YSGA BOARD OF DRECTORS MEETING

May 6, 2022

• Call to Order and Determination of Quorum

- CONSIDERATION Authorize Teleconference Meetings as a Result of the COVID-19 Emergency
- Public Forum
- CONSIDERATION Consent Item
 - Approve April 6, 2022 Special YSGA Board of Directors Meeting Minutes
- CONSIDERATION Adopt Resolution No. 22-01
- Next Meeting Regularly Scheduled Meeting on June 20, 2022
- Adjournment

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<u>AB 361</u>

- State-proclaimed emergency + determination of imminent risks to attendees' health or safety
- Members can participate from any location (do not have to be within the jurisdictional boundaries of the District)
- Teleconferenced location does not need to be accessible to the public
- Do not need to identify each site members are teleconferencing from
- Do not need to post agenda to each teleconference site
- Re-authorize meeting by teleconference for meetings that occur more than 30 days apart

Staff recommend that the Board

1) find that, as a result of the COVID-19 emergency, meeting in person would present imminent risks to health and safety of attendees, AND

2) hold meetings by teleconference as authorized by § 54953 of Government Code.

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Roger Cornwell joins Sutter Mutual and RD 1500



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DWR's Information Sheet on Drought E.O. N-7-22

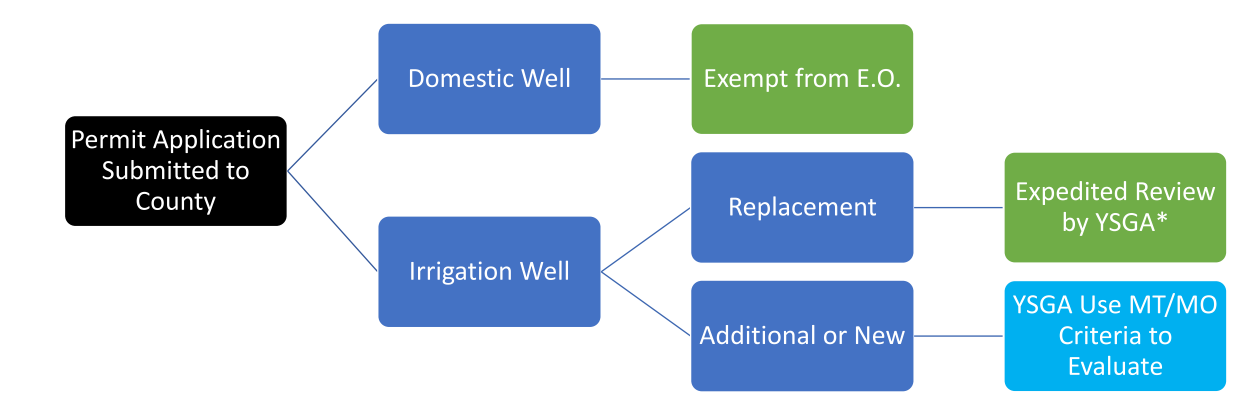
Local well permitting agencies retain existing well permitting authorities, including reviewing and administering well permits. Under the Executive Order Action 9, local well permitting agencies must take the following steps during the well permitting process for wells intending to extract groundwater:

- <u>Consultation with the GSA</u> If the proposed well would be in a high or medium priority groundwater basin, the well permitting agency must consult with the GSA and receive written verification from the GSA that the proposed well location is generally consistent (not inconsistent) with the applicable GSP and will not decrease the likelihood of achieving the sustainability goals that the GSAs have developed under SGMA.
- Permit Evaluation For every well permit application, the local well permitting agency
 must determine before issuing a well permit that extraction of groundwater from the
 proposed well is not likely to interfere with the production and functioning of existing
 nearby wells and is not likely to cause subsidence that would adversely impact or
 damage nearby infrastructure.

These requirements do not apply to wells that pump less than 2 acre-feet per year (de minimus users) and wells that exclusively provide groundwater to public water supply systems as defined in <u>section 116275</u> of the Health and Safety Code.



