

# Owens Valley Groundwater Basin Final Groundwater Sustainability Plan



December 9, 2021



## **FINAL GROUNDWATER SUSTAINABILTY PLAN**

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Report date: December 9, 2021

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## Certification

This Groundwater Sustainability Plan was prepared in accordance with generally accepted professional hydrogeologic principles and practices. This Plan makes no other warranties, either expressed or implied as to the professional advice or data included in it. This Plan has not been prepared for use by parties or projects other than those named or described herein. It may not contain sufficient information for other parties or purposes.

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Date Signed: December 20, 2021

## FINAL GROUNDWATER SUSTAINABILTY PLAN

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Owens Valley Groundwater Authority agencies and representatives at time of GSP adoption

Big Pine CSD: Bryanna Vaughn

City of Bishop: Councilperson Karen Kong

County of Inyo: Supervisor Dan Tothoroh

County of Mono: Supervisor Rhonda Duggan

Indian Creek-Westridge CSD: Luis Elias

Lone Pine Paiute Shoshone Tribe- Interested Party: Mel Joseph

Owens Valley Committee – Interested Party: Mary Roper

OVGA staff

Inyo County: Aaron Steinwand, John Carl Vallejo, Keith Rainville

Mono County: Wendy Sugimura, Stacey Simon, Michael Draper

City of Bishop: Deston Dishion

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## Acronyms and Abbreviations

<b>Acronym</b>	<b>Acronym definition</b>
AB	assembly bill
ADCP	acoustic doppler current profiler
ACEC	Area of Critical Environmental Concern
AF	acre-feet
AFY	acre-feet per year
amsl	above mean sea level
APN	assessor parcel number
Basin	Owens Valley Groundwater Basin
B	boron
BCM	Basin Conceptual Model

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bgs	below ground surface
BMP	best management practices
CA	California or contributing area
CalEPA	California Environmental Protection Agency
CAL FIRE	California Department of Forestry and Fire Protection.
CalGEM	Geologic Energy Management Division (formerly DOGGR)
CASGEM	California statewide groundwater elevation monitoring
CCR	California Code of Regulations
CDCA	California Desert Conservation Area
CDFW	California Department of Fish and Wildlife
CSLC or SLC	California State Lands Commission
CFS	cubic feet per second
CGPS	continuous global position system
Cl	chloride
CSD	community service district
CWC	California Water Code
DBS&A	Daniel B. Stephens & Associates, Inc.
DOGGR	Division of Oil, Gas, and Geothermal Resources (reorganized as CalGEM)
DPWM	Distributed Parameter Watershed Model
DTW	depth to water
DWR	California Department of Water Resources
EPA	U.S. Environmental Protection Agency
ET	evapotranspiration
FT or ft	feet
GAMA	[USGS] groundwater ambient monitoring & assessment

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GDE and iGDE	groundwater dependent ecosystem and DWR indicators of GDE database
GIS	geographic information system
GPS	global positioning system
GBUAPCD	Great Basin Unified Air Pollution Control District
GSA	groundwater sustainability agency
GSP	groundwater sustainability plan
GW	groundwater
HCM	hydrogeologic conceptual model
Hydrodata	hydrologic data server
ICWD	Inyo County Water Department
ID	identification
IRWMP	Inyo-Mono Integrated Regional Water Management Program
IWVWA	Indian Wells Valley Groundwater Authority
JPA	Joint Exercise of Powers Authority
LADWP	Los Angeles Department of Water and Power
LAUWMP	Los Angeles Urban Water Management Plan
LiDAR	light detection and ranging
LORP	Lower Owens River Project
LTWA	Inyo/Los Angeles Long Term Water Agreement
NCCAG	natural communities commonly associated with groundwater
MA	Management Area
M&I	municipal and industrial
MCL	maximum contaminant level
MOU	memorandum of understanding
MWH	Montgomery Watson Harza

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MS4	municipal separate storm sewer system
NAD	North American datum
ND	not detected
NGVD29	national geodetic vertical datum of 1929
NO3	nitrate
NPS	U.S. National Park Service.
NWIS	national water information system
OFR	open file report
OLGDP	Owens Lake Groundwater Development Program
OVGA	Owens Valley Groundwater Authority
PBP	priority basin project
PSW	public-supply well
PVC	polymerizing vinyl chloride
QA	quality assurance
QC	quality control
RASA	regional aquifer-system analysis
RP	reference point (elevation)
RWQCB	California Regional Water Quality Control Board
SAP	sampling and analysis plan
SGMA	California Sustainable Groundwater Management Act
SMC	sustainability management criteria
SWL	static water level
SWN	DWR state well number
SWRCB	California State Water Resource Control Board
TAF/yr	thousands of acre-feet per year

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TD	total depth
TDS	total dissolved solids
TMDL	total maximum daily load
TNC	The Nature Conservancy
TOS	top of screen
TVGMD	Tri-Valley Groundwater Management District
URL	uniform resource locator (web address)
USFWS	U.S. Fish and Wildlife Service
USGS	U.S. Geological Survey
WGS84	world geodetic system 1984
WL	water level
WLE	water level elevation
WQ	water quality
WY	water year

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## **Executive Summary (ES) 1 Introduction**

### **ES 1.1 Purpose of the Groundwater Sustainability Plan (GSP or Plan)**

The Owens Valley Groundwater Basin and Fish Slough subbasin (Basin) were assigned a low priority status by the California Department of Water Resources (DWR) and are not required to be managed by a Groundwater Sustainability Agency (GSA). GSAs in low priority basins are encouraged to complete a GSP. Following the adoption of the Sustainable Groundwater Management Act (SGMA), the Basin was originally ranked as medium priority, but DWR proposed it be assigned high priority and ultimately ranked the Basin as low priority in December 2019. Despite the uncertainty in the Basin ranking before the final ranking was announced the Owens Valley Groundwater Authority (OVGA) elected to prepare a GSP for the Basin. This document is the GSP, and it was developed in accordance with Sustainable Groundwater Management Act (SGMA) statutory and regulatory requirements. This GSP describes the Basin, develops quantifiable management objectives that account for the interests of beneficial groundwater uses and users, and identifies a group of management actions that will maintain sustainable conditions in the Basin for 20 years after plan adoption. This GSP also contains steps a GSA could undertake to manage pumping to address declining water levels in a portion of the Basin. Preparation and implementation of the GSP by the OVGA is discretionary as long as the Basin remains very low or low priority. This GSP does not pertain to lands in the Basin that are exempt from SGMA, e.g. Federal and state owned lands, Tribal Reservations, and Los Angeles Department of Water and Power (LADWP) lands managed pursuant to the Long Term Water Agreement (LTWA). LADWP lands in Inyo County are referred to as adjudicated; other lands in the Basin are referred to as GSP lands in this document. Los Angeles-owned lands in the Basin in Mono County are not exempt from SGMA.

### **ES 1.2 Sustainability Goal**

The low priority status of the Basin suggests that, as a whole, groundwater within the basin boundary is managed sustainably with respect to SGMA. The sustainability goal of the OVGA is to monitor and manage the Basin by implementing a groundwater monitoring network and database and by adopting management actions that fairly consider the needs of and protect the

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groundwater resources for all beneficial users in the Basin. The OVGA Board of Directors approved their Guiding Principles to describe commitments and common interests that the OVGA members have agreed on as a way to influence current and future compliance with SGMA. Furthermore, the OVGA will act in support of the following Mission Statement:

*The Owens Valley Groundwater Authority safeguards the sustainability of the Owens Valley Groundwater Basin through locally tailored management of groundwater resources to protect and sustain the environment, local residents and communities, agriculture, and the economy.*

### ES 1.3 Agency Information

This GSP has been developed under the direction of the OVGA. Contact information is shown below:

Owens Valley Groundwater Authority  
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135 S. Jackson Street  
Independence, CA 93526  
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760-878-0001  
[asteinwand@inyocounty.us](mailto:asteinwand@inyocounty.us)

The OVGA formed on August 1, 2017, using a Joint Powers Agreement (JPA) executed by the original members. As presented in the JPA, in accordance with California Government Code Section 6509, the OVGA's powers shall be subject to the restrictions upon the manner of exercising such powers pertaining to the County of Inyo. Since the formation of the OVGA, several changes to the membership occurred in accordance with the JPA provisions to add or terminate members. Starlite CSD was terminated after revision of the Basin boundary, and following the ranking of the Basin as low priority, requests from the Tri-Valley Groundwater Management District, Wheeler Crest CSD, Sierra Highlands CSD, and the Eastern Sierra CSD to terminate their memberships were approved by the OVGA. Requests from the Owens Valley Committee and the Lone Pine Paiute Shoshone Tribe to participate on the Board as Interested Parties (JPA, Article V, Appendix 1) were approved in May 2020. Current membership of the OVGA is:

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Big Pine CSD

City of Bishop

County of Inyo

County of Mono

Indian Creek-Westridge CSD

Lone Pine Paiute Shoshone Tribe- Interested Party

Owens Valley Committee – Interested Party

The OVGA is a joint exercise of powers agency administered by a governing board consisting of one primary appointed Director and one alternate from each member agency (see above). The OVGA is the exclusive GSA for the Basin, and the members collectively have water or land management responsibilities covering the entire Basin at the time of this GSP preparation. The OVGA shall exercise those powers granted by SGMA and shall possess the ability to exercise the common powers of its Members. Voting procedures of the OVGA are described in the JPA, Article IV.

The Bureau of Land Management, US Forest Service, and Los Angeles Department of Water and Power (LADWP) were invited to participate on the OVGA board as Associate Members or Interested Parties and declined to do so. The State Lands Commission (CSLC) submitted a statement to join the OVGA as an Interested Party, but the OVGA Board preference was to invite the CSLC to participate on a future advisory committee in the Owens Lake area. The CSLC has the discretion to make compliance with the GSP a lease condition for any project on the state lands in the Basin.

The estimated cost to implement the GSP is approximately \$436,665. The single largest cost is the development of a groundwater model for the Tri-Valley and Fish Slough portion of the Basin. The model is prerequisite to development of land or pumping management to address groundwater concerns and is contingent on acquisition of grant funding. The initial year of the GSP (FY 2022-23) includes three Management Actions and total costs are estimated to be \$81,270. Ongoing annual costs thereafter are estimated to be \$44,620.

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Implementation of all or parts of this GSP is at the discretion of the OVGA as long as the Basin remains ranked as low priority. Agencies can request to terminate membership in the OVGA following adoption of the GSP in accordance with the JPA (Article VI section 1.1; Appendix 1). The funding agreements between the OVGA members expire 3 months after the GSP is submitted to DWR, and membership of the OVGA may change in 2022. Therefore, it was not possible to anticipate future OVGA membership or what project ultimately may be implemented at the time this GSP was prepared.

The OVGA has several options to generate revenues sufficient to cover administration and operating costs. Options include: 1) member contributions similar to the current funding mechanism, 2) assessing fixed fees or fees based on extraction quantity on local pumpers in the GSP area, 3) assessing property related fees or taxes, 4) issue general obligation bonds, or 5) some combination of the above. It is assumed the OVGA will attempt to acquire grants when possible for projects in the Basin, but that funding is not secure. The budget to July 2022 has been adopted, and the OVGA will rely on existing funds.

After the funding agreements among members expire in early 2022, the OVGA shall establish annual budgets including designating revenues from members and from other sources (JPA, Article IV sec. 1.2). The OVGA has not regulated *de minimis* pumpers at the time the GSP was prepared (CWC §10730) (*de minimis* pumpers means those who extract for domestic purposes, two acre-feet or less groundwater per year) . No pumping fees are anticipated in this GSP, but future groundwater development or changes in the Basin priority may require the OVGA to consider fees for analyses and groundwater management activities.

## **ES 1.4 GSP Organization**

This GSP is organized according to DWR's "GSP Annotated Outline" for standardized reporting (Ca Dept. Water Resources [DWR] 2016a).

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## ES 2.0 Plan Area and Basin Setting

### ES 2.1 Description of the Plan Area

The Basin covers approximately 1,037 square miles of which significant portions are Federal or State controlled lands. Only 17.6% of the Basin in Mono County and 2.6% in Inyo County are in private ownership. The private ownership for the Basin in Mono County is atypical and greater than for the county as a whole. Approximately 390 square miles owned by the City of Los Angeles in Inyo County is considered adjudicated and therefore exempt from SGMA (CWC §10720.8(c)). These lands are referred to as adjudicated for the purposes of this GSP consistent with SGMA. This does not imply that the entire Basin has been fully adjudicated. Other lands subject to SGMA or potentially subject to SGMA in the Basin are referred to as the GSP area in this document. Los Angeles is the largest landowner in the Basin (about 38% of the land) and also owns the majority of groundwater and surface water rights. The Bureau of Land Management manages approximately 35% of the Basin. Also occurring in the Basin are state lands managed by the California State Lands Commission and federal lands managed by the National Park Service (NPS) or the United States Forest Service. Tribal lands in the Basin are managed by the Lone Pine Paiute-Shoshone Tribe, Fort Independence Paiute Tribe, Big Pine Paiute Tribe, Bishop Paiute Tribe, and the Utu Utu Gwaitu Paiute Tribe. There are approximately 14,905 acres of actively farmed lands in the Basin. Typically, each private farm has its own well and water delivery system to provide irrigation. On Los Angeles-owned lands used for agriculture, water delivery for irrigation is managed by LADWP and their lessees.

The main agencies or programs conducting groundwater monitoring and management in the Basin include: the City of Los Angeles (subject to the Inyo/Los Angeles Long Term Water Agreement, LTWA), Tri-Valley Groundwater Management District, the California Statewide Groundwater Elevation Monitoring Program (CASEGM), the Groundwater Ambient Monitoring and Assessment Program (GAMA), local water providers (privately-owned public water systems, mutual water companies, community service districts or the City of Bishop), and the Owens Lake Groundwater Development Program (OLGDP). These agencies or programs monitor groundwater levels, water quality and/or extraction in areas throughout the Basin. In addition, LADWP is required to continue water deliveries for irrigation, mitigation, and for dust control,

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and conducts recharge operations in the Basin. Monitoring associated with these activities is routinely reported by LADWP.

Data acquired from existing monitoring programs conducted by the various agencies or programs listed above were incorporated into an OVGA database management system. Most of the data from existing monitoring networks are publicly available and will serve as ongoing sources of data. The OVGA database is publicly accessible and was designed to function as a single repository for a wide variety of monitoring data. The database includes a variety of map layers and data for an estimated 4,929 water wells that exist in the Basin.

The Owens Valley Groundwater Basin occupies portions of Inyo and Mono County and the City of Bishop. These local governments have adopted general plans with goals and land use classifications that identify allowable activities within each jurisdiction. The relevant land use plans contain few assumptions regarding water supply, and it is unlikely that GSP implementation will affect existing plans. Given the overall sustainable conditions in the Basin, the GSP does not propose to immediately change the water demands or operations of existing wells within the Basin. Such measures may be incorporated into future amendments or updates to this GSP. The OVGA may require additional reporting of groundwater extraction in the Basin to complete its database and revise slightly the process for permitting wells in the Basin. The OVGA may inspect permits submitted to Inyo and Mono Counties to update its database and determine if new or replacement wells could cause changes in pumping in the Basin that may affect the sustainability of groundwater conditions. Inyo County and Mono County, as groundwater well permitting agencies, implement the DWR's updated Water Well Standards. Monitoring and enforcement of these standards and the well permit approval will remain with the Counties.

Outside the Basin, LADWP and potentially the Indian Wells Valley Groundwater Sustainability Agency could influence the sustainable management of groundwater resources. The Indian Wells Valley Groundwater Sustainability Plan includes a potential project to exchange approximately 7,650 acre-feet per year (AFY) water with LADWP. The IWVGA does not currently have access to any water supply from outside of their basin. LADWP exports approximately 100,000 – 500,000 AFY from the Eastern Sierra for municipal use in Los Angeles, and extracts approximately 50,000 – 95,000 AFY of groundwater in the Owens Valley, with annual amounts varying with runoff, local uses, and groundwater and vegetation conditions. These activities may affect the ability of the OVGA to maintain sustainable groundwater management in the Basin.

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The Inyo/Los Angeles LTWA contains provisions to protect private wells and to prevent other significant impacts on the environment that cannot be acceptably mitigated which could apply to the GSP area. LADWP's Urban Water Management Plan (LADWP, 2020) projects that over the next 25 years, average deliveries from the Los Angeles Aqueduct (LAA) to the City will decline from the 1985-2014 median of 192,000 AFY to 184,200 AFY by 2045. While SGMA exempts the pumping managed pursuant to the LTWA from regulation, this GSP contemplates its monitoring program will detect cross-boundary impacts on the GSP area from LADWP's pumping activities and will allow the OVGA to coordinate with LADWP in mitigating any such effects, and/or with the LTWA parties to help enforce relevant LTWA provisions that protect the environment and private well owners in a manner consistent with this GSP.

California Water Code Sections 10723.2 and 10728 require a GSA consider the interests of all beneficial uses and users of groundwater and provide a written statement describing how interested parties may participate in the development and implementation of the GSP. Beneficial users include any stakeholder who has an interest in groundwater use and management in the Basin. To assist in determining who the specific SGMA stakeholders and beneficial users are, the DWR has issued a Stakeholder Engagement Chart for GSP Development in their 2018 *GSP Stakeholder Communication and Engagement Guidance Document* (DWR, 2018). The OVGA procedures for encouraging public participation are contained in its Communication and Engagement Plan (CEP) and were patterned on the DWR guidance.

A key message of the OVGA is that it is committed to proactive and transparent outreach and engagement with stakeholders and community members throughout GSP planning and SGMA implementation. The CEP describes several essential communication strategies used by the OVGA to encourage active involvement. Opportunities for stakeholder input were provided throughout the GSP development process, by way of public participation at OVGA Board of Directors meetings, hosted public workshops, direct outreach to constituent groups, and other mechanisms as outlined in the CEP. In addition, staff provided updates and presentations at meetings of the TVGMD, Mono County Board of Supervisors, and Inyo County Board of Supervisors. Timely notification of opportunities for interested parties to participate in the implementation of the GSP will be given via the channels and strategies described in the CEP.

The OVGA has conducted over 37 public Board meetings since its inception; 20 included discussion of the GSP contents. All consultant work products for the GSP were presented to the Board in public meetings before inclusion in the draft GSP. Two public workshops were

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conducted specifically to discuss the GSP contents and another two were held during the public comment period. Four presentations were provided during regular meetings of the TVGMD and Mono staff representing the OVGA attended numerous TVGMD meetings to address questions regarding the OVGA if necessary. To allow for ongoing public engagement, the OVGA conducted a 45-day comment period and two workshops on the Public Review Draft GSP before consideration by the Board, and responses to comments will be prepared and included in a GSP appendix.

Unfortunately, due to the coronavirus (COVID-19) pandemic restrictions, the OVGA was prevented from conducting the type of public process that engages the stakeholders as intended and necessary. The Basin is very large and rural. The OVGA Board meetings and stakeholder meetings are public and were migrated to a virtual format successfully. Occasionally, however, technical difficulties or connectivity problems still impeded the smooth conduct of meetings and residents of the Basin may not have been as comfortable with digital communications. Despite widespread local advertising and evening meeting times, attendance at stakeholder meetings has been rather low, comparable to regular OVGA Board meetings. The recording for one meeting did not download (submitted written comments were retained however) causing consternation by members of the public and staff. Public and Directors have voiced concern that it is difficult for the OVGA to raise interest and get the public involved on important water issues when limited to the videoconference format.

The greatest challenges caused by the inability to meet in-person exist in the Tri-Valley portion of this basin which includes a Disadvantaged Communities Block Group and one Disadvantaged Community. This significant portion of the basin has unreliable internet or relies on slow dial-up connections. Some areas suffer from poor cell phone connection further limiting the ability to participate in virtual meetings. As a result, the OVGA resorted to a slower and higher cost direct mailer to reach residents in those communities.

## **ES 2.2 Basin Setting**

### **ES 2.2.1 Hydrogeologic Conceptual Model**

Numerous geologic and water resource studies have been conducted in Owens Valley since the early 1900's, and all relevant information was reviewed to prepare the Owens Valley

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hydrogeologic conceptual model (HCM). This section summarizes information pertinent to HCM and GSP development.

Owens Valley is located on the eastern side of the Sierra Nevada Mountains in California on the western edge the Basin and Range Province. The surrounding watershed is approximately 3,287 mi<sup>2</sup>, extending from Long Valley and Benton Valley in the north to Haiwee Reservoir in the south. The Basin is comprised of Owens Valley (6-012.01) and Fish Slough subbasin (6-012.02), which are about 1,032 mi<sup>2</sup> and 5 mi<sup>2</sup>, respectively. Locally, the northern arm of the Owens Valley subbasin that contains Chalfant, Hammil, and Benton Valleys is referred to as the "Tri-Valley."

The Basin was formed as a result of basin and range extensional tectonics that caused the land surface parallel to northwest-southeast trending faults to drop relative to the adjacent mountain blocks. Bedrock beneath the Owens Valley consists of down-dropped, fault-bounded blocks at varying depths of up to several thousand feet below the present land surface. Valley-fill, consisting mainly of sediment shed from the adjacent mountain blocks and also tuff and basalt flows erupting from volcanoes, has accumulated on top of the down-dropped blocks. Bishop Tuff is a Pleistocene rhyolitic ignimbrite that occurs at the land surface north of Bishop and west of Chalfant and Hammil valleys. The tuff is present at depth in Chalfant Valley and northern Owens Valley and overlies basin fill and bedrock. Sedimentary material consists of unconsolidated to moderately consolidated alluvial fan and glacial moraine deposits adjacent to the mountain range fronts and fluvial plain deposits along with deltaic and lacustrine deposits near the axis of the valley. Depositional environments change over relatively short distances resulting in laterally discontinuous sand, gravel, and clay lenses underlying most of the valley; however, laterally extensive clay strata are present beneath Owens (dry) Lake and in the Big Pine area.

Topography of the watershed can be broadly classified as mountain uplands, alluvial fans, volcanic tablelands, and valley floor. The margins of the watershed are primarily composed of the steep, mountainous uplands which are cooler and receive greater precipitation than lower elevation alluvial fans, tablelands, and valley floor comprising the Basin. Long term averages of total annual precipitation are about 57 inches in the Sierra Nevada, 14 inches in the White and Inyo Mountains, and 5.9 inches on the valley floor. The Owens River enters the northern portion of the Basin near Bishop and meanders southward through the valley towards Owens (dry) Lake. Major tributaries flow from the Sierra Nevada to the river or LAA or are diverted for local irrigation and environmental projects. No direct surface-water connection exists between the

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Tri-Valley area and the Owens River. The Owens Valley is a closed drainage basin and there is no groundwater or natural surface-water outflow.

The Basin occurs on the boundary of the Great Basin and Mojave deserts. The southern part of the Basin has vegetation communities characteristic of the hot Mojave Desert to south and the northern part of the basin has communities characteristic of the cooler, higher elevation Great Basin Desert. Drought-tolerant Mojave Mixed Woody Scrub, Blackbush Scrub, and Great Basin mixed scrub are predominant on the alluvial fans. Vegetation communities on the valley floor range from salt-tolerant shadscale scrub, alkali sink scrub, desert greasewood scrub, alkali meadow, and desert saltbush scrub. Groundwater discharge zones which largely occur on the valley floor support alkali meadow, phreatophytic scrub communities, transmontane alkali marsh, woodland, and aquatic habitat.

Predominant soil classes in the Basin are Aridisols (hot and dry desert soils), Entisols (recent soils), Mollisols (soils with thick topsoil) and smaller areas of Histosols (organic soils). Many of the soil map units were unique to the Owens Valley, because of the varied geology, climate, and vegetation and large and isolated survey area.

Approximately 35% of the land area and the majority of water rights in the Basin are owned by LADWP. Because of the importance of water supplied from Owens Valley to Los Angeles, LADWP has developed extensive facilities and monitoring for land management, water storage and export, groundwater production, groundwater recharge, surface water and groundwater monitoring, and dust control. Land and water management in the Tri-Valley portion of the Basin is primarily conducted by private landowners and is less well studied and monitored.

The Owens River flows and tributary streams draining the high elevations of the east slope of the Sierra Nevada are diverted into the LAA. Flow in the Owens River is controlled by a series of reservoirs operated by LADWP and Southern California Edison Corporation, and is supplemented near its headwaters by diversions from Mono Basin. Water-year releases from Pleasant Valley Reservoir, where the Owens River enters the groundwater basin, had a median value of 256,000 AFY and ranged from 75,000 to 444,000 AFY (water year, WY 1959-2017). A WY is the period from October 1 - September 30, and is designated by the calendar year in which it ends. The largest tributary, Bishop Creek, has median annual runoff of 71,000 AFY and ranged from 35,000 to 134,000 AFY for WY 1904-2017. Combined inflows to the Owens Valley for all gaged tributaries ranged from 95,000 to 379,000 AFY, with a median of 160,000 AFY from WY

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1988-2017. Analysis of available streamflow data for Goodale, George, Cottonwood, Taboose, and Red Mountain creeks suggest they contribute an additional 37,000 to 40,000 AFY on average, or about 20% of the gaged inflows into the valley. Most small creeks from the White Mountains are ungauged, but the few data available suggest the contribution is small and almost entirely used for irrigation in the Basin. No direct surface-water connection exists between the Tri-Valley area and the Owens River except for an ephemeral wash that occasionally flows from Chalfant into the Laws area during extreme precipitation events. Surface-water that enters the Tri-Valley area as runoff from the surrounding mountains, less any water lost to evapotranspiration or vadose zone storage, is believed to recharge groundwater. Average runoff from the surrounding mountains into the Tri-Valley area has been estimated by studies conducted for this GSP to be approximately 18,000 AFY.

Surface water discharge from Fish Slough into the Owens Valley has declined from approximately 6,500 AFY for WY 1967-1976, to 3,400 AFY for WY 2008-2017. While the proportions of groundwater discharging into Fish Slough are currently unknown, a large portion is believed to come from the Tri-Valley area. Other inflows to the Owens Valley groundwater system are primarily sourced from infiltration of surface-water into alluvial fans near the margins of the valley, with a small amount of recharge derived from direct precipitation on fan surfaces, deep percolation from irrigated agricultural fields, and seepage from losing reaches of the Owens River, Los Angeles Aqueduct, and irrigation. Most natural groundwater discharge occurs on the valley floor in the form of spring flow, wetlands, baseflow to gaining reaches of the Owens River, transpiration by phreatophytic vegetation communities, and evaporation from the playa and brine pool at Owens Lake.

Structural boundaries of the Basin are generally delineated by the contact between alluvium and the bedrock of the adjacent mountain blocks. At the south end of the basin, the boundary is defined by the topographic high between Owens Valley and Rose Valley; there is no groundwater outflow to Rose Valley. The boundary west of Chalfant and Hammil valleys is formed by the contact between valley fill alluvium and the Bishop Tuff. At this boundary, the Bishop Tuff likely overlies valley fill that was present when the tuff was deposited. The bottom boundary of the Basin is bedrock which is hundreds to thousands of feet deeper than the transmissive portion of the overlying aquifer system. Faults roughly parallel the axis of the valley and form barriers to groundwater flow across their strike (orientation) due to offset of high permeability layers and formation of low permeability material in the fault zone. Evidence for

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faults acting as groundwater flow barriers includes emergence of springs along fault traces and declines in water table elevation across faults. Faults can also serve as conduits to groundwater flow along their strike, and create discharge zones where faults intersect.

The basin's aquifer system can be generalized into a shallow unconfined zone and a deeper confined or semi-confined zone separated by confining unit(s) that are laterally discontinuous. In Fish Slough, relatively thin locally derived alluvium overlies Bishop Tuff. Most of the valley fill in the Basin is clastic material shed from the surrounding mountains, the majority of which is sand and gravel. Alluvial fan sediments are coarse, heterogeneous, and poorly sorted at the head of the fan and finest at the toe, beyond which fans transition to lake, delta, or fluvial plain sediments. The transition zone from fan to valley floor is characterized by relatively clean well-sorted sands and gravels that likely originated as beach, bar, or river channel deposits. This zone is a favored location for LADWP groundwater wells because the well-sorted sandy aquifers provide high well yields and the transition zone corresponds with the alignment of the Los Angeles Aqueduct. Volcanic flows comprise a relatively small volume of the valley fill but are transmissive aquifers and historically supported the largest springs in the Owens Valley. Where lacustrine environments prevailed for long periods of time at Owens Lake and near Big Pine, extensive thick clay confining layers are present. Although the clay layers are disrupted and offset by faulting, the confined nature of the deep aquifer is evident from generally higher heads in the deep aquifer than in the overlying shallow aquifer and the presence of flowing artesian wells near Bishop, Independence, and Owens Lake.

Hydraulic conductivity in Owens Valley and the Owens Lake area ranges from less than 10 ft/day to over 1,000 ft/day. Basalt flows between Big Pine and the Los Angeles Aqueduct Intake are highly conductive and wells that intercept them have the highest production capacity in the valley. A modeling effort in the Tri Valley and Fish Slough region estimated hydraulic conductivities in the range of 0.01 to 125 ft/day, with most of the values falling in the 1 to 20 ft/day range. These values are atypical of coarse alluvial materials and much lower than those from the Owens Valley and Owens Lake. The unusually low values may be due to model calibration artifacts suggesting a significant data gap exists.

Groundwater generally flows from recharge areas high on the alluvial fans (areas of high hydraulic head) to discharge areas on the valley floor (areas of low hydraulic head) resulting in groundwater flow directions that parallel topographic gradients. Groundwater pumping by LADWP has formed local cones of depression around centers of sustained pumping near Birch

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Creek (south of Big Pine), Aberdeen (north of Independence), and Independence, which locally modify the regional pattern of down-fan flow on the alluvial fans and southerly flow on the valley floor.

### **ES 2.2.2 Current and Historical Groundwater Conditions**

Current groundwater conditions (elevations, storage, water quality, surface water interactions and subsidence) and historical trends in the Basin are summarized in this section. Water level trends are also discussed in detail in section ES 2.2.4.

Benton and Chalfant Valleys show similar rates of groundwater level decline over the past 30 years that average about -0.5 ft/yr with total recorded declines of about -9.5 ft and -15.3 ft, respectively. Hammil Valley water levels exhibit an even faster rate of decline of approximately -1.8 ft/yr based on the limited available data. Water levels in Fish Slough also show persistent groundwater declines since the late 1980s, with timing consistent with declines observed in the Chalfant Valley. However, the rate of water level decline in Fish Slough is lower at approximately -0.15 ft/yr.

Groundwater level fluctuations and trends in the central Owens Valley portion of the Basin vary depending on time and location. This is a result of both complicated geology, the high degree of groundwater and surface-water management in the area, and management according to the LTWA. Generally, groundwater levels appear to be in a dynamic steady state that track hydrologic conditions: water levels increase during wet years and decrease during dry years. The rate at which this increase or decrease occurs appears to be well-specific and likely influenced by multiple local factors such as nearby pumping (predominately by LADWP), managed recharge, well screen interval, and geology. Two major periods of groundwater decline observed in the Owens Valley management area since 1980 coincide with the two major droughts during this period (1986-1992 and 2012-2016). Water levels for most wells reached their deepest values during the 1986-1992 drought, due to the severity of the drought and due to pre-LTWA water management which included the highest annual pumping totals in history by LADWP. Water levels during the more recent drought are generally shallower than the 1986-1992 period due to full, ongoing implementation of the LTWA and a reduction in LADWP pumping. All wells appear to have recovered or mostly recovered from the 2012-2016 drought or are showing increases in groundwater levels since January 2017.

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Groundwater levels in the Owens Lake management area are highly dependent on spatial location and screened interval of the well. Pumping stress in this management area is relatively low, constant, and concentrated on the west and south sides of the Lake. Water level trends are generally consistent across the aquifers, with levels decreasing during the 2012-2016 drought and then recovering during the following wet period. Fluctuations typically range between 2 and 8 feet during the period of record. Groundwater elevations in the lower aquifers are greater than those in the upper aquifers, reflecting the general upward gradient under the playa area of the old lake bed.

Groundwater storage is highly correlated with groundwater elevation in the Owens Valley, especially within the GSP area where a large portion of the aquifer system is considered to be unconfined (excluding the Owens Lake area). Previous modeling studies by U.S. Geological Survey (USGS) in the Owens Valley and US Filter (Tri-Valley) did not report total storage estimates for the entire groundwater basin because it was not a key parameter, and the models weren't sensitive to the total aquifer thicknesses which is in the predominately lower aquifer or deeper strata. Given the correlation and relatively stable water levels and pumping, groundwater elevation is an adequate indicator for changes in storage. For the Owens Valley and Owens Lake management areas, the lack of a long-term decline in groundwater levels in these areas suggest groundwater storage experiences similar inter-annual fluctuations like those observed in water levels described above. Persistent declines in groundwater elevations observed in the Tri-Valley management area indicate chronic loss of water in storage (see ES 2.2.3 below).

Groundwater quality is generally good in the Basin with the exception of naturally occurring brine at the Owens Lake. In Tri-Valley, elevated solute concentrations in one landfill monitoring well are likely due to proximate infiltration of leachate, but other constituents do not appear to show any significant trend, suggesting the observed concentrations are generally indicative of natural conditions in the basin. Major cation, anion and isotope data from several studies are available for Fish Slough subbasin to characterize natural water chemistry, but no data for regulated contaminants are available. Because there is no development in the subbasin, human sources of contamination are unlikely and water quality is assumed to be good and reflect natural conditions. Representative wells with recent analytical data in the Owens Valley management area show groundwater quality is generally very good, with none of the representative wells exceeding any of the primary or secondary maximum contaminant levels.

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Concentrations in the representative monitoring wells for the five constituents that were evaluated (total dissolved solids, sodium, chloride, nitrate, arsenic) generally appear to be stable. Elevated concentrations of arsenic within and adjacent to the Owens Valley management area are naturally occurring due to the numerous volcanic deposits present. Water quality in the Owens Lake Management Area is very poor at the lakebed and its immediate vicinity due to evaporative concentration of solutes. However, higher quality water occurs at the lake margins where the majority of the community water supply and *de minimis* wells are located. Areas of better water quality are located primarily on the north and west side of the lake (e.g. Olancha and Cartago areas) where groundwater recharge is predominately recent Sierra Nevada runoff. Concentrations of most constituents evaluated appear to increase from north to south along the lake axis, but the limited number of data points makes this far from a definitive trend. Concentrations of total dissolved solids, chloride, and sodium are relatively stable in a given well. Arsenic is the only constituent that shows erratic concentrations that fluctuate between nondetectable and greater than the maximum contaminant level.

Subsidence is the permanent compaction of fine-grained sediments due to the increase in the effective stress caused by groundwater or hydrocarbon removal. The evaluation of subsidence for the Owens Valley basin in this GSP was based on geodetic surveys, Interferometric Synthetic Aperture Radar (InSAR) data, and global positioning systems (GPS), extensometers, and tiltmeters. Not surprisingly, none of the GPS stations mounted in bedrock adjacent to the alluvial Basin show evidence of subsidence. InSAR is a satellite-based remote sensing method used to map ground surface elevation change over large areas with high accuracy. InSAR data available from DWR for twenty-six representative sites in the Basin underlain by alluvium were evaluated by studies completed for this GSP. Vertical land surface elevation fluctuations ranged between +0.05 feet and -0.05 feet throughout the basin which is less than the reliable instrumental resolution (0.07 feet). Tri-Valley and Owens Valley Management Areas have historically shown little to no subsidence related to groundwater withdrawal. Tiltmeter data collected in the northern part of Owens Lake playa to monitor land surface elevation changes during short term (7-23 days) groundwater pumping tests showed less than 1 inch of subsidence. The hydrogeologic setting near Owens Lake and measured subsidence after only a short-term groundwater extraction test suggest that moderate potential exists for subsidence in that portion of the Basin.

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Three primary types of interconnected surface waters systems were assessed within the GSP area: groundwater discharge into Owens River and tributaries, springs/seeps, and areas dominated by phreatophytic vegetation (species or plant communities that typically transpire more than precipitation) or GDEs. SGMA defines GDEs as *“ecological communities of species that depend on groundwater emerging from aquifers or on groundwater occurring near the ground surface”*.

In the GSP area on the alluvial fans, local hydrologic and hydrographic information was used to assess the extent of groundwater discharge and interconnected surface water at tributary creeks. Shallow groundwater measurements are sparse, but based on the few data available and the geological setting, it is likely that interconnected surface water near tributaries in the GSP area on alluvial fans is rare. Water levels under alluvial fans is typically 10s or 100s of feet deep, and a sufficiently shallow water table to maintain a connection and groundwater discharge on the alluvial fans is unlikely. Tributaries on the alluvial fans in the Owens Valley and Owens Lake Management Areas are known losing reaches based on stream flow data, and it can be reasonably assumed that the tributary creeks in the Tri-Valley Management Area emanating from the White Mountains are also losing reaches based on the landforms where they occur. Riparian vegetation along tributaries almost certainly subsists on infiltration of surface water runoff.

Local interconnected water also occurs where groundwater emerges at springs or seeps. The differentiation between springs and seeps in this GSP is that seeps lack a discrete point of groundwater discharge that flows across the land surface. Seeps are dominated by phreatophytes and, because of the mapping precision and methods in the studies completed for this GSP, some seeps were undoubtedly included in the identification and mapping of other GDE units. Small areas containing springs were identified in the Tri-Valley Management Area (4.1 acres), Owens Valley Management Area (7.2 ac) and Owens Lake Management Area (2.5 ac). The low estimated spring acreage at the Owens Lake is known to be inaccurate because some seep/discharge areas are probably lumped in with the extensive areas of meadow, marsh (tule), or water body impoundment map units. The Fish Slough spring complex consists of multiple spring systems and has interconnected surface water throughout its length.

Potential GDE units in the Owens Valley Groundwater Basin were identified using the DWR indicators of groundwater dependent ecosystems (iGDE) database to generate a preliminary map. Additional information on vegetation community composition, aerial imagery, depth to

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groundwater from local wells (where available), plant and species distributions in the area, plant species rooting depths, and local observations from Inyo County Water Department biologists (ICWD, 2020) were also relied upon to prepare the final GDE map. Several improvements to the map should be completed during implementation of this GSP including revising polygon boundaries, especially near Owens Lake.

The Owens Valley Groundwater Basin is ecologically diverse and includes numerous species and habitat that are groundwater dependent. Thirty-six special-status terrestrial and aquatic wildlife species were identified as indirectly or directly groundwater dependent. These data and remote sensing information were used to assess the hydrologic and ecological value and condition of the GDEs within each Management Area or subbasin. Each GDE map unit was characterized and assigned a relative rank to summarize the results of this analysis (high, medium, low). The evaluation of ecological conditions relied primarily on remote sensing data related to vegetation vigor or wetness as well as other monitoring data. The assessment included ranking the vulnerability to changes in groundwater discharge or levels that could substantially alter GDE distribution, species composition, and/or health. Based on the assessment completed for this GSP, the Tri-Valley Management Area was determined to have low ecological value. The Fish Slough subbasin, the Owens Valley Management Area, and the Owens Lake Management Area were determined to have high ecological value. The ecological condition of the GDEs was similarly ranked as fair condition in Tri-Valley, Fish Slough and Owens Valley. Susceptibility to groundwater changes were ranked from moderate to high potential depending on the portion of the Basin. The Owens Lake Management Area had insufficient information (primarily on sensitive species) and difficult mapping which prevented assessing the ecological condition or susceptibility to changes, but these topics are the subject of ongoing studies and presently, pumping is relatively low in this management area.

### **ES 2.2.3 Water Budget Information**

The Basin is highly dependent on groundwater for potable supplies, but overdraft conditions have NOT been identified for the Basin as a whole. Active groundwater models with updated/current monitoring inputs were not available for this GSP. The most recent evaluation and literature review of previous water budget investigations for the entire basin was completed by Harrington (2016). That evaluation reviewed previous hydrologic studies, including long-term monitoring data and previous groundwater modeling efforts, for various portions of the basin

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(Section 2.2.3 and Appendix 10). Significantly more data collection, modeling, and verification of inflow/outflow components have occurred in the Owens Valley and Owens Lake management areas compared to the Tri-Valley area due to the development and implementation of the Inyo/LA LTWA. The water budgets for these two management areas are considered better understood from previous studies (e.g. Danskin 1998). However, water budget outputs from the more recent LADWP groundwater models covering the Owens Valley and Owens Lake probably refined the water balance for that portion of the Basin, but these were not available for this GSP. If made available in the future, the GSP could be amended to improve the estimates used in the water balance.

In the Owens Valley and Owens Lake Management Areas, long-term recharge and discharge are approximately in equilibrium based on analysis of both water balance components and long-term monitoring showing stable groundwater levels.

Conditions of long-term overdraft exist when annual groundwater extraction exceeds replenishment, generally over 10-years or more (DWR 2016d, Best Management Practices #5, Modeling). In the types of unconfined aquifer underlying Tri-Valley, overdraft would manifest as chronic water level decline. SGMA recognizes this basic hydrologic principle and associates overdraft with the definition of chronic lowering of groundwater levels (CWC §10721). Chronic lowering of groundwater levels are persistent declines that continue both during and outside of drought periods. Historical data collection, hydrologic studies, and modeling efforts are limited in the Tri-Valley management area and the lack of quantification of inflow/outflow components is identified as a data gap in the GSP. However, the Tri-Valley area is likely in overdraft based on the current water budget using best available information and observed steady groundwater level declines over several decades that suggest outflows exceed inflows. The amount of overdraft is poorly constrained by previous water balance estimates but may be as great as 7,600 AFY based on observed declines in Tri-Valley groundwater levels. Sections 4.3 and 4.4 describe projects that OVGA may implement to address these data gaps in the initial five years of GSP implementation, including additional monitoring and development of a numeric groundwater flow model for the Tri-Valley Management Area.

Water budgets and the methodologies used to develop them, for both the entire basin and also the three designated management areas, are described in detail with inflow/outflow

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components presented in tabular form in Section 2.2.3 (see tables 2-10 through 2-12) and Appendix 10. As noted above, due to the lack of current groundwater models, long-term trends in groundwater levels which are representative of the storage change component of a water balance were also considered in evaluating the sustainability of each management area.

The Basin Characterization Model (BCM) developed by USGS (Flint, et al 2013) was used in this GSP to derive recharge and runoff values for the basin from the land-surface system independent of estimates contained in previous studies. DWR (2020c) suggested using the BCM for basins or areas which lack numerical groundwater models. The BCM relies on climate inputs, (e.g. precipitation and air temperature) and data on soil properties and the permeability of underlying bedrock to quantify potential excess water that may become a source for groundwater recharge or surface water runoff. The BCM was used to address and attempt to address the data gap in recharge and runoff estimates for less instrumented areas

A BCM model version incorporating climate change factors recommended by DWR for the Eastern Sierra (CCSM4 scenario 8.5) was used to model future climatic conditions for the watershed and estimate possible changes to runoff and recharge. Results suggested a 6% increase in precipitation, but this excess water was lost to increased evapotranspiration, which may rise 19%. The amount of recharge to the groundwater basin is expected to increase by a modest 3% or 7,000 AFY, but surface water runoff is predicted to decrease 6% or 27,000 AFY by 2045. These changes would sum to a loss of approximately 20,000 AFY or about 2.5% of the average inflows to the basin water budget. In the model, future outflow components of the water budget were expected to remain approximately static due to continued management of the adjudicated portion of the basin under the LTWA and lack of private land which constrains population growth and associated water uses. Other studies in the literature suggest the timing of runoff may also be altered by climate change which could influence the management of surface water used for recharge in the future, but it is not known how this will affect the groundwater balance.

### **ES 2.2.4 Management Areas**

The varying combinations of topography, geology, and climate over the large area of the Basin have resulted in hydrogeologic conditions varying spatially, generally from north to south. The spatial distribution of the conditions was used to divide the basin into separate management

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areas which allow for development of SMCs that take into account hydrogeologic conditions. The management areas from north to south are:

- Tri-Valley Management Area including the Fish Slough subbasin
- Owens Valley Management Area
- Owens Lake Management Area

The Fish Slough and Tri-Valley Management Area is the least understood portion of the basin. There have been few hydrogeologic studies conducted in the area and monitoring networks are limited. Hydrologically, the Tri-Valley Management Area is distinct because it has few surface-water features and sources recharge primarily from the White Mountains instead of the Sierra. It contains alluvium derived primarily from sedimentary and metamorphic rock and the rhyolitic Bishop Tuff and is geologically distinct from the Owens Valley Management Area to the south which is primarily granitic-derived alluvium, interlayered basalt flows, and thick clay layers. The Tri-Valley portion of the area is considered to have a single aquifer. A portion of this aquifer is believed to extend under the Bishop Tuff towards Fish Slough where it becomes confined. The southeastern portion of the management area contains a prominent subsurface bedrock high that is coincident with a significant change in hydraulic gradient. This stratigraphy combined with preferential flow along faults/fractures that extend from Hammil Valley south to Fish Slough are believed to result in hydrogeologic connection between Tri-Valley and Fish Slough. Observed chronic declines in groundwater elevations in the Tri-Valley Management Area do not occur in the adjacent Owens Valley Management Area, indicating that groundwater management effects on water levels are largely confined to the Tri-Valley Management Area. Recent geochemical studies comparing Tri-Valley, Fish Slough and northern Owens Valley groundwater also suggest a link between northern Fish Slough and Tri Valley groundwater. Two calibrated groundwater models with domains along the southern end of the management area suggest that flow exiting the southern boundary of Tri-Valley is a relatively small and a very minor portion of the inflows to the Owens Valley.

The Owens Valley Management Area is fragmented geographically due to LADWP lands in Inyo County being considered adjudicated under the SGMA. This management area is also hydrogeologically distinct because the majority of it overlies the alluvial fans along the margins of the valley where development is limited and not expected to change due to lack of private

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land ownership. LADWP pumping and recharge operations are a significant driver of the hydrologic system in this management area, whereas there is relatively little LADWP pumping in the other two management areas. The significantly larger volume of groundwater pumped on LADWP lands means effects of management actions within the Owens Valley management area are expected to be negligible compared with LADWP operations unless new projects are proposed. LADWP has instituted an extensive monitoring network in this portion of the basin, although most monitoring wells are located near the boundary or downgradient of the GSP area. The majority of groundwater leaving the Owens Valley Management Area flows under LADWP lands in the center of the Basin before entering the Owens Lake Management Area to the south.

The geology of the Owens Lake Management Area aquifer system is less heterogeneous laterally compared to the other two management areas, and exhibits a more layer-cake geology due to the depositional environment of the Pleistocene Owens Lake. Thick lacustrine clay layers separate at least five distinct aquifers and act as confining beds. These clay layers provide the geologic conditions necessary for subsidence to occur, which are largely absent in the other two management areas. The other two management areas also have generally good water quality, while the Owens Lake management area has generally poor water quality (naturally occurring).

## ES 3.0 Sustainable Management Criteria

SGMA defines sustainable groundwater management as the “...*the management and use of groundwater in a manner that can be maintained during the planning and implementation horizon without causing undesirable results*” (CWC §10721 (v)). SGMA includes four sustainable management criteria (SMC) components that the GSP is required to define: a sustainability goal, undesirable results, minimum thresholds, and measurable objectives. These four components are described in this section specifically for the three management areas or for the entire Basin where applicable.

SGMA listed six sustainability indicators pertaining to groundwater conditions occurring throughout the basin that can represent undesirable results (CWC § 10721): chronic lowering of groundwater levels, reduction in groundwater storage, depletion of interconnected surface water, seawater intrusion, degraded water quality, and land subsidence. Measurable objectives and minimum thresholds for five of these indicators are discussed in this section. The Basin is

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not located near the ocean and therefore not susceptible to seawater intrusion. No SMCs were established for this indicator, and it is not discussed further in this section.

### **ES 3.1 Sustainability Goal**

The Basin, including the Fish Slough subbasin, is currently ranked by DWR as a low priority basin based on multiple factors. Recognizing the low priority ranking, the sustainability goal of the OVGA, therefore, is to monitor and manage the Basin by implementing a groundwater monitoring network and database and by adopting management actions that fairly consider the needs of and protect the groundwater resources for all beneficial users in the Basin. The OVGA is committed to preventing undesirable results and to ensuring the sustainability of the Basin is maintained by establishing SMCs including minimum thresholds and management objectives described in this GSP. The OVGA opposes groundwater export from the Eastern Sierra that would result in negative consequences to groundwater sustainability, the environment, local economy, and residents. The OVGA is proposing a limited number of projects and management actions in this GSP that will improve characterization and monitoring in the Basin and, if necessary, manage demands and supplies to achieve the sustainability goal.

### **ES 3.2 Undesirable Results**

There are currently no documented undesirable results for the indicators throughout the Basin reflecting the overall sustainable conditions. As described in the ES 2.0 Basin Setting, three sustainability indicators exhibit documented trends toward undesirable results in the Tri-Valley Management Area; declining water levels, reduced groundwater storage, and declines in interconnected surface water. Undesirable results therefore were defined in each of the three management areas based on groundwater conditions that could lead to potentially significant and unreasonable effects.

#### **ES 3.2.1 Tri-Valley Management Area**

The primary beneficial uses and users of groundwater in the Tri-Valley Management Area include agricultural pumpers, domestic de minimis users, shallow GDE in the Benton, Hammil, and Chalfant valleys, and spring flow and associated GDEs in Fish Slough. Reduction of spring

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flow in Fish Slough would directly impact several protected species, critical habitat, and GDEs (Section 2.2.2.5). Fish Slough is a federally designated Area of Critical Environmental Concern.

Potential undesirable results in the Tri-Valley Management Area would primarily be related to lowering water levels including potential impacts to production wells' operational costs and drying out of shallow domestic wells. The costs associated with lowering of groundwater levels include increased electrical costs and shortened pump life, costs to lower or replace a pump, and costs to deepen or replace a well. These added costs for a well owner range from a few tens of dollars per year to potentially tens of thousands for drilling a new well. Additionally, loss of monitoring wells and reduced groundwater discharge to GDEs, in particular the springs located in Fish Slough, constitute undesirable results. Based on available geologic, hydrologic, and geochemical evidence, pumping in the management area is the cause of declining water levels and spring flow in Fish Slough. The magnitude of overdraft and the pumping effect on spring flow, however, are poorly quantified. For the aquifer system in the Tri-Valley Management Area, lowering of water levels corresponds with reductions in storage. The steady water table decline is concerning, but it is unlikely that the undesirable results related to sustainable yield or available groundwater storage will be exceeded or that a decreased ability to maintain status quo pumping during droughts based on storage constraints will occur during the GSP implementation.

**Severe pumping overdraft resulting in land subsidence (which does not presently exist) could cause general infrastructure damage or migration of lower quality deeper groundwater requiring treatment or loss of potable water, but these are unlikely to occur at the current rate of groundwater level decline.**

### ES 3.2.2 Owens Valley Management Area

The primary beneficial uses and users in the Owens Valley Management Area include community service districts, municipal or mutual water company water providers, domestic de minimis users, and shallow groundwater GDE. Impacts to domestic wells directly caused by lowering of groundwater levels and related changes in storage would include increased electricity costs, costs to adjust pump placement in a well, or to deepen or replace a well. Land subsidence may cause impacts to general infrastructure and would include damage to improvements on private property, public roadways or utilities. Degraded water quality could

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make groundwater unsuitable for the predominant beneficial uses for agriculture or domestic use.

Potential undesirable results of concern in the Owens Valley Management Area include lowering water levels causing impacts to production wells (increased pumping costs), drying out of shallow domestic or monitoring wells, and impaired GDE. Presently, water level trends are stable under the GSP area in this management area. Some potential exists for changes in pumping management or installation of new wells in the few areas of privately owned lands to alter local water table conditions in the management area. Impacts from LADWP wells would be required to be mitigated by the LTWA. The monitoring program in this GSP will aid detection of cross-boundary impacts on the GSP area from LADWP's pumping activities and will alert the OVGA to coordinate with LADWP and/or Inyo County in mitigating any such effects.

Given the nature of the aquifer system, lowering of water levels corresponds with reductions in storage. The stable water table trends at present are not concerning in terms of changes in storage due to the depths of the primary aquifer, and it is unlikely that sustainable yield or available groundwater storage will be exceeded or that a decreased ability to maintain status quo pumping during droughts due to storage constraints will occur during the GSP implementation.

**Severe pumping overdraft that could cause subsidence (which does not presently exist) could cause general infrastructure damage or migration of lower quality groundwater requiring treatment or loss of potable water, but these are unlikely to occur due to the relatively stable water levels and general lack of suitable subsurface materials.**

### ES 3.2.3 Owens Lake Management Area

The primary beneficial uses and users in the Owens Lake Management Area include agricultural or commercial pumpers, community service districts or mutual water company water providers, domestic de minimis users, and GDEs. Impacts to domestic wells directly caused by lowering of groundwater levels and related changes in storage would include increase electrical costs, costs to adjust pump placement in a well, or to deepen or replace a well. Land subsidence may cause impacts to general infrastructure and would include damage to improvements on private property, public roadways or utilities or infrastructure for dust control measures on the lakebed. Degraded water quality could make groundwater unsuitable for the predominant beneficial uses for agriculture, municipal, or domestic use.

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Potential undesirable results of concern in the Owens Lake Management Area related to lowering water levels include potential impacts to production wells (increased pumping costs), drying out of shallow domestic or monitoring wells, and impaired GDEs. Presently water level trends are stable under the GSP area portion of this management area. The potential exists for future changes in pumping management in the adjudicated area, on privately owned lands, or under the Owens Lake bed managed by the SLC to affect or lower water levels.

Given the layered nature of the aquifer system, lowering of water levels could correspond with reductions in storage in individual aquifer units. Groundwater levels at present are stable and not concerning, and it is unlikely that undesirable results related to sustainable yields or available groundwater storage will occur absent increased pumping related to LADWP's OLGDP. Deeper aquifers that may be tapped in the future by LADWP's OLGDP to supply dust control measures will be monitored to track the potential for reduction in storage.

No problems with subsidence or migration of saline groundwater caused by current pumping exist presently, but the potential for these impacts to occur depends on future development of groundwater pumping projects in the management area. Increased pumping could cause land subsidence resulting in infrastructure damage or migration of lower quality groundwater near or under Owens Lake requiring treatment or loss of potable water. **The primary subsidence threat is future LADWP pumping under the lakebed from deeper confined aquifers.**

### ES 3.3 Minimum Thresholds

A Minimum Threshold is defined as *"a numeric value for each sustainability indicator used to define undesirable results"* (Reg. § 351 (t)). A value for each sustainability indicator denoting undesirable results (ES 3.2) must be included in the GSP and consider the beneficial uses and users of groundwater and other interests within the Basin.

#### ES 3.3.1 Tri-Valley Management Area

Groundwater level declines and storage reductions are closely correlated in unconfined aquifer systems like portions of the Tri-Valley Management Area. The minimum thresholds for both indicators are based on water levels and trends at representative monitoring wells. Three undesirable results to pumpers caused by lowering of water levels were included in the GSP for the Tri-Valley Management Area; increased pumping costs, drying out shallow domestic wells, and loss of existing monitoring wells. Drying of shallow domestic wells was determined to be

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the most urgent and significant undesirable result from chronic declines in groundwater levels in the Benton, Hammil, and Chalfant valleys. This event would entail the maximum expense to the well owner with costs typically of tens of thousands of dollars. The GSP designated these impacts to domestic well owners as significant and unreasonable. A well vulnerability assessment was performed for 189 domestic wells in the management area using the limited amount and types of publicly available data. The analysis suggested that water levels in few domestic wells are at immediate risk of going dry due to declining water levels and the number remains small if declines continue for several additional years. The minimum threshold water levels at the representative monitoring wells assume continued steady water table declines at the average rate (ES 2.2.2) projected to May 2030 (eight years after adoption of the GSP). At this level, it is expected that between 3 to 8 domestic wells may be at risk of refurbishment or replacement due to declining water levels. Given the uncertainty of the analysis, this number of wells being negatively affected by declining water levels is considered significant and unreasonable. Water levels in monitoring wells and Fish Slough spring flows are highly correlated. Because the water levels in Fish Slough and Tri-Valley have similar long-term declining trends (albeit at different rates), a similar extrapolation to estimate 2030 water levels based on rate of water table decline was used to set minimum thresholds in representative monitoring wells in Fish Slough. The minimum thresholds for wells in Fish Slough represent less than 1.5 feet of additional decline.

