.

Streambeds represent another potential contamination source. Runoff from streets, parking lots, or municipal areas may enter the stream and seep into aquifers. Chemical spills or other discharges into the streams may similarly impact groundwater quality. The SqCWD ongoing stream monitoring program can be used to identify stream discharge areas, and these areas could be monitored for water quality constituents.

A further strategy for minimizing contamination is to inventory potential sources of contamination in the basin, particularly ones in close proximity to wells or areas of rapid recharge. This activity is typically conducted under the California Department of Health Services' Drinking Water Source Area Protection (DWSAP) program and can be characterized more generically as wellhead protection measures.

BMO Contribution to Reliability of Long Term Beneficial Uses

Meeting this BMO will contribute to a more reliable supply for long-term beneficial uses of groundwater by helping prevent contamination of the groundwater supply. Meeting this BMO will help SqCWD and CWD accomplish BMO 2-1, and achieve the overall goal of maintaining water quality for beneficial uses.

## Elements Associated with BMO

Management actions that will help achieve this BMO include:

- Element 2: Surface Water Monitoring
- Element 11: Policies and Ordinances for Well Construction, Abandonment, and Destruction
- Element 12: Well Head Protection Measures

These actions in the form of projects, programs, and policies are discussed in detail in Section 5.

## **GOAL 3: Prevent Environmental Impacts**

## BMO 3-1: Maintain or Enhance the Quantity and Quality of Groundwater Recharge by participating in land use planning processes.

## Verifiable actions and target

• Support Santa Cruz County efforts to protect and enhance groundwater recharge zones

## **BMO** Description

Activities that affect the quality of recharge, such as land-use decisions, can affect the groundwater resource. It is the objective of the GMP to address issues related to the management of groundwater recharge and prevent activities or types of development in recharge areas that might increase the risk of reducing or contaminating recharge zones.

Previous investigations have reached different conclusions regarding the location of groundwater recharge to the Purisima Formation. Santa Cruz County has mapped groundwater recharge areas based on an assumption that most recharge occurs where streams cross the outcrop areas of individual Purisima aquifers (See Figure 5-3). Johnson and others (2004) noted that streams in the area are almost all gaining streams and that groundwater hydrographs suggest a diffuse movement of water from shallow and upland areas to deeper zones in the coastal plain that are tapped by water supply wells. Additional analysis is needed to determine the relative importance of these two recharge mechanisms and the appropriate geographic extent of recharge quality protection measures.

## BMO Contribution to Reliability of Long Term Beneficial Uses

Meeting this BMO will contribute to a more reliable supply for long-term beneficial uses of groundwater because the quantity and quality of groundwater available over the long term depends on the quantity and quality of groundwater recharge.

### Elements Associated with BMO

Management actions that will achieve this BMO include:

- Element 4: Interagency Coordination
- Element 6: Protect Existing Recharge Zones
- Element 7: Enhance Recharge

These actions in the form of projects, programs, and policies are discussed in detail in Section 5.

# **BMO 3-2:** Avoid alteration of stream flows that would adversely impact the survival of populations of aquatic and riparian organisms

## Verifiable actions and targets

- Monitor and analyze shallow groundwater levels near streams
- Monitor and analyze streamflow

## **BMO** Description

Groundwater extraction can deplete baseflow in streams by intercepting groundwater that would otherwise seep into the stream (in gaining stream reaches) or by increasing the rate at which water seeps out of streams (in losing stream reaches). Baseflow depletion decreases the total amount of aquatic habitat, interferes with migration of anadromous fish, and tends to increase water temperature. It is the objective of the GMP to prevent groundwater extraction from altering streamflows in a manner that would have a significant adverse biological effect. A required streamflow of 3 cfs has been established for flow entering the Lagoon of Soquel Creek in the Soquel Creek Adjudication (Decree No. 57081, Superior Court of the State of CA for the County of Santa Cruz, 1977). In lieu of such an objective for other locations, this BMO is to maintain baseflow depletion levels below current detection levels.

Pumping aquifers adjacent to Soquel Creek and other streams may induce downward leakage from the streams. No previous investigation, however, has established a discernable pumping-related depletion in Soquel Creek. Johnson et al. (2004) concluded that historical baseflow depletion at the Main Street gage on Soquel Creek has been less than 0.5 cfs. This fits the conceptual model for the stream-aquifer system where the hydraulic connection between Soquel Creek and deep aquifers in the Purisima Formation is weak and slow, and the impact from historical pumping has been smaller than effects of other factors such as precipitation.

Currently, available data appear insufficient to determine whether this BMO is being achieved because of the large number of factors affecting stream baseflow. Only one streamflow gage is presently operating in a reach likely to be impacted by pumping, and some streams, such as Rodeo Creek and Arana Gulch, are not gauged at all. The SqCWD has installed a number of shallow groundwater wells adjacent and in Soquel Creek to help estimate the groundwater/surface water interaction. These shallow wells have not discerned any pumping related streamflow depletions to date. Long-term monitoring of streamflow, shallow and deep groundwater levels at multiple locations along Soquel Creek, Aptos Creek and other major streams could be necessary to reliably detect pumping-induced changes in baseflow.

Part of this BMO is to monitor and collect background information about streamflow that will protect against a significant adverse biological effect. In the interim, this BMO is to maintain baseflow depletion levels below current detection thresholds.

## BMO Contribution to Reliability of Long Term Beneficial Uses

This BMO achieves Goal 3 by directly addressing the most likely mechanism for adverse environmental impacts related to groundwater use.

### Elements Associated with BMO

Management actions that will achieve this BMO include:

- Element 2: Surface Water Monitoring (Streamflow and Shallow Groundwater Levels Near Streams)
- Element 4: Interagency Coordination
- Element 8: Manage Pumping
- Element 9: Identify and Manage Cumulative Impacts
- Element 14: Improve Groundwater Basin Management Tools

These actions in the form of projects, programs, and policies are discussed in detail in Section 5.

## **BMO 3-3:** Protect the structure and hydraulic characteristics of the groundwater basin by avoiding withdrawals that cause subsidence

## Verifiable actions and target

• Monitor changes in ground surface elevation

## **BMO** Description

Declining groundwater levels can result in compaction of clay layers in the aquifer system due to the decrease in interstitial pore water pressure. The resulting lowering of the land surface, known as subsidence, can change gradients in streams and pipes, and cause flooding and structural damage to roads, bridges, and buildings. It is the objective of the GMP to prevent subsidence caused by groundwater extraction.

Subsidence has not historically been detected in the basin. There is currently no program to monitor for subsidence since it is unlikely due to the fact that the ocean boundary prevents groundwater levels from dropping too low. If subsidence is detected, it may be necessary to decrease groundwater withdrawals so that water levels remain above the level at which subsidence is initiated.

### BMO Contribution to Reliability of Long Term Beneficial Uses

Meeting this BMO will contribute to a more reliable supply for long-term beneficial uses of groundwater because, like seawater intrusion, subsidence could potentially constrain the sustainable groundwater yield.

### Elements Associated with BMO

Management actions that will achieve this BMO include:

- Element 3: Subsidence Monitoring
- Element 8: Manage Pumping

These actions in the form of projects, programs, and policies are discussed in detail in Section 5.

## Element 1: Groundwater Monitoring

Brief Description: Groundwater monitoring assists with managing pumping, provides early detection of seawater intrusion, corroborates groundwater storage efforts, and assists with estimating stream-aquifer interactions. SqCWD and CWD maintain groundwater monitoring programs with dedicated monitoring wells that are frequently tested and evaluated. These programs will be continued and expanded, and data coordination among all local agencies in the Soquel-Aptos Area Basin will be enhanced.
 Required: Yes (CWC, § 10753.7 (a) (1 and 4)) Mandatory Component # 3 (Refer to Table 1-1)
 Type: Program and Project

Status: On-Going

### Detailed Description:

Groundwater monitoring assists with managing pumping, provides early detection of seawater intrusion, corroborates groundwater storage efforts, and assists with estimating stream-aquifer interactions. Groundwater Monitoring is used to track changes and establish trends for the purpose of meeting the following Basin Management Objectives:

- BMO 1.1 Pump within sustainable yield.
- BMO 1.3 Store water for future beneficial uses and drought reserve.
- BMO 2.1 Maintain existing water quality standards for beneficial uses, such as drinking water standards.
- BMO 2.2 Maintain groundwater levels to prevent seawater intrusion.

As part of this Groundwater Management Plan, the following action items have been identified for the groundwater monitoring element:

## 1. Continue and Expand Existing Regional Groundwater Monitoring Programs.

Both the SqCWD and CWD maintain regional groundwater monitoring programs. These programs are specifically designed to identify trends and changes in groundwater elevation and quality, and support the BMOs in this Groundwater Management Plan. The regional monitoring programs rely on an extensive network of dedicated monitoring

wells and production wells, as shown on **Figure 3-25**. Sampling frequency is shown on **Table 5-1**.

As data deficiencies are identified, the monitoring programs will be updated and expanded. This may entail analyzing for additional parameters or expanding the monitoring network. The SqCWD is currently expanding the monitoring well network, having identified four locations for new monitoring well clusters (**Figure 3-25**).

## 2. Continue shallow Groundwater Monitoring Program.

SqCWD monitors water levels in shallow wells along Soquel Creek for the purpose of evaluating stream-aquifer interactions. This activity is described in detail in Element 2: Surface Water Monitoring

**3.** Share and consolidate monitoring data among all agencies overlying the Soquel-Aptos Area Basin.

In addition to SqCWD and CWD, the Pajaro Valley Water Management Agency and City of Santa Cruz maintain groundwater monitoring programs in the Soquel-Aptos Area Basin. A complete understanding of groundwater conditions in the Basin relies on sharing data among all four agencies. Currently, data is shared in an ad-hoc manner. We will develop a formalized data sharing program that includes:

- Data sharing schedule
- Groundwater monitoring parameters to be shared
- Minimum data accuracy requirements
- Standardized software and data formats
- 4. Analyze data and assess the adequacy of the monitoring well network annually. Groundwater data are analyzed annually in support of a number of the elements in this Groundwater Management Plan. As part of the analysis, a determination of the adequacy of the existing monitoring programs will be developed. Recommendations for modifying or expanding the groundwater monitoring program will be included in the annual analysis.
- 5. Coordinate with other groundwater resource agencies to develop uniform data collection procedures and data sharing protocols.

Standardizing groundwater monitoring protocols among all agencies in the Soquel-Aptos Area Basin could lead to a more consistent and easily analyzed data set. We will work to develop standard monitoring protocols that each local agency can adopt. These protocols will set minimum standards, but will be designed to not impose an unreasonable financial burden on any agency. Additionally, the County of Santa Cruz has an ongoing collaboration with local water resources agencies to create a GIS Well Layer which will include geographic location, driller's logs, and any supplemental data that exists for municipal and private wells within the Santa Cruz County boundaries. This project is currently in its infancy stage, and SqCWD and CWD will continue to support these efforts.

6. Develop an outreach program to obtain groundwater level data from private pumpers within the Soquel-Aptos area.

Prior to construction of the existing dedicated monitoring well network, nine (9) private well owners volunteered for water quality and levels to be periodically sampled. These private wells were not monitored after the construction of SqCWD's monitoring wells; however, the program could be resurrected or revisited, creating a new outreach program to private well owners. Sampling private wells, in conjunction with the existing monitoring well programs in place, will increase our knowledge of water quality and levels throughout the Soquel-Aptos area.

### SOQUEL CREEK WATER DISTRICT and CENTRAL WATER DISTRICT PRODUCTION AND MONITORING WELLS - MONITORING FREQUENCY

Agency	Well		Water Level	Chlorides & TDS	General Mineral	Nitrate
		PURISIMA	WELLS	•		
	Production Wells					
SqCWD	Rosedale		Q	А	А	А
SqCWD	Maplethorpe		Q	A	A	А
SqCWD	Tannery		Q	А	А	А
SqCWD	Monterey		Q	А	А	Α
SqCWD	Madeline		Q	Α	А	А
SqCWD	Estates		Q	А	A	А
SqCWD	Garnet		Q	А	А	А
SqCWD	Ledyard		Q	A	A	А
SqCWD	Aptos Creek		Q	A	A	А
SqCWD	Main Street		Q	А	A	А
SqCWD	T-Hopkins		Q	А	A	А
CWD	Well #2 (Cox Road Well Field)		М	TA	TA	А
CWD	Well #3 (Cox Road Well Field)		М	TA	TA	А
CWD	Well #5 (Cox Road Well Field)		М	TA	TA	А
	Monitoring Wells			~		
SqCWD	SC-1 (A,B)	Prospect Ave.	M	S	A	A
SqCWD	SC-3 (A,B,C)	Escalona Dr.	M	S	A	A
SqCWD	SC-5 (A,B,C,D)	New Brighton Beach State Park	M	S	A	A
SqCWD	SC-8 (A,B,C,D,E,F)	Aptos Creek	M	M	A	A
SqCWD	SC-9 (A,B,C,D,E)	Seacliff Beach State Park	M	S	A	A
SqCWD	SC-10 (AA,A)	Cherryvale Ave.	M	S	A	А
SqCWD	SC-11	Porter Gulch	Q			
SqCWD	SC-13 (A)	Opal Well Site	Q	-	-	-
SqCWD	SC-14 (A,B,C) SC-15	Madeline Well Site	Q Q	-	-	-
SqCWD SqCWD	SC-15 SC-16 (A,B)	Rosedale Well Site	0			
SqCWD	SC-10 (A,B) SC-17 (A,B,C,D) A, B, C, D designation does not correspond to Purisima subunits	Estates Well Site Ledyard Well Site	Q	-	-	-
SqCWD	SC-18 (AA,A)	N. Main Street Well Site	М	-	-	-
CWD	Black Well	Off Freedom Blvd.	M			
0112	Dimen () en	AROMAS RED SA			<u> </u>	
	Production Wells					
GqCWD	Country Club		М	Q	S	А
SqCWD	Bonita		М	Q	S	А
SqCWD	Seascape		М	Q	S	А
SqCWD	Altivo		М	Q	S	А
SqCWD	Sells		М	Q	S	А
SqCWD	San Andreas		М	Q	S	А
CWD	Well #4 (Rob Roy Well Field)		М	TĂ	TA	А
CWD	Well #10 (Rob Roy Well Field)		М	TA	TA	А
CWD	Well #12 (Rob Roy Well Field)		М	TA	TA	А
	Monitoring Wells		•	•		
SqCWD	SC-A1 (A,B,C,D)	Cliff Drive	М	Q	A(S for B,C)	А
qCWD	SC-A2 (A,B,C)	Sumner Drive	М	M	A(S for B,C)	
SqCWD	SC-A3 (A,B,C)	Playa Blvd. & Vista Dr.	М	М	A(S for B,C)	
SqCWD	SC-A4 (A,B,C,D)	Canon Del Dol	М	Q	A(S for B,C)	A (S for A4D)
SqCWD	SC-A5 (A,B,C,D)	Seascape Well Site	М	Q	A(S for B,C)	Α
5qCWD	SC-A6 (MW350, 460, 700)	Bonita Dr. Well Site	М	-	-	-
SqCWD	SC-A7 (MW200, 320, 480, 600)	Sells Dr. Well Site	М	-	-	-
SqCWD	SC-A8 (Proposed)	Dolphin Dr. & Sumner Ave.		To be cor	structed in 2007	
SqCWD	Central Water District	Test Hole for CWD Prod. Well	М	_		

### Notes:

M - monthly frequency

Q - quarterly frequency

S - semi-annual frequency

A - annual frequency

TA- triannual frequency

### Purisima Monitoring

Quarterly monitoring conducted in January, April, July, October Semi-annual sampling conducted in April and October Annual sampling conducted in October

Aromas Monitoring

Quarterly sampling conducted in March, June, September, December Semi-annual sampling conducted in March and September Annual sampling conducted in September

Last Revised: February 2006

		PRODUC	TION ANI	<b>MONITORIN</b>	G WELL N	MONITORI	NG FREQUENCY
Well	Water Level		Chlorides & TDS	General Mineral	Nitrate	Comments	
	Sound	Data Logger Frequency (min)	Data Logger Download				
		PURIS	MA WELLS				
Rosedale			SCADA	А	A	A	
Maplethorpe			SCADA	А	А	A	
Tannery			SCADA	А	А	A	
Monterey	Q			А	А	А	
Madeline	Q			А	Α	А	
Estates			SCADA	A	Α	А	
Garnet			SCADA	Α	Α	Α	
Ledyard			SCADA	A	Α	А	
Aptos Creek			SCADA	A	A	A	
Main Street			SCADA	A	A	A	
T-Hopkins			SCADA	А	А	А	
	1						Monthly sounding and quarterly sampling for CGMA with City of
SC-1 (A,B) [Prospect Ave.]	М	15	Q	Q	Q	А	Santa Cruz. Possible monthly downloads of 5 min data when Beltz 12
SC-1 (A,B) [110speet Ave.]	101	15	Q	Q	Q	л	and O'Neill operating.
SC-3R (A,B,C) [Escalona Dr.]	В	15	В	S	А	А	Replaced 2009.
SC-5R (A,B,C) [New Brighton]	B	15	B	S	A	A	A-C replaced 2002. D-E destroyed 2012
							A-E replaced 1995. F replaced 2012. Previous spikes of chloride/TDS
SC-8R (A,B,C,D,E,F) [Aptos Cr.]	В	15	В	S	Α	А	due to corroded casing
SC-9R (A,C,E) [Seacliff]	В	15	В	S	А	А	A,C,E replaced 2012. B,D destroyed 2012.
SC-10 (A,AA) [Cherryvale]	М	-	-	A(A only)	A(A only)	A(A only)	Scheduled to be replaced 2013
SC-11 (A,B,C,D)+ [Porter Gulch]	-	-	-	-	-	-	Data unreliable. Scheduled to be replaced 2013
SC-13 (A) [Near Garnet]	М	-	-	-	-	-	
SC-14 (A,B,C) [Near Madeline]	М	-	-	-	-	-	
SC-15 (A,B)+ [Near Rosedale]	М	-	-	-	-	-	
SC-16 (A,B) [Near Estates]	М	-	-	-	-	-	
SC-17 (A,B,C,D) [Near Ledyard]	М	-	-	-	-	-	A, B, C, D designation does not correspond to Purisima subunits
SC-18 (A) [Near Main St.]	М	-	-	-	-	-	AA has tubing torn off acc. to T.G. notes. Possible replacement 2013
SC-19 (A) [Austrian Way]	M	-	-	-	-	-	
SC-20 (A,B,C) [Polo Grounds]	B	5	В	-	-	-	Installed 2009
SC-21 (AAA,AA,A) [Cornwell]	В	15	B	S	S	S	Evaluate changing to quarterly sounding in 2014 and annual sampling in 2015
SC-22 (AAA,AA,A) [41st Ave]	м	15	Q	Q	Q	S	Mounthly sounding for CGMA with City of Santa Cruz. Possible monthly downloads of 5 min data when Beltz 12 and O'Neill operating. Evaluate changes to semi-annual sampling in 2014
		AROMAS RE	D SANDS WI	ELLS			
Country Club			SCADA	Q	S	А	
Bonita			SCADA	Q	S	А	
Seascape			SCADA	Q	S	А	
Altivo			SCADA	Q	S	А	
Sells	М			Q	S	А	
San Andreas			SCADA	Q	S	А	
Aptos Jr. High			SCADA	Q	S	А	
			-				
SC-A1 (A,B,C,D) [Cliff Dr.]	В	15	В	Q	A(S for A)	A	
SC-A2R (A,B,C) [Sumner]	В	15	В	Q	A(S for B,C)	Α	Replaced 2012
SC-A3 (A,B,C) [Playa & Vista]	В	15	В	Q	A(S for B,C)	A(S for A3C)	Sells shut down for nitrates
SC-A4 (A,B,C,D) [Canon del Sol]	В	15	В	Q	A(S for A,B)	A(S for A4D)	
SC-A5 (A,B,C,D) [Seascape]	В	5	В	Q	A(S for A,B)	А	
SC-A6 (A,B,C) [Bonita]	В	5 (A,C)	B (A,C)	-	-	-	Bonita, 1-inch, cannot sample for wq
SC-A7 (A,B,C,D) [Sells]	М	-	-	-	-	-	Sells, 1-inch, cannot sample for wq
SC-A8 (A,B,C) [Dolphin/Sumner]	В	15	В	Q	A(S for B)	A	Installed 2007

Notes: M - monthly frequency B - bimonthly (every 2 months) frequency Q - quarterly frequency

S - semi-annual frequency

A - annual frequency DL - data logger or transducer

Aromas Monitoring Quarterly sampling conducted in March, June, September, December Semi-annual sampling conducted in March and September Annual sampling conducted in September

**Purisima Monitoring** Quarterly monitoring conducted in January, April, July, October Semi-annual sampling conducted in April and October Annual sampling conducted in October

## Element 2: Surface Water Monitoring

Brief Description:	Surface flow and surface water quality can directly affect groundwater levels or quality. In addition, streamflows can be influenced by groundwater extractions, potentially impacting riparian and aquatic habitats. Surface water monitoring helps evaluate background conditions, the relationship between groundwater recharge and stream discharge, and the potential impacts of groundwater pumping on streamflow. SqCWD currently maintains two (2) stream gauges and two (2) rain gauges along Soquel Creek, participates in the USGS Stream Gauge Program, and collects data for its Shallow Well Monitoring Network. CWD does not presently perform any surface water monitoring.
Required:	Yes (CWC §10753.7 (a) (1 and 4)) Mandatory Component # 3 (Refer to Table 1-1)
Туре:	Program and Project
Status:	On-Going

## **Detailed Description:**

Surface flow and surface water quality can directly affect groundwater levels or quality. In addition, streamflows can be influenced by groundwater extractions, potentially impacting riparian and aquatic habitats. Surface water monitoring helps evaluate background conditions, the relationship between groundwater recharge and stream discharge and the potential impacts of groundwater pumping on streamflow. Streamflow monitoring addresses the following Basin Management Objectives:

- BMO 1.1 Pump within the sustainable yield.
- BMO 2.3 Prevent and monitor contaminant pathways.
- BMO 3.2 Avoid alteration of stream flows that would adversely impact the survival of populations of aquatic and riparian organisms.

As part of the Groundwater Management Plan, the following action items have been identified for surface water monitoring:

## 1. Monitor Stream Gauges on Soquel Creek to identify and track changes in baseflow conditions.

Changes in baseflows may alter groundwater recharge and the sustainable yield and may impact riparian and aquatic habitats. Modifications to baseflows are often recognizable only by analyzing long-term data. Regular analysis of the stream data in coordination with other data described below, will allow SqCWD to modify pumping distributions if it appears as though pumping is impacting streamflows.

SqCWD is already collecting stream data, and will continue to do so as part of this element. In the summer of 1983, SqCWD funded the installation of two stream gauges within the Soquel Creek watershed. **Figure 5-1** shows the locations of the stream gauges monitored by SqCWD and USGS within the Soquel-Aptos area. Data loggers record streamflow and temperature every 15 minutes, and the data are downloaded and converted to daily values once a month.

Streamflow data are based on a stage-discharge rating at the gauges. The stage-discharge ratings for the gauges will be reevaluated if data indicate the stage-discharge relationship may have changed or events such as scouring or sediment deposition occur.

In addition to the stream and rain gauges referenced above, SqCWD also financially contributes to a stream gauge under the USGS Cooperative Water Resources Program. Since 1994, SqCWD contributes one-fourth of the cost to operate and maintain the Soquel Creek Stream Gauging Station at Bridge Street. The location of the USGS stream gauge is also shown on **Figure 5-1**. Date from this USGS gauging station will be included in the analysis of streamflows described below.

## 2. Monitor rainfall in the Soquel-Aptos Area Basin to establish rainfall-runoff relationship.

Rainfall data will be collected to establish and confirm rainfall-runoff relationships. SqCWD already collects rainfall data, and will continue to do so as part of this element. In the summer of 1983, SqCWD installed two recording rain gauges within the Soquel Creek Watershed. **Figure 5-1** shows the locations of the rain gauges monitored by SqCWD within the Soquel-Aptos Area Basin. Data loggers record rainfall every 15minutes, and the data are downloaded and converted to daily average values once a month. 3. Monitor selected shallow wells adjacent to creeks to identify and quantify stream aquifer interactions. Coordinate a meeting with SqCWD and the County of Santa Cruz to discuss future analysis of the shallow well monitoring data from 2003 – 2006.

Shallow groundwater levels are currently collected by the SqCWD to establish the interaction between shallow groundwater and Soquel Creek. Aspects of this interaction include the relationship between groundwater recharge and surface discharge and evaluating the potential for the stream to be a contaminant pathway. In 2001, SqCWD and the County of Santa Cruz collaborated in a Shallow Well Monitoring Program which included installing shallow piezometers adjacent to Soquel Creek to determine the impact of groundwater pumping on summer flows (baseflow). Four monitoring sites exist along the eastern side of Soquel Creek: (1) Nob Hill Shopping Center in Capitola, (2) SqCWD production well site on Main Street north of Soquel Drive, (3) private property of Mr. and Mrs. Balogh above the Soquel Nursery, and (4) the private property of Mr. and Mrs. Simons below Tiedemann Nursery. **Figure 5-1** shows the locations of these shallow monitoring wells.

SqCWD has continuously collected data for these shallow wells, however, no analysis of the data has been performed since the Status Report and Initial Findings was presented in 2003.

- **4.** Analyze stream gauge data, rainfall data, and shallow monitoring data annually. Data collected from the three monitoring programs identified above will be analyzed and reported annually. At a minimum, the annual analyses will include the following:
  - Identification of baseflow trends.
  - Identification of stream quality trends.
  - Identification of shallow groundwater level trends.
  - Identification of changes in the apparent stream-aquifer interaction.

## 5. Support stream monitoring and management activities along Aptos Creek and Valencia Creek.

Soquel Creek is currently the only monitored stream in the Soquel-Aptos area. The Central Coast Regional Water Quality Control Board (RWQCB) has completed the Total Maximum Daily Load (TMDL) Preliminary Project Report for Sediment in Aptos Creek and Valencia Creek and is in the process of developing an Implementation Strategy. The TMDL relied on Swanson Hydrology and Geomorphology prior work completed for the Aptos Creek Watershed Assessment. This work indicated that bank erosion in Valencia Creek is vastly accelerated, and that the Creek is not able to recover. It is generally acknowledged by the area's water resource agencies that improving conditions in the Valencia Creek sub-watershed, especially in the upper reaches, would benefit groundwater recharge and fisheries habitat. CWD and SqCWD will participate in interagency meetings regarding implementation of TMDL projects and programs in the Aptos Creek Watershed and support activities that correlate to groundwater recharge.