Potential Process to Evaluate Whether YSGA Written Verification is Necessary



*In-kind replacement with no increase in capacity

E.O. = Executive Order

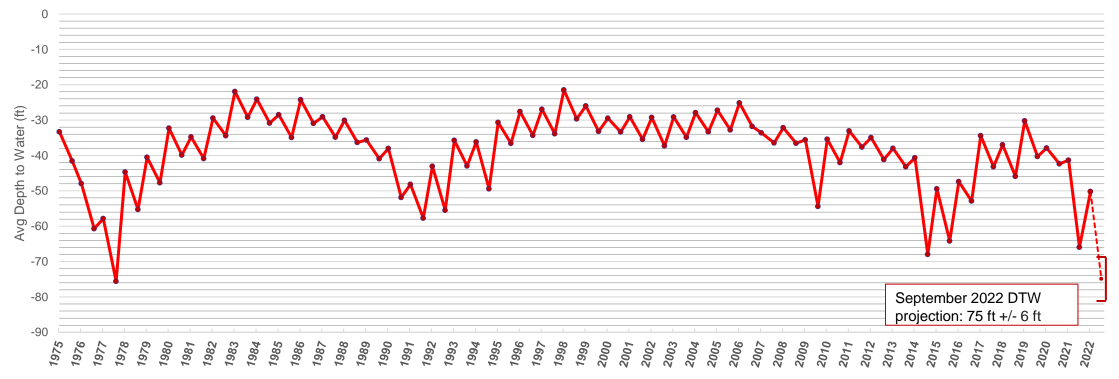
MT / MO = Minimum Threshold / Measurable Objective as defined in the Yolo Subbasin Groundwater Sustainability Plan (GSP):