The minimum threshold for land subsidence was chosen as 0.3 ft (3.6 inches) measured by InSAR. This value is greater than the vertical resolution of the InSAR instrument and the historic range of variation (approximately 1.6 inches) observed in the permanent GSP stations reflecting elevation changes caused by factors other than subsidence. This choice for the threshold reflects the limited potential for subsidence based on current geologic understanding of the subsurface materials in the management area.

The primary interconnected surface water depletions of concern in this management area are springs and associated GDE in Fish Slough. Fish Slough Northeast Spring is the primary spring at risk of drying up, and of the three largest spring vents in Fish Slough, its groundwater chemistry was most similar to the Tri-Valley groundwater chemistry. The spring supports threatened and endangered species and associated critical habitat. LADWP monitors and CDFW manages the flow downstream of the spring for the benefit of the listed species and habitat. An average flow rate of 0.1 cfs from the Fish Slough Northeast Spring was chosen as the minimum

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threshold for the interconnected surface-water depletion sustainability indicator. The minimum threshold represents the minimum flow rate that is necessary to allow management of flows to maintain current habitat conditions according to the CDFW.

Elevated solute concentrations in the basin are either naturally occurring or are localized and already regulated by State agencies. Recognizing that the OVGA is not a public water supplier and that SGMA does not grant regulatory authority over groundwater quality to GSAs, minimum thresholds for groundwater quality included in this GSP are those set by existing or future regulations. If it is necessary to establish criteria to detect the migration of saline water, the GSP could be amended to include additional water quality monitoring or triggers to prevent exceedance of regulatory standards.

### **ES 3.3.2 Owens Valley Management Area**

Minimum groundwater elevations observed during the 2012-2016 drought were used to establish the minimum thresholds for groundwater level declines, groundwater storage reductions, and surface water depletions. If no data were available in a representative monitoring well during this time, the minimum groundwater elevation observed since January 1, 2000, was used. Maintaining water level elevations at or above those historical levels is not anticipated to result in significant and unreasonable impacts in the future. Potential surface water depletions in the management area are limited to the few acres of GDE that may be dependent on shallow water table. Impacts to GDEs are preceded by declines in water levels and maintaining water levels at or above those during the 2012-2016 drought should prevent impairment of GDEs caused by pumping in the GSP area. Impacts caused by LADWP would be subject to the LTWA. A potential GDE monitoring program recommended by the consultant preparing this GSP could aid detection of cross-boundary impacts in the GSP area from LADWP's pumping activities and will alert the OVGA to coordinate with LADWP and/or Inyo County in mitigating any such effects should the OVGA determine to invest in a monitoring program.

A minimum threshold of 0.3 ft (3.6 inches) of subsidence measured by InSAR has been proposed as less than significant and reasonable for the Owens Valley management area. This value is greater than the vertical resolution of the InSAR instrument and the historic range of variation (approximately 1.6 inches) observed in the permanent GSP stations responding to elevation changes caused by factors other than subsidence. This choice for the threshold reflects the

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limited potential for subsidence based on current geologic understanding of subsurface materials in this management area and the relatively stable water levels.

Elevated solute concentrations in the management area are either naturally occurring or localized sources of poor water quality already regulated by State agencies. Recognizing that the OVGA is not a public water supplier nor does SGMA grant regulatory authority over groundwater quality to GSAs, minimum thresholds for groundwater quality included in this GSP are those set by existing or future regulations.

### **ES 3.3.3 Owens Lake Management Area**

Given that water levels in this management area fluctuate but no long-term declining trends are present and that pumping stress is currently low, minimum groundwater elevations observed during the 2012-2016 drought were used to establish the minimum thresholds for groundwater level declines and groundwater storage reductions. If no data were available in a representative monitoring well during this time, the minimum groundwater elevation observed since January 1, 2000, was used. Maintaining water level elevations at or above historical levels is not anticipated to result in significant and unreasonable impacts in the future. Minimum thresholds based on a reduction in head gradient measured near springs and flowing artesian wells, both vertically and horizontally, may be included in a future GSP update if developed as part of the LADWP's OLGDP.

A minimum threshold of 0.3 ft (3.6 inches) of subsidence measured by InSAR has been proposed as less than significant and reasonable for the Owens Lake management area. This value is greater than the vertical resolution of the InSAR instrument and the historic range of variation (approximately 1.6 inches) observed in the permanent GSP stations reflecting elevation changes caused by factors other than subsidence. This choice for the threshold reflects the desire for minimal subsidence in the management area. Additional subsidence monitoring (e.g. extensometers) related to the OLGDP could lead to additional minimum thresholds.

Recognizing that the OVGA is not a public water supplier nor does SGMA grant regulatory authority over groundwater quality to GSAs, minimum thresholds for groundwater quality adopted by the OVGA are those set by existing or future regulations (e.g., statewide drinking water standards). This reflects the fact that elevated solute concentrations in and under the lakebed are either naturally occurring or that contaminant sources are localized and already

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regulated by another agency. Presently the current hydrologic system and good water quality outside the lakebed support existing beneficial uses of groundwater, and the proposed minimum thresholds are sufficient to safeguard those uses. Minimum thresholds based on changes in water quality to detect and prevent brine migration could be included in a future GSP update if developed as part of the OLGDP or if another unforeseen project near the lake could place existing uses at risk.

### **ES 3.4 Measurable Objectives**

Due to observed groundwater level declines, both interim milestones and 20-year measurable objectives were developed for the Tri-Valley Management area. The Owens Valley and Owens Lake management areas are considered to be in a dynamic steady state condition, therefore the interim milestones in those management areas are equal to the 20-year measurable objective. Due to stable water levels, application of the GSP in the Owens Valley and Owens Lake Management Area would maintain current conditions and would not contribute to undesirable results in the Tri-Valley management area. Stabilizing water levels and spring flow declines in the Tri-Valley Management Area, as proposed by this GSP, would stabilize groundwater flow and spring discharge into the Owens Valley Management Area and not contribute to undesirable results in the Owens Valley Management Area.

#### **ES 3.4.1 Tri-Valley Management Area**

Groundwater elevations present when SGMA was enacted on January 1, 2015, were selected as the 20-year measurable objective for undesirable results that could occur in the Tri-Valley Management Area from chronic groundwater level declines and groundwater storage reductions. If undesirable results before 2015 are present (e.g. water levels in Tri-Valley declining since the 1980's), the GSP must set measurable objectives to maintain or improve upon conditions occurring in 2015 (DWR, 2017). The GSP may but is not required to address undesirable conditions that occurred before January 1, 2015 (SGMA 10727.2(b4)). Continued declines in groundwater levels are projected until 2027 (5 years after the GSP adoption) during which potential management actions are evaluated and a numerical groundwater model of the area is developed. At the present rate of decline, water levels will remain above the minimum threshold. Following the initial five years in which declines are expected (5-year milestone), this GSP anticipates five years of stabilizing groundwater levels (10-year interim milestone) as

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projects and management actions begin to come online. The next ten years would require implementation of steps to recover water levels to the 20-year measurable objective value.

A recognized data gap in this management area is insufficient water level monitoring. In future GSP updates, the management objectives may be revised at the present monitoring locations or new management objectives established for additional representative monitoring points. Since there have been no reported significant and undesirable results in Benton, Hammil, or Chalfant valleys directly related to decreased water levels as of the date of this plan, setting long-term sustainability goals at January 1, 2015, water level elevations (higher than current levels) provides a reasonable margin of safety. Achieving the measurable objective will require either increasing recharge into the aquifer or decreasing pumping. While increasing recharge is typically preferred, it is not a realistic option for the Tri-Valley management area due to the limited availability of water available for import and nearly all runoff in the area already recharging groundwater. Reducing demand or changing land management is the most likely course to arrest chronic groundwater declines and groundwater storage reductions.

Interconnected groundwater and surface-water point discharge in the Tri-Valley Management Area is primarily present in Fish Slough, where groundwater is discharged via springs and seeps and a small area of GDE in Tri-Valley. The GDE in Tri-Valley would benefit from attaining measurable objectives for water levels. A flow rate of 0.5 cfs at the Fish Slough Northeast Spring was selected as the 20-year measurable objective based on recommendations from California Department of Fish and Wildlife (CDFW) managers. The current hydrogeologic conceptual model for the basin indicates that a portion of groundwater discharge into Fish Slough is sourced from Tri-Valley. Therefore, achieving the measurable objective for spring flow will likely require halting declines or raising water levels in Tri-Valley.

A minimum threshold of 0.3 ft (3.6 inches) of subsidence measured by InSAR has been proposed as less than significant and reasonable for the Owens Valley management area. This value is greater than the vertical resolution of the InSAR instrument and the historic range of variation (approximately 1.6 inches) observed in the permanent GSP stations reflecting elevation changes caused by factors other than subsidence. . This threshold was chosen because no subsidence has been observed in the management area despite long-term water level declines and the necessary geologic conditions are not considered to be present.

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Groundwater quality in the Tri-Valley management area is generally good. Recognizing that the OVGA is not a public water supplier nor does SGMA grant regulatory authority over groundwater quality to GSAs, the water quality degradation sustainability indicator has been interpreted to mean that projects and management actions undertaken by the OVGA cannot result in additional degradation of water quality. Potential project and management actions in the Tri-Valley Management Area are not expected to adversely impact water quality.

### **ES 3.4.2 Owens Valley Management Area**

Measurable objectives for groundwater level declines and groundwater storage reductions for the Owens Valley Management Area were selected using averages of groundwater elevations measured between 2001 and 2010. For wells constructed after 2010, or for which data were incomplete from 2001 to 2010, the measurable objective was chosen as the average groundwater elevation for the most recent 10 years for which data were available. Interim milestones and long-term measurable objectives were set to the same value because the management area is in a dynamic steady state condition. If groundwater demand does not significantly increase, which is not anticipated, then maintaining the status quo will keep the management area in a sustainable condition.

A minimum threshold of 0.3 ft (3.6 inches) of subsidence measured by InSAR has been proposed as less than significant and reasonable for the Owens Valley management area. This value is greater than the vertical resolution of the InSAR instrument and the historic range of variation (approximately 1.6 inches) observed in the permanent GSP stations reflecting elevation changes caused by factors other than subsidence.

Potential surface water depletions in the management area are limited to the few acres of GDE in the GSP area that may be dependent on shallow water table. Maintaining the steady water level trends should prevent impairment of GDE caused by pumping in this area (impacts from LADWP pumping would be subject to the LTWA). Additional refinement of the mapping of these GDE areas is warranted to assess their susceptibility to water level changes.

Groundwater quality in the Owens Valley management area is generally good, with none of the representative wells exceeding any of the primary or secondary MCLs. Recognizing that the OVGA is not a public water supplier nor does SGMA grant regulatory authority over groundwater quality to GSAs, the water quality degradation sustainability indicator has been

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interpreted to mean that projects and management actions undertaken by the OVGA cannot result in additional degradation of water quality within the groundwater basin. Since the Owens Valley management area is currently in a dynamic steady state condition, it does not require project and management actions for water quality at this time.

### **ES 3.4.3 Owens Lake Management Area**

Measurable objectives for groundwater level declines and groundwater storage reductions for the Owens Lake management area were selected using average of groundwater elevations measured between 2001 and 2010. For wells constructed after 2010, or those having no data from 2001 to 2010, the measurable objective was set to the average groundwater elevation for the most recent 10 years for which data were available. Groundwater levels in the Owens Lake management area vary little, and interim milestones and long-term measurable objectives are set at the same value to maintain recent levels and stable trends. Operations within the management area are currently sustainable. As long as groundwater demand does not significantly increase or groundwater inflows do not significantly decrease, maintaining current groundwater levels will keep the management area in a sustainable condition.

The Owens Lake management area is the portion of the groundwater basin most susceptible to subsidence, but pumping historically has been relatively low and no significant and unreasonable subsidence has been measured. Measurable objectives have been set for both groundwater elevations and observed new subsidence. Subsidence is preceded by changes in groundwater elevations. Typically, if groundwater elevations remain above the lowest historical value, then subsidence will be prevented (no subsidence was measured during the recent drought, see Section 2.2.2.4). The same measurable objectives used for the groundwater level decline and groundwater storage reduction sustainability indicators are also applied to subsidence. A minimum threshold of 0.3 ft (3.6 inches) of subsidence measured by InSAR has been proposed as less than significant and reasonable for the Owens Lake management area. This value is greater than the vertical resolution of the InSAR instrument and the historic range of variation (approximately 1.6 inches) observed in the permanent GSP stations reflecting elevation changes caused by factors other than subsidence. If more sensitive GSP or extensometer data are available in the future as part of an OLGDP, they can be incorporated into future 5-year GSP updates.

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Groundwater is discharged at faults, artesian wells or where groundwater flowing toward the lake encounters finer textured lake sediments and flow is deflected to the land surface to form seeps. The same measurable objectives used for the groundwater level decline, groundwater storage reduction, and subsidence sustainability indicators were also applied to interconnected surface-water depletions at springs and seeps. No significant and unreasonable impacts to groundwater dependent ecosystems on the playa caused by pumping have been observed since 2000. Therefore, maintaining current groundwater elevations should maintain the vertical hydraulic gradients that feed the springs and flowing artesian wells that provide vital habitat for species in the area. The use of vegetation monitoring and vertical and horizontal groundwater elevation gradients between nested or cluster wells have been proposed as long-term monitoring criteria to provide early warning of potential changes in discharge due to pumping under the lakebed. Further analysis and data collection required to develop such gradient-based SMCs is ongoing as part of the OLGDP, and may be included in the 5-year updates.

Groundwater quality in and under the Owens Lake is generally poor due to evaporative concentration of solutes; however, water quality north, south, and west of the perimeter of the lakebed is generally good due to recharge from the Sierra Nevada. Recognizing that the OVGA is not a public water supplier nor does SGMA grant regulatory authority over groundwater quality to GSAs, the water quality degradation sustainability indicator has been interpreted to mean that projects and management actions undertaken by the OVGA cannot result in degradation of water quality within the groundwater basin. Since the Owens Lake management area is currently in a dynamic steady state condition, it does not require project and management actions at this time. Should groundwater conditions, water banking, or pumping in the management area change, the need for additional OVGA monitoring to detect water quality degradation before regulatory thresholds might be reached may be necessary in this portion of the Basin and could be included in an amended GSP.

### **ES 3.5 Monitoring Network**

The monitoring network will track Basin metrics to detect potential negative trends towards minimum thresholds and assess progress towards reaching measurable objectives. The proposed monitoring network is extensive and was derived from multiple established monitoring programs and agencies. Historical groundwater level, quality, pumping, surface water gauging, and meteorological data are housed in an interactive and publicly accessible

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database (owens.gladata.com) that the OVGA anticipates updating on a regular basis. The entire dataset was inspected to choose representative monitoring sites.

The largest and most frequently measured monitoring well network is maintained by LADWP and the Inyo County Water Department. Data from a total of 880 wells with recent water level observations are available in the database, including 126 monitoring wells located within the GSP area. In addition to groundwater monitoring, LADWP also has an extensive network of surface water gauges located at the perimeter of the basin near the base of the Sierra Nevada and on the valley floor between Fish Slough and Owens Lake. Additional monitoring entities or programs that were a source of data included local water suppliers such as CSDs and municipalities, monitoring related to CalEPA regulatory programs (landfills, USTs, etc.), GAMA or CASEGM, and monitoring related to CEQA/NEPA permitted actions. In addition, the OVGA may conduct on-site monitoring as needed to fill data gaps. With the notable exception of the Tri-Valley area, the majority of the significant groundwater extraction wells (LADWP, large CSDs, City of Bishop, and smaller population centers like Laws, Big Pine and Lone Pine) in the Basin are metered with monthly or annual totals included in the monitoring database.

The monitoring network allows for the assessment of hydraulic gradients across all three management areas. The network includes monitoring wells at various depths and in each of the major aquifer hydrostratigraphic units. Wells completed in multiple confined aquifers and clusters of wells with differing vertical screen intervals will be used to assess vertical hydraulic gradients that support GDEs in the Basin.

The combination of generally stable groundwater levels and/or general lack of susceptible subsurface materials with high potential for subsidence, has led to little historical, dedicated subsidence monitoring. The monitoring network includes InSAR data from DWR's publicly available dataset at 26 representative sites in the Basin selected based on geographical characteristics and/or hydrogeological settings in areas underlain by susceptible materials.

Due to the generally high quality of water in the Owens Valley, no formal network has been established to measure and monitor groundwater quality in the basin. Monitoring is typically done on a well-specific basis according to the California regulations related to drinking water, or on a site-specific basis required by the State to address localized groundwater contamination (e.g. landfills, leaking storage tank). As a result, most groundwater quality observations acquired

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by the OVGA and housed in the database are clustered around population centers or landfills in the Basin.

The historical record of hydrographic data acquired varies by location, but often ranges from several years to several decades. Groundwater and surface water data records in the database are sufficient to determine seasonal, inter-annual, and long-term trends. In key areas of interconnected surface water including the springs in Fish Slough and the perimeter of Owens Lake, several groundwater monitoring wells in the network are located in the vicinity of surface water gauging stations. The relationship between interconnected surface water and groundwater discharge will be effectively monitored by examining changes in groundwater head in a nearby monitoring well or cluster of wells to spring discharge. The spatial coverage and frequency of data collection in the monitoring network allows assessment of whether observed trends will maintain water levels, water quality, and ground elevation above minimum thresholds or, in Tri-Valley, determine if monitoring results are progressing towards measurable objectives.

This GSP includes 86 representative monitoring sites (60 wells and 26 subsidence locations) to monitor conditions and SMC for the relevant sustainability indicators to periodically evaluate the sustainability of the Basin. The sites include groundwater monitoring wells throughout the Basin, surface water flows at Fish Slough springs, and sites for remotely sensed ground elevation measurements. Representative monitoring wells were selected using criteria including recent data availability and reliable monitoring, spatial location, proximity to areas of interest (e.g. GSP area or groundwater production locations), and length and monitoring frequency. Most wells are part of ongoing monitoring programs from OVGA members and future data availability should not be a limitation. Where necessary in Fish Slough, direct measurements of spring discharge were used to set SMC. Monitoring data at other springs will continue to be acquired and tracked by the OVGA. Similarly, the OVGA will continue to acquire water quality data reported for other purposes and publicly available data collected by public water system, and by specific studies in the Basin.

In the Tri-Valley Management Area, a chronic decline in groundwater levels has been detected by the existing monitoring network, but the spatial coverage of monitoring wells in the management area is deemed insufficient. The OVGA will explore the opportunity to expand the monitoring system in the Tri-Valley management area by cooperating with other agencies that may conduct monitoring (e.g. TVGMD or CDFW) or through implementation of a project to monitor water levels in domestic wells.

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Monitoring will be conducted in accordance with a Sampling and Analysis Protocol (SAP) included in the GSP. The SAP was prepared in accordance with DWR's SGMA inspired Best Management Practices (BMP), in particular BMP #1 - *Monitoring Protocols, Standards, and Sites* (DWR, 2016b). Technical guidance documents considered in preparation of the SAP include, but are not limited to, the following documents:

- Guidance on Systematic Planning Using the Data Quality Objectives Process, EPA QA/G-4 (US Environmental Protection Agency [EPA], 2006)
- Requirements for Quality Assurance Project Plans, EPA QA/R-5 (EPA, 2001)
- National Field Manual for the Collection of Water-Quality Data (US Geological Survey [USGS] 2018. Individual chapters published as separate documents)
- Groundwater technical procedures of the USGS: U.S. Geological Survey Techniques and Methods 1–A1 (USGS, 2011).

If as a part of ongoing monitoring or if groundwater conditions change or are expected to change, the GSP will be updated to add or alter monitoring locations, methods, or frequency. Management Actions and Projects are included in this GSP to address high priority data gaps and will include an annual review and evaluation of the monitoring network as part of the database maintenance. If new data are acquired, they may be considered when modifying the list of representative monitoring sites.

## ES 4.0 Projects and Management Actions to Achieve Sustainability Goal

Groundwater Sustainability Plans must include *"a description of the projects and management actions the Agency has determined will achieve the sustainability goal for the basin, including projects and management actions to respond to changing conditions in the basin"* (Reg. § 354.44). As established above, the Basin is currently ranked low priority and overall, groundwater conditions are sustainable. The OVGA has chosen to develop this GSP to ensure groundwater conditions in the basin are maintained or improved where applicable. An additional consideration in developing this list of Management Actions and Projects was to not place an undue financial or regulatory burden on local residents recognizing that compliance with SGMA

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is voluntary for the OVGA. Given the sustainable condition and Low Priority status, the management actions and projects discussed in this section will be implemented at the discretion of the OVGA.

Four proposed Management Actions and Projects are discussed individually below. Design specifics for projects, implementation plans, or OVGA regulations will be prepared as applicable after adoption of this GSP and will be made available for public review and comment before Board decisions to implement an action.

### **ES 4.1 Proposed Management Action #1: Well Registration and Reporting Ordinance**

The purpose of this proposed management action is to address a data gap regarding well locations and pumping amounts in the Basin. Several water providers or commercial pumpers did not respond to voluntary requests to provide data to the OVGA to include in the GSP. In some portions of the basin the data gap is considered high priority. For example, no pumping information was provided for the Tri-Valley Management Area. The ordinance will contain procedures, timing, reporting frequency, and methods to register a well and submit needed information which will be reviewed for quality control and entered in the OVGA database. The OVGA shall determine the timing of when to consider an ordinance following adoption of the GSP; however, this program will be necessary to complete and maintain a current database of pumping locations and amounts. Expected benefits of this management action will be a more accurate and complete database and ready access to groundwater information to all beneficial users in the Basin. If it becomes necessary for the OVGA to regulate pumping amounts or well spacing to prevent well interference or other undesirable results, a more complete registration of non-*de minimis* pumpers is necessary. The ordinance would be exempt from environmental regulations or permitting, and consideration by the OVGA will adhere to all public noticing and review requirements. The low cost of this of this project (\$14,370) reflects the nearly complete extraction dataset for the majority of the Basin already obtained by the OVGA.

### **ES 4.2 Proposed Management Action #2: Well Permit Review Ordinance**

The purpose of this proposed management action is to acquire information necessary to maintain an up-to-date database of pumping wells in the Basin. Additionally, the ordinance

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would allow the OVGA to determine if regulation of new wells under SGMA is applicable and necessary to ensure sustainable conditions are maintained. The proposed ordinance will require well construction permit applications submitted to Inyo or Mono Counties be provided to the OVGA for review. Final approval authority of the well construction permits remains with the Counties. Procedures for communication and any necessary agreements between County Departments responsible for well permits, permit applicants, and the OVGA will be included in the ordinance. The ordinance will specify criteria that the OVGA will use to determine a need to regulate pumping. The scope of the permit review will be tailored as necessary to determine the need for groundwater management based on the potential for a new well to exceed a minimum threshold, to prevent attaining a measurable objective, or to cause other significant and unreasonable effects. The ordinance will describe the conditions the OVGA may place on well construction, location, capacity, or extraction to ensure sustainable groundwater conditions are maintained in the Basin. *De minimis* extractors are exempt from most SGMA provisions including regulation of pumping. The OVGA shall determine the timing of when to consider a Well Permit Review and Ordinance following adoption of the GSP; however, this project will be necessary to maintain a current database of pumping locations and amounts and to determine the need for groundwater regulation. The ordinance would be exempt from environmental regulations or permitting, and consideration by the OVGA will adhere to all public noticing and review requirements.

The low cost of this of this project (\$7,920) reflects the relatively low number of well permit applications in the Basin, approximately 40 each year (many in the adjudicated portion).

### **ES 4.3 Proposed Management Action #3: Increase groundwater level monitoring network**

The purpose of this proposed management action is to address a data gap regarding the paucity of water level measurements primarily in the Tri-Valley Management Area. Water level data for Round Valley in the Owens Valley Management Area and south of Olancho in the Owens Lake Management Area are sparse and monitoring may also be expanded. This management action consists of two components, a voluntary program of monitoring existing privately owned wells and a potential program to install additional, dedicated monitoring wells. Construction of new monitoring wells by the OVGA is contingent on acquiring outside funding and developing land access/lease agreements with landowners at suitable locations in the Basin.

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The current water level monitoring network in the Benton and Hammil Valleys and to a lesser extent Chalfant Valley is insufficient for detailed mapping of groundwater elevations. Without better quantified groundwater elevations across the valleys, a domestic well vulnerability assessment is difficult and reliant on several (though reasonable) assumptions. It is not certain the average rate of decline based on the available data is consistent across each valley. For example, some parts of the valleys may be declining faster or slower than the available data suggest.

Following adoption of the GSP, the OVGA will determine whether to implement this management action. First, the OVGA must ascertain whether well owners are willing to participate in a voluntary monitoring program. The program will require the OVGA enter into land access agreements with willing domestic well owners. If it determines additional dedicated monitoring wells are necessary, the OVGA would incur staff costs to procure outside funding and potential lease costs with landowners where new monitoring wells are sited.

The low cost of this of this project (\$26,730) reflects the relatively low number of potential domestic well locations to monitor on a semiannual frequency. Ongoing costs of \$10,050 are for site visits, data quality control, and data entry. Installation of additional monitoring wells by the OVGA is not contemplated pending number of domestic wells volunteered for monitoring.

## **ES 4.4 Project #4: Tri-Valley Groundwater Model Development**

Water levels in the Tri-Valley Management Area have been steadily declining approximately 0.5-2 ft/year for 20-30 years (depending on location and data record). Spring discharge into Fish Slough, an Area of Critical Environmental Concern, likewise has steadily decreased over the last 30 years. Available geologic and hydraulic evidence suggests there is hydrologic connection between the Tri-Valley and Fish Slough areas, and that the declining water levels in Tri-Valley are associated with reduced spring discharge. If these trends continue, spring discharge in northeastern Fish Slough is expected to cease completely within the next few years, which will severely degrade or eliminate a significant portion of remaining habitat for the endangered Owens pupfish (*Cyprinodon radiosus*) and threatened Fish Slough milk-vetch (*Astragalus lentiginosus* var. *piscinensis*) which are dependent on management of flow downstream of the spring.

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The lack of a numerical groundwater flow model was identified as high priority data and a knowledge gap by this GSP. Insufficient information exists for the OVGA (or another agency) to design a program to manage pumping to ensure the SMC for water levels in the valleys and spring flow are achieved. It is not feasible or reasonable for the residents and agricultural producers in the Tri-Valley communities to make immediate or drastic reductions in pumping without economic and social hardship or without potentially impacting air quality. The capability to manage groundwater pumping is dependent on an ability to predict the impacts of recharge and pumping on the aquifer system. Greater understanding of the regional hydrogeologic flow system is vital to determine causality and to develop solutions to arrest or reverse the declines in water levels and spring flow discharge observed within Fish Slough. The OVGA proposes to build upon recent studies of source area and water balance by developing a regional hydrogeologic groundwater model to simulate groundwater flow and spring discharge within the Tri-Valley Management Area. Expected benefits from the model include: 1) compiling all relevant hydrogeologic information into a single repository, 2) increasing regional geologic understanding by developing a 3D geologic model, 3) quantifying the amount of recharge and flow paths from specific areas, and 4) providing an indispensable tool for predicting anticipated effects of proposed management actions to address declining spring flow and water levels in the management area.

Presently neither the OVGA, nor its member agencies possess sufficient funding to complete the groundwater model development. The Tri-Valley area includes a Disadvantaged Community and imposition of fees to fund the project is not preferred. Grant funding is actively being sought. Requested funds total \$150,000 with up to an additional \$150,000 anticipated as matching funds or in-kind contribution to complete the project. Initiation of the project is contingent on obtaining the necessary funding. This is a data compilation and groundwater modeling project. There will be no public noticing requirements, permitting, or regulatory process for this project.

### **ES 4.5 Additional OVGA Activities**

The OVGA has designated the southern portion of the basin including Owens Lake as a separate management area. LADWP is proceeding with plans to produce saline groundwater from aquifers beneath the lakebed to replace potable water from the Los Angeles aqueduct presently used for dust control (dust control regulation or management is not subject to SGMA or this

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GSP). The Owens Lake Groundwater Development Program (OLGDP) has identified the sensitive resources potentially affected by the project, most which overlap with SGMA sustainability indicators, e.g. water levels, surface water capture (springs), water quality, and subsidence. Details of the potential pumping project including the monitoring methods and locations or management triggers are not yet finalized. A fundamental principle of the OLGDP, however, is to include an adaptive management strategy to evaluate monitoring results, and based on the observations, adjust pumping, monitoring, or management triggers, or take other actions to avoid impacts to sensitive resources.

The OVGA cannot compel state agencies to comply with the GSP and the application of SGMA and this GSP to the OLGDP is the discretion of the land owner. Lands managed pursuant to the LTWA are exempt from SGMA (CWC §10720.8), but except for some areas on the edge of the lake, most of the OLGDP is not on LADWP-owned lands. The lakebed is owned and managed by the California State Lands Commission (CSLC), and LADWP operations on state lands are conducted under a CSLC lease. The CSLC could make compliance with an adopted GSP part of their future lease requirements. If Inyo County and Los Angeles dispute regarding the application of the LTWA to the OLGDP is resumed and determines that the project would be managed according to the LTWA, it would be exempt from SGMA (but not necessarily lease requirements). Given the various sources of uncertainty regarding oversight for the OLGDP, this GSP was prepared assuming it could apply to the lakebed and may be amended in the future. This GSP proposes that the OVGA actively participate in the Owens Lake Groundwater Working Group of stakeholders and coordinate with state and local agencies.

It is anticipated that as the GSP is implemented, the OVGA will require or desire additional grant funding to conduct activities described in the plan. The OVGA is a signatory to the Inyo-Mono Integrated Regional Water Management Program (IRWMP) and staff from the group are experienced and well positioned to identify grant opportunities that may be applicable to the OVGA or its members. The Inyo-Mono Integrated Regional Water Management Program has helped obtain funding and technical expertise for small water systems in the two counties. Many of these systems depend on groundwater, and some are within the area covered by this GSP. For example, the two water systems for Big Pine, one serving the Paiute Tribe and the other serving the town via its Community Services District, each rely on a single production well. The OVGA will support the IRWMP to provide assistance identifying and acquiring state or

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federal funding for projects for monitoring, studies, or potential measures to improve groundwater use efficiency or conservation.

Declining water levels in the Tri-Valley Management Area have been documented as discussed above. For a largely unconfined aquifer system, this suggests overdraft is occurring, but the amount of overdraft is not readily apparent in the water balance (Section 2.2.3). If an overdraft condition is confirmed and measures to improve efficiency or land use practices are not effective or not implemented, the OVGA will take steps to develop a pumping plan to ensure sustainable conditions are achieved and undesirable results avoided. This potential management action is dependent on development of a numerical groundwater model to adequately inform OVGA decision makers. Specifics regarding potential management actions that may be implemented in a pumping plan are not possible at the time this GSP was prepared and will be included in future GSP updates.

## ES 5.0 Plan Implementation

Implementation of all or parts of this GSP are at the discretion of the OVGA as long as the Basin remains ranked as low priority. To assist the OVGA future decisions regarding implementation, the cost estimates for administration and various management actions or projects were estimated. Costs to implement this GSP that are applicable to the entire Basin and for specific tasks in each Management area are presented separately in Table 5-2.

The estimated cost to implement the GSP is approximately \$436,665. The single largest cost is the development of a groundwater model for the Tri-Valley and Fish Slough portion of the Basin. The model is prerequisite to development of land or pumping management to address groundwater concerns and is contingent on acquisition of grant funding. The initial year of the GSP (FY 2022-23) includes three Management Actions and total costs are estimated to be \$81,270. Ongoing annual costs thereafter are estimated to be \$44,620.

Primary costs consist of staff services with smaller added expense for basic equipment purchases (for monitoring). The assistance of contractors is included for some tasks (primarily monitoring in Tri-Valley Management Area). Additional assumptions for administration include two annual meetings of the OVGA Board, preparation of an annual report for the Board and DWR and budget, staff for routine OVGA/SGMA business, website maintenance, and incidental costs to maintain an active GSA (insurance, fiscal services, general operating expenses). Costs for each

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Management Action or Project listed above were included, but costs for projects contingent on completion of models or that are expected to be initiated after the 5 year periodic evaluation (Table 4-1) were not estimated.

The OVGA has several options to generate revenues sufficient to cover administration and operating costs. Options include: 1) member contributions similar to the current funding mechanism, 2) assessing fixed fees or fees based on extraction quantity on local pumpers in the GSP area 3) assessing property related fees or taxes 4) issue general obligation bonds, or 5) some combination of the above. It is assumed the OVGA will attempt to acquire grants when possible for projects in the Basin, but that funding is not secure. The OVGA has not regulated *de minimis* at the time the GSP was prepared (CWC §10730).

No pumping fees are anticipated in this GSP, but future groundwater development or changes in the Basin priority may require the OVGA to consider fees for analyses and groundwater management activities. The budget through July 2022 has been adopted, and the OVGA will rely on existing funds from member contributions and Proposition 1 grant reimbursements for GSP development. After the funding agreements among members expire in early 2022, the OVGA shall establish annual budgets including designating revenues from members and other sources (JPA, Article IV sec. 1.2).

The OVGA JPA (Article III section 3.1.7) requires the Executive Manager prepare and submit an annual report, including a proposed budget, to the OVGA Board of Directors before April 1 of each year. Costs to prepare the annual report are included in the budget. The report will document conditions and progress implementing Management Actions and will comply with CWC §10728 requirements for annual reporting. Every five years after adopting the GSP, the OVGA will evaluate sustainability of the groundwater conditions throughout the Basin. The five-year report will evaluate conditions relative to SMC and interim milestones at representative monitoring sites and review the status of Management Actions.

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## 1. Introduction

### 1.1 Purpose of the Groundwater Sustainability Plan (GSP or Plan)

In 2014, the State of California enacted the Sustainable Groundwater Management Act (SGMA). This law requires groundwater basins in California that are designated as medium or high priority be managed according to a GSP. The Owens Valley Basin and Fish Slough subbasin were assigned a low priority status by the California Department of Water Resources (DWR) and are not required to be managed by a GSA, but GSAs are encouraged to complete a GSP. Following the adoption of SGMA, the Basin was originally ranked as medium priority, then DWR proposed it be assigned high priority, and ultimately ranked the Basin as low priority in December 2019. Despite the uncertainty in the final Basin ranking, before the final ranking was announced the Owens Valley Groundwater Authority (OVGA) elected to prepare a GSP and to use awarded DWR Proposition 1 grant funds to support that effort.

Satisfying the requirements of SGMA generally requires four basic activities:

1. Forming one or multiple Groundwater Sustainability Agency(s) (GSAs) to fully cover a basin;
2. Developing one or multiple Groundwater Sustainability Plan(s) (GSPs) that fully cover the basin;
3. Implementing the GSP and managing to achieve quantifiable objectives; and
4. Regular reporting to the California Department of Water Resources.

This document fulfills the GSP requirement for the Owens Valley Basin and Fish Slough subbasin (collectively called the Basin). This GSP describes the Basin, develops quantifiable management objectives that account for the interests of the beneficial groundwater uses and users, and identifies a group of management actions that will maintain sustainable conditions in the Basin for 20 years after plan adoption.

The GSP was developed specifically to comply with SGMA's statutory and regulatory requirements. As such, the GSP uses the terminology set forth in these requirements (see e.g.

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California Water Code Section 10721 and 23 CCR Section 351) which is oftentimes different from the terminology utilized in other contexts (e.g. past reports or studies, past analyses, judicial rules or findings). The definitions from the relevant statutes and regulations are attached to this report for reference.

This GSP is a planning document. The numbers in this GSP are not meant to be the basis for final determinations of individual water rights or safe yield. This GSP also does not define water rights and none of the numbers in the GSP should be considered definitive for water rights determination purposes.

Preparation and implementation of the GSP by the OVGA is discretionary as long as the Basin remains very low or low priority. This GSP does not pertain to lands in the Basin that are exempt from SGMA, e.g. Federal and state owned lands, Tribal Reservations, and Los Angeles Department of Water and Power (LADWP) lands managed pursuant to the Long Term Water Agreement (LTWA).

## 1.2 Sustainability Goal

The Basin is currently ranked by DWR as a low priority basin. The sustainability goal of the OVGA is to monitor and manage the Basin by implementing a groundwater monitoring network and database and by adopting management actions that fairly consider the needs of and protect the groundwater resources for all beneficial users in the Basin.

The OVGA Board of Directors approved their Guiding Principles and Communication and Engagement plan at the September 10, 2020, Board meeting. These principles describe commitments and common interests that combined leadership from the OVGA have agreed on as a way to influence current and future compliance with the Sustainable Groundwater Management Act (SGMA). The OVGA Joint Exercise of Powers Agreement (JPA) is the legal foundational document for the groundwater sustainability agency (GSA). These Guiding Principles are intended to be consistent with and in furtherance of the JPA. In the event of a conflict between the JPA and these principles, the JPA takes precedence.

Furthermore, the OVGA will act in support of the following Mission Statement, Strategies, and Principles as adopted by the Board of Directors on January 9, 2020.

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### **Mission Statement**

The Owens Valley Groundwater Authority safeguards the sustainability of the Owens Valley Groundwater Basin through locally tailored management of groundwater resources to protect and sustain the environment, local residents and communities, agriculture, and the economy.

### **OVGA Strategies**

1. Prepare and implement a Groundwater Sustainability Plan (GSP) as described in the Sustainable Groundwater Management Act (SGMA).
2. Establish standards and criteria for sustainable groundwater conditions and management within the Basin.
3. Implement groundwater management policies, regulations, and projects of the GSP consistent with the authorities granted under SGMA.
4. Monitor groundwater resources as prescribed in the GSP, assess changes in the groundwater basin using best available models and data, and adjust or modify management practices when needed to achieve or maintain sustainability.
5. Report annually and as needed to the OVGA Board and public on groundwater uses and conditions in the Basin.
6. Ensure local resident and stakeholder voices including Federal and State recognized tribes are heard through effective public engagement that invites deliberation, collaboration, and action on groundwater management issues of common importance.

The OVGA will comply with all applicable state and federal regulations and statutes in its efforts to implement SGMA.

### **GENERAL PRINCIPLES OF UNDERSTANDING**

Gen1. SGMA requires that OVGA consider the interests of all Beneficial Uses and Users of groundwater in compliant groundwater basin. More specifically, SGMA requires that OVGA encourage the active involvement of diverse social, cultural, and economic elements of the population within a groundwater basin. The OVGA is committed to an inclusive approach through all aspects of GSP development and SGMA implementation.

Gen2. The OVGA supports a collaborative approach among various local agencies and organizations to support SGMA implementation specifically including all parties with

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interest in sustainable groundwater management. This approach is in the best interest of the Basin's Beneficial Users because it will maximize effectiveness, keep costs at a minimum, and capitalize on the skills and strengths of various partners. This approach will reflect mutual respect for each participant's role and mission, governmental authorities, expertise, knowledge of groundwater conditions, rights, needs, and concerns.

- Gen3. Implementation of SGMA for the OVGA incurs costs, which may be expensive, and all Beneficial Users will need to contribute in some way.
- Gen4. Local control of groundwater should be preserved to the maximum extent practicable, and State intervention to implement SGMA should be avoided.
- Gen5. Sustainable groundwater conditions in the Basin are critical to support, preserve, and enhance the economic viability, social well-being, environmental health, and culture of all Beneficial Users and Uses including tribal, domestic, municipal, agricultural, environmental, and industrial users.
- Gen6. OVGA is committed to conduct sustainable groundwater practices that fairly consider the needs of and protect the groundwater resources for all Beneficial Users in the Basin.
- Gen7. The OVGA will have an open and transparent process for GSP development and SGMA implementation. Extensive outreach is a priority of the OVGA to inform Beneficial Users about implementation and potential effects of SGMA, and to ensure the OVGA is informed of all Beneficial User input as a means to support OVGA decision-making.
- Gen8. SGMA implementation is new with many unknowns and fears. Willingness by all OVGA members and Beneficial Users to adapt, adjust and collaborate in good faith during GSP development (based on science and facts) and SGMA implementation is crucial to the Basin's success.

## **GOVERNANCE**

- Gov1. The OVGA operates as a governing public agency, granted with regulatory authorities provided in SGMA.
- Gov2. The OVGA's purpose is to implement SGMA in the Basin. The OVGA is committed to develop local SGMA compliance and sustainability solutions, and thereby maintain local control and avoid State intervention and management of local groundwater resources. It is also committed to solutions that will avoid costly litigation between stakeholders.

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- Gov3. The OVGA Board of Directors and staff have unique responsibilities to serve their respective organizations and interests. While serving the OVGA, these individuals also have a responsibility to serve the interests and regulatory authorities of the OVGA in its required role to identify, achieve, and maintain sustainable groundwater conditions in the Basin. OVGA Directors and staff are committed to fulfill this SGMA-specific responsibility.
- Gov4. The OVGA represents and seeks to preserve the groundwater interests of all Beneficial Users and Uses in the Basin fairly and transparently.
- Gov5. Discussions among the OVGA Board of Directors, staff, and Beneficial Users may be challenging at times. The OVGA will conduct these discussions in a civil manner with a commitment to respectful discourse among all participants.
- Gov6. If undesirable results or minimum thresholds are determined to be triggered by groundwater use or management outside of the Owens Valley Basin or GSP area, the OVGA shall engage with the appropriate parties and regulatory mechanisms to coordinate on mitigating and alleviating the impacts caused within the GSP boundaries.

### **COMMUNICATION AND EDUCATION**

- Com1. In addition to its statutory responsibilities and authorities, the OVGA is committed to provide consistent, transparent educational opportunities for all Beneficial Users about water resources, land uses, and water management in the Basin.
- Com2. The OVGA is committed to proactive, transparent, and inclusive outreach and engagement with stakeholders, agencies, and Basin community members in accordance with OVGA's Communications and Engagement Plan.
- Com3. The OVGA recognizes the value of open communication with neighboring groundwater resource managers and GSAs.

### **FUNDING**

- Fund1. The OVGA recognizes its duty to Basin residents, and future generations to ensure that financial resources are used effectively and responsibly to promote sustainable groundwater conditions. The OVGA is committed to carefully and prudently use funds to fully comply with SGMA and to avoid expanding beyond the scope of SGMA in a manner that might create undue costs to Beneficial Users.

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- Fund2. The budgeting process and ongoing management of the OVGA will be fully transparent to all stakeholders. Budgets may be changed by unexpected circumstances but the OVGA Board and staff are committed to follow budget projections as closely as possible. The OVGA recognizes its duty to Basin residents and future generations to ensure that its financial resources are used effectively and responsibly to promote sustainable groundwater conditions.
- Fund3. The OVGA is committed to pursuing financial and infrastructure solutions and beneficial partnerships to provide sustainable water supplies within the Basin.
- Fund4. The GSP should encourage flexibility to adapt to changes in OVGA membership, funding and planning oversight as the parties build relationships and mutual trust.
- Fund5. Data collection and groundwater studies are essential to increase knowledge and to support fact-based groundwater management decisions. Funding and implementation is a priority and shared responsibility among all OVGA members and Beneficial Users.
- Fund6. The OVGA will seek alternative sources of funding beyond Basin residents and is committed to prioritize funding choices outside of the local member agencies whenever feasible and appropriate.

### **SGMA IMPLEMENTATION AND SUSTAINABILITY**

- Sus1. Future sustainable groundwater conditions will depend on land uses and water demand targets being in balance with available water resources. The OVGA is committed to work with land use agencies in the Basin to promote land use practices and water demand targets that achieve sustainable water resources.
- Sus2. The OVGA is committed to reducing groundwater vulnerability and protecting the Basin from undesirable results as defined by the six SGMA indicators of basin health and sustainability and outcomes of climate change.
- Sus3. OVGA members and Beneficial Users may have different requirements under different water resource conditions to ensure that minimum thresholds are achieved or exceeded. These potential different requirements will be defined in the GSP and implemented by the OVGA.
- Sus4. Groundwater conditions throughout the Basin are not uniform and vary by location, surface water and runoff. While all Beneficial Uses and Users will share the obligation to

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achieve sustainability, solutions will need to reflect these geographic and hydrogeologic differences.

Sus5. The OVGA recognizes that groundwater recharge occurs through many different means. Natural runoff, applied surface water, precipitation, and creek, canal and ditch losses utilized by Beneficial Users contribute to the Basin recharge. Studies will quantify the availability of such recharge and provisions will be included in the GSP to ensure that future groundwater extractions are consistent with quantified recharge and the sustainable yields of the Basin.

Sus6. Integrated water management is a set of methods to extract, transport, store, use, and share groundwater and surface water throughout a groundwater basin to reduce water supply vulnerability for all water users. To support SGMA objectives and Basin-wide water needs, the OVGA will pursue an integrated water management approach for the Basin. An integrated water management approach will honor the social, cultural, natural, and economic diversity of the Basin. It will seek to ensure that all Beneficial Users have necessary water resources. An integrated water management approach may rely on but need not be limited to:

- a. Science-based decision-making.
- b. Projects and methods to preserve, protect, recover, and restore the Basin aquifers.
- c. Collective and individual groundwater use requirements to ensure that groundwater elevations are not depleted below minimum thresholds.

Groundwater dependent ecosystems (GDE's) such as riparian areas adjacent to surface water conveyances, creeks, and the Owens River, wetlands supported by springs and seeps, and terrestrial phreatophytic plant communities are habitat for a multitude of species, including those with State and Federal threatened and endangered status. Unsustainable groundwater management can reduce groundwater discharge and endanger the ecological value and beneficial uses of these GDE's.

Sus7. The OVGA is committed to designing sustainability indicators that avoid significant and unreasonable impacts to GDE's. The OVGA acknowledges the interconnectedness of groundwater and surface water resources in the Basin and that groundwater is critical to sustain extensive areas of GDE's.

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- Sus8. SGMA requires, and the OVGA is committed to, robust analysis of current and future climate-based conditions to ensure that the Basin accounts for climate change-related impacts. The OVGA is also willing to partner with other natural resource agencies and water providers potentially affected by climate change.
- Sus9. Groundwater recharge, surface water quantities, and the base flows of the Basin's tributaries will be impacted by climate change and associated water conditions. The OVGA will utilize best available science to inform management decisions in light of varying climate.

Under SGMA, groundwater users that extract two acre-feet of groundwater or less per year for domestic purposes are defined as "de minimis." This classification limits the statutory financial and measurement responsibilities of these groundwater extractors and is a means through which some SGMA-related burdens are minimized for this select set of groundwater extractors. In this context:

- Sus10. The OVGA is committed to the definition of de minimis and will explore opportunities to minimize SGMA-related impacts to de minimis users, in particular those in disadvantaged communities who rely solely on groundwater.
- Sus11. The de minimis classification does not excuse a Beneficial User from their legal responsibility to comply with SGMA.
- Sus12. The OVGA will evaluate and account for the incremental impacts that de minimis water users have on the Basin' water budgets.
- Sus13. The OVGA is committed to provide appropriate compliance benefits that are afforded to de minimis users but to also ensure that potential groundwater use impacts are not imposed on other Beneficial Users that do not meet the de minimis definition.
- Sus14. The OVGA opposes groundwater export from the Eastern Sierra that would result in negative consequences to groundwater sustainability, the environment, local economy, and residents.

### **1.3 Agency Information (Reg. § 354.6)**

This GSP has been developed under the direction of the Owens Valley Groundwater Authority. Contact information for the OVGA is shown below:

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Owens Valley Groundwater Authority  
c/o Inyo County Water Department  
135 S. Jackson Street  
Independence, CA 93526  
Website: [www.ovga.us](http://www.ovga.us)

ATTN: Aaron Steinwand, Executive Manager  
760-878-0001                      asteinwand@inyocounty.us

### **1.3.1 Organization and Management Structure of the Groundwater Sustainability Agency (GSA or Agency)**

The OVGA was formed On August 1, 2017 using a Joint Powers Agreement (JPA) (Appendix 1) that was executed by the following original members:

- |                            |                                      |
|----------------------------|--------------------------------------|
| Big Pine CSD               | Keeler CSD                           |
| City of Bishop             | Sierra Highlands CSD                 |
| County of Inyo             | Starlite CSD                         |
| County of Mono             | Tri-Valley Water Management District |
| Eastern Sierra CSD         | Wheeler Crest CSD                    |
| Indian Creek-Westridge CSD |                                      |

The members formed the OVGA in order to jointly exercise their powers as a GSA for the purpose of creating this GSP to be implemented within their combined jurisdictional boundaries in the Basin. The JPA shall remain in effect until terminated by the unanimous written consent of all the active members or when there are less than two members remaining in the OVGA. The OVGA contracted with Inyo County, Mono County, and the City of Bishop to provide staff, fiscal, and legal services. The position of Executive Manager was created, and at the time this GSP was prepared, the position was occupied by the Inyo County Water Director as part of the staff contract with Inyo County.

Since the formation of the OVGA, several changes to the membership occurred in accordance with the JPA provisions to add or terminate members. Following the revision to the Basin

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boundary to remove the Starlite area from the Basin, the OVGA voted to terminate the participation of the Starlite CSD in the OVGA on March 2019. Following the ranking of the Basin as low priority, requests from the Tri-Valley Groundwater Management District, Wheeler Crest CSD, Sierra Highlands CSD, and the Eastern Sierra CSD to terminate their memberships were approved by the OVGA in early 2020. Requests from the Owens Valley Committee and the Lone Pine Paiute Shoshone Tribe to participate on the Board as Interested Parties (JPA, Article V, Appendix 1) were approved in May 2020.

### **1.3.51 Legal Authority of the GSA**

As presented in the JPA, in accordance with California Government Code Section 6509, the OVGA's powers shall be subject to the restrictions upon the manner of exercising such powers pertaining to the County of Inyo. Further descriptions of the powers are contained in Article II, Section 2 of the JPA (Appendix 1). In addition, the OVGA shall exercise those powers granted by SGMA and shall possess the ability to exercise the common powers of its Members.

### **1.3.52 Estimated Cost of Implementing the GSP and the GSA's Approach to Meet Costs**

The estimated cost to implement the GSP is approximately \$436,665. The single largest cost is the development of a groundwater model for the Tri-Valley and Fish Slough portion of the Basin. The model is prerequisite to development of land or pumping management to address groundwater concerns and is contingent on acquisition of grant funding. The initial year of the GSP (FY 2022-23) includes three Management Actions and total costs are estimated to be \$81,270. Ongoing annual costs thereafter are estimated to be \$44,620.

Implementation of all or parts of this GSP is at the discretion of the OVGA as long as the Basin remains ranked as low priority. Agencies can request to terminate membership in the OVGA following adoption of the GSP in accordance with the JPA (Article VI section 1.1; Appendix 1). The funding agreements between the OVGA members expire 3 months after the GSP is submitted, and membership of the OVGA may change in 2022. Therefore, it was not possible to anticipate future OVGA membership or how it may exercise its discretion regarding implementation of projects at the time this GSP was prepared.

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The OVGA has several options to generate revenues sufficient to cover administration and operating costs. Options include: 1) member contributions similar to the current funding mechanism, 2) assessing fixed fees or fees based on extraction quantity on local pumpers in the GSP area, 3) assessing property-related fees or taxes, 4) issue general obligation bonds, or 5) some combination of the above. It is assumed the OVGA will attempt to acquire grants when possible for projects in the Basin, but that funding is not secure. The OVGA has not regulated *de minimis* at the time the GSP was prepared (CWC §10730).

No pumping fees are anticipated in this GSP, but future groundwater development or changes in the Basin priority may require the OVGA to consider fees for analyses and groundwater management activities. The budget through July 2022 has been adopted, and the OVGA will rely on existing funds from member contributions and Proposition 1 grant reimbursements for GSP development. After the funding agreements among members expire in early 2022, the OVGA shall establish annual budgets including designating revenues from members and other sources (JPA, Article IV sec. 1.2).

A full description of the anticipated costs and revenue to implement this GSP is included in Section 5.

## 1.4 GSP Organization

This GSP is organized according to DWR's "GSP Annotated Outline" for standardized reporting (DWR, 2016a). The Preparation Checklist for GSP Submittal in DWR formatting is provided in Table 1-1.

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Table 1-1. Preparation Checklist for GSP Submittal.