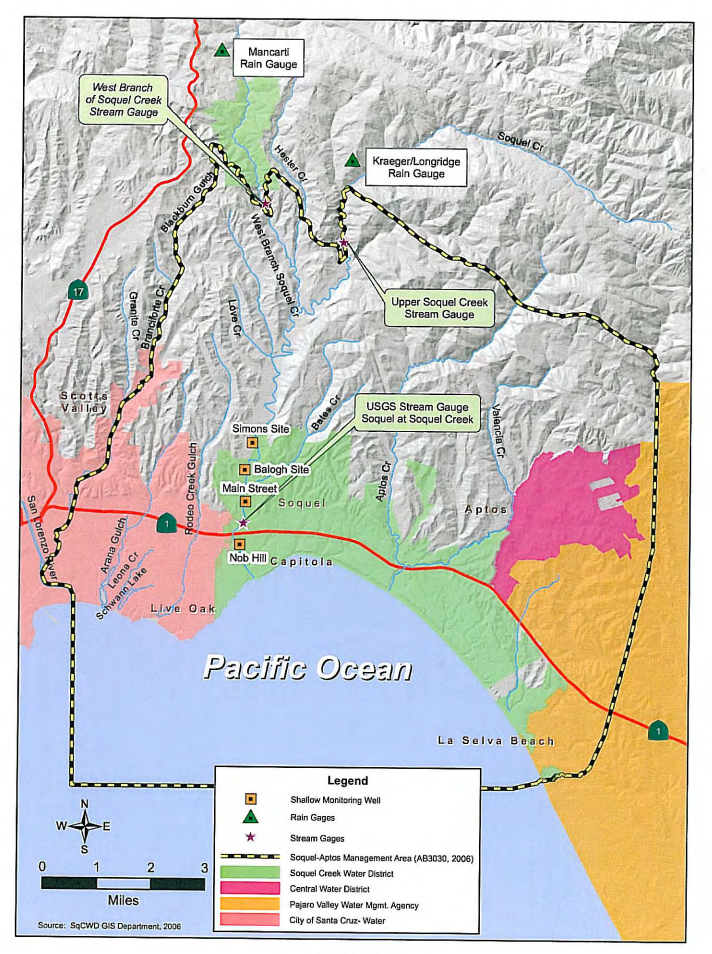


Figure 5-1 Surface Water Monitoring Stream and Rain Gauges and Shallow Monitoring Wells

## Element 3: Subsidence Monitoring

Brief Description:	Land subsidence is the gradual or sudden lowering of the land surface that can result from groundwater extraction. There are no current programs at either SqCWD or CWD to monitor land surface subsidence in the basin. SqCWD and CWD will undertake a program to develop a subsidence monitoring network.
Required:	Yes (CWC, § 10753.7 (a) (1 and 4)) Mandatory Component # 3 (Refer to Table 1-1)
Туре:	Program and Project
Status:	Future

## Detailed Description:

Land subsidence is the gradual or sudden lowering of the land surface resulting from groundwater extraction. There is no known anecdotal evidence of subsidence in the Soquel-Aptos Area Basin. According to the County of Santa Cruz, there have been no formal studies on subsidence in this region. However, ongoing extraction in the basin could cause future subsidence and a monitoring program should be implemented to meet the following Basin Management Objective:

• BMO 3.2 - Protect the structure and hydraulic characteristics of the groundwater basin by avoiding withdrawals that cause subsidence.

As part of this Groundwater Management Plan, the following action item has been identified for monitoring subsidence in the Soquel-Aptos Area Basin:

## 1. Develop and implement a GPS based subsidence monitoring program.

SqCWD and CWD will develop a subsidence monitoring program. The program will consist of a set of benchmarked stations where land surface elevation is periodically measured, most likely by means of Global Positioning System (GPS) surveys. Using sophisticated satellite transponders in accordance with guidelines created by the National Oceanographic and Atmospheric Administration's National Geodetic Survey, ground elevation can be measured to within a few centimeters. GPS technology eliminates the need for stable ground-based reference stations, which may only be possible to establish some distance from the areas of interest.

The Soquel-Aptos Area subsidence monitoring will be coordinated with the California DWR's existing subsidence program. SqCWD and CWD will seek DWR's advice in designing, installing, and maintaining the monitoring network.

## 2. Analyze data and assess the frequency of the subsidence monitoring.

Elevations will initially be monitored every two (2) years. If no significant subsidence is observed after the first two years, monitoring will be conducted every five (5) years unless water levels at nearby wells fall below their historic minimum levels, at which point measurement frequency would be increased to once per year. Results of the subsidence monitoring will be included in the groundwater reports for SqCWD and CWD for that year.

### 3. Review other means of subsidence measuring and monitoring.

A relatively new technique, Permanent Scatters SAR Interferometry (PS-InSAR), has proven to be a powerful tool to explore subsidence with high accuracy (range of 0.5 mm/yr). Using the PS-InSAR technique, a large set of SAR images (generally more than 20) are used and stable pixels such as bridges or metallic objects on buildings are selected to determine small changes in elevation. PS-InSAR data have been used successfully by the U.S. Geological Survey in other basins to estimate subsidence. SqCWD and CWD will look into the possibility of using PS-InSAR as satellite data for measuring subsidence instead of a GPS based system.

## Element 4: Interagency Coordination

Brief Description:	Groundwater is the sole source of supply for the SqCWD, CWD and numerous mutual water companies and private well owners in the Soquel-Aptos area. Although a small percentage of its total supply, groundwater is also a crucial source of supply for the City of Santa Cruz, particularly during droughts. It is imperative that water agencies coordinate to manage the local groundwater resources. Interagency coordination involves fostering good working relationships with local, regional, state and federal agencies.
Required:	No
Туре:	Program and Project
Status:	On-Going

## Detailed Description:

The Soquel-Aptos Area basin provides the sole source of water to customers of SqCWD, CWD, and numerous mutual water companies and private well owners. The City of Santa Cruz also relies on groundwater from wells located in the Soquel-Aptos Area Basin as a crucial water supply, particularly during droughts. Comprehensive projects, programs and policies developed to manage our groundwater are dependent on interagency coordination.

Coordinating interagency efforts supports the following Basin Management Objectives:

- BMO 1.1 Pump within sustainable yield.
- BMO 1.2 Develop alternative water supplies to achieve a long-term balance between recharge and withdrawals to meet current and future demands.
- BMO 1.3 Store water for future beneficial uses and drought reserve.
- BMO 2.2 Maintain groundwater levels to prevent seawater intrusion.
- BMO 3.1 Maintain or enhance the quantity and quality of groundwater recharge by participating in land use planning processes.
- BMO 3.2 Avoid alteration of stream flows that would adversely impact the survival of populations of aquatic and riparian organisms.

The following action items have been identified as interagency coordination within the Soquel-Aptos Area Basin:

## 1. Develop and secure a supplemental source of supply with the City of Santa Cruz.

SqCWD is currently partnering with the City of Santa Cruz to design, build, and operate a regional desalination plant. The plant will provide potable water to SqCWD during non-drought years and off-peak periods during droughts, allow for groundwater levels to recover, prevent the negative effects of salt water intrusion, and allow for groundwater storage via in-lieu recharge. The City of Santa Cruz will use desalinated water during high demand times in drought years, and SqCWD will rely on groundwater production only. This activity is described in detail in Element 5: Develop a Supplemental Source of Supply.

## 2. Continue to cooperatively manage groundwater under the provisions of the Soquel Aptos Groundwater Management Alliance (SAGMA)

In 2005, SqCWD, CWD, City of Santa Cruz and County of Santa Cruz created the Soquel Aptos Groundwater Management Alliance (SAGMA) and entered into a cooperative agreement to responsibly manage the groundwater in the Soquel-Aptos area (Appendix B). Staff from each agency meets at least semi-annually to discuss operational plans for production wells, the County well mapping project, and the need to update the Soquel-Aptos Area GMP to reflect current groundwater conditions and management objectives. Most recently, SAGMA members served as part of the Technical Advisory Committee (TAC) to update the Soquel-Aptos area (AB3030) groundwater plan.

SAGMA will continue to meet at least semi-annually to help create and oversee the projects, programs, and policies established to effectively manage the basin which includes the monitoring protocols as outlined in Section 5 of this GMP.

## **3.** Expand the Soquel-Aptos Groundwater Management Authority to include other water resource agencies that have jurisdiction within the Soquel-Aptos area.

The Soquel-Aptos Groundwater Management authority was established through a Joint Exercise of Powers Agreement between CWD and SqCWD (JPA). Under this Agreement, a groundwater management plan committee was established comprised of two representatives from SqCWD, two representatives from CWD and one representative served by a private well. The public agency members of the JPA represent the area subject to the provisions of this GMP.

The Soquel-Aptos management area defined in this plan is based on watershed and jurisdictional boundaries as well as common water management issues (Figure 3-7). The Soquel-Aptos management area encompasses portions of other water resource agencies' jurisdictions. For example, the City of Santa Cruz operates the Live Oak Well Field

system (AKA Beltz Wells) within the Soquel-Aptos management area and maintains a monitoring well network along the coastline near Pleasure Point and the Live Oak area. The County of Santa Cruz is the regulatory agency that issues permits for both private and public wells, and oversees policies on private well construction, well destruction, groundwater recharge, and land use planning in the Soquel-Aptos management area.

Both the City of Santa Cruz and the County of Santa Cruz currently conduct their own groundwater management activities within the Soquel-Aptos area and participate in the SAGMA. Consideration will be given to expanding the Soquel-Aptos Groundwater Management Authority to include those portions of the designated management area that are outside CWD and SqCWD's jurisdictions in order to uniformly address basin challenges and strengthen ongoing integrated, regional groundwater management efforts.

## 4. Continue to support the USGS GAMA project and work cooperatively with USGS, State, and regional agencies to improve statewide monitoring.

The Groundwater Ambient Monitoring and Assessment Program (GAMA) is an ongoing comprehensive assessment of California's groundwater, intended to characterize constituents in the State's groundwater, and identify trends in groundwater quality. In 2005, private and public wells within the Soquel-Aptos area were tested by USGS Staff. The GAMA program intends to sample a subset of these wells every three years to establish groundwater quality trends. Establishing these trends provides important information on the Soquel-Aptos management area, and data from the GAMA project will be regularly incorporated into analyses of the basin status.

## 5. Continue to support the USGS Soquel Creek Stream Gauging Station

Under the USGS Cooperative Water Resources Program, SqCWD has contributed onefourth of the cost to operate and maintain the Soquel Creek Stream Gauging Station at Bridge Street in Soquel since September 1994. The County of Santa Cruz also pays onefourth of the cost.

The data is published annually, along with other stream gauge information throughout California, in the USGS Report titled "Water Resources Data- California". This report includes records on surface water data including (1) discharge records for streamflow-gauging stations and crest-stage partial-record streamflow stations, (2) stage and contents records for lakes and reservoirs, (3) water quality records for streamflow-gauging stations and partial-record stations, and (4) precipitation records for stations.

## 6. Continue to participate and support the Northern Santa Cruz County Integrated Regional Water Management Plan (IRWMP.)

The Preliminary Integrated Regional Water Management Plan (Kestrel Consulting, 2005) for Northern Santa Cruz County (IRWMP) has been prepared to coordinate water resources management efforts and to be eligible for grants for project implementation under Proposition 50, Chapter 8. The IRWMP addresses projects pertaining to water supply, water quality, and environmental protection. SqCWD and CWD both assisted in the development of the IRWMP. Seventeen high priority projects were identified in the Preliminary Integrated Regional Water Management Plan. Although funding was not received in the first round, these projects will be reconsidered for inclusion in future funding applications.

Five of these projects would benefit the Soquel-Aptos area basin:

- 1. Abandoned Well Destruction Program
- 2. Enhance and Protect Primary Groundwater Recharge Areas
- 3. Engineering for Regional Ocean Desalination Project
- 4. Polo Grounds Well, Treatment Plant, Pipelines, and Water Conservation Project
- 5. Groundwater Monitoring Wells in the Aromas and Purisima Formations

## 7. Support implementation of PVMWA's Basin Management Plan and PVWMA/City of Watsonville efforts to develop the Watsonville Area Water Recycling Project.

The Watsonville Area Water Recycling Project (Recycling Project) is a PVWMA project being built in partnership with the City of Watsonville. This is one of two major projects scheduled to be constructed by 2007 that, when completed, is projected to provide 4,000 afy of recycled water for coastal agriculture. The second major project, the Coastal Distribution System, is a series of pipelines that will deliver the recycled water, along with all future sources of new water, to farmlands in the areas intruded by saltwater.

## 8. Support PVMWA efforts to develop a numerical model of the Pajaro Valley groundwater basin.

SqCWD is currently providing data and technical assistance to the PVWMA's Groundwater Basin model and has authorized HydroMetrics LLC to serve as its representative on the groundwater model TAC. See 'Element #14, Improve Groundwater Basin Management Tools' for more information.

## 9. Support the Central Coast Regional Water Quality Control Board's (RWQCB) Implementation Strategy for the Aptos Watershed Sediment Total Maximum Daily Load (TMDL) Report.

Five local agencies including Soquel Creek Water District, Central Water District, County of Santa Cruz, Coastal Watershed Council and Santa Cruz County Resource Conservation District are working with the RWQCB and State Fish and Game to identify projects, programs and funding to reach mutual goals for water quality, water quantity, and fisheries habitat in the Aptos Watershed.

## Element 5: Develop a Supplemental Source of Supply

Brief Description:	Hydrogeologic studies indicate that pumping from the Soquel-Aptos area basin currently exceeds the sustainable yield. SqCWD is actively pursuing the projects and programs outlined in the 2006 SqCWD Integrated Resources Plan, which includes a regional desalination plant with the City of Santa Cruz.
Required:	No Voluntary Component (Refer to Table 1-1)
Туре:	Program and Project
Status:	Under Development

### Detailed Description:

To ensure water supply reliability for current and future beneficial uses, SqCWD recently completed an *Integrated Resources Plan (IRP)* (ESA, 2006) which updates the components of the 1997 Draft IRP and incorporates new findings and recent project developments. A key component of the preferred alternative in the IRP is implementing conjunctive use with a supplemental water supply. Developing a supplemental water supply addresses the following BMOs:

- BMO 1.2 Develop alternative water supplies to achieve a long-term balance between recharge and withdrawals to meet current and future demands.
- BMO 1.3 Store water for future beneficial uses and drought reserve.

As part of this Groundwater Management Plan, the following action items have been identified for developing a supplemental source of supply:

## **1.** Develop and secure a supplemental water supply suitable for implementing a conjunctive use program.

The supplemental water source must be adequate to develop a conjunctive use program of sufficient size that can serve two purposes:

- Meet any supply shortfalls through the anticipated SqCWD buildout in 2050.
- Increase groundwater levels through in-lieu recharge, correcting the existing overdraft problem.

Currently identified potential supplemental water supplies include the following:

<u>Regional desalination plant</u> - SqCWD is currently partnering with the City of Santa Cruz to design, build, and operate a regional desalination plant. This plant will provide potable water to SqCWD during non-drought years, offsetting a portion of the water pumped from the Soquel-Aptos Area Basin. The current conceptual plan is to provide SqCWD up to 2,000 afy on average of desalinated water. Several design and operational studies have already been completed for this project and include:

- City of Santa Cruz/Soquel Creek Water District Alternative Water Supply Study: Evaluation of Regional Water Supply Alternatives (Carollo Engineers in Association with Black and Veatch Engineers and Hopkins Groundwater Consultants, 2002)
- City of Santa Cruz Integrated Water Plan Draft Final Report (Gary Fiske & Associates, 2003)
- City of Santa Cruz Draft Integrated Water Plan Program Environmental Impact Report (IWP PEIR), (EDAW, 2005)
- Soquel Creek Water District Integrated Resources Plan, (ESA, 2006)

Local Recycled Water Projects - There is currently no large-scale recycled water use in the SqCWD and CWD service areas, primarily because of the distance to the Santa Cruz Wastewater Treatment Plant. A sufficiently large market for recycled water has not been identified that would justify designing and building a new distribution system from the Santa Cruz Wastewater facility. However, new technologies may allow local recycled water projects to be implemented on a project-by-project basis. Satellite reclamation plants (SRP) reduce potable water demand by using water treated from a nearby sewer main for large-scale irrigation. SqCWD completed a preliminary feasibility study of potential SRP's within its service area. The most viable location for a SRP is Seascape Golf Course, which is currently irrigated by a private well. SqCWD recently submitted an application for State grant funds to conduct a planning study for a SRP.

SRPs are not an option for CWD because it is not serviced by municipal wastewater collection. However, other technologies are possible for local recycled water projects in CWD. A new housing development within CWD's service area (Parkhurst Terrace Apartments, formerly known as Golden Torch RV Park) will incorporate an advanced wastewater treatment facility using a multiple deep-pit leach system that will recharge treated water into the basin. The level of treatment will also allow for the water to be recycled for irrigating the apartment complex.

<u>Local-Only Desalination Project</u> - At this time, SqCWD is only considering the regional desalination project as the primary supplemental source of supply. However, if that project ultimately does not proceed, SqCWD may re-evaluate a local-only desalination

project. In 2000, SqCWD conducted a study to evaluate whether seawater from shallow beach wells could be used as feedwater for a desalination project that could produce up to 2 MGD. The report concluded that a local desalination project of this size was not feasible for a number of reasons including insufficient sand cover, erosion, and permitting issues (Feeney, 2000). Advancements in technology or other considerations could make local desalination a feasible supply alternative for SqCWD in the future.

Other water supply sources that may be difficult to implement, but should be considered for future sources include:

<u>Soquel Creek Diversion</u> – The SqCWD has longstanding water rights on Upper Soquel Creek that could possibly be transferred to a downstream site for diversion during peak flow periods (primarily winter months.) This project could yield an annualized estimate of 14 cubic feet per second (cfs), assuming a minimum bypass flow of 37 cfs is required to provide fish passage for Central California coast steelhead, a federally listed threatened species. The diverted water would be pumped into a settling pond, treated, and conveyed into the SqCWD's distribution system. During periods when diverted flows exceed current demand, the water would be injected into the aquifer for artificial recharge of the groundwater basin. This project would be complicated due to permitting, suitable land acquisition, stream flow volatility, and a high degree of uncertainty regarding potential yield because of possible variability of the required fish bypass due to changing channel conditions.

<u>Import Water from PVWMA and Watsonville</u> –PVWMA is planning to construct an import pipeline connecting to inland water sources within the next two to five years. SqCWD may potentially be able to augment the amount of imported water through separate purchase and transfer agreements. This water would be stored in the Pajaro Valley Groundwater Basin in exchange for the SqCWD receiving a percentage of that amount from the City of Watsonville through a distribution system intertie. This supplemental supply option currently has a number of legal and institutional challenges.

## 2. Explore and pursue funding opportunities for supplemental supply projects.

The financial aspects of potential supplemental supply projects to be implemented will be determined based on the agencies involved and potential state and federal grants available. For example, state grant funds were received to cover one-half the cost for the regional desalination plant pilot study and an application has been submitted for additional state grant funds to assist with engineering costs for this project.

## Element 6: Protect Existing Recharge Zones

Brief Description:	Protecting groundwater recharge is critical for maintaining the quantity and quality of groundwater for future beneficial use. Whether the threat of contamination is natural or manmade, protective efforts for existing and potential recharge areas are valuable elements of a conjunctive management and groundwater storage strategy. Currently, Santa Cruz County is the lead agency in protecting groundwater recharge zones within the Soquel-Aptos area and SqCWD and CWD continue to monitor and encourage projects, programs, and policies related to groundwater recharge.
Required:	No Voluntary Component (Refer to Table 1-1)
Туре:	Policies
Status:	On-Going

## Detailed Description:

Recharge zones are regions that provide the primary means of replenishing groundwater stored in aquifers. Protecting groundwater recharge is critical for maintaining quantity and quality of groundwater for future beneficial use. Recharge zone protection comprises two general activities: 1) Preventing primary recharge areas from being covered by urban infrastructure that could reduce the amount of recharge; and 2) Preventing contaminating activities that would either require expensive treatment, or pollute the aquifer to a point that groundwater becomes unusable.

By protecting the recharge zones in the Soquel-Aptos area, natural recharge can take place and provide higher groundwater levels, prevent coastal movement of the seawater-freshwater interface, and store water for future use. Coordination among regional and local agencies is required to ensure a cohesive recharge zone protection strategy. Protecting existing recharge zones supports the following Basin Management Objectives:

- BMO 1.3 Store water for future beneficial uses and drought reserve.
- BMO 3.1 Maintain or enhance the quantity and quality of groundwater recharge by participating in land use planning processes.

The following action items have been identified to assist in protecting groundwater recharge areas within the Soquel-Aptos Area Basin:

## **1.** Support existing Santa Cruz County efforts to update Groundwater Recharge Maps that identify primary groundwater recharge zones.

Primary groundwater recharge zones were defined in the late 1970s as those areas "important for capturing water" (Burns, 2005). Because 85-90% of the potable water used in the County comes from groundwater, a number of land use regulations and policies call for protecting the primary recharge zones. Groundwater Recharge Maps were originally created in the 1980's as a series of Resource and Constraint Maps within the General Plan. The County of Santa Cruz revised these maps in 2005, reflecting more accurate data. These maps have been converted into new County GIS layers illustrating primary groundwater recharge zones (**Figure 5-2**).

## 2. Support PVWMA's efforts to optimize recharge recovery, and develop an ASR (Aquifer Storage and Retrieval) Project in the Aromas Red Sands.

PVWMA currently diverts storm flows from Harkins Slough to a percolation pond west of San Andreas Road south of La Selva Beach. The water percolates into the dune sands and is withdrawn from a series of shallow recovery wells. PVWMA believes that a significant portion of this recharge water has percolated below their recovery wells, into the underlying Aromas Red Sands. The PVWMA is considering drilling a deeper well to recover the water that has percolated into the Aromas. This deeper well project is only in the feasibility stage, and no formal project has been developed. Further investigation and planning of a potential deep well, or an ASR well, would require studies to assess the volume that the Aromas Red Sands could potentially store.

**3.** Support future efforts to characterize recharge areas within the Soquel-Aptos area. When water recharges an aquifer, it carries with it the chemical signature of the atmosphere from which it was derived. The atmospheric concentration of tritium (<sub>3</sub>H), the radioactive isotope of hydrogen, changes over time and scientists are able to analyze this constituent for age dating groundwater. During the summer of 2005, private and public wells within the Soquel-Aptos Area Basin were tested by USGS Staff. Age dating was performed on some wells. A report of the data for the GAMA Project in the Soquel-Aptos area has not yet been released.

# 4. Coordinate and expand efforts between groundwater management agencies and the County of Santa Cruz to establish regulations for land use within Primary Recharge Areas.

Land use planning and zoning plays a major role in recharge zone protection. The current County land division and density requirements in Primary Groundwater Recharge zones require a minimum parcel size of 10 acres.

Involving SqCWD and CWD in the review of County guidelines and policies for recharge protection would ensure that groundwater management is an integral part of land use planning. A formal system for allowing the relevant water agencies to review development proposals that could have a significant impact on primary recharge zones will be pursued.

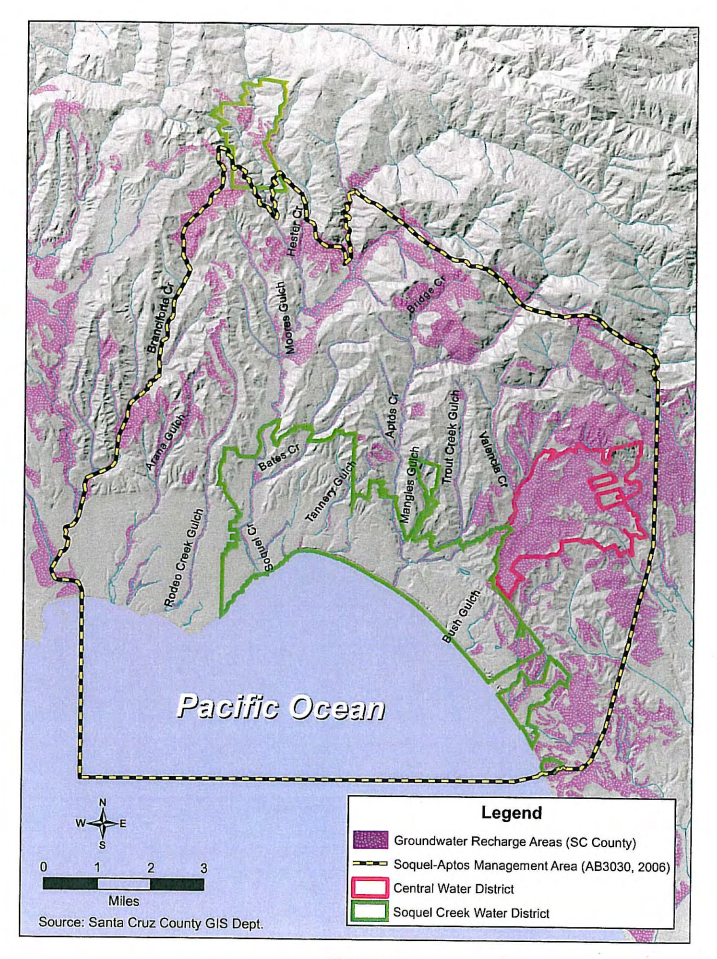


Figure 5-2 Groundwater Recharge Areas in the Soquel-Aptos area

## Element 7: Enhance Groundwater Recharge

Brief Description:	Aquifer depletion is a growing concern and recharge enhancement is necessary for sustaining groundwater supplies. Although Santa Cruz County is the primary agency for projects related to enhancing groundwater recharge, SqCWD and CWD continue to support their efforts and assist in developing projects that could replenish the Soquel-Aptos area groundwater basin.
Required:	No Voluntary Component (Refer to Table 1-1)
Туре:	Projects and Policies
Status:	To be determined

## Detailed Description:

Aquifer depletion is a growing concern and recharge enhancement is necessary for sustaining groundwater supplies. While protecting recharge zones primarily focuses on protecting designated areas already identified as primary recharge areas, enhancing recharge entails developing projects and policies that will assist in replenishing the aquifer.

Enhancing groundwater recharge supports the following Basin Management Objectives:

- BMO 1.3 Store water for future beneficial uses and drought reserve.
- BMO 3.1 Maintain or enhance the quantity and quality of groundwater recharge by participating in land use planning processes.

The following action items have been identified to assist in enhancing groundwater recharge within the Soquel-Aptos Area Basin:

## 1. Enhance groundwater recharge with stormwater runoff.

The SqCWD and CWD are working with Santa Cruz County, neighboring water agencies, and regional resource agencies to identify opportunities to enhance groundwater recharge as a byproduct of implementing erosion control and reducing stormwater runoff. Currently, the SqCWD is monitoring implementation of the "Blue Trail Gully Project", which involves sediment reduction and enhanced groundwater recharge. This project will provide an estimated seven (7) acre-feet/ year of recharge to the deep layers (A Unit) of the Purisima Formation (**Figure 5-3**).

2. Develop and implement standards that require discretionary projects in primary recharge zones to maintain or increase a site's pre-development absorption of runoff.

SqCWD and CWD will support County efforts to develop a program that will include standards regulating impervious surfaces according to project type, land use, soils and area characteristics, and provide for water impoundments, protecting and planting vegetation, and installing cisterns, dry wells, bioswales and other measures to increase runoff retention and groundwater recharge.

Working with other agencies, SqCWD & CWD will conduct site surveys to assess the feasibility of reducing impervious surfaces and investigate design features that will enhance groundwater recharge at future Water District construction projects within primary recharge zones.

Additionally, County policies, programs and regulations will be reviewed and updated to enhance requirements and incentives for protecting and restoring recharge during new development and remodel projects.

# **3.** Support County of Santa Cruz efforts to prioritize potential sites for drainage facilities, and implement construction.

The County of Santa Cruz Public Works Department conducted an analysis of drainage facilities located in primary groundwater recharge areas in the Fall of 2005 with assistance from a Prop 13 Coastal Non-point Source Pollution Control grant. This analysis provided a prioritized list of sites and drainage facilities with good potential for enhancing groundwater recharge. Construction of groundwater recharge projects will be implemented if funding is granted. Projects include daylighting culverts, creating grassy swales, building retention and detention ponds, and associated land acquisition either through easement or fee title.