https://www.yologroundwater.org/yolo-subbasin-groundwater-sustainability-plan

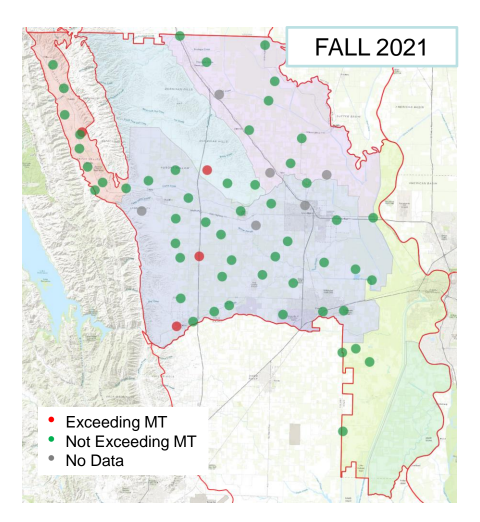
Projected Fall 2022 Groundwater Levels

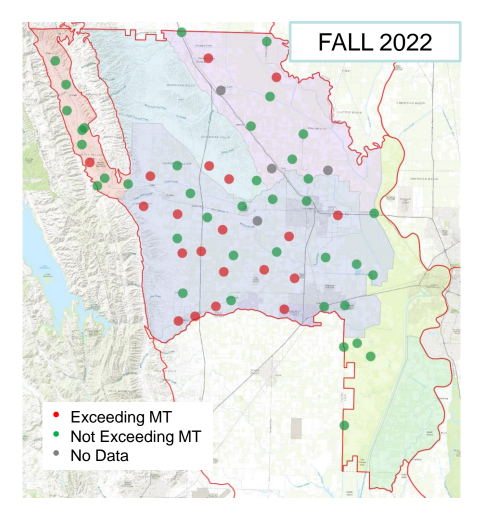
YCFCWCD Projected Average Groundwater

Depth by Season (Spring 2022 is 131 wells)**



Preliminary Evaluation





DRAFT – Subject to change

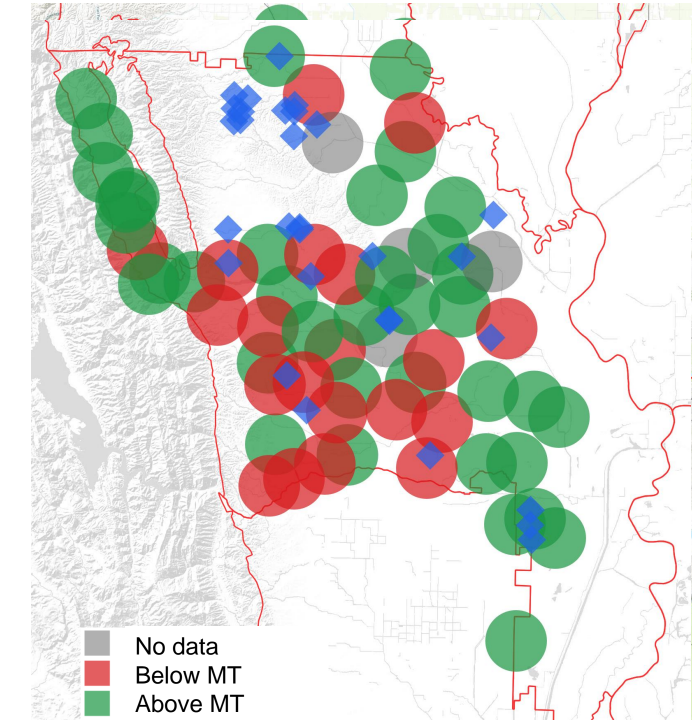
All Permit Applications Received as of 5/6/22

- Total Received = 38
- Not Applicable = 3 (Solano GSA and domestic wells)
- Replacement wells verified = 3
- Pending Applicant Revision = 2
- Currently in the Queue = 30
- Recent replacement wells = 6
- Unique applicants = 17

Pending YSGA Verification **YSGA** Verified Pending Applicant Revision n/a

Projected Fall Levels

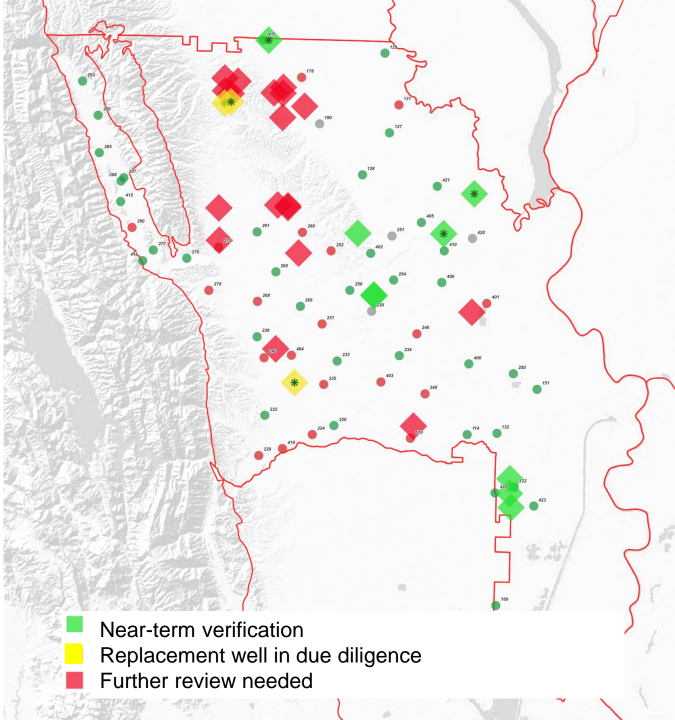
 Projected levels in Representative Wells under "same-case" drawdown



DRAFT – Subject to change

YSGA Written Verification

- 18 needing further review
- 11 unique applicants



DRAFT – Subject to change

CONSIDERATION: RESOLUTION NO. 22-01

RESOLUTION NO. 22-01 OF THE BOARD OF DIRECTORS OF THE YOLO SUBBASIN GROUNDWATER AGENCY

IN THE MATTER OF: AN EMERGENCY RESOLUTION ESTABLISHING YOLO SUBBASIN GROUNDWATER AGENCY'S PROCEDURES FOR COMPLIANCE WITH EXECUTIVE ORDER N-7-22 PARAGRAPH 9 REGARDING GROUNDWATER WELL PERMITS

