

# White Paper

# Estimated Numbers of Californians Reliant on Domestic Wells Impacted as a Result of the Sustainability Criteria Defined in Selected San Joaquin Valley Groundwater Sustainability Plans and Associated Costs to Mitigate Those Impacts

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## SUMMARY

This White Paper summarizes the assessment of the numbers of Californians reliant on domestic wells and the estimated associated costs to mitigate anticipated impacts to these wells as a result of the water level measurable objectives ("MOs") and minimum thresholds ("MTs"), collectively the "Sustainable Management Criteria" ("SMCs") defined in selected Groundwater Sustainability Plans ("GSPs"). The analysis presented herein was conducted for twenty-six GSPs that were submitted to the California Department of Water Resources ("DWR") in January 2020 and collectively encompass the majority of ten critically overdrafted groundwater basins in the San Joaquin Valley (referred to as the "study area" and shown on Figure 1).<sup>1</sup>

The findings of the analysis conducted herein suggest that the potential impacts to domestic wells and the associated mitigation costs are substantial. Within the study area, it is estimated that if water levels reach the MOs, 17% to 23% of domestic wells will be partially or fully dewatered, impacting the drinking water source for approximately 45,700 to 62,500 people. The costs to mitigate these impacts, including increased operations and maintenance costs and the replacement of failed wells, are estimated to be on the order of \$88 million to \$137 million. If water levels reach the MTs within the study area, it is estimated that 20% to 49% of domestic wells will be partially or fully dewatered, impacting the drinking water source for approximately 106,000 to 126,600 people. The costs to mitigate these impacts are estimated to be on the order of \$272 million to \$359 million.

Given the data limitations, the domestic wells directly included in this analysis represent only a subset of the domestic wells within the study area. Adjusting for the proportion of domestic wells within the 26 GSPs that were excluded from this analysis due to data limitations (i.e.,

<sup>&</sup>lt;sup>1</sup> Only GSP areas with significant overlap with the DWR Groundwater Information Center Interactive Map Application ("GICIMA") dataset were considered. Therefore, certain GSP areas within the San Joaquin Valley critically overdrafted subbasins, generally along the western boundary of the San Joaquin Valley basin, were not included in this analysis.



those wells with no available construction information),<sup>2</sup> the affected population may be on the order of 48,000 to 66,000 people at MO water levels and 112,000 to 133,000 people at MT water levels. The associated costs may then be on the order of \$93 million to \$144 million at MO water levels and \$286 million to \$378 million at MT water levels, although this remains a likely underestimate as an additional 27% of domestic wells within these basins are located outside of the study area.

# **1** INTRODUCTION

With the adoption of the Sustainable Groundwater Management Act ("SGMA"), Groundwater Sustainability Agencies ("GSAs") are, among other things, required to establish SMCs for basin management as part of their GSPs. As defined in the GSP Emergency Regulations, an MO "refer[s] to specific, quantifiable goals for the maintenance or improvement of specified groundwater conditions that have been included in an adopted Plan to achieve the sustainability goal for the basin" (California Code of Regulations ["CCR"] § 351(s)) and an MT "refers to a numerical value for each sustainability indicator used to define undesirable results" (23-CCR § 351(t)). The MOs and MTs defined and adopted by the GSAs will be used to determine how basins will be managed into the future, and will have implications for all groundwater users. Vulnerable populations, like low-income communities of colors and/or domestic well owners, are at particular risk of impact.

This White Paper presents a high-level impacts analysis of the SMCs based on information included in the 26 submitted GSPs and other readily available public sources. Section 2 presents an analysis of the number and locations of the domestic wells that would be anticipated to be impacted if groundwater levels reach the MOs and MTs, respectively. Section 3 presents an estimate of the costs to mitigate these impacts. The various limitations and uncertainties associated with the data and methodologies used for these analyses are identified in Section 4, and should be considered as context for the results presented herein. Because of data limitations and because this estimate does not attempt to include costs associated with treating potentially degraded water quality, administrative costs associated with implementing a well impact mitigation program, or short-term emergency response costs, the impacts presented herein may be underestimated for many basins. The data and information sources used to develop these analyses, including a list of the GSPs, are provided in the references section.

<sup>&</sup>lt;sup>2</sup> Of the domestic wells identified within the study area (i.e., within the DWR GICIMA water level contour area and the areas covered by the 26 GSPs included herein) and not identified as fully dewatered under Fall 2018 conditions, approximately 5% of the domestic wells did not have sufficient well construction information to include in this assessment.



# 2 DOMESTIC WELL IMPACT ANALYSIS

Domestic wells are typically shallower than irrigation and municipal supply wells and therefore tend to be more susceptible to water level declines that result from groundwater over-pumping and resource management decisions (Gailey, 2020).