GSP Regulations Section	Water Code Section	Requirement	Description	Section(s) in the GSP
<b>Article 3. Technical and Reporting Standards</b>				
352.2		Monitoring Protocols	<ul style="list-style-type: none"> <li>· Monitoring protocols adopted by the GSA for data collection and management</li> <li>· Monitoring protocols that are designed to detect changes in groundwater levels, groundwater quality, inelastic surface subsidence for basins for which subsidence has been identified as a potential problem, and flow and quality of surface water that directly affect groundwater levels or quality or are caused by groundwater extraction in the basin</li> </ul>	Section 3.5
<b>Article 5. Plan Contents, Subarticle 1. Administrative Information</b>				
354.4		General Information	<ul style="list-style-type: none"> <li>· Executive Summary</li> <li>· List of references and technical studies</li> </ul>	Section ES Executive Summary  Section 6 References

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<b>GSP Regulations Section</b>	<b>Water Code Section</b>	<b>Requirement</b>	<b>Description</b>	<b>Section(s) in the GSP</b>
354.6		Agency Information	<ul style="list-style-type: none"> <li>· GSA mailing address</li> <li>· Organization and management structure</li> <li>· Contact information of Plan Manager</li> <li>· Legal authority of GSA</li> <li>· Estimate of implementation costs</li> </ul>	Section 1.3
354.8(a)	10727.2(a)(4)	Map(s)	<ul style="list-style-type: none"> <li>· Area covered by GSP</li> <li>· Adjudicated areas, other agencies within the basin, and areas covered by an Alternative</li> <li>· Jurisdictional boundaries of federal or State land</li> <li>· Existing land use designations</li> <li>· Density of wells per square mile</li> </ul>	Section 2.1.1
354.8(b)		Description of the Plan Area	<ul style="list-style-type: none"> <li>· Summary of jurisdictional areas and other features</li> </ul>	Section 2.1
354.8(c) 354.8(d) 354.8(e)	10727.2(g)	Water Resource Monitoring and Management Programs	<ul style="list-style-type: none"> <li>· Description of water resources monitoring and management programs</li> <li>· Description of how the monitoring networks of those plans will be incorporated into the GSP</li> <li>· Description of how</li> </ul>	Section 3.5

## FINAL GROUNDWATER SUSTAINABILITY PLAN





GSP Regulations Section	Water Code Section	Requirement	Description	Section(s) in the GSP
			<p>those plans may limit operational flexibility in the basin</p> <ul style="list-style-type: none"> <li>· Description of conjunctive use programs</li> </ul>	
354.8(f)	10727.2(g)	Land Use Elements or Topic Categories of Applicable General Plans	<ul style="list-style-type: none"> <li>· Summary of general plans and other land use plans</li> <li>· Description of how implementation of the GSP may change water demands or affect achievement of sustainability and how the GSP addresses those effects</li> <li>· Description of how implementation of the GSP may affect the water supply assumptions of relevant land use plans</li> <li>· Summary of the process for permitting new or replacement wells in the basin</li> <li>· Information regarding the implementation of land use plans outside the basin that could affect the ability of the Agency to achieve</li> </ul>	Sections 2.1.2 through 2.1.7

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GSP Regulations Section	Water Code Section	Requirement	Description	Section(s) in the GSP
			sustainable groundwater management	
354.8(g)	10727.4	Additional GSP Contents	<p><b>Description of Actions related to:</b></p> <ul style="list-style-type: none"> <li>· Control of saline water intrusion</li> <li>· Wellhead protection</li> <li>· Migration of contaminated groundwater</li> <li>· Well abandonment and well destruction program</li> <li>· Replenishment of groundwater extractions</li> <li>· Conjunctive use and underground storage</li> <li>· Well construction policies</li> <li>· Addressing groundwater contamination cleanup, recharge, diversions to storage, conservation, water recycling, conveyance, and extraction projects</li> <li>· Efficient water management practices</li> <li>· Relationships with State and federal regulatory agencies</li> <li>· Review of land use</li> </ul>	Section 2.1.8

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GSP Regulations Section	Water Code Section	Requirement	Description	Section(s) in the GSP
			<p>plans and efforts to coordinate with land use planning agencies to assess activities that potentially create risks to groundwater quality or quantity</p> <ul style="list-style-type: none"> <li>· Impacts on groundwater dependent ecosystems</li> </ul>	
354.10		Notice and Communication	<ul style="list-style-type: none"> <li>· Description of beneficial uses and users</li> <li>· List of public meetings</li> <li>· GSP comments and responses</li> <li>· Decision-making process</li> <li>· Public engagement</li> <li>· Encouraging active involvement</li> <li>· Informing the public on GSP implementation progress</li> </ul>	Section 2.1.9

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GSP Regulations Section	Water Code Section	Requirement	Description	Section(s) in the GSP
<b>Article 5. Plan Contents, Subarticle 2. Basin Setting</b>				
354.14		Hydrogeologic Conceptual Model	<ul style="list-style-type: none"> <li>· Description of the Hydrogeologic Conceptual Model</li> <li>· Two scaled cross-sections</li> <li>· Map(s) of physical characteristics: topographic information, surficial geology, soil characteristics, surface water bodies, source and point of delivery for imported water supplies</li> </ul>	Section 2.2.1
354.14(c)(4)	10727.2(a)(5)	Map of Recharge Areas	<ul style="list-style-type: none"> <li>· Map delineating existing recharge areas that substantially contribute to the replenishment of the basin, potential recharge areas, and discharge areas</li> </ul>	Section 2.2.3
	10727.2(d)(4)	Recharge Areas	<ul style="list-style-type: none"> <li>· Description of how recharge areas identified in the plan substantially contribute to the replenishment of the basin</li> </ul>	Section 2.2.3

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<b>GSP Regulations Section</b>	<b>Water Code Section</b>	<b>Requirement</b>	<b>Description</b>	<b>Section(s) in the GSP</b>
354.16	10727.2(a)(1) 10727.2(a)(2)	Current and Historical Groundwater Conditions	<ul style="list-style-type: none"> <li>· Groundwater elevation data</li> <li>· Estimate of groundwater storage</li> <li>· Seawater intrusion conditions</li> <li>· Groundwater quality issues</li> <li>· Land subsidence conditions</li> <li>· Identification of interconnected surface water systems</li> <li>· Identification of groundwater-dependent ecosystems</li> </ul>	Section 2.2.2
354.18	10727.2(a)(3)	Water Budget Information	<ul style="list-style-type: none"> <li>· Description of inflows, outflows, and change in storage</li> <li>· Quantification of overdraft</li> <li>· Estimate of sustainable yield</li> <li>· Quantification of current, historical, and projected water budgets</li> </ul>	Section 2.2.3
	10727.2(d)(5)	Surface Water Supply	<ul style="list-style-type: none"> <li>· Description of surface water supply used or available for use for groundwater recharge or in-lieu use</li> </ul>	Section 2.2.3.5

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GSP Regulations Section	Water Code Section	Requirement	Description	Section(s) in the GSP
354.20		Management Areas	<ul style="list-style-type: none"> <li>· Reason for creation of each management area</li> <li>· Minimum thresholds and measurable objectives for each management area</li> <li>· Level of monitoring and analysis</li> <li>· Explanation of how management of management areas will not cause undesirable results outside the management area</li> <li>· Description of management areas</li> </ul>	Section 2.2.4
<b>Article 5. Plan Contents, Subarticle 3. Sustainable Management Criteria</b>				
354.24		Sustainability Goal	<ul style="list-style-type: none"> <li>· Description of the sustainability goal</li> </ul>	Section 3.1
354.26		Undesirable Results	<ul style="list-style-type: none"> <li>· Description of undesirable results</li> <li>· Cause of groundwater conditions that would lead to undesirable results</li> <li>· Criteria used to define undesirable results for each sustainability indicator</li> <li>· Potential effects of undesirable results on</li> </ul>	Section 3.2

## FINAL GROUNDWATER SUSTAINABILITY PLAN



<b>GSP Regulations Section</b>	<b>Water Code Section</b>	<b>Requirement</b>	<b>Description</b>	<b>Section(s) in the GSP</b>
			beneficial uses and users of groundwater	
354.28	10727.2(d)(1) 10727.2(d)(2)	Minimum Thresholds	<ul style="list-style-type: none"> <li>· Description of each minimum threshold and how they were established for each sustainability indicator</li> <li>· Relationship for each sustainability indicator</li> <li>· Description of how selection of the minimum threshold may affect beneficial uses and users of groundwater</li> <li>· Standards related to sustainability indicators</li> <li>· How each minimum threshold will be quantitatively measured</li> </ul>	Section 3.3
354.30	10727.2(b)(1) 10727.2(b)(2) 10727.2(d)(1) 10727.2(d)(2)	Measurable Objectives	<ul style="list-style-type: none"> <li>· Description of establishment of the measurable objectives for each sustainability indicator</li> <li>· Description of how a reasonable margin of safety was established for each measurable objective</li> <li>· Description of a reasonable path to achieve and maintain</li> </ul>	Section 3.4

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GSP Regulations Section	Water Code Section	Requirement	Description	Section(s) in the GSP
			the sustainability goal, including a description of interim milestones	
<b>Article 5. Plan Contents, Subarticle 4. Monitoring Networks</b>				
354.34	10727.2(d)(1) 10727.2(d)(2) 10727.2(e) 10727.2(f)	Monitoring Networks	<ul style="list-style-type: none"> <li>· Description of monitoring network</li> <li>· Description of monitoring network objectives</li> <li>· Description of how the monitoring network is designed to: demonstrate groundwater occurrence, flow directions, and hydraulic gradients between principal aquifers and surface water features; estimate the change in annual groundwater in storage; monitor seawater intrusion; determine groundwater</li> </ul>	Sections 3.5.1 3.5.2

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GSP Regulations Section	Water Code Section	Requirement	Description	Section(s) in the GSP
			quality trends; identify the rate and extent of land subsidence; and calculate depletions of surface water caused by groundwater extractions <ul style="list-style-type: none"> <li>· Description of how the monitoring network provides adequate coverage of Sustainability Indicators</li> <li>· Density of monitoring sites and frequency of measurements required to demonstrate short-term, seasonal, and long-term trends</li> <li>· Scientific rationale (or reason) for site selection</li> <li>· Consistency with data and reporting standards</li> <li>· Corresponding sustainability indicator, minimum threshold, measurable objective, and interim milestone</li> </ul>	
354.36		Representative Monitoring	<ul style="list-style-type: none"> <li>· Description of representative sites</li> <li>· Demonstration of adequacy of using groundwater elevations as proxy for other sustainability indicators</li> <li>· Adequate evidence</li> </ul>	Section 3.5.3

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GSP Regulations Section	Water Code Section	Requirement	Description	Section(s) in the GSP
			demonstrating site reflects general conditions in the area	
354.38		Assessment and Improvement of Monitoring Network	<ul style="list-style-type: none"> <li>· Review and evaluation of the monitoring network</li> <li>· Identification and description of data gaps</li> <li>· Description of steps to fill data gaps</li> <li>· Description of monitoring frequency and density of sites</li> </ul>	Section 3.5.4
<b>Article 5. Plan Contents, Subarticle 5. Projects and Management Actions</b>				
354.44		Projects and Management Actions	<ul style="list-style-type: none"> <li>· Description of projects and management actions that will help achieve the basin's sustainability goal</li> <li>· Measurable objective that is expected to benefit from each project and management action</li> <li>· Circumstances for implementation</li> <li>· Public noticing</li> <li>· Permitting and regulatory process</li> <li>· Time-table for</li> </ul>	Sections 4 and 5

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GSP Regulations Section	Water Code Section	Requirement	Description	Section(s) in the GSP
			initiation and completion, and the accrual of expected benefits · Expected benefits and how they will be evaluated · How the project or management action will be accomplished. If the projects or management actions rely on water from outside the jurisdiction of the Agency, an explanation of the source and reliability of that water shall be included. · Legal authority required · Estimated costs and plans to meet those costs · Management of groundwater extractions and recharge	
354.44(b)(2)	10727.2(d)(3)		· Overdraft mitigation projects and management actions	N/A
<b>Article 8. Interagency Agreements</b>				
357.4	10727.6		<b>Coordination Agreements shall describe the following:</b>	N/A

## FINAL GROUNDWATER SUSTAINABILITY PLAN



GSP Regulations Section	Water Code Section	Requirement	Description	Section(s) in the GSP
			<ul style="list-style-type: none"> <li>· A point of contact</li> <li>· Responsibilities of each Agency</li> <li>· Procedures for the timely exchange of information between Agencies</li> <li>· Procedures for resolving conflicts between Agencies</li> <li>· How the Agencies have used the same data and methodologies to coordinate GSPs</li> <li>· How the GSPs implemented together satisfy the requirements of SGMA</li> <li>· Process for submitting all Plans, Plan amendments, supporting information, all monitoring data and other pertinent information, along with annual reports and periodic evaluations</li> <li>· A coordinated data management system for the basin</li> <li>· Coordination agreements shall identify adjudicated areas within the basin,</li> </ul>	

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<b>GSP Regulations Section</b>	<b>Water Code Section</b>	<b>Requirement</b>	<b>Description</b>	<b>Section(s) in the GSP</b>
			and any local agencies that have adopted an Alternative that has been accepted by the Department	

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## 2. Plan Area and Basin Setting

### 2.1 Description of the Plan Area (Reg. § 354.8)

The Owens Valley Groundwater Basin occupies portions of Inyo and Mono County, CA (Figure 2-1). The Basin covers approximately 1,037 square miles of which about 382 square miles of LADWP land in Inyo County is considered adjudicated and therefore exempt from the SGMA (CWC §10720.8(c), Figure 2-2). These lands are referred to as adjudicated for the purposes of this GSP consistent with SGMA. This does not imply that the entire Basin has been fully adjudicated. Groundwater management of the adjudicated area is subject to provisions of the Inyo/Los Angeles Long Term Water Agreement (LTWA, Appendix 2). Other lands subject to SGMA or potentially subject to SGMA in the Basin are referred to as the GSP area in this document.

#### 2.1.1 Summary of Jurisdictional Areas and Other Features and Maps (Reg. § 354.8 a and b)

Significant portions of the basin are Federal or State controlled lands (Figure 2-3). Figure 2-4 summarizes the general land use patterns across the basin with the predominant classification being desert or semi-desert. Small percentages of the basin are designated as developed. An estimated 4,929 water wells are known to exist in the Basin with the majority being in the adjudicated area (Figure 2-5). Many areas in the GSP lands have no or only a few wells per square mile although some data gaps exist due to lack of voluntary reporting of well locations.

#### 2.1.2 Water Resources Monitoring and Management Programs (Reg. § 354.8 c, d, e)

Data acquired from existing monitoring programs conducted by various agencies or individuals in the Basin to comply with state or legal agreements and requirements were incorporated into the OVGA database management system (<https://owens.gladata.com/default.aspx#>) to inform the GSP preparation. Most of the existing monitoring networks are publicly accessible and will serve as ongoing sources of data. None of the existing monitoring networks or programs should limit operational flexibility in the Basin. The OVGA database is publicly available and was designed to function as a single repository for a wide variety of monitoring data. It includes basic querying, exporting, and graphing (i.e., water level hydrographs) tools for public

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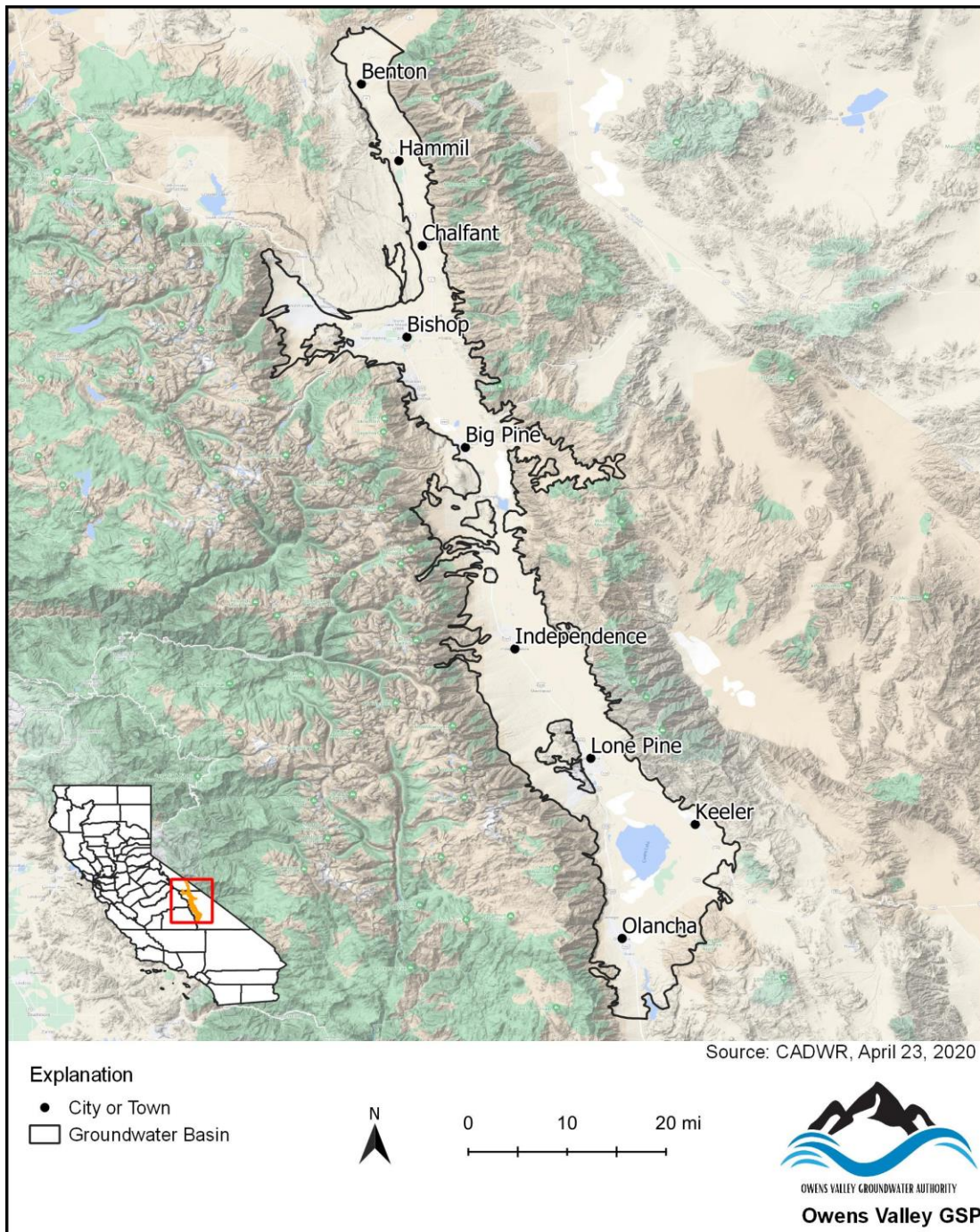


Figure 2-1. Map of the Owens Valley Groundwater Basin

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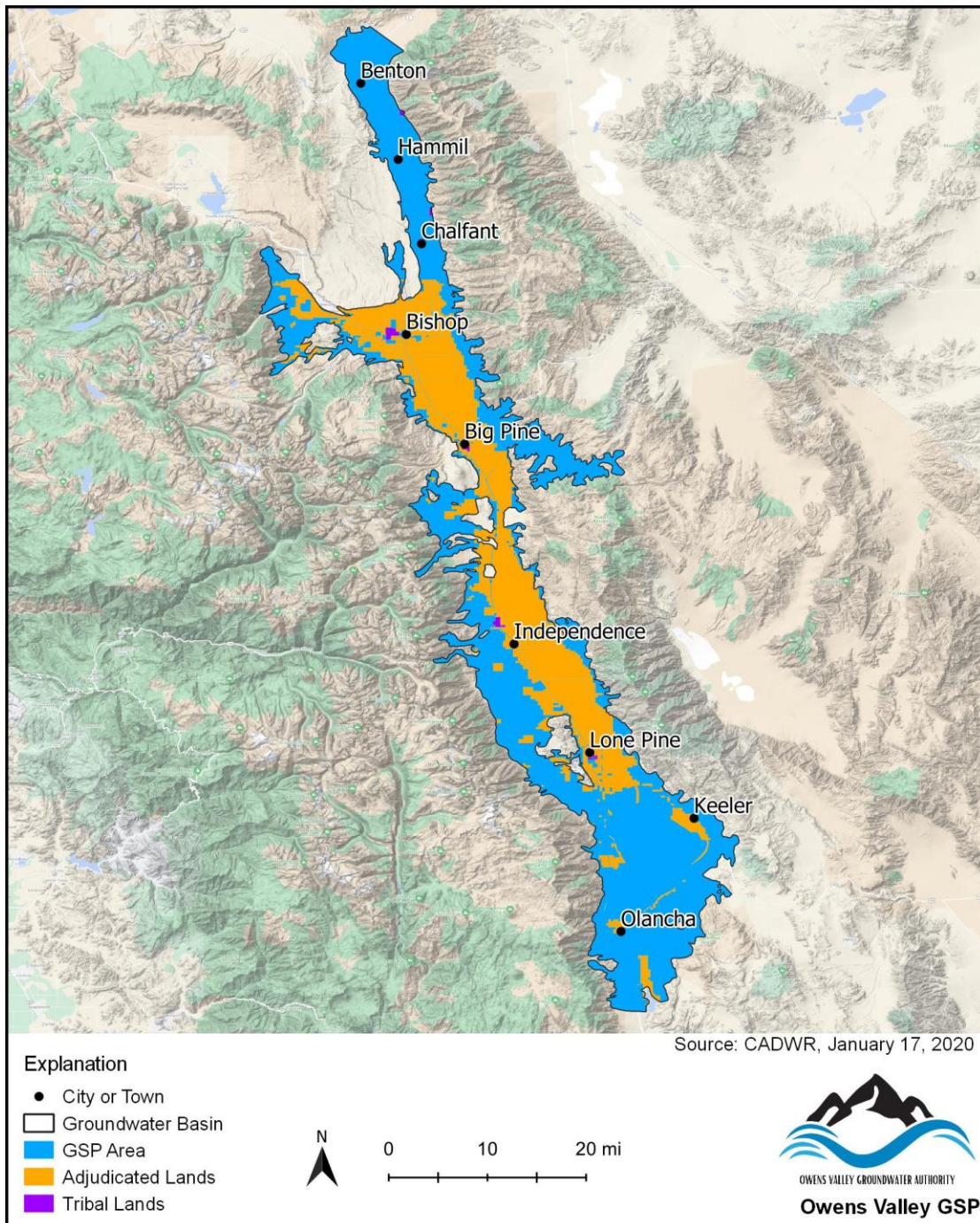


Figure 2-2. Map of the GSP area including lands subject or potentially subject to the GSP and LADWP lands treated as adjudicated under SGMA. .

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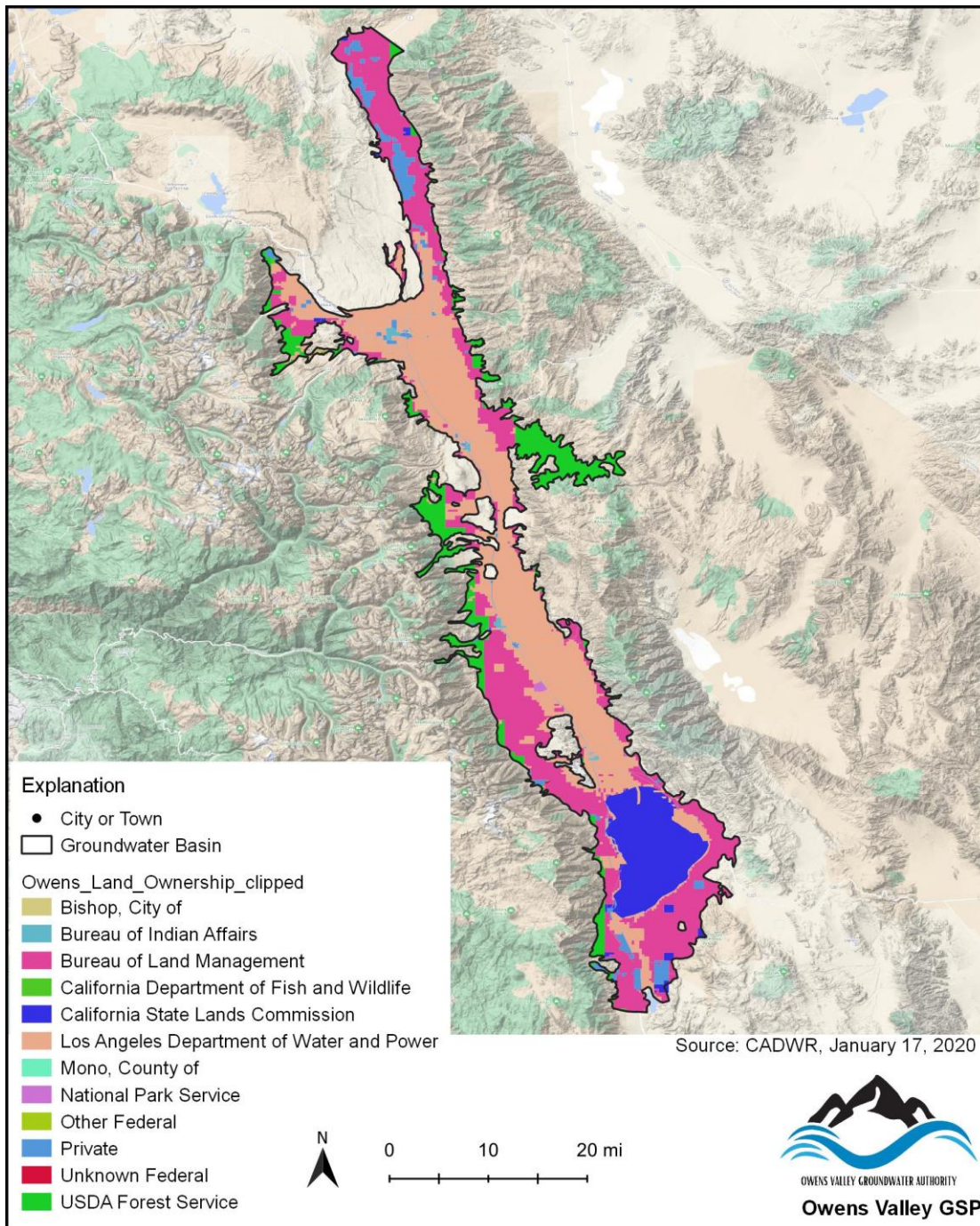


Figure 2-3. Land ownership of the Basin.

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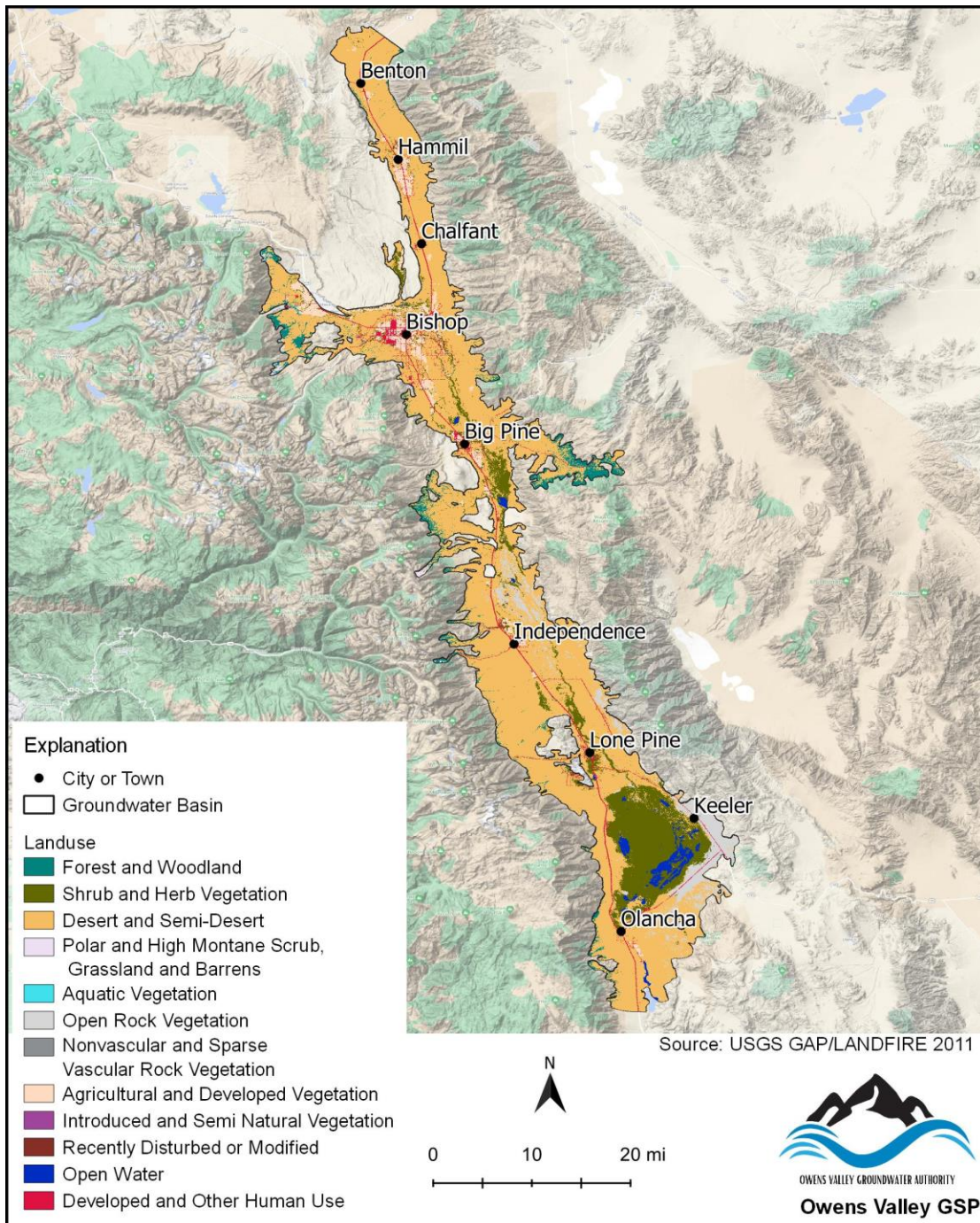


Figure 2-4. Land cover within the Basin.

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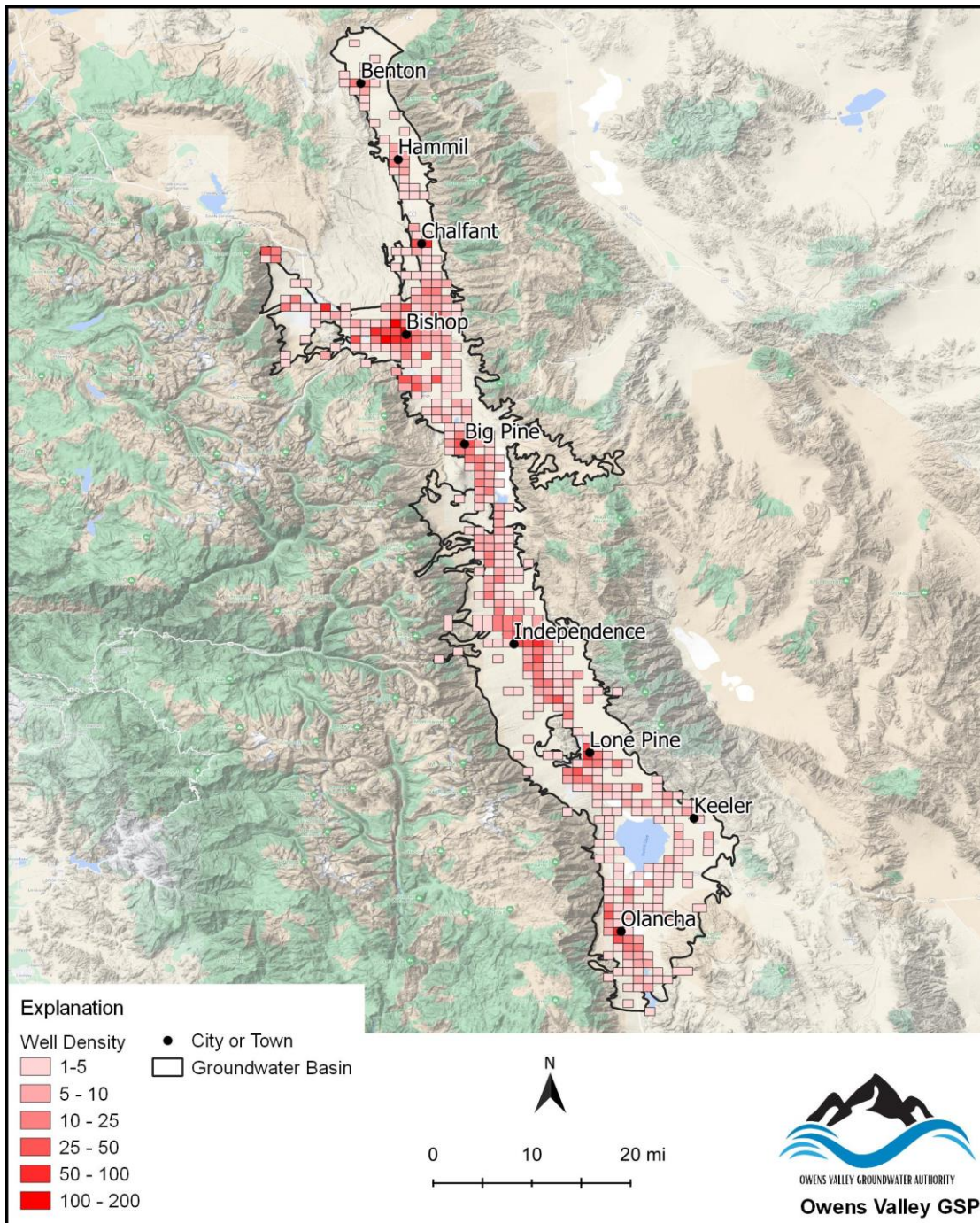


Figure 2-5. Density of groundwater wells in the Basin.

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use. The quantity and quality of the assembled data are sufficient to characterize conditions in the Basin and develop the GSP. The Inyo County Water Department plans to use OVGA database as a repository for LADWP data for their daily operations in the future, and therefore it is anticipated to be updated regularly as additional

data are collected and become available for import. The OVGA will determine the timing of the acquisition of data to update the database from other sources as funding and the scope of the GSP implementation in a low priority basin requires. The OVGA will also determine whether to require reporting of missing data collected by pumpers or to implement additional monitoring programs to fill identified data gaps (see Section 4, below).

Existing monitoring and management programs are described in detail in the Monitoring and Data Gaps Analysis, Appendix 3. A brief summary is provided here but the reader is referred to the appendix for complete information. Additional information on how the OVGA intends to QA/QC data collected in the future to assess sustainability and to inform GSP annual reporting and 5-year updates is provided in the Sampling and Analysis Plan (Appendix 4).

Inyo/Los Angeles Long Term Water Agreement (LTWA): Much of the land and the majority of surface and groundwater rights in the Basin are owned by the City of Los Angeles and managed according to the LTWA (Appendix 2). In accordance with the LTWA, water resources including groundwater pumping on Los Angeles-owned lands in Inyo County are managed *"...to avoid certain described decreases and changes in vegetation and to cause no significant effect on the environment which cannot be acceptably mitigated while providing a reliable supply of water for export to Los Angeles and for use in Inyo County."* Los Angeles has developed an extensive monitoring program of reservoir storage; surface flows in natural water courses, canals, ditches and the Los Angeles aqueduct; groundwater levels and pumping; and natural and managed groundwater recharge amounts. Lands managed pursuant to the LTWA are considered adjudicated and exempt from SGMA, so the reader is referred to the Inyo County Water Department ([inyowater.org](http://inyowater.org)) for detailed information regarding Los Angeles activities in the Basin. The monitoring program in this GSP will aid detection of cross-boundary impacts in the GSP area from LADWP's pumping activities and will alert the OVGA to coordinate with LADWP and/or Inyo County in mitigating any such effects.

The LTWA contains provisions granting Inyo County reasonable access to LADWP property and monitoring stations for independent monitoring necessary to implement the LTWA and each

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agency shall make any data or information pertaining to conditions in the Basin available. Much of the hydrologic data provided to the OVGA by Inyo County for the database was obtained under the data sharing provisions of the LTWA. The monitoring and data sharing arrangement with LADWP will continue, and Inyo County will maintain that portion of the OVGA database. The LADWP chose not to provide groundwater models of the valley nor information contained in the models pertaining to water balance and related requirements of this GSP.

*Tri-Valley Groundwater Management District:* In most of the Mono County portion of the Owens Valley, groundwater management is the responsibility of the Tri-Valley Groundwater Management District (TVGMD). The TVGMD was formed by an act of the California legislature in response to concern over possible groundwater export from the area. Groundwater pumping in the Tri-Valley area is primarily used for agricultural irrigation and domestic purposes, with agriculture being the dominant use. The TVGMD is authorized to implement an area-wide well monitoring program, but it is not clear that a pumping or water level monitoring program exists. No groundwater data were provided to the OVGA by the TVGMD. As noted by Langridge et al. (2016), the TVGMD is a functioning public agency which holds periodic public meetings, but with no permanent staff and no employees on payroll (legal counsel is provided by Mono County). The scope of the district's activities appears to be limited and primarily focused on preventing groundwater export from the area. The OVGA or TVGMD could expand the groundwater elevation dataset in the Tri-Valley area at a relatively low cost by creating a voluntary monitoring program relying on private domestic wells. Several landowners have expressed interest in participating in such a program. It is not known if groundwater production measurements exist. Surface water flow monitoring data, if they exist, were not provided (except from LADWP for Piute Creek).

There is no groundwater extraction within Fish Slough due to its status as an Area of Critical Environmental Concern. Surface water and groundwater data in Fish Slough were available from LADWP, Bureau of Land Management, ICWD and/or CDFW and incorporated into the OVGA database. It is expected that these data sources will continue to be publicly available.

*California Statewide Groundwater Elevation Monitoring Program (CASEGM):* The CASGEM program provides groundwater elevation data to track seasonal and long-term trends in groundwater elevations in California groundwater basins. LADWP reports monitoring data for

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the CASGEM Program from a network of representative monitoring wells that capture trends and seasonal fluctuations in groundwater elevations in the shallow unconfined and deep confined aquifer systems throughout the adjudicated portion of the Basin in Inyo County. Wells in the network were selected based on geographic distribution and the type of aquifer to be monitored. Given the large number of existing monitoring wells owned by LADWP, it was not necessary to install additional wells for the purposes of this program. All wells are located on the adjudicated portion of the Basin land, except for those on state land at Owens Lake. Groundwater level is measured each April and October. The frequency and timing of measurement ranges from monthly to semiannually and is sufficient to define the seasonal variations due to natural hydrologic occurrences and pumping for human uses based on the record of data collected since the 1970's. For semiannual monitoring programs, April measurements generally coincide with the annual highest water level and October measurements the lowest.

Groundwater Ambient Monitoring and Assessment Program (GAMA): The Groundwater Ambient Monitoring and Assessment Program gathers groundwater quality monitoring data collected throughout California by several monitoring entities. Landfill operators (e.g., near Benton, Chalfant, etc.) collect water levels quarterly and report these data to the GAMA program. Water quality data in the OVGA database were acquired from the GAMA GeoTracker Database.

Local Water Providers: Public requests for monitoring, production, or water quality data, resulted in data provided by the City of Bishop, Eastern Sierra Community Service District, Indian Creek-Westridge Community Service District, and Wheeler Crest Community Service District. Additional well location, water level, and water quality data for public water systems were obtained from publicly available sources (e.g. GAMA). No data were provided by the small mutual water companies or other CSDs in the Basin; however, the missing data constitute a small portion of the total basin pumping necessary to characterize the Basin trends. The OVGA may consider obtaining extraction and monitoring data that water providers routinely are required to report to the state to incorporate into the OVGA database.

Owens Lake Master Project: The privately owned lands around Owens Lake are subject to SGMA. Outflow from the aquifer system near the Lake is primarily by evaporation, and concentration of solutes (primarily salts) in the groundwater has resulted in generally poor groundwater quality, and therefore limited pumping demand. The amount of pumping for

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domestic supply is also relatively small due to the low population density. Available monitoring data in this portion of the basin are adequate, but it is a smaller dataset compared to the rest of the Basin in Inyo County. Most groundwater elevation and pumping data obtained were related to LADWP activities and were provided as part of the LTWA. Pumping records were requested from Crystal Geysers Roxane, but no response was received. Similarly, no groundwater production totals for agricultural fields south of Owens Lake or other pumps were obtained.

Owens Lake is owned and managed by the State of California, and it is uncertain whether the LTWA applies to activities on the lakebed (see section 2.1.3 below). For the simplicity, the lakebed is referred to as part of the GSP area. LADWP (or OVGA) activities on the lakebed must be permitted and conducted in cooperation with the California State Lands Commission. Groundwater extractions on the Lake may increase in the future if a proposed Owens Lake Groundwater Development Project (OLGDP) by LADWP is implemented to replace some of the high quality aqueduct water it currently uses for dust suppression activities on the playa with low quality groundwater extracted from the Owens Lake aquifer system. As part of that project, LADWP has conducted extensive groundwater evaluations and expanded the monitoring infrastructure; however, much of the monitoring began more recently than in the rest of the Basin. In addition to the LADWP monitoring data, the Great Basin Unified Air Pollution Control District (GBUAPCD) provided water levels for shallow (<30 ft) piezometers and spring flow rates in the Owens Lake area. Additional well location, water level and water quality data were obtained from publicly available sources (e.g. GAMA) and added to the OVGA database.

*Land Management: Irrigation, Mitigation, Owens Lake Dust Control:* The LTWA requires that water deliveries continue on approximately 18,017 acres of Los Angeles-owned lands used for irrigation, habitat, mitigation, and recreation in the Basin. Approximately 85,000 AFY is supplied for these uses from combined surface and groundwater sources. Since 2006, LADWP and Inyo County have initiated the Lower Owens River Project (LORP), the largest of the habitat mitigation projects, that provides flows of 40 cubic feet per second (cfs) for the 62-mile reach of Owens River below the Los Angeles Aqueduct intake. When this flow reaches the Owens (dry) Lake delta, it is either released for habitat purposes in the delta as part of LTWA mitigation, used for dust control, or pumped back to the Los Angeles Aqueduct. Beginning in 2002, Los Angeles has operated a dust control project on the Owens Lake playa, applying up to

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75,000 AFY to control dust emissions. Monitoring data for these activities are included in the database.

Conjunctive Use: There are no conjunctive use programs in the Basin. LADWP conducts recharge operations in the Basin in years with higher snowpack and runoff and attempts to recover some recharged water by pumping in succeeding years. Some of these recharge operations occur on alluvial fans in the GSP area to prevent runoff from exceeding the LAA capacity. These activities are exempt from SGMA, but are mentioned because of the effect LADWP management has on measured water levels in the GSP area. In the GSP area, pumping is relatively constant to supply local uses such as municipal supply, domestic supply, or agriculture.

### **2.1.3 Land Use Elements or Topic Categories of Applicable General Plans (Reg. § 354.8 f)**

Private land ownership in Mono and Inyo county portion of the Basin is about 17.6% and 2.6% of the total land area, respectively. The private ownership for the Basin in Mono County is atypical and greater than for the county as a whole. LADWP is the largest landowner controlling about 38% of the land in the Basin. The Bureau of Land Management has ownership to about 35% of the land in the Basin. Tables 2-1, 2-2, and 2-3 provide additional breakdown on the land ownership in these counties, as well as the City of Bishop.

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Table 2-1. Summary of Inyo County land ownership for lands overlying the Basin.

Land Owner	Area (acres)	Area (%)
Los Angeles Department of Water and Power	244,819	41.9
Bureau of Land Management	180,984	31.0
USDA Forest Service	71,576	12.2
California State Lands Commission	69,436	11.9
Private	15,021	2.6
Bureau of Indian Affairs	1,949	0.3
National Park Service	786	0.1
City of Bishop	50	<0.1
California Department of Fish and Wildlife	6	<0.1
Other Federal	<1	<0.1
<b>Total</b>	<b>584,630</b>	<b>100.0</b>

Table 2-2. Summary of Mono County land ownership for lands overlying the Basin.

Land Owner	Area (acres)	Area (%)
Bureau of Land Management	53,778	68.1
Private	13,898	17.6
City of Los Angeles Department of Water and Power	7,016	8.9
USDA Forest Service	2,971	3.8
California State Lands Commission	911	1.2
Bureau of Indian Affairs	241	0.3
California Department of Fish and Wildlife	173	0.2
County of Mono	4	<0.1
<b>Total</b>	<b>78,993</b>	<b>100.00</b>

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Table 2-3. Summary of City of Bishop land use zoning.

Land Use / Zoning Category	Area (acres)	Area (%)
Low Density Residential (A-R)	31	2.87
Single Family Residential (R-1)	186	17.34
Low Density Multiple Residential (R-2)	11	1.02
Medium High Density Residential (R-2000)	75	6.98
Medium High Density Residential and Offices (R-2000-P)	11	1.03
Multiple Residential (R-3)	139	12.91
Multiple Residential and Offices (R-3-P)	8	0.75
Residential Mobil Homes (R-M)	9	0.79
General Commercial and Retail (C-1)	169	15.75
General Commercial (C-2)	65	6.04
Commercial Highway Services (C-H)	49	4.52
General Industrial (M-1)	65	6.01
Business Park (BP)	11	1.00
Office and Professional (O-P)	4	0.34
Public (P)	158	14.69
Open Space (O-S)	85	7.95
<b>Total</b>	<b>1,074</b>	<b>100.00</b>

### 2.1.3.1 Summary of General Plans and Other Land Use Plans

The Basin includes land areas under the jurisdiction of three local governments: The County of Inyo, the County of Mono, and the City of Bishop. A fourth local government entity, the City of Los Angeles, owns extensive land and water rights within the Basin, and for the purposes of SGMA, lands owned by the City of Los Angeles are considered adjudicated and not subject to SGMA. Each local government has adopted a general plan with land use classifications that identify allowable activities within each classification. Also, within the Basin are state lands managed by the California State Lands Commission; federal lands managed by the Bureau of Land Management, NPS, and the United States Forest Service; and tribal lands managed by the Lone Pine Paiute-Shoshone Tribe, Fort Independence Paiute Tribe, Big Pine Paiute Tribe, Bishop Paiute Tribe, and the Utu Utu Gwaitu Paiute Tribe.

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#### 2.1.3.1.1 Inyo County

The Inyo County General Plan was approved by the Inyo County Board of Supervisors in 2002. That version of the General Plan was used to complete this GSP, which will be updated as necessary to reflect all future updates to the Inyo County General Plan. Section 8.5 of the 2001 Inyo County General Plan provides planning goals related to water resources including:

- Providing an adequate and high-quality water supply to all users within the County
- Protecting and preserving water resources for the maintenance, enhancement, and restoration of environmental resources
- Protecting and restoring environmental resources from the effects of export and withdrawal of water resources

The vast majority of all land in Inyo County is owned by either the Federal government (~92%), the City of Los Angeles (~4%), and the State of California (~2.5%) (Inyo County Planning Department, 2013). Within the Inyo County land overlying the Basin, approximately 53% is owned by the City of Los Angeles. A breakdown of the Inyo County lands overlying the Basin and their associated land ownership is provided in Table 2-1 (California Department of Forestry and Fire Protection [CAL FIRE], 2020).

#### 2.1.3.1.2 Mono County

The Mono County General Plan was approved by the Mono County Board of Supervisors in 1992 and the last comprehensive update was in 2015. The Mono County General Plan 2015 update was used to complete this GSP. Section 05 Conservation-Open Space element of the Mono County General Plan provides planning goals related to water resources including:

- Goal 3: Ensure the availability of adequate surface and groundwater resources to meet existing and future domestic, agricultural, recreational, and natural resource needs in Mono County
- Goal 4: Protect the quality of surface and groundwater resources to meet existing and future domestic, agricultural, recreational, and natural resource needs in Mono County

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The vast majority of land in all of Mono County is owned by either the Federal government (~86%), the City of Los Angeles (~3%), and the State of California (~3%) (Mono County Planning Department, 2009). Within the Mono County land overlying the Basin, approximately 9% is owned by the City of Los Angeles and is subject to the GSPA breakdown of the Mono County lands overlying the Basin and their associated land ownership is provided Table 2-2 (CAL FIRE, 2020).

#### 2.1.3.1.3 City of Bishop

The City of Bishop has direct land use jurisdiction within its city limits. The General Plan for the City of Bishop was approved by the City of Bishop Planning Commission in 2001 and was last updated in 2011. The 2011 General Plan discusses the City's goals for several elements, including land use and public services and facilities, and was used to complete this GSP. Chapter 7, Section V and Chapter 9, Section V of the General Plan for the City of Bishop provides planning goals related to water resources including:

- Provide adequate water supply, storage, transmission, and distribution facilities to all areas of the City, both existing and planned
- Ensure that productive resources, including water resources, are not allowed to deteriorate due to misuse, overuse, or abuse

The majority of land in the City of Bishop is zoned for residential use (~40%), commercial use (~30%), and public use (15%) (City of Bishop, 2011). Approximately 8% of the City of Bishop land overlying the Basin is zoned as open space. A summary of the City of Bishop lands and their associated zoning is shown in Table 2-3.

#### 2.1.3.1.4 Federal Lands

The BLM prepares Resource Management Plans that serve as land management blueprints. In the southern end of the Owens Valley, a small portion of the Basin is within the California Desert Conservation Area (CDCA). The CDCA comprehensive land-use management plan was completed in 1980 and revised in 1999. Additionally, the same southern portion of the Owens Valley is within the BLM's West Mojave Plan area which established a habitat conservation plan for sensitive plants and species in the region. The BLM is currently developing a management

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plan for the Fish Slough Area of Critical Environmental Concern, which will include best management practices for both groundwater and surface water resources. Since this plan is still in the development phase and not finalized, we cannot yet assess how it will impact water resources in the Basin.

#### 2.1.3.1.5 Agricultural Land Use

There are approximately 14,905 acres of actively farmed land overlying the Basin. Typically, each farm has its own well and water delivery system for its respective crops or water delivery is managed by LADWP and their lessee. The primary crop grown in the Owens Valley is alfalfa (4,130 acres), with other miscellaneous crops (1,152 acres) such as grain and hay constituting a minority of production. The majority of actively farmed land in the Owens Valley is dedicated to pasture for cattle (9,623 acres). A map of actively farmed land overlying the Basin is provided in Figure 2-6 (Department of Water Resources, 2016).

#### 2.1.3.1.6 Adjudicated Lands within the Owens Valley Groundwater Basin

Section 10720.8(c) of the California Water Code states that portions of Basin managed according to the Inyo/Los Angeles Water Agreement shall be treated as adjudicated and are therefore exempt from SGMA. However, since management of water resources in the adjudicated lands has the potential to impact the GSP area and the achievement of sustainability in the basin, the following discussion has been included as a relevant land use plan within the basin.

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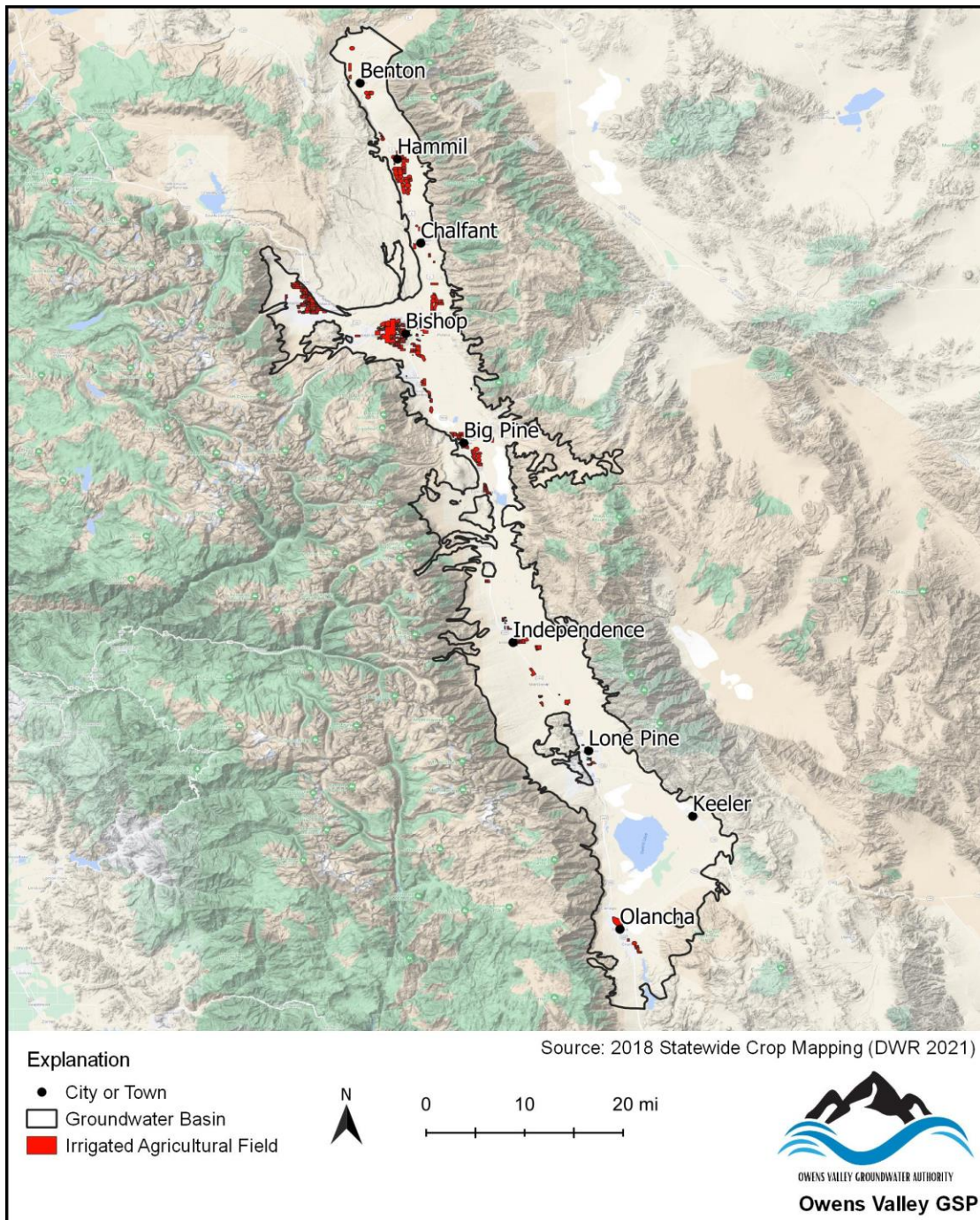


Figure 2-6. Locations of actively farmed lands in the Basin.

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*Stipulation and Order for Judgement in Superior Court of California Case No. 12908, City of Los Angeles vs. County of Inyo:* This Stipulation and order relates to lands inside the Basin, but are outside the jurisdiction of the GSA and GSP. The City of Los Angeles and County of Inyo have entered into an agreement (LTWA) concerning Los Angeles’s water and land management activities within Inyo County. The LTWA settled litigation between the Los Angeles and Inyo County through a stipulated order under the jurisdiction of the California Superior Court. Approximately two-thirds of the groundwater extraction within the basin is regulated by the LTWA and not subject to this GSP. The LTWA regulates Los Angeles’s groundwater pumping to avoid overdraft, protect groundwater dependent ecosystems, and avoid impacts to non-LADWP wells (LTWA Section III.G). Overdraft provisions include a 20 year groundwater mining limit for each wellfield (LTWA III.B). Vegetation protections are based on maintaining cover and composition that existed in 1984-87 documented in a baseline map (LTWA Section IV). The LTWA also has provisions for maintaining irrigated lands within the Inyo County portion of the basin, mitigating negative impacts of Los Angeles’s pumping, monitoring hydrologic and ecologic conditions, and resolving disputes between the parties. The LTWA also contains provisions for an annual audit of Los Angeles’s groundwater pumping and water use on Los Angeles’s land in the Bishop area to satisfy a Court order (Inyowater.org, “[Hillside Decree](#)”). The decree prohibits Los Angeles from exporting groundwater from the Bishop Area. Although this GSP does not regulate Los Angeles’ groundwater extraction, because Los Angeles is the principal water rights holder and groundwater extractor in the basin, its activities are necessarily considered in the basin-wide water budget and conceptual model contained in this GSP.

The GSP and OVGA monitoring program will detect cross-boundary impacts on the GSP lands from LADWP’s pumping activities. While SGMA exempts the pumping managed pursuant to the LTWA from regulation, this GSP contemplates that the OVGA will coordinate with Inyo County and LADWP in mitigating any such effects on GSP lands, and/or with the LTWA parties to help enforce relevant LTWA provisions that protect the environment and private well owners in a manner consistent with this GSP. Two provisions of the LTWA may apply to the GSP area. The overall goal of the LTWA is:

*The overall goal of managing the water resources within Inyo County is to avoid certain described decreases and changes in vegetation and to cause no significant effect on the environment which cannot be acceptably mitigated while providing a reliable supply of water for export to Los Angeles and for use in Inyo County.*

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The provision to cause no significant effect on the environment which cannot be acceptably mitigated (as defined by CEQA) could apply to GDE on GSP lands or to private wells. With regard to private wells, Section III.G of the LTWA provides:

*New [LADWP] wells will be sited and groundwater pumping shall be managed to avoid causing significant adverse effects on water quality or water levels in non-Department-owned wells in the Owens Valley that are attributable to groundwater pumping by the Department. Any such significant adverse effects shall be promptly mitigated by the Department [LADWP].*

This LTWA provision does not preclude private well owners from pursuing other legal remedies, including appealing to the OVGA to investigate if basin sustainability is being affected.