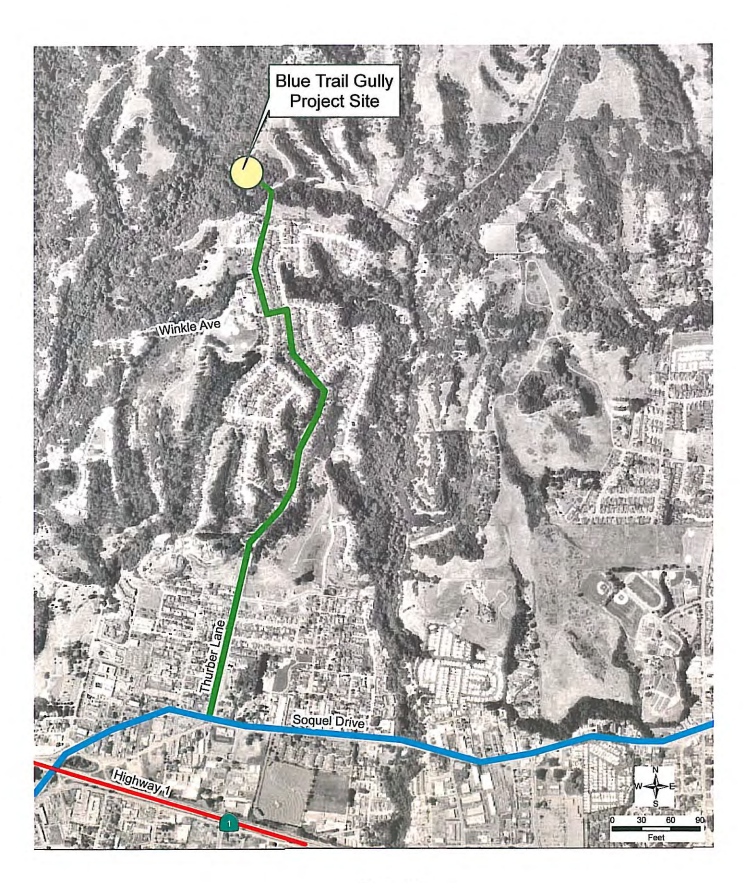
#### 4. Participate in public outreach and awareness for groundwater recharge.

SqCWD and CWD will participate in educational programs to inform customers, businesses, residents, and other groundwater users of the best management practices and techniques for increasing groundwater recharge. More information on current outreach programs is included in Element 13: Public Education.

#### 5. Investigate the water storage potential of the Aromas Red Sands.

Few studies have been conducted which evaluate the groundwater storage potential in the Aromas Red Sands. It's assumed that along the coast, fresh water discharges close to shore since the Aromas Red Sands aquifers are semi-confined to unconfined. Thus near-coastal storage would be limited.

In spite of the apparent limited long-term storage volume in the Aromas Red Sands, enhanced recharge of the Aromas aquifer presents a number of project opportunities because the aquifer is unconfined. Possible projects in the primary recharge area of Pleasant Valley/Freedom Blvd. will be explored with the County of Santa Cruz, Central Water District, the Central Coast Regional Water Quality Control Board and various other environmental protection agencies. Enhanced groundwater recharge in the Soquel-Aptos area was identified as a priority project in the IRWMP (Kestrel Consulting, 2005) for which grant funds are now being sought.



**Figure 5-3** Blue Trail Gully Project

### Element 8: Manage Pumping

Brief Description:	Managing pumping entails both the areal and vertical distribution of pumping. Pumping must be managed to influence pumping depressions, provide adequate flow throughout the distribution system, avoid overdraft conditions, and prevent seawater intrusion.
Required:	No Voluntary Component (Refer to Table 1-1)
Type:	Program (Operation Management Plan) Policy (Private Well Incentive Policy) Project (Well Master Plan)
Status:	Active and on-going

#### **Detailed Description:**

Managing pumping entails both the areal and vertical distribution of pumping. Historic pumping practices in the Purisima Formation have demonstrated the effectiveness of redistributing pumping on groundwater levels. However, those pumping practices have also identified the lower yield of shallower Purisima subunits, both in terms of individual well yield and lower aquifer transmissivity. The present pumping distribution has created localized water-level depressions. SqCWD is seeking to shift pumping away from the coast, to spread out groundwater pumping in order to achieve more uniform drawdown and to minimize local pumping depressions, especially in critical groundwater areas.

Effectively managing pumping within the Soquel-Aptos Area Basin addresses the following Basin Management Objectives:

- BMO 1.1 Pump within sustainable yield.
- BMO 1.3 Store water for future beneficial uses and drought reserve.
- BMO 2.2 Maintain groundwater levels to prevent seawater intrusion.
- BMO 3.2 Avoid alteration of stream flows that would adversely impact the survival of populations of aquatic and riparian organisms.

As part of this Groundwater Management Plan, the following action items have been identified for managing pumpage within the Soquel-Aptos area:

#### 1. Locate, design, and install additional and replacement production wells to improve

# pumping distribution, disperse the basin's overall drawdown and improve operational flexibility.

In 2004, SqCWD completed an evaluation of production capacity throughout its system as the first step towards determining the need and optimal location for replacement wells. It was noted that the SqCWD has very little flexibility in the existing pumping and distribution system. To increase the District's flexibility and reliability, a number of potential well sites were identified and analyzed. As a result of this analysis, SqCWD has identified the following sites, shown on **Figure 5-4**, as the preferred sites for new or replacement wells:

- O'Neill Ranch (estimated capacity 500-1000 gpm)
- Cunnison Lane (estimated capacity unknown)
- Austrian Way Tank Site (estimated capacity unknown)
- Granite Way (estimated capacity of 350 gpm)
- Polo Grounds Well (estimated capacity of 500-750 gpm)

In March 2006, SqCWD approved the development of a Well Master Plan Environmental Impact Report (EIR) that analyzes the preferred sites listed above. The EIR is currently being developed.

# 2. Continue to encourage private well users located within critical groundwater areas of the Soquel-Aptos basin to discontinue pumping and connect to the local municipal water supply systems.

On February 15, 2005, SqCWD adopted the Private Well Incentive Policy (Appendix C) to encourage private wells located in critical groundwater areas to properly abandon their wells and connect to the District's distribution system. The policy establishes guidelines for determining possible incentives (i.e. reduced connection fees) that may be offered for abandoning private wells.

The major benefits of the Private Well Incentive Policy are the ability to manage and redistribute pumping to control seawater intrusion; and the opportunity for SqCWD to quantify previously unmetered water use. This Policy also has the potential to reduce the number of shallow, private wells along Soquel Creek that might be reducing baseflow in the Creek.

# **3.** Cooperatively work with City of Santa Cruz to develop a coordinated pumping plan for the City's Live Oak wells and SqCWD's Purisima wells.

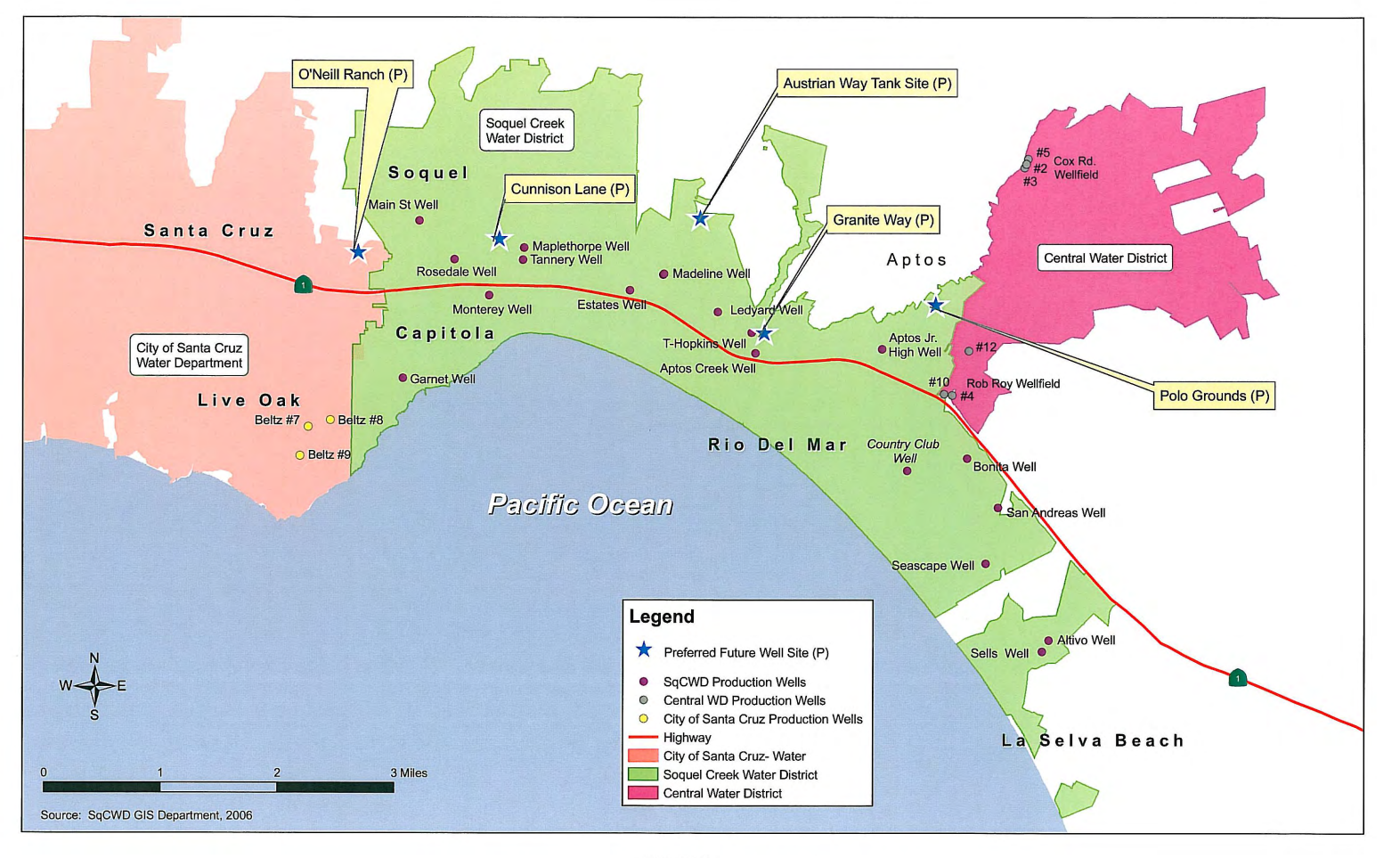
Both SqCWD and the City of Santa Cruz operate municipal production wells in the western portion of the Soquel-Aptos Area Basin. The City relies on its Live Oak Wells for supplying summer peaking capacity and emergency supply. A Well Operational Management Plan between the City and SqCWD would allow the two agencies to coordinate their groundwater extractions. The goal of this coordination is to allow extractions from the Purisima Formation to continue at existing rates, with minimal or no decreases in the quality of groundwater. Jointly agreed upon verifiable targets should be set to prevent seawater from moving onshore through the Purisima Formation near Pleasure Point.

# 4. Analyze groundwater level/quality data and groundwater pumping data at least annually, and recommend changes to the groundwater pumping distribution as necessary.

Data collected from the groundwater and surface water programs (Elements 1 and 2) will be analyzed and reported annually. At a minimum, the annual analyses will include the following:

- Identify groundwater level trends and contours
- Identify seawater intrusion and landward movement of the seawater/freshwater interface
- Identify changes in groundwater storage
- Identify changes in the apparent stream-aquifer interaction.

These analyses will form the bases for annual modifications to the groundwater pumping distribution. Evidence of seawater intrusion, baseflow depletion, anthropogenic contamination, or excessive drawdown may all be cause for modifying the groundwater pumping distribution.



### Element 9: Identify and Manage Cumulative Impacts

Brief Description:	Identifying and managing cumulative impacts recognizes that parties other than SqCWD and CWD affect the groundwater conditions in the Soquel- Aptos area. Cumulative impacts can increase pumping depressions, lead to overdraft conditions, and lead to seawater intrusion.
Required:	No Voluntary Component (Refer to Table 1-1)
Type:	Program (Operation Management Plan) Project (Well Master Plan)
Status:	Active and on-going

#### Detailed Description:

Identifying and managing cumulative impacts addresses the impacts on groundwater supplies and groundwater conditions resulting from all parties in the Soquel-Aptos area, including parties other than SqCWD and CWD. Effectively identifying and managing cumulative impacts within the Soquel-Aptos area addresses the following Basin Management Objectives:

- BMO 1.1 Pump within sustainable yield.
- BMO 1.2 Develop alternative water supplies to achieve a long-term balance between recharge and withdrawals to meet current and future demands. (This element helps reduce future demands).
- BMO 1-3 Store water for future beneficial uses and drought reserve.
- BMO 2.2 Maintain groundwater levels to prevent seawater intrusion.
- BMO 3.2 Avoid alteration of stream flows that would adversely impact the survival of populations of aquatic and riparian organisms.

As part of this Groundwater Management Plan, the following action items have been identified for identifying and managing cumulative impacts within the Soquel-Aptos Area Basin:

#### 1. Encourage sustainable pumping from non-agency groundwater users.

Groundwater extraction by mutual water companies and private wells is estimated to be approximately 2,200 afy in the Purisima Formation and 900 afy in the Aromas Red Sands (Johnson et. al, 2004, Table 5-2). Any increase in pumping by these non-agency groundwater users would make it difficult for SqCWD and CWD to meet BMO 1.1 of

this GMP. SqCWD and CWD will consider methods for identifying increases in nonagency groundwater use and for encouraging these users to reduce pumping to sustainable quantities.

## 2. Identify and manage well interference and manage groundwater storage for beneficial uses and drought reserve.

SqCWD, CWD, and the City of Santa Cruz all operate municipal production wells within the Soquel-Aptos Area Basin. Interference between wells in a groundwater basin is common; however, excessive interference can result in significant impacts. In particular, excessive drawdown from nearby cones of depression could result in declining production levels. Localized cones of depression around municipal wells should be managed to avoid any material injury to other pumpers. Within this context, material injury is would be as described in *California Groundwater Management* (Bachman et al, 2005): "… material injury … turns on the existence of an appreciable diminution in the quantity or quality of water…"

The Well Operational Plan between the City and SqCWD proposed in Element 8 will include estimates and measurements of cones of depression around municipal wells. If it is determined that a cone of depression has lowered water levels in a neighboring well to the point where there is an appreciable diminution in the quantity or quality of water pumped by that well, the two agencies will discuss remedies to the problem, including adjusting pumping locations and rates.

Similarly, both SqCWD and CWD will estimate the extent of the cones of depression around their municipal wells that are in proximity to the boundary of the Purisima Formation and the Aromas Red Sands. If it is determined that a cone of depression has lowered water levels in a neighboring well to the point where there is an appreciable diminution in the quantity or quality of water pumped by that well, the two agencies will promptly discuss remedies to the problem, including adjusting pumping locations and pumping rates.

Municipal pumpers operating production wells within the Soquel-Aptos basin will attempt to manage pumping to preserve water storage for beneficial uses and drought reserve.

#### 3. Install new wells in locations that reduce cumulative impacts.

New wells should be sited within the Soquel-Aptos Area Basin with an eye to reducing cumulative impacts from pumping. SqCWD is currently developing an EIR for their Well Master Plan that addresses these cumulative impacts. The Well Master Plan identifies five future municipal well sites for SqCWD. The purposes for siting and

installing these new wells, as identified in the Well Master Plan, include broadly distributing well locations to minimize drawdown cones, limiting pumping of individual wells, and moving pumping away from the coast to mitigate seawater intrusion. By broadly distributing wells across the Soquel-Aptos area, concentrated pumping in vulnerable locations is prevented, and interference between wells is thereby minimized. Additionally, shifting pumping among several production wells, minimizing run-times, and allowing wells to recover will result in reducing cones of depression. Adopting the Well Master Plan, therefore, will substantially reduce cumulative impacts from pumping in the basin.

CWD does not have any current plans to install additional wells.

# 4. Continue to improve and quantify projected future demands from all groundwater users.

This action item addresses BMOs 1.2 and 1.3 by quantifying future beneficial uses of the water supply. *SqCWD's Integrated Resources Plan* (ESA, 2006) projects both anticipated demands and groundwater supplies from the combined Purisima and Aromas Red Sands for years 2010-2050. These projections directly affect the amount of supplemental supply required to ensure water supply reliability. The demand projection will be updated when new data become available. In addition, improved methods for projecting future demands will be developed under this element.

Element 10:	Water Conservation
Brief Description:	Water conservation reduces demand on the Soquel-Aptos Area Groundwater Basin, allowing more efficient use of the limited groundwater resource. SqCWD has an extensive conservation program that includes a Water Demand Offset Program, rebates for low-flow plumbing fixtures, and residential and commercial water use surveys, and leak detection audits of the distribution system.
Required:	No Voluntary Component (Refer to Table 1-1)
Туре:	Program
Status:	Active and on-going

#### Detailed Description:

Water conservation reduces demand on the Soquel-Aptos Area Groundwater Basin, allowing more efficient use of the limited groundwater resource. Implementing water conservation measures will support the following Basin Management Objectives:

- BMO 1.1 Pump within sustainable yield
- BMO 1.2 Develop alternative water supplies to achieve a long-term balance between recharge and withdrawals to meet current and future demands.

As part of this Groundwater Management Plan, the following action items have been identified for reducing demand through water conservation:

#### 1. Continue and update the existing water conservation programs for SqCWD.

Water conservation comprises a number of ongoing SqCWD programs that reduce demand on the Soquel-Aptos Area Groundwater Basin. SqCWD has implemented an active water conservation program since 1997 that is projected to achieve a 16% reduction in demand by 2030 relative to projected demand without conservation. This element will continue the existing conservation program. Aspects of the existing conservation program include the following:

**Residential Water Survey Program -** SqCWD offers indoor and outdoor water use surveys to existing single-family and multi-family residential customers with a history of high water use. As part of the survey, SqCWD staff installs conservation devices such as

low-flow showerheads and faucet aerators, and offer customers customized landscape irrigation schedules.

**Residential Plumbing Retrofit -** SqCWD distributes showerheads, faucet aerators, low-flow hose nozzles, and toilet tank leak detection tablets to customers in its service area. These devices are currently distributed at the headquarters office, at community events, by the customer service field crew, and by water use surveyors.

**System Water Audits, Leak Detection, and Repair -** SqCWD maintains data on detected leaks within the distribution system and regularly repairs leaks. A map is maintained showing all leaks in the system, and areas prone to leaking are given high priority for main replacement.

**Metering and Commodity Rates -** SqCWD requires meters on all service connections and in 2003 adopted a policy requiring separate meters for each unit of multi-unit developments. This is an effective conservation measure that directly associates cost with the amount of water used. It also provides the means for the SqCWD to identify and monitor high use customers.

Large Landscape Conservation Programs - This measure targets irrigators of landscapes larger than three acres, such as greenbelts, common areas, multifamily housing landscapes, schools, business parks, cemeteries, parks, golf courses and publicly owned landscapes on or adjacent to roadways. Participants are informed of their current irrigation efficiency and water budget. To facilitate conservation, participants are also offered low-cost hardware improvements, baseline irrigation schedules, weather-based irrigation controllers, and water savings information.

**High-Efficiency Clothes Washing Machine Rebate Program -** The SqCWD offers a \$100 credit to residential and commercial customers in the SqCWD's service area who purchase and install highly water-efficient washing machines.

**Public Information and School Education** - Public Information is a key component to the Conservation Program. Disseminating information to the public has been successful due to the numerous outreach programs conducted by SqCWD. These include, but aren't limited to, producing a bi-monthly newsletter, 'What's on Tap' that's mailed to customers with their bill, maintaining a website (www.soquelcreekwater.org), participating in the County's 10-agency water conservation committee, hosting a Water Conservation Booth at Cabrillo College Farmer's Market and the annual Aptos/Capitola Chamber of Commerce Business Showcase, conducting demonstration garden and educational workshops on water wise plants and synthetic turf, maintaining a lending library of video and books for customers, and continuing to provide press releases and articles to local newspapers on water related issues.

SqCWD had a water-wise school education program from 1980 to 1992. In 2000, the SqCWD re-established and expanded its school education program. The current program includes: presenting and instructing at local schools with activities and lessons related to water resources and conservation, hosting WET Curriculum Workshops for teachers, co-creating a Local Water Resources Activity Book for Santa Cruz County Schools, holding an annual "School Poster Contest" on water awareness, participating in the "World of Water" booth at the Santa Cruz County Fair, and funding school assemblies that are related to water conservation.

**Commercial, Industrial, and Institutional Water Conservation-** The commercial, industrial and institutional (CII) sector have been sent letters or contacted by telephone and offered a free interior and/or exterior survey and incentives sufficient to achieve customer implementation of survey findings. This survey will be repeated every five years to maintain or improve the conservation level. The SqCWD also partners with the County of Santa Cruz's Green Business Program to provide "one-stop shopping" and added value. In 2004, SqCWD partnered with a local nonprofit to provide pre-rinse spray nozzles to over 95 percent of the restaurants in the SqCWD service area.

**Conservation Pricing -** This type of rate structure provides an incentive for high-use customers to evaluate their usage and reduce their bill by using less water. Effective January 2006, the single-family residential quantity rates for a two-month billing period were as follows:

5/8 Domestic Meters	\$2.97 per 100 cubic feet (0-30 units <sup>4)</sup>
	\$6.00 per 100 cubic feet (31units and above)
<sup>3</sup> ⁄ <sub>4</sub> " and 1" Domestic	\$2.97 per 100 cubic feet (0-49 units)
Meters	\$6.00 per 100 cubic feet (50 units and above)

**Water Demand Offset Program -** The SqCWD's Water Demand Offset (WDO) Program requires each new commercial or residential development to offset 120% of its projected water use. The offset requirements are met by retrofitting high water use devices in existing development with lower water use devices (e.g., toilets, etc.).

**Water Efficiency Requirements** – All new development must meet water efficiency requirements for both indoor water use and landscaping. The water efficiency resolution sets limits on the amount of allowable lawn and high water use plants, restricts the types of irrigation systems that can be installed, and sets requirements for the efficiency of plumbing fixtures in any new development.

<sup>&</sup>lt;sup>4</sup> 1 unit = 100 cubic feet = 748 gallons

**Retrofit on Resale -** This program tracks and enforces compliance with the City of Capitola and County of Santa Cruz ordinances that require installation of water efficient devices when properties are sold. This includes installing 1.6 gallon per flush toilets, low-flow showerheads and faucet aerators, and repairing leaking toilets.

**Weather-Based Irrigation Controller Program -** In 2003, SqCWD installed and tested weather-based irrigation control devices at 10 sites. In 2005, the U.S. Bureau of Reclamation awarded SqCWD a grant to install 325 weather-based devices. Approximately one-third to one-half of the 325 controllers are designated for dedicated irrigation meter sites, for an estimated water savings of at least 26 afy. This program is to be implemented over a two-year period from 2005 into 2007.

**Zero-Water Urinals -** The SqCWD offers a rebate to customers who replace existing urinals with waterless urinals. The rebate is \$75 per urinal.

**Synthetic Turf Rebate -** The SqCWD offers a rebate to customers who replace existing lawn with synthetic turf. The rebate is \$1 per square foot with a maximum of \$300.

#### 2. Continue and update the existing water conservation programs for CWD.

Water conservation programs for CWD are aimed to reduce demand on the Soquel-Aptos Area Groundwater Basin. They include:

**Metering -** CWD requires meters on all services. CWD has adopted a policy to provide only one standard service connection and meter per parcel. Additional housing units and large multi-family housing are limited to usage as determined by meter flow capacity.

**Conservation Pricing-** A Conservation-based tiered rate structure is in place for all of CWD's customers to provide cost savings for those who use less water. Water rates<sup>5</sup> were recently revised in 2005 as:

<sup>&</sup>lt;sup>5</sup> CWD Rates were rounded to the unit price per 100 cubic feet.

	\$1.32 per 100 cubic feet (0-30 units)
Primary Area	\$1.69 per 100 cubic feet (31-50 units)
	\$1.94 per 100 cubic feet (above 50 units)
Alexa Drimorry Area	\$1.59 per 100 cubic feet (0-30 units)
Above Primary Area	\$1.98 per 100 cubic feet (31-50 units)
(Day Service Zone)	\$2.27 per 100 cubic feet (above 50 units)
Above Primary Area	\$1.46 per 100 cubic feet (0-30 units)
(Redwood Heights and	\$1.84 per 100 cubic feet (31-50 units)
Maintenance Dist. Service Zone)	\$2.12 per 100 cubic feet (above 50 units)
	\$1.32 per 100 cubic feet (0 -10 units)
Above Primary Area (Redwood Heights and	\$1.69 per 100 cubic feet (11-16 units)
	\$1.94 per 100 cubic feet (above 16 units)
2 in sh Matan	\$1.32 per 100 cubic feet (0-10 units)
Maintenance Dist. Service Zone)	\$1.69 per 100 cubic feet (11-16 units)
	\$1.94 per 100 cubic feet (above 16 units)

#### 3. Annually report estimated savings from the ongoing water conservation program.

The effectiveness of the water conservation programs will be analyzed and reported annually. Actual water use will be compared with anticipated water use without conservation. The effectiveness of rebate and incentive programs will be analyzed, and modified as needed.

### Element 11: Support the Development and Update of Policies and Ordinances for Well Construction, Abandonment, and Destruction

Brief Description:	Continue to support and help implement revisions to the County of Santa Cruz Well Ordinance, support County's well destruction program, and continue to apply SqCWD's well destruction policy.
Required:	No Voluntary Component (Refer to Table 1-1)
Туре:	Policies

#### Status: Recently revised by the County of Santa Cruz and on-going

#### Detailed Description:

Improperly constructed or abandoned wells can be a significant pathway for the migration of groundwater contamination. Properly constructing wells and properly destroying abandoned wells will address the following Basin Management Objective:

• BMO 2.3 – Prevent contaminant pathways

As part of this Groundwater Management Plan, the following action items have been identified for supporting and updating well construction and abandonment policies within the Soquel-Aptos area:

**1.** Support existing well construction and well destruction standards, including the recent revisions to the County of Santa Cruz Well Ordinance.

The recent revisions address location and construction of new wells, potential contamination hazards in the vicinity of new wells, and new sealing requirements to prevent contaminant migration. These revisions have not yet been formally adopted or implemented.

Two sets of well construction and abandonment standards regulate wells in the Soquel-Aptos Area Groundwater Basin: California DWR well standards and the County of Santa Cruz (County) well construction and abandonment policies. California Water Code Section 231 requires DWR to develop well standards to protect groundwater quality. These DWR well standards have been documented in Bulletin 74-81 (DWR, 1981) and its updated supplement Bulletin 74-90 (DWR, 1991).

As with most cities and counties, the County has adopted ordinances and policies to establish standards for safe and adequate water supplies to ensure groundwater quality. In Chapter 7.70 "Water Wells" of the County Code specifically addresses well requirements within SqCWD Service area. The County is presently updating its requirements.

The State and County regulations for new wells establish setback requirements from property lines, sewers, septic tanks and sewage leach fields and other sources of contamination. They mandate a minimum borehole diameter and depth and type of surface seal to prevent contaminants from migrating downward from the ground surface to the well screen.

The County regulates the maintenance of inactive wells and the destruction of abandoned wells. Abandoned wells are wells that have not been used for one year, unless the well owner can demonstrate that it is an inactive well that will be used again for water supply and the well does not provide a contaminant pathway through defects or between multiple aquifers. Maintenance requirements of inactive wells include a watertight cover and clear marking. Destruction under permit is by methods in Bulletin 74-81 with several County modifications that address temporary cover, sealing methods and sealing materials

SqCWD and CWD will work closely with the County to adopt and implement the revisions to the water well ordinance. Should additional modifications to the well construction and abandonment ordinances be required in the future, SqCWD and CWD will provide technical support and political support to implement needed changes.

#### 2. Support County of Santa Cruz's well destruction program.

Identifying and properly destroying existing abandoned wells will prevent these wells from acting as conduits for contamination. The County is developing a well destruction program that includes the following components:

• Create GIS database of wells. Well locations will be mapped based on DWR drillers' logs.

- Seek funding for costs of destroying wells. The County has applied for Proposition 50 water bond funding to assist property owners with the costs of properly destroying abandoned wells.
- SqCWD and CWD will provide data to the County for the GIS database and technical and political support for seeking funding for destruction costs.

#### 3. Continue to implement SqCWD well destruction policy.

SqCWD has a policy that under most circumstances requires property owners to properly destroy abandoned private wells before connecting to the SqCWD system. SqCWD will continue to enforce this policy.

# 4. Request Santa Cruz County Environmental Health Services to establish a voluntary monitoring program of private wells, particularly in inland areas of the Soquel-Aptos groundwater management area.