Declining groundwater levels in the vicinity of domestic wells can result in: (1) increased well maintenance demands; (2) increased energy costs due to pumping lift; and (3) the need to deepen or fully replace wells (Gailey, 2020).<sup>3</sup> Many of the water level MOs and MTs adopted by the GSAs in the study area are lower than current (i.e., Fall 2018) groundwater levels.<sup>4</sup> In some GSP areas, the adopted MOs represent over 150 feet of water level decline from current conditions, and the adopted MTs represent over 300 feet of water level decline from current conditions.

The sections below discuss the data sources and methodology used to estimate the number of domestic wells and population that may be affected if groundwater levels were to reach the MOs and MTs established by each GSA.

# 2.1 Data Sources

To support the domestic well impact analysis, the following data were compiled and processed:

Study area boundary (Figure 1) is defined as the area covered by the 26 GSPs prepared for ten critically overdrafted subbasins in the San Joaquin Valley that also have significant coverage by DWR's Groundwater Information Center Interactive Map Application ("GICIMA") dataset.<sup>5,6</sup> Section 5 includes a complete list of the GSPs. Figure 1 presents the GSA boundaries as mapped in their respective GSPs and are based on DWR SGMA Portal GSA boundary shapefiles. The subbasin boundaries are shown as defined by DWR in the Final 2018 Basin Boundary Modifications, released February

<sup>&</sup>lt;sup>3</sup> Lowering of groundwater levels can also result in additional costs, such as treatment needed to address degraded water quality. However, those impacts are difficult to quantify or predict, and are beyond the scope of this assessment. Gailey (2020) does not clearly specify whether well replacement cost assumptions include destruction and abandonment of the existing, original well, or only construction of a new well. Thus, the costs estimated herein may not be inclusive of well abandonment.

<sup>&</sup>lt;sup>4</sup> Fall 2018 groundwater levels are used to represent "current" conditions because that was the most recent DWR dataset available at the time of the analysis.

<sup>&</sup>lt;sup>5</sup> Of the five GSPs prepared within the Kern County subbasin, only the GSP prepared by the Kern County Groundwater Authority ("KGA") GSA overlaps the study area. The KGA GSA GSP is structured such that monitoring network and MO and MT information are included in separate Management Area Plan documents for each Management Area within the GSA. Given this, only Management Areas with significant coverage of the DWR GICIMA dataset are included in the study area.

<sup>&</sup>lt;sup>6</sup> Four GSPs have been prepared within the Madera subbasin, but because the subbasin Coordination Agreement has not yet been signed, DWR has not released the GSPs via the DWR SGMA Portal website. The Madera Subbasin Joint GSP comprises 94% of the subbasin by area. For purposes of this study, the Madera Subbasin Joint GSP as posted on the Madera County Water & Natural Resources website was used to represent the entirety of the Madera subbasin.



2019. Figure 1 also shows the boundaries of the California State Senate and Assembly Districts that overlie the study area.

- **Current depth to groundwater** is interpolated based on Fall 2018 depth to groundwater contours, available from the DWR-GICIMA dataset<sup>7</sup> (Figure 2). See *Appendix A* for the methodology used to convert contour data to raster format.
- MOs and MTs at Representative Monitoring Wells ("RMWs") as established in GSPs within the study area.
  - As required by 23-CCR § 352.4(a)(5) and 352.4(b)(3), the GSPs must present location coordinates of all RMWs. However, 13 GSPs did not provide tabular location information. In these instances, location information was obtained either through DWR's California Statewide Groundwater Elevation Monitoring ("CASGEM") system or by approximating RMW locations based on maps presented in the GSPs. In some instances, RMWs are proposed in GSPs, but not yet constructed and location information is not yet available; these RMWs were not included in this analysis.
  - As required by 23-CCR § 354.28(c)(1) and 23-CCR § 354.30(b), the GSPs present the MOs and MTs as groundwater elevations (i.e., in units of feet above mean sea level). Four GSPs also present the MOs and MTs as depth below ground surface (i.e., depth to groundwater). In order to compare groundwater elevations with Fall 2018 depth to groundwater, the groundwater elevations provided in most GSPs were converted to depths (i.e., feet below ground surface, or "ft bgs") by subtracting the reported MO and MT elevations from the ground surface elevation, either as reported in the GSP or as estimated from the United States Geological Survey ("USGS") 10-meter Digital Elevation Model ("DEM").
  - In some instances, the RMWs did not have MO or MT values assigned to them.
     These RMWs were not included in this analysis.
- Domestic well dataset (University of California ["UC"] Berkeley Water Equity Science Shop ["WESS"], 2019) containing approximate locations of 44,739 domestic wells within the study area. The WESS domestic well dataset is based on DWR's Online System for Well Completion Reports ("OSWCR") records, and does not include non-domestic wells (UC Berkeley WESS, 2020). The WESS domestic well dataset contains complete well construction information for approximately 59% of the identified domestic wells and partial construction information for approximately 38% of the wells.