#### 2.1.3.1.7 Owens Lake Groundwater Development Program

Several land management and resource planning documents exist for the Owens Lake area in the southern portion of the Owens Valley Basin. LADWP is responsible for dust mitigation of the Owens Lake under orders from the Great Basin Unified Air Pollution Control District and the U.S. EPA. The Owens Lake lakebed is owned by the California State Lands Commission, with long-term leases to LADWP for their dust mitigation obligations including water management and habitat enhancement. LADWP is in the planning stage of the proposed Owens Lake Master Project, which will coordinate LADWP's dust control activities and habitat maintenance at Owens Lake. As a component of the Master Project, the Owens Lake Groundwater Development Program (OLGDP) is currently being developed by LADWP with the objective of using groundwater from beneath Owens Lake to provide a portion of the water demand for dust mitigation on Owens Lake in an environmentally sustainable manner. LADWP proposes to implement the OLGDP in a phased manner as described on the [OLGDP website](#) and included below:

*To better understand the Owens Lake geohydrology, LADWP is utilizing an Adaptive Management Strategy for the development of groundwater at Owens Lake to ensure groundwater dependent resources are protected.*

*The plan is to implement OLGDP in three (3) Phases:*

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- *Phase I is to develop a baseline which includes conducting a variety of studies to update the current conceptual model of Owens Lake groundwater system. Based on the studies conducted, a management plan is developed, and Hydrologic Monitoring, Management, and Mitigation Plan (HMMMP) is prepared. The HMMMP will support preparation of environmental documentation and in acquiring necessary leases and permits.*
- *Phase II is the start of groundwater pumping at a rate lower than what is determined to be sustainable while learning more on the groundwater system and the effect of resources around the lake.*
- *Phase III is full implementation of the groundwater pumping to supply a portion of water needed for dust mitigation at Owens Lake.*

Inyo County and LADWP have set aside without prejudice a dispute over the applicability of the LTWA to LADWP's proposed groundwater extraction at Owens Lake while they develop a mutually satisfactory groundwater management plan (the HMMMP discussed above). As part of the OLGDP, LADWP is developing resource protection protocols that lay out monitoring and sustainability criteria for protecting non-LADWP groundwater users and groundwater dependent habitat, while avoiding land subsidence and air quality impacts. The OVGA may evaluate whether these resource protection criteria are suitable for inclusion in the GSP as sustainability criteria for resources at Owens Lake. If Inyo County and LADWP's dispute results in findings or agreement that LADWP's groundwater development is not subject to the LTWA, then the OVGA may be responsible for implementing SGMA at Owens Lake if adherence to the GSP is made a condition of the lease by CSLC. If the dispute results in findings or agreement that the LTWA applies to LADWP's proposed groundwater development, then the lakebed would be considered adjudicated with respect to SGMA.

#### **2.1.4 Description of How Implementation of the GSP May Change Water Demands or Affect Achievement of Sustainability and How the GSP Addresses Those Effects**

The GSP does not propose to immediately change the water demands within the Basin. Additional study is necessary before the OVGA or another agency can address portions of the Basin with declining water levels. Therefore, this GSP is not proposing immediate projects or management actions that would alter the operations of well owners in the Basin and therefore

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impact the beneficial uses and users of groundwater. Future updates of the GSP may contain such measures following completion of planned studies if conditions warrant or if new groundwater extraction projects potentially subject to oversight by the OVGA arise.

### **2.1.5 Description of How Implementation of the GSP May Affect the Water Supply Assumptions of Relevant Land Use Plans**

The Basin is ranked low priority by the DWR and implementation of the GSP is voluntary and at the discretion of the OVGA. The OVGA will determine the timing of possible actions described in the GSP to implement. The OVGA decisions will be guided by its Mission Statement, Strategies, and Guiding Principles. The OVGA guiding principles are consistent with the goals of plans described in Section 2.1.3. The relevant land use plans contain few assumptions regarding water supply, and it is unlikely that the GSP implementation will affect existing plans.

### **2.1.6 Summary of the Process for Permitting New or Replacement Wells in the Basin**

Basin well permits are issued by Inyo and Mono Counties within their respective boundaries. The Inyo County Environmental Health Department is responsible for issuing water well permits within Inyo County boundaries. Inyo County water well permit requirements are outlined in Chapter 14.24 of the [Inyo County Code](#). The Mono County Environmental Health Department is responsible for issuing water well permits within the County's boundaries. Mono County water well permit requirements are outlined in Chapter 7.36 of the [Mono County Code](#).

Each well permitting agency, as a minimum standard, implements the California Department of Water Resources' updated Water Well Standards, which include requirements to avoid sources of contamination or cross-contamination, proper sealing of the upper annular space (e.g., first 50 feet), disinfection of the well following construction work, use of an appropriate casing material, and other requirements. Each agency then specifies any additional requirements in its municipal code that apply to well installation and destruction within its boundaries. These can include meeting certain septic system setback criteria and construction and sealing requirements.

The permitting agencies monitor and enforce these standards by requiring drilling contractors with a valid C-57 license to submit permit applications for the construction, modification,

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reconstruction (i.e., deepening), or destruction of any well within their jurisdiction. The processing and issuance of a water well permit is currently considered a largely ministerial action, meaning permits are issued to drillers meeting California Water Well Standards and County permitting requirements notwithstanding errors in the application. In certain circumstances, however, such as when installing a well could cause the spread of contaminants to uncontaminated water zones, the Counties may have discretion in issuing a well permit to protect environmental health.

In the adjudicated portion of the basin, the Los Angeles Department of Water and Power (LADWP) constructs new and replacement production wells by a process where LADWP proposes wells to a joint Inyo County/LADWP technical group that evaluates the proposed wells for their potential negative impacts and develops monitoring and management programs. Once this evaluation is complete, the permitting for construction of new and replacement wells by LADWP is as described above for other wells in the basin. LADWP has not constructed production wells on its lands in Mono County.

### **2.1.7 Information Regarding the Implementation of Land Use Plans Outside the Basin that Could Effect of the Ability of the Agency to Achieve Sustainable Groundwater Management**

The Los Angeles Department of Water and Power and potentially the Indian Wells Valley Groundwater Sustainability Agency could influence the sustainable management of groundwater resources in the Owens Valley basin.

Los Angeles Department of Water and Power Urban Water Management Plan: Los Angeles exports approximately 100,000 – 500,000 AFY from Owens Valley for municipal use in Los Angeles, and extracts approximately 50,000 – 95,000 AFY of groundwater, with annual amounts varying with runoff conditions. These activities may affect the ability of the Owens Valley Groundwater Authority to achieve sustainable groundwater management in the basin. The Los Angeles Department of Water and Power Urban Water Management Plan 2020 (LAUWMP, 2020) projects that over the next 25 years, average deliveries from the Los Angeles Aqueduct (LAA) to the City would decline from the 1985-2014 median of 192,000 acre-feet per year to 184,200 acre-feet per year by 2045 due to climate change, but this decline will be offset by water conservation efforts, water recycling, storm water capture, and local (southern California) groundwater sources (LAUWMP, p 11-3). The LAUWMP projected deliveries lump surface water

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and groundwater export into overall LAA deliveries, so the effect, if any, on Los Angeles's groundwater pumping was not defined. Additionally, there is considerable uncertainty as to the effect of climate change on water availability. The oversight or regulatory structure and scope of a potential groundwater project at Owens Lake are also unknown.

*Indian Wells Valley Groundwater Sustainability Plan:* The Indian Wells Valley Groundwater Basin (DWR, 2020a. Bulletin 118 Basin No. 6-054) lies south of the Owens Valley. It is designated as a critically overdrafted basin, and as such, the GSA for the basin, the Indian Wells Valley Groundwater Authority (IWVGA), completed a GSP in January 2020. In their GSP, the IWVGA proposes a number of projects to bring the basin into a sustainable condition including a project for development of an imported water supply. Two options are proposed, one to construct a 50-mile pipeline from the Antelope Valley to Indian Wells Valley to transport water purchased from the State Water Project (SWP) to Indian Wells Valley. The second option proposed is to withdraw water from the LAA along its route through the Indian Wells Valley for groundwater recharge, and purchase SWP water that would be diverted from the SWP to the LAA to replace the water diverted to Indian Wells Valley. Of the two options, diverting water from the LAA was projected to be far less costly than transporting water from Antelope Valley. IWVGA would need negotiate an agreement with the City of Los Angeles to acquire, divert or trade water from the LAA. Depending on the terms of such an agreement, Los Angeles may be motivated to increase water transfers from Owens Valley to maximize water diversions to Indian Wells Valley, with potential negative effects on sustainable groundwater management in Owens Valley. The IWVGA proposal would conflict with the OVGA sustainability guiding principle, Sus.14 (Section 1.2).

Inyo County is a member of the IWVGA and a property owner in the Basin. Groundwater production in Owens Basin for export and use in the Indian Wells Basin would be subject to SGMA, though no groundwater development or export project has officially been proposed. An export project from Owens Basin may also be subject to regulation by Inyo County under its groundwater Ordinance 1004.

### **2.1.8 Additional GSP Elements (Reg. § 354.8 g)**

*Relationships with State and federal regulatory agencies:* The Bureau of Land Management and US Forest Service were invited to submit a statement of interest to participate in the OVGA board as Associate Members or Interested Parties and declined to do so. The State Lands

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Commission submitted a statement to join the OVGA as an Interested Party, but the OVGA Board preference was to invite the Commission to participate on a future advisory committee in the Owens Lake management area. The Commission has the discretion to make compliance with the GSP a lease condition for any project on the state lands in the Basin. Commission members or staff are able to attend and comment at OVGA Board and outreach meetings or contact the OVGA staff.

### **2.1.9 Notice and Communication (Reg. § 354.10)**

California Water Code Sections 10723.2 and 10728 require that a GSA shall consider the interests of all beneficial uses and users of groundwater and provide a written statement describing how interested parties may participate in the development and implementation of the GSP. The OVGA adopted Communication and Engagement Plan (CEP) attached as Appendix 5 is that written statement.

#### ***2.1.9.1 Description of beneficial uses and users in the basin***

Under the requirements of SGMA, all beneficial uses and users of groundwater must be considered in the development of GSPs, and GSAs must encourage the active involvement of diverse social, cultural, and economic elements of the population. Beneficial users are any stakeholder who has an interest in groundwater use and management in the Basin. Their interest may be GSA activities, GSP development and implementation, and/or water access and management in general. Essentially all residents in the Basin rely on groundwater for drinking water, household, and business uses and are considered beneficial users.

The DWR has issued a Stakeholder Engagement Chart for GSP Development in their 2018 *GSP Stakeholder Communication and Engagement Guidance Document*. That table was modified to fit the circumstances and stakeholders of the Owens Valley Groundwater Basin, and will continue to be updated during the planning process (Table 2-4).

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Table 2-4. Stakeholder Engagement list for OVGA GSP Development. This table will continue to be updated during GSP implementation.

Category of Interest	Examples of Stakeholder Groups	Engagement Purpose
<b>Land Use or Water Management Authority</b>	<ul style="list-style-type: none"> <li>• Municipalities (City, County planning departments)               <ul style="list-style-type: none"> <li>- City of Bishop</li> <li>- Mono County</li> <li>- Inyo County</li> <li>- Los Angeles Department of Water and Power</li> </ul> </li> <li>• Water Management Authorities               <ul style="list-style-type: none"> <li>- Tri Valley Groundwater Management District</li> </ul> </li> <li>• Regional Agencies               <ul style="list-style-type: none"> <li>- California Fish &amp; Wildlife Service</li> <li>- Great Basin Air Pollution Control District</li> <li>- State Lands Commission</li> <li>- United States Forest Service</li> </ul> </li> <li>• Community Service Districts               <ul style="list-style-type: none"> <li>- Indian Creek Westridge</li> <li>- Big Pine</li> <li>- Keeler</li> <li>- Lone Pine</li> <li>- Sierra Highlands</li> <li>- Sierra North</li> <li>- Starlite</li> <li>- Wheeler Crest</li> </ul> </li> </ul>	Consult and/or involve to ensure land use policies are supporting the GSP
<b>Private Users</b>	<ul style="list-style-type: none"> <li>• Business Interests &amp; Private Pumpers               <ul style="list-style-type: none"> <li>- Cattlemen’s Association</li> <li>- Crystal Geysers Roxane LLC</li> <li>- Rio Tinto Minerals</li> <li>- Southern California Edison</li> <li>- Zack Ranch</li> </ul> </li> <li>• School Systems               <ul style="list-style-type: none"> <li>- Bernasconi Education Center</li> </ul> </li> </ul>	Inform and/or involve to avoid negative impact to these users

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	<ul style="list-style-type: none"> <li>- Bishop Unified School District</li> <li>- Eastern Sierra College Center</li> <li>- Eastern Sierra Unified School District</li> <li>- Lone Pine Unified School District</li> <li>- Round Valley School District</li> <li>• Domestic Users</li> </ul>	
<p><b>Urban/ Agriculture Users</b></p>	<ul style="list-style-type: none"> <li>• Public Water Systems               <ul style="list-style-type: none"> <li>- Aberdeen Water System</li> <li>- Benton Community Center</li> <li>- Benton Station</li> <li>- Bird Industrial Complex LLC</li> <li>- Bishop Country Club</li> <li>- Boulder Creek Trailer Park</li> <li>- CDCR Owens Valley Conservation Camp</li> <li>- Chalfant Community Center</li> <li>- Comfort Inn</li> <li>- Eastern Sierra Regional Airport</li> <li>- Glenwood Mobile Home Park</li> <li>- Highland Mobile Home Park</li> <li>- Horseshoe Meadow Campground</li> <li>- Inyo County Parks and Recreation</li> <li>- Keoughs Hot Springs</li> <li>- Meadowlake Apartments</li> <li>- Mountain View Trailer Court</li> <li>- Park West</li> <li>- Pine Creek Village</li> <li>- Rolling Green</li> <li>- SCE Bishop Creek Plant 4</li> <li>- Sunland Village Mobile Home Park</li> <li>- Van Loon Water Association</li> </ul> </li> <li>• Mutual Water Companies               <ul style="list-style-type: none"> <li>- Brookside Estates</li> <li>- Cartago</li> <li>- Chalfant Valley West</li> <li>- Meadowcreek</li> <li>- Mountain View Estates</li> <li>- North Lone Pine</li> </ul> </li> </ul>	<p>Collaborate to ensure sustainable management of groundwater</p>

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	<ul style="list-style-type: none"> <li>- Owens Valley</li> <li>- Park West</li> <li>- Ranch Road Estates</li> <li>- Rawson Creek</li> <li>- Rocking K Ranch Estates</li> <li>- R and V</li> <li>- Sierra Grande Estates</li> <li>- Valley Vista</li> <li>- Van Loon</li> <li>- White Mountain</li> <li>- Wilson Circle</li> <li>• Resource Conservation Districts             <ul style="list-style-type: none"> <li>- Inyo Mono RCD</li> </ul> </li> <li>• Farm Bureau             <ul style="list-style-type: none"> <li>- Inyo-Mono County</li> </ul> </li> </ul>	
<p><b>Environmental and Ecosystem</b></p>	<ul style="list-style-type: none"> <li>• Federal and State Agencies             <ul style="list-style-type: none"> <li>- Bureau of Land Management</li> <li>- California Department of Fish and Wildlife</li> <li>- California Department of Water Resources</li> <li>- California State Lands Commission</li> <li>- Great Basin Unified Air Pollution Control District</li> <li>- Inyo County Agricultural Commissioner’s Office</li> <li>- Los Angeles Department of Water and Power</li> <li>- Mono County Agricultural Commissioner’s Office</li> <li>- National Park Service                 <ul style="list-style-type: none"> <li>- NPS Manzanar National Historical Site</li> </ul> </li> <li>- Owens Valley Radio Observatory</li> <li>- United States Forest Service</li> <li>- White Mountain Research Center</li> </ul> </li> <li>• Environmental Groups             <ul style="list-style-type: none"> <li>- California Native Plant Society, Bristlecone Chapter</li> <li>- Eastern Sierra Audubon</li> <li>- Eastern Sierra Land Trust</li> </ul> </li> </ul>	<p>Inform, involve and/or collaborate to sustain a vital ecosystem and ensure basin sustainability.</p>

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	<ul style="list-style-type: none"> <li>- Friends of the Inyo</li> <li>- Owens Valley Committee</li> <li>- RCRC</li> <li>- Sierra Club</li> <li>• Land Trusts               <ul style="list-style-type: none"> <li>- Eastern Sierra Land Trust</li> </ul> </li> <li>• Special Interest Groups               <ul style="list-style-type: none"> <li>- Cattleman’s Association</li> <li>- Sierra Nevada Alliance</li> </ul> </li> </ul>	
<b>Tribes &amp; Tribal Organizations</b>	<ul style="list-style-type: none"> <li>• Tribes               <ul style="list-style-type: none"> <li>- Benton Paiute Tribe</li> <li>- Big Pine Tribe</li> <li>- Bishop Paiute Tribe</li> <li>- Fort Independence Paiute Tribe</li> <li>- Kutzadika’a Tribe</li> <li>- Lone Pine Paiute Shoshone Tribe</li> <li>- Timbisha Shoshone Tribe</li> <li>- Cabazon Band of the Mission Indians</li> </ul> </li> <li>• Tribal Organizations</li> <li>• Owens Valley Indian Water Commission</li> </ul>	Inform, involve, and/or consult with tribal government
<b>Industrial Users</b>	<ul style="list-style-type: none"> <li>• Commercial and Industrial Self-supplier</li> <li>• Local Trade Association or Group</li> </ul>	Inform and/or involve to avoid negative impact to these users
<b>Economic Development</b>	<ul style="list-style-type: none"> <li>• Chambers of Commerce</li> <li>• Business Groups/Associations</li> <li>• Elected Officials (Board of Supervisors, City Council)</li> <li>• State Assembly Members</li> <li>• State Senators</li> <li>• Civic Clubs               <ul style="list-style-type: none"> <li>- Altrusa of the Eastern Sierra</li> <li>- Big Pine Civic Club</li> <li>- Bishop Lions Club</li> <li>- Independence Civic Club</li> <li>- Rotary Club of Bishop</li> </ul> </li> </ul>	Inform and/or involve to support a stable economy
<b>Integrated Water</b>	<ul style="list-style-type: none"> <li>• Regional water management groups (IRWM regions)</li> </ul>	Inform, involve, and collaborate to improve

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<b>Management</b>	<ul style="list-style-type: none"> <li>- Inyo Mono IRWMP</li> <li>• Recycled Water Coalition</li> </ul>	regional sustainability
<b>General Public</b>	<ul style="list-style-type: none"> <li>• Citizens Groups</li> <li>• Community Leaders</li> <li>• Recreational Users</li> </ul>	Inform to improve public awareness of sustainable groundwater management
<b>Human Right to Water</b>	<ul style="list-style-type: none"> <li>• Disadvantaged Communities</li> <li>• Environmental Justice Groups</li> <li>• Latino Communities*</li> <li>• Remote private pumpers</li> <li>• Small Community Water Systems*</li> </ul> <p><i>*stakeholders referenced in other categories above</i></p>	Inform and/or involve to provide a safe and secure groundwater supplies to all communities reliant on groundwater

### 2.1.9.2 Basin Governance and Decision-Making

The OVGA is a joint exercise of powers agency composed of Inyo County, Mono County, City of Bishop, Indian Creek-Westridge Community Service District (CSD), and Big Pine CSD. Each of these members has water supply, water management, or land use responsibilities. The Lone Pine Paiute Shoshone Tribe and Owens Valley Committee are Interested Party Members (Appendix 1, JPA Article V). Voting procedures of the OVGA are described in the JPA Article IV.

The OVGA is administered by a governing board consisting of one primary appointed Director and one alternate from each member agency. All OVGA Board of Directors meetings are public, noticed, held, and conducted in accordance with the Ralph M. Brown Act open and public meeting law. The OVGA provides advance notice to the public of its regular monthly Board meetings by direct email to an interested party list and through posting agendas and supporting material in agenda packets on its website <https://ovga.us/>. The Board meetings and workshops are recorded. The Board may occasionally establish committees for the purpose of making recommendations to the Board on the various activities of the Authority.

OVGA decisions will be informed through staff reports, development of recommendations from committees, and input from technical consultants. Furthermore, the OVGA and their staff representatives will engage with Basin stakeholders through the strategies outlined in the OVGA Communications and Engagement Plan (CEP) to help inform the OVGA's decisions.

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### ***2.1.9.3 Public engagement opportunities***

Opportunities for stakeholder input were provided throughout the GSP development process, by way of public participation at OVGA Board of Directors meetings, hosted public workshops, direct outreach to constituent groups, and other mechanisms as outlined in the CEP. In addition, staff provided regular updates and presentations at meetings of the TVGMD meetings, Mono County Board of Supervisors, Inyo County Board of Supervisors, and the Bishop City Council. Timely notification of opportunities for interested parties to participate in the development and implementation of the GSP will be given via the channels and strategies described in the Communications and Engagement Plan (2020).

Unfortunately, due to the coronavirus (COVID-19) pandemic restrictions, the OVGA was prevented from conducting the type of public process that engages the stakeholders in person. The basin is very large and rural. The OVGA Board meetings and stakeholder meetings are public and were migrated to a virtual format successfully. Occasionally, however, technical difficulties or connectivity problems still impeded the smooth conduct of their meetings and residents of the Basin may not be as comfortable with digital communications. Despite widespread local advertising and evening meeting times, attendance at stakeholder meetings has been rather low. The recording for one meeting did not download (submitted written comments were retained however) causing consternation by members of the public and staff. Staff and Directors voiced concern that it is difficult for the OVGA to raise interest and get the public involved on important water issues when limited to the videoconference format.

The greatest challenges caused by the inability to meet in-person exist in the Tri-Valley portion of our basin which includes a Disadvantaged Communities Block Group and one Disadvantaged Community. This significant portion of the basin has unreliable internet or relies on slow dial-up connections. Some areas suffer from poor cell phone connection further limiting the ability to participate in virtual meetings. As a result, the OVGA was forced to resort to slower and higher cost direct mailers to reach residents in those communities.

To allow for ongoing public engagement, the OVGA conducted a 45-day comment period on the Public Review Draft GSP before consideration by the Board. Responses to comments were prepared and included in Appendix 6 of the GSP. DWR will also conduct a 60-day comment period following submission of this GSP for evaluation to solicit comments regarding this GSP.

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Interested parties may review this GSP and submit comments (DWR may or may not respond to comments, but the comments will be considered during their evaluation).

#### ***2.1.9.4 List of public meetings informing the public on GSP development***

The OVGA has conducted over 37 public Board meetings since its inception; 20 included discussion of the GSP contents. All consultant work products for the GSP were presented to the Board in public meetings before inclusion in the draft GSP. Two public workshops were conducted specifically to discuss the GSP contents and another two were held during the public comment period. Four presentations were provided during regular meetings of the TVGMD and Mono staff representing the OVGA attended numerous TVGMD meetings to address questions regarding the OVGA if necessary. Comments received on the Draft GSP and responses are contained in Appendix 6. A complete list of public meetings before the draft GSP was prepared is included in Table 2-5.

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Table 2-5. List of public meetings where GSP or components were developed and discussed.

Group	Dates
OVGA Board	January 10, 2019; October 10, 2019; November 14, 2019; December 12, 2019; January 9, 2020; February 13, 2020; March 12, 2020; May 14, 2020; July 9, 2020; September 10, 2020; October 8, 2020; November 12, 2020; December 10, 2020; January 14, 2021; February 11, 2021; March 11, 2021; July 22, 2021, August 12, 2021; September 9, 2021.
Stakeholder workshops	TVGMD: December 16, 2020; February 10, 2021; February 16, 2021; October 6, 2021; October 13, 2021
Interested Parties	TVGMD regular meeting February 24, 2021, October 20, 2021; Bishop Tribal Council March 23, 2021; Meeting with Fort Independence Environmental Director March 12, 2021. Lone Pine Paiute Shoshone Tribe Environmental Department staff March 11, 2021; September 8, 2021.
Inyo County Board of Supervisors	Regularly updated on GSP progress in advance of each OVGA regular meeting by Inyo County Water Director. Workshop on GSP contents provided August 10, 2021.
Mono County Board of Supervisors	Regularly updated on GSP progress by Mono County OVGA Director and staff.
Bishop City Council	Periodically updated on GSP progress by Bishop OVGA Director
Other	Direct mailer including a survey to residents of Tri-Valley Management Area (responses included below);

### 2.1.9.5 Encouraging active involvement

A key message of the OVGA is that it is committed to proactive and transparent outreach and engagement with stakeholders and Basin community members throughout GSP planning and SGMA implementation. The CEP describes several essential communication strategies used by the OVGA to encourage active involvement. The transition to digital meetings and communication due to COVID-19 complicated outreach but generally, meeting attendance was

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approximately the same or increased as the public familiarity with internet communications and the OVGA gained more experience with the technology.

Public engagement and “being heard” are different from “getting what you want.” The ideal of everyone getting what they want or being satisfied is hardly ever a political reality, even for Board members, and should not be used as a measurement of success for public engagement. The key to “being heard” is that opportunity is available for opinions and input to be expressed and for the decision-making body to seriously consider those opinions and input such that the outcome may ultimately be influenced.

The Communication and Engagement Plan (CEP) identifies public participation at OVGA Board of Directors meetings, hosted public workshops, direct outreach to constituent groups, and other mechanisms (such as the website) as engagement strategies. The documentation below provides a record of the public input received at specific outreach events in compliance with the CEP.

Most comments were responded to in the meeting, or the comments and information were reflected in a Board direction or incorporated into the GSP prior to receipt of the administrative draft and publication of the public comment draft. In particular, the comments in Table 2.6 were all published in adopted Board minutes for review by the Board and public as the GSP was under development.

Two additional management actions have been identified for the Board’s consideration to add to the final version of the GSP:

1. Comment #51: Add a GDE monitoring project by expanding ICWD remote sensing analysis (also recommended by GDE consultant).
2. Tri-Valley Survey: Add a groundwater management public education campaign concurrent with groundwater model development in the Tri-Valley to help Tri-Valley residents understand the situation and become more directly involved in groundwater management decisions that will affect their livelihoods.

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Table 2.6a. Comments at OVGA Board Meetings related to the GSP. Text in parentheses added to the table for clarification where necessary.

#	Date	Comment	Response
1	1/10/19	Can a plan be developed with another agency pumping from the aqueduct?	The other agency (LADWP) does not have to comply with the Groundwater Sustainability Plan (GSP).
2	10/10/19	Board should move forward with developing GSP regardless of the Department of Water Resource (DWR's) basin prioritization.	Development of the GSP was undertaken.
3	10/10/19	Mission statement is a good thing; obtain all facts to assure the basin can be sustainable.	Agreed; no action necessary.
4	10/10/19	CASGEM evaluation made the Owens Valley high priority then it dropped to medium; alternative GSP plans are being denied by DWR; water quality will be a big issue in the future; and requested the Board move forward with the GSP.	Development of the GSP was undertaken.
5	10/10/19	No guarantee if designated a low priority basin that it will stay that way and suggested the Board continue forward with the GSP	Development of the GSP was undertaken.
6	10/10/19	If the Board moves forward with the GSP and collects the data, that would show that the basin (pumpers other than DWP) is a small percentage impact to groundwater. The information could be used as data to prove to legislature how much LADWP is impacting drawdown of the basin.	CASGEM reporting includes DWP effects and is reported to DWR. (Note: The GSP monitoring program will report water levels elsewhere in the Basin)

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#	Date	Comment	Response
7	11/14/19	Add another layer such as a contour map.	Consultant will take into consideration
8	11/14/19	With regard to the Mission Statement, are we balancing the needs of our region vs the needs of Los Angeles. Stated that DRECP (Desert Renewable Energy Conservation Plan) has a helpful platform that maybe the County can look into for data management.	Board can consider when adopting Mission Statement. Consultant will develop the database
9	11/14/19	<p>...what would the USGS image be without LADWP or is it a starting point for now or for this group? (referring to hydrologic figure from USGS)</p> <p>That's a long time ago and as for Big Pine, it does flow from the river towards the pumps at the fish hatchery in Fish Springs.</p>	<p>Staff responded this is a generalized groundwater flow depiction of the valley that, at this scale, is the same for pumped or unpumped condition. Groundwater would still be flowing from west to east down the fan, groundwater would still be flowing north to south in the valley regardless of which simulated condition. These are simulated models from their groundwater flow models of 1994.</p> <p>Staff responded that's what is being said – at this scale with the cones of depression the ones you're describing are not going to show up. The cone of depression and this refers to what happens around a pumping well when you turn it on. One</p>

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#	Date	Comment	Response
			<p>way to think of [it], take a look at this diagram and put yourself on the alluvial fan and you'll see that probably a lot of your water will be in an unconfined aquifer where that is coming from but there could be a confining layer there or perched water table there, you never know. It's part of the Owens Valley groundwater basin so it's assuming it's unconfined so if you look at Swall Meadows up here, one of my questions would be what happens when the pumping down in the confined layer reaches the end of that confining layer because then it starts to capture the water from the unconfined shallow aquifer and then you start to get some significant problems. Whether that's going on already in the Owens Valley is something I think we should understand a little bit better. If I have any questions on this it would be the high amount of water loss from bed from Owens Lake bed compared with the rest of the Owens Valley which is a lot larger and has plants so I think the</p>

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#	Date	Comment	Response
			point taken is that basically there is no extra water between the pumping and the discharge equals the recharge.
10	11/14/19	No information in the presentation regarding the surface water that would have normally gone to recharge and stated that needs to be shown.	Staff responded the water budget is reviewed at a certain point in time; this one is for recent decades and the water budget predates the diversion (by LADWP).
11	11/14/19	A goal is avoiding the issue such as in 2013/14 in west Bishop when several wells went dry with the drought, and groundwater levels being reduced in domestic wells. We want to avoid this situation.	Staff responded the items included in this presentation, conceptual model, water balance, aquifer system, are all also components of the GSP.
12	12/12/19	OVGA meetings provide great opportunity for public input. The commenter wants to make his comments to the Board directly and see his comments addressed at that level.	Agreed; no action necessary.
13	12/12/19	"I want to let you know that the tribes care a lot about how this outreach is conducted and engagement is conducted. Just putting a notice in the paper or an email saying were having a meeting is not typically how tribes want to be consulted about important decisions regarding the environment and the future of the Owens Valley so I think you better consider that tribes being sovereign entities within the valley are	Agreed; no action necessary.

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#	Date	Comment	Response
		going to require different handling than some of the other stakeholders. I think you are probably aware of that but I just want to remind you because the tribes are watching this process here.”	
14	12/12/19	The OVGA should get some input from the public on the mission statement then there would be more comfort in a smaller group working on the guiding principles.	Agreed; public input was taken on the Mission Statement.
15	12/12/19	After the group gets beyond the guiding principles step, suggestion that the Board take advantage of the IRWMP as a resource, and stated they have contacts with all concerned over water in the region.	The OVGA joined IRWMP as a member and are working collaboratively together.
16	12/12/19	An important statement that should be included in the strategies is to gather and share data and information about the waters of the Owens Valley Groundwater basin and make sure the data is accurate.	Agreed and suggestion was incorporated into Item 4 of the strategies; also accomplished via the DBMS (DataBase Management System).
17	1/9/20	Are the listed wells holes in the ground or pumping wells?	Consultant responded they are pumping, monitoring, domestic, and t-wells.
18	1/9/20	Item #6 is written “federally recognized tribes” and stated the SGMA with regard to AB52 states “tribes” and not restrictive to federally recognized.	Agreed; Mission Statement was revised to read “Federal and State” recognized tribes.
19	2/13/20	Is outflow due to the export of alfalfa?	Consultant responded no, that would be included in the evapotranspiration estimates.

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#	Date	Comment	Response
20	2/13/20	Does the watershed for Tri-Valley stop at the Nevada/California border?	Consultant responded the model is cut-off at the state line by DWR's definition.
21	2/13/20	Are all amounts coming in being counted?	Consultant responded the amount is a very small fraction of the overall water budget in that portion of the valley. The BCM (Basin Conceptual Mode) estimate of recharge includes inflow from Nevada.
22	2/13/20	Are any snow surveys conducted in the White Mountain Range; if not, how is the precipitation analyzed? Will consultants obtain field measurements?	Consultant responded no measurements in (that) area so model is extrapolating using existing (climate and topographic) data.
23	2/13/20	What are the water level elevation declines in Tri-Valley?	Consultant responded multiple feet.
24	2/13/20	How will the models balance the adjudicated area with the outside adjudicated area?	Consultant stated they will be able to once the data are received from LADWP.
25	3/12/20	Is climate change is going to be documented as part of the plan?	As explained in the GSP, this was accomplished through the BCM.
26	3/12/20	How will vegetation be monitored when groundwater is the main focus?	Commenter was directed to documents on the website. Additional actions could be triggered if the basin is re-ranked in the future.
27	5/14/20	Has there been any work or development of the GSP with regard specifically to Bishop Creek and its management for surface flow recharge of the local	A technical memorandum was written on West Bishop hydrology and is available upon request from the OVGA. (It is

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#	Date	Comment	Response
		aquifers; and any work/development to report regarding the management agreements with regard to the adjudicated/non adjudicated boundary and if not, what do you need from local entities to support a sustainable management plan for the boundary management?	posted on the OVGA website)
28	7/9/20	Comment about surface flows in west Bishop with regard to the Chandler Decree, regarding adjudicated /nonadjudicated lands and desire to be sure the consultant is looking into this; LADWP could draw surface water across boundaries and there is nothing in the GSP to cover this?	Consultant responded the GSP will deal with nonadjudicated land which is its area of jurisdiction and the GSP will look at larger management areas and not small parcels. GSA's have no authority over surface water, just groundwater.
29	7/9/20	Database compilation is great but still doesn't know how we will deal with the boundary issue and LADWP and doesn't know how that can be managed.	Staff responded wells in the Owens Valley covered under the Water Agreement are exempt from SGMA. Owens Lake is not LADWP-owned land and it is unclear how it will be managed at this time. The portion of the GSP that covers Owens Lake will have to be coordinated with the State Lands Commission for implementation.
30	7/9/20	Is collecting all nonadjudicated and adjudicated data from LADWP?	Consultant responded they are collecting all the information that is provided to Inyo County.
31	7/9/20	In 2013-14 there was an event that happened across those boundaries	A Board member responded the consultant will come up with a

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#	Date	Comment	Response
		(adjudicated-nonadjudicated), with both a combination of drought and pumping, and he would like the GSP to address that and expects the consultant to come up with solutions in the management section to manage the nonadjudicated waters (in Bishop Creek)	plan to manage the nonadjudicated areas, not the adjudicated. Staff stated the plan will not regulate LADWP pumping.
32	7/9/20	If LADWP lowers the water in the adjudicated areas that should be reported to DWR.	Outside of the scope of the GSP (but the monitoring program will detect these changes).
33	7/9/20	A GSP should be completed as well for the adjudicated areas, making the entire basin sustainable not just the nonadjudicated area. Comment repeated at the 9/10/20 meeting.	Outside the scope of the GSP.
34	9/10/20	"...the most important thing this Board needs to do; is come up with the sustainable management criteria; it is the opportunity for our local agencies, our local people to develop these criteria and I'm hearing people say not me I'm too busy and then what is the point of this. I think as a Board it is your responsibility that is why you're on the Board, you're representing all the people that will be affecting by this and I do think this should be subject to the Brown Act I don't think it's going to be gobs of people, I regret we didn't start talking about this 4 or 5 years ago and we probably should have and now it's time and almost too late. This is what this is all	Board considered comment when deciding whether to appoint Ad Hoc committees.

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#	Date	Comment	Response
		about, (be)cause if it's not, what else are you doing? I'm not even sure so I think all of you should step up and do this and the staff can help like they do but you don't need an ad hoc committee. Also you haven't done this public outreach part or you'd be getting these comments that way."	
35	9/10/20	Staff and Directors should be on the Ad Hoc committee as well as a member of the public. Legal counsel staff stated the committee could not be comprised of Board members and staff, otherwise it would be subject to the Brown Act.	Board considered comment when deciding whether to appoint Ad Hoc committees.
36	9/10/20	Why not have a mix of staff and Board and continue with zoom meetings and follow the Brown Act	Discussion was continued to next meeting due to time constraints.
37	9/10/20	The consultant asked to create an Ad Hoc committee, and so it should be done and not delayed for two months.	Board considered comment when deciding whether to continue the discussion to the next meeting.
38	9/10/20	What happens when the GSP is submitted to DWR, do they evaluate it as a sustainable plan or just that you met a deadline and put it on a shelf?	Consultant stated there is a formal review process and a two-year window. He stated a plan receives a status of approved, incomplete (fix deficiencies), or a not satisfactory rating. If the plan receives a not satisfactory, the state will take over the basin (if medium/high priority).
39	9/10/20	The ditch system of the Bishop Creek	Flows for appropriate streams are

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#	Date	Comment	Response
		Water Association, which DWP holds 45% of the vote, benefits as a conveyance to their lease holders. Information regarding west Bishop flows was provided.	addressed in the GSP.
40	10/8/20	No comments received on draft Communications and Engagement Plan.	Board approved.
41	10/8/20	Do the models (in the recharge estimate) include pumping?	Consultant responded no.
42	10/8/20	What are the specific recharge estimates from the BCM?	(BCM was a work in progress. See Section 2.2.3 for final values)
43	10/8/20	If this model isn't going to account for the outflow, will this model be refined to actually get real data on the water budget for each management area?	Consultant responded that USGS data are being used and the GSP will need to be updated every five years. The best available data are being used, and there is no way to collect new real-time data.
44	10/8/20	Would refining the model include export?	Staff responded export is part of the basin calculation but not what this (recharge estimate) model is designed to do.
45	10/8/20	Why is evapotranspiration so variable?	Consultant stated it is based on precipitation and temperature.
46	10/8/20	Is the water that DWP uses for in-valley mitigation counted in the pumping for export numbers?	Staff responded stated mitigation uses are combination of surface water and groundwater.
47	10/8/20	"It was hard to follow this just looking at the PDF, it's kind of discouraging because this valley was a hot spot for GDE's as everyone knows and its mainly LADWP dewatering that has taking those away in dewatered areas and created what most	LADWP dewatering in adjudicated areas are outside the scope and authority of the OVGA and GSP.

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#	Date	Comment	Response
		people would call desert and DWP says it was always a desert.”	
48	10/8/20	Questions were asked about differences in specific vegetation.	The consultant answered these questions.
49	11/12/20	Questions were asked about the VegCAMP data, and that it was still not finalized.	Consultant responded there is a more formal process for review yet, but it is usable at this point for GDE data and should be considered final as a formality in the next month or two.
50	11/12/20	Is there a distinction between surface flow and riparian vegetation along the streams and how do you address that in GDE, and aside from runoff doesn't the natural flow that comes from the mountains make the surface flow like a continuous GDE in a sense?	Consultant provided a detailed explanation (the issue is addressed in the GSP, Section 2.2.)
51	11/12/20	If something is not a current GDE but becomes a GDE temporarily through a few wet years or changes in dry years, and how does the model keep up with temporary short-term changes	Consultant responded the plants are based on a basin wide evaluation so short interim changes in conditions are not going to be captured in a document that is looking at sustainability in 20 years. The Board has an option during the 5-year updates to revise that classification, map, or a GDE monitoring project could be added to the GSP.
52	11/12/20	SGMA's increase in precipitation is 0.3 not 3% so how do you get 5% increase in	Consultant provided a detailed explanation.

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#	Date	Comment	Response
		runoff in the BCM model and 10% in the basin; will DWR accept this since their estimates are so much lower; and does the contributing area include the groundwater basin?	
53	11/12/20	The water budget will equal zero and under what condition will it become unbalanced?	Consultant responded that for the GSP purposes the water budget isn't what they are looking at to determine sustainability; it's the lack of undesirable results.
54	11/12/20	It's important to know how much drought affects depth to water on the fan vs the valley floor, because the valley floor water table doesn't really change year to year and the only thing that makes it change is pumping but the fan is different, it is what's feeding the valley floor. How much pumping on the valley floor is influencing what you think is a drought effect on the fan?	
55	11/12/20	"...we've got a huge amount of data, I think it's now time to tease it apart and look at what this GSP will apply to vs. what is excluded from it and what DWP's doing down there. And why do I say this, well, because when I hear you say that DWP is managing just fine, in terms of how groundwater storage and amounts of water are being looked at, I look at it from the vegetation perspective and a change of a foot in depth to groundwater	The disagreement appears to be over conditions on LADWP land, which is outside the scope of the GSP. Consultant responded with a discussion of well data selection, what that data indicates, and identified data gaps that need to be filled moving forward.

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#	Date	Comment	Response
		on the valley floor makes a huge difference to whether you're going to have a healthy meadow or a dying meadow and I just fear that the report, this GSP, will come out sort of saying that DWP is doing a great job when, in terms of vegetation and the groundwater dependent resources on the valley floor, I could not agree with that statement at all. So, maybe I don't know how much more time you have but I think distinguishing these purple parts from the white parts, in terms of how they respond to drought and to management on the valley floor, is going to be important."	
56	11/12/20	In regard to the subsidence on the Owens Lake bed, more than just the costs of LADWP's infrastructure there's a long-term decrease in water storage with subsidence so that really isn't just a DWP issue.	Consultant responded this isn't really true because typically the substance you're seeing is from the compaction of the clay layers not the aquifers.
57	11/12/20	Is that controversial? (referring to previous answer)	Consultant responded not in the hydrology community, the physics or science doesn't support it.
58	11/12/20	How are these concerns being noted?	These concerns are being addressed in the GDE analysis and recorded as public input.
59	12/10/20	When will the outreach for the Tri-Valley and broader Owens Valley occur and will there be enough time to incorporate that	Staff responded that dates for the broader Tri-Valley would be announced in early January, and

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		input into the plan? Who is providing outreach to outlying areas?	outreach would be conducted at the Dec. 16 Tri-Valley meeting. The Tri-Valley survey timing will ensure there is time for input before the plan is finalized. Outreach will be a coordinated effort between OVGA staff.
60	12/10/20	Support for the use of management triggers stated.	None needed.
61	12/10/20	<p>"I disagree that the minimum threshold should be the lowest groundwater elevation during that recent drought. I just really think that is just icing on the cake for LADWP. Drought is not what, not the only thing that drives groundwater elevation in this valley and we know that...and things..the Water Agreement is based on groundwater levels and vegetation conditions back to the 1980's and we haven't achieved that and can't even keep that in sound condition and so to put this in for our low priority basin it's just like continuing the drain out of the valley...And I just couldn't object more to these minimum thresholds.</p> <p>So there is a way to look at perhaps, and your graph at the beginning was showing this, that there are these low groundwater levels from which the highs don't recover, if you know what I mean,</p>	

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		<p>so when you draw it down so low that even in really wet years we don't get back to where it used to be, this is where you are talking about in this 2012-2016 range so I think this is an opportunity for the locals here to be more forward looking and stop the draining of this valley and because implementation of this is still up in the air and questionable because we are a low priority basin, this might be a hook for at least setting some targets that can go after the pumping on the valley floor and get things fixed there so the rest of us on the fringe don't have to suffer from their impacts.</p> <p>So just again I object to this as a minimum threshold."</p> <p>So, if you don't have control over the adjudicated area, then, so I have 2 questions: Would you be able to report to the state if DWP is affecting the nonadjudicated part of the basin? Would there be some</p>	<p>"I will point out that unfortunately the way that SGMA is designed this would not have any effect on LADWP pumping, this would only be pumping that's within the GSP area, so this would be affecting potentially Owens Valley constituents. The only thing that is preventing LADWP pumping is the Long Term Water Agreement. I'll also say that these proposed minimum thresholds and measurable objectives were developed as part of internal discussions with the consultant team, as well as with OVGA staff."</p>

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		<p>way to go to LADWP and say 'hey' or go to the state and say 'hey, look at this.' My other question is if you are only looking at elevation and somebody's well becoming dry then what about the GDEs in springs are there no GDEs in springs in the purple areas? Would you not have those go dry? Wouldn't that be part of the criteria?"</p> <p>It would be really good to collect the data like that and to go back to the state and say the adjudication rules and regulations aren't so great But great to collect examples to argue a</p>	<p>"When it comes to LADWPs affects, I think the way, how we should conceptualize this issue is they are their own separate GSA, or better stated, the Long Term Water Agreement is its own separate GSP.</p> <p>We are essentially trying to coordinate with that GSP. So, to the extent that we can report on LADWPs' impacts to non Long Term Water Agreement managed lands, then we are just really reporting to the state on what we are able to do under SGMA's authorities on how that may or may not be protecting this basin, based on what's happening with LADWPs behaviors and activities. So, I hope that answers the question, but it doesn't really get much more involved than that with regards to our obligations and roles under SGMA."</p> <p>"Yes, that is essentially the conversation we had when this most recent reprioritization exercise was conducted by the</p>

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		<p>case that the adjudication rules are not good.</p>	<p>state, look at what SGMA allows us to do and look at the fact that LADWP has such a big influence here that should be taken into account when it comes to prioritizing this basin for SGMA purposes. "But when it comes to 'hey look at the Long Term Water Agreement, it's not a good thing,' that is another separate and distinct process and requires a court order essentially and anything to do with changing that court order would have to go through that litigation venue."</p> <p>"On that first point, we do have a rather extensive data set on the LADWP monitoring wells in the adjudicated zone, and those are available on the online database management system. So, you are more than welcome to and can look at historic water levels we have incorporated in the OVGA database."</p> <p>To the second question: "The way that the GSP area is, there really is not a lot of groundwater ecosystems within the GPS area, most of them are going to be</p>

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		<p>"Inyo county needs to do a better job upholding Inyo-LA water agreement, this could help Inyo do its job better, that's why I am here. Inyo County also has no regulatory authority either."</p> <p>I just really object to these minimum thresholds and for so many levels. First off to call Owens Lake, "the Dry Lake", I'm</p>	<p>along the access of the valley floor where water levels are relatively shallow. The only one I know of off the top of my head is in the Round Valley area [with cursor] square here has been identified with some GDEs/ GEEs, but for the most part the depth of groundwater along these alluvial fans on the eastern side, they are so deep that there are no groundwater dependent ecosystems, you have to move closer to the access of the valley to encounter them and those are on the adjudicated lands. You can look at the updated GSP mapping on the database Management System website as well.</p> <p>Also, there is a link on the new OVGA.us website."</p>

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		<p>sorry but that just really has to stop, because geologically it is not a dry lake, it's not one of those Pleistocene-type things that dried up naturally. It still should be and technically wants to be a wet lake. So, to start allowing these DWP Master Project Objectives to interfere with what we here in the Owens Valley care about, to enter into these sustainability criteria, is wrong. In the year 2000, people came out very strongly opposed to any changes in groundwater that would be affected by pumping at Owens Lake and ever since then DWP has been just slowly but surely trying to get their way again and now whittling away and a little bit of draw down here and a little bit of draw down there. This is supposed to be a lake. The valley, an undesirable result is DWP taking water from this closed basin in the face of Climate change that threatens the whole future of this valley. This just shouldn't be supported by the OVGA and the SGMA efforts.</p> <p>Ok, I am gonna back up now again to the undesirable results column of all of these and my comment has to do with, yeah, all of these are definitely undesirable results and to me they are kinda obviously extreme, and that's where I'm thinking</p>	<p>Question from Board Member: Would it be right to think of these minimum thresholds of these levels seem like the reasonable point unless we have noticed in this area a specific negative impact?</p> <p>These are broad overarching criteria for developing the SMCs for this entire management areas, but there are obviously going to be specific exceptions, so once we get to developing the actual representative monitoring wells specific values, then that specific information can be taken into account.</p>

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		<p>this is so late in the game to be talking about sustainable management criteria apparently come up with by the staff and the consultant, without having reached out to the various communities and what people here, who are going to be here and have been here and want to be here into the future, want to see for the valley and that goes for the Agriculture I get that, but it also goes for tribes and by setting these undesirable results so extreme we are just again helping the dewatering of this area.</p> <p>And being a low priority basin with the GSP that might help us learn more about things going into the future, I think we should be protecting our own resources here.</p>	<p>To reiterate, these are not the final thresholds or objectives. these are strawmen that were proposed after staff and the consultant sat around the table, well virtually sat around the table these days, and talked about these various ideas and came up with some strawmen to suggest.</p> <p>The fact that you are saying you want stakeholder engagement, that's exactly what this presentation was designed to do. Give you an opportunity to weigh in and provide us with constructive criticism on those things you think could be done better, differently... (Consultant</p>

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		"	<p>provided additional response on stakeholder engagement.)</p> <p>On the undesirable results, there can be things that happen in the basin and water levels went down a bit. It's the boards prerogative to decide if that water level decline is both significant and unreasonable.</p> <p>You have to keep in mind of what the spirit of SGMA is ultimately, which is its designed as a stop the bleeding type of regulation, this is not a turn back the clock regulation. That's why they are using these Jan 1, 2015, water levels (for Measurable Objectives). So unfortunately, we just have to keep that in mind and be realistic about what we can actually set our minimum thresholds and measurable objective at because if you don't attain them, If the OVGA decides to submit their annual plans, assuming they stay a minimum priority, It looks bad if you are never attaining your measurable objective year after year after year.</p>

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		<p>So, I guess, I think what Sally is pointing out, is if you set a minimum threshold and it's the drought, then eventually everybody can be pumping until they/we</p>	<p>Board Member comment: I would like to respectfully argue that DWP pumping has shown drawdown effects in the Basin outside of the 'adjudicated area' so there are times when ... absolutely would affect in our management basin.</p> <p>I completely am not disputing that fact that LADWP pumping affects water levels on non-LADWP lands, the problem is that the OVGA has not regulatory authority to curtail that pumping. They just don't have the legal authority to do that.</p> <p>I don't think we were saying that we did, I think, and I could be wrong, Sally, let me know, that there are effects from that pumping and we're well aware of that in some instances, and we want to keep that in mind as we're writing that criteria.</p>

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		<p>stay at the minimum threshold most of the time, and then you get another drought and then you are in big trouble. Plus, the minimum threshold, was, the drought caused problems, so you don't want to be making your drought the standard. I think that's worrisome. [Interruption] ... measurable but it's not that much higher than the minimum. So, your standard is pretty low and then if you get any problem like another drought or less runoff, there is trouble.</p>	<p>So, one of the things you look at when you set a minimum threshold is, and let's just say for groundwater elevation, because that's easy for everyone to visualize, is if we look at the last drought and we say "Gee nothing really bad happened during the last drought, or things happened but they weren't significant and unreasonable, then you say but we don't want it to get any worse than that. So, we are going to then back up from that and set our measurable objectives to those water levels that would be a buffer, that allow us to survive a 5-year drought. Let's just say the water levels drops by one foot per year, I am just doing that to keep the math easy in my head, and you want at least a 5-year buffer for the next drought that comes along, then you want your measurable objective to be 5 feet above the minimum threshold.</p>

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		<p>so, you are assuming the drought was ok in 2015. I think there were impacts besides just the groundwater level being low.</p>	<p>Again, that is an overly simplistic example, but I think its illustrative of the kinds of concepts we are trying to work with here.</p> <p>From our discussions with Inyo County staff, is there were impacts but everything recovered from the last drought. So, that wasn't the case during the 1980's drought so we aren't using those water levels because we know that's far too low and there was a lot of vegetation die off that happened there.</p> <p>The most recent drought, yes there were impacts, some people wells went dry, but when we came out of the drought, There weren't any real long-lasting impacts. So that's why we are suggesting again this is the minimum threshold, and you don't go below this; or at least you aim to not go below this. And the measure able objective, is some value that's higher than that. And for the Owens Valley, it's difficult to say with any specific certainty of 5 feet or 10 feet above this, because water</p>

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			<p>levels can vary by 3 feet in one area of the valley and by 100 feet in another area of the valley. So, that’s why we are trying to use this general language to make sure everyone agrees with the rationale for developing these and then again once we get to what the specific monitoring points are then we will actually define what those values are for specific monitoring points.</p> <p>Male voice interjects- Gus can you roll back to your hypothetical quickly? (2:53:35) Yes, so if you look at this hypothetical example, if you look at where the management trigger is compared to the measurable objective and look at it during the recent drought on the right side of the hydrograph, from 2010 on, you can see centered around 2015, you can see the effects of the drought. Now in this particular well, we haven’t added the 2017 to 2020 data, but for the purpose of this hypothetical example, I’ll tell you that it recovers to the high at least that we saw of 2008-2010,</p>

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			<p> somewhere above there or higher. So, if you look at the last 10 years, it is a hypothetical example, but many of the monitoring wells resemble this in the center of the Owens Valley, the Owens Valley Management Area. So, our measurable objective is going to be at that point where even during the drought, water levels stay of above both our trigger and well above our minimum threshold. And then we would expect during periods of good water years, and in the Owens Valley, our past 100 years has shown us that we tend to go through periods of drought and then followed by shorter periods of extremely wet winters. We don't actually frequently move into periods of climatic periods of average conditions. </p> <p> So, we are going to see these amplitude changes, that is just a part of where we are climatically. It is just a characteristic of our region. But if we set our measurable objective up there, then during the drought, we </p>

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			don't hit that minimum threshold so that's one of the things we are talking in terms of rationale, for both the measurable objective and the minimum thresholds.
62	12/10/20	Will this GSP monitor deep aquifer sustainability; is LADWP adjudicated groundwater basin applicable to the deep aquifer and not just shallow aquifers; if they tap deep aquifers will it be visible in OVGA GSP area?	Consultant and staff provided a detailed response.
63	12/10/20	Previous statement supporting use of management triggers retracted; opposition to management triggers stated.	
64	12/10/20	Water banking may raise groundwater levels until it's pumped out, which wouldn't be a natural movement.	Managed water recharge in the non adjudicated area is managed by LADWP and future LA projects could include banking
65	12/10/20	This is late in the game to talk about sustainable criteria without having reached out to the various communities to see what they want.	Consultant responded that these are suggestions; the stakeholder input can change these criteria.
66	12/10/20	If a minimum threshold is set which is the drought, then the standard is set too low and we don't want to make the drought the standard.	The objective is the average (water table depth), not the minimum threshold (drought water level). An explanation will be added to the GSP about the sustainable management criteria approach to try to alleviate this confusion.

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67	1/14/21	Would like to see management that prevents surface vegetation from being impacted.	Changes in vegetation are preceded by change in water level. The SMC (intend to) keep water levels where they are, generally precluding a need for GDE-specific targets.
68	1/14/21	What intermediate triggers apply at Owens Lake?	Staff indicated last month that trigger points were going to be included; and stated this presentation is examples and triggers that can be more appropriately used in some areas than others. Many declines in the hydrographs are due to drought or LADWP pumping so caution is advised as to what the management trigger should be and if you can implement corrective measures.
69	1/14/21	Owens Lake area is going to be DWP pumping; the triggers in that area are very important.	Staff addressed this comment directly with the commenter. The SMC chosen avoid the need for deeper triggers.
70	1/14/21	1-2 ft. of groundwater change in the Owens Valley is a big deal.	Staff responded the GSP would presumably apply to Owens Lake.
71	1/14/21	What type of local information did you based your Tri-Valley vulnerability assessment document? Where is the well in Hammil Valley? TVGMD would like to discuss the vulnerability assessment at one of their future meetings.	Staff responded the information source for the vulnerability assessment would be presented later this meeting, and a presentation could be provided to TVGMD. The well is private so the location can't be disclosed.