WHEREAS, the Yolo Subbasin Groundwater Agency ("YSGA") is a joint powers authority established and existing pursuant to a Joint Exercise of Powers Agreement dated and effective June 19, 2017 and the Joint Exercise of Powers Act, Cal. Government Code section 6500 *et seq.*; and

WHEREAS, on August 29, 2014, the California Legislature passed comprehensive groundwater legislation contained in SB 1168, SB 1319 and AB 1739. Collectively, those bills, as subsequently amended, enacted the Sustainable Groundwater Management Act ("SGMA"). SGMA became effective on January 1, 2015; and

WHEREAS, pursuant to SGMA, YSGA is the Groundwater Sustainability Agency for the Yolo Subbasin of the Sacramento Valley Groundwater Basin, California Department of Water Resources Basin No. 5-21.67 ("Subbasin"); and

WHEREAS, on October 19, 2021, pursuant to Executive Order N-10-21, Governor Gavin Newsom proclaimed a State of Emergency 'to exist in the State due to drought in the remaining counties of Imperial, Los Angeles, Orange, Riverside, San Bernardino, San Diego, San Francisco, and Ventura, such that the drought state of emergency is now in effect statewide'; and

WHEREAS, on March 28, 2022, Governor Newsom issued Executive Order N-7-22, which reaffirms the State of Emergency proclaimed in October 2021 and orders that said proclamation and related proclamations "remain in full force and effect"; and

WHEREAS, paragraph 9 of Executive Order N-7-22 provides:

"9. To protect health, safety, and the environment during this drought emergency, a county, city, or other public agency shall not:

a. Approve a permit for a new groundwater well or for alteration of an existing well in a basin subject to the Sustainable Groundwater Management Act and classified as medium- or highpriority without first obtaining written verification from a Groundwater Sustainability Agency managing the basin or area of the basin where the well is proposed to be located that groundwater extraction by the proposed well would not be inconsistent with any sustainable groundwater management program established in any applicable Groundwater Sustainability Plan adopted by that Groundwater Sustainability Agency and would not decrease the likelihood of achieving a sustainability goal for the basin covered by such a plan; or

b. Issue a permit for a new groundwater well or for alteration of an existing well without first determining that extraction of groundwater from the proposed well is (1) not likely to interfere with the production and functioning of existing nearby wells, and (2) not likely to cause subsidence that would adversely impact or damage nearby infrastructure. This paragraph shall not apply to permits for wells that will provide less than two acre-feet per year of groundwater for individual domestic users, or that will exclusively provide groundwater to public water supply systems as defined in section 116275 of the Health and Safety Code."; and

WHEREAS, in light of the State of Emergency declared pursuant to Executive Order N-10-21 and reaffirmed in Executive Order N-7-22, and in light of the directives of paragraph 9 of Executive Order N-7-22, the Board of Directors of YSGA finds and determines that it is necessary and appropriate for YSGA to develop, adopt and implement procedures for compliance with paragraph 9 of Executive Order N-10-21, as set forth in this Resolution.

NOW, THEREFORE, BE IT RESOLVED:

 The Executive Officer of YSGA is hereby delegated full authority to develop, adopt and implement written procedures (hereinafter "Well Permit Procedures") for YSGA compliance with paragraph 9 of Executive Order N-10-21. The Well Permit Procedures shall be consistent with the terms and conditions of this Resolution.

 The Executive Officer of YSGA shall report in writing to the YSGA Board of Directors on a monthly basis regarding all activities and actions undertaken pursuant to the Well Permit Procedures.

 The Well Permit Procedures and the delegation of authority contained in this Resolution shall remain in full force and effect until termination of the drought emergency described in Executive Orders N-10-21 and N-7-22.

 In the event of any modification of paragraph 9 of Executive Order N-7-22, the YSGA Board of Directors shall consider whether modification of this Resolution or the Well Permit Procedures is warranted.