By including private wells, the existing groundwater monitoring program could be greatly expanded. SqCWD and CWD will work with the County of Santa Cruz on developing this program to identify locations where monitoring is needed and solicit voluntary participation from owners with wells that are suitable for monitoring.

### Element 12: Wellhead Protection Measures

Brief Description:	Wellhead protection measures protect groundwater quality, allowing it to be used for potable or other beneficial uses. Wellhead protection measures include assisting with and endorsing the County's updated provisions for wellhead protection in the well and hazardous materials ordinance, continuing to implement the State drinking water source protection program, and supporting groundwater remediation activities.
Required:	No Voluntary Component (Refer to Table 1-1)
Туре:	Program and Project
Status:	Active and On-Going

#### Detailed Description:

Wellhead protection measures protect the quality of the groundwater resource, allowing it to be used for potable or other beneficial uses. Wellhead protection measures support the following Basin Management Objectives:

- BMO 2.1 Maintain existing water quality standards for beneficial uses, such as drinking water standards.
- BMO 2.3 Prevent contaminant pathways.

As part of this Groundwater Management Plan, the following action items have been identified for supporting and implementing wellhead protection measures.

# **1.** Periodically update and review the SqCWD and CWD Drinking Water Source Assessment and Protection (DWSAP) analysis and submittals.

The California Department of Health Services requires large water system operators to complete DWSAP analyses for each well or surface water intake in their system (Section 11672.60 of the California Health and Safety Code), SqCWD and CWD have produced DWSAP reports that include:

• A delineation of the groundwater protection zone around each drinking water source through which contaminants might move and reach that drinking water supply (well)

- An inventory of possible contaminating activities (PCAs) that might lead to the release of microbiological or chemical contaminants within the delineated area.
- A vulnerability analysis of the PCAs to which the drinking water source is most vulnerable.

CWD is currently working with a consulting hydrologist to update their inventory of PCAs and update the DWSAP reports for their six wells. Septic tank systems within each protection zone will be quantified to estimate nitrogen loading and further analysis will evaluate whether this suitably accounts for observed groundwater nitrate concentrations. The DWSAP update will utilize the TurboSWAP program to generate the required forms and protection zone maps and other deliverables will include:

- Well Data Sheets
- Summary of the hydrogeologic conceptual model relevant to each wellfield
- Plots of groundwater production and quality
- Discussion of each well's vulnerability (including overdraft, saltwater intrusion, and land/resource management issues)
- Recommendations for addressing the identified protection issues.

DWSAPs for SqCWD will be updated as new wells are installed, as new PCAs are identified, as new analytical tools become available, or as required by statute.

# 2. Continue to assist with and endorse Santa Cruz County's expanded wellhead protection programs.

SqCWD and CWD endorsed the County's expanded wellhead protection program in June 2002 and continue to assist with the update. The program identified the following actions to be taken by the County to improve groundwater protection:

- Complete and update the mapping of existing information on wells, water sources, and hazardous material facilities and incorporate the information into the County's Geographic Information System (GIS). Review the mapped information to assist the Regional Water Quality Control Board (RWQCB) in prioritizing cleanup sites with the greatest potential to impact water supply wells. Provide for updating maps as additional information becomes available.
- Incorporate the designated water source protection zones from DWSAP into the County's GIS.
- Review and update mapping and protection policies for groundwater recharge areas and wellhead protection areas as part of the General Plan, including restricting potentially contaminating land uses in critical water resource areas.

• Consider developing overlay zoning or other measures to restrict the location of new gas stations and other hazardous material facilities that have the potential to contaminate groundwater within critical groundwater protection areas. Evaluate options to encourage phasing out of existing facilities in critical areas.

#### 3. Support groundwater remediation activities.

The California Regional Water Quality Control Board and County of Santa Cruz Environmental Health Services oversee groundwater remediation in the Soquel-Aptos Area Basin. SqCWD and CWD will not implement an additional layer of regulation. Instead, the Districts will participate in information exchange to support the County and State agencies, and to use contamination information in managing local wellfield expansion and operation. For example, SqCWD and CWD will provide water level, production and hydrogeologic information to the County and State agencies to assist them in designing remediation activities, and SqCWD and CWD will periodically obtain updated information regarding the locations and status of local groundwater contamination sites to consider when planning new well sites or changes in the distribution of pumping among existing wells.

Element 13:	Public Education
Brief Description:	By keeping customers informed and abreast of current and future management issues, the community can help protect and ensure the quality and quantity of groundwater in the Soquel-Aptos management area. A series of public education and outreach programs will be initiated and continued.
Required:	No Voluntary Component (Refer to Table 1-1)
Туре:	Program and Project
Status:	Active and On-Going

#### Detailed Description:

Public Outreach and Education continues to be a priority for SqCWD and CWD. By keeping customers informed and abreast of current and future management issues, the community can help protect and ensure the quality and quantity of our groundwater. This element explains the current activities regarding public education.

Continuing and improving public education addresses the following Basin Management Objectives:

- BMO 1.1 Pump within sustainable yield.
- BMO 1.2 Develop alternative water supplies to achieve a long-term balance between recharge and withdrawals to meet current and future demands.

As part of this Groundwater Management Plan, the following action items have been identified as Public Education for the Soquel-Aptos area:

#### 1. Maintain SqCWD's public information program.

SqCWD has developed a successful program to inform the public on issues related to the District's activities and plans. The Public Information program includes:

• **Conservation Brochures** - The District provides an assortment of conservation brochures to customers free-of-charge.

- **Conservation Bill** The District's bill format includes conservation information specific to each District customer. Information on the bill includes: four-year Usage History; Consumption History, detailing gallons consumed per billing period and per day; a Water Use Efficiency figure, which shows how much more or less a customer has used compared to the same period last year; and a Message Box for conservation and billing information.
- Web Site www.soquelcreekwater.org Customers can obtain information on the District, conservation programs and tips, download applications for rebate programs, read past issues of the District's newsletter, access District reports on integrated resources planning and groundwater management, and link to other sites pertaining to conserving water by accessing the District's web site.
- **New Customer Packets** The District sends a packet to new homeowners that explains groundwater concerns and encourages water conservation. The packet contains information on District incentive programs and conservation.
- *''What's on Tap''* District Newsletter A bi-monthly customer newsletter, which keeps District customers informed of current District activities including water supply and quality, conservation, and incentive programs is enclosed with the bills.
- **Video Lending Library** The District has a video lending library with assorted titles dealing with landscaping, water use, and water history.
- **Participation in Community Events** The District participates in community events including the Aptos/Capitola Business Showcase, the Aptos/La Selva Fire District Open House and local farmers markets.
- **Presentations to community groups -** Staff are available to make presentations to community or business groups by request. Topics of interest include conservation, water supply planning and water quality.
- Advertising The District runs at least one conservation/information ad per month in the local newspapers and once per year teams with other agencies to educate the public about water resources and promote conservation.
- **Press Releases/Articles** The District provides several articles and press releases per year to local media regarding conservation and groundwater management.
- **Demonstration Garden and Education Workshops** The District has an onsite water-wise garden and conducts landscaping workshops to provide customers information about water-wise plants.

#### 2. Maintain SqCWD School Education Program.

SqCWD had a water-wise school education program from 1980 to 1992. In 2000, the SqCWD re-established and expanded its school education program. The current program includes:

- **Project WET Teacher's Training:** In partnership with the City of Watsonville, SqCWD facilitates an annual Project WET (Water Education for Teachers) teacher training which includes hands-on demonstrations of the lessons and activities in the Project WET Curriculum and Activity Guide that promotes awareness, appreciation, knowledge, and stewardship of water resources.
- **Classroom Presentations at local schools:** SqCWD staff provides standards based presentations and activities about water systems, resources and conservation. Some presentations are in partnership with an artist who is affiliated with the Cultural Council of Santa Cruz County.
- **Co-developed the 'Local Water Resources Activity Book for Santa Cruz County Schools'**: SqCWD, in partnership with other local water agencies, developed and published a water and conservation reader for 5<sup>th</sup> and 6<sup>th</sup> grade students to learn about Santa Cruz County water resources. The reader is available to students throughout the County and is provided during class presentations in the SqCWD area.
- **Funding school assemblies:** SqCWD sponsors creative performance groups that present water resources and conservation concepts through music, stories, juggling and tricks. The schools can choose one of two groups for a school wide assembly performance.
- Free Classroom Materials: Readers, workbooks, coloring books, activity booklets and games related to water conservation, the water cycle, and groundwater are available to teachers and parents.
- Participating in the "World of Water" activity area at the Santa Cruz County Fair or Watershed Festival: Each year, Soquel Creek Water District participates in a Water Awareness/Education Day at the Santa Cruz County Fair or the Watershed Festival in Capitola with other participating water and environmental agencies within Santa Cruz County. Both exhibits provide water education activities for young children.
- Holding an annual "School Poster Contest" on water awareness: In recognition of May as Water Awareness Month, the District holds an annual "How I Conserve Water" poster contest for 4<sup>th</sup> and 5<sup>th</sup> grade students. Entrants are asked to create a colorful drawing and slogan that explains why water is so important and how we can conserve it. The SqCWD rewards the best posters and displays the art in the District's lobby and hallways.

#### 3. Maintain CWD Public Education Programs.

CWD's Public Information program includes:

- **Conservation Messages** Customers receive water conservation messages with their bills to promote using less water. Recently, CWD encouraged customers to use drought-tolerant plants.
- **Participation in area-wide efforts** CWD supports and participates in Water awareness activities such as the "World of Water" at the SC County Fair

#### 4. Support and participate in regional programs.

SqCWD and CWD will continue to support and participate in regional programs related to educating the public on groundwater management. There are ongoing cooperative efforts with other agencies, including but not limited to, the County of Santa Cruz, the City of Santa Cruz, the City of Santa Cruz, the City of Capitola, City of Watsonville and PVWMA. SqCWD's public outreach projects during 2005-2006 include:

- Capitola Water Festival
- Local Water Resources Activity Book for SC County Schools
- Project WET
- Water Awareness Month Campaign
- Presentations about conservation and the proposed desalination project to area realtors, the City of Capitola, the Capitola Academy, etc.

#### **Element 14:** Improve Groundwater Basin Management Tools

Brief Description:	Improving groundwater basin management tools includes developing or revising quantifiable Basin Management targets, and developing or enhancing methods to evaluate whether BMOs are being met. Targets that will be improved or developed include those related to sustainable yield, seawater intrusion, and streamflow.
Required:	No Voluntary Component (Refer to Table 1-1)
Туре:	Program and Project
Status:	Active and On-Going

#### Detailed Description:

Improving groundwater basin management tools is necessary to ensure that the Basin Management Objectives have updated, relevant, and preferably quantifiable targets for groundwater management. Some BMOs have quantified targets that will be regularly updated and revised by this element. Targets for other BMOs will be developed under this element. This element will develop tools and methods for obtaining additional data and evaluating future management strategies.

Improving groundwater basin management instruments addresses the following Basin Management Objectives:

- BMO 1.1 Pump within sustainable yield.
- BMO 2.2 Maintain groundwater levels to prevent seawater intrusion.
- BMO 3.2 Avoid alteration of stream flows that would adversely impact the survival of populations of aquatic and riparian organisms.

As part of this Groundwater Management Plan, the following action items have been identified for improving groundwater basin management instruments for the Soquel-Aptos Area Basin:

#### 1. Continue to improve and quantify sustainable yield estimates.

Johnson et al. (2004, pages 8-8 and 8-9) estimates the total annual sustainable yield by all pumpers within the Soquel Aptos area as 6,200 acre-feet in the Purisima Formation and 3,200 acre-feet in the Aromas Red Sands. These are based on estimates of groundwater recharge and consumptive use factors that should be periodically reevaluated. SqCWD and CWD will annually evaluate the data to revise the estimates of water budget which may lead to revising the estimated sustainable yield.

# 2. Establish water levels that protect the groundwater basin against seawater intrusion.

Meeting BMO 2.2 requires raising coastal groundwater levels to identified target levels that will prevent seawater intrusion. These target levels have not been quantified. SqCWD will perform an analysis that quantifies these targets based on the geology of the aquifers and the differences in density between fresh groundwater and seawater.

## **3.** Assist state, federal, or local wildlife and fisheries agencies as they develop water flow or water quality requirements for riparian and aquatic organisms.

Meeting BMO 3.2 requires maintaining adequate streamflow for populations of riparian and aquatic organisms. Only the Soquel Creek Lagoon has identified a quantifiable objective of 3 cfs as protective flow (Soquel Creek Adjudication, Decree No. 57081, 1977); in all other areas, a quantifiable objective has not been determined. In lieu of such an objective, this standard for BMO 3.2 is to minimize impacts due to pumping. This action item will facilitate incorporating future streamflow objectives developed by wildlife and fisheries agencies into this GMP.

#### 4. Maintain and enhance data collection and management.

Effective data collection facilitates accurate data analyses. SqCWD is currently evaluating different data collection methods, such as using submersible pumps for groundwater sampling as opposed to the air lift mechanisms currently installed in monitoring wells. Installing groundwater probes in select locations such as the planned Dolphin and Sumner monitoring well is also planned. SqCWD and CWD will enhance data management by continuing to update the agencies' databases and Geographical Information Systems.

#### 5. Ensure data sharing among regional water agencies.

Data collected by members of SAGMA, including the County of Santa Cruz, the City of Santa Cruz, CWD and SqCWD as well as Pajaro Valley Water Management Agency should be available to all of these water agencies. Data collected by these agencies will be transferred to the other agencies semi-annually via the SAGMA meetings. Protocol for data formats and transmission methods will be developed as necessary.

#### 6. Explore methods to collect data from non-agency groundwater users.

SqCWD and CWD lack the authority to control groundwater pumping by others, but obtaining information about non-agency pumping and groundwater conditions would greatly assist in the management of the basin. The data that could be obtained from non-agency wells include pump rates, well characteristics, and groundwater levels.

#### 7. Prepare a subregional groundwater model for CWD's Rob Roy Well Field.

CWD has recently hired Nick Johnson, consulting hydrologist, to develop a subregional groundwater model encompassing CWD's Rob Roy Well Field and SqCWD's Aromas Wells. The model will incorporate the data, assumptions, and findings from Johnson et al. (2004) and will account for the area's geology, aquifer conditions, recharge, major pumping wells and ocean boundary using MODFLOW.

# 8. Provide data and technical assistance to Pajaro Valley Water Management Agency (PVWMA) GW Basin Model.

PVWMA has hired the U.S. Geological Survey to develop a numerical model of its groundwater basin. A hydrogeological consultant for SqCWD serves as a member of the Technical Advisory Committee for the model development. Developing this model will provide SqCWD and CWD with insight to regional groundwater conditions that may affect groundwater management in the Soquel-Aptos Area basin.

#### 9. Explore opportunities to expand existing groundwater models to cover the Soquel-Aptos area.

The existing IGSM groundwater model developed by SqCWD for the Soquel-Aptos area is not currently used as a groundwater management instrument. SqCWD will continue to look for funding options for converting and using this groundwater model to be used for evaluating groundwater management options.

#### 10. Explore methods to measure and locate the seawater/freshwater interface.

The SqCWD and CWD strive to improve our understanding of the location of the offshore seawater/freshwater interface with new technologies and methodologies as they become available. Identifying a more accurate location of the seawater/freshwater interface would allow for:

- Analyses of landward movement of seawater intrusion in response to pumping
- Analyses to quantify offshore storage in the Purisima Formation

New coastal monitoring wells will be designed to accommodate technologies that may help locate the seawater interface, such as electromagnetic logging tools. Implementing the Soquel-Aptos GMP requires numerous actions including, but not limited to, the following:

- Establishing a Governance Structure to oversee implementation
- Establishing an Advisory Group to develop recommendations for the annual Groundwater Management Work Plans
- Determining and prioritizing action items to meet Basin Management Objectives
- Identifying Financing Mechanisms for groundwater management projects and programs
- Coordinating with other agencies
- Providing a process for Conflict Resolution
- Assuring future review and revisions of this GMP

This section presents the implementation plan for the Soquel-Aptos Area GMP by addressing each issue listed above. The purposes of this implementation plan are to continue existing groundwater management efforts and carry out the proposed activities outlined in Section 5.

# 6.1 Duties and Governance Structure of the Basin Implementation Group (BIG)

The existing Joint Exercise of Powers Agreement (JPA) between SqCWD and CWD specifically covered creating a groundwater management plan (1995) and updating the plan to meet current conditions and comply with the requirements of SB1938 (2005). No provisions in the JPA cover implementing the GMP. Thus, the JPA between SqCWD and CWD must be amended to provide provisions for the duties and governance structure of the Implementation Group and shall include a withdrawal provision for any of the parties. The Basin Implementation Group (BIG) shall be comprised of representatives as designated in the JPA. It will be the primary responsibility of the BIG to:

- 1) assure that the goals and objectives identified in this GMP are pursued in a reasonable and timely manner;
- 2) be accountable for the quality and accuracy of all reports associated with the groundwater management plan implementation;
- 3) modify the GMP as needed to address any new or escalated issues within the groundwater basin;
- 4) direct future updates to the GMP every five years or more frequently if needed to reflect changes in State law or in local conditions/programs.

The Implementation Group will meet at least annually at which time it will: 1) review the annual report on the status of the basin and review progress made to meet the GMP's goals and objectives; 2) discuss the work plan for the upcoming year as recommended by the Advisory Group; and 3) consider any proposed amendments to the GMP. It will be the responsibility of

SqCWD and CWD to conduct or complete work plan activities or projects within their respective jurisdictions.

Implementation of the GMP does not preclude any agency from pursuing programs and projects related to groundwater management either independently or in cooperation with other agencies that may or may not be a party to the Soquel-Aptos Area Groundwater Management Joint Powers Agreement.

### 6.2 Duties and Formation of a Basin Advisory Group (BAG)

The Basin Advisory Group (BAG) provides technical expertise necessary to guide and implement the groundwater management activities as well as provide interagency coordination. The Soquel Aptos Groundwater Management Alliance (SAGMA) with the addition of a representative from PVWMA, will serve as the Advisory Group for the GMP. This group will meet at least annually to: 1) discuss the status of the groundwater basin; 2) review progress on the management goals and objectives as outlined in this GMP; and 3) develop a recommended work plan for the following year. Any comments on the Annual Review and Report from the BAG will be forwarded to the Basin Implementation Group along with the Advisory Group's recommended work plan for the coming year.

### 6.3 Annual Review and Report, and Implementation

An Annual Review and Report (ARR) will be prepared by SqCWD's consulting hydrologist with assistance from SqCWD and CWD staff. The ARR will be prepared following each water year (October 1 – September 30) and will summarize groundwater conditions in the Soquel-Aptos area, document the status of groundwater management activities from the previous year, and recommend any amendments to the GMP. The ARR will include:

- Status of the Soquel-Aptos Basin
- Summary and analyses of monitoring efforts
- Summary and status of the elements that have been identified in Section 5.
- Review of the Annual Work Plan and BMOs, and assess whether management activities are proactively meeting those BMOs
- Contingency actions to undertake should any BMOs not be met
- Prioritization of projects and programs to achieve BMOs based on funding and other resources
- Recommendations for revisions to the BMOs or elements

The administrative draft ARR will first be presented to the BAG for review and comment. When the Draft ARR is provided to the BIG, it will also be made available for public review and

provided to the SqCWD and CWD Boards of Directors. Prior to acting on the ARR, the Basin Implementation Group will consider comments from the Advisory Group and the general public. The ARR will be added as an addendum to the GMP, and the GMP will be amended to reflect any changes to the basin management objectives or elements as directed by the BIG.

An implementation plan is shown on **Figure 6-1**. This figure includes all of the activities identified in Section 5. Each activity has been assigned a relative priority and an estimated time for implementation.

### 6.4 Financing Mechanisms

Each party to the Groundwater Management Plan JPA is financially responsible for funding groundwater management projects and programs within its respective jurisdiction unless otherwise determined by a vote of each Board. Preparation costs for the projects and programs that are basinwide in nature, e.g. the ARR, subsidence monitoring, and updates to the GMP, will be shared in accordance with provisions in the JPA.

The projects, programs and policies detailed in Section 5 may be financed through a variety of sources which include, but are not limited to:

- 1. Revenues from SqCWD and CWD (including connection and service fees, water sales, and bonds/loans, if applicable)
- 2. In-kind services or financial contributions from neighboring water agencies within the Soquel-Aptos area, e.g. staff support or funding partnerships for collaborative projects.
- 3. State or federal grant programs. Neither the SqCWD nor CWD have historically relied on grants for implementing groundwater management activities; however, large projects such as developing alternative sources of supply, groundwater recharge, and new production and monitoring wells are likely candidates for grant funding assistance.
- 4. Local, state, and federal partnerships. The current plan for developing a supplemental supply of water relies on a partnership between SqCWD and the City of Santa Cruz. Similar partnerships could be established for implementing regionally beneficial projects and programs. The existing Soquel-Aptos Groundwater Management Alliance (SAGMA) provides a natural vehicle for developing programs with regional partnerships.

Elements		Actions					2007	/							2008							2009				
			Priority	Jan Feb Mar Apr M			lay Jun Jul A		Sep Oc	t Nov De	c Jan F	eb Ma	er Apr	May J	lun Jul	Aug S	Sep Oct No	Nov Dec	Jan Fe	ab Mar i	Apr Ma	y Jun J	ul Aug S	Sep Oct	Nov Dec	.c Beyond
Element 1 Groundwater Monitoring	Ongoing Groundwater Monitoring Program	н		~		~		~	~		~		•	·	~		~		~		~	~	1	~		
	Periodic review and analyses	Н							~								~							~		
		USGS GAMA Project	L																			~				
		Ongoing Stream Monitoring Program	Н		~		~		~	~		~			(	~		~		~		~	~	1	~	
Element 2	Surface Water Monitoring	Continue participation in the USGS stream gauge program	М																							
		Continue Shallow Well System monitoring	Н		~		~		~	~		1		*	(	1		1		~		~	~	1	~	
Element 3	Subsidence Monitoring	Develop and implement subsidence monitoring plan	М								~	· .									As	Necessa	ry			
		General coordination	М																						1	
		Continue good relations with City, County, Regional, State, and Federal Agencies	L																						1	
		Collaboratively review and provide input on County-wide policies	L	-																						$\rightarrow$
Element 4	Interagency Coordination	Desalination Project with City of Santa Cruz and SqCWD	Н				-																			$\rightarrow$
		Maintain and expand SAGMA activities	L																~							
		Collaborative Policies for overlapping jurisdictions	М																			1				
		Expand the existing Soquel-Aptos Area Groundwater Management JPA	М																				~	-		
Class and C	Develop a Supplemental Water	Develop a desalination project with City of Santa Cruz'	н																	$\blacksquare$	+		$\blacksquare$	+		
Element 5	Supply	Implement conjunctive use operations	L																						1	~
		Support and encourage County efforts to protect recharge zones	Н																	-			+			$\rightarrow$
		Continue ongoing relations with land-use and resource agencies.	М																	+				-		
Element 6	Protect Existing Recharge Zones	Establish land use regulations	Н							~	~ ~	<i>(</i>													1	
		Assist County of Santa Cruz in identifying recharge areas and controlling runoff	Н	-								_				_	_			+			-			
		Develop local recharge projects.	L																							~
Element 7	Enhance Groundwater Recharge	Integrate groundwater recharge into development and erosion control projects.	Н						~ ~																1	
		Continue SqCWD Private Wells Incentive Policy.	М																	-	-		-	+		$\rightarrow$
Element 8	Manage Pumping	Optimize pumping from SqCWD Production Wells	Н							~								1							~	
		Develop new wells to improve pumping distribution	Н				~	~	~ ~	× ×	~ ~	/													1	
		Encourage sustainable pumping for non-agency pumpers	L																						1	-
		Enhance data collection and sharing among water resources agencies	М				<ul> <li>✓</li> </ul>			~								1		-					<ul> <li>✓</li> </ul>	
Element 9	Identify and Manage Cumulative Impacts	Identify and manage well interference among municipal purveyors	н		1	~														-				$\square$		1
	inpacts	Quantify projected future demands	М						~								~			-				~		
		Improve and quantify sustainable yield estimates	н																~	-						
		Continue SqCWD Conservation Programs	н	-					-				+		-		-			+++			++	++		$\rightarrow$
Element 10	Water Conservation	Identify and encourage potential reuse projects	М	-								_					_			++			+	++		$\rightarrow$
	Policies and Ordinances for Well	Support revisions to the County Well Ordinance	М	-					-				+		-		-			++	_		++	+	=	$\rightarrow$
Element 11	Construction, Abandonment and Destruction	Identify and properly destroy existing abandoned wells.	М													~				+++			++		1	
		Maintain Drinking Water Source Assessments.	М											< .	(					+++			++		1	-
Element 12	Well Head Protection Measures	Assist with developing the County's expanded wellhead protection efforts	L						-				++		-					++			++	+	=	$\rightarrow$
Element 13	Public Education	Continue and enhance ongoing public education and outreach efforts	н	-					-						-		-			++	_	+ +	++	++	——	$\rightarrow$
		Maintain and enhance ongoing data collection and management	M	$\vdash$	$\vdash$				-		++		+		+		+	$\vdash$		++	+	++	++	++	$\neg \vdash$	<u> </u>
	Improvo Grounduratas Dasia	Enhance data collection from non-agency pumpers	L	$\vdash$	++					++	+		+		+		~	$\vdash$		++	+	++	++	-	-+	-
Element 14	Improve Groundwater Basin Management Tools	Provide data and technical assistance to PVWMA GW Basin Model	L	~	1			+	+		++	+		$\rightarrow$		-+				++	+	++	++	++		<u> </u>
		Expand existing GW Models to cover the entire Soquel-Aptos area.	L	$\vdash$	++								+		+			$\vdash$	++	++	+			++		
		Non-Elements	-	$\vdash$	$\vdash$	$\vdash$	$\vdash$	+	+	+	++		+		+		+	$\vdash$	++	++	+	++	++	++	+	
		Annual Review and Report (ARR)	н												Fuer	y Year										L
		Philipal Review and Reput (ARR)														, 1001										

### 6.5 Coordination with other Local Agencies

Coordination with other local agencies will continue to play a vital role in the success of the Soquel-Aptos area groundwater management strategy. Working together with the City of Santa Cruz, the County of Santa Cruz, and Pajaro Valley Water Management Agency to coordinate and cooperate on groundwater management activities and policies will enhance the effectiveness of the GMP. The adoption of this Soquel-Aptos Area Groundwater Management Plan under the Joint Powers Agreement and the structure to implement the GMP does not preclude either SqCWD or CWD from separately working with other agencies as appropriate for individual projects.

### 6.6 Conflict Resolution

Any conflicts regarding the implementation of the GMP will be resolved in the following manner:

- 1. Any party (public or private) that disagrees with any aspect of implementation of the GMP, hereinafter referred to as the Appellant, may request a hearing before the *Basin Implementation Group (BIG)* to voice their objections and propose a resolution that would satisfy their concerns. Such requests shall be made in writing and include the following: name, address and telephone number of the Appellant or authorized representative; a statement of the issues: any material the Appellant wishes to be considered before a decision is rendered; and a statement of the resolution that would satisfy the Appellant.
- 2. The *BIG* shall schedule a public hearing to consider the appeal. The procedure of the hearing shall be as follows:
  - a. Staff report and recommendation.
  - b. Appellant presentation including supporters of the appellant.
  - c. Opposition presentation.
  - d. Deliberation and decision by the *BIG* as determined by a majority vote. In deciding the matter, *BIG* members will consider what action would serve the best interest of the public and cite findings that support the decision.

### 6.7 Future Review and Revision of the Plan

The Soquel-Aptos Area Groundwater Management Plan documents an on-going and evolving groundwater management program. The GMP will be reviewed and updated based on new issues, changed conditions, and technological advancements that will occur over time.

A comprehensive review and update of the GMP will be scheduled every five years, unless the Implementation Committee decides otherwise. This action will ensure that the Plan is a current and viable tool to guide continuing management of groundwater resources within the Soquel-Aptos area.