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71a	01/14/21	<p>...who is the management trigger going to be applied to if the pumping really is, simply down in adjudicated areas other than the Tri-Valley? It seems to me the only area that we could really effectively apply any management triggers is going to be in the Tri-Valley area, but not in the Owens Valley Management Area or even in the Owens Lake Area. So, I know we talk about management triggers but we really, as Sally was just saying, we really don't discuss who these management triggers are going to be applied to.</p> <p>But most of the people that are pumping in those areas are de minimis users.</p> <p>It does, it just raises the concern that it's really the Tri-Valley that's got the most area for potential management triggers. And, I guess, I would follow up with that with, I'd like to understand what it means, by basin-wide sustainability when we look at these sub-basins within the basin.</p> <p>But, don't we have a concern as Sally was raising that if the largest part of the basin, which is the Owens Valley Management Area, is DWP and the</p>	<p>Consultant responded that the commenter was correct, it would apply to those we manage pumping, to avoid undesirable results.</p> <p>Consultant responded that the commenter was correct that's the situation that SGMA presents and expanded on the importance of a groundwater model to this process. The consultant asked if that answer the commenter's question.</p> <p>Consultant responded that DWR will look at the basin on a whole for sustainability and they want</p>

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		<p>impacts it may be having on some of the sub-basins. How do we factor that in?</p> <p>I understand that, Tony. It's just the effect that is taking place there and what is its effect on the purple area or the green area.</p> <p>That's fair and I get it. As you know, I'm, we are one of those pumpers its seems like we may be the [ones] that get affected more than anybody else.</p> <p>It's interesting because I have the same concerns that Sally has, it's just coming from a different perspective.</p> <p>Keith, I appreciate that, I'm agreeing with what you're saying. I'm just concerned as say Lynn or Sally are concerned with as well is that when it comes to these triggers, it comes to who this is going to apply to. It's not going to apply to, my fear is that it's not going to apply to many entities because the areas that we were looking at, whether its purple or pink or green is not going to be very many people. And as it has been brought up by Dave Doonan when he was on the Board, your, when you start looking at</p>	<p>you to show that you are making progress towards sustainability.</p> <p>Consultant responded that LADWP areas are not part of the GSP.</p> <p>Consultant responded that they manage the pumpers in the colored parts of the map and how to do that will be determined in the next steps of this process.</p> <p>Consultant acknowledged that they were aware of that.</p> <p>Consultant understands the commenters perspective and explained that the next steps in the process will work through these issues with public input. Consultants and various staff discussed the data, process, Owens Valley/Inyo County factors, and DWP water agreement discussions to address the questions raised by commenter.</p>

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		the Tri-Valley your looking at just a few farmers. Now I would just say that to Gus, in terms of DWP's effect, I think that you will find that and what I've read and been in some meetings is there's been a great deal of concern about DWP's pumping and its effect on the Law's Area on vegetation and Fish Slough. So, I'll just throw that out there and this will come up in future meetings as well but I appreciate your comments.	No response from consultant, meeting moved to the next public comment.
72	1/14/21	Back in the 80's 385/386 were pumped in high volumes; has that time frame been reviewed; and what would be the impact on Fish Slough?	(These are LADWP owned wells)
73	2/11/21	How will comments in the outreach meetings will be communicated to the OVGA Board?	Staff responded that comments could be posted on the OVGA website or will be provided as part of the draft GSP.
74	2/11/21	Some of the issues that people spoke of, Ceal (Klingler) talked a lot about Tri-Valley, specifically Fish Slough, that was very important. I talked about the issues of management across the adjudicated/nonadjudicated boundary. I	See Comment #61: The Long Term Water Agreement could be considered similar to a GSP for the adjudicated portion of the Basin, and the OVGA's GSP is trying to coordinate with it.

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		offered an idea about two things: asking the Long Term Water Agreement participants, Inyo County and the LADWP, to come up with a voluntary, their own, not associated with the Groundwater Authority, have them come up with a Groundwater Sustainability Plan for the adjudicated portion of the Basin so that maybe that could coalesce with the GSP that we're going to create. The other idea that I spoke of was the surplus water above the Chandler Decree flows, finding some way to manage that water for groundwater recharge in West Bishop to avoid the 2013 stuff.	
75	2/11/21	Earlier transmittal of public comment to Board is desirable. Can public comments be left on the OVGA website in a way that others can see and respond?	Staff responded that comments can be posted but not as a blog type of feature.
76	2/11/21	The Communication and Engagement Plan discusses using social media.	The CEP mentions social media as a potential strategy but doesn't commit to usage, which reflected staff awareness of capacity constraints on implementation.
77	2/11/21	Clarifying questions were asked about INSAR.	Consultant provided responses.
78	2/11/21	Can INSAR data be added to the interactive map?	(as data are acquired they could be shown on the DBMS if the OVGA implements a project to maintain the database)

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79	2/11/21	Assumption that the loss of storage could only go one way as only a permanent loss.	
80	2/11/21	Cartoons used from the DWP website are misleading.	Outside the jurisdiction of the OVGA.
81	2/11/21	When basin-wide measurements are taken will it force LADWP and the OVGA to come to some agreement because they are one basin?	OVGA has no authority over the adjudicated portion of the Basin.
82	2/11/12	How will the issue with the adjudicated/nonadjudicated boundary affect Big Pine if a minimum threshold is hit on LADWP lands?	All Big Pine pumping is LADWP so the Long Term Water Agreement applies.
83	2/11/12	Are any riparian corridors, springs, or GDE's that are on federal land near the boundary of the OVGA GSP area and could we monitor on federal lands close to the boundary if pumping in the Owens Valley impacts the sensitive area?	The GSP assess these riparian strips, see Section 2.2.
84	3/11/21	"...I attended both of the virtual stakeholder outreach meetings, including the one on February 10 where it was reported that the recording was lost, and I had made a number of comments I thought would be captured and I guess I have to go back to my notes and figure out what I said but I want to let you know a few of these things. I'm concerned that the public comment is being pushed off, you know, until you now might even have an administrative draft of the GSP in	Board member commented that a different point of view could be where do you take the baseline, at what period... During the current period we are in right now we are rated a low priority basin so let's make sure we stay low priority with the parameters that we have.

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		<p>hand and I think that some of these comments need to go be included in before maybe that happens. So, I wanted to point out that one thing that was presented was that SGMA gives the Owens Valley Groundwater Authority, you guys, this board, regulatory authority over large parts of the Owens Valley Groundwater basin. You're going to be able to set goals, you're going to be able to determine the monitoring and management, you can collect fees from people, you can impose penalties for noncompliance, or you know, you have a lot of leeway, and you may even be able to issue permits. So, all of that authority is something that the State granted through SGMA and, I want you to note that Inyo County can't do any of those things when it comes to DWP and their pumping under the Water Agreement. So, they're, you know, the term regulatory authority is pretty important and it just doesn't exist in the Inyo-LA Water Agreement. Um, and why is this a problem? Well everybody in the public has been asking and we've been commenting here that, and the way it often gets asked is, what are we doing about the so-called adjudicated nonadjudicated boundary in the Owens Valley Groundwater Basin? Um, another</p>	

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		<p>way to ask that is, why should the nonadjudicated areas, that the OVGGA will have responsibility over, have to pay the price for what DWP has done to vast parts of the groundwater basin, the parts that are subject to the water agreement? So you're getting stuck with the problem that you didn't create. Um, it's been suggested that to deal with this so-called gorilla in the room is that we consider, I mean we everybody, that Inyo County and DWP work together on their own GSP. Something complimentary to what you're doing. Why not? I mean, what could possibly go wrong? In other words, if they don't do it that will tell you something. If they say oh the agreement is good enough, here it is, here's what we'll be doing, then we'll know but I do think it's worth considering because otherwise you are putting a big burden on nonadjudicated area. The rest of us. Um, I've been very concerned this was another comment I raised, that the way the criteria for monitoring and triggers and thresholds and all of this for groundwater levels in the GSP will grandfather in the damage to the hydrology and to the environment that's already been imposed by DWP pumping. And I don't think you want to send this message to DWP that what they've done</p>	

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		<p>so far to date is perfectly acceptable and we'll just accept this new baseline and ah, forget about everything that's happened up until now. But everything that's happened up until now effects our future, it effects our people, our environment, and our economy. I've been looking at those hydro-graphs that get presented during the consultants presentations and a lot of them to me, show what I would call broken hydrology. Um, normally in Owens Valley groundwater levels show a really, a relatively reasonable, predictable fluctuation season to season. On the valley floor in areas that aren't pumped you see the groundwater peaking right about now, the beginning of summer, and then it begins to drop as evapotranspiration turns on and the plants use the water it drops until the end of summer, bottoms out and then starts to rise as temperatures cool off. On the alluvial fans where most of us live at the edges of the valley you kind of get the opposite hydrograph. You get the peaking, um, the water table starts to rise with the spring run-off, and it goes up and up and up until that diminishes and the water table drops. And you get that nice seasonal pattern of hydrology to me they look like a heartbeat, and it just tells you that everything's working. And when</p>	

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		<p>you have really wet years or really dry years you might get a change in magnitude of those peaks and drops in that seasonal variation but only when you pump the water do you get that go haywire drops to Timbuktu or suddenly it goes way up. You know, craziness that we see in some of the hydrographs that have been presented. And some of the rise in the water table can be due to surface manipulations like irrigation, water spreading, that kind of thing. So it can happen around communities, that's true, but I think we need to understand the basic hydrology before we go setting targets and thresholds that um, are based on a really damaged hydrology.</p> <p>One more comment, sorry to take up your time, but I have been watching the LADWP Urban Water Management Plan being developed. They have to do this every five years and I'm not going off on a tangent here, I also know that part of that is another sideline project and another department of DWP is working on called Operation Next. Operation Next is Mayor Garcetti's green new deal for LA. And if you look at that and it's gonna hit the streets like, if it hasn't already, possibly on Monday, they are gonna recycle all their water and they're gonna collect stormwater down there. They're</p>	

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		gonna pump their own groundwater. They can get almost unlimited amounts of water from MWD each year. Look at the numbers you will see they don't need Eastern Sierra water. They really don't. They can get by with what they're doing down there, it rains down there, it snows down there, they have groundwater, they have stormwater, they have conservation. You know, we don't have to bend over backwards to help LADWP. I just want to put that on your radar, because it's time to take back charge like SGMA gave this to us. You know, local control of our water supplies up here and um, have that for our own future. You know, they're doing planning for the next 20 years, who's doing that for us up here? And just to, when you're fiddling around on the computer go look at DWP's website on their Urban Water Management Plan or Operation Next and check for yourself."	
85	3/11/21	No comments on management areas and or final process for the GSP, groundwater models, and management actions.	None needed.
86	3/11/21	Can the OVGA complete a GSP that may apply to Owens Lake but State Lands Commission could decide not to follow the GSP? Would like this question clarified at the next meeting.	(Clarification: The CSLC has the discretion to make compliance with the GSP after it is adopted as part of lease requirements for projects on lands it manages.)
87	3/11/21	Request for the Board to write a letter to LADWP and Inyo County regarding a	Board has received this comment previously and could provide

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#	Date	Comment	Response
		voluntary GSP in the area of the LTWA as a way to begin to manage the adjudicated/nonadjudicated boundary.	direction to staff to do so if desired. (Staff have explained that LADWP's position is the same as described in their letter declining to join the OVGA).
88	7/22/21	TVGMD appreciates seeing the matrix and looks forward to providing additional comments on the jurisdictional issues.	None needed.
89	7/22/21	IRWMP program helping with administration and grant writing, and is supportive of helping the OVGA find future funding.	None needed.

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Report date: December 9, 2021



Table 2.6b. Comments at Stakeholder or public workshops. Text in parentheses added to the table for clarification where necessary.

<b>Public Workshop at Tri-Valley Groundwater Management District Regular Meeting – Groundwater Sustainability Plan and Sustainable Management Criteria: Tri-Valley Management Area December 16, 2020</b>		
#	Comment	Response
90	<p>My question is if you cease pumping and I’m looking at the Benton Valley in particular. So, if you shutoff the two AG wells in Benton Valley, the consultant is saying that the level will rise when we shut those two pumps off?</p> <p>Let me restate the question if we cease all pumping in Tri-Valley do they think that those water levels are going to come up to some magic level to before when the Gorge Dam was put in and the water was put in a pipe and we lost all ground water flooding?</p> <p>Let’s say we reduce pumping by 20% and we wait and see, in the meantime that 20% you know, you lose businesses. And then the level didn’t come up. And it’s going to come down to a wait and see type of thing. I agree with what you’re saying that we don’t have the knowledge, we don’t have the data, you know, to prove that. But in the meantime, the collateral damage is huge, so, I’m not sure how you come up with that management threshold or that management criteria. It can range from 50 feet to 300 feet.</p>	<p>Staff responded that they were not stating that yet. This is jumping ahead to the management actions and how pumping would need to be managed to accomplish these goals which is an unknown.</p> <p>Staff responded that was not what was being stated, there is not sufficient knowledge to determine that yet. The plan needs to include steps that need to be taken to address that.</p> <p>Staff responded by discussing the importance of filling the data</p>

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		gaps and developing a ground water model. Discussed Indian Wells as an example.
91	Where is the Indian Wells Valley proposing to import water from?	Staff responded that they were planning to import water from the L.A. Aqueduct and Inyo County did not vote to approve that plan (IWV GSP).
92	The one well in Benton and the well in Chalfant are CASGEM wells?	Staff responded yes.
93	How far back on this particular slide does this graph go? Is that June 1980? On the far left?  What are the little dots that say on the Chalfant and Fish Slough side that say "dry" and "questionable" that red. That dip is yellow, isn't it?	Staff responded yes to the question.  Staff explained that the trends are most important on the graphs and that they are not sure those data points are real or accurate and they are flagged as points that they want to double check.
94	Are you trying to find funds so you could develop a groundwater model even before you set these management criteria?  But effectively you just go back to 2015 numbers because that's what you go to, even though you don't have a really good model.	Staff responded that the consultant is tasked with writing a draft proposal to include in the plan to seek outside funding to develop a groundwater model.  Staff responded yes and explained what SGMA requires and additional data and tools are needed for management

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		decisions.
95	<p>What is the impact of the Laws well fields for DWP and how they are affecting Fish Slough or the Tri-Valley?</p> <p>Why is the Fish Slough water level different on the scale than the other three? Is that linear regression so it would show it was decreasing more importantly than it actually is?</p> <p>Why can't you show them on the same scale? Concern is that the scale makes a slight decrease look steeper than on other charts in other areas.</p>	<p>Staff responded that a good model is lacking to determine that and explained the existing data for both places.</p> <p>Staff explained the equation used and the scale used on the graph.</p> <p>Staff responded that they will adjust the scale.</p>
96	<p>I haven't seen anything presented by anyone, at this point including the State because they're treating all the groundwater levels like a pool, like the Central Valley. And I'm very familiar with the Central Valley water from years ago, but none of the data that's been presented that I have seen addresses the simple fact of the law of gravity. You can stop pumping in Benton and if there is no recharge because of a drought year those groundwater charges are going to deplete no matter what. And then it will come to Hammil who is farther down in elevation and ultimately Chalfant and ultimately to Bishop. Where those, it's not a ground-level pool that you can say is dropping if you stop using anything and it's not been addressed in, like I said, to repeat myself, in anything that's been presented. But the water's going to continue to seek the lowest level, that's basic. You throw, you have a sloped driveway and wash your car where's the water going</p>	<p>Staff responded that commenter was correct and explained the groundwater elevations, flow</p>

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	<p>to go, it's going to the lowest end of the driveway.</p> <p>Just very briefly, just on a hydrology perspective as what aquifers are connected. Gravity is going to cause water to seek the lowest point, if those aquifers are connected.</p>	<p>patterns, recharge, and how pumping may affect levels. Consultant reiterated the importance of a ground water model to fill data gaps. Consultant offered to discuss in further detail at another time.</p> <p>Staff responded that the commenter was correct and explained how ground water generally flows.</p>
97	<p>But there's no other metric to measure ground water storage?</p>	<p>Staff responded that it's a difficult number to estimate.</p>
98	<p>How can we just assume that we're losing storage then? How can we just assume without subsidence that we've lost groundwater storage?</p> <p>Four or five slides ago you said we're experiencing that in the Tri-Valley.</p> <p>I don't see how you can compare the groundwater level, I think that's not the proper metric.</p>	<p>Staff responded that the Tri-Valley is not experiencing that.</p> <p>Staff responded that it is a concern and we need to establish minimum thresholds and measurable objectives.</p> <p>Staff explained what its allowed by SGMA.</p>
99	<p>I feel unsure that this is the best metric to use for groundwater storage, given the fact that, for example, groundwater storage reductions or loss of groundwater storage does seem to be a real big issue for our basin in general.</p>	<p>Staff responded that it should be exhaustion of the storage, as opposed to changes in storage.</p>

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	<p>Because when you lose groundwater storage you lose it permanently, right.</p> <p>Is it change is storage capacity, then?</p> <p>I apologize, I'm a little fuzzy on that, but we can move on. I can appreciate the relationship between them but I'm not sure if they are the same thing.</p>	<p>Staff responded that no, we can recharge these basins and you'll see the changes with precipitation or recharge from surface water, flooding, or such like that.</p> <p>Staff explained the difference between the two.</p> <p>Staff noted that a separate presentation explaining the difference and what this means for this basin would be needed so everyone has common background on this moving forward.</p>
100	<p>Does Fish &amp; Wildlife have a suggestion as to how do we get back to their measurable objectives?</p>	<p>Staff responded that goes back to having a groundwater model that has the connection with Fish Slough. There is a suggested connection but there is a data gap here and test wells as well as a ground water model are needed and a proposal in our plan before we can effectively manage groundwater and accomplish the dual goals of protecting resources and private wells and not putting you guys immediately out of business just because there's a connection,</p>

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		that's the intent here.
101	Putting us out of business slower is better than immediately putting us out of business.	Staff reiterated above point and emphasized that at this point these are proposals and criteria that we have gathered thus far and there is subjectivity in each of these criteria.
102	Are these Fish & Wildlife's measurement proposals? Has there been input from anybody else?	Staff responded that the measurements might be DWP's but the thresholds and objectives are Fish & Wildlife's.
103	I was looking at the White Mountain Research Center study that proposed that the timeline actually matched with the decline in springs that the DWP piping of the Owens River at Owen's Gorge there has actually correlated with the same timeline and if that's the case, then is that going to be addressed at all?  Will that be addressed? And if so, is there any recourse on that?	Staff responded that he is aware of that study and aware in coincide of the timing but is unsure of how much of a connection between the two for the same reason we don't know the connection of the Tri-Valley. Staff consultant responded he was not sure and that it has not been discussed yet.
<b>Hosted Public Workshop – Groundwater Sustainability Plan and Sustainable Management Criteria: Owens Valley Management Area</b> <b>February 10, 2021, 6:00-8:00</b> <b>16 Participants</b>		
<i>An error occurred with the Zoom recording, and it was lost during download. Staff sent an email to all participants for which contact information was available to notify them and request they submit any comments to include as part of the record. Staff also reported this situation to the Board at the Feb. 11, 2021, OVGA meeting.</i>		
<b>#</b>	<b>Comment</b>	<b>Response</b>

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104	It would really help to have a Chat Box available and to be able to see the attendee list. This is a public workshop. It's not set up in the Zoom for this meeting, but for the Owens Lake meeting next week, please do this. People have the options of calling in if they want to be anonymous. It would also help to have numbers on the slides and perhaps to make them available on the website... again, ahead of next meeting.	A chatbox is available but displaying the list of attendees is not a function in the Zoom webinar format.
105	Have had my hand raised 2x and for some reason you must not see it. I have questions regarding the management of the adjudicated and nonadjudicated boundary, DWP and surface flow management (Bishop Creek).	This topic has been discussed at several OVGA board meetings.
106	For surface water depletion indicator, shouldn't a measurable objective be that the flow of water to the surface doesn't decrease, as well as measuring the GW elevation. If the flow reduces, that should cause a reaction no matter what the GW elevation may be.	A reduction in flow to the surface is preceded by a decline in water level. The GSP includes criteria for flows from the key spring in Fish Slough.
107	What's being presented tomorrow? I missed that.	
108	To confirm, the OVGA will be able to tell when LADWP's pumping affects the GW on the nonadjudicated side. So can the OVGA prove it, if LADWP were pumping unsustainably? How long do they need to be unsustainable before?	The LTWA and parts of the OVGA monitoring program will detect LADWP pumping effects. Some of the wells selected for OVGA monitoring program are outside the area influenced by LADWP.
109	Can minimum thresholds or hard stops be established to reflect the SGMA goal of "protect and sustain the environment," e.g., a sudden plummet in a population of an imperiled species such as OV speckled dace or Owens pupfish in surface water habitat that is dependent on groundwater	Management Objectives and Minimum Thresholds are defined for the six sustainability indicators. Populations of endangered species is not a sustainability indicator. Impacts to

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	resources? Depth to water table would not necessarily work for these populations, but a sudden decrease in marsh depth or plummet in imperiled species population numbers might work as an indicator.	species dependent on groundwater can be included as an undesirable result. Impacts to surface water discharge where endangered species occur will be accompanied or preceded in by changes in water level measurements.
<b>Hosted Public Workshop – Groundwater Sustainability Plan and Sustainable Management Criteria: Owens Lake Management Area</b> <b>February 16, 2021, 6:00-8:00</b> <b>19 Participants</b>		
#	Comment	Response
110	DWR maps show the Owens Lake bed is under the OVGA jurisdiction, yet Inyo County continues to claim the LTWA applies here. If DWP was to agree, the entire area would become treated as adjudicated, thereby adding to the “doughnut hole” that weakens the GSP’s management potential. It’s been stated in OVGA meetings that this is a problem for effective GSP, so why is IC continuing to pursue this?	The land ownership maps in this GSP have been corrected.
111	Please find the Inyo Board of Supervisors information regarding their agreement with DWP to exempt the lands subject to the Water Agreement from SGMA.	Question should be directed to Inyo County
112	Currently, DWP’s Owens Lake Groundwater Work Group is making management plans for areas that may be impacted by the City’s pumping outside of State Lands property (private wells, for example). Shouldn’t this group now coordinate with OVGA who has that jurisdiction?	This GSP proposes that the OVGA participate in the Owens Lake Group
113	Are all of tonight’s questions and comments (typed	Yes

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	and voiced) being accurately recorded?	
114	How do you make this very technical data accessible to those of us who are not scientists?	
115	Will OVGA identify Groundwater Depended Ecosystems in the GSP and set some thresholds? There are seeps and springs around Owens Lake where this would be helpful, especially if pumping occurs on the lake.	Yes, this GSP includes mapping of GDE.
116	Slide 25 graphs are unreadable. They also don't really look stable, but can't read the itty bitty numbers. What drought? Looks like pumping during a few dry years?	The pumping in the Owens Lake Management Area is relatively constant. The declines in 2012-2016 were interpreted to be largely due to drought
117	So "worst drought" made the water level go down a few inches (slide 26)?	Correct, for some monitoring wells
118	If DWP were to install a new well to an aquifer that doesn't have a monitoring well, who pays for the monitoring well? DWP or ICWD?	ICWD does not install monitoring wells.
119	Are there any springs that have already been lost that could be recovered if the minimum threshold were higher?	Staff responded they did not know.
120	It seems you are not encouraging ideas and input from the public, instead we're hearing a defense of what the consultants and staff have already decided. Public should have a big say in "undesirable results," and management objectives. But it's hard when we can't see the habitats where the wells are located or the read the numbers on the graphs. Oh, and DWP should NOT be allowed to pump under Owens Lake. They already killed it once.	Staff responded that the staff and consultants don't determine the criteria but did develop those presented in the workshop and presented to the Board for consideration. The purpose of the workshop was to solicit additional public feedback on proposed criteria. The Board has not determined final GSP contents.
121	It's not clear with InSAR measures. Ground surface	Change in ground elevation is

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	elevation? Can it see through the vegetation?	measured.
122	Why did you set such a short time limit for these meetings?	The meetings were set for 1.5 hours
123	Another public forum, or more than one, is needed. Don't just go to small groups. We need to hear what others are saying.	Nearly all of the outreach for the GSP was conducted in public unless the group preferred individual communication
124	Is there a possibility of an alliance with the OVGA and State Lands for water issues outside land covered by the LTWA?	The CSLC could make compliance with the GSP a condition of a lease for projects on lands they manage
125	State Lands can say that the GSP doesn't apply to them?	Yes
126	Will state lands be able to cooperate with the OVGA regarding the riverbed and flood lands surrounding the Owens River. It could apply in relationship to the connectivity between groundwater and surface water that apply to SGMA.	We will research the jurisdiction of CSLC for the riverbed. The GSP will not manage surface water flows in the river
127	How do you propose to let people understanding what this means on the ground, field trips for the average citizen? How do you engage public to accomplish goals you want too? Can we have a passion for our Owens Valley, how do you create that for preserving the Owens Valley water shed.  A lot of this depends on educating the citizens. It's hard to under the scientific aspects. How can you reach out in a good way to let citizens know what's happening the Valley? How do you make sure people are passionate about this? What about virtual field trips?	This is a valid question and a limitation placed on outreach by the public health crisis. The GSP describes the outreach opportunities during the GSP preparation.
128	Was there public discussion regarding excepting LADWP lands from SGMA? Only recollection is a	Question should be directed to Inyo County

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<p>meeting at the Board in 2014 when it was already a done deal. Provide documentation that there was in fact a public discussion.</p>	
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**Direct Outreach to Constituent Groups: Tri-Valley Survey**

Concerns were raised about outreach to the Tri-Valley area early in the GSP process. COVID restrictions created constraints on in-person meetings and a reliance on Zoom meetings, and internet connectivity and speed are known to be poor in this area. As an alternative, a survey was crafted to identify interested parties for further engagement and receive feedback directly from residents. A draft survey was presented to the Tri-Valley Groundwater Management District (TVGMD) for input and feedback at the continued April 7 and regular April 28, 2021, meetings. The survey was substantially modified based on comments, and then 512 surveys were mailed to property owners on June 2, 2021. Responses were accepted until August 31, 2021. A total of 43 responses were received, and the input is summarized below in Table 2.6c.

If respondents requested to be placed on the OVGA mailing list or contacted by staff for further discussion, those actions will be completed prior to close of the public comment period on the draft GSP. Responses to the other questions indicate a mixture of concern over agricultural uses, impacts to residential wells and the environment, concern about future development, some resistance to groundwater management, and some lack of understanding of groundwater management and methods. The input is consistent with the GSP approach to the Tri-Valley, which is primarily to document known data, identify data gaps, and propose future monitoring and development of a groundwater model to better understand current dynamics. Given this consistency, no specific modifications were needed in the GSP to further reflect input from the Tri-Valley. However, a groundwater management public education campaign concurrent with groundwater model development or expansion of monitoring to fill data gaps in the Tri-Valley could be added to the GSP to help Tri-Valley residents understand the situation and become more directly involved in groundwater management decisions that will affect their livelihoods.

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Table 2.6c. Tri-Valley survey results summary. Text in parentheses added to the table for clarification where necessary.

Question	Survey Response
<p>A1. Do you have any comments about the Tri-Valley groundwater basin's physical environment, potential effects of climate change, or overall hydrology, or comments about the Tri-Valley area being identified as a management area? If so, please describe them below.</p>	<p><u>Groundwater Sustainability Plan</u></p> <ul style="list-style-type: none"> <li>• Tri Valley should be listed as a low priority.</li> <li>• No need for a GSP.</li> </ul> <p><u>Aquifer boundary/management areas</u></p> <ul style="list-style-type: none"> <li>• Questioning aquifer boundary.</li> <li>• Tri Valley should be a separate management area because LADWP does not pump in this area.</li> </ul> <p><u>Future uses</u></p> <ul style="list-style-type: none"> <li>• Increased land use within Tri Valley.</li> <li>• Do not take water out of the basin.</li> </ul> <p><u>Water management &amp; data</u></p> <ul style="list-style-type: none"> <li>• Water table management is critical.</li> <li>• More monitoring and good data are needed.</li> <li>• The data from the Benton well is misleading and/or inaccurate.</li> </ul> <p><u>Perceptions of water levels</u></p> <ul style="list-style-type: none"> <li>• The system is clearly in overdraft.</li> <li>• Residential wells need to be protected or they will dry up.</li> <li>• Residential users are having to spend more money to dig deeper wells.</li> <li>• Well depth measurements confirm dropping water levels.</li> </ul> <p><u>Climate change/environment</u></p> <ul style="list-style-type: none"> <li>• Climate change is responsible for negative hydrologic effects.</li> <li>• Climate change is causing a lack a rain/snow.</li> </ul>

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	<ul style="list-style-type: none"> <li>• Less groundwater could affect the environment.</li> <li>• The environment is very dry and dusty.</li> </ul> <p><u>Agriculture</u></p> <ul style="list-style-type: none"> <li>• Agricultural users of groundwater do not conserve water.</li> <li>• More agriculture wells continue to be drilled.</li> <li>• Changes in agriculture towards more sustainable crops and practices is necessary.</li> </ul>
<p>A2. Do you know the water level in your well(s)?</p>	<p>Yes = 23 No = 16 No Answer = 2</p>
<p>A3. What do you believe is the water level trend in your well (increasing, decreasing or stable), and is your well or water supply affected? If so, how?</p>	<p>Increasing = 0 Decreasing = 18 Stable = 8 "Relatively stable" I don't know = 4 Not applicable = 4 No answer = 7</p> <p><u>Comments</u></p> <ul style="list-style-type: none"> <li>• Neighbors report well level at 62'. Also reported it was at 50' 40 years ago.</li> <li>• In 2009 I believe it was 227'. In 2010, I had to replace pump at 237'. This spring [2021] had to put in new pump at 275'. I will need to put in a new well 450' to 500' in the future.</li> <li>• 164'. It has averaged a 1–2-foot drop/yr. over the last 20 years.</li> <li>• 50' [depth]. Water supply not effected.</li> <li>• Decreasing 6"/year.</li> <li>• Static water level has dropped from 123' to 165' from 2003 to 2021. That is around 2.33'/yr.</li> </ul>

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	<ul style="list-style-type: none"> <li>• Decrease in pressure after 5 min of running lawn sprinklers.</li> <li>• Decreasing 1'/yr. since 1998.</li> <li>• We haven't had a problem at our home. Our rental in Chalfant has a lowering water level. We may have to dig a new well there. At our home our well depth was 50 feet with 20 feet of standing water years ago, but we haven't checked it lately.</li> </ul>
<p>A4. What issues, if any, do you see pertaining to pumping and groundwater management within the Tri-Valley?</p>	<p>25 responded. 16 did not respond.</p> <p><u>Need for information/study</u></p> <ul style="list-style-type: none"> <li>• The drilling of more large/deep wells in Hammil needs to be reviewed - permits for large wells shouldn't be given out until water studies are done.</li> <li>• Until a survey is done of our aquifer no further development of the area should be allowed.</li> <li>• I believe establishing a reasonable ground water level for each basin is desirable. This may mean different levels for Benton, Hammil, Chalfant. If ground water flow from Hammil effects Fish Slough, the flow should be sufficient for a healthy ecosystem, determined by scientists.</li> </ul> <p><u>Concern about decreasing water levels</u></p> <ul style="list-style-type: none"> <li>• Possible well decreasing water levels.</li> <li>• Less ground water for future use.</li> <li>• Lowering the water table</li> <li>• Diminishing water supply.</li> <li>• Wells running dry, no accurate water level monitoring in Benton.</li> <li>• For some reason the water levels in Chalfant are lowering. I don't know why.</li> <li>• What protects the homeowner from the water level dropping drastically?</li> </ul>

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	<p><u>LADWP</u></p> <ul style="list-style-type: none"> <li>• DWP needs to shut down pumps in drought years.</li> <li>• Associating with LADWP.</li> </ul> <p><u>Concern about future development</u></p> <ul style="list-style-type: none"> <li>• Too many people in the area will only make matters worse.</li> <li>• Keep commercial pumping out of here.</li> <li>• Export of water, new water well development</li> <li>• Manage the depth of wells (a number) how many 800' wells are going in (if any)?</li> <li>• More private wells used full-time by small-lot homes without regard to limited supply AND... (see below)</li> </ul> <p><u>Concerns about agricultural water use</u></p> <ul style="list-style-type: none"> <li>• (see above) ...increased use of wells for agriculture without monitoring effects downstream.</li> <li>• Agricultural water use</li> <li>• Ranchers including those on the Tri Valley Water Board, are vehemently opposed to any monitoring or restrictions on water use and do not seem at all concerned with the extremely expensive and inevitable result of rural residential property owners having to dig new, very deep wells.</li> <li>• I imagine the agriculture in Hammil Valley could be affected but I would like to see more sustainable practices of irrigating be used - sprinklers evaporate a lot of water and is wasteful - could other methods not be used?</li> <li>• Ag users need to embrace sustainable crops and watering methods. Money needs to become available for the change.</li> <li>• Drought years and not spreading enough or any water. Ranch/alfalfa wells and their usage.</li> <li>• Water mining by Commercial ag; diversion of</li> </ul>
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	<p>recharge by AG interests</p> <ul style="list-style-type: none"> <li>• I think the agricultural sector of the residents over pump the aquifer and are lowering everyone's well water depth. Nature will never keep up at the rate the agriculture is depleting the aquifer.</li> <li>• We don't think that the amount of irrigation of commercial hay fields is sustainable overtime. Nor does there seem to be any attempt to conserve - we see field being irrigated when winds are blowing 20-30 mph and little water is even reaching the ground.</li> </ul> <p><u>Climate Change/Drought</u></p> <ul style="list-style-type: none"> <li>• Vegetation is much affected by drought and potentially climate change.</li> <li>• Drought, climate change, usage as population increased, potential metering and usage for pumping my own water.</li> </ul> <p><u>No issues</u></p> <ul style="list-style-type: none"> <li>• I do not see any issues at this time.</li> </ul>
<p>A5. Are you aware of any effects pumping has on springs or vegetation in the Tri-Valley? If so, what and where?</p>	<p>Yes = 11 No = 28 No Answer = 2</p> <p><u>Agriculture</u></p> <ul style="list-style-type: none"> <li>• Apparently, the hay ranchers have had to deepen their wells in the past few years.</li> <li>• The field of alfalfa are green v the native vegetation is bone dry.</li> </ul> <p><u>Vegetation/Springs</u></p> <ul style="list-style-type: none"> <li>• Area north of Hwy 6 at Jean Blanc Rd trees and vegetation. Desert wildflowers did not come out this spring due to lack of moisture.</li> </ul>

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	<ul style="list-style-type: none"> <li>• Overall, I notice trees dying that I wouldn't expect. That could be climate change, etc. There is a small creek not far from me with less water, that probably has to do with severe drought. But that needs to be taken into account with AG wells.</li> <li>• Fish Slough which is west of Chalfant has some of the only riparian vegetation (natural) in the area which is important bird nesting habitat. Also the pupfish (Owens) in those springs has already been affected.</li> <li>• No, mainly drought affecting springs.</li> <li>• Fish slough springs and central Chalfant Valley (vegetation die offs).</li> <li>• Mature trees on unoccupied fields along Hwy 6 between Bishop and Chalfant Valley have died in last few years. Due to pumping or drought?</li> <li>• We have heard that fish slough flows are down to 10% of what they need to be, which is unacceptable.</li> </ul> <p><u>LADWP</u></p> <ul style="list-style-type: none"> <li>• Los Angeles took most of the water years ago.</li> <li>• DWP pumping near the County line has killed vegetation.</li> </ul> <p><u>General</u></p> <ul style="list-style-type: none"> <li>• Only generally and de-watering caused by current drought makes info re pumping effect unreliable.</li> </ul>
<p>B1. Do the thresholds proposed in the table above to represent undesirable results that should be avoided? If not, how should they be modified and why?</p>	<p>Yes = 22 No response = 19</p> <p><u>Did not understand question/language</u></p> <ul style="list-style-type: none"> <li>• Ambiguous language, what exactly are you asking?</li> <li>• Don't understand the question.</li> <li>• Do not understand the table</li> </ul>

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	<p><u>No opinion/don't know</u></p> <ul style="list-style-type: none"> <li>• No opinion</li> <li>• I don't know</li> <li>• Hard to say when there is no data to back up any findings.</li> </ul> <p><u>Take no action</u></p> <ul style="list-style-type: none"> <li>• Based on my well I do not see these indicators. If the Tri Valley is a low priority, why are you doing a plan or looking to monitor my well. The state shouldn't be involved.</li> </ul> <p><u>Suggested programs/measures</u></p> <ul style="list-style-type: none"> <li>• Amend or modify the law in Inyo and Mono Counties requiring all active public wells to be fitted with a small electronic device capable of sending real-time info on a landowners use and average levels of water in their wells. Also use similar devices to monitor saturation levels of known aquifers and the gravitational flows of historic groundwater flows or activities creating a readable and understandable picture viewable online for management.</li> <li>• By prohibiting over pumping, by monitoring usage to keep our aquifer's level stable and sustainable. The alfalfa farmers around me have upped their pumping, upped their well depths, and upped their yearly harvests. Their efforts to pump more are obvious, shouldn't they be trying to find ways to pump less given the drop in well levels and the severe drought which is now worse than ever?</li> </ul>
<p>C1. Do the objectives proposed in the table above represent sustainable</p>	<p>Yes = 11 No = 4</p>

## FINAL GROUNDWATER SUSTAINABILITY PLAN



<p>conditions? If not, what how should they be modified and why?</p>	<p>No response = 26</p> <p><u>Questioning 2015 baseline year</u></p> <ul style="list-style-type: none"> <li>• Don't know how 2015 water levels were selected. If I recall correctly, we were in drought conditions then. Pretty low bar!</li> <li>• The 2015 water level is now 6 years old. Should this not be monitored annually to gather more accurate data? Especially in different areas (E or W Chalfant/Hammil/Benton) to see fluctuations annually?</li> <li>• Is Jan 1, 2015, the goal as set by law or can this date be changed to an earlier date. Is the 0.5 cfs instantaneous flow sufficient for a healthy ecosystem at Fish Slough? Do other springs also get a minimum instantaneous flow?</li> </ul> <p><u>Other</u></p> <ul style="list-style-type: none"> <li>• Each valley/Benton, Hammil, Chalfant, should have their own Test wells that would be checked.</li> <li>• Agriculture users need to be allowed time to change.</li> <li>• Mitigation is all important, not stopping well to surface water</li> </ul> <p><u>Don't know/no opinion/data or information needed</u></p> <ul style="list-style-type: none"> <li>• Don't know</li> <li>• No opinion</li> <li>• How would you know without having any data to make a threshold?</li> <li>• I do not have the scientific background to answer that, but it seems like important aspects of undesirable results are being addressed.</li> <li>• My well is not decreasing. What is your evidence?</li> <li>• This question is confusing to me. If the water level is dropping then it's not sustainable, at least not for future generations.</li> </ul>
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## FINAL GROUNDWATER SUSTAINABILITY PLAN





	<ul style="list-style-type: none"> <li>• Not sure- not versed in this topic</li> <li>• Seems reasonable to a non-hydrologist</li> <li>• C should be based on data and evidence not data OR evidence</li> <li>• I don't know.</li> <li>• I don't know.</li> <li>• No idea.</li> </ul>
<p>C3. Would you add or remove any undesirable results or objectives? If YES, what would you add or remove?</p>	<p><u>LADWP</u></p> <ul style="list-style-type: none"> <li>• Shutting down LADWP wells during drought periods and letting the water be pumped to surface for re-watering and mitigation</li> </ul> <p><u>Impacts to agricultural or residential uses</u></p> <ul style="list-style-type: none"> <li>• Would be interested in the districts plans to remediate undesirable results. I.e.: agriculture vs residential</li> <li>• What I'd like to know is how any of this is going to help homeowners pay for a new, deep well when there doesn't seem to be any changes in water use required of the Hammil Valley ranchers to slow/stop the drop in water level in our wells.</li> <li>• Data from agricultural well and affects to them?</li> </ul> <p><u>Impacts to environment</u></p> <ul style="list-style-type: none"> <li>• Impacts on vegetation as an indicator for environmental health over time. Less vegetation also results in erosion and more soil/dirt to be carried by wind, causing poor air quality on windy days which we often have here.</li> </ul> <p><u>Not sure/more information needed</u></p> <ul style="list-style-type: none"> <li>• Not sure, would have to think about this</li> <li>• Don't know what they..?</li> <li>• More community input on undesirable results. 0 meetings or communication from OVGA</li> <li>• I don't know.</li> </ul>

## FINAL GROUNDWATER SUSTAINABILTY PLAN



	<p><u>Other</u></p> <ul style="list-style-type: none"> <li>• No water should be sold, trucked or piped out of Benton Valley nor its source waters.</li> <li>• I do not see any undesirable effects.</li> </ul>
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## 2.2 Basin Setting

The basin setting is summarized in the following sections that describe the physiography, climate, vegetation, soils, geology, and hydrogeologic framework. More detailed information can be found in Appendix 7, Hydrogeologic Conceptual Model (HCM).

### 2.2.1 Hydrogeologic Conceptual Model (Reg. § 354.14)

Numerous geologic and water resource studies have been conducted in Owens Valley since the early 1900's. A detailed review of all previous work is beyond the scope of this report, but relevant information was reviewed during development of the Owens Valley HCM. The sections below summarize information pertinent to GSP development. For a more detailed description of the HCM, see Appendix 7.

#### 2.2.1.1 Physiography

Owens Valley is located on the eastern side of the Sierra Nevada Mountains in California on the western edge the Basin and Range Province (Figure 2-7). The surrounding watershed is approximately 3,287 mi<sup>2</sup>, extending from Long Valley and Benton Valley in the north to Haiwee Reservoir in the south. The Basin is comprised of Owens Valley (6-012.01) and Fish Slough subbasin (6-012.02), which are about 1,032 mi<sup>2</sup> and 5 mi<sup>2</sup>, respectively. Locally, the northern arm of the Owens Valley subbasin that contains Chalfant, Hammil, and Benton Valleys is referred to as the "Tri-Valley." For the purposes of this plan, this area is included when referring to the Owens Valley groundwater basin unless stated otherwise.

Elevations in the watershed range from 14,505 ft above mean sea level (amsl) at the summit of Mt. Whitney to 3,529 ft amsl in the Owens Dry Lake portion of the watershed. Topography can be broadly classified into three categories: mountain uplands, volcanic tablelands, and valley fill.

## FINAL GROUNDWATER SUSTAINABILITY PLAN

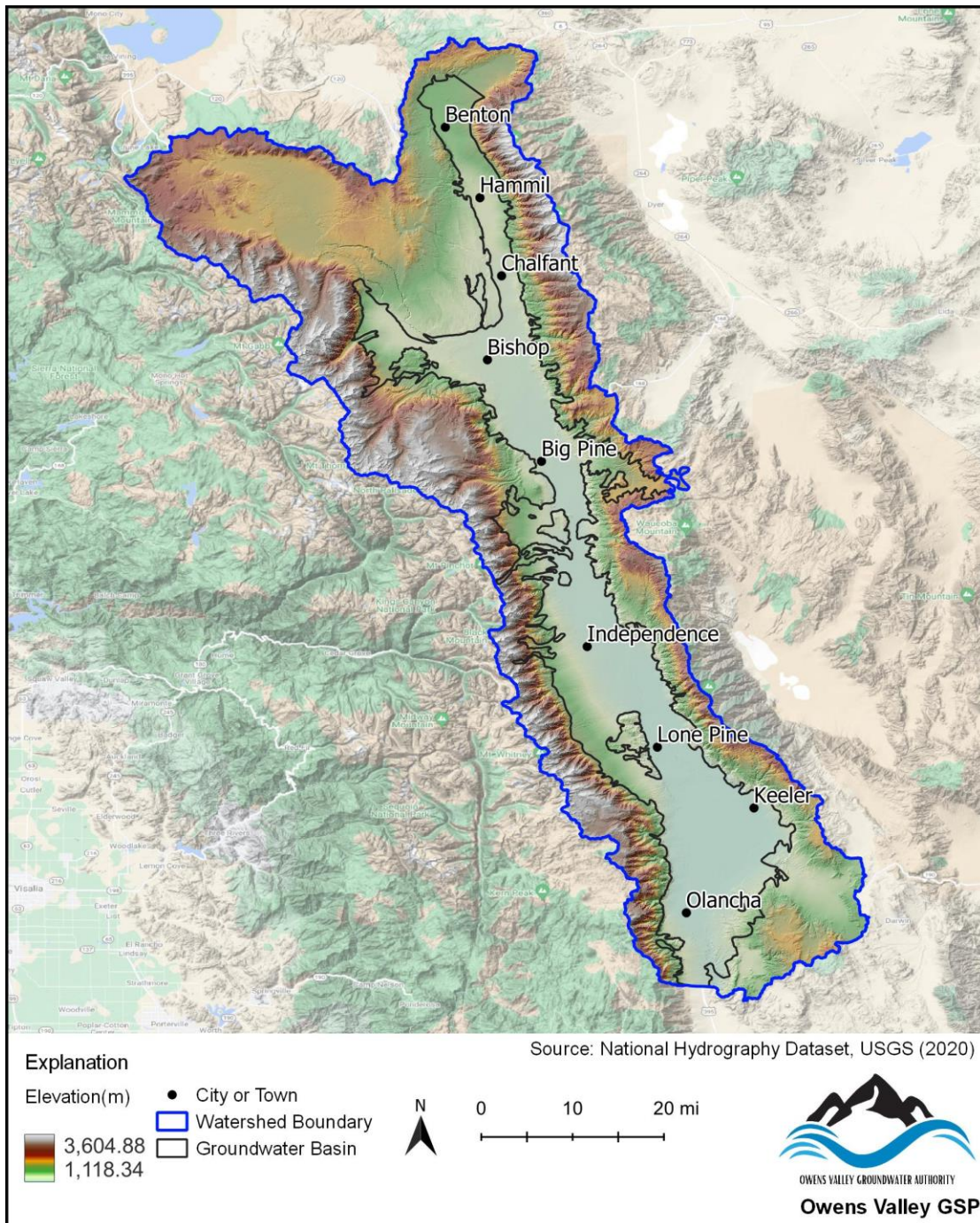


Figure 2-7. Physiography of the Basin

## FINAL GROUNDWATER SUSTAINABILTY PLAN

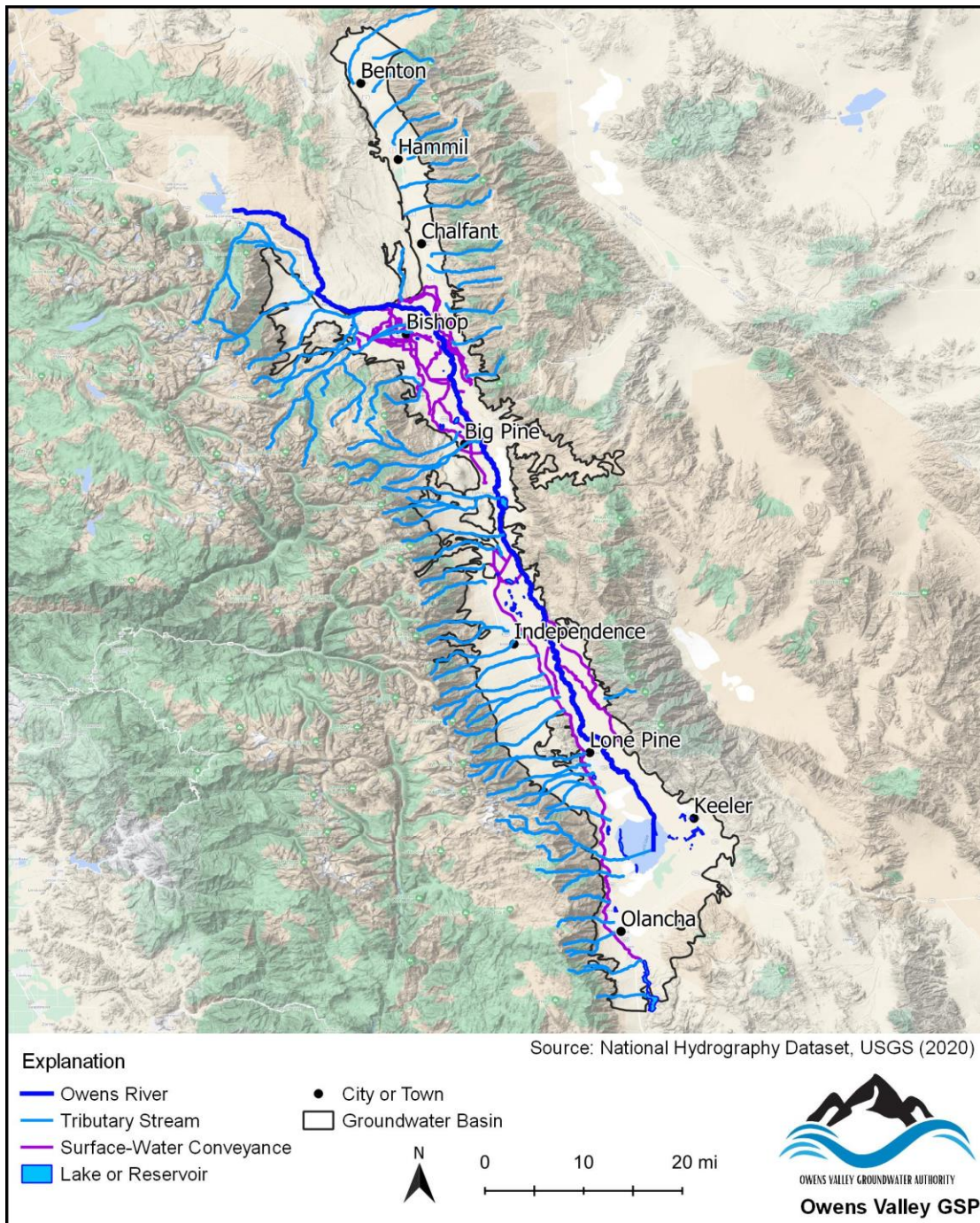


Figure 2-8. Major surface water features of the Basin

## FINAL GROUNDWATER SUSTAINABILTY PLAN



The margins of the watershed are primarily composed of the steep, mountainous uplands. The Owens River enters the northern portion of the groundwater basin near Bishop and then meanders southward through the valley towards Owens (dry) Lake (Figure 2-8). Numerous tributaries drain the Sierra Nevada and enter the western portion of the groundwater basin.

The Owens Valley is a closed basin due to the Coso Range at the southern end of the watershed preventing groundwater and surface-water outflow. Surface-water and groundwater generally flow from north to south to the Owens Lake, the natural terminus of the watershed.

Prior to construction of the Los Angeles Aqueduct in the early 20th century, inflows to the valley generally exceeded evapotranspiration rates and formed Owens Lake. Diversion of surface-water for irrigation within the valley and export south via the LAA desiccated the lake by 1926 (Saint-Amand et al., 1986). With the exception of very wet years, Owens (dry) Lake is a playa with a small brine pool. Over 100 mi<sup>2</sup> of the lakebed is managed to control dust emissions.

### **2.2.1.2** *Climate*

Climate in the Owens Valley watershed is strongly correlated with elevation. The high elevation portions of the watershed are cooler (Figure 2-9) and receive the greatest amount of precipitation (Figure 2-10), primarily as snow from October-March. The watershed experiences a strong precipitation gradient from west to east due to the “rain shadow effect” caused by the Sierra Nevada and results in highly variable precipitation in the watershed. Long-term averages of total annual precipitation (1981-2010) are about 57 inches in the Sierra Nevada, 14 inches in the White and Inyo Mountains, and 5.9 inches on the valley floor (PRISM Climate Group, n.d.). Average annual reference evapotranspiration on the Owens Valley floor is approximately 59 inches (Steinwand et al., 2001).

### **2.2.1.3** *Vegetation*

Native vegetation covers most the Owens Valley watershed (Figure 2-11) as the majority of land area is under federal, state, or municipal ownership. The groundwater basin lies on the boundary of the Great Basin and Mojave deserts. Consequently, the southern part of the basin has vegetation communities such as Mojave creosote bush scrub characteristic of the hot Mojave Desert to south and the northern part of the basin has communities such as Big Sagebrush scrub characteristic of the cooler, higher elevation Great Basin Desert. At higher

## **FINAL GROUNDWATER SUSTAINABILITY PLAN**

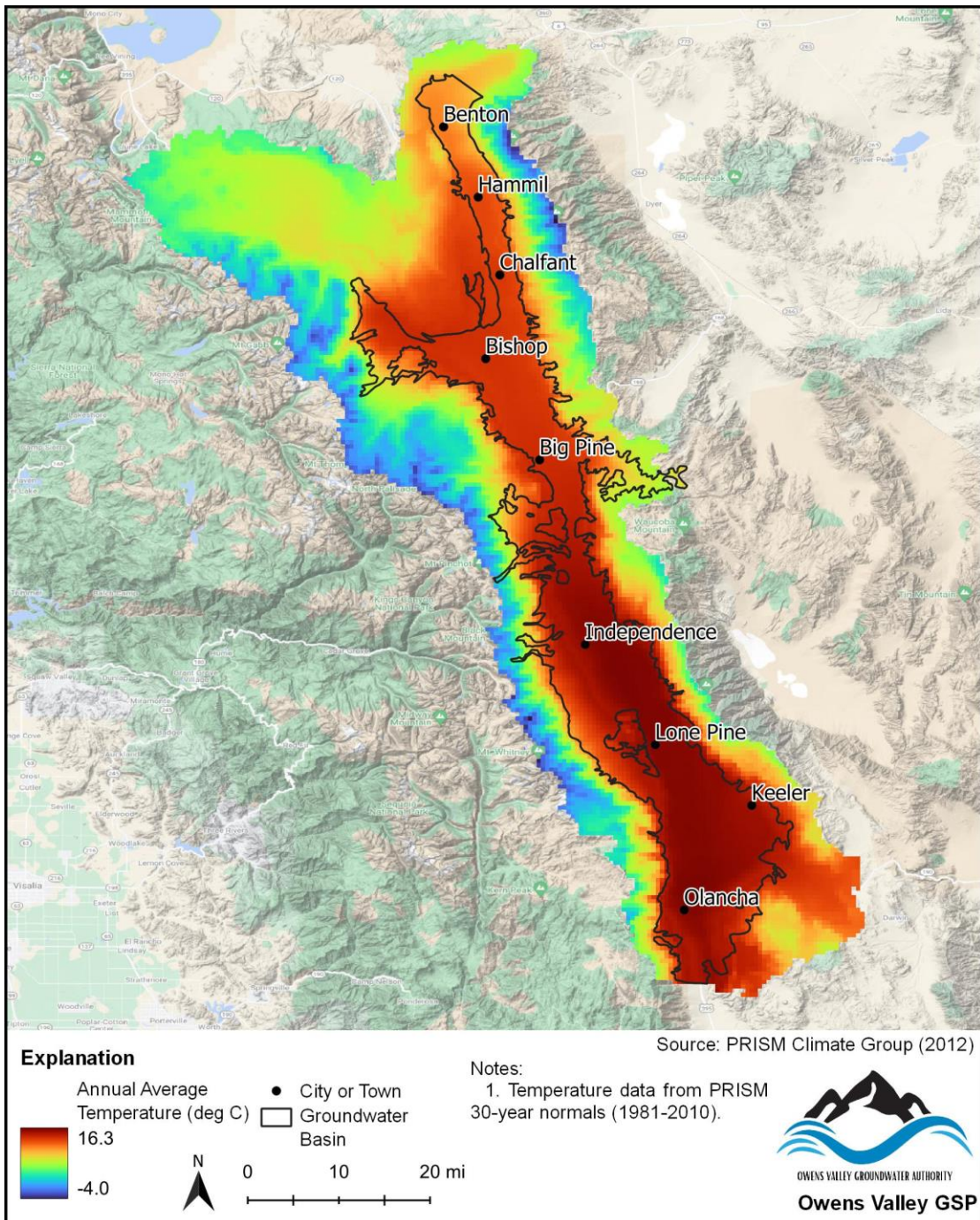


Figure 2-9. Mean Annual Temperature of the Basin.