5. With respect to any request or application for alteration or replacement of an existing groundwater well within the Subbasin, for which no increase in total groundwater pumping by the altered or replaced well is contemplated, the Executive Officer shall expedite review of such request or application and shall apply a rebuttable presumption that (i) groundwater extraction by the proposed altered or replaced well would be consistent with the sustainable groundwater management program established in the YSGA Groundwater Sustainability Plan for the Subbasin; and (ii) groundwater extraction by the proposed altered or replaced well would not decrease the likelihood of achieving a sustainability goal for the Subbasin. The Executive Officer shall review all relevant evidence submitted by any interested party in connection with the request or application and shall determine whether the evidence presented is sufficient to overcome the

rebuttable presumption set forth in this paragraph 5. The Executive Officer shall then determine, based on all evidence submitted, whether the written verifications contemplated in paragraph 9.a of Executive Order N-7-22 will be made by YSGA and shall communicate such determination, in writing, promptly to the County of Yolo.

6. With respect to any request or application to approve a permit for a new groundwater well or for alteration of an existing well, in which an increase in total groundwater pumping by the altered or replaced well is contemplated, the Executive Officer shall make a preliminary determination as to whether (i) groundwater extraction by the proposed well would be inconsistent with the sustainable groundwater management program established in the Yolo Subbasin Groundwater Sustainability Plan for the Subbasin; or (ii) that groundwater extraction by the proposed well would decrease the likelihood of achieving a sustainability goal for the Subbasin. If the Executive Officer's preliminary determination is to answer either item (i) or (ii) in the affirmative, the Executive Officer shall immediately contact the County requesting additional data and information and provide the applicant with an opportunity to submit additional supporting documentation for the purpose of demonstrating that the well would address the preliminary determination stated above (i) and (ii). If additional information is submitted, the Executive Officer shall consider it fully and fairly. The Executive Officer shall then determine, based on all evidence submitted, whether the written verifications contemplated in paragraph 9.a of Executive Order N-7-22 will be made by YSGA and shall communicate such determination, in writing, promptly to the County of Yolo; provided that if the Executive Officer determines that (i) groundwater extraction by the proposed well would be inconsistent with the sustainable groundwater management program established in the Yolo Subbasin Groundwater Sustainability Plan for the Subbasin; or (ii) groundwater extraction by the proposed well would decrease the likelihood of achieving a sustainability goal for the Subbasin, the Executive Officer shall convene a meeting of the YSGA Ad Hoc Drought Contingency Planning Committee ("Drought Committee") to review the Executive Officer's determination and, if appropriate, recommend additional analyses to be completed by the applicant. The Drought Committee shall have full and final authority to determine the nature and scope of any additional analyses to be completed by the applicant.

7. The determinations made by the Executive Officer in accordance with paragraphs 5 and 6 of this Resolution shall be final for all purposes.

8. The Board of Directors of YSGA hereby finds that the adoption of this Resolution and the implementation of the Well Permit Procedures are exempt from the California Environmental Quality Act ("CEQA") under CEQA Guidelines sections 15261(a) and 15301 as a part of an ongoing pre-CEQA project and the continued operation of existing facilities. Furthermore, the Program is exempt under Water Code Section 1729 and as emergency projects under Public Resources Code Sections 21080(b)(3) and 21080(b)(4) and CEQA Guidelines Section 15269(c). The Executive Officer is authorized and directed to prepare and process an appropriate Notice of Exemption.

Certification of Secretary

The undersigned hereby certifies that the foregoing resolution was duly adopted by the Board of Directors of YSGA at a special meeting held on May ____, 2022, by the following vote:

• Delegates authority to Executive Officer to develop, adopt, and implement Well Permit Procedures

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 - "green light review"
 - request for additional data/information

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- If inconsistency is determined: DCPC will review and if appropriate, recommend additional analyses by the applicant

• Staff recommend adoption of Resolution No. 22-01, as amended to include Executive Officer designee language

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