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LSCE, *AB 3030 Ground-Water Management Plan, Soquel-Aptos Area*, Soquel Creek Water District and Central Water District, April 1996.

LSCE, *Investigations of Low Levels of Arsenic, T-Hopkins and Aptos Creek Wells*, September 2003.

Montgomery Watson, *Soquel-Aptos IGSM Baseline Conditions and Basin Sustainable Yield Analysis*, draft memorandum prepared for SCWD, March 1999a

Montgomery Watson, *Draft Integrated Resources Plan (IRP)*, Soquel Creek Water District, June 1999b.

Santa Cruz County Resource Conservation District, *Soquel Creek Watershed Assessment and Enhancement Plan*, 2003.

Soquel Creek Water District, *Soquel Creek Water District Draft Urban Water Management Plan Update*, Santa Cruz County, CA., December 2005.

Williams, D., *Seawater Intrusion in the Soquel Aptos Basin*, letter report to Soquel Creek Water District, March 2004.

# Appendix A

- A-1 Joint Powers Agreement (JPA)
- A-2 Notice of Intent
- A-3 Resolution of Intent and Proof of Publication
- A-4 Direct Mail List
- A-5 Press Release for Public Comment Meeting
- A-6 Public Comments and Responses
- A-7 Ordinance adopting GMP



1

## JOINT EXERCISE OF POWERS AGREEMENT

The parties to this Agreement are the CENTRAL WATER DISTRICT, a County Water District organized pursuant to California Water Code Sections 30000, et. seq. (hereinafter referred to as "CENTRAL") and the SOQUEL CREEK WATER DISTRICT, a County Water District organized pursuant to California Water Code Sections 30000, et. seq. (hereinafter referred to as "SOQUEL").

#### RECITALS

A. CENTRAL is a County Water District whose service area is in Santa Cruz County roughly extending from Rob Roy Junction to Corralitos.

B. SOQUEL is a County Water District whose service area extends roughly from 41st
 Avenue to the eastern boundary of CENTRAL.

C. Both districts draw groundwater from two ground water formations: the Purisma Formation and the Aromas Red Sands Formation which are the sources of groundwater for the mid-county area of Santa Cruz County.

D. On or about July 19, 1994 each of the Board of Directors of Central and Soquel in

each of their respective meetings enacted a joint resolution of intention to draft a ground water management plan pursuant to Assembly Bill 3030 (now part 2.75 of Division 6 of the California Water Code.) A copy of the joint resolution is attached as Exhibit A. E. Each of the Districts wishes to establish a joint exercise of powers entity (pursuant to California Government Code Section 6500 et. seq.) to draft the ground water management plan. NOW, THEREFORE, IT IS HEREBY AGREED:

1. Establishment of Committee. There is hereby established a ground water management plan committee composed of two board members from SOQUEL and two board members from CENTRAL, each of whom shall be appointed by their respective boards and one member, a person served by, owning or managing a private well or a person residing in either the Soquel or Central Water Districts who has broad experience in water supply from a mutual water company who will serve as the public member of the committee to give voice to the concerns of those water extractors who are not part of the joint exercise of powers authority. The committee shall select a chairperson from among its ranks. The general managers of 'CENTRAL and SOQUEL shall serve as staff to the committee.

2. <u>Compensation</u>. Each board member attending the meetings of the committee shall be compensated by his or her respective board as that board so decides. No compensation shall be paid to any member of the committee by the committee. The respective managers shall be compensated by their respective entities as they shall agree.

3. Powers of the Committee. The Committee shall be empowered to draft a ground water management plan in accordance with the joint resolution of the respective

boards. In drafting the plan, the Committee shall be authorized to hire and pay consultants to assist in the drafting of the ground water management plan and the costs of such consultants shall be paid by the respective districts on a formula based on 92% paid by SOQUEL and 8% paid by CENTRAL. Costs of implementation of the plan shall be decided with respect to each implementation by the respective boards.

The Committee shall draft a ground water management plan which shall include, but not be limited to, the following:

a. Monitoring and control of saline intrusion.

b. Identification and management of wellhead protection areas and recharge

areas.

- c. Identification of well construction policies.
- d. Monitoring of groundwater levels and storage.
- e. Facilitating conjunctive use operations.
- f. Development and fostering of relationships with other public entities, local,

State and Federal that monitory ground water matters.

g. Review of land use plans and coordination with land use planning agencies to assess activities and potential impacts of activities which have an impact on groundwater quantity and quality.

h. Monitoring groundwater production.

i. Contact State and Federal agencies concerning groundwater matters.

j. Take any and all necessary actions to protect groundwater basins.

)

k. Any other item which can be included in such a plan under the provisions of AB3030.

1

The Committee shall report to the respective Boards on an ongoing basis as to the status of their draft plan. The final plan shall be approved by a majority of both Boards of Directors.

4. <u>Meetings of the Committee</u>. The Committee shall meet as frequently as necessary to carry out its duties, but no less than quarterly.

5. <u>Time Lines.</u> The Committee shall submit to the respective boards of directors no later than June 1, 1995, a time line for completion of the ground water management plan. The draft of the proposed plan shall be submitted to the respective boards of directors no later than January 15, 1996. The final plan shall be submitted to the respective boards for adoption no later than April 15, 1996 and adopted prior to July 1, 1996.

6. <u>Amendment.</u> This Agreement may be amended by resolution of both the Board of Directors of Central and Soquel.

DATED: <u>3/30</u>, 1995

CENTRAL WATER DISTRICT

longs orized Official

SOQUEL WATER DISTRICT

Authorized Official

4

## SOQUEL CREEK WATER DISTRICT RESOLUTION NO. 09-29

#### AND

## CENTRAL WATER DISTRICT RESOLUTION NO. 04-09

## JOINT RESOLUTION ADOPTING FIRST AMENDMENT TO JOINT EXERCISE OF POWERS AGREEMENT FOR THE PURPOSE OF GROUNDWATER MANAGEMENT

WHEREAS, the Boards of Directors of the SOQUEL CREEK WATER DISTRICT and CENTRAL WATER DISTRICT, meeting in separate sessions, have considered First Amendment to Joint Exercise of Powers Agreement (attached hereto as Exhibit A); and

WHEREAS, representatives from each Board discussed and approved said amendment at a meeting of the Basin Implementation Group on July 28, 2009;

**NOW, THEREFORE, BE IT RESOLVED** by the Boards of Directors of Soquel Creek Water District and Central Water District to adopt the First Amendment to the Joint Exercise of Powers Agreement executed on March 30, 1995.

**PASSED AND ADOPTED** on the dates shown, which were regular meetings of the Board of Directors of the SOQUEL CREEK WATER DISTRICT and the CENTRAL WATER DISTRICT, by the following votes:

#### SOQUEL CREEK WATER DISTRICT

AYES: Directors Daniels, Kriege, Jaffe, Hoernschemeyer

NOES: None

ABSENT: Director LaHue

APPROVED:

Date: Aug 4 2009 Bruce Dans

Bruce Daniels, Vice President Soquel Creek Water District Board of Directors

ATTEST:

Dones alexande

Denise Alexander, Board Clerk of Said Board Soquel Creek Water District Resolution No. 09-29 Central Water District Resolution 04-09

## **CENTRAL WATER DISTRICT**

AYES: Directors Hume, Marani, Monkerud, Titus

NOES: None

ABSENT: Director Sharp

APPROVED:

Date: august 18 2009

Christy Leach Marani, President

**Central Water District** Board of Directors

ATTEST:

Allel Jacquelyn Cornick, Secretary

of Said Board

#### FIRST AMENDMENT

#### то

### JOINT EXERCISE OF POWERS AGREEMENT

The parties to this First Amendment to Joint Exercise of Powers Agreement are CENTRAL WATER DISTRICT, a County Water District organized pursuant to California Water Code Section 30,000 et. seq. (hereinafter CENTRAL) and the SOQUEL CREEK WATER DISTRICT, a County Water District organized pursuant to California Water Code Section 30,000 et. seq. (hereinafter SOQUEL).

#### RECITALS

A. The parties have heretofore entered into a Joint Exercise of Powers Agreement (hereinafter sometimes referred to as JPA) for the purpose of creating a Groundwater Management Plan (hereinafter sometimes referred to as GMP) concerning the management of the groundwater basins which the respective parties share.

B. Pursuant to that Joint Exercise of Powers Agreement, the parties appointed a committee which drafted a Groundwater Management Plan and subsequently amended that plan in accordance with applicable law all of which action was adopted and ratified by the respective Boards of Directors of each of the parties.

C. With the establishment of the GMP, the parties recognize the need to continue the Joint Exercise of Powers Agreement to provide for governance to oversee the implementation of the GMP, cost sharing provisions with respect to the activities required by the GMP, the identification of mutually beneficial projects, and provisions for the addition or withdrawal of parties from the JPA.

Now Therefore, upon the adoption of resolutions by the Board of Directors of CENTRAL and the Board of Directors of SOQUEL, it is hereby agreed:

<u>1. The Committee</u>. The Ground Water Management Committee, established under the original JPA is hereby made a permanent committee known as the Basin Implementation Group (BIG). The duties of the BIG shall include, but not be limited to:

> a) assuring that the goals and objectives identified in the Groundwater Management Plan are pursued in a reasonable and timely manner;

- b) reviewing the annual report on the status of the basin and reviewing progress made to meet the Groundwater Management Plan's goals and objectives;
- c) modifying the Groundwater Management Plan as needed to address any new or escalated issues within the groundwater basin;
- d) directing future updates to the Groundwater Management Plan every five years or more frequently if needed to reflect changes in State law or in local conditions/programs;
- e) recommending joint projects to the respective governing bodies which are of regional benefit, e.g. general subsidence monitoring, recharge within shared portions of the basin, etc.

Said committee shall continue to be composed of two members from the CENTRAL Board of Directors and two members from the SOQUEL Board of Directors, each of whom shall be appointed by their respective boards and one public member who shall be selected by the boards of both CENTRAL and SOQUEL who shall be a person served by, owning, or managing a private well or a person residing in either the CENTRAL or SOQUEL District who has broad experience in water supply. The Committee shall select a chair from among its elected members with the chair alternating every two years between a director of Central and a director of Soquel. All votes of the committee shall be decided by a majority vote of the committee except for fiscal decisions (those decisions involving the incurring of debt or expenditure of funds) which shall be decided only by the members of the Committee who are elected representatives of Central and Soquel. Those fiscal decisions shall also be decided by a majority vote of those persons eligible to vote on those matters.

<u>2. Staff</u>. The general managers of CENTRAL and SOQUEL shall serve as staff to the committee.

<u>3. Compensation.</u> Each board member attending meetings of the committee shall be compensated by his or her respective board as each board so decides. No compensation shall be paid by the committee. The staff shall be paid by their respective entities as they so agree.

4. Funding. The Committee is authorized to hire consultants to assist in the management and implementation of the GMP. The costs of reports prepared under this agreement and other management and implementation expenses agreed upon by the BIG shall be shared on a proportional basis of the total annual groundwater use as measured by each agency for the preceding water year. Based on use for 2008, the percentage cost to each agency would be as follows:

CENTRAL 11% SOQUEL 89%

In the event that additional members are added to the JPA, all of the members shall agree on a new cost sharing to fund the costs of the JPA.

5. Withdrawal. Any party may withdraw as a participant in the JPA, with the understanding that the remaining party or parties may continue to fund and implement the GMP for the benefit of the ground water basin. Notice of withdrawal shall be by a resolution of the respective board of directors and provide thirty (30) day written notice of intent to withdraw. Any funds due or obligations to pay incurred as of the date of withdrawal shall be due and payable irrespective of the withdrawal

6. Additional Members. On the approval of the Boards of Directors of both parties to this agreement, and that of any subsequent party added to this agreement, additional parties may be added to this JPA.

7. Additional Goals. An additional goal of the Committee shall be to identify and develop groundwater projects which are mutually beneficial to all members.

8. Functions of the Committee. In addition to the functions previously described in this agreement, the Committee shall have the ability to recommend to their respective Boards of Directors, policies and programs which will enhance the GMP. The Committee shall meet at least once annually, or more as needed, and minutes of their meetings shall be maintained and furnished to the Boards of Directors of the members.

9. Non-Restrictive of Independent Activities. This agreement does not preclude any agency from pursuing programs and projects related to groundwater management either independently or in cooperation with other agencies that may or may not be a party to the Soquel-Aptos Area Groundwater Management Joint Powers Agreement.

10. Amendment. This Agreement may be amended by resolution of the Board of Directors of all members of the JPA.

Dated: 2009

CENTRAL WATER DISTRICT

Authorized Officer

SOQUEL CREEK WATER DISTRICT

Authorized Officer

## SPACE FOR COUNTY CLERK'S FILING STAMP

## **Proof of Publication**

(2015.5 C.C.P.)

STATE OF CALIFORNIA] SS COUNTY OF SANTA CRUZ]

A-22 SANTA CRUZ SENTINEL Sunday, December 4, 2005

## PUBLIC NOTICE

Soquel Creek Water District and Central Water District Joint Resolution of Intention to Draft a Groundwater Management Plan Update

The Boards of Directors of Soquel Creek Water District and Central Water District will conduct public hearings prior to considering adoption of a Joint Resolution of Intention to Draft a Groundwater Management Plan Update for the Mid-County Area of Santa Cruz County at their respective meetings on Tuesday, December 20, 2005.

## **Meeting Times and Locations:**

Soquel Creek Water District 7:00 p.m. District Headquarters 5180 Soquel Dr., Soquel

Central Water District 7:30 p.m. District Headquarters 400 Cox Rd., Aptos

Written comments or questions may be directed to the following:

 Soquel Creek Water District
 Central Water District

 P.O. Box 158
 P.O. Box 1869

 Soquel, CA 95073-0158
 Aptos; CA 95001-1869

 Phone: (831) 475-8500
 Phone: (831) 688-2767

 Fax: (831) 475-4291
 Fax: (831) 688-2774

 Iaurab@soquelcreekwater.org
 cenwtr@pacbell.net

#### **Public Notice**

#### I, THE UNDERSIGNED, DECLARE:

That I am over the age of eighteen and not interested in the herein-referenced matter; that I am now, and at all times embraced in the publication herein mentioned was, a principal employee of the printer of the <u>Santa Cruz Sentinel</u>, a daily newspaper printed, published and circulated in the said county and adjudged a, newspaper of general circulation by the Superior Court of California in and for the County of Santa Cruz, under Proceeding No. 25794; that the advertisement (of which the annexed is a true printed copy) was published in the above-named newspaper on the following dates, to wit:

#### **DECEMBER 04, 11, 2005**

**I DECLARE** under penalty of perjury that, the foregoing is true and correct to the best of my knowledge.

This **03<sup>rd</sup>** day of **JANUARY 2006**, at Santa Cruz, California.

A-8 SANTA CRUZ SENTINEL Sunday, December 11, 2005

## SOQUEL CREEK WATER DISTRICT RESOLUTION NO. 05-56

#### AND

## CENTRAL WATER DISTRICT RESOLUTION NO. 10-05

## JOINT RESOLUTION OF INTENTION TO DRAFT A GROUNDWATER MANAGEMENT PLAN UPDATE FOR THE SOQUEL-APTOS AREA OF SANTA CRUZ COUNTY

#### RECITALS

The Board of Directors of the SOQUEL CREEK WATER DISTRICT and the CENTRAL WATER DISTRICT, meeting in separate sessions on December 20, 2005, have considered the following:

- A. SOQUEL CREEK WATER DISTRICT is a County Water District duly organized under Section 30000 *et. seq.* of the California Water Code and serves an area of the County of Santa Cruz extending roughly from 41<sup>st</sup> Avenue on the west, to the boundary with the CENTRAL WATER DISTRICT on the east and extending to Cañon del Sol off San Andreas Road.
- B. CENTRAL WATER DISTRICT is a County Water District duly organized under Section 30000 *et. seq.* of the California Water Code and serves an area of the County of Santa Cruz extending roughly from the boundary with SOQUEL CREEK WATER DISTRICT on the west and extending to the Corralitos area on the east.
- C. All the lands within the boundaries and spheres of influence of said Water Districts require water for domestic, agricultural and commercial purposes.
- D. Both of said Districts bear the responsibility and obligation for providing water to the residents and businesses of their respective areas.
- E. Both of said Districts rely on groundwater for their source of water currently, and will continue to rely on groundwater as their primary source in the future.
- F. Under the authority of Assembly Bill 3030 (codified as Water Code §10750 *et seq.*) said Districts entered into a Joint Exercise of Powers Agreement on March 30, 1995, and prepared a Groundwater Management Plan for the Soquel-Aptos Area.
- G. Senate Bill 1938, adopted in 2002, amended the requirements of Groundwater Management Plans, thereby necessitating preparation of an updated Soquel-Aptos Area Groundwater Management Plan containing the elements set forth below.

Resolution 05-56 (Soquel Creek Water District) Resolution 10-05 (Central Water District) Page 2 of 5

#### NOW, THEREFORE, IT IS HEREBY RESOLVED:

1. SOQUEL CREEK WATER DISTRICT and CENTRAL WATER DISTRICT are local public entities providing water service in Santa Cruz County and authorized to adopt and implement a plan to manage the groundwater in their respective service areas under the provisions of Water Code §10750 *et seq.* and in accordance with the March 30, 1995 Joint Exercise of Powers Agreement.

2. The groundwater basin within the service areas of the two Districts is identified in the California Department of Water Resources (DWR) Bulletin No. 118 – Update 2003 as the Soquel Valley Basin.

3. The Soquel-Aptos Area Groundwater Management Plan Update 2006 shall include the following:

a. Documentation that a written statement was provided to the public describing the manner in which interested parties may participate in developing the groundwater management plan, which may include appointing a technical advisory committee (Water Code § 10753.4 (b)).

b. Basin management objectives for the groundwater basin that is subject to the plan (Water Code § 10753.7 (a)(1)).

c. Components relating to the monitoring and management of groundwater levels within the groundwater basin, groundwater quality degradation, inelastic land surface subsidence, and changes in surface flow and surface water quality that directly affect groundwater levels or quality or are caused by groundwater pumping in the basin (Water Code § 10753.7 (a)(1)).

d. A plan to involve other agencies that enables the local agency to work cooperatively with other public entities whose service area or boundary overlies the groundwater basin (Water Code § 10753.7 (a)(2)).

e. Adoption of monitoring protocols (Water Code § 10753.7 (a)(4)), which are capable of tracking changes in conditions for the purpose of meeting management objectives.

f. A map showing the area of the groundwater basin, as defined by DWR Bulletin 118, and the jurisdictional area of the local agencies subject to the plan, as well as the boundaries of other local agencies that overlie portions of the same basin (Water Code § 10753.7 (a)(3)).

4. The Soquel-Aptos Area Groundwater Management Plan Update 2006 may also include the following:

Resolution 05-56 (Soquel Creek Water District) Resolution 10-05 (Central Water District) Page 3 of 5

a. Establish an advisory committee of stakeholders and interested parties within the plan area that will help guide the development and implementation of the plan.

b. A description of the area to be managed under the plan, including:

1) The physical structure and characteristics of the aquifer system underlying the plan area in the context of the overall basin.

2) A summary of the availability of historical data including, but not limited to, the components in 3.c. above.

3) Issues of concern including, but not limited to, those related to the components in 3.c. above.

4) A general discussion of historical and projected water demands and supplies.

c. For each management objective, a description of:

1) How meeting the management objective will contribute to a more reliable supply for long-term beneficial uses of groundwater in the plan area.

2) Existing or planned management actions to achieve management objectives.

d. A description of the monitoring program adopted under 3.e. above,

including:

1) A map indicating the general locations of any applicable monitoring sites for groundwater levels, groundwater quality, subsidence stations, or stream gages.

2) A summary of monitoring sites indicating the type (groundwater level, groundwater quality, subsidence, stream gage) and frequency of monitoring. For groundwater level and groundwater quality monitoring wells, the plan may indicate the depth interval(s) or aquifer zone monitored and the type of well (public, irrigation, domestic, industrial, monitoring).

e. A description of any current or planned actions by the Soquel Creek Water District and Central Water District to coordinate with land use, zoning, or other water management planning.

f. Provisions for periodic report(s) summarizing groundwater basin conditions and groundwater management activities. The report(s), prepared annually or at other frequencies as determined by the local management entity, would include:

1) Summary of monitoring results with a discussion of historical trends.

Resolution 05-56 (Soquel Creek Water District) Resolution 10-05 (Central Water District) Page 4 of 5

2) Summary of management actions during the period covered by the report.

3) A discussion, supported by monitoring results, of whether management actions are achieving progress in meeting management objectives.

4) Summary of proposed management actions.

5) Summary of any plan component changes, including additional or modified management objectives, during the period covered by the report.

g. Provision for the periodic re-evaluation of the entire plan by the managing entity.

5. Both Districts shall meet no less than annually with any other entity that has prepared a plan which impacts on the groundwater basin underlying these Districts.

A copy of this resolution shall be published in a paper of general circulation in Santa Cruz County at least two times to give public notice of its adoption.

PASSED AND ADOPTED this 20th day of December, 2005, by the Board of Directors of the SOQUEL CRREK WATER DISTRICT and the CENTRAL WATER DISTRICT by the following votes:

## SOQUEL CREEK WATER DISTRICT

AYES: Director Daniels, LaHue, Kriege, Beebe, Jaffe

NOES: None

ABSENT: None

APPROVED:

Bruce Daniels, President Board of Directors

ATTEST:

Druse augurde

Denise Alexander, Secretary of Said Board Resolution 05-56 (Soquel Creek Water District) Resolution 10-05 (Central Water District) Page 5 of 5

## CENTRAL WATER DISTRICT

AYES: Mabie, Monkered, Sharp, Thomas, Washington

NOES: none

ABSENT: None

APPROVED:

Jean Thomas, President of the Board of Directors

TEST: A

Jacquelyn Cornick , Secretary of Said Board

SPACE FOR COUNTY CLERK'S FILING STAMP

SS



## **Proof of Publication** (2015.5 C.C.P.)

## STATE OF CALIFORNIA]

COUNTY OF SANTA CRUZ]

#### PUBLIC NOTICE

Soquel Creek Water District and Central Water District Joint Resolution of Intention to Draft a Groundwater Management Plan Update

The following Joint Resolution of Intention to Draft a Groundwater Management Plan Update for the Mid-County Area of Santa Cruz County was passed and adopted by the Boards of Directors of the Soquel Creek Water District and Central Water District at their re spective meetings on Tuesday, December 20, 2005 by unanimous vote.

> SOQUEL CREEK WATER DISTRICT RESOLUTION NO. 05-56 AND CENTRAL WATER DISTRICT RESOLUTION NO. 10-05

JOINT RESOLUTION OF INTENTION TO DRAFT A GROUNDWATER MANAGEMENT PLAN UPDATE FOR THE

SOQUEL-APTOS AREA OF SANTA CRUZ COUNTY RECITALS

The Board of Directors of the SOQUEL CREEK WATER DISTRICT and the CENTRAL WATER DIS-TRICT, meeting in separate sessions on December 20, 2005, have considered the following:

A. SOQUELICREEK WATER DISTRICT is a County Water District duly organized under Section 30000 et. seq. of the California Water Code and serves an area of the County of Santa Cruz extending roughly from 41st Avenue on the west, to the boundary with the CENTRAL WATER DISTRICT on the east and extending to Cañon del Sol off San Andreas Road.

B. CENTRAL WATER DISTRICT is a County Wa-ter District duly organized under Section 30000 et. seq. of the California Water Code and serves an area of the County of Santa Cruz extending roughly from the boun-dary with SOQUEL CREEK WATER DISTRICT on the west and extending to the Corralitos area on the east.

C. All the lands within the boundaries and spheres of influence of said Water Districts require water for

domestic, agricultural and commercial purposes. D. Both of said Districts bear the responsibility and obligation for providing water to the residents and busi-

nesses of their respective areas. E. Both of said Districts rely on groundwater for their source of water currently, and will continue to rely on groundwater as their primary source in the future.

F. Under the authority of Assembly Bill 3030 (codified as Water Code \$10750 et seq.) said Districts entered into a Joint Exercise of Powers Agreement on March 30, 1995, and prepared a Groundwater Manage-ment Plan for the Soquel-Aptos Area.

G. Senate Bill 1938, adopted in 2002, amended the requirements of Groundwater Management Plans, thereby necessitating preparation of an updated Soquel-Aptos Area Groundwater Management Plan con-NOW, THEREFORE, IT IS HEREBY RE-

SOLVED:

1. SOQUEL CREEK WATER DISTRICT and CENTRAL WATER DISTRICT are local public enti-fies providing water service in Santa Cruz County and authorized to adopt and implement a plan to manage the groundwater in their respective service areas un-der the provisions of Water Code §10750 et seq. and in accordance with the March 30; 1995 Joint Exercise of Powers Agreement.

2. The groundwater basin within the service areas of the two Districts is identified in the California De partment of Water Resources (DWR) Bulletin No. 118-

Update 2003 as the Soquel Valley Basin. 3. The Soquel-Aptos Area Groundwater Manage-

**Public Notice** 

#### I, THE UNDERSIGNED, DECLARE:

That I am over the age of eighteen and not interested in the herein-referenced matter; that I am now, and at all times embraced in the publication herein mentioned was, a principal employee of the printer of the Santa Cruz Sentinel, a daily newspaper printed, published and circulated in the said county and adjudged a, newspaper of general circulation by the Superior Court of California in and for the County of Santa Cruz, under Proceeding No. 25794; that the advertisement (of which the annexed is a true printed copy) was published in the above-named newspaper on the following dates, to wit:

#### **JANUARY 1, 8, 2006**

I DECLARE under penalty of perjury that, the foregoing is true and correct to the best of my knowledge.

This 11th day of JANUARY 2006, at Santa

Cruz, California.

groundwater management plan, which may include appointing a technical advisory committee (Water Code § 10753.4 (b))... b. Basin management objectives for the

groundwater basin that is subject to the plan (Water Code § 10753.7 (a) (1)). c. Components relating to the monitoring and

management of groundwater levels within the groundwater basin, groundwater quality degradation, inelas-Water basin, groundwater quality degradation, meta-tic land surface subsidence, and changes in surface flow and surface water quality that directly affect groundwater levels or quality or are caused by ground-water pumping in the basin (Water Code § 10753.7 (a)(1))

d. A plan to involve other agencies that enables the local agency to work cooperatively with other public entitles whose service area or boundary overlies the groundwater basin (Water Code § 10753.7 (a)(2)).

e. Adoption of monitoring protocols (Water Code § 10753.7 (a)(4)), which are capable of tracking changes in conditions for the purpose of meeting management objectives.

 f. A map showing the area of the groundwater basin, as defined by DWR Bulletin 118, and the jurisdictional area of the local agencies subject to the plan, as well as the boundaries of other local agencies that overlie portions of the same basin (Water Code § 10753.7 (a)(3)).

4. The Soquel-Aptos Area Groundwater Manage-ment Plan Update 2006 may also include the following: a. Establish an advisory committee of stak-

eholders and interested parties within the plan area that will help guide the development and implementation of the plan.

b. A description of the area to be managed under the plan, including: 1) The physical structure and characteristics

of the aquifer system underlying the plan area in the context of the overall basin.

2) A summary of the availability of historical data including, but not limited to, the components in 3.c. above.

 Issues of concern including, but not limited to, those related to the components in 3.c. above. 4) A general discussion of historical and pro-

lected water demands and supplies.

scription of:

 How meeting the management objective will contribute to a more reliable supply for long-term beneficial uses of groundwater in the plan area.

Existing or planned management actions to achieve management objectives.

\_\_\_\_d. A description of the monitoring program adopted under 3.e. above, including:

1) A map indicating the general locations of any applicable monitoring sites for groundwater levels, ground-water quality, subsidence stations, or stream gages.