## FINAL GROUNDWATER SUSTAINABILTY PLAN

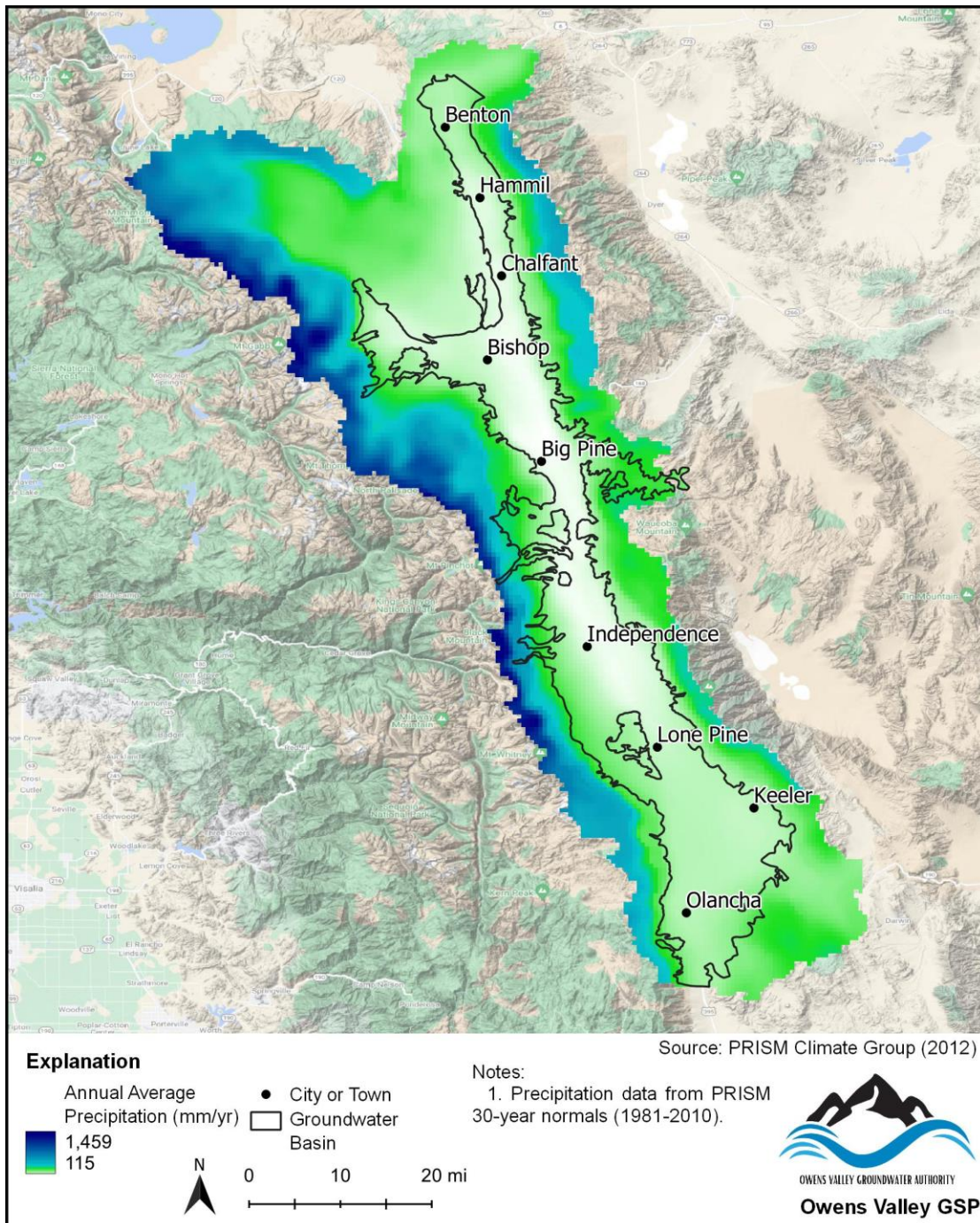


Figure 2-10. Mean annual precipitation of the Basin.

## FINAL GROUNDWATER SUSTAINABILTY PLAN

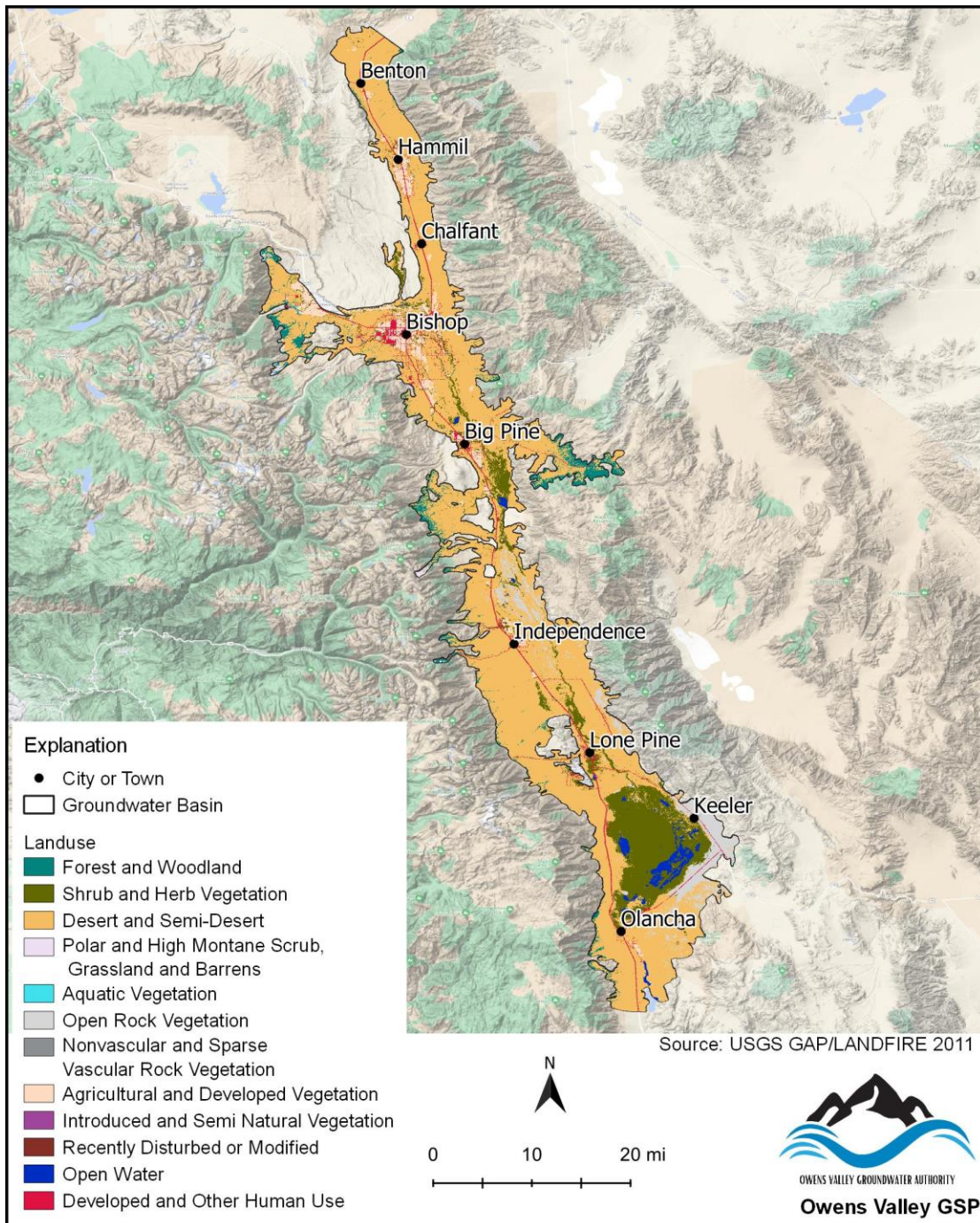


Figure 2-11. Vegetation types in the Basin.

## FINAL GROUNDWATER SUSTAINABILITY PLAN





elevations in the watershed, vegetation types include Pinyon-Juniper woodland, montane forest and meadow, subalpine forest and meadow, alpine plants, and barren terrain above timberline (Danskin, 2000). Vegetation communities range from salt-tolerant shadscale scrub, alkali sink scrub, desert greasewood scrub, alkali meadow, and desert saltbush scrub on the low

elevations of the valley floor, to more drought-tolerant Mojave Mixed Woody Scrub, Blackbush Scrub, and Great Basin mixed scrub on alluvial fans (Danskin, 2000; Davis et al., 1998).

In the arid environment of the Owens Valley, vegetation communities are mediated by hydrology. On alluvial fan surfaces, where the water table is generally deep and disconnected from the root zone, plants subsist on precipitation alone. Near tributary stream channels, ditches, canals, and along the Owens River, surface-water runoff and infiltration supports riparian communities. Areas of shallow groundwater on the valley floor support alkali meadow, alkali sink scrub, shadscale scrub, and desert saltbush scrub communities on most of the LADWP lands on the basin floor. Groundwater discharge zones support alkali meadow, phreatophytic scrub communities, transmontane alkali marsh, and aquatic habitat.

#### **2.2.1.4 Soils**

The large geographic extent and complex geology of Owens Valley results in a wide range of soil types. A total of 467 unique soil map units were identified within the Owens Valley watershed, with 263 overlying the groundwater basin (Soil Survey Staff, 2002). Predominant soil classes in the Basin are Aridisols (hot and dry desert soils), Entisols (recent soils), Mollisols (soils with thick topsoil) and smaller areas of Histosols (organic soils).

Figure 2-12a shows a general summary of these map units classified by soil surface texture, which covers approximately 78% and 91% of the watershed and groundwater basin area, respectively. Surface soil textures are dominated by sands and gravels, primarily silty sand which alone accounts for 46% of the groundwater basin area (Table 2-7). Finer grained soil textures such as silts and clays make up approximately 25% of the area and are generally located adjacent to the Owens River.

Additional maps of soil properties are presented in Figures 2-12b,c, and d, including soil drainage class, saturated conductivity, and salinity.

## **FINAL GROUNDWATER SUSTAINABILITY PLAN**

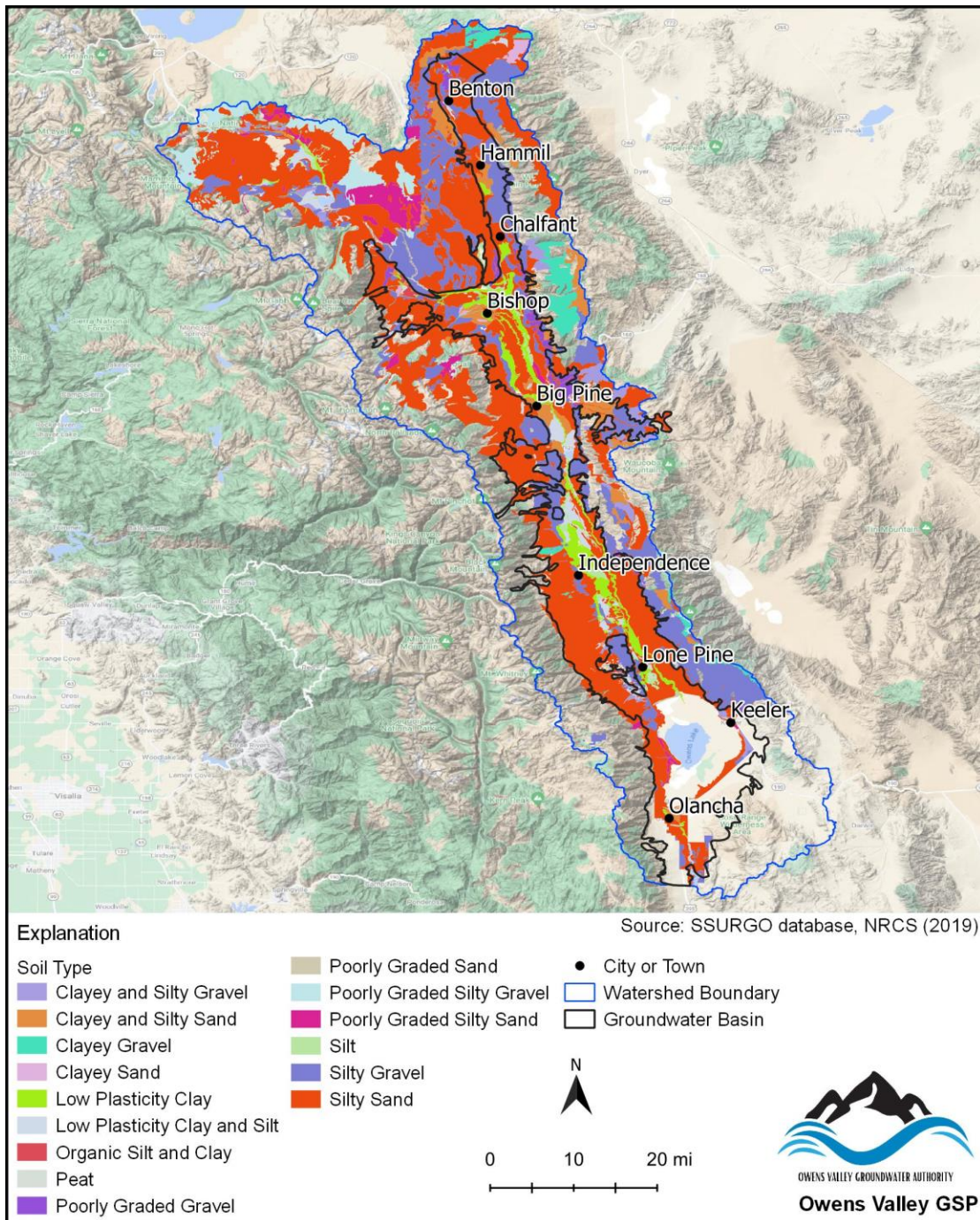


Figure 2-12a. Distribution of soil surface textures in the Basin.

## FINAL GROUNDWATER SUSTAINABILTY PLAN

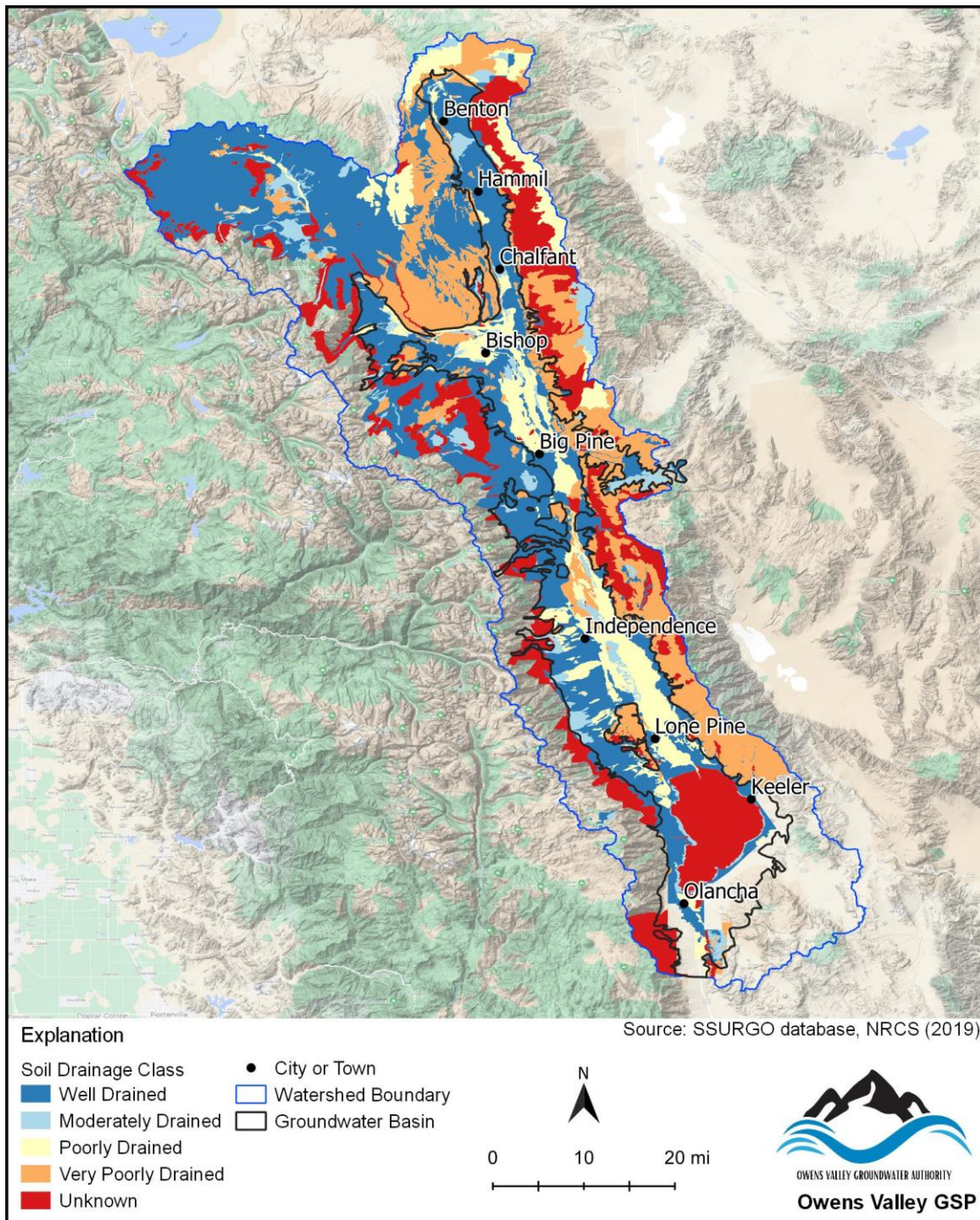


Figure 2-12b. Distribution of soil drainage classes in the Basin.

## FINAL GROUNDWATER SUSTAINABILITY PLAN

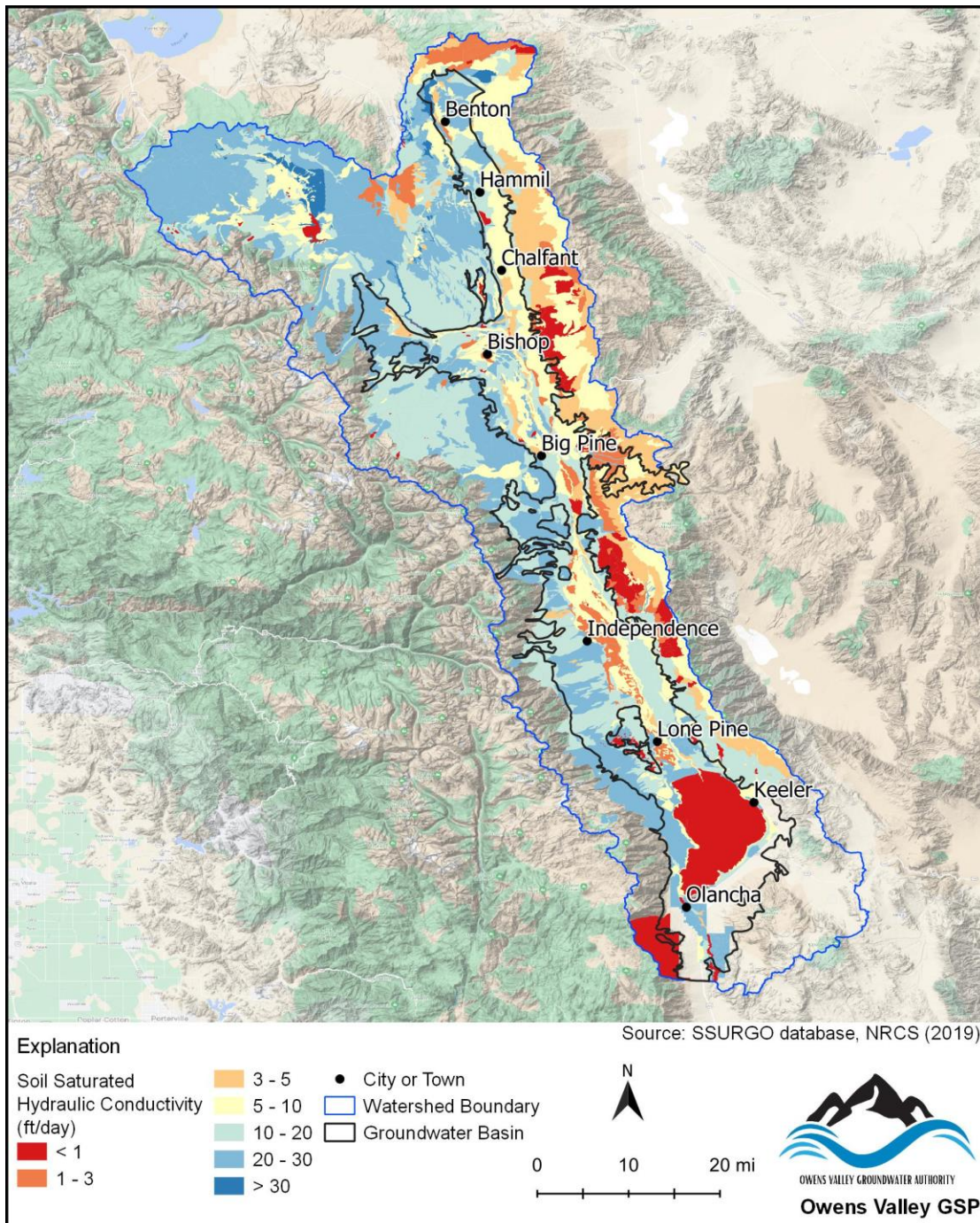


Figure 2-12c. Categories of soil saturated hydraulic conductivity in the Basin.

## FINAL GROUNDWATER SUSTAINABILTY PLAN

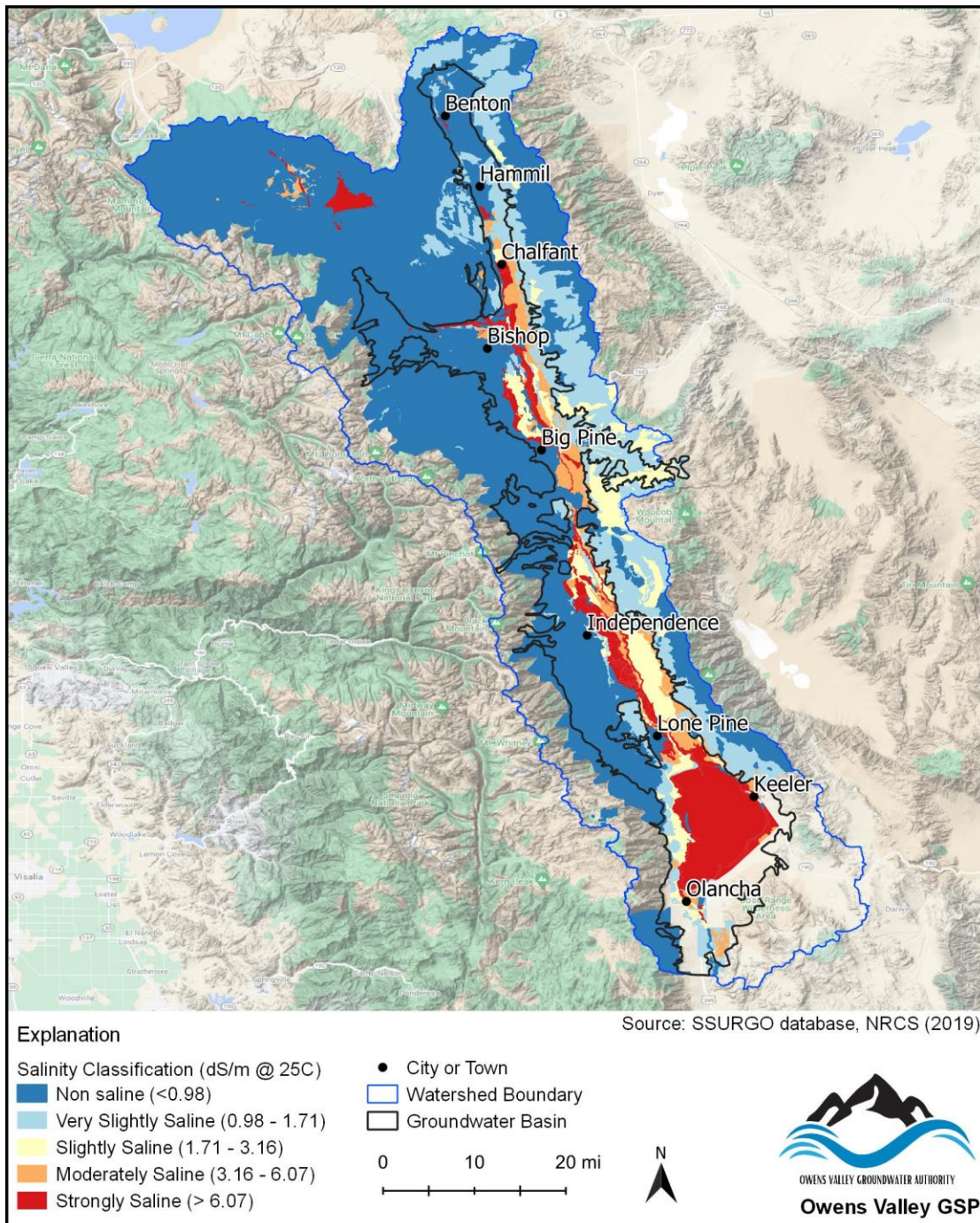


Figure 2-12d. Soil salinity in the Basin.

## FINAL GROUNDWATER SUSTAINABILTY PLAN



Table 2-7 . Summary of groundwater basin soil texture composition.

Soil Type	Area (acres)	Area (%)
Silty Sand	303,182	45.69
Unknown	82,501	12.43
Silty Gravel	76,900	11.59
Low Plasticity Clay	51,732	7.80
Clayey and Silty Sand	29,202	4.40
Poorly Graded Gravel	17,933	2.70
Low Plasticity Clay and Silt	17,277	2.60
Silt	10,726	1.62
Clayey and Silty Gravel	4,364	0.66
Clayey Gravel	2,888	0.44
Poorly Graded Silty Sand	2,872	0.43
Organic Silt and Clay	1,681	0.25
Clayey Sand	1,607	0.24
Poorly Graded Sand	1,457	0.22
Peat	333	0.05

### 2.2.1.5 Geology

The geologic history of Owens Valley is a complex mixture of rifting, faulting, volcanism, and deposition, as shown in Figure 2-13. To the west, the Sierra Nevada consists of uplifted granitic and metamorphic rocks, locally mantled by glacial and volcanic deposits. To the east, the White-Inyo Range consists of Paleozoic sediments, Mesozoic volcanic rocks, and metamorphic rocks that have been folded, faulted, and intruded by granitic plutons, and are locally mantled with Quaternary sediments and Tertiary volcanic rocks. The present topography was produced by extensional faulting that initiated in the Miocene and produced northwest trending faults (Hollett et al., 1991). A later phase producing north-south trending normal and strike slip faults initiated in the Pliocene or Pleistocene and is still active (maps of Owens Valley faults in Slemmons et al., 2008). The contact between low permeability fault-bounded mountain blocks and more permeable valley-fill material generally forms the bedrock boundaries of groundwater basin; however, the basin boundary west of Chalfant and

## FINAL GROUNDWATER SUSTAINABILITY PLAN

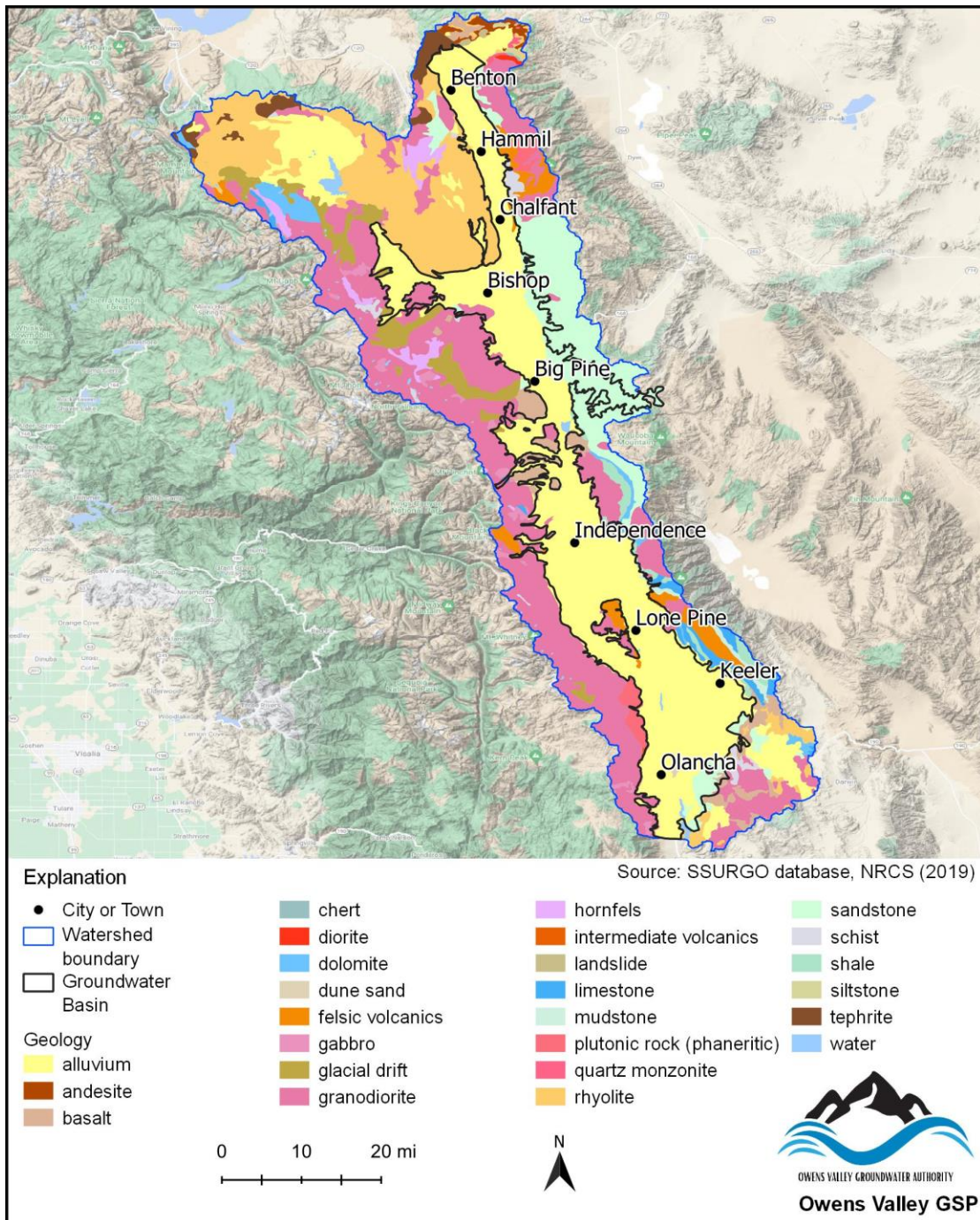


Figure 2-13. Geology of the Basin

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Hammil valleys is formed by the edge of the surficial expression of the Bishop Tuff, a Pleistocene rhyolitic ignimbrite that overlies basin fill and bedrock (Hollett et al., 1991).

Owens Valley was formed as a result Basin and Range extensional tectonics that caused land surface parallel to the fault traces to subside. This subsidence created space into which valley fill has accumulated, consisting mainly of sediment shed from the adjacent mountain blocks. Volcanic flows erupting from volcanoes formed due to crustal thinning as a result of the extension are interbedded with the valley fill in some locations. Sedimentary material consists of unconsolidated-to-moderately consolidated alluvial fan and glacial moraine deposits adjacent to the mountain range fronts, fluvial plain deposits near the axis of the valley, deltaic deposits, and lacustrine deposits. Sedimentary strata are variable vertically and laterally. Depositional environments change over relatively short distances resulting in laterally discontinuous sand, gravel, and clay lenses. Laterally extensive clay strata are present beneath Owens (dry) Lake and in the Big Pine area. Owens Lake expanded and contracted during Pleistocene glacial and interglacial periods, periodically rising above the topographic high at the south end of Owens Valley and spilling into Rose and Indian Wells Valleys.

Volcanic rocks are present as valley fill in the basaltic cinder cones and flows of the Big Pine Volcanic Field south of Big Pine, in small basaltic plugs west of Bishop, and in the northern Owens Valley as Bishop Tuff. Bishop Tuff is a rhyolitic welded tuff erupted from the Long Valley Caldera 767 ka (Crowley et al., 2007), northwest of Owens Valley. Bishop Tuff dominates the land surface north of Bishop and west of Chalfant and Hammil Valleys, and is present at depth in Chalfant Valley, Laws, and the Bishop area according to well logs. Basalt flows south of Big Pine emanate from vents along the range front and are interstratified with valley-fill sediments. Basalts between Big Pine and Independence are the highest permeability aquifer materials found in Owens Valley.

Structural geology and geometry of the Owens Valley groundwater basin is dominated by faulting related to regional tectonism, with both normal and strike slip components. Faults at the margins of the basin are generally normal faults with the basin down-dropped relative to the mountain blocks. Faults found in the valley-fill are generally parallel to the axis of the valley. The Owens Valley Fault extends from Owens (dry) Lake to north of Big Pine. Other faults occur as branches of the range front faults and Owens Valley Fault. A number of springs occur along faults where they act as barriers to flow across the fault plane. In the Volcanic Tableland, the

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Bishop Tuff is broken by many north-south and northwest-southeast oriented fault scarps, the largest of which forms the eastern boundary of Fish Slough, north of Bishop and west of Chalfant Valley.

Bedrock beneath the Owens Valley fill consists of down-dropped, fault-bounded blocks at varying depths. Numerous geophysical methods have been used to define the form and depth of the bedrock surface (Danskin, 1998; Montgomery Watson Harza [MWH], 2010, 2011b; Pakiser et al., 1964). These demonstrated that the bedrock beneath the valley is not a single down-dropped block, but rather is a series of deep basins separated by relatively shallow bedrock divides. The deepest part of the basin is beneath Owens (dry) Lake and is overlain by over 8,000 feet of valley fill, and another deep portion estimated to have valley fill of about 4,000 feet thick lies between Bishop and Big Pine (Hollett et al., 1991). Valley-fill strata within the deeper portions of the basin have a “stacked bowl” configuration with the deepest part of each stratigraphic horizon occurring in the deepest part of the basin.

#### ***2.2.1.6 Hydrogeologic Framework***

Approximately 35% of the land area and the majority of water rights in Owens Valley groundwater basin are owned by the LADWP for the purpose of exporting water from the eastern Sierra to Los Angeles (Figure 2-3). Los Angeles has developed extensive facilities for water storage and export, land and water management, groundwater production, groundwater recharge, surface-water and groundwater monitoring, and dust control. Because of the importance of water supplied from Owens Valley to Los Angeles, LADWP monitoring is extensive and considerable study has been devoted to Owens Valley hydrology. Conversely, Chalfant, Hammil, and Benton valleys are less studied and monitoring is relatively sparse as LADWP owns little land in those areas.

The primary surface-water features in the groundwater basin are the Owens River and its tributaries draining the eastern slope of the Sierra Nevada (Figure 2-8). The Owens River flows from Long Valley, enters the northwest portion of the groundwater basin, and flows south towards Owens (dry) Lake. Streams draining the high elevations of the east slope of the Sierra Nevada join either the Owens River or are diverted into the Los Angeles Aqueduct. Like many watersheds in the Basin and Range Province, the Owens Valley is internally drained with the natural terminus of the watershed at Owens (dry) Lake. Owens Lake dried up in the 1920s due to upstream diversions of the Owens River and its tributaries for irrigation within the valley and

## **FINAL GROUNDWATER SUSTAINABILITY PLAN**



export to Los Angeles. Flow in the Owens River is controlled by a series of reservoirs operated by LADWP and Southern California Edison Corporation (SCE), supplemented near its headwaters by diversions through the Mono Craters Tunnel from the Mono Basin. Water-year (WY; period from October 1 - September 30 designated by the calendar year in which it ends) releases from Pleasant Valley Reservoir, where the Owens River enters the groundwater basin, had a median value of 256,000 acre-feet per year (AFY) and ranged from 75,000 to 444,000 AFY from WY 1959-2017.

Numerous tributary streams drain the east slope of the Sierra Nevada. The largest of these, Bishop Creek, has median annual runoff of 71,000 AFY and ranged from 35,000 to 134,000 AFY for WY 1904-2017. Combined inflows to the Owens Valley for all gaged tributaries ranged from 95,000 to 379,000 AFY, with a median of 160,000 AFY from WY 1988-2017. This excludes runoff for five tributaries (Goodale, George, Cottonwood, Taboose, and Red Mountain creeks) that were previously gaged but no longer monitored. Analysis of available streamflow data for these gages indicate they contribute a combined total of approximately 37,000 to 40,000 AFY on average, or about 20% of the gaged inflows into the valley. Piute, Coldwater, and Silver creeks, flow into the Owens Valley from the White Mountains. Flows in those creeks are monitored and almost all water is used for irrigation.

No direct surface-water connection exists between the Tri-Valley area and the Owens River except for an ephemeral wash that occasionally flows from Chalfant into the Laws area during extreme precipitation events. Surface-water that enters the Tri-Valley area as runoff from the surrounding mountains, less any water lost to evapotranspiration or vadose zone storage, is believed to recharge groundwater. Flow data for Tri-Valley streams is very limited, with only one long-term LADWP gage established in the southern portion of the Tri-Valley for Piute Creek. The western slopes of the White Mountains have streams that have been described as perennial, with high flows during the snowmelt period or following intense rainstorms (Phillip Williams and Assoc [PW&A], 1980). Most of these streams are either diverted for irrigation or rapidly infiltrate into the alluvial fans once they enter the valley floor. Runoff from the surrounding mountains into the Tri-Valley area has been estimated to range from about 16,500 to 27,000 AFY on average (MHA, 2001; PW&A, 1980). Results from a Distributed Parameter Watershed Model (DPWM), a rainfall-runoff model which accounts for snowpack, that simulates conditions in the Tri-Valley from WY 1995-2019 produces average and median inflows of about 18,000 and 13,500 AFY, respectively (see DPWM Technical Memorandum, Appendix 10).

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The Fish Slough subbasin, located to the north of Bishop and to the west of Chalfant Valley in the volcanic tablelands, is a federally-designated Area of Critical Environmental Concern (ACEC) due to the presence of rare plants and animals. Habitat in the subbasin is supported by groundwater discharge to springs and seeps along faults. Some of this discharge becomes surface-water runoff that flows approximately four miles and eventually enters the Owens Valley north of Bishop. Annual runoff volume from Fish Slough has steadily declined by approximately 78 AFY over the last half century. Mean annual volume reported at LADWP Station 3216 (Fish Slough at L.A. Station #2) was 6,500 AFY for WY 1967-1976, and 3,400 AFY for WY 2008-2017.

Multiple lines of evidence indicate a hydrogeologic connection exists between Tri-Valley and Fish-Slough. The surface drainage area of Fish Slough is far too small to generate observed spring discharge and runoff volumes given annual precipitation rates in the area (Jayko and Fatooh, 2010). Therefore, water discharging from Fish Slough must be sourced from other locations. Due to the physics of groundwater flow, groundwater elevations in the source area must be greater than groundwater elevations in Fish Slough, which excludes areas to the south of Fish Slough as potential sources. Although observed groundwater elevations in Round Valley to the west are sufficiently high to be a potential source of Fish Slough discharge, groundwater elevation trends in that portion of the basin do not show similar chronic declines as would be expected if it was a significant source. Therefore, the source area for Fish Slough is most likely located to the north and/or the east, which coincides with Tri-Valley.

Geologic conditions indicate a hydrogeologic connection between Fish Slough and Tri-Valley. Tri-Valley is a sedimentary basin filled with alluvial deposits that readily stores and transmits water due to interconnected pore spaces. The axis of this deep sedimentary basin runs from the northwest in the Hammil Valley area to the southeast towards Fish Slough. Bishop Tuff was deposited on top of alluvial sediments that were present at the surface at the time of the eruption (Stevens et al., 2013) providing a likely groundwater conduit from Tri-Valley to Fish Slough. The lithology surrounding Fish Slough within the potential source area (and outside of Tri-Valley) is primarily welded volcanic ash flow deposits (Bishop Tuff), which have a small percentage of interconnected pore space. As a result, these volcanic ash deposits do not store and transmit water as readily. Tectonic activity such as faulting can create localized zones with increased permeability that allow for groundwater flow. The Fish Slough fault system extends north from Fish Slough and into Hammil Valley, potentially creating a preferential pathway

## FINAL GROUNDWATER SUSTAINABILITY PLAN



along and roughly parallel to the faults for groundwater to flow from Tri-Valley into Fish Slough. Finally, a bedrock block in the southwest portion of the management area beneath Chalfant Valley and Laws is present at relatively shallow depth and probably acts as a barrier to regional north-south groundwater flow (Hollett, 1991). The geologic structures of porous alluvium under tuff, north-south trending faults, and shallow bedrock act in concert to direct regional groundwater flow from Tri-Valley to Fish Slough.

Studies of groundwater geochemistry also indicate a Tri-Valley connection to Fish Slough. Zdon et al. (2019) concluded that water discharged in Fish Slough is a mixture sourced from the northeast (Tri-Valley), north (Benton Hot Springs and Adobe Valley) and northwest (Volcanic Tablelands) based on geochemical data. Adobe Valley is a less likely source area because of intervening bedrock between the valley and Fish Slough, but a connection cannot be ruled out. The authors note that the Fish Slough Northeast Spring shows the strongest geochemical signature for Tri-Valley area waters, whereas the other springs were more of a mixture of all sources. The source areas identified are consistent with those expected from hydrogeologic conditions present in the basin.

While the sources of groundwater discharging into Fish Slough is currently unquantified, a large portion is believed to come from the Tri-Valley area (Jayko & Fatooh, 2010; Zdon, et al. 2019).

Inflows to the Owens Valley groundwater system are primarily sourced from infiltration of surface-water into alluvial fans near the margins of the valley, with a small amount of recharge derived from direct precipitation on fan surfaces, deep percolation from irrigated agricultural fields, and seepage from losing reaches of the Owens River, Los Angeles Aqueduct, and irrigation ditches in the valley. Groundwater flows from recharge areas high on the alluvial fans (areas of high hydraulic head) to discharge areas on the valley floor (areas of low hydraulic head) resulting in groundwater flow directions that parallel topographic gradients. Most natural groundwater discharge occurs on the valley floor in the form of spring flow, wetlands, baseflow to gaining reaches of the Owens River, transpiration by phreatophytic vegetation communities, and evaporation from the playa and brine pool at Owens Lake.

The basin boundaries are generally delineated by the contact between alluvium and the bedrock of the adjacent mountain blocks. At the south end of the basin, the boundary is defined by the topographic high between Owens Valley and Rose Valley. This portion of the

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basin boundary is in alluvium, and it was previously hypothesized that a permeable pathway south to Rose Valley could exist. However, potentiometric data indicate the basin is indeed closed and there is no groundwater outflow to Rose Valley (MWH, 2013). The boundary west of Chalfant and Hammil valleys is formed by the contact between valley-fill alluvium and the Bishop Tuff. At this boundary, the Bishop Tuff likely overlies valley fill that was present when the tuff was deposited. The northeastern boundary of Benton Valley is jurisdictional, formed by the California-Nevada state line. The bedrock boundary at the bottom of the valley fill has been characterized by geophysical methods (Pakiser et al., 1964), revealing the basal bedrock forms deep basins separated by bedrock highs. The deepest part of the basin is beneath Owens Lake, and is estimated to be about 8,000 feet deep. Another deep basin is present between Big Pine and Bishop, estimated to be about 4,000 feet deep. Other basins are present east of Lone Pine and beneath Hammil Valley. Shallow bedrock is present between Chalfant Valley and Laws, between Benton and Chalfant valleys, and between Big Pine and the Los Angeles Aqueduct intake.

Valley fill material is highly heterogeneous and although sedimentary strata generally cannot be traced over long distances, the basin's aquifer system can be generalized into a shallow unconfined zone and a deeper confined or semi-confined zone separated by a given confining unit. A review of 251 driller's logs of wells in Owens Valley found that 89% of wells had indications of low permeability material in the well log (MWH, 2003). This three-layer conceptual model was used in numerical groundwater flow models for Owens Valley (Danskin, 1988, 1998) and the Bishop-Laws area (Harrington, 2007). The shallow zone is nominally about 100 feet thick and the transmissive portion of the deeper zone extends to approximately 1,000 feet below land surface. Tri-Valley is generally underlain by a single aquifer of alluvium derived from the White Mountains and the Casa Diablo/Blind Springs area to the west.

Most of the valley fill is clastic material shed from the surrounding mountains, the majority of which is sand and gravel. Alluvial fan sediments are coarse, heterogeneous, and poorly sorted at the head of the fan and finest at the toe, beyond which fans transition to lake, delta, or fluvial plain sediments (Hollett et al., 1991). The transition zone from fan to valley floor is characterized by relatively clean well-sorted sands and gravels that likely originated as beach, bar, or river channel deposits. This zone is a favored location for LADWP groundwater wells because the well-sorted sandy aquifers provide high well yields and the transition zone corresponds to the alignment of the Los Angeles Aqueduct. Extraction of groundwater from the

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transition zone has impacted groundwater dependent vegetation such that LADWP has implemented a number of revegetation, irrigation, and habitat enhancement projects to mitigate the effects of groundwater pumping ( see [LADWP and ICWD, 2021 annual reports](#)).

Although volcanic flows comprise a relatively small volume of the valley fill, the most transmissive aquifers in the Owens Valley occur in basalt flows between Big Pine and Independence. Historically, the largest springs in Owens Valley occurred where high permeability basalt flows terminate against lower permeability sediments or are in fault contact with sediments. Most of these large springs stopped flowing shortly after 1970 due to increased LADWP groundwater pumping.

Hydraulic conductivity, determined from aquifer tests in Owens Valley and the Owens Lake area, ranges from less than 10 ft/day to over 1,000 ft/day (see Danskin, 1998; MWH, 2013 Table 3-6). Where lacustrine sedimentation has prevailed for long periods of time at Owens Lake and Big Pine, extensive thick clay confining layers are present. Although the clay layers are disrupted and off-set by faulting, the confined nature of the deep aquifer is evident from generally higher heads in the deep aquifer than in the overlying shallow aquifer and the presence of flowing artesian wells near Bishop, Independence, and Owens Lake.

A modeling effort in the Tri Valley and Fish Slough region estimated hydraulic conductivities in the range of 0.01 to 125 ft/day, with most of the values falling in the 1 to 20 ft/day range (MHA, 2001). These values are atypical of coarse alluvial materials and much lower than those from the Owens Valley and Owens Lake possibly due to model calibration artifacts.

The principal geologic structures affecting groundwater flow are the basin's bedrock boundaries and faults in the valley-fill material (Figure 2-14). The bedrock boundaries delineate the geometry of permeable valley fill. Faults parallel the axis of the valley where they form barriers to groundwater flow due to offset of high permeability layers and formation of low permeability material in the fault zone resulting from fault motion. Evidence for faults acting as groundwater flow barriers includes emergence of springs along fault traces and declines in water table elevation across faults. North of the Alabama Hills, blocks of aquifer are compartmentalized by en echelon faults, restricting lateral flow into the compartment. Recharge to the compartment is limited to local sources such as a stream segment within the compartment or precipitation. Absent lateral inflow and tributary infiltration, the effects of

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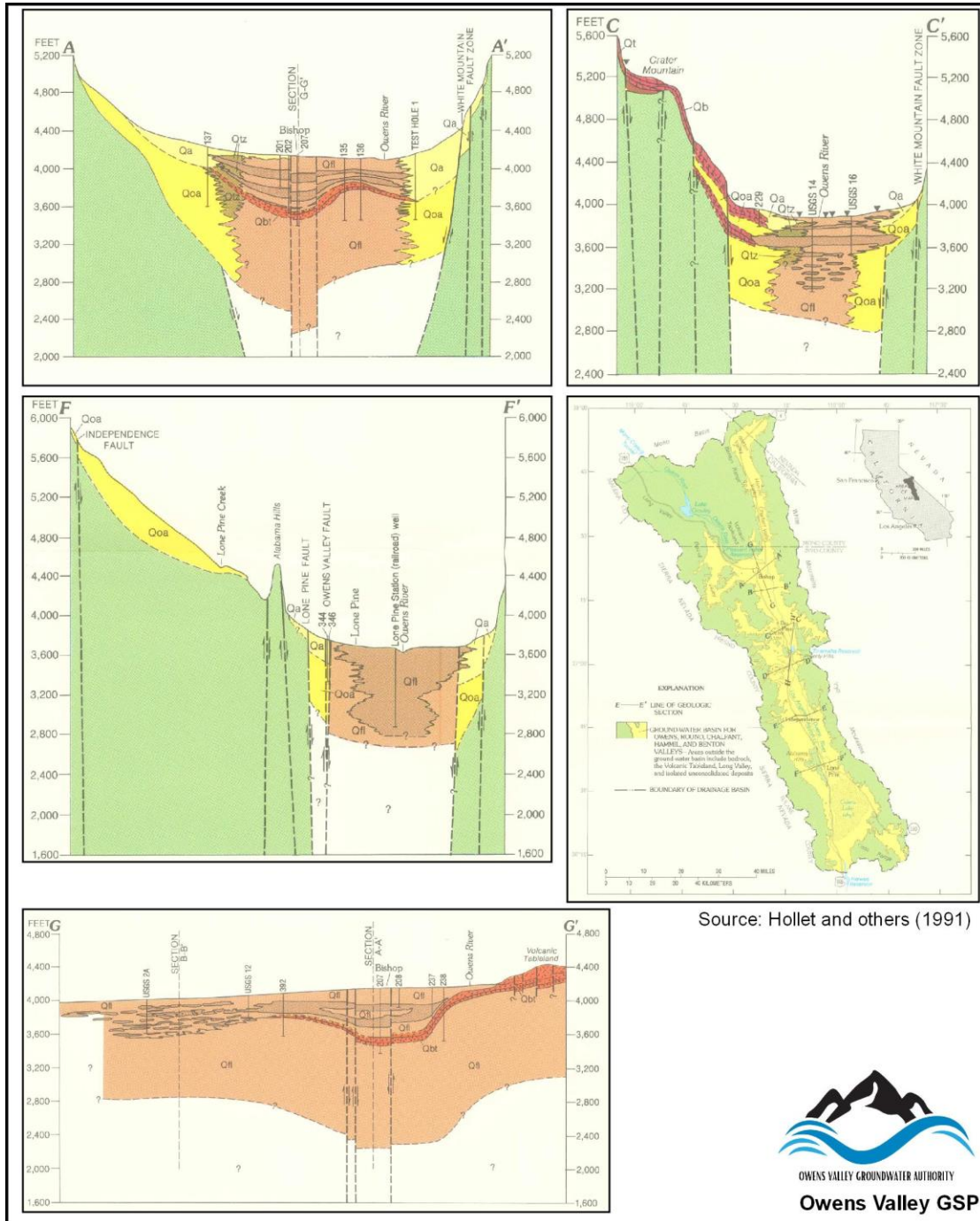


Figure 2-14. Geologic cross sections of the Basin.

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pumping may be more long-lasting in compartmentalized areas because recharge may be limited to direct precipitation, which provides relatively low recharge amounts in the basin.

Groundwater pumping has formed local cones of depression around centers of sustained pumping near Birch Creek (south of Big Pine), Aberdeen (north of Independence), and Independence, which locally modify the regional pattern of down-fan flow on the alluvial fans and southerly flow on the valley floor. The presence of cones of depression in the Tri-Valley area is suggested by the declining water levels and locus of pumping occurring in Hammil Valley, but the monitoring data are insufficient to characterize the potentiometric surface across the valleys.

## **2.2.2 Current and Historical Groundwater Conditions (Reg. § 354.16)**

Current groundwater conditions and historical trends in the Owens Valley are summarized below by management area (see Section 2.2.4). Detailed information regarding monitoring plan, water level trends, and data gaps can be found in Appendix 3.

### **2.2.2.1 Groundwater Elevation**

A General groundwater contour map for the Owens Valley Management Area is contained in Appendix 7. The Owens Lake Management Area is the discharge area for the closed Basin and groundwater contours in surficial aquifers largely follow topography. Monitoring well density is not sufficient to prepare accurate contour maps in the Tri-Valley portion of the Basin, but, the general geology and groundwater flow patterns are described in 2.2.16.

The OVGA database contains reliable, long-term water level data for the Benton area measured in four monitoring wells, two wells in Hammil Valley, seven wells in Chalfant Valley, and four in Fish Slough. Six of these chosen as representative monitoring locations (Figure 2-15). The data record includes 20 years of data from the Fish Slough, Benton, and Hammil wells and 30 years of data from the Chalfant wells. Water levels in all monitoring wells in the Tri-Valley Management Area exhibit steadily declining water levels over several decades. These wells are widely separated geographically, and all show similar and remarkably consistent trends of declining water levels over several decades regardless of seasonal or wet/dry cycles. Water level trends were analyzed at four representative wells in the Tri-Valley management area (Figure 2-15). The black lines on the plots in Figure 2-16 displays a linear regression, with the rate of water table decline and coefficient of determination ( $R^2$ ) displayed. In general, water levels have

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been slowly but steadily declining since the late 1980s. Benton and Chalfant Valleys show similar rates of decline that average about  $-0.5$  ft/yr, with total historical declines of about 9.5 ft and 15.3 ft, respectively. Hammil Valley water levels show an even faster rate of decline of approximately  $-1.8$  ft/yr based on limited data. Collectively, the data suggest a similar overriding factor(s) is/are affecting water levels over a large region. Pumping and reduced recharge due to wet-dry precipitation patterns or longer-term climate change are the most probable primary regional drivers of the aquifer system that could cause the observed declines over many decades.

Water levels in Fish Slough also show persistent groundwater declines since the late 1980s, with timing consistent with declines observed in the Chalfant/Benton valleys (Figure 2-16a). The rate of water level decline in Fish Slough is lower than Tri Valley areas, approximately  $-0.15$  ft/yr (Figure 2-16b). The water level declines are consistent with spring flow measurements in Fish Slough that also exhibit steady declines in discharge.

The recorded water-level decline diminishes with distance from Hammil Valley where the majority of agricultural land and associated pumping occur in this management area consistent with the expected development of a cone of depression. The Tri-Valley aquifer system is primarily unconfined and driven by elevation gradients, whereas the Fish Slough Aquifer system is primarily confined and driven by pressure gradients. Since drawdown is a function of time and distance from pumping, the fact that Fish Slough is located further from the pumping centers in Tri-Valley means that drawdown is expected to be lower for the same time period compared to wells located within Tri-Valley.

Groundwater levels and trends in the Owens Valley management area vary depending on time and location. This is a result of both complicated geology, the high degree of groundwater and surface-water management in the area, and the LTWA. Figure 2-17 shows the locations of representative monitoring wells in the Owens Valley management area. Generally, groundwater levels appear to be in a dynamic steady state that tracks hydrologic conditions: water levels increase during wet years and decrease during dry years (Figures 2-18a through 2-18d). The rate at which this increase or decrease occurs during a given period appears to be well-specific, likely influenced by multiple local factors such as nearby pumping, managed surface water spreading (managed aquifer recharge), well screen interval, and geologic conditions.

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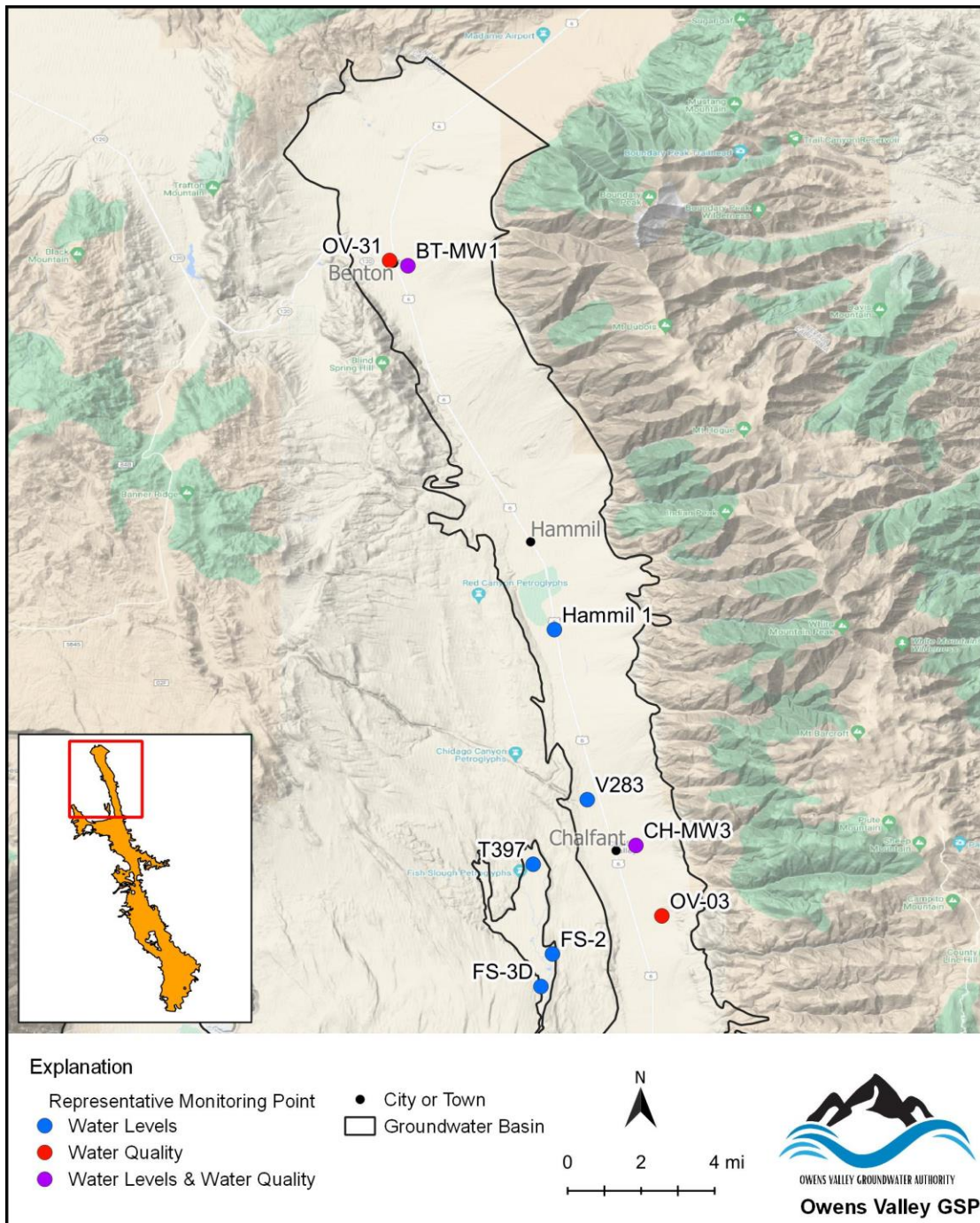


Figure 2-15. Representative monitoring well locations in Tri-Valley Management Area.