2) A summary of monitoring sites indicating the type (groundwater level, groundwater quality, sub-sidence, stream gage) and frequency of monitoring. For groundwater level and groundwater quality moni-toring wells, the plan may indicate the depth inter-val(s) or aquifer zone monitored and the type of well

(public, irrigation, domestic, industrial, monitoring). e. A description of any current or planned actions by the Soquel Creek Water District and Central Water District to coordinate with land use, zoning, or other water management planning.

 f. Provisions for periodic report(s) sum-marizing groundwater basin conditions and groundwa-ter management activities. The report(s), prepared annually or at other frequencies as determined by the local management entity, would include: 1) Summary of monitoring results with a dis-

cussion of historical trends.

2) Summary of management actions during the period covered by the report.

3) A discussion, supported by monitoring results, of whether management actions are achieving progress in meeting management objectives.

4) Summary of proposed management actions.

5) Summary of any plan component changes, including additional or modified management objectives, during the period covered by the report. g. Provision for the periodic re-evaluation

of the entire plan by the managing entity.

5. Both Districts shall meet no less than annually with any other entity that has prepared a plan which impacts on the groundwater basin underlying these Districts.

A copy of this resolution shall be published in a paper of general circulation in Santa Cruz County at least two times to give public notice of its adoption. Denise Alexander, Board Clerk Social Creek Water District Public

Soquel Creek Water District

#### **GROUNDWATER MANAGEMENT PLAN COMMITTEE MEMBERS & STAFF**

Bruce Daniels Dr. Bruce Jaffe Clarke Wales, Carol Monkerud, Ken Mabie & Jean Thomas William Wigginton Michael Mills Laura Brown Melanie Schumacher Derrik Williams (GMP hydrologist)

#### **GOVERNMENT AGENCIES/REPRESENTATIVES**

Bill Kocher, Director, Santa Cruz Water Aptos-LaSelva Fire District Charles McNiesh, General Manager, Scotts Valley Water District Bruce Laclergue, General Manager, Pajaro Valley Water Management Agency Bruce Clark, Fire Chief, Central Fire Dist. John Ricker, Water Resources Manager, Santa Cruz County Mike Cloud, Hydrologist, Santa Cruz County Mayor Dennis Norton, City of Capitola Juliana Rebagliati, CityofCapitola Comm.Dev.Director Supervisor Jan Beautz Supervisor Ellen Pirie Andrew Schiffrin, SC Water Commission Supervisor Mardi Wormhoudt Randy Hanson, USGS Larry Freeman, USGS Brian Smith, DWR-San Joaquin District Diane Burbank, Aptos High School Principal Gary Woods, Aptos High School Asst. Super. Jess Brown, Exec. Director SC County Farm Bureau

#### INDIVIDUALS

Bert Lemke (Aptos Chamber) Doug Deitch Leslie Scanagatta (Local SEIU 415) Ron Franke (Aptos Chamber Govt Affairs) Stephen P. Erlach Terry Winston (Seacliff Improvement Assoc) Aaron Bierman (Weber Hayes Geologists) Bill Parkin, Wittwer & Parkin LLP Don Heichel Mike Mc Craw, Seascape Golf Course Richard Mullikin Terry McHenry

#### SPECIAL INTEREST GROUPS

Beth Dieveney, Save Our Shores Friends of Soquel Creek

#### MEDIA

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## CANDIDATES FOR GMP COMMITTEE

Rich Ross, Pine Tree Mutual Jimmy Smith, Mar Vista Water Company

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richard.ross@austin.AECOM.com no email address available

# GROUNDWATER MANAGEMENT PLAN

## NOTICE OF PUBLIC HEARING ON THE PROPOSED GROUNDWATER MANAGEMENT PLAN - 2007, SOQUEL-APTOS AREA OF SANTA CRUZ COUNTY

The Groundwater Management Plan - 2007, Soquel-Aptos Area supersedes the original Groundwater Management Plan adopted in 1996. The proposed Plan is in conformance with state law and incorporates current groundwater information and existing management practices. It also presents a strategy to manage the basin with specific goals and objectives. The three primary goals set forth in the GMP are: (1) Ensure water supply reliability; (2) Maintain adequate water quality; and (3) Prevent environmental impacts.

The Groundwater Management Plan Committee, formed under a Joint Exercise of Powers Agreement between Soquel Creek Water District (SqCWD) and Central Water District (CWD) and in accordance with a Joint Resolution of Intention, has drafted the Groundwater Management Plan - 2007, Soquel-Aptos Area (GMP). The Final Draft of the Plan is complete and public comment is being sought before the two Boards of Directors approve the Final Plan.

The Final Draft GMP is available for review at:

- Soquel Creek Water District Office, 5180 Soquel Dr., Soquel
- Central Water District, 400 Cox Rd., Aptos
- Online at www.soquelcreekwater.org
- Four public libraries:

Capitola, Aptos, La Selva Beach and Porter Memorial in Soquel

Hard or electronic copies of the proposed GMP may be purchased from either Soquel Creek Water District or Central Water District for the cost of reproduction.

The Joint Meeting and Public Hearing of the two Boards will be held at the Capitola City Council Chambers, 420 Capitola Avenue, Capitola, CA on Tuesday, March 20, 2007 at 7:00 p.m. The hearing will be preceded by the 2006 annual report on the state of the groundwater basin beginning at 6:00 p.m.

Written comments should be received no later than 4:00 p.m. on the day of the hearing to be considered by the Boards of Directors prior to the first reading of an ordinance adopting the final plan. Address written comments to Melanie Schumacher at SqCWD, P.O. Box 1550, Capitola, CA 95010 or email to melanies@soquelcreekwater.org.





## Appendix Item A-6

**Public Comments and Responses** 

Public Comments for Draft GMP are included as follows:

- City of Santa Cruz dated February 7, 2007
  - o Response by SqCWD dated February 14, 2007
- Comments and Responses from Public Hearing on March 20, 2007
  - Excerpt from the March 20, 2007 meeting minutes regarding the public hearing

809 Center Street, Room 102, Santa Cruz, CA 95060 • (831) 420-5200 • Fax (831) 420-5201

February 7, 2007

Laura Brown General Manager Soquel Creek Water District 5180 Soquel Drive Soquel, CA 95073

Subject: City Comments on Draft Groundwater Management Plan - 2007, Soquel-Aptos Area

Dear Laura:

The City of Santa Cruz Water Department (City) has the following comments on your draft Groundwater Management Plan (GMP) – 2007, Soquel-Aptos Area:

- 1. Section 2.5. We request that the GMP be consistent with the City's 3-year Capital Improvement Program (CIP), which is considered for approval by the City Council annually in April. The City's proposed 2007 2010 CIP, attached, calls for the installation of two more production wells in FY 08-09 and rehabilitation of the Beltz treatment plant in FY09-10. Of the two new wells, Beltz well 11 will replace Beltz well 4 and Beltz well 12 will be a standby well. Although the City does not have a well master plan, these future well installations are currently in the planning stages and will be described in the Beltz Well 11/12 Siting Study, which we expect to have as a draft for your review by the end of February. The purpose of the study is to restore the Live Oak wellfield to a reliable total production level of 1500 gpm with the addition of two production wells further inland than the City's current wells. The rehabilitation of the Beltz treatment plant has the same goal, to restore reliable treatment to 1500 gpm through equipment and instrumentation modernization. The draft predesign report for the Beltz Treatment Plant rehabilitation will be available for your review by early March.
- 2. Section 3.4.1 Paragraph 1. You state that groundwater in the western portion of the basin displaying an aspect of west to east flow is due to "relatively high rates of recharge in nearby aquifer outcrop areas". This is misleading, since the primary cause of west to east flow is the pumping depression in the center of the SqCWD service area.
- 3. Section 3.4.2.3. Please also note that groundwater typically comprises 5 to 7% of the City's water supply and can be a higher percentage of its supply when surface water sources are significantly diminished. Referencing Figure 3-24 would be appropriate.
- 4. Sections 3.4.3, 3.5.2 and 3.6.1. Note that elevated chloride concentrations have been detected in the City's Moran Lake and Soquel Point wells (620 and 1200 mg/L, respectively). Both wells are screened in the A zone of the Purisima and chloride concentrations have been fairly stable since monitoring began in 2004, as shown on the

attached table. Both detections appear to show current sea water intrusion in the Purisima A zone in the vicinity of the offshore outcrop area. Also, would you say there is evidence of sea water intrusion in your monitoring well SC-8F? Is this well screened in the Aromas?

- 5. Section 3.6.1 Pleasure Point bullet. The shallow Pleasure Point well (well C) had a maximum chloride concentration of 167 mg/L in 1991 but has in the last 6 years ranged from 32 to 120 mg/L (see attached graph). This well is actually east of the Purisima A outcrop shown in Figure 3-11. The City's Soquel Point and Moran Lake wells are within the Purisima A outcrop and the recent elevated chloride detections are better evidence of sea water intrusion there. Sea water intrusion into the Purisima A outcrop in this area would not just threaten "a number of coastal production wells operated...by the City", it would threaten all the City's production wells prior to impacting SqCWD production wells.
- 6. Section 3.7. The address of the PCE plume is 3910 Portola. The TPH plume is from 4001 Portola, across the street.
- 7. Section 3.8.3 As mentioned above, the City will also be redistributing pumping further inland, away from the A zone outcrop area, with the installation of two new wells.
- 8. Section 5 Element 4. The Brief Description neglects to mention that groundwater is a <u>crucial</u> source of supply for the City.
- 9. Section 5 Element 9 Point 3. In locating wells further west to move pumping away from the pumping depression, SqCWD will need to be mindful of not exacerbating the sea water intrusion evident in the Pursima A outcrop area south of the City's production wells, or intercepting recharge to two wells the City plans to also locate further inland.

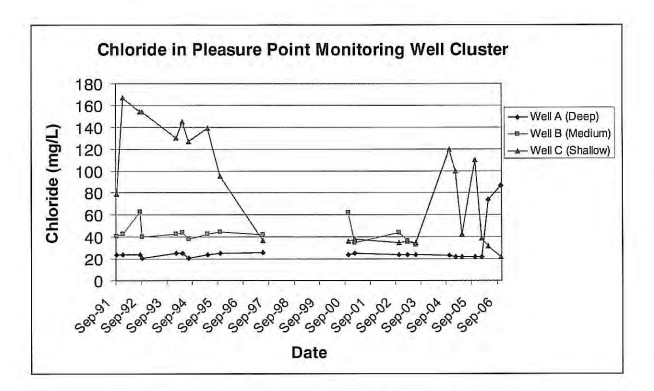
We appreciate the opportunity to comment on your Draft GMP.

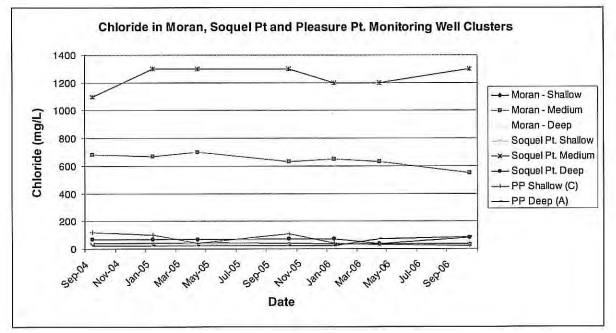
Sincerely,

Linette Almond Deputy Director/Engineering Manager

Attachments:

Graphs of Chloride in the Pleasure Point Monitoring Well Cluster and Moran, Soquel Pt. and Pleasure Pt. Monitoring Well Clusters Monitoring Well Water Quality Results Proposed 2007 – 2010 CIP Re: City Comments on Draft GMP Page: 3 Date: February 8, 2007





P:\WTEN\Groundwater\GW Mgmt\Soquel GMP\CityComments2007DraftGMP.doc

### TABLE 1. SUMMARY OF WATER QUALITY RESULTS FOR SANTA CRUZ WATER DEPARTMENT MONITORING WELLS

Well Name	Schwan Lake		Corcoran Lagoor	1		Moran Lake		Beltz #2	Beltz #4	4 (MW-4)
Well Location	14th Ave, btwn Scholl & Merrill	Port	tola Dr, near 26th	Ave	м	oran & Palisac	les	30th Dr, south of Portola	mompoon	Rd, south o mer St
Notes:	Shallow	Shallow	Medium	Deep	Shallow	Medium	Deep	· · · · · · · · · · · · · · · · · · ·	Shallow	Deep
Total Well Depth (fi)	135	40	100	195	170	220	295	88	78	114
Purisima Zone	AA	А	Α	AA	A	A	AA	A	A	A
Date Sampled	9/22/2004	9/15/2004	9/15/2004	9/15/2004	9/15/2004	9/15/2004	9/15/2004	9/16/2004	10/13/2004	10/13/200
Chloride (mg/L)	90	95	29	18	43	680	61	79	84	100
Conductivity	1			1.	1					
(umho/cm)	580	900	520	330	690	2500	710	650	1000	1100
pН	7.8	7.8	8.1	8	8	7.7	8.2	7.9	8.4	8.1
TDS (mg/L)	420	590	390	280	480	1800	470	430	780	810
Date Sampled	1/12/2005	1/12/2005	1/12/2005	1/12/2005	1/12/2005	1/12/2005	1/12/2005	1/12/2005	1/14/2005	1/14/200
Chloride (mg/L)	92	110	27	18	43	670	62	80	85	140
Conductivity		1.1			a constant			1	1.00	11.200.00
(umho/cm)	640	890	470	320	680	2400	690	630	960	1100
pH	7.8	7.8	B	7.9	7.9	7.6	8	7.8	8.2	8
TDS (mg/L)	440	590	360	280	490	1700	480	430	740	850
Date Sampled	4/12/2005	4/12/2005	4/12/2005	4/12/2005	4/12/2005	4/12/2005	4/12/2005	4/12/2004	4/21/2005	4/21/200
Chloride (mg/L)	92	110	29	18	44	700	60	75	82	130
Conductivity	the state of the			1.014					11.000	1.0.1
(umho/cm)	680	960	530	330	710	2600	710	680	950	1100
рН	7.8	7.8	7.9	7.9	7.9	7.6	8	7.6	8	8
TDS (mg/L)	420	600	370	270	480	1800	460	430	670	860
Date Sampled	10/25/2005	10/25/2005	10/25/2005	10/25/2005	10/26/2005	10/26/2005	10/26/2005	10/25/2005	10/27/2005	10/27/200
Chloride (mg/L)	89	100	29	19	41	630	63	79	84	140
Conductivity	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	1 C 1		and the second second	1. 1. 1. 1.				The Second	1.00
(umho/cm)	660	960	520	340	690	2400	690	640	870	1100
pН	7.8	7.8	8	7.9	7.9	7.7	8	7.8	7.9	8.1
TDS (mg/L)	430	610	360	260	510	1700	470	440	600	800
Date Sampled	1/24/2006	1/24/2006	1/24/2006	1/24/2006	1/25/2006	1/25/2006	1/25/2006	1/24/2006	1/26/2006	1/26/200
Chloride (mg/L)	91	100	24	18	38	650	62	78	85	105
Conductivity		the second second	1	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1						
(umho/cm)	650	920	480	330	700	2400	690	650	830	1000
рН	7.8	7.8	8.0	8.0	8.0	7.8	8.1	7.8	8.0	8.1
TDS (mg/L)	420	600	350	270	470	1800	440	430	630	860
Date Sampled	4/18/2006	4/18/2006	4/18/2006	4/18/2006	4/19/2006	4/19/2006	4/19/2006	4/19/2006	1.00	S. 1. J. M.
Chloride (mg/L)	93	100	28	18	37	630	62	76	NA	NA
Conductivity	La Charles						0.12.11	1 - 1 - 2	1.26.000	
(umho/cm)	670	930	500	330	710	2400	710	680	NA	NA
рН	7.9	7.9	8.0	8.0	8.0	7.8	8.2	7.9	NA	NA
TDS (mg/L)	420	580	350	270	490	1700	460	470	NA	NA
Date Sampled	10/18/2006	10/18/2006	10/18/2006	10/18/2006	10/16/2006	10/16/2006	10/16/2006	10/16/2006		
Chloride (mg/L)	90	19	32	19	38	550	63	90	NA	NA
Conductivity	1 100 21			1.1.1.1			1.64	100	Long -	
(umho/cm)	660	330	530	340	680	2200	690	640	NA	NA
pH	8.2	8.2	8.3	8.2	8.1	7.9	8.2	8	NA	NA
TDS (mg/L)	460	320	420	320	480	1500	460	410	NA	NA

Well Name	Beltz #6	1224	Soquel Point		Thu	ber Ln	P	leasure Poir	ıt
Well Location	38th Ave & Roland @ Beltz T.P.	E. Cliff I	Dr just east of 3	2nd Ave	and the second second second second	of Thurber & elen	End of 41st Ave		
Notes:		Shallow	Medium	Deep	Shallow	Deep	Shallow(C)	Medium(B)	Deep (A)
Total Well Depth (it)	130	130	270	330	270	420	140	240	355
Purisima Zone	in the second dis	Α	A	AA	AA	SM	A	A	AA
Date Sampled	9/22/2004	9/16/2004	9/16/2004	9/16/2004	10/6/2004	10/6/2004	10/6/2004	1.1.1.1.1.1.1	10/6/2004
Chloride (mg/L)	35	36	1100	67	41	40	120	NA	23
Conductivity (umho/cm)	430	500	3800	810	660	650	1100	NA	790
pH	7.4	8.2	7.7	8.2	7.9	8	7.6	NA	7.9
TDS (mg/L)	350	350	3000	560	440	430	690	NA	600
Date Sampled	1/13/2004	1/13/2005	1/13/2005	1/13/2005	1/13/2005	1/13/2005	1/14/2005	1.4.1	1/14/2005
Chloride (mg/L)	35	32	1300	68	38	38	100	NA	22
Conductivity (umho/cm)	540	430	3700	790	610	600	920	NA	750
pH	7.3	8	7.4	7.9	7.8	7.8	7.7	NA	7.8
TDS (mg/L)	390	320	3000	570	460	440	620	NA	610
Date Sampled	4/13/2005	4/13/2005	4/13/2005	4/13/2005	4/13/2005	4/13/2005	4/14/2005	19/1	4/14/2005
Chloride (mg/L)	36	30	1300	68	38	37	43	NA	22
Conductivity (umho/cm)	540				1	1.15			1.5.5
(drino/cin) Ha	7.4	<u>410</u> 8.1	3700	770 8.1	600 7.9	580	470	NA	810
TDS (mg/L)	420	320	3000	560	450	7.9	7.9	NA	7.8
Date Sampled	10/27/2005	10/25/2005	10/25/2005		450		330	NA	630
Chloride (mg/L)	74	31		and the second se		10/26/2005	10/27/2005		10/27/200
Conductivity (umho/cm)	580	430	1300	75	41	41	110	NA	22
pH	7.4	8,1	4300	850 8.1	630 7.9	630	1000	NA	800
TDS (mg/L)	380	300	3400	580	460	7.9	7.7	NA	7.9
Date Sampled	1/26/2006	1/24/2006	1/24/2006	1/24/2006	1/25/2006	1/25/2006	670	NA	580
Chloride (mg/L)	34	30	1/24/2008	74			1/26/2006		1/26/2006
Conductivity (umho/cm)	610	420	4200	830	39 650	<u>38</u> 630	<u> </u>	NA	740
pH	7.5	8.1	7.6	8.1	8.0	8.0	7.9	NA	7.9
TDS (mg/L)	430	290	3400	570	420	430	300	NA	620
Date Sampled	4/20/2006	4/20/2006	4/20/2006	4/20/2006	2		4/20/2006		4/20/2006
Chloride (mg/L)	45	29	1200	37	NA	NA	32	NA	74
Conductivity (umho/cm)	640	420	3800	820	NA	NA	350	NA	820
pH	7.5	8.1	7.6	8.1	NA	NA	8.0	NA	8.1
TDS (mg/L)	440	290	3300	560	NA	NA	260	NA	570
Date Sampled	10/16/2006	10/17/2006	10/17/2006	10/17/2006			10/17/2006		10/17/200
Chloride (mg/L)	39	30	1300	83	NA	NA	22	NA	87
Conductivity (umho/cm)	500	420	4300	850	NA	NA	790	NA	900
pH	7.7	8.2	7.8	8.2	NA	NA	8.1	NA	8
TDS (mg/L)	360	270	2400	540	NA	NA	590	NA	570

TABLE 1. SUMMARY OF WATER QUALITY RESULTS FOR SANTA CRUZ WATER DEPARTMENT MONITORING WELLS

2

Project Title Number Description	FY 2007 Adjusted	FY 2008 Estimated	FY 2009 Estimated	FY 2010 Estimated	FY 08-10 Total
WATER FUNDS (711-715)					
Access Road Improvements c709840					
Minor road repair and pipeline clearanc	e work to gain access	to water facilities ar	nd equipment.		
Project Cost Estimate	\$ 25,000	\$ 25,000	\$ -	\$ -	\$ 25,000
Add Beltz Wells c700026					
Add Beltz wells in an effort to provide r #11) for the inoperable Beltz #4 and o Investigation and test well, CEQA, prop	ne standby well (Belt	z #12) must be inve	stigated and construct	ted. Funds in FY 200	8 are for
Project Cost Estimate	250,000	1,200,000	800,000		\$ 2,000,000
Additional Piezometers - Newell Ci c700021 Drill nine exploratory borings at Newell piezometers for long-term water level	Creek Dam to Invew	stigate slope stability	per request from sta		
Newell Creek Dam and two at the Bay	Street Reservoir.			nio to one existing p	
Project Cost Estimate	150,000		- 0	-	\$ -
Bay Street Reservoir Reconstructio	'n				
The Bay Street Reservoir has reached i reservoir must be resized to accommon construction of the first 5 MG tank. Fu	date 10 MG of storage	in this location. Fu	nding for FY 2008 is fo		
Project Cost Estimate	-	1,600,000	9,600,000	3,200,000	\$ 14,400,000
Bay Street Reservoir Reconstructio	on - SDC				
The Bay Street Reservoir has reached in reservoir must be resized to accommon construction of the first 5 MG tank. Fu <b>Development Charges (SDC).</b>	date 10 MG of storage	in this location. Fu	nding for FY 2008 is fo	or design. Funding f	or FY 2009 is for
Project Cost Estimate	÷	400,000	2,400,000	800,000	\$ 3,600,000
Beltz Treatment Plant Rehabilitatio c700020	on				
The Beltz Treatment Plant supplies up 1986 and requires modernization to as					
Project Cost Estimate	700,000		6,000,000	5,000,000	\$ 11,000,000

Number Description	FY 2007 Adjusted		FY 2008 stimated		Y 2009 timated		Y 2010 stimated		FY 08-10 Total
WATER FUNDS (711-715	)								
City-Initiated Main Replacemen c700002 (Annual)	its								
Recurring program of deteriorated Priorities are based on the need to reduce maintenance costs.									
Project Cost Estimate	\$	- \$	800,000	\$	800,000	\$	800,000	\$	2,400,000
Contractor Meter Installations • c700012 (Annual) Funds to purchase meters for Insta		This pro	oject is funde	ed by S	ystem Devel	opmer	it Charges (!	SDC).	
Project Cost Estimate	8,000	D	8,000		8,000		8,000	\$	24,000
County and Other Agency Rede c700003 (Annual) Water main, service line, valve, or Improvement projects.		necessita	ated by Count	y or oth	er Agency roa	ad impr	ovement and,	/or sto	orm drain
Project Cost Estimate	100,000	0	100,000		100,000		100,000	\$	300,000
Customer-Initiated Main Replace c700004 (Annual) Recurring program similar to the C accommodate customer-requested disbursed to customers on a first-c	ity-Initiated Main Repla service connections to	undersiz	ed or inadequ	ate mai	ns. Funds, to	the ex	tent of the ap	propri	ation, are
Project Cost Estimate	50,00	0	50,000		50,000		50,000	\$	150,000
전 1997년 1997년 1997년 1997년 - 1997년 1997년 1997년 1997년 1997	WTP								
c700008 Replace existing gaseous chlorine	disinfection at the GHW	TP. This n.	project will pr	ovide fo	r design, purc	:hase a	nd installatior	n of a	less
c <b>700008</b> Replace existing gaseous chlorine	disinfection at the GHW	TP. This n. -	project will pr 650,000	ovide fo	r design, purc -	hase a	nd installatior -	n of a \$	
c700008 Replace existing gaseous chlorine hazardous non-gas sodium hypoch Project Cost Estimate Distribution-Initiated Main Rep c700005 (Annual) Annual Replacement Program simi	disinfection at the GHW ilorite generation system placements lar to the City-Initiated	m. - and Cust	650,000		-		*	\$	650,000
c700008 Replace existing gaseous chlorine hazardous non-gas sodium hypoch Project Cost Estimate Distribution-Initiated Main Rep c700005 (Annual) Annual Replacement Program simi	disinfection at the GHW ilorite generation system placements lar to the City-Initiated	m. - and Cust on.	650,000		-		*	\$	650,000
Distribution-Initiated Main Rep c700005 (Annual) Annual Replacement Program simi initiated on an as-needed basis by	disinfection at the GHW lorite generation system placements lar to the City-Initiated the Distribution Divisio 100,00	m. - and Cust on.	650,000 comer-Initiate		- Replacement f		ns, however,	\$ these	650,000 projects are

Project Title Number Description	FY 20 Adjust		_	FY 2008 Estimated		FY 2009 Estimated		FY 2010 stimated	2	FY 08-10 Total
WATER FUNDS (711-715)										
Project Cost Estimate				20,000		<u>, 0</u>		-	\$	20,000
<b>GHWTP Building Upgrades</b> <b>c700010</b> The Graham Hill Water Treatment Pla systems have been maintained in goo upgrade existing systems with more e	d working con	dition, th	neir ei	, and even tho fficiency is well	ıgh it below	s heating, ventili v that of contemp	ation, porary	electrical, and equipment. 1	i plum This pi	ibing roject will
Project Cost Estimate	\$	- 9	\$	50,000	\$	4	\$	1	\$	50,000
Habitat Conservation Programs										
Work to comply with Habitat Conserva design process. Funds in FY 2009 and of E.Zayante Road.										
Project Cost Estimate				350,000		200,000		200,000	\$	750,000
Hydrological Improvements										
Project to Improve hydrologic monitor Newell Creek, and Laguna Real Time I	ring in the wate Flow monitorin	ershed. F g.	Funds	In FY 2008 are	for fl	ume installation	and ra	ating curve wo	ork at	Lower
Project Cost Estimate		÷		35,000		(A)		÷	\$	35,000
Loch Lomond Facility Improvemer	nt Project									
Funds to conduct a facility improveme docks, replacing the lower lot and lock access, supply auxiliary power to Eagl signage replacement, interpretive ove	n view restrooi le Dell water tr	ns to pro eatment	ovide : plani	handicapped ac t, improve entra	cess,	Loch View Trail station, building	impro re-roo	vement to pro fing, paveme	ovide	handicapped
Project Cost Estimate	1	55,000		60,000		350,000		350,000	\$	760,000
Meter Retrofit Program :709860										
Retrofit Program to replace manual re project. After that some funds will be							FY 200	08 will comple	te the	e multi-year
Project Cost Estimate	\$ 8	00,000	\$	800,000			\$	2	\$	800,000
Miscellaneous Facility Upgrades a	nd Reconditio	oning								

#### c709817

Provides for replacing or reconditioning major system infrastructure such as pumps, motors, gear drives or structures.

Project Title Number Description	FY 2007 Adjusted	FY 2008 Estimated	FY 2009 Estimated	FY 2010 Estimated	_C	FY 08-10 Total
WATER FUNDS (711-715)						
Project Cost Estimate	30,000	30,000	30,000	30,000	\$	90,000
Modify San Lorenzo Intake at Crossi c709872	ng Street					
Rehabilitate dam and investigate sanding will fund a study that would recommend		gallery at San Loren;	zo River Intake at Cro	ssing Street. FY 2	007 a	ppropriation
Project Cost Estimate	211,327	-	*	-	\$	
North Coast System Rehabilitation c709835						
Springs and streams along the coast nor related to these water supplies were con follow precarlous alignments, often throu review of the second segment.	structed as early as 1	889 and are in need	of rehabilitation. Tran	smission mains a	e dete	eriorated and
Project Cost Estimate	÷	- 71	÷.	500,000	\$	500,000
Photovoltaic / Solar Projects c700022 Provides funds to investigate solar energ designated for solar project in associatio			for desalination plant	operation. Funds i	n FY 2	008 are
Project Cost Estimate	35,000	157,500	141	4	\$	157,500
Photovoltaic / Solar Projects - SDC c700023 Provides funds to investigate solar energ designated for solar project in associatio (SDC).						
Project Cost Estimate	15,000	67,500	K		\$	67,500
Power Management Study / Electric c700303	al Service Upgrade					
Funds in FY 2008 are for installation of a provide adequate power for future plant						h will
Project Cost Estimate	300,000	3,000,000	-		\$	3,000,000
Pump Rehabilitation Project c700308 Funds to rehabilitate and/or rebuild pum	ins to extend the usefu	d life throughout the	e water system			
runus to renabilitate and/or rebuild puir	ips to exterit the user		- water system.			
Project Cost Estimate	25,000	30,000	30,000	30,000	\$	90,000

-

Project Title Number	FY 2007		FY 2008	EV	2009		Y 2010		FY 08-10
Description	Adjusted		Estimated		mated		stimated		Total
WATER FUNDS (711-715)									
Slide Repair at GHWTP									
e <b>701001</b> As a result of the April 2006 rainfall, impacts to adjacent property.	a landslide developed	d on the l	reatment plant	: propert	y. The slide	e must	be repaired to	o avoid	i potential
Project Cost Estimate		-	80,000		-		-	\$	80,000
Road Maintenance and Rehabilita	tion Program								
c70 The Water Department owns and/or and assessment of access roads and project.									
Project Cost Estimate		-	105,000		-		÷	\$	105,000
Steel Tank Recoating									
The University 2 and University 4 tar start in FY 2007. Project was postpor						n. Orig	inally the wor	k was	planned to
Project Cost Estimate	300,00	0			300,000		150,000	\$	450,000
Transmission System Improveme c709833 (Annual) Recurring program to improve the tra									
Project Cost Estimate	\$	- \$	400,000	\$	400,000	\$	400,000	\$	1,200,000
Transmission System Improveme c700017 (Annual)	ents-SDC								
Recurring program to improve the tra	ansmission grid. This	s project	is funded by	System	Developm	ent Ch	arges (SDC	).	
Project Cost Estimate			100,000		100,000		100,000	\$	300,000
Water Quality Lab Remodel c709859									
The Water Quality laboratory has out process, the design-build contract wi									
Project Cost Estimate		-	1,500,000		-		÷	\$	1,500,000
Water Resources Facility Improv	ements								
c70	emente								

Number	FY 2007	FY 2008	FY 2009	FY 2010		FY 08-10
Description	Adjusted	Estimated	Estimated	Estimated	_	Total
WATER FUNDS (711-715)						
Project Cost Estimate		75,000	÷		\$	75,000
Water Services						
:700006(Annual) Recurring program to repair, recond leteriorated services.	ltion or establish water sei	rvices at various loca	ations to meet custo	mer demand and to	repla	ce
Project Cost Estimate	500,000	300,000	300,000	300,000	\$	900,000
Water Supply Project 700305	;					
Funding in FY 2008 is for intake desi						
Project Cost Estimate Grant Funding	3,150,000	350,000	2,800,000	2,100,000	\$	5,250,000
Net Expenditure	<u>(700,000)</u>	<u>(336,000)</u> 14,000	2,800,000	2,100,000	_\$	4,914,000
700016 unding in FY 2008 is for intake desi	gn, in FY 2009 for full scal	le design and enviror	nmental review, and	in 2010 for proper	ty acq	ulsitions.
700016 Junding in FY 2008 is for intake desi This project is funded by System	Development Charges	(SDC).				
700016 Junding in FY 2008 is for intake desi	gn, in FY 2009 for full scal <b>Development Charges</b> 1,350,000 (300,000)	le design and enviror <b>(SDC).</b> 150,000 (144,000)	nmental review, and 1,200,000	in 2010 for proper 900,000	ty acq \$ \$	2,250,000
	Development Charges	(SDC). 150,000			\$	2,250,000 (144,000
700016 unding In FY 2008 is for intake desi his project is funded by System Project Cost Estimate Grant Funding Net Expenditure Vater System Security 700310 unding to Implement security and e	Development Charges  1,350,000 (300,000) 1,050,000 mergency response measu	(SDC). 150,000 (144,000) 6,000	1,200,000	900,000	\$	2,250,000 (144,000 2,106,000
700016 Funding In FY 2008 is for intake desi This project is funded by System Project Cost Estimate Grant Funding	Development Charges  1,350,000 (300,000) 1,050,000 mergency response measu	(SDC). 150,000 (144,000) 6,000	1,200,000	900,000	\$	2,250,000 (144,000 2,106,000
700016 Funding In FY 2008 Is for intake desi This project is funded by System Project Cost EstImate Grant Funding Net Expenditure Vater System Security 700310 unding to Implement security and e re for Implementation of new syste	Development Charges  1,350,000 (300,000) 1,050,000 mergency response measure.	(SDC). 150,000 (144,000) 6,000 ures as Identified in I	1,200,000 1,200,000 the vulnerability ass	900,000 900,000	\$ <u>\$</u> unds i	2,250,000 (144,000 2,106,000
700016 unding In FY 2008 Is for intake desi his project is funded by System Project Cost Estimate Grant Funding Net Expenditure Vater System Security 700310 unding to Implement security and e re for Implementation of new syste Project Cost Estimate	Development Charges           1,350,000           (300,000)           1,050,000           1,050,000	(SDC). 150,000 (144,000) 6,000 ures as Identified in I \$ -	1,200,000 1,200,000 the vulnerability ass	900,000 900,000 essment process. F \$ -	\$ _\$ unds I	2,250,000 (144,000 2,106,000
700016 unding In FY 2008 Is for intake desi his project is funded by System Project Cost Estimate Grant Funding Net Expenditure Vater System Security 700310 unding to Implement security and e re for Implementation of new syste Project Cost Estimate Transfer 2% to Public Art Fund Net Expenditure Vater Treatment Upgrades	Development Charges           1,350,000           (300,000)           1,050,000           1,050,000           smergency response measures           m.           \$ 350,000           \$ 7,000	(SDC). 150,000 (144,000) 6,000 ures as Identified in I \$ - \$ -	1,200,000 1,200,000 the vulnerability ass	900,000 900,000 essment process. F \$ - \$ -	\$ \$ unds i \$	2,250,000 (144,000 2,106,000
<ul> <li>700016</li> <li>unding In FY 2008 Is for intake desi</li> <li>'his project is funded by System</li> <li>Project Cost Estimate</li> <li>Grant Funding</li> <li>Net Expenditure</li> </ul> Vater System Security 700310 unding to Implement security and e re for Implementation of new syste Project Cost Estimate Transfer 2% to Public Art Fund	Sevelopment Charges           1,350,000           (300,000)           1,050,000           1,050,000           smergency response measurem.           \$ 350,000           \$ 7,000           \$ 357,000	(SDC). 150,000 (144,000) 6,000 ures as Identified in I \$ - \$ - \$ - \$ - \$ - \$ - \$ - \$ -	1,200,000 1,200,000 the vulnerability ass \$ - \$ - \$ - \$ - \$ - \$ - \$ - \$ -	900,000 900,000 essment process. F \$ - \$ - \$ - \$ -	\$ \$ unds I \$ \$ \$	2,250,000 (144,000 2,106,000 n FY 2007

Watershed Lands Restoration c700304

-

Project Title Number Description		FY 2007 Adjusted	FY 2008 Estimated	FY 2009 Estimated	FY 2010 Estimated	1	FY 08-10 Total
WATER FUNDS (711-715)							
The Watershed Planning and Analysis owned by the Water Department. Fur implementation of Watershed Lands P management, planned road/drainage	nds in F Ian (whi	Y 2008 are for U ich should be co	pper Newell Drainag	je Improvements, in	FY 2009 and FY 201	0 for	
Project Cost Estimate		-	20,000	50,000	50,000	\$	120,000
Watershed Roads Repair c70 (Annual)							
Emergency maintenance and repair of	f the roa	ids servicing the	watersheds				
Project Cost Estimate		4	25,000	25,000	25,000	\$	75,000
TOTAL WATER FUND PROJECTS	<u>i.</u>						
Project Costs 2% for Public Art	\$	<b>9,504,327</b> 7,000	\$ 12,788,000 -	\$ 30,643,000 -	\$ 15,218,000 -	\$	58,649,000
Total Project Costs		9,511,327	12,788,000	30,643,000	15,218,000		58,649,000
Less Funding Sources: Grant Proceeds		(1,000,000)	(480,000)			\$	(480,000
Net Water Fund Project Costs	e	8,511,327	\$ 12,308,000	\$ 30,643,000	\$ 15,218,000	\$	58,169,000

Appendix A-6

Response to City of SC

Board of Directors Bruce Daniels, President Dr. Thomas R. LaHue, Vice President Dr. Don Hoernschemeyer Dr. Bruce Jaffe Daniel F. Kriege

Laura D. Brown, General Manager



February 14, 2007

Ms. Linette Almond, Deputy Director/Engineering Manager City of Santa Cruz Water Department 809 Center St., Room 102 Santa Cruz, CA 95060

Subject: Response to City Comments on Draft Groundwater Management Plan (GMP) – 2007, Soquel-Aptos Area

Dear Linette:

Thank you for submitting comments on the Draft Groundwater Management Plan (GMP) for the Soquel-Aptos Area. Your letter and this response were provided to the GMP Committee on February 13, 2007. Our responses are as follows:

- Section 2.5: This is a list of adopted documents that were referenced in preparing the GMP. The City's 3-year Capital Improvement Program (CIP, 2007-2010) was not made available during the writing of this GMP and has not yet been approved by the City Council, so it would be inaccurate to include this on the list of documents. Please note that the City's Integrated Water Plan, 2003 and Urban Water Management Plan Update 2006 are both listed, and these adopted documents discuss production goals for the City's wellfield.
- 2. Section 3.4.1, Paragraph 1: Numerous studies of the Purisima Formation have established that the strike of the aquifer layers is generally to the north or northeast in the western part of the Soquel-Aptos Basin. The natural flow direction is expected to be perpendicular to the strike; flowing from the recharge areas, towards the east and southeast. This is exactly the flow directions in the westernmost part of the basin that are shown on Figures 3-13 and 3-14 of the GMP. We, therefore, do not concur with the statement in your letter that the primary cause of west to east flow is the pumping depression in the center of the SqCWD service area. We do, however, agree that some pumping depressions modify the natural flow directions. We will amend the paragraph to add: "The natural west to east aspect of groundwater flow is sometimes modified by seasonal or regular pumping depressions. This is apparent in Figures 3-13 and 3-14. Groundwater flow directions south of the Garnet well are to the southeast in the spring when water levels are relatively high (Figure 3-13), but these flow directions are more directly east in the fall when pumping depressions are greater (Figure 3-14)."
- 3. Section 3.4.2.3: We will make the revision to the GMP as requested.
- 4. Sections 3.4.3, 3.5.2 and 3.6.1: Thank you for providing the monitoring data collected by the City. We will modify the GMP to reflect this information as requested. With respect to the question about seawater intrusion in SqCWD monitoring well SC-8F, we do agree that there appears to be evidence of seawater intrusion at this location, although the chloride concentrations are lower than historic levels. We will add a statement about this monitoring well to the report. In response to your second question, this well is screened entirely in the Purisima to the best of our knowledge.

Ms. Linette Almond, City of Santa Cruz Water Department February 14, 2007 Page 2 of 2

- 5. Section 3.6.1: We will modify the second sentence under the first bullet to read as follows: "This outcrop provides a potential pathway for seawater to enter the A aquifer, which would threaten all of the City of Santa Cruz's existing wells as well as a coastal production well operated by SqCWD."
- 6. Section 3.7: Thank you for the location information for the manmade contamination plumes on Portola. We previously deleted reference to the specific locations and instead reference the general area of contamination.
- 7. Section 3.8.3: We will include a statement that indicates the City is also considering options for redistributing its groundwater production more inland.
- 8. Section 5, Element 4: We will add this sentence to the <u>Brief Description</u>: Although a small percentage of its total supply, groundwater is also a crucial source of supply for the City of Santa Cruz, particularly during droughts. The <u>Detailed Description</u> will be modified as follows: "The City of Santa Cruz also relies on groundwater from wells located in the Soquel-Aptos Area Basin as a crucial water supply, particularly during droughts."
- 9. Section 5, Element 9, Point 3: Comment noted. As you are aware, SqCWD is preparing a project level EIR for its Well Master Plan that will address the potential impacts listed in your comment for each alternative as appropriate. The GMP will be modified to read as follows: "The purposes for siting and installing these new wells, as identified in the Well Master Plan, include broadly distributing well locations to minimize drawdown cones, limiting pumping of individual wells, and moving pumping away from the coast *to mitigate seawater intrusion.*"

We appreciate the City's input on the Draft GMP and look forward to continuing and furthering our cooperative efforts to provide groundwater management in the western portion of the Purisima Formation.

Sincerely, SOQUEL CREEK WATER DISTRICT

Laura D. Brown General Manager

### Excerpt of Meeting Minutes regarding Public Hearing for GMP Public Comments and Responses

Soquel Creek Water District and Central Water District Joint MeetingDate:March 20, 2007Location:City of Capitola Chambers, 420 Capitola Ave., Capitola, CATime:7:00 PM

#### 2. PUBLIC HEARING

2.1 Groundwater Management Plan – 2007 for the Soquel-Aptos Area (GMP) Public Hearing and Approval of First Reading and Publication of an Ordinance Adopting the Plan

President Daniels stated that a joint public hearing has been scheduled by both Boards to determine whether to adopt the Groundwater Management Plan (GMP) plan subsequent to receiving public comment and to proposing any changes. At the close of the public hearing, each Board will vote on the first reading and publication of the ordinance to adopt the plan. A final adoption of the ordinance will be held independently by each Board on April 17.

President Daniels noted that the proposed desalination supplemental water supply project mentioned in the plan is not being voted on or approved tonight. He introduced the five members of the groundwater management committee. Bruce Daniels and Bruce Jaffe represented Soquel Creek Water District and Carol Monkerud and Ken Mabie with Jean Thomas as the alternate represented Central Water District. Members of the public who participated in drafting the plan were Bill Wigginton with Michael Mills serving as alternate.

Director LaHue recognized the amount of hours that went into drafting the plan and he thanked staff, and the committee members for the huge amount of work it took to put the plan together.

President Daniels opened the public hearing.

Cheri Bobbe, a member of the public, asked the following questions:

1. On page 51 of the report, it states the estimated total pumping in the Soquel-Aptos area is approximately 10,300 afy; however, on page 46 it states that extractions have fluctuated between 5,700 afy and 6,900 afy. Ms. Brown clarified that the amounts given on page 46 represent only public water purveyors.

- 2. On page 67, she asked for confirmation that the total maximum pumping that would maintain sustainable yield is estimated to be 9,400 acre feet a year from both aquifers. Staff concurred.
- 3. Is the City of Santa Cruz going to be lowering its extraction from the Beltz wells as Soquel Creek Water District is making efforts to lower its groundwater use and Central is remaining static. She's concerned that a few years ago the city had a proposal to double the capacity of the Beltz Wells. The University is expanding and she would like to know what the Boards think about the impact of that expansion on the groundwater basin. Ms. Brown referenced the proposed groundwater use given in the City's Integrated Water Plan of 2 mgd during drought periods. She stated that the Beltz wells do not currently have that capacity and the two agencies are discussing the potential pumping impacts on the Purisima A and AA units from proposed wells and drought operations.
- 4. On page 69, it lists site-specific recycled water supplies for irrigation as an additional supply option, and she wondered if anything is happening with that idea. Ms. Brown responded that a grant application for a pilot study to provide recycled water for Seascape Golf Course is being reviewed by the State.
- 5. On page 70, what are the plans not only for recharge enhancement but in lieu recharge and storage? Ms. Brown commented on the Blue Gully Trail project, discussions about potential recharge enhancement projects in the Aptos Creek Watershed and a project included in the Integrated Water Resources Management grant for groundwater recharge enhancement.
- 6. On page 71, what is groundwater mounding? And in the list of elements associated with the BMO, nothing is mentioned about storage. Mr. Williams responded.

The Board, staff and Bill Kocher, City of Santa Cruz Water Director who was present further responded to Ms. Bobbe's questions.

Barbara Graves, a member of the public thanked everyone for attending the meeting in Capitola. She stated she had difficulty understanding some of the terms stated in the presentation and speaking in "average folk language" would be helpful when future presentations are televised. She thanked the Boards for a much improved report. She referred to a comment made by Director Kriege about private pumping that is happening outside the District, and she recalled a prior incident at a county meeting when the topic of how much the private well owners were pumping was mentioned and how everyone became so upset. Instead of returning to that sensitive issue, she proposed a monitoring requirement on new wells. She wondered whether the reduced response to District pumping changes could be the result of increased private pumping or perhaps because the basin has been over pumped for so long it cannot recover. Additionally, she expressed concern that maintaining coastal groundwater levels at sea level would not provide sufficient density to be a barrier to seawater intrusion. She opined that excessive pumping of the basin needs to stop and the sustainable yield number should be lowered.

Don Heichel, a member of the public, inquired whether the Directors received a copy of his email with his comments. President Daniels acknowledged that the Directors had received his comments. Mr. Heichel stated that a decision on desalinated water is not being made tonight; however, the Board has approved a 13% rate increase and allocated 1.5M of customers' money towards the pilot plant. He is looking forward to a time when he would be able to discuss his issues with the Board in a public hearing on an appeal basis. He thinks desalination is incorrect at this point in our history due to global warming. Other sources of water are available in our district. 85% of our rainfall is running into the ocean. We need to identify where we can successfully recharge the aquifers. He applauded the efforts being made towards conservation.

MOTION: Director LaHue; Second: Director Jaffe: To close the public hearing. The Motion passed by a unanimous vote.

Director Kriege stated he felt the report was well done and he thanked the committee members and the Central Water District Board for supporting this work. It will be beneficial to all of our customers and hopefully the City of Santa Cruz and Pajaro Valley Water Management Agency will join us in the future. We must spend time thinking about ways to bring private well users within the basin into the management effort to help pay for the programs they are benefiting from and controlling their use of groundwater.

President Daniels asked if we want to include language about a concern of interception of recharge noted by the City of Santa Cruz (element 9.3). The Board concurred. Director Kriege stated that it is a concern for both the City and Central Water District.

Ms. Brown commented that a statement could be added under 9.2, page 111, instead of saying identify and manage well interference, change the heading to Identify and Manage Well Interference and Interception of Recharge and add an appropriate section to the text in that section.

MOTION: Director LaHue; Second: Director Monkerud (Central Water District): To approve the first reading and publication of Ordinance No. 07-01(SqCWD) and 1-07 (CWD) with modifications to the Groundwater Management Plan as stated. The Motion passed by a unanimous vote.

President Daniels stated he wanted to speak personally on the District's Well Master Plan and proposed drilling of new wells. He felt that if it is shown in the analysis and EIR that any proposed wells will significantly impact neighboring wells, he won't support it. He added that he would like see even more cooperation between public agencies in groundwater management. Discussion ensued.

#### Soquel Creek Water District Ordinance No. 07-01 Central Water District No. 1-07

#### AN ORDINANCE OF THE SOQUEL CREEK WATER DISTRICT AND CENTRAL WATER DISTRICT TO ADOPT AND IMPLEMENT A GROUNDWATER MANAGEMENT PLAN – 2007 FOR THE SOQUEL-APTOS AREA OF SANTA CRUZ COUNTY PURSUANT TO CALIFORNIA WATER CODE §10750 et seq.

The Boards of Directors of the SOQUEL CREEK WATER DISTRICT (SqCWD) and CENTRAL WATER DISTRICT (CWD) ordain as follows:

Section 1. This ordinance is adopted with reference to the following background recitals:

WHEREAS, SOQUEL CREEK WATER DISTRICT and CENTRAL WATER DISTRICT are County Water Districts duly organized under Section 30000 et. seq. of the California Water Code and are authorized to adopt and implement a plan to manage the groundwater in their respective service areas under the provisions of Water Code §10750 et seq. and in accordance with the March 30, 1995 Joint Exercise of Powers Agreement; and

WHEREAS, SOQUEL CREEK WATER DISTRICT and CENTRAL WATER DISTRICT adopted the document known as AB3030 Groundwater Management Plan, Soquel-Aptos Area on April 2, 1996 for the geographical area coinciding with the area of groundwater monitoring and management by both Districts; and

WHEREAS, Senate Bill 1938, adopted in 2002, amended the requirements of Groundwater Management Plans, thereby necessitating preparation of an updated Soquel-Aptos Area Groundwater Management Plan; and

WHEREAS, Resolutions of Intent (SqCWD Resolution No. 05-56 and CWD Resolution No. 10-05), to draft an updated groundwater management plan were passed by the respective Boards of Directors on December 20, 2005, following a public hearing that was noticed pursuant to Government Code Section 6066; and

WHEREAS, a Groundwater Management Plan (GMP) Committee comprised of two Board Members from SqCWD, two Board Members from CWD, and one member of the public was created to oversee the preparation of the Groundwater Management Plan – 2007; and

WHEREAS, a Technical Advisory Committee comprised of staff representatives from the City of Santa Cruz Water Department, the County of Santa Cruz Environmental Health Services Division, and the Pajaro Valley Water Management Agency provided technical review of the GMP to ensure accuracy and effective interagency coordination within the Soquel-Aptos groundwater area; and WHEREAS, the GMP Committee, on February 13, 2007, recommended to the Central and Soquel Creek Water Districts' Boards of Directors to hold a joint public hearing and adopt and implement the Groundwater Management Plan – 2007 for the Soquel-Aptos Area; and

WHEREAS, the draft Groundwater Management Plan – 2007 for the Soquel-Aptos Area was released for public review on February 19, 2007 and made available for inspection at four local libraries, SqCWD's office located in Soquel, California, and CWD's office located in Aptos, California, and on SqCWD's website; and

WHEREAS, a Public Notice of the availability of and a scheduled public hearing on the draft Groundwater Management Plan – 2007 for the Soquel-Aptos Area was published in the Santa Cruz Sentinel newspaper on February 18, 2007 and February 25, 2007 pursuant to Section 6066 of the Government Code and 10753.5 (a) of the Water Code; and

WHEREAS, on March 20, 2007 a public hearing was held at 7:00 p.m. at a joint meeting of the SqCWD and CWD Boards of Directors for the purpose of receiving protests and hearing other comments relative to the GMP; and

WHEREAS, there was not a majority written protest against the plan as defined under Water Code Section 10753.6, and the comments received were documented.

Section 2. The Boards of Directors of SOQUEL CREEK WATER DISTRICT and CENTRAL WATER DISTRICT hereby adopt and authorize implementation of the document known as the Groundwater Management Plan – 2007 for the Soquel-Aptos Area.

Section 3. This ordinance shall take effect 30 days after final passage.

Section 4. Within 15 days from the date of the passage of this ordinance, (a) a copy of the ordinance will be published at least once in the Santa Cruz Sentinel according to law, and (b) a copy of the Plan will be submitted to the State Department of Water Resources in electronic format.

PASSED FOR PUBLICATION by the Boards of Directors of the Soquel Creek Water District and Central Water District at a joint regular meeting held on the <u>20</u> H day of <u>March</u> 2007, by the following vote: Soquel Creek Water District Ordinance No. 07-01 Central Water District Ordinance No. 1-07

#### SOQUEL CREEK WATER DISTRICT

AYES: Directors Daniels, LaHue, Kriege, Jaffe and Hoernschemeyer

NOES: None

ABSENT: None

President of the Board of Directors

ATTEST:

Secretary of the Board

#### CENTRAL WATER DISTRICT

AYES: Directors Mabie, Marani, Monkerud, Sharp and Thomas

NOES: None

ABSENT: None

President of the Board of Directors

ATTEST:

ecretary of the Board

PASSED FOR FINAL ADOPTION by the Soquel Creek Water District Board of Directors at its regular meeting held on <u>1244</u> day of <u>4999</u>, 2007, by the following vote:

#### SOQUEL CREEK WATER DISTRICT

AYES: DIRECTORS DANIELS, LAHUE, KRIEGE, JAFFE, HOERNSCHEMEYER

NOES: NONE

ABSENT: NONE

President of the Board of Directors

ATTEST:

Secretary of the Board

**PASSED FOR FINAL ADOPTION** by the Central Water District Board of Directors at its regular meeting held on  $17 \frac{10}{100}$  day of <u>upil</u>, 2007, by the following vote:

#### CENTRAL WATER DISTRICT

AYES:

Directors Mabie, Monkerud and Thomas

Directors Marani and Sharp

NOES: ABSENT:

) None

3

2

and

President of the Board of Directors

ATTEST:

<u>facquely a latinek</u> Secretary of the Board

This is to certify that the above and foregoing document is the original of Soquel Creek Water District Ordinance No. 07-01 and Central Water District Ordinance No. 1-07 and that it has been published in the Santa Cruz Sentinel, a newspaper of general circulation in accordance with California Government Code Section 36933 (a).

Soquel Creek Water District Secretary of Said Board

Central Water District Secretary of Said Board

SPACE FOR COUNTY CLERK'S FILING STAMP

SS

# **Proof of Publication** (2015.5 C.C.P.)

STATE OF CALIFORNIA]

COUNTY OF SANTA CRUZI

PUBLIC NOTICE second reading and final adoption of this Ordinance will be held at the April 17, 2007 Board of Directors meetings at both districts.

Soquel Creek Water District Ordinance No. 07-01 Central Water District No. 1-07

AN ORDINANCE OF THE SOQUEL CREEK WATER DISTRICT AND CENTRAL WATER DISTRICT TO ADOPT AND IMPLEMENT A GROUNDWATER MANAGEMENT PLAN - 2007 FOR THE SOQUEL-APTOS AREA OF SANTA CRUZ COUNTY PURSUANT TO CALIFORNIA WATER CODE \$10750 et seq.

The Boards of Directors of the SOQUEL CREEK WATER DISTRICT (SqCWD) and CENTRAL WATER DISTRICT (CWD) ordain as follows:

Section 1. This ordinance is adopted with reference to the following background recitals:

WHEREAS, SOQUEL CREEK WATER DISTRICT and CENTRAL WATER DISTRICT are County Water Districts duly organized under Section 30000 et. seg. of the California Water Code and are authorized to adopt and implement a plan to manage the groundwater in their re-spective service areas under the provisions of Water Code \$10750 et seq. and in accordance with the March 30, 1995 Joint Exercise of Powers Agreement; and

WHEREAS, SOQUEL CREEK WATER DISTRICT and CENTRAL WATER DISTRICT adopted the docu-ment known as AB3030 Groundwater Management Plan, Soquel-Aptos Area on April 2, 1996 for the geo-graphical area coinciding with the area of groundwater monitoring and management by both Districts; and

WHEREAS, Senate Bill 1938, adopted in 2002, amended the requirements of Groundwater Management Plans, thereby necessitating preparation of an updated Soquel-Aptos Area Groundwater Management Plan; and

WHEREAS, Resolutions of Intent (SqCWD Resolu-tion No. 05-56 and CWD Resolution No. 10-05), to draft an updated groundwater management plan were passed by the respective Boards of Directors on De-cember 20, 2005, following a public hearing that was no-ticed pursuant to Gevernment Code Section 60% and ticed pursuant to Government Code Section 6066; and

WHEREAS, a Groundwater Management Plan (GMP) Committee comprised of two Board Members from SqCWD, two Board Members from CWD, and one member of the public was created to oversee the prepar ation of the Groundwater Management Plan - 2007; and

WHEREAS, a Technical Advisory Committee comvinerceas, a technical Advisory Committee com-prised of staff representatives from the City of Santa Cruz Water Department, the County of Santa Cruz En-vironmental Health Services Division, and the Palaro Valley Water Management Agency provided technical review of the GMP to ensure accuracy and effective in-teragency coordination within the Soquel-Aptos ground-water area; and water area; and

WHEREAS, the GMP Committee, on February 13, 2007, recommended to the Central and Soquel Creek Wa-ter Districts' Boards of Directors to hold a joint public hearing and adopt and implement the Groundwater Management Plan - 2007 for the Soquel-Aptos Area; and

WHEREAS, the draft Groundwater Management Plan - 2007 for the Soquel-Aptos Area was released for public review on February 19, 2007 and made available for inspection at four local libraries, SqCWD's office lo-cated in Soquel, California, and CWD's office located in Aptos, California, and on SqCWD's website: and **Public Notice** 

#### I, THE UNDERSIGNED, DECLARE:

That I am over the age of eighteen and not interested in the herein-referenced matter; that I am now, and at all times embraced in the publication herein mentioned was, a principal employee of the printer of the Santa Cruz Sentinel, a daily newspaper printed, published and circulated in the said county and adjudged a, newspaper of general circulation by the Superior Court of California in and for the County of Santa Cruz, under Proceeding No. 25794; that the advertisement (of which the annexed is a true printed copy) was published in the above-named newspaper on the following dates, to

wit: ford 1, 2007

I DECLARE under penalty of perjury that, the foregoing is true and correct to the best of my knowledge.