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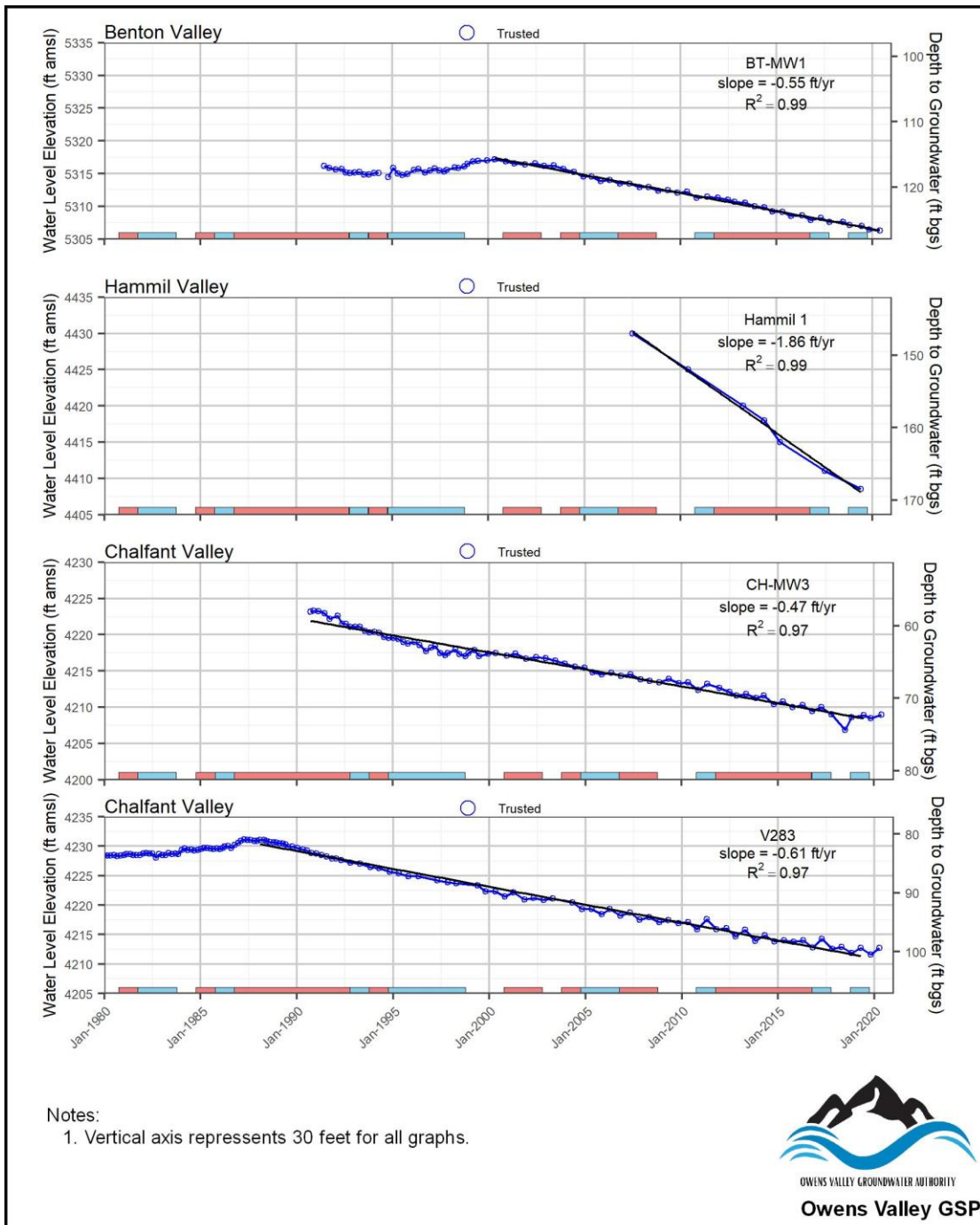


Figure 2-16a. Groundwater elevations for monitoring locations in Tri-Valley.

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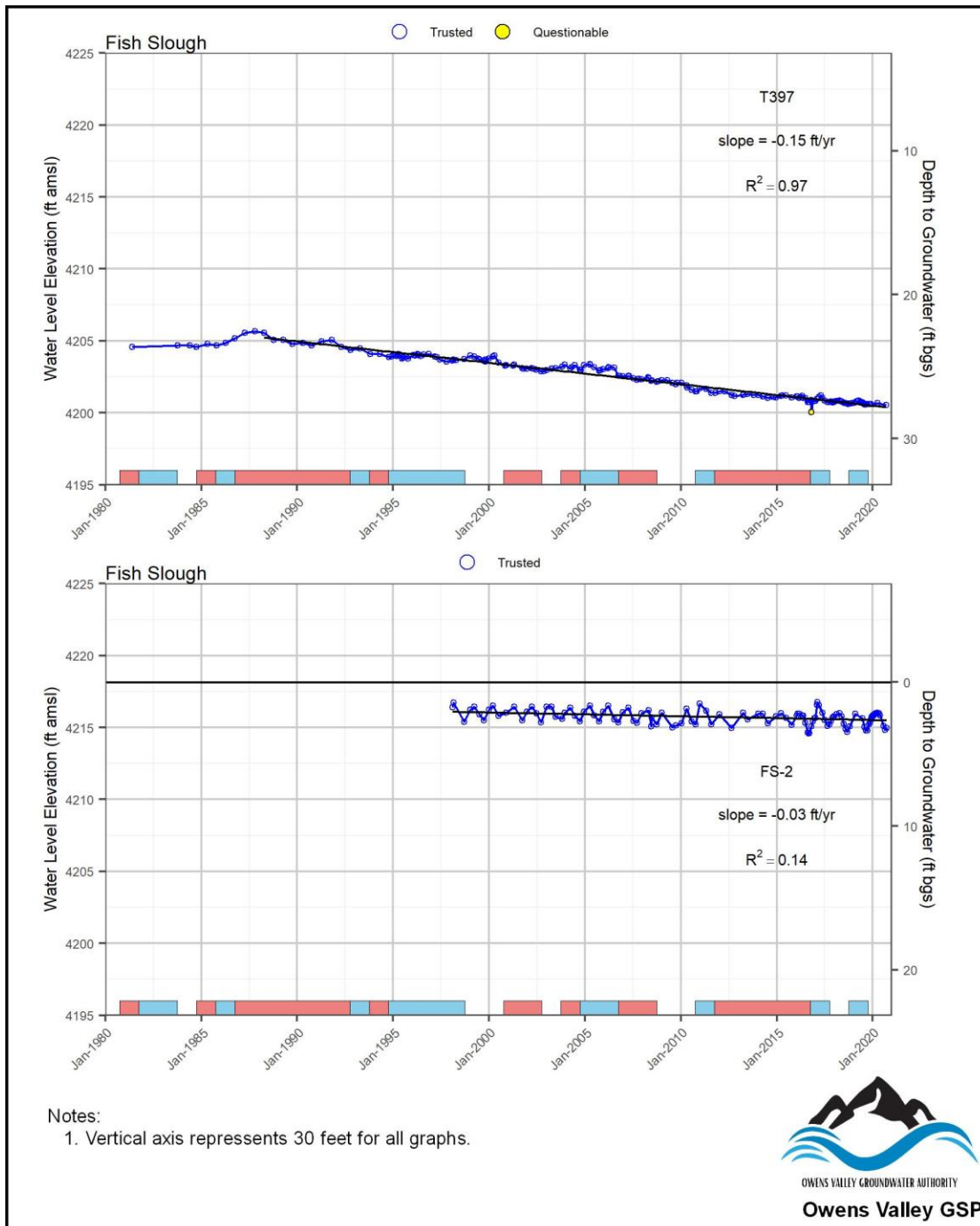


Figure 2-16b. Groundwater elevations for monitoring locations in Fish Slough.

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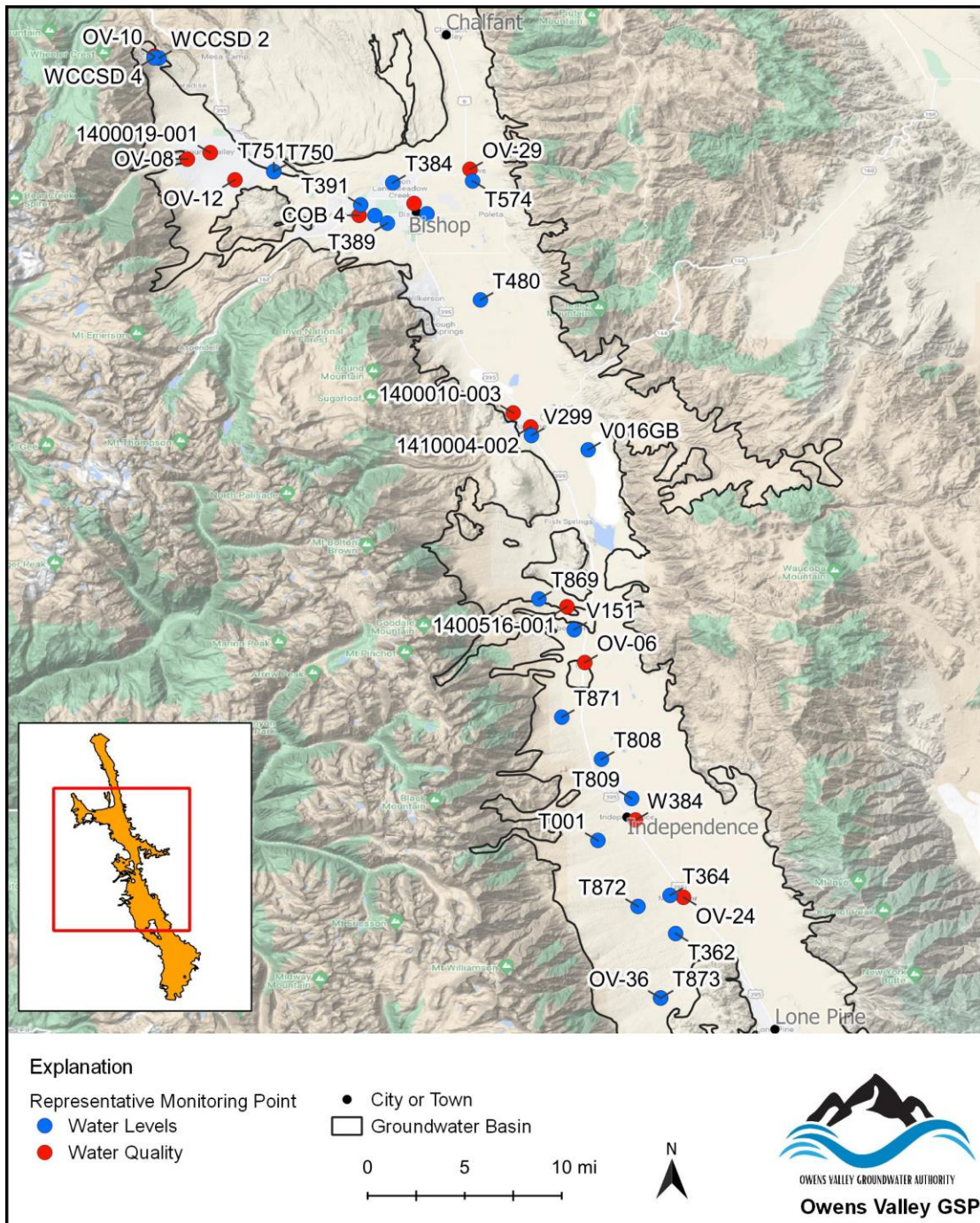


Figure 2-17. Representative monitoring locations in Owens Valley Management Area.

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In the northwest corner of the Basin, two wells in the Wheeler Crest/Swall Meadow communities were available to include as monitoring points in this GSP (Figure 2-18a), and fill a datagap for privately-owned lands surrounded by Federal lands. These wells have relatively short monitoring periods, but were deemed sufficient for that corner of the basin because of the lack of other suitable data and the relatively low pumping stress solely for domestic purposes in the area. Similarly, one well provided by the Indian Creek Westridge CSD was included in the GSP despite the relatively short data record (Figure 2-18b). The well location fills a datagap for privately-owned lands in west Bishop surrounded by LADWP land. The data record of the representative monitoring wells in the remainder of the Owens Valley Management Area is often 15 or more years.

The two major periods of groundwater decline observed in the Owens Valley Management Area since 1980 coincide with the two major droughts during this period (1986-1992 and 2012-2016). Water levels for most wells reached their lowest values during the 1986-1992 drought, due to the severity of the drought and also due to pre-LTWA water management which included the highest annual pumping totals in history by LADWP. Water levels during the more recent drought are generally higher than the 1986-1992 period due to full, ongoing implementation of the LTWA and a reduction in LADWP pumping. All wells appear to have recovered or mostly recovered from the 2012-2016 drought or are showing increases in groundwater levels since January 2017. Where possible, Figures 2-18a through 2-18d are annotated with the aquifer zone (unconfined or confined) the well is believed to be screened in. Wells with screen intervals within 100 ft bgs or wells with dry observations were assumed to be screened in the shallow unconfined aquifer zone.

Groundwater levels in the Owens Lake Management Area are highly dependent on spatial location and screened interval of the well. This is due to a combination of effects of the highly stratified geology that includes five separate aquifers, the asymmetric depth of this portion of the basin which results in a great deal of lithostatic pressure exerted on the lower aquifers on the western side of the management area, and this area being the natural terminus of the groundwater basin. This results in water level elevations (pressure of hydraulic head) that can vary over 80 ft within the same aquifer unit (see Figure 19 in MWH, 2013). However, within a given well, water levels show relatively minor fluctuations. Locations of representative

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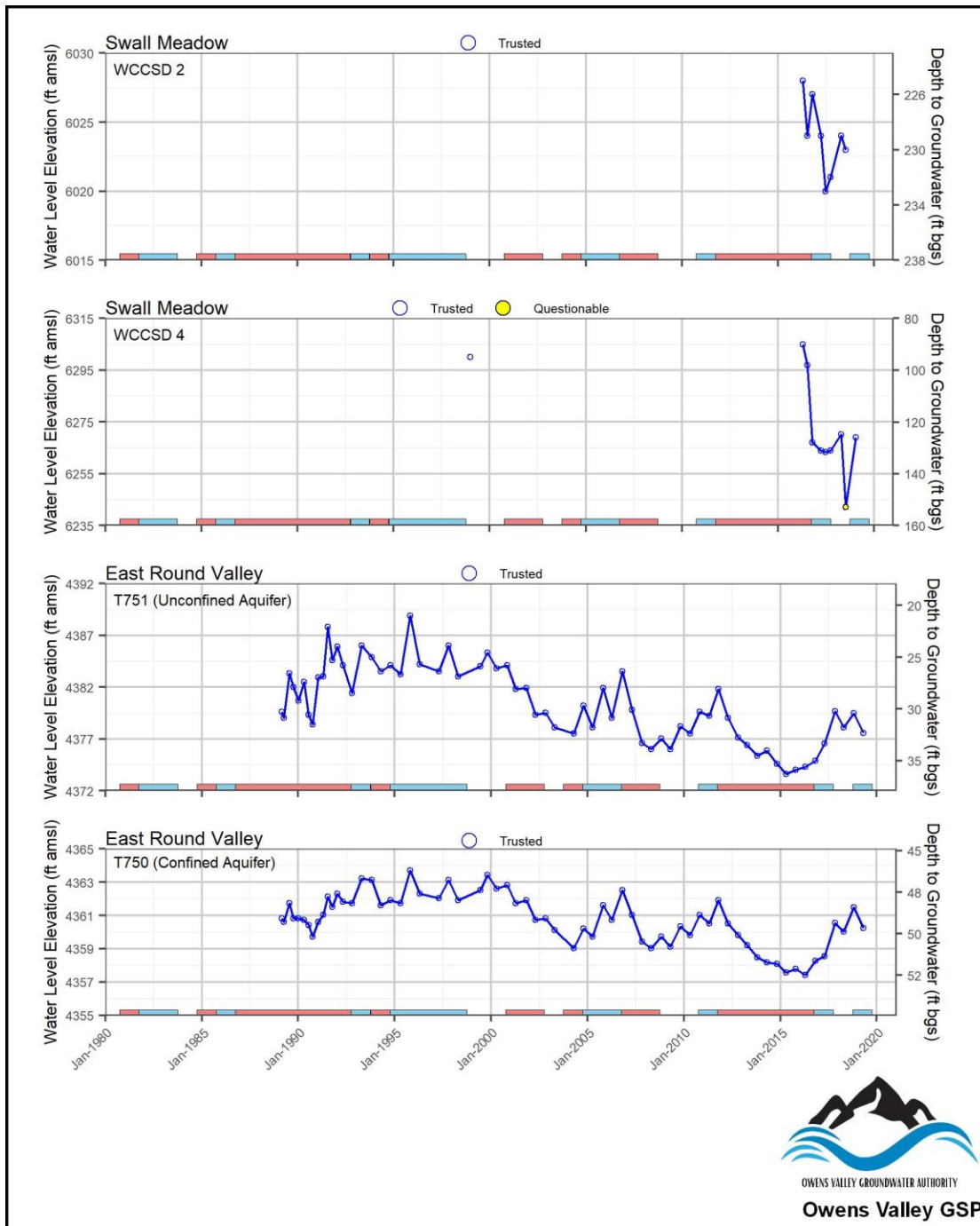


Figure 2-18a. Groundwater elevations for monitoring locations in the Owens Valley.

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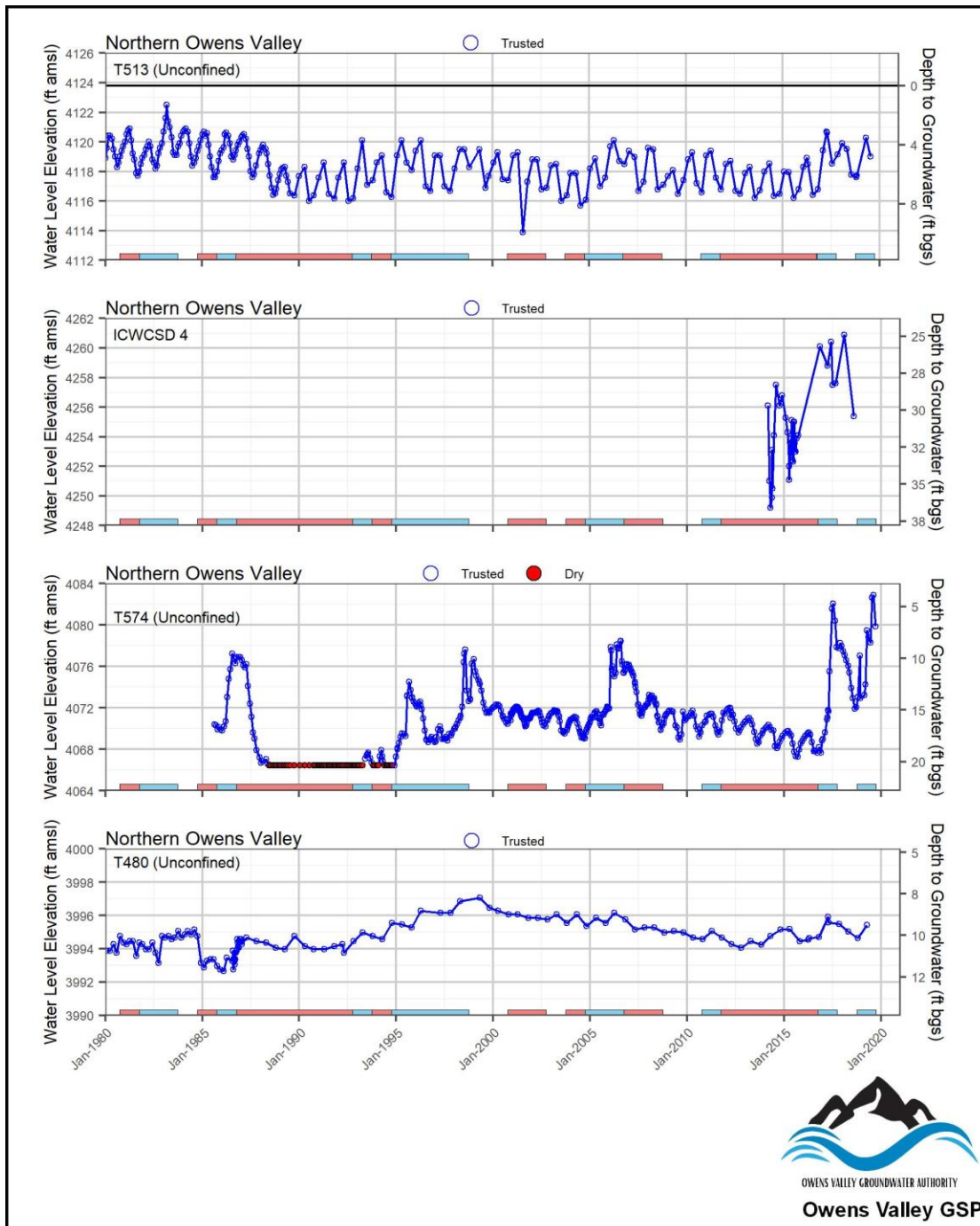


Figure 2-18b. Groundwater elevations for monitoring locations in the Owens Valley

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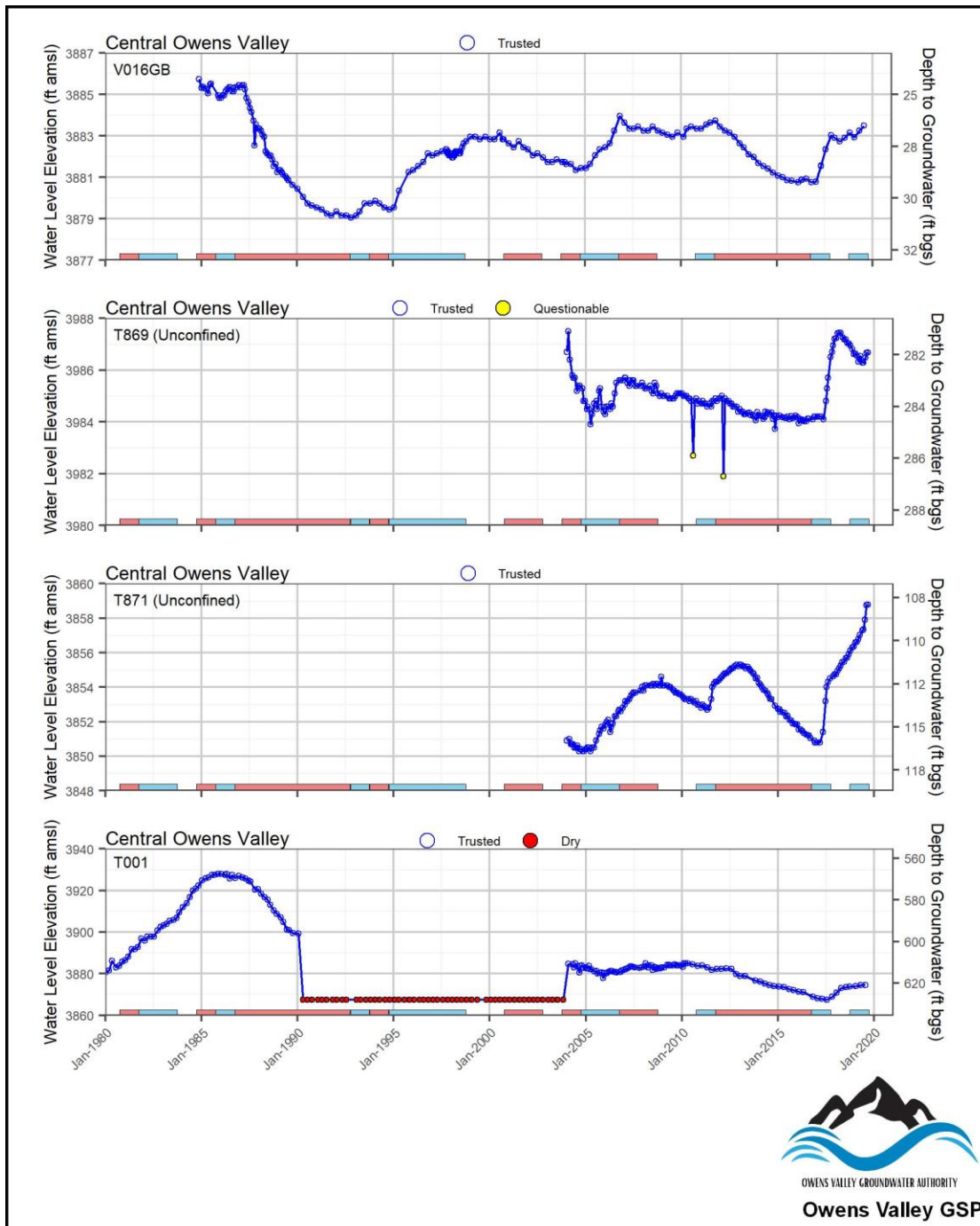


Figure 2-18c. Groundwater elevations for monitoring locations in the Owens Valley

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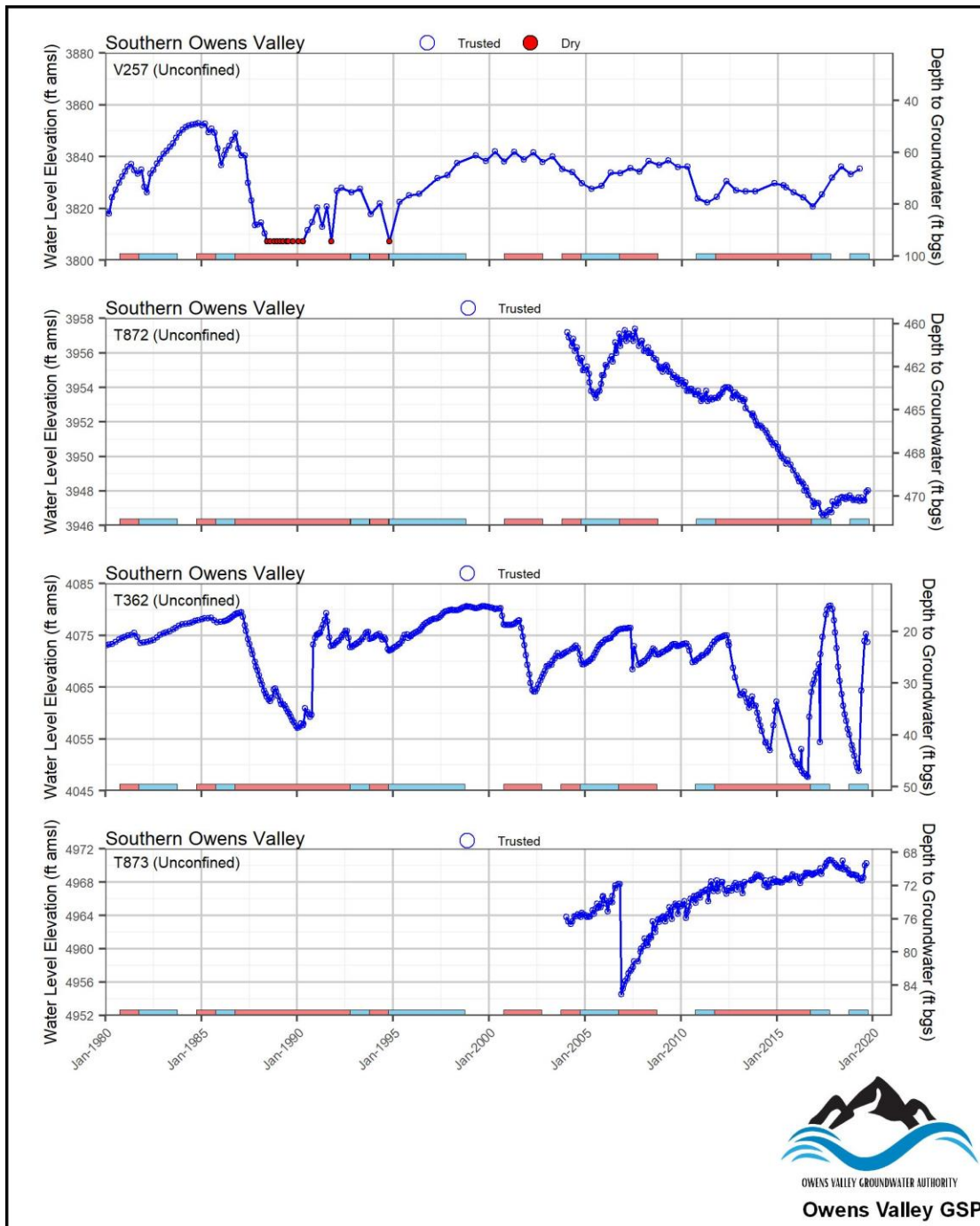


Figure 2-18d. Groundwater elevations for monitoring locations in the Owens Valley.

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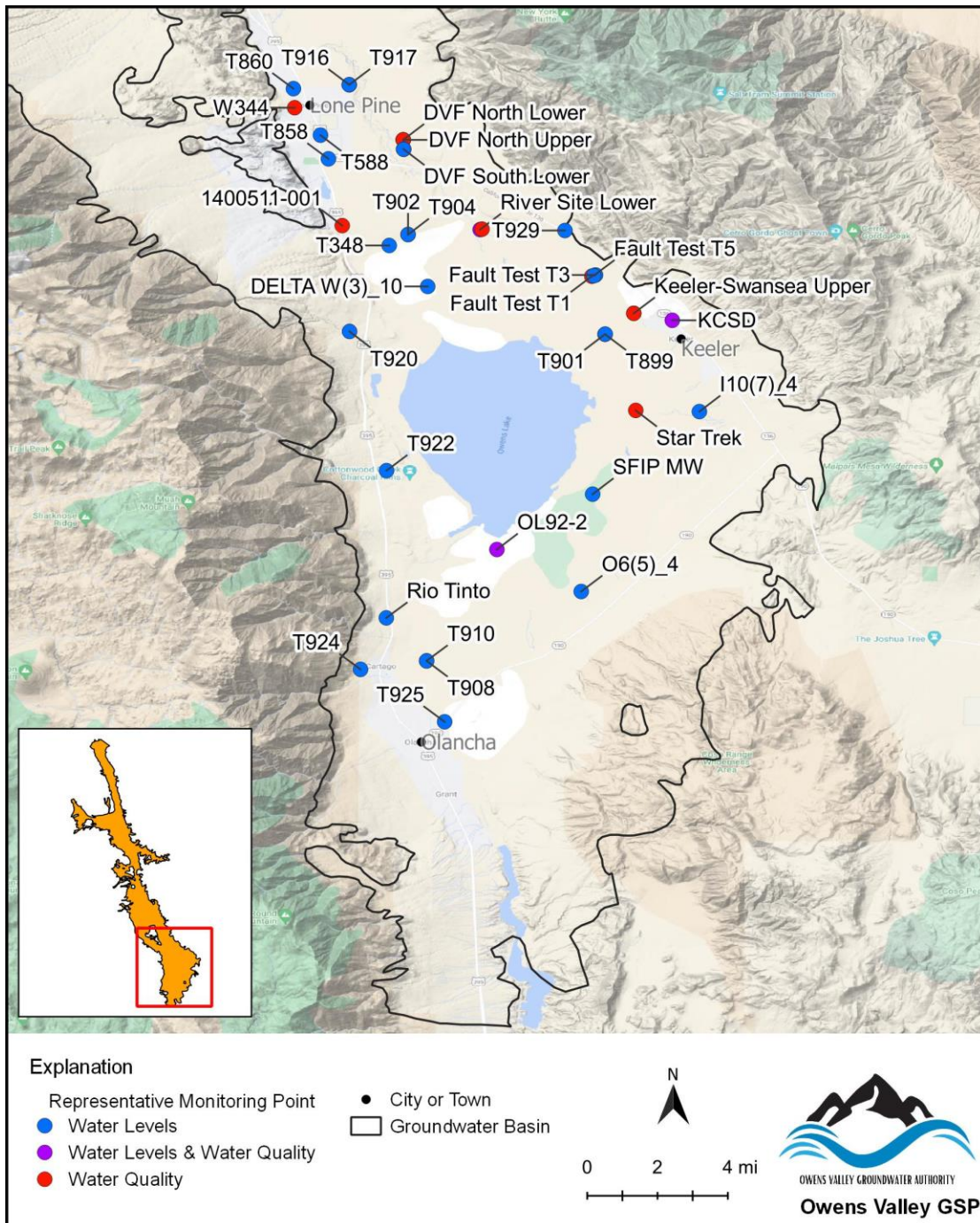


Figure 2-19. Representative monitoring locations in Owens Lake Management Area.

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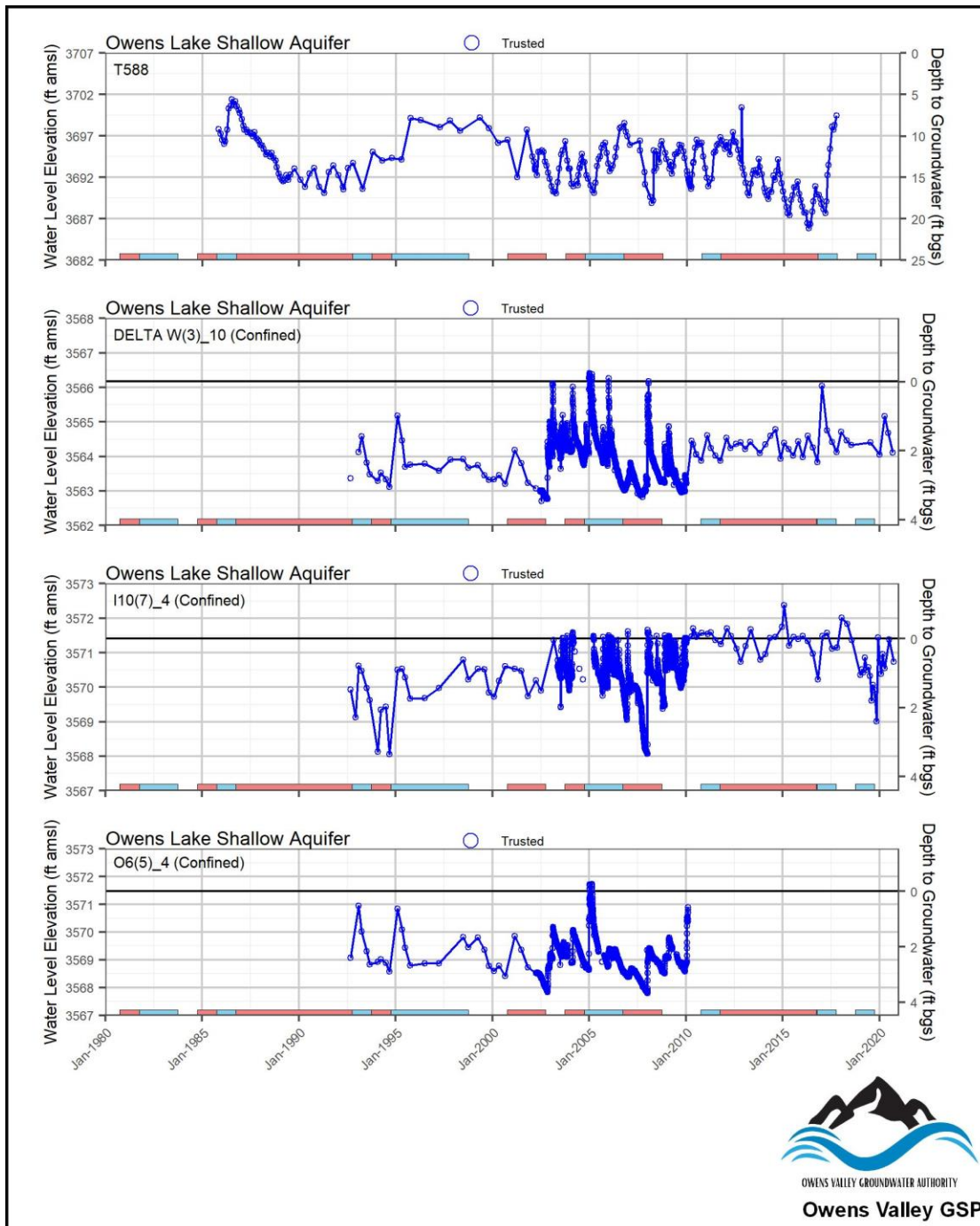


Figure 2-20a. Groundwater elevations for monitoring locations near Owens Lake

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monitoring wells are shown in Figure 2-19, with water level trends for each aquifer system discussed below.

Figure 2-20a shows water level elevations for a single well screened from 30-40 ft bgs and three shallow piezometers screened between 3 and 10 ft bgs. Water levels appear to be in a dynamic steady state condition, showing both seasonal fluctuations and multi-year trends. Water levels decrease during dry years and increase during wet periods. Pumping stress in this management area is relatively constant and low. While shallow piezometer data are only available through early 2010, water levels in T588 located north of Owens Lake quickly recovered following the 2012-2016 drought. For the time period that data are available, water levels in the shallow aquifer system have fluctuated about 16 feet in T588 (Lone Pine) and about 4 feet in the shallow piezometers.

Water level data for Aquifers 1-5 are presented in Figures 2-20b through 2-20f. Water level trends are generally consistent across the aquifers, with levels decreasing during the 2012-2016 drought and then recovering during the following wet period. These fluctuations typically range between 2 and 8 feet during the period of record. Groundwater elevations in the lower aquifers are greater than those in the upper aquifers, reflecting the general upward gradient under the playa area of the lake bed.

#### **2.2.2.2** *Groundwater Storage*

Groundwater storage is highly correlated with groundwater elevation in the Owens Valley, especially within the GSP area where a large portion of the aquifer system is considered to be unconfined (excluding the Owens Lake area). Previous modeling studies by USGS and US Filter do not report total storage estimates for the entire groundwater basin because it was not a key parameter, and the models weren't sensitive to the total (predominately lower aquifer) thicknesses. Groundwater models developed by LADWP cover the majority of the Owens Valley between Laws and Owens Lake. These models may provide the best estimate for change in storage, but neither the models nor the estimated water budgets were provided to the OVGA. Given the correlation, the relatively stable water levels and pumping, and the thickness of Basin aquifers, groundwater elevation is an adequate indicator for tracking and estimates of storage.

In the Owens Valley and Owens Lake Management areas, average water level trends have remained relatively constant, and groundwater levels are in a dynamic steady state with

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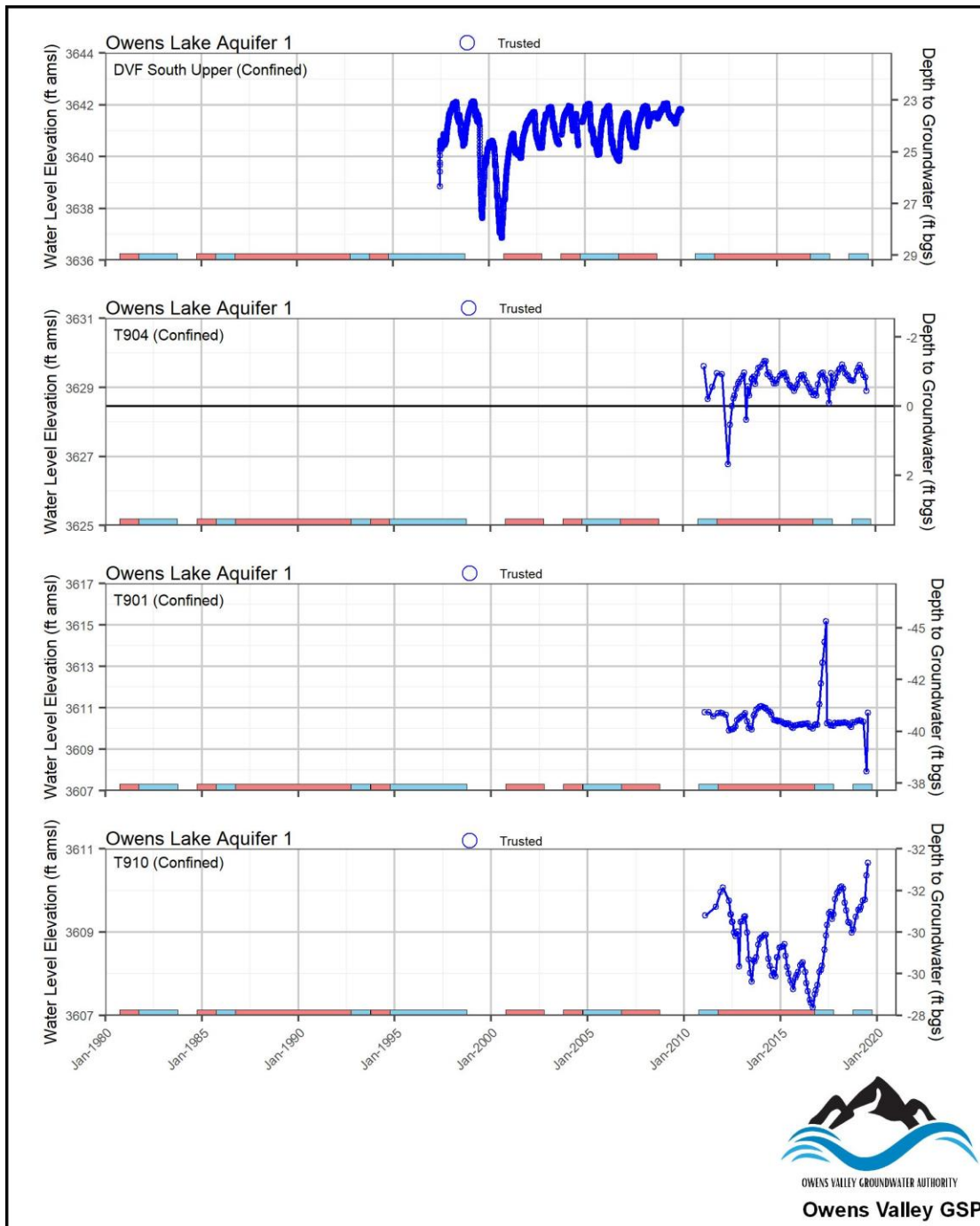


Figure 2-20b. Groundwater elevations for monitoring locations near Owens Lake.

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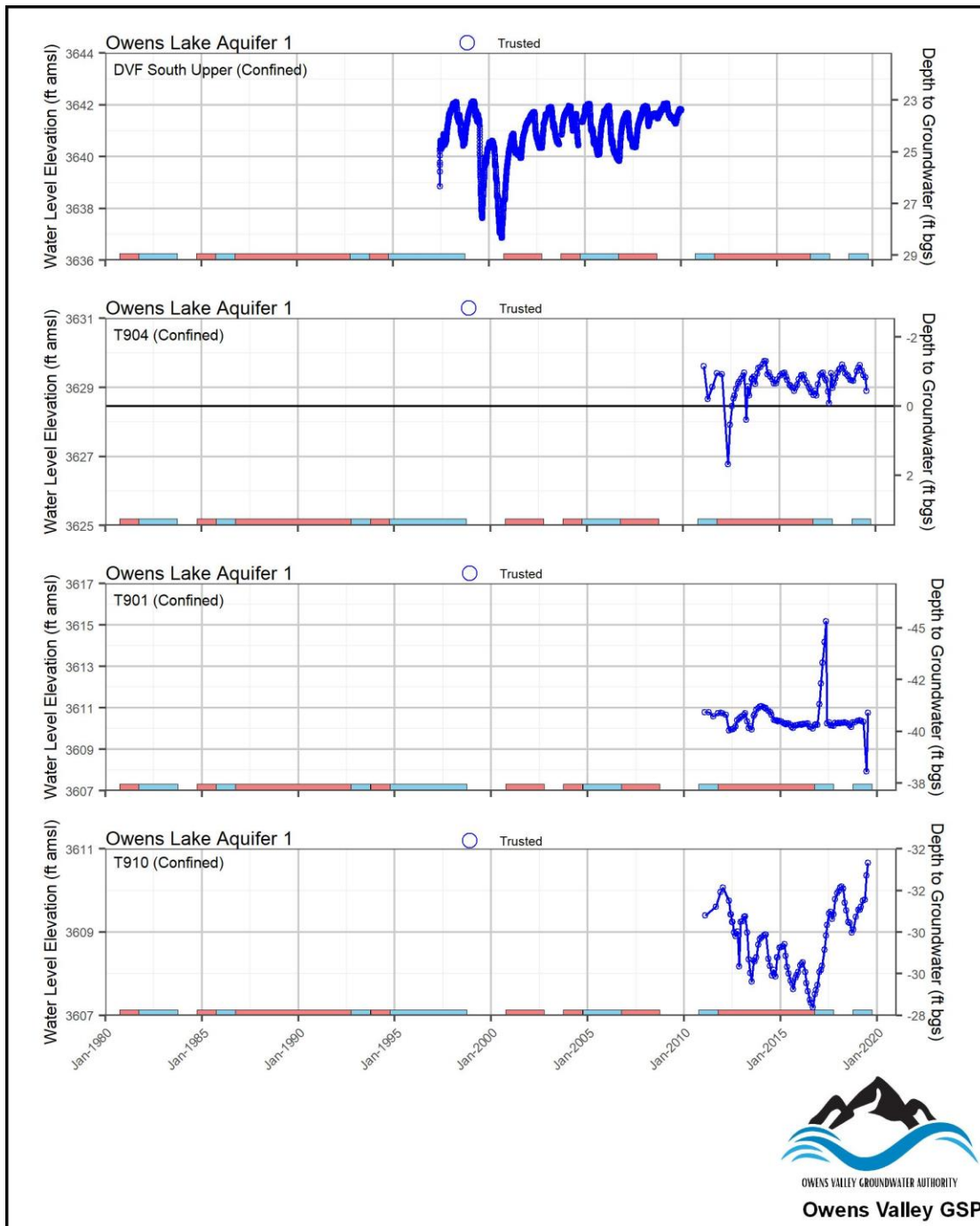


Figure 2-20c. Groundwater elevations for monitoring locations near Owens Lake

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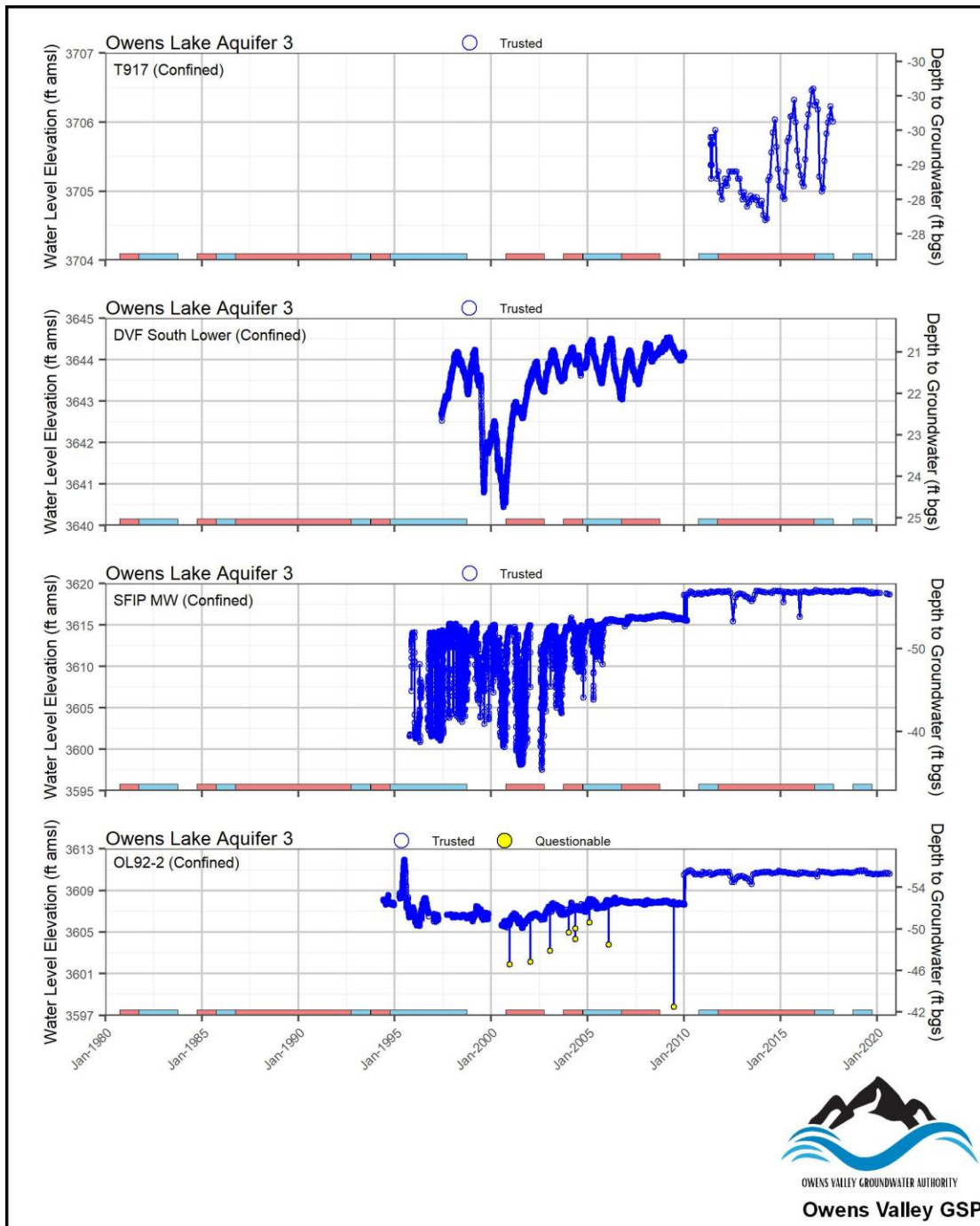


Figure 2-20d. Groundwater elevations for monitoring locations near Owens Lake

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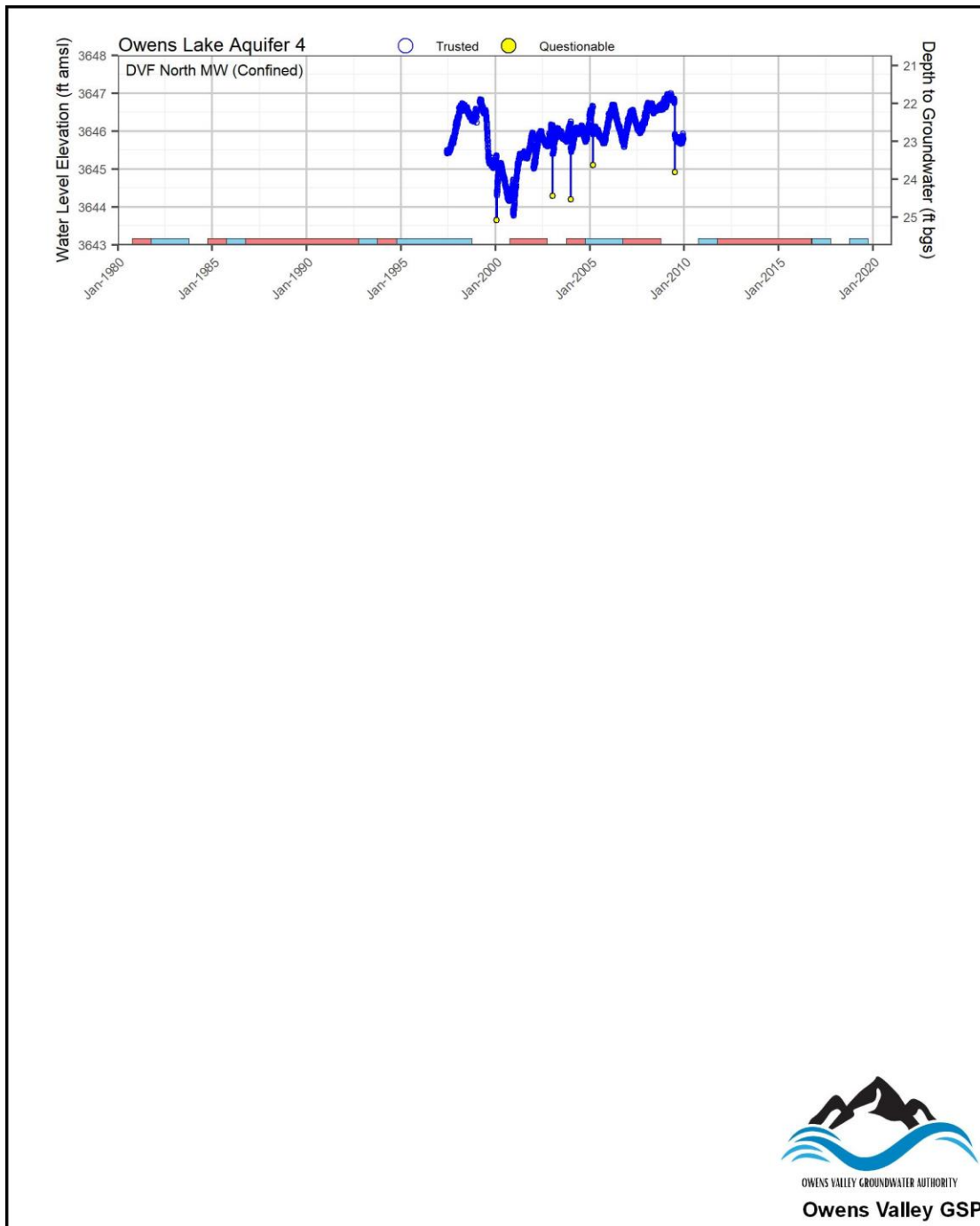


Figure 2-20e. Groundwater elevations for monitoring locations near Owens Lake

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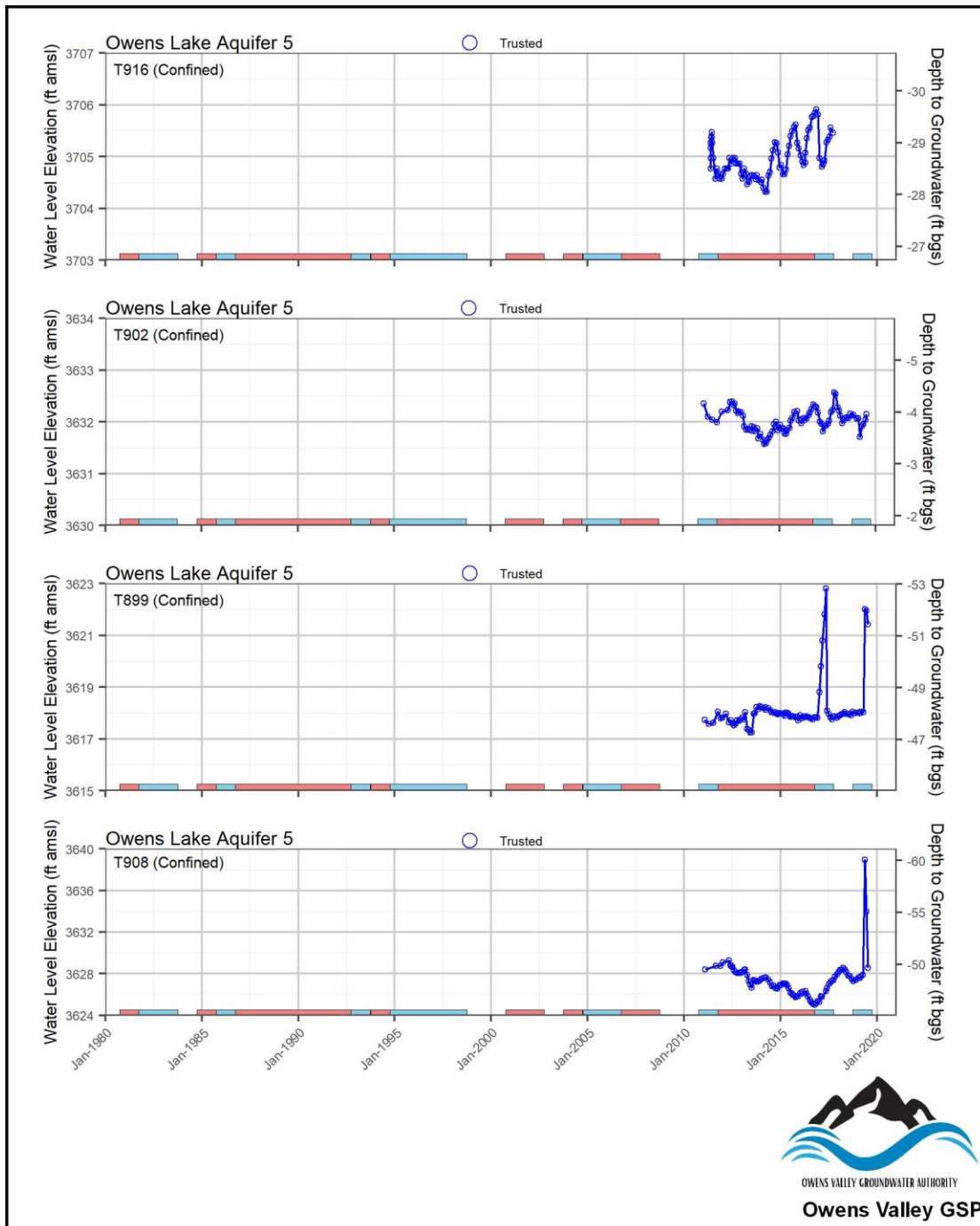


Figure 2-20f. Groundwater elevations for monitoring locations near Owens Lake

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groundwater level changes fluctuating a few feet to tens of feet over the past 50 years. Although no current estimates of recent groundwater storage changes have been made for the Owens Valley and Owens Lake management areas, the lack of a long-term decline in groundwater levels in these areas suggest groundwater storage experiences similar and minor inter-annual fluctuations like those observed in water levels.