This  $\mathcal{P}^{\text{TH}}$  day of APRIL 2007, at Santa Cruz, California.

LYNETTE GARCIA JAQUEZ

# **Appendix B**

- B-1 SAGMA Cooperative Agreement
- B-2 Production & Monitoring Well Tables (Tables A-1 & A-2)

#### COOPERATIVE AGREEMENT FOR GROUNDWATER MANAGEMENT WITHIN THE SOQUEL-APTOS BASIN

THIS COOPERATIVE AGREEMENT, made and entered into this <u>/S</u> day of <u>Maremulu</u>, two thousand and five, by and between Soquel Creek Water District, City of Santa Cruz, Central Water District, and the County of Santa Cruz, all of which represent agencies with interests in groundwater management within the area known regionally as the Soquel-Aptos Basin, hereby join together for a common and specific purpose.

#### ARTICLE I. BACKGROUND AND OBJECTIVES

#### RECITALS

1. The parties to this interagency cooperative agreement, pursuant to their respective statutory authorizations, are engaged in programs and projects intended to further the assurance of a long-term, sustainable, reliable, good quality groundwater supply in Santa Cruz County;

2 In 1994 and 1996, the Soquel Creek Water District and the Central Water District entered into a Joint Exercise of Powers Agreement and created the *Ground-Water Management Plan – Soquel-Aptos Area*, respectively, to manage the groundwater in their service areas under the provisions of AB3030, as set forth in Part 2.75 of Division 6 of the California Water Code;

3. The Department of Water Resources (DWR) has added Amendments to Sections 10750 et.seq. whereby the managing entity shall "involve other agencies that enables the local agency to work cooperatively with other public entities whose service area or boundary overlies the groundwater basin." (Water Code # 10753.7 (a)(2)) The County of Santa Cruz and the City of Santa Cruz are both agencies whose boundaries overlie the Soquel-Aptos Area groundwater basin;

4. The Soquel-Aptos Basin is currently in overdraft and susceptible to seawater intrusion and, in an effort to include locales that are outside the existing AB 3030 boundaries in order to provide consistent, basin wide management practices, the parties to this agreement are interested in developing an expanded regional Groundwater Management Plan (GWMP);

5. The City of Santa Cruz and the County of Santa Cruz have agreed to join the continued efforts by Soquel Creek Water District and Central Water District to manage the basin and update/expand the regional GWMP, although the extent of their participation has not yet been defined; 6. All parties to this agreement wish to join in a common effort to create an updated/expanded regional GWMP which shall include, but not be limited to: 1) Establishing management objectives for the Soquel-Aptos Basin, including components relating to monitoring and controlling saline intrusion, monitoring and managing groundwater levels and storage, groundwater quality, inelastic land surface subsidence, and changes in surface flow and surface water quality that directly affect groundwater levels or quality or are caused by groundwater pumping; and 2) Adopting monitoring protocols for the above referenced components;

7. The parties to this agreement are empowered by law to enter into this agreement.

ARTICLE II. STATEMENT OF WORK

NOW THEREFORE, the parties to this agreement mutually agree to:

- Establish the Soquel-Aptos Groundwater Management Alliance (SAGMA). The agency members of the Alliance shall form a committee comprised of one representative from each party to this agreement, accompanied by support staff and consultants, as needed. The committee shall meet on a regular basis and establish programs and policies consistent with the alliance's objectives, review data and coordinate groundwater pumping to the extent possible to both meet demand and avoid exacerbating undesirable coastal groundwater conditions.
- 2) Undertake ongoing and comprehensive efforts to collect, maintain, and share groundwater data with respect to water levels and quality.
- 3) Support and provide technical assistance in updating the 1996 AB 3030 Groundwater Management Plan for the Soquel-Aptos Area.
- 4) Collaboratively review and update the database for private wells within the Soquel-Aptos Basin.
- 5) Prepare a map showing the area of the groundwater basin(s), as defined by DWR Bulletin 118, with area(s) subject to the Groundwater Management Plan as well as the boundaries of other local agencies that overlie the Soquel-Aptos Basin.
- 6) Develop and foster relationships with regional, state, and local governments, individuals, and other interested organizations to develop protocols that recognize the importance of groundwater management practices to preserve and protect this natural resource.

- 7) Establish cooperative relationships with state, local, and other public entities within this region that regulate groundwater matters.
- 8) Undertake cooperative research and resource management initiatives that are regional in scope and disseminate information resulting from these activities.
- 9) Establish and implement management objectives (MOs) for the Soquel-Aptos Groundwater Basin (Water Code 10753.7 (a)(1)).
- 10) Coordinate Urban Water Management Plans and Groundwater Emergency Plans.
- 11) Jointly pursue groundwater management grants or studies, such as grants available from the State under AB303 and Proposition 50 and studies undertaken by the University of California or United States Geological Survey.
- 12) Consider the benefits of and form for entering into an arrangement that expands the AB3030 Groundwater Management Authority established under the Joint Exercise of Powers Agreement between Soquel Creek Water District and Central Water District to include those areas within the Soquel-Aptos Groundwater Basin that are under the jurisdiction of the City and/or County of Santa Cruz.
- 13) Review land use plans and coordinate with land use planning agencies to assess activities and potential impacts of activities that have an impact on groundwater quantity and quality.
- 14) Produce and share relevant informational materials among the members of SAGMA
- 15) Recommend to the respective governing boards actions necessary to protect the groundwater basin.

#### ARTICLE III. TERM OF AGREEMENT

This agreement shall be evaluated and reviewed by Staff no later than one year after its implementation at which time, recommendations for improvements and modifications shall be considered by all approving bodies. Any amendment or modification to this agreement shall be in writing, agreed upon by all signatories, executed by the duly authorized representatives of the parties hereto, and incorporated into this agreement by reference.

#### ARTICLE IV. KEY OFFICIALS

Laura D. Brown, General Manager, Soquel Creek Water District Clarke Wales, General Manager, Central Water District Richard C. Wilson, City Manager, City of Santa Cruz Rama Khalsa, Health Services Agency Director, Santa Cruz County

#### ARTICLE V. AWARD

This basic agreement does not provide for any financial obligation and is a vehicle for determining agency agreement on basic premises, goals, and objectives. Subsequent work requiring the transfer of funds between member agencies may be made by amendment of this basic document with the approval of the legislative bodies of the participating agencies and the SAGMA.

Preliminary discussions regarding any costs associated with projects developed under this agreement may use a formula based on estimated net pumpage from the basin by member agencies.

#### ARTICLE VI. TERMINATION

Agencies can terminate their participation in the Soquel-Aptos Groundwater Management Alliance by providing 60 days written notice to all signatory parties.

#### SIGNATURES

Laura D. Brown General Manager Soquel Creets Water District

Clarke Wales General Manager Central Water District

Richard C. Wilson City Manager City of Santa Cruz

Rama Khalsa Health Services Agency Director County of Santa Cruz

Approved as to Form:

Bosso Willjams-

District Counsel, Soquel Creek Water District & Central Water District

**County Counsel** 

County Counsel, County of Santa Cruz

City Attorney 11-21-01

City Attorney, City of Santa Cruz

Table A-1 Soquel Creek Water District, Central Water District, and City of Santa Cruz Production Wells

Johnson et. al, (2004, Tables 1-2 and 1-4) CWD, 2006 (in italics)

Sources:

# Table A-2 Soquel Creek Water District and Central Water District Monitoring Wells

		Year		Ref. Point	Total I	Depth	Well	Aquifer	Top	Bot.	Top	Bot.	Grave Top	Bot
Agency	Well Cluster	Installed	State Well No.			(ft msl)	Label	Unit"	(ft b		(ft r		(ft b	
	SC-1	1983	11S/1W-15P	72	320	-248	A	A	113	320	-40	-248	109	32
SqCWD	Prospect Ave			1			В	В	50	80	22	-8	30	8
SqCWD	SC-3 Escalona Dr	1983	11S/1W-14E	97	510	-413	Α	A	278	510	-180	-413	270	51
					1.1		B	В	113	240	-16	-143	113	24
			1	1 1 1 1 1 1 1		1	C	C	52	94	45	3	52	Ş
	SC-5	1983	11S/1W-14B	120	765	-645	Α	A	520	765	-400	-645	500	76
	New Brighton State Beach	-				1.11	В	B	306	475	-186	-355	300	48
SqCWD							С	С	215	280	-95	-160	210	28
							D	D	80	190	40	-70	75	19
		1					E	E	20	44	100	76	20	4
	SC-8 Aptos Creek	1983	11S/1E-18N	11	1,100	-1,089	A	A	825	1,100		-1,089	810	1,10
SqCWD							В	В	611	780	-600	-769	600	78
	State Beach						C	C	517	580	-506	-569	510	50
	1.4.1					1.1	D	D	363	490	-352	-479	355	49
							E	E	230	336	-219	-325	220	33
_		1000	440004405		000	0.07	F	F	20	200	-9	-189	20	20
	SC-9 Seacliff Beach	1983	11S/1W-13F	13	900	-887	A	A	625	900	-612	-887	600	90
							B	B	406	575	-393	-562	400	59
SqCWD							C	C	316	380	-303	-367	300	38
154						1.1	D	D E	184	290	-171	-277	170	29
	50 10	1003	11S/1W-3B	86	436	-350	E		30	140	-12 56	-127	25	4
SqCWD	SC-10	1983	115/100-38	80	430	-350	A	A	296	436	-210	-87	280	17
- 26114	Cherryvale	1003		520	1 350	-830			900	1.000	-210	-350	50	1,3
SqCWD	SC-11	1983		520	1,350	-830	A	AA					50	1,43
	Porter Gulch	1.11			11.11		BC	BC	500 380	600 460	20	-80 60	6.5.11	1.1
	1 M 1						D	D	200	300	320	220		
			The Street of Street	-	-	-		1 2 2 2 4	1. A			1.00	1.0.0	
SqCWD	SC-13, Opal	1980	11S/1W-15	81	820	-739	A	AA/A	760	770	-679	-689	451	83
	SC-14	1984	115/1W-12K	192	1,140	-948	A	A	819	840	-627	-648	810	1,14
	Madeline	1304	964 115/1W-12K 192 1,140	192	11146	940		9	959	990	-767	-798	515	
		1.1		11					1.019	1,040	-827	-848		
								1.0	1,079	1,100	-887	-908	1.0	
SqCWD					В	в	620	640	-428	-448	590	80		
									660	680	-468	-488	000	
							С	C	460	480	-268	-288	50	58
	1		/		C 53	1219			500	520	-308	-328	50	
Cuthlin	SC-16	1985	11S/1W-12P	143	980	-837	A	A/B	660	970	-517	-827		-
SqCWD	Estates Dr	1905	113/10-12	145	500	-037	B	C/D	305	465	-162	-322		-
-	SC-17	1985	11S/1E-18D	187	1,240	-1,053	A	A	1,000	1,210		-1,023		-
	Ledyard Way	1900	113/16-100	107	1,240	-1,000	B	B	640	840	-453	-653	-	-
SqCWD							C	C	430	550	-243	-363		-
	1. Carl 1. Carl	1.1.1.1		and the second second		1.1.1.1	D	D	210	350	-23	-163		-
	SC-18	1986		50	620	-570	A	AA	210	340	-160	-290	70	39
SqCWD	Main St	1000			010	0,0	AA	Tu	550	620	-500	-570	410	6
	SC-A1 Cliff Dr	1986	11S/1E-20E	65	530	-465	A	F	500	520	-435	-455	420	5
									460	470	-395	-405	120	
							В	F	375	395	-310	-330	220	
SqCWD								· · · ·	260	280	-195	-215		
					P 6.1		C	F	170	190	-105	-125	165	20
SqCWD	A	14.1	1		- 14	1.1.1	D	F	100	120	-35	-55	60	1
	SC-A2	1986	11S/1E-29H	127	490	-363	A	F	460	480	-333	-353	455	6
	Sumner	1000	I GALL-ADA	141		200	B	F	420	440	-293	-313	330	4
	Califica	10.11	1. S. S. S. S.				C	Qau	140	160	-13	-313	50	3
		1010		494			1.1.1.1				_			_
SqCWD	SC-A3	1986	11S/1E-33E	103	320	-217	Α	QaL	290	310	-187	+207	285	3:
	Playa & Vista						В	QaL	260	270	-157	-167	205	2
									230	250	-127	-147	1	
							C	Qau	125	145	-22	-42	50	18
1 i						· · · · ·	H. THE						1	
	SC-A4	1986	12S/1E-3C	186	550	-364	A	F	520	540	-334	-354	515	56
SqCWD SqCWD	Canon del Sol		1.122.12.62				В	F	480	500	-294	-314	440	50
							C	QaL	390	410	-204	-224	270	42
									290	310	-104	-124		1
		1	1		- 1 L L	0 = 10	D	Qau	220	240	-34	-54	50	25
	CO AF	1 1000	110/15 005	170	C00	FOF					-475		630	70
	SC-A5 Seascape	1986	11S/1E-28D	175	680	-505	A	F	650	670		-495		
							B	F	580	600	-405	-425	510	6
							С	QaL	410	430	-235	-255	255	2
									370	390	-195	-215		1.0
								-	310	330	-135	-155		_
	1	10.000	1	1	1.000	1221	D	Qau	210	230	-35	-55	50	23

\*AA-F: Units of Purisima Formation Qa-up and Qa-low: Upper and lower division of Aromas Sands Tu: undifferentiated older sandstone

Source: Johnson et. al (2004, Table 1-3)

# Appendix C

- SqCWD Monitoring Well Procedures SqCWD Private Well Incentive Policy C-1
- C-2

APPENDIX C-1

#### MONITORING WELL OPERATING PROCEDURES

FOR

MONITORING WELLS EQUIPPED WITH COMBINATION AIR LINE, AIR-LIFT PUMP, AND PNEUMATIC SAMPLER

WATER LEVEL MEASUREMENT

1. Remove the metal vault cover and inspect the connections and hoses for security and integrity. Tighten or replace as required,

2. Connect a regulated gas source (carbon dioxide or nitrogen) to the INSTRUMENT GAS INLET (see A; Figure A3-1) located at the lower left corner of the monitoring well control panel. Adjust the regulator to 150 PSIG and open the gas source valve. Open the WATER LEVEL MEASUREMENT MASTER VALVE (see B; Figure A3-1) and one of the well valves (see C; Figure A3-1). Make sure all other well valves are closed, as an erroneous reading will be obtained if any is open. Open the PIEZOMETRIC BYPASS VALVE (see J; Figure A3-1), the piezometric gauge (see D; Figure A3-1) needle should slowly move until a maximum pressure is indicated. Close the PIEZOMETRIC BYPASS VALVE. At maximum pressure, or if the needle does not move, lightly tap on the face of the gauge to ensure the needle is moving freely. If the needle still does not move or moves rapidly and "pegs", shut down the gas source and call:

LUHDORFF & SCALMANINI, CONSULTING ENGINEERS

916-661-0109

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3. With the BYPASS VALVE closed, record the maximum pressure and calculate the depth to water as follows:

A. Multiply the gauge pressure (in PSI) by the constant 2.31 or divide the gauge pressure by the constant 0.433. This converts, from units of psi to feet, the amount of pressure required to "purge" the airline to balance the water column in the well.

B. Subtract the result obtained in Step A from the length of the airline. The length of airline for each well is indicated on the appropriate summary data sheet in Appendix A and in Table AL. The result is the depth to water from the top of the wellhead.

Water Level (ft) = Air Line Length (ft) -  $\left(\frac{\text{gauge pressure }(\text{psi})}{0.433}\right)$ 

Repeat the above steps for each of the wells (A, B, C, D, E or F) and record the results. Close values B and C.

Example: Well: SC-3A

Air Line Length = 212.5 ft. Gauge Pressure = 54.5 psi Water Level = 212.5 ft. -  $\frac{54.5 \text{ psi}}{0.433}$ Water Level = 212.5 - 125.87 Water Level = 86.63 ft.

#### WELL PURGING AND QUALITY SAMPLING

7

4. Screw the provided "glad-hand" connector to the AIR SUPPLY connection in the upper left hand corner of the panel (see E; Figure A3-1) and connect the hose from the air compressor to the "glad-hand".

5. Connect the effluent hose to the "quick-coupling" located outside the vault. Open one of the AIR LIFT PUMP CONTROL VALVES (see F; Figure A3-1) located in the upper portion of the panel. Start the compressor and allow the well to pump to waste according to the following schedule (Table A1).

#### TABLE AL

## MONITORING WELL AIR LINES AND PURGE TIMES

WET.L.	AIR LINE LENGTH (FT.)	PURGE TIME (MIN.)				
SC- LA	255.75	25				
SC- 1B	70.00	10				
SC- 3A	212,50	40				
SC- 3B	196.00	20				
SC- 3C	64.00	. 10				
SC- 5A	317,90	60				
SC- 5B	258.80	40				
SC- 5C	233.60	20				
SC- 5D	144.00	10				
SC- 5E	33.00	10				
SC- 8A	97.35	120				
SC- 8B	100.00	80				
SC- 8C	96.25	60				
SC- 8D	96.25	50				
SC- 8E	86.25	40				
SC- BF	75.90	20				
SC- 9A	72.65	100				
SC- 9B	100.00	60				
SC- 9C	102.60	40				
SC- 9D	100.00	30				
SC- 9E	85.30	15				
SC-10AA	124,65	AF				
SC-10A	158,90	45				
	130,30	20				

During purging, collect water samples from the effluent hose every 10 minutes and measure and record total dissolved solids (TDS), pH, and temperature.

During the last 10 minutes of purge pumping, collect water samples from the sampler every five minutes using the method described in Step 6 below. Measure total dissolved solids (TDS), pH, and temperature to confirm that all three measurements yield constant or nearly constant values. If so, bottle the last sample for laboratory analysis. If not, continue purging until three successive values of TDS, pH, and temperature, taken every 5 minutes, are constant or nearly constant.

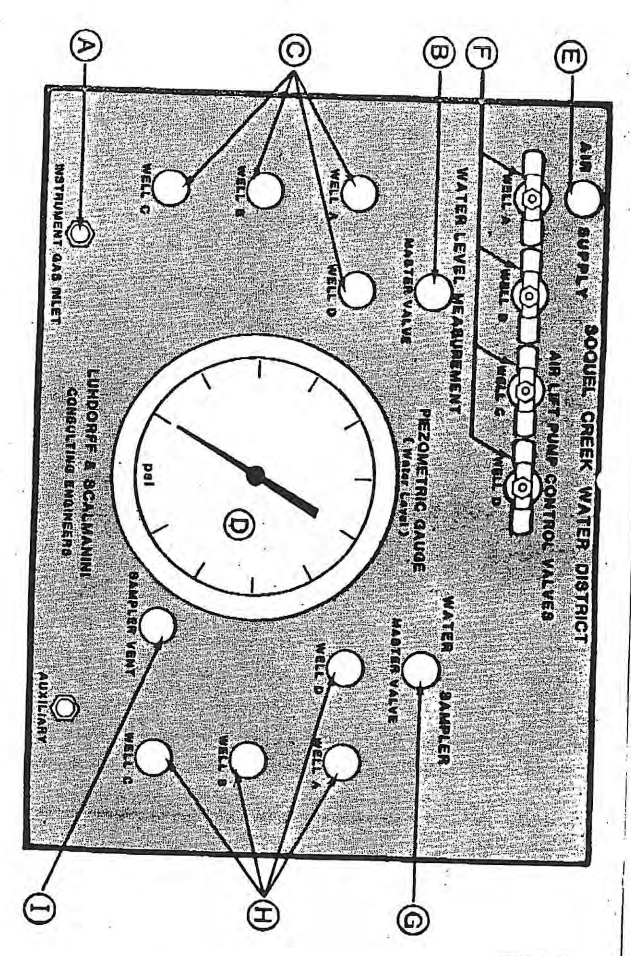
6. Mount the copper sample tube and manifold to the metal padlock bar. Open the sample tube petcock. Open the WATER SAMPLER MASTER VALVE (see G; Figure A3-1) and one of the WELL VALVES (see H; Figure A3-1). Purge the water from the sampler, until gas is expelled from the sample tube. Repeat this procedure at least twice prior to collecting the final sample for laboratory analysis. To repeat the procedure, close the individual WELL VALVE (H) and depress the SAMPLER VENT (see I; Figure A3-1) to release all pressure on the sample chamber. Release the SAMPLER VENT; allow the sample chamber to fill for about one minute; and then displace the sample to the surface by reopening the individual WELL VALVE (H).

7. After all measurements and samples are completed, close all valves; disconnect the copper sample tube; remove the "glad-hand" connector; and replace and lock the vault cover.

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FIGURE A3-1 Monitoring Well Control Panel Soquel Creek Water District

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## Policy on Credits and Incentives to Change Water Source from Private Wells to Soquel Creek Water District (SCWD) Service (Adopted 2/15/05)

#### Introduction

The purpose of this policy is to establish guidelines for providing incentives to encourage discontinuing operation of existing non-District water wells where it is beneficial to the public's water supply. The policy establishes eligibility criteria for a private well to receive financial incentives to discontinue operation, a menu of possible incentives that the District will consider granting for eligible wells, and the procedure for approval of a SCWD service agreement under the incentive program.

## Eligibility Criteria to Receive Possible Incentives to Connect to SCWD

Any private wells located within the Soquel Aptos Groundwater Basin may be eligible for assistance from the District to reduce the costs of connecting to SCWD. Requests from owners of wells located within a critical groundwater area that is outside of the District's boundaries may also be considered for District service contingent on LAFCO approval to annex the area served by the private well to the District.

To be eligible for incentives to connect to the District, private wells must meet one or more of the following criteria:

- 1. The private well is located in a more critical groundwater area as determined by the District's hydrogeologist and continued operation of the well would appreciably exacerbate undesirable groundwater conditions by contributing to lower groundwater levels or degrading groundwater quality.
- 2. Continued operation of the private well would substantively contribute to the cumulative impact of overpumping the groundwater basin and connecting to the District would result in a quantifiable and sustained decrease in the overall impact on groundwater sources.
- 3. The private well has sufficient capacity and proximity to a District production well to cause interference.
- 4. The private well poses a threat to the public water supply for any other reason as determined by the SCWD Board of Directors.

As a condition of receiving consideration for credits or incentives to connect to SCWD, the private well owner shall be required to either relinquish ownership of the private well to the District or destroy the well as a condition of the final agreement. Under no circumstances will the District allow the private well to be retained by the owner as a supplement to District water service or for possible use at a future date. A deed restriction shall be recorded on any private well site property retained by the well owner stating that the drilling of a private well on that parcel is prohibited.

#### Determination of Applicable Credits and Incentives

The District shall evaluate the public benefit of removing the well from private ownership. The value of public benefit will be used to determine the range and level of incentives to be offered to the well owner. The public benefit and corresponding value of removing the well from private ownership shall be at the sole discretion of the District. Several considerations may be factors in determining the public benefit, including but not limited to:

- 1. Potential that continued well operation would exacerbate seawater intrusion or progressive degradation of groundwater quality;
- 2. The demonstrated actual reduction in ongoing groundwater demand by transferring to District water service
- 3. The private well's proximity and potential detrimental impact to a District production well;
- 4. Well construction in terms of potential conduit for groundwater contamination;
- 5. Well capacity and depth in terms of impact;
- 6. Well location, capacity and construction in terms of potential use by the District to retain it as a monitoring well or a back up production well.

#### Possible Credits and Incentives

- Establishing Financial Credits that May be Applied at Time of Connection to SCWD:
  - 1. SCWD would first determine the future of the private well as one of the following:
    - a) Abandon and destroy
    - b) Connect to SCWD to augment well system (i.e. emergency peak season back-up)
    - c) Retain as a monitoring well

- 2. Based on #1, SCWD would determine the value of the well and equipment
- 3. Based on #1, determine fair market property value of well site, if it is to be deeded to SCWD
- 4. If SCWD has no use for the well for monitoring or back up production, the well must be destroyed. If the SCWD determines that destruction of the well is in the public's best interest (e.g. it is a conduit for contamination to a District production well), then the District may contribute all or a portion of the destruction costs.
- 5. Once the value of the credit is established, it may be applied to S&T fees, meter installation and future service and quantity charges equal to the amount of the initial credit.
- o Incentives for Reducing Water Usage & Crediting Quantity Charges
  - 1. The service charge and quantity rate shall be according to the District's standard rate schedule for similarly classified customers. This requirement is non-negotiable.
  - 2. District conservation staff will conduct a water use survey prior to connection and identify the cost/benefit for fixture retrofits and modifications to the existing landscaping served by the well using the District's water efficient landscape criteria for new development for comparison.
  - 3. For irrigation services connecting to the District, weather-based irrigation controllers may be installed at District cost at time of connection; however, the applicant must agree to make any modifications to the irrigation system to assure maximum efficiency and pay the monthly satellite fee.
  - 4. Installation of retrofits and landscape modifications that are at least equivalent to the District's water efficient landscape criteria may be eligible for developer credit under special provisions of the Water Demand Offset (WDO) program. Benefits in water savings from relandscaping shall be assumed to have a five-year duration.
  - 5. For a specified period of time, not to exceed three years following connection to the District's system, the District may issue a project dependent credit for the difference between the quantity charges actually paid using the new SCWD service and the quantity charge for the estimated water use once the water efficient landscaping modifications are installed and established. This credit will be used to reimburse the customer for actual costs to install the new landscaping not to exceed the difference between actual cost net of any contribution from the WDO fund.

6. The incentives to reduce water demand and therefore cost through relandscaping as provided in items 4 and 5 above will sunset with the termination of the Water Demand Offset program, anticipated to occur in approximately 2009.

The District recognizes that it is in the public's interest to retain flexibility to address individual circumstances. Deviations from the above policy will therefore be considered on their merits and the public's interest.

#### Procedure

- 1. Private well owner indicates interest in connecting to SCWD either through own initiative or in response to being approached by the District.
- 2. District staff reviews the proposed new service connection to determine the appropriate meter size based on the water demand information submitted by the applicant, evaluates the public benefit according to the District's policy for offering credits and incentives, and completes a water use survey.
- 3. Staff then meets with the private well owner(s) to review the findings and develop a conceptual agreement for District service.
- 4. Staff presents its findings and recommendations to the Board along with the terms of a service agreement. The Board must approve any incentives or credits to be granted in the service agreement and may stipulate conditions of service such as mandatory fixture retrofits or water-efficient landscape installation and set a time frame for their completion.
- 5. Any requested exception to the above policy regarding credits and incentives will be presented to the Board as a variance with a staff recommendation to approve or deny. The Board will hold a hearing and decide on the variance prior to considering the terms of a service agreement.