Persistent declines in groundwater elevations observed in the Tri-Valley management area indicate chronic loss of water in storage, with preliminary estimates ranging from between 900 to 7,600 ac-ft/yr (Section 2.2.3). Conditions of long-term overdraft exist when annual groundwater extraction exceeds replenishment, generally over 10-years or more (DWR 2016d, Best Management Practices #5, Modeling). In the types of unconfined aquifer underlying Tri-Valley, overdraft would manifest as measured water level decline. SGMA recognizes this basic hydrologic principle and associates overdraft with the definition of chronic lowering of groundwater levels (CWC §10721). Chronic lowering of groundwater levels are persistent declines that continue both during and outside of drought periods.

### **2.2.2.3 Water Quality**

Representative wells with recent water quality data in the Tri-Valley management area are shown in Figure 2-21. Groundwater quality is generally good, with only CH-MW3 exceeding the secondary standard for TDS. CH-MW3 is a landfill monitoring well, so the elevated solute concentrations are likely due to proximate infiltration of leachate. The other constituents that were evaluated do not appear to show any significant trend, suggesting the observed concentrations are generally indicative of natural conditions in the basin. No water quality data are available for the Fish Slough subbasin as of 2018, but since there is no development in that area water quality is assumed to be consistent with natural conditions as reflected in water quality data from several geochemistry studies (summarized in Zdon, et al., 2019).

Representative wells with recent analytical data in the Owens Valley management area (Figure 2-22) show groundwater quality is generally very good, with none of the representative wells exceeding any of the primary or secondary Maximum Contaminant Levels (Figures 2-22a through 2-22d). Concentrations in the representative monitoring wells for the five constituents evaluated (nitrate, sodium, chloride, arsenic, total dissolved solids) generally appear to be stable over the last three decades. Nitrate concentrations, which are a common concern for

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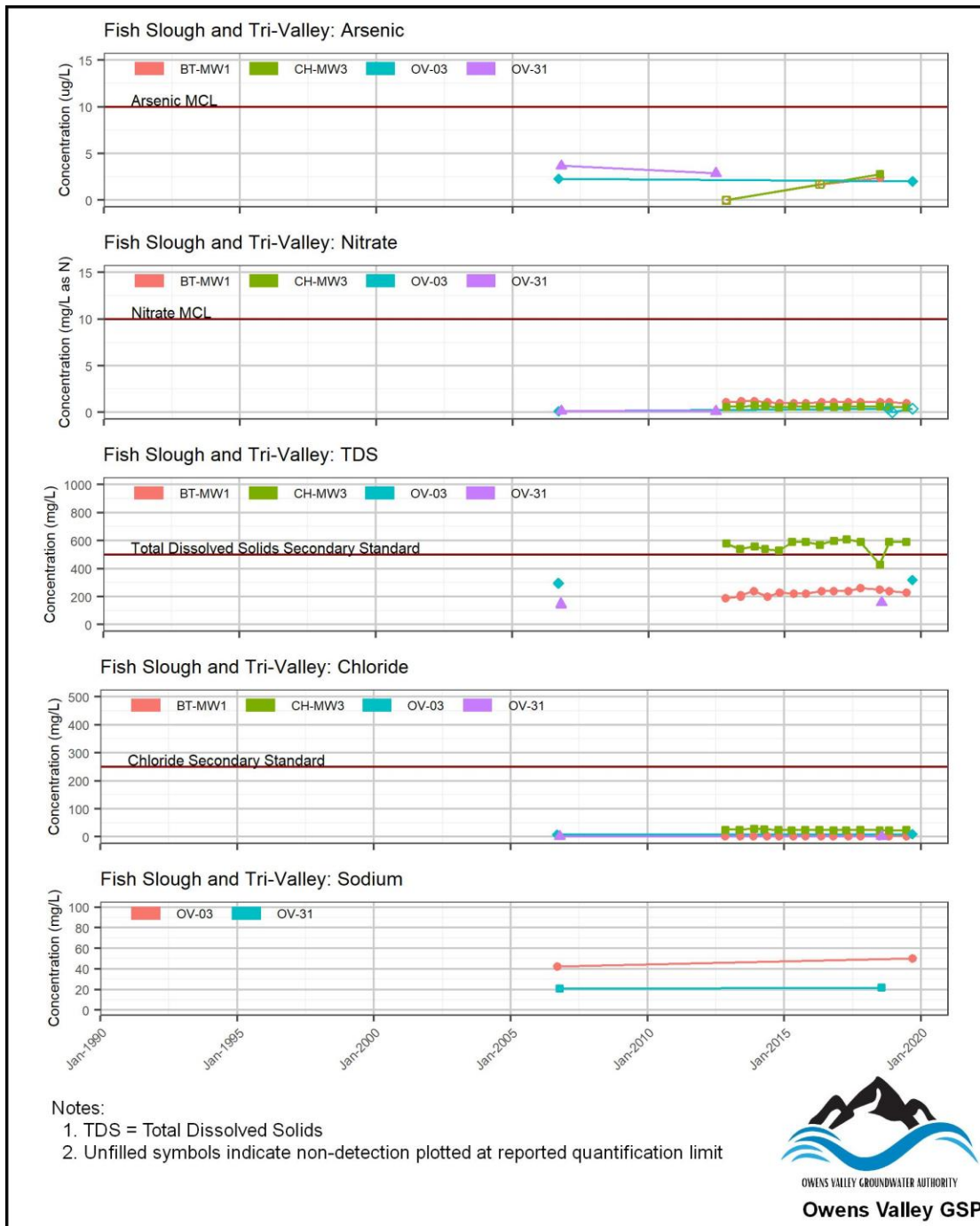
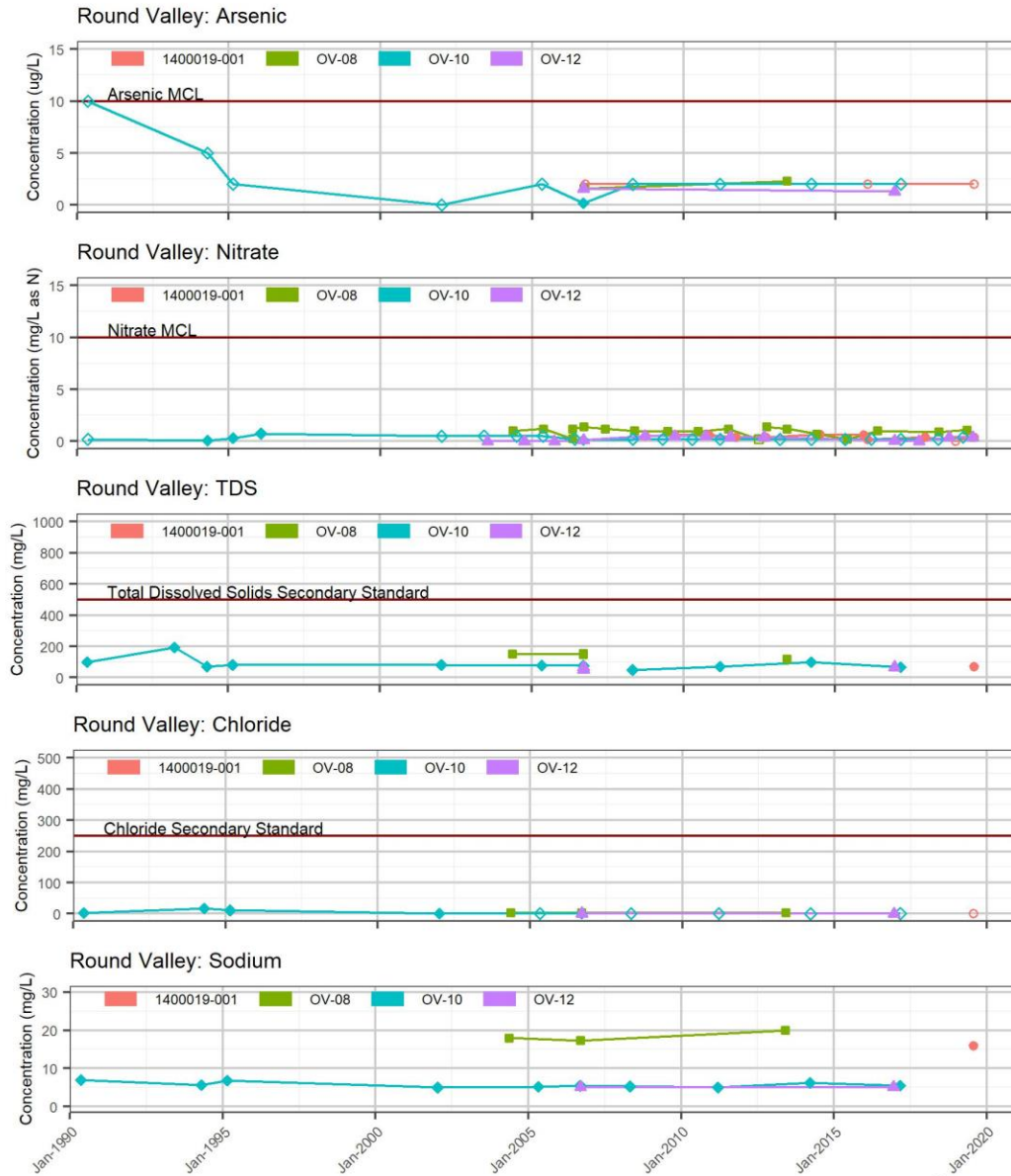


Figure 2-21. Water quality for representative monitoring wells in Tri-Valley and Fish Slough.

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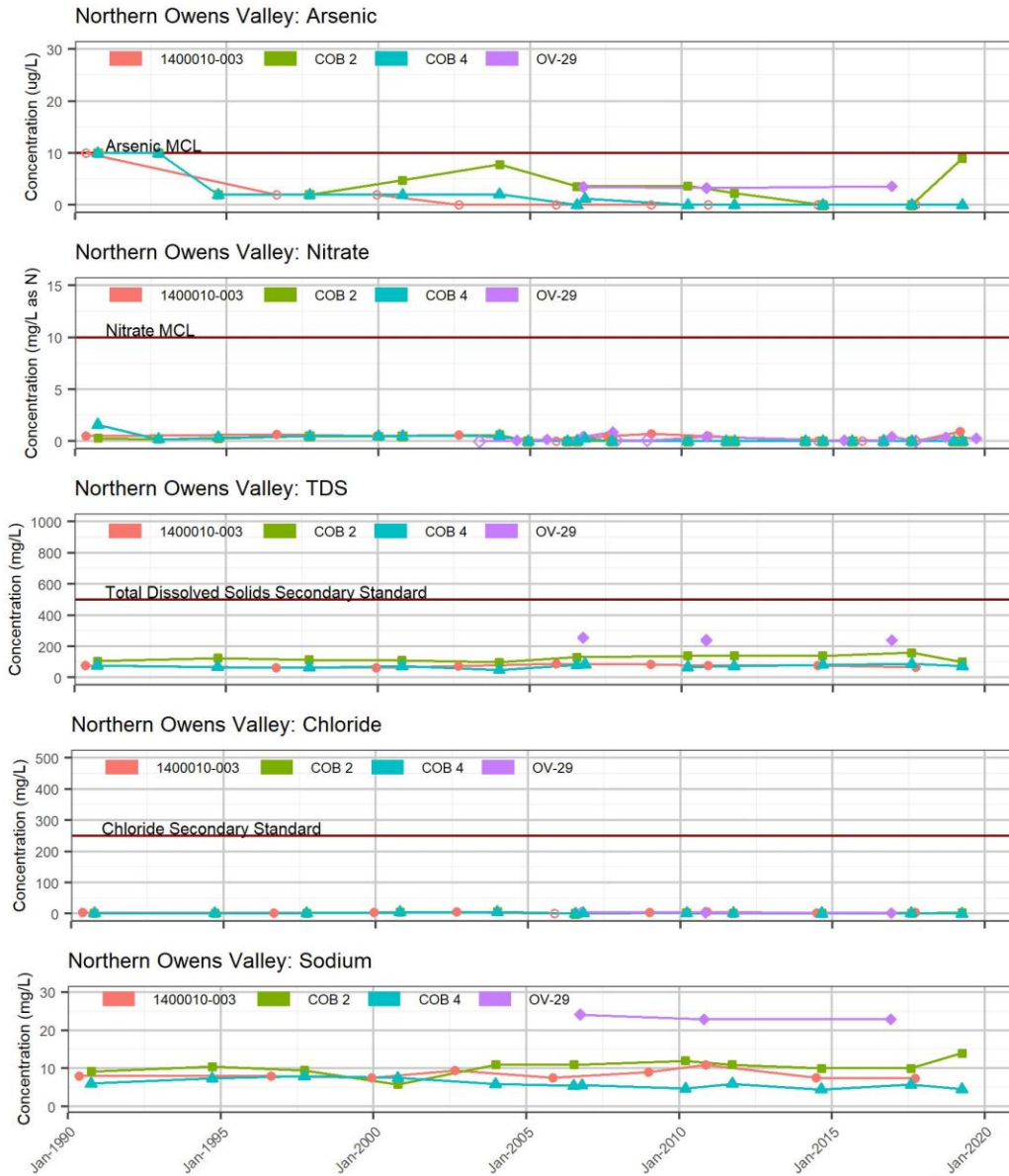


- Notes:
1. TDS = Total Dissolved Solids
  2. Unfilled symbols indicate non-detection plotted at reported quantification limit



Figure 2-22a. Water quality for representative monitoring wells in Owens Valley

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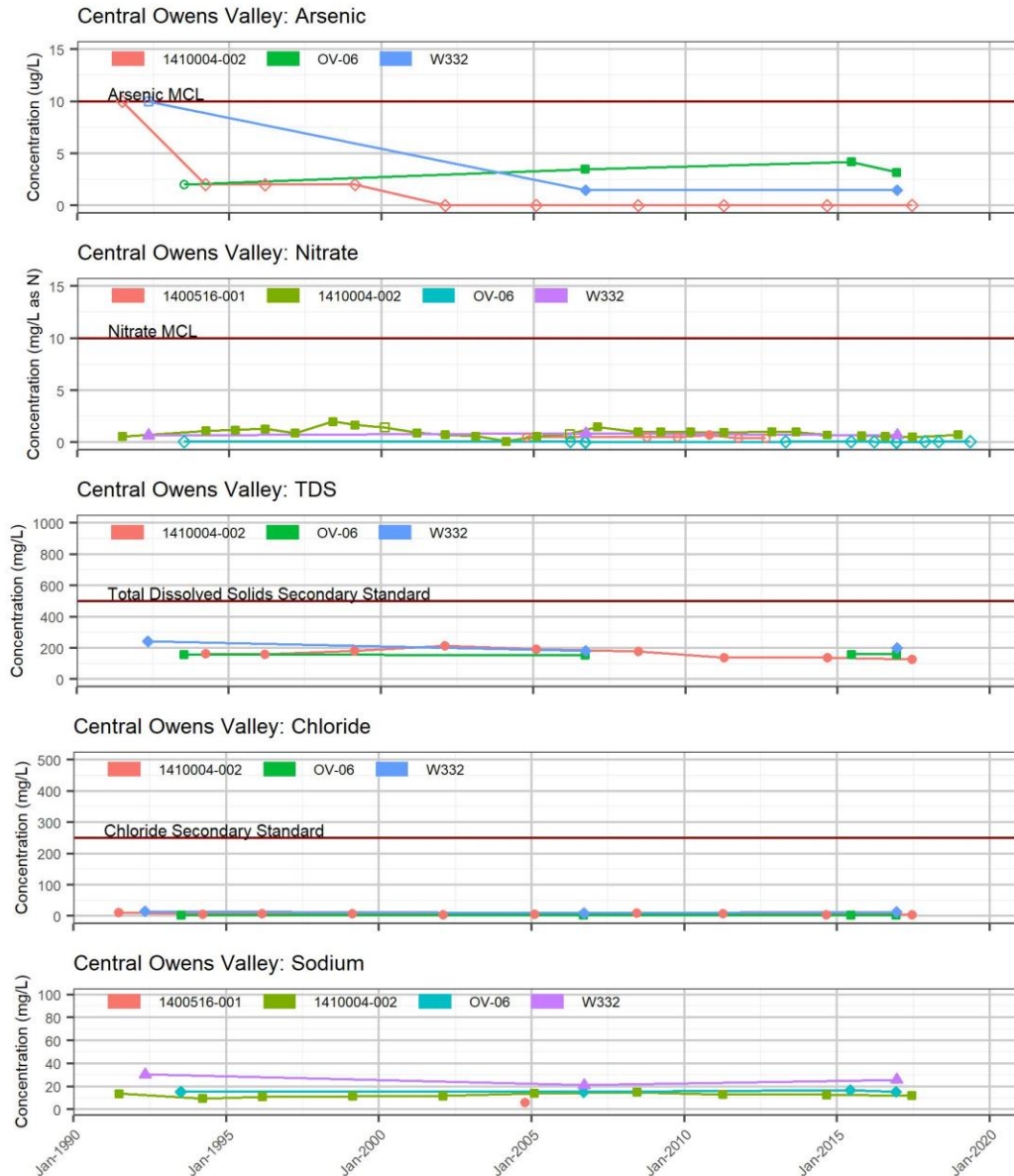


Notes:

1. TDS = Total Dissolved Solids
2. Unfilled symbols indicate non-detection plotted at reported quantification limit

Figure 2-22b. Water quality for representative monitoring wells in Owens Valley

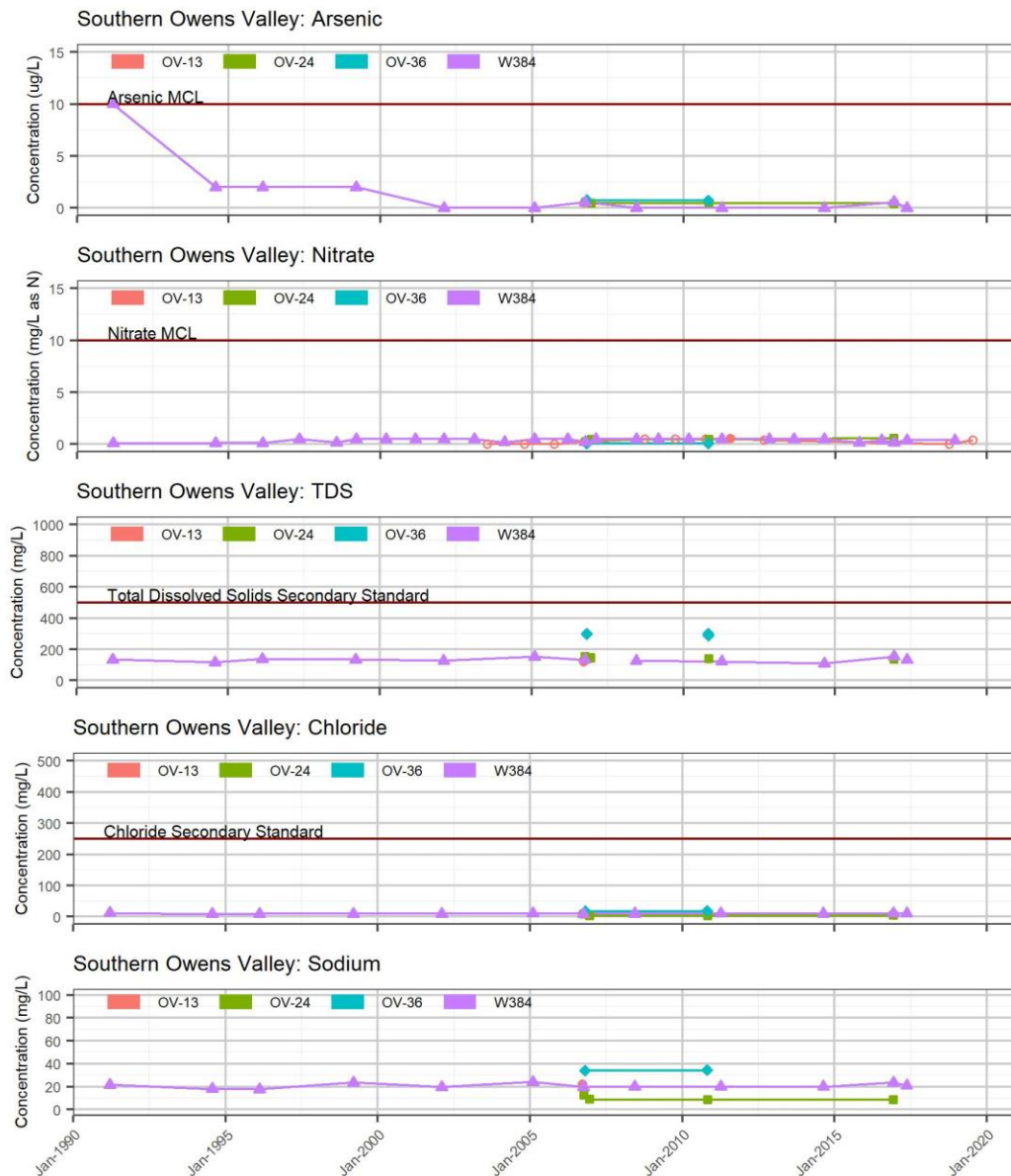
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- Notes:
1. TDS = Total Dissolved Solids
  2. Unfilled symbols indicate non-detection plotted at reported quantification limit

Figure 2-22c. Water quality for representative monitoring wells in Owens Valley

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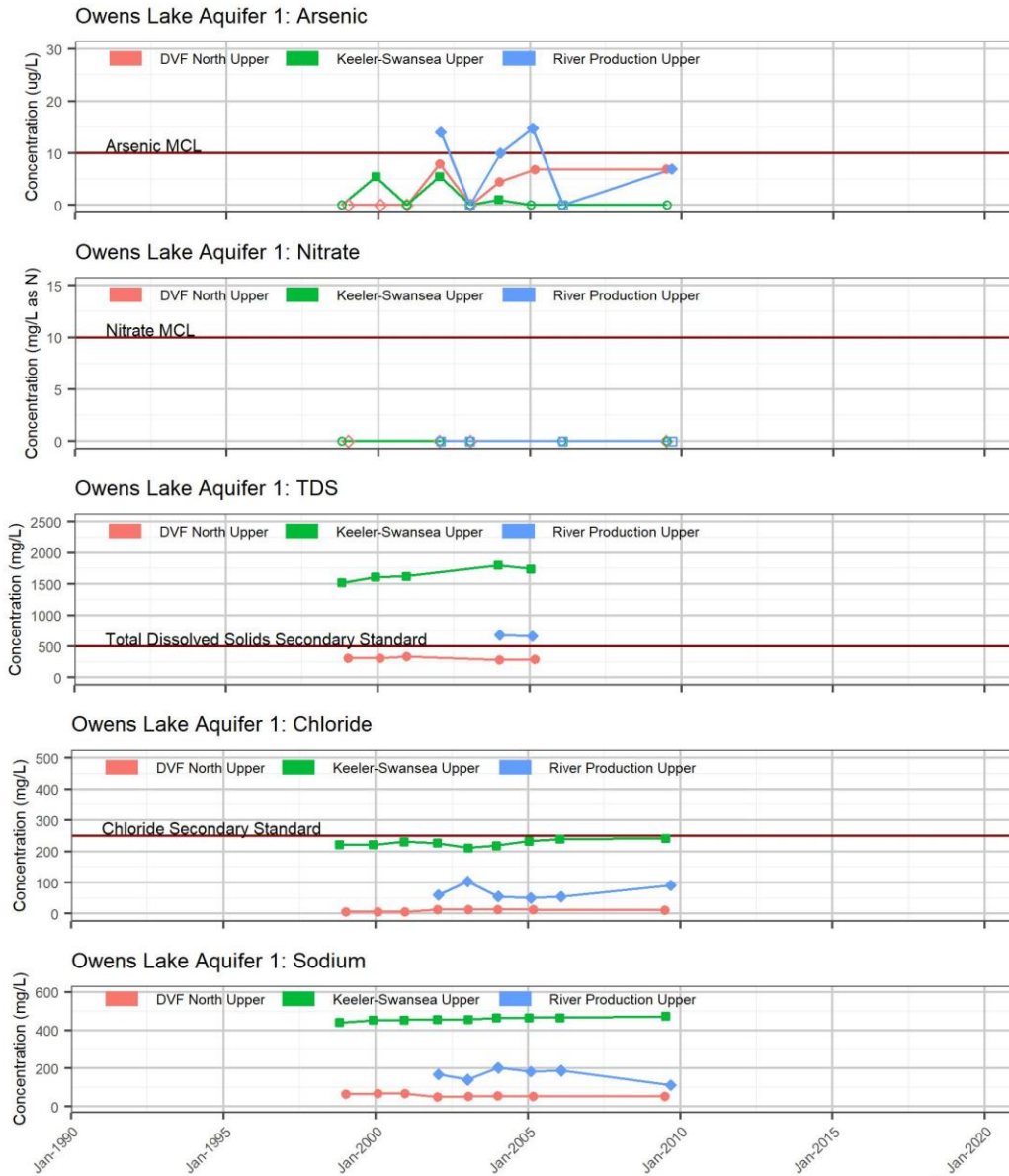
Notes:

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Figure 2-22d. Water quality for representative monitoring wells in Owens Valley.

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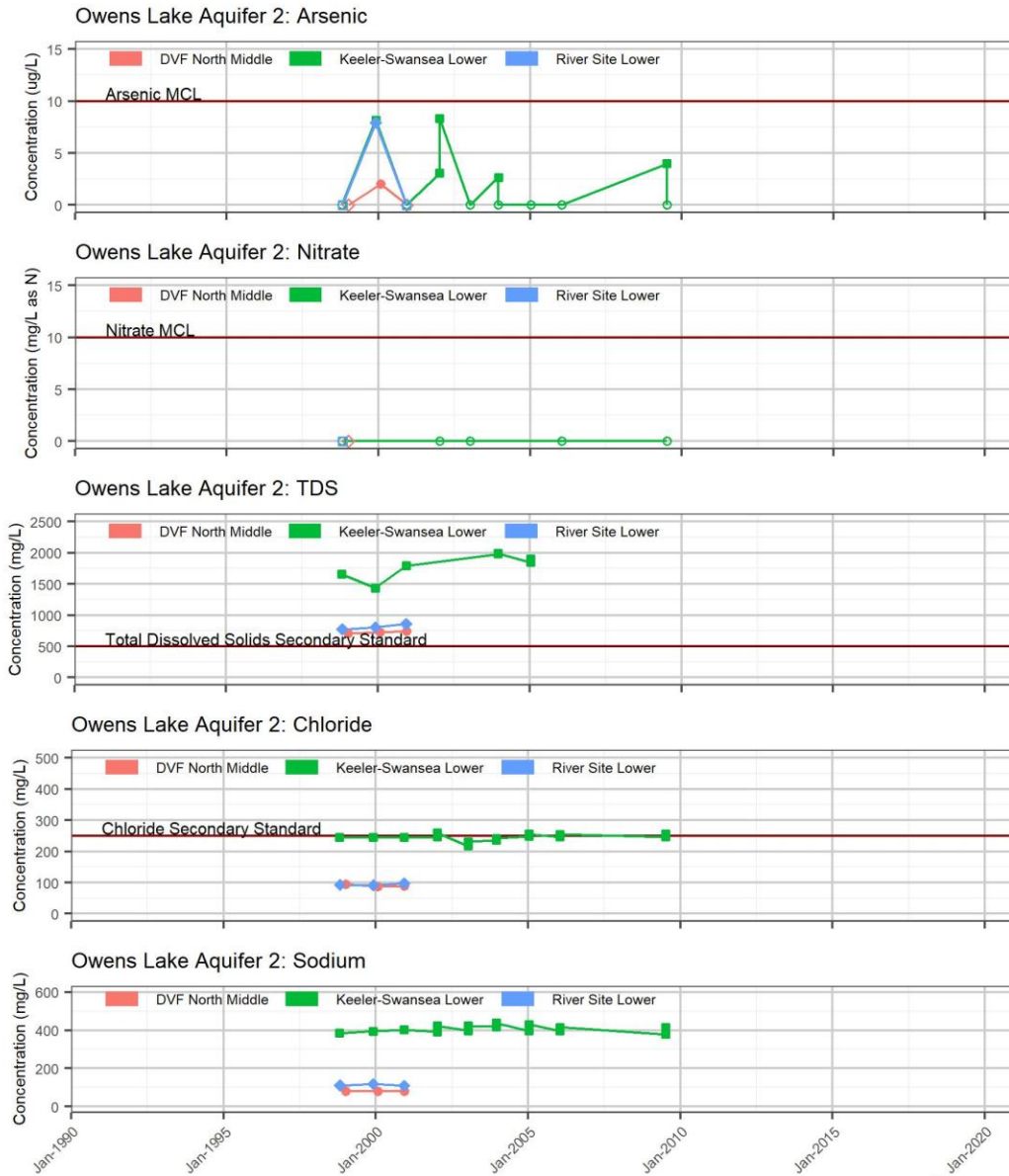
- Notes:
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  2. Unfilled symbols indicate non-detection plotted at reported quantification limit



Figure 2-23a. Water quality for representative monitoring wells in Owens Lake

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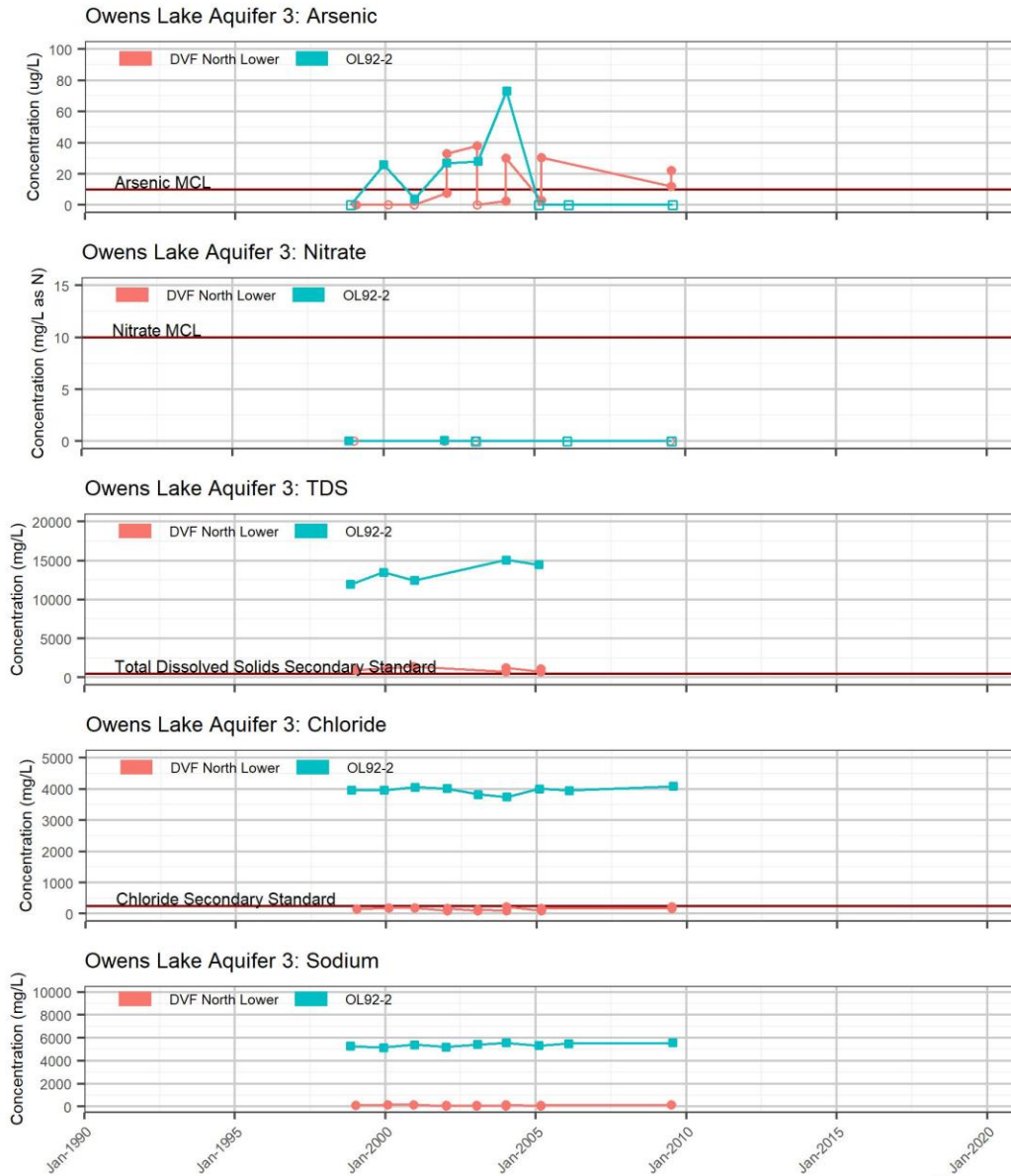
Report date: December 9, 2021



Notes:  
 1. TDS = Total Dissolved Solids  
 2. Unfilled symbols indicate non-detection plotted at reported quantification limit

Figure 2-23b. Water quality for representative monitoring wells in Owens Lake

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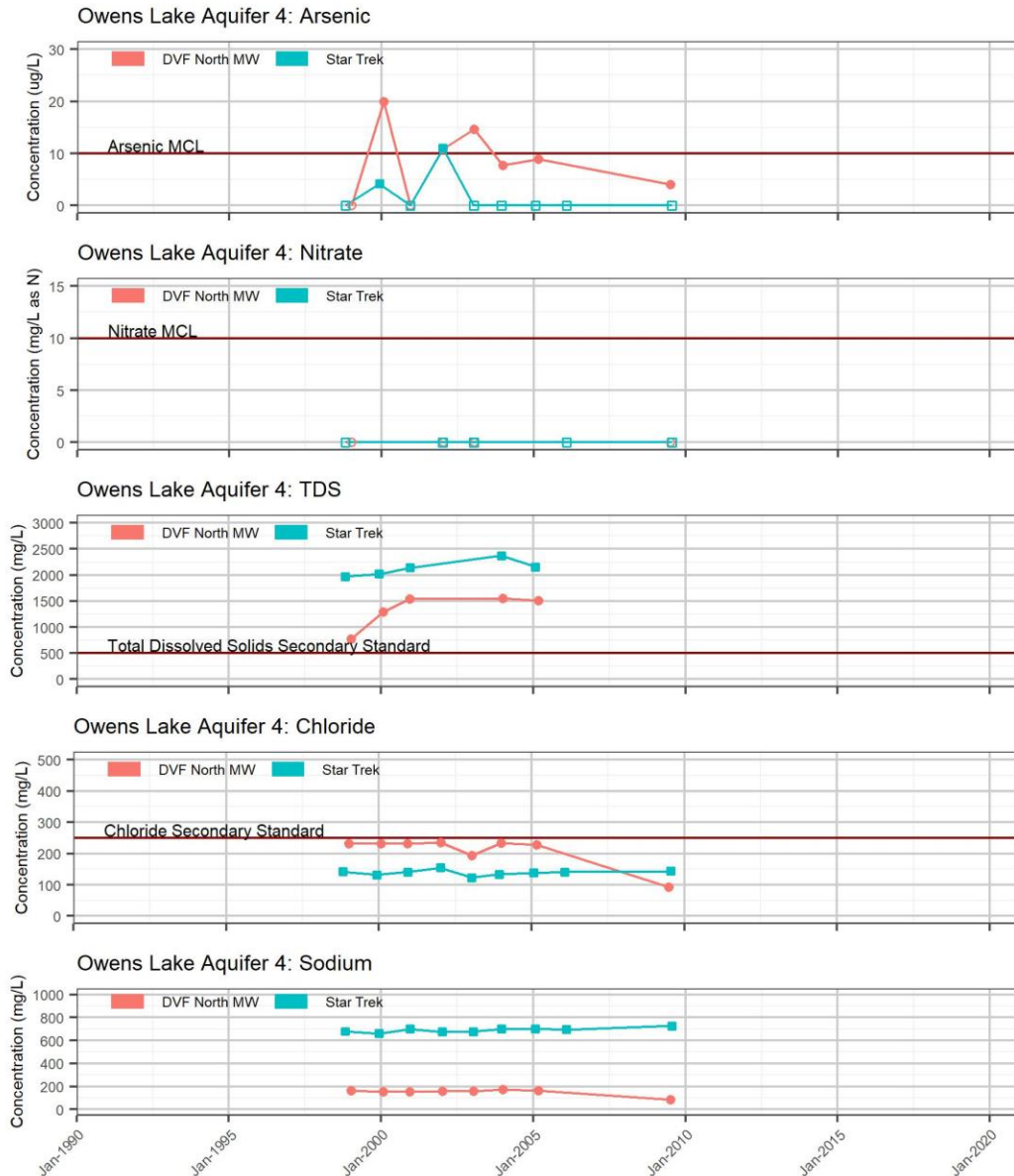


- Notes:
1. TDS = Total Dissolved Solids
  2. Unfilled symbols indicate non-detection plotted at reported quantification limit



Figure 2-23c. Water quality for representative monitoring wells in Owens Lake

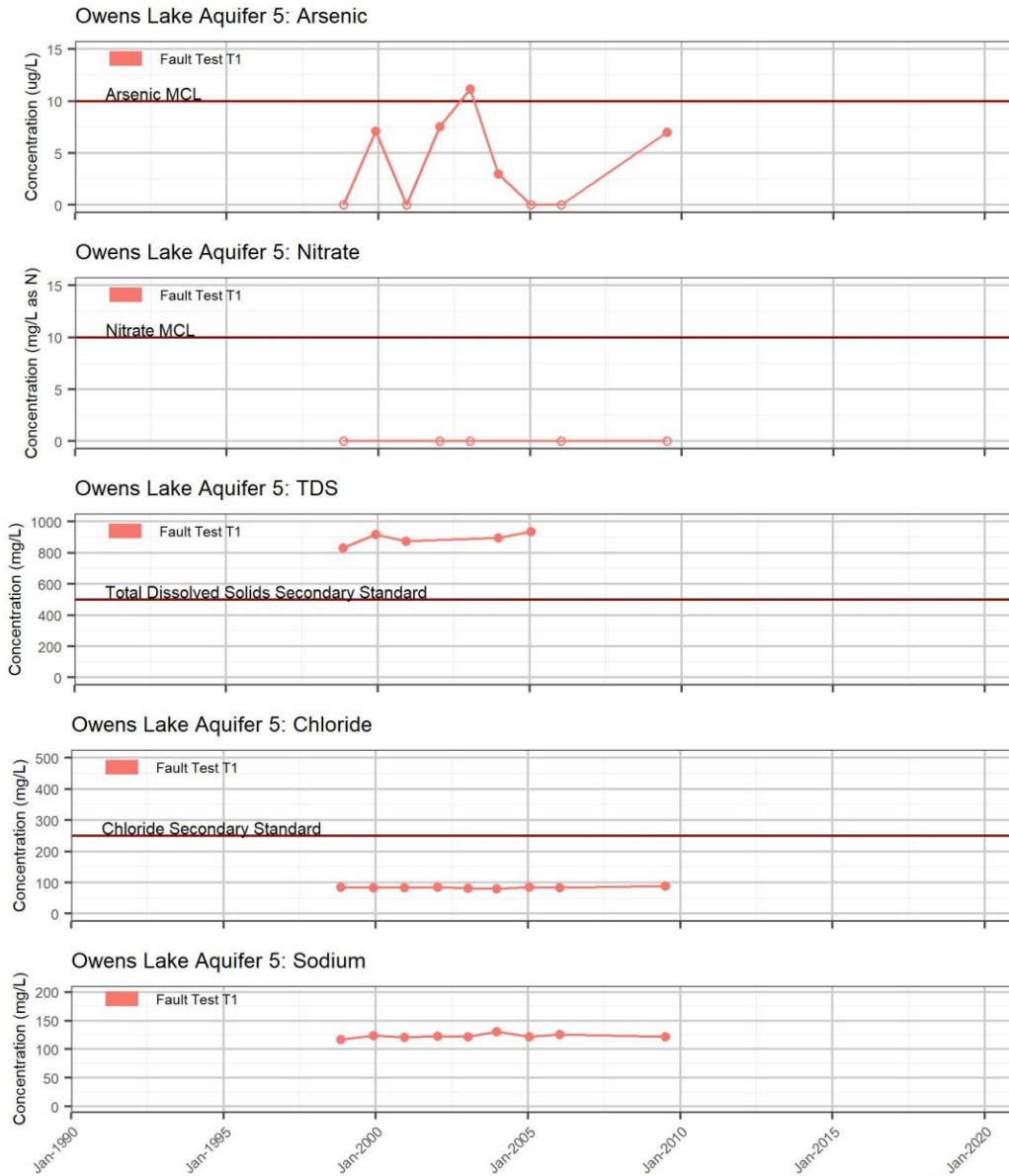
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Notes:  
 1. TDS = Total Dissolved Solids  
 2. Unfilled symbols indicate non-detection plotted at reported quantification limit

Figure 2-23d. Water quality for representative monitoring wells in Owens Lake.

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- Notes:
1. TDS = Total Dissolved Solids
  2. Unfilled symbols indicate non-detection plotted at reported quantification limit

Figure 2-23e. Water quality for representative monitoring wells in Owens Lake

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many California groundwater basins, are typically less than 2 mg/L as N and below the MCL of 10 mg/L as N.

Elevated concentrations of arsenic above the MCL of 10 µg/L are observed in some wells (OV-32, 1400036-001, F131, OVU-02, and OV-35, see OVGA database) within and adjacent to the Owens Valley management area. These are naturally occurring due to the numerous volcanic deposits present in this portion of the basin which commonly contain high arsenic concentrations. Municipal wells with elevated concentrations above the MCL for a given constituent are typically operated on a stand-by basis only (City of Bishop, 2008). The City of Bishop Well 1, COB1 is on Stand-by due to levels of fluoride (2.2 mg/L-2.5mg/L) that are above the state limit for fluoride is 2.0 mg/L. Both fluoride and arsenic are indicators of volcanic materials in the aquifer (either in place or alluvium derived from Bishop Tuff or other volcanics). Locations of representative monitoring wells for the Owens Lake management area are shown in Figure 2-23. Each of the five aquifers has at least one well with recent water quality data for all five contaminants of concern (Figures 2-23a through 2-23e). In general, water quality in the immediate vicinity of the Lake is very poor due to evaporative concentration of solutes. Higher quality water occurs at the lake margins, primarily on the north and west where the majority of existing beneficial uses of groundwater are located and where groundwater recharge is predominately derived from more recent Sierra Nevada runoff. Concentrations of most constituents evaluated appear to increase from north to south, suggesting concentrations vary more in the horizontal direction than they do in the vertical direction. While the limited number of data points makes this far from a definitive trend it is consistent with the conceptual model of groundwater flow and evaporative discharge for this portion of the basin. Concentrations of TDS, chloride, and sodium are relatively stable within a given well. Arsenic is the only constituent that shows erratic concentrations that fluctuate between non-detectable to nearly an order of magnitude greater than the MCL of 10 µg/L. Nitrate was not detected in any of the representative monitoring wells, and is typically observed at concentrations below the MCL of 10 mg/L as N. One of the goals of this management area would be to prevent undesirable results to higher quality groundwater areas related to migration of lower quality groundwater from at or near the Lake if pumping in the area changes.

#### **2.2.2.4** *Subsidence*

Subsidence directly related to subsurface fluid extractions (e.g., groundwater and hydrocarbons) has been observed for several decades in California. Permanent compaction of

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fine-grained sediments occurs due to the increase in the effective stress caused by fluid removal. A detailed discussion of the geomechanics associated with subsidence is beyond the scope of this section of the GSP document; however, other publications listed in Appendix 8 describe the geomechanics associated with subsidence. This section summarizes the available data and historical conditions related to subsidence in the Basin. Available data examined as part of preparing the GSP and conclusions from that study are also reviewed. The reader is referred to Appendix 8 for a complete discussion.

In 2014, DWR prepared a report summarizing recent, historical, and estimated future subsidence potential for groundwater basins included in DWR Bulletin 118 (DWR, 2020a). The stated intent of the document was to provide screening-level information with respect to subsidence. DWR lists Owens Valley basin with low potential for future subsidence. The ranking was determined from long-term water level trends (well records greater than 10 years) above historical lows and no documented subsidence. Inyo County and the City of Bishop (2017) reports no documented subsidence in their jurisdictions. The County of Mono Regional Transportation Plan & General Plan Update (2015 Draft EIR), Mono County and the Town of Mammoth Lakes (2019) report that no subsidence has been documented due to fluid withdrawals.

The evaluation of subsidence for the Owens Valley basin in this GSP was based on review of the following lines of evidence:

- Geodetic surveys;
- Interferometric Synthetic Aperture Radar (InSAR) data; and
- GPS, extensometers and tiltmeters.

UNAVCO monitors continuously operating geodetic instrument networks, including Continuous Global Positioning Systems (CGPS) stations that measure three-dimensional positions of a point near earth's surface. Several CGPS stations are found near the basin with surface elevation data extending back to 2007. All stations (with one possible exception) are mounted outside of the alluvial basins and in bedrock, suggesting any vertical movement is likely caused by tectonic movement rather than compaction of fine-grained materials due to groundwater withdrawal. Not surprisingly, none of the CGPS stations showed persistent evidence of subsidence.

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InSAR is a satellite-based remote sensing method used to map ground surface elevation change over large areas with high accuracy. In this method, satellites emit electromagnetic pulses that produce measurements upon their return. These measurements are processed to create synthetic aperture radar images to calculate the relative change in elevation over time. InSAR data available from DWR at 26 representative sites in the basin located in areas underlain by alluvium were selected based on special geographical characteristics and/or hydrogeological settings. Vertical land surface elevation fluctuations recorded by the stations generally ranged between +0.05 feet and -0.05 feet throughout the basin which is less than the reliable instrumental resolution.

Neponset Geophysical Corporation (1999) reported on a tiltmeter survey conducted in the northern part of Owens Lake playa. The study monitored land surface elevation changes during the performance of three short term (7-23 days) groundwater pumping tests by the Great Basin Air Pollution Control District. The maximum measured deformation of 0.0363 feet (0.43 inches) was recorded, but resulted in only 0.0077 feet (0.09 inches) of net subsidence (inelastic subsidence) after recovery following cessation of pumping.

Each of the proposed management areas has a slightly different susceptibility to subsidence that is rooted in a two key factors:

- The hydrostratigraphic setting (i.e., are the geologic units fine-grained); and
- Is the water level below, or projected to be below, the historical lows in the future?

Typically, both of these factors must be present to initiate subsidence. Monitoring data or site-specific subsidence evaluations can be used to support a subsidence susceptibility ranking. Based on review of available historical reports, geodetic survey data, satellite imagery, tiltmeter, and groundwater level data for the Basin, the Tri-Valley and Owens Valley Management Areas have historically shown little to no subsidence related to groundwater withdrawal, even through multiple droughts, varying pumping, and record low water levels. Based on the hydrogeologic setting and demonstrated initiation of subsidence after only a short-term groundwater extraction test at Owens Lake, the subsidence susceptibility ranking for the lakebed portion of the Owens Lake management area has a moderate potential for subsidence.

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### 2.2.2.5 *Surface Water – Groundwater Interconnection*

The OVGA is required to identify whether significant depletions of interconnected surface water occur in the Basin such that reduced surface water flow or levels have significant and unreasonable adverse impact on beneficial uses of the surface water. Three primary types of interconnected surface water systems were assessed within the GSP area: Owens River and tributaries, springs/seeps, and areas dominated by phreatophytic vegetation (i.e. the species or plant communities that typically transpire more than precipitation) or GDEs. SGMA defines GDEs as “*ecological communities of species that depend on groundwater emerging from aquifers or on groundwater occurring near the ground surface*” (23 CCR § 351(m)). The reader is referred to Appendix 9 for a complete discussion of the methods used by the OVGA to identify and assess interconnected surface water and GDEs. While the analysis focused on the GSP area, groundwater and vegetation data and studies from the entire Basin were used to provide context and assist this analysis.

*Owens River and tributaries:* The Basin has no natural surface-water outlet, and surface water naturally drains into the Owens River and flows to Owens Lake where it evaporates (Figure 2-8). The Owens River is managed as part of the Los Angeles Aqueduct system, and river water is diverted for use in the Basin or exported. Some sections of the Owens River (including the Lower Owens River Project, LORP) is a gaining reach where groundwater emerges from aquifers at certain times of the year, primarily in winter (Danskin, 1998). Nearly the entire river and system of canals and ditches associated with the LAA occurs on LADWP lands except for a small section of the LORP located on the Owens Lake playa. Flows in that section of the river are controlled by management provisions of the LORP. Some recharge facilities operated by LADWP are located on alluvial fans in the GSP area.

Outside of the adjudicated portion of the Basin, largely on the alluvial fans, local hydrologic and hydrographic information was used to assess the extent of groundwater discharge and interconnected surface water at tributary creeks. Shallow groundwater measurements are sparse, but based on the few data available and the geological setting, it is likely that interconnected surface water near tributaries on the GSP area on alluvial fans is rare.

Groundwater depths generally increase greatly from under the valley floor toward the mountains due to the steep, upsloping topography, and the landforms the tributaries cross are

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not groundwater discharge zones. Water levels under alluvial fans is typically 10's or 100's of feet deep, and a sufficiently shallow water table to maintain a connection and groundwater discharge on the alluvial fans is unlikely. Tributaries on the alluvial fans in the Owens Valley and Owens Lake Management Areas are known losing reaches based on the extensive set of LADWP hydrographic data. It can be reasonably assumed that the tributary creeks in the Tri-Valley Management Area emanating from the White Mountains are also losing reaches based on the landforms where they occur. Recharge from these areas may support GDE on the valley floor located to the west and south of the tributaries. Given that phreatophytic vegetation on the fans occurs in narrow bands along the tributaries, a sufficiently shallow water table to maintain a connection and groundwater discharge into the tributary is unlikely and not supported by available groundwater elevation measurements. The tributary riparian vegetation almost certainly subsists on infiltration of surface water runoff.

The tributaries are local fisheries managed by CDFW, and some have minimum instream flow requirements. Because the tributaries are losing reaches, groundwater management is unlikely to interfere with those flow requirements.

Springs: Local interconnected water occurs where groundwater emerges at springs or seeps. The differentiation between springs and seeps in this GSP is that seeps lack a discrete point of groundwater discharge that flows across the land surface. Seeps are dominated by phreatophytes and because of the mapping precision and methods in this analysis, some seeps were undoubtedly included in the identification and mapping of other GDE units. There are numerous seeps and springs mapped in the Basin (Figure 2-24). Most are located along faults or at geologic contacts. Most of the springs in Figure 2-25 are either outside the Basin Boundary or on the edge of the Basin. Many springs at higher elevations or near the Basin boundary probably consist of a local recharge/discharge zone and are not necessarily connected directly with the basin fill aquifer system. Such springs are unlikely to be affected by pumping in the alluvial aquifers. Several springs and seeps are known to occur around Owens Lake and some were included in the GDE polygons in that area. Other than Fish Slough, no other data were identified to evaluate changes in flow through time outside of the adjudicated area.

Small areas containing springs were identified in the Tri-Valley Management Area (4.1 acres), Owens Valley Management Area (7.2 ac) and Owens Lake Management Area (2.5 ac). The low

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estimated spring acreage at the Owens Lake is known to be inaccurate because some seep/discharge areas are probably lumped in with the extensive areas of meadow, marsh (tule), or water body impoundment map units (see below and Appendix 9)

The Fish Slough spring complex lies in Fish Slough Valley, north of Bishop and consists of multiple spring systems, from small seeps to fourth-order springs (discharge between 0.22 to 1 cfs). Because there is no upstream surface inflow except infrequent ephemeral runoff, nearly all the flow in Fish Slough is derived from groundwater. Several major springs are located along the Fish Slough fault zone consisting of a series of north-south trending normal faults. Based on surface topography, faulting, and inferred subsurface geology, Hollett et al. (1991) identified the Tri-Valley area as one of the potential water sources for Fish Slough, which was supported by geochemical analysis by Zdon et al. (2019).

Fish Slough is spring fed and has interconnected surface water throughout its length. Surface flow originates from springs that drain into a perennial channel that flows south through Fish Slough to the Owens River. The combined discharge of the Fish Slough spring complex is measured at a gauge on Fish Slough about two miles north of its confluence with the Owens River, where spring discharge is equal to the flow measurement plus unmeasured evapotranspiration from the wetland minus recent precipitation. The hydrograph shows annual variations in flow arising from winter precipitation events and summer evapotranspiration and a decline in mean annual flow (see Section 2.2.1.6).

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