<sup>&</sup>lt;sup>7</sup> To develop the GICIMA groundwater contours, "water level measurements are selected based on measurement date and well construction information (where available) and approximate groundwater levels in the unconfined to uppermost semi-confined aquifers," per <u>https://gis.water.ca.gov/app/gicima/</u>.



• Estimated population that is reliant on domestic wells, aggregated by Public Land Survey System ("PLSS") section (UC Berkeley WESS, 2019). The WESS population dataset is based on 2010 United States Census data and includes the estimated population located outside of the service areas of active community or other public water systems (UC Berkeley WESS, 2020).

## 2.2 Methodology

## 2.2.1 Depth to Groundwater at MOs and MTs

Water level MOs and MTs were compiled for RMWs within the study area. Based on these values, groundwater levels at the MOs and MTs were interpolated for the study area using the methodology discussed in *Appendix B*. In instances where a GSP delineated multiple principal aquifers, RMWs with screened intervals identified as being entirely within the lower aquifer were not included in the water level contours because domestic wells are typically constructed within the upper aquifer. In order to assess whether lower aquifer RMWs should be included in the calculation of MO and MT water level contours, a sensitivity analysis was performed and is presented in *Appendix C*.

Figure 3 shows the contours for depth to groundwater at the MOs and MTs. The MOs generally range between 50 and 300 ft bgs with a maximum of 878 ft bgs. The MTs generally range between 100 and 400 ft bgs, with a maximum of 1,035 ft bgs. The RMWs that were identified in GSPs as "composite" (i.e., screened across both the upper and lower aquifers) were included in the contour dataset. The inclusion of these RMWs may contribute to the steep gradients observed between RMWs in some areas. Additionally, given that the MOs and MTs were uniquely established by each GSA, the use of different methods to identify MOs and MTs can also result in steep gradients across GSA and subbasin boundaries.

The change in water levels relative to current groundwater levels (i.e., Fall 2018, as shown in Figure 2) for both MOs and MTs are shown in Figure 4. In some areas, the MOs and MTs are above current groundwater levels, generally in the northernmost subbasins. In some areas, the MOs represent over 150 feet of water level decline from current conditions, and the MTs represent over 300 feet of water level decline.

# 2.2.2 Domestic Well Dataset Processing

The WESS domestic well dataset, consisting of 44,739 domestic wells within the subbasins included in the study area, was processed using the following criteria and assumptions:

 Domestic wells that fall outside the extent of the DWR GICIMA Fall 2018 depth to groundwater contours (Figure 2) were not included in the analysis. As such, 11,914 wells (27% of the WESS domestic well dataset) were not included due to insufficient water level data coverage.



- Domestic wells without screen interval or depth information were not included in the analysis. Wells with implausible completion depth and or screen depth information (such as wells where the reported top of screen was deeper than the reported bottom of screen) were also not included in the analysis. For wells where only completion depth information was available, the top and bottom screen intervals were estimated based on a regression between the available screened interval information and the completion depth for other San Joaquin Valley wells included in the WESS domestic well dataset. Specifically, the bottom of the screened interval was estimated to be located at 92% of the total well completion depth and the top of the screened interval was estimated to be located at 91% of the WESS domestic well dataset) were eliminated due to incomplete, infeasible, or conflicting well completion information.
- Another 6,996 wells (16% of the WESS domestic well dataset) were eliminated because they are assumed to be currently fully dewatered. For this analysis, wells are identified as fully dewatered when the Fall 2018 depth to groundwater (Figure 2) is less than 25-feet above the bottom of the screen, or greater than the well completion depth for wells without screened interval information. This designation is made to account for the operational limitations that result before water levels reach the physical bottom of the well (Gailey, 2020). Figure 5 shows a conceptual diagram of the well dewatering definitions used in this study.<sup>8</sup>
- An additional 2,381 wells (5% of the WESS domestic well dataset) included in this study are estimated to currently be partially dewatered. For this analysis, partially dewatered is defined as the Fall 2018 depth to groundwater (Figure 2) being below the top of the screen, but greater than 25-feet above the bottom of the screen (see Figure 5).
- Consistent with the assumptions identified in Gailey (2020), no wells were excluded from this analysis based on well installation date.

As shown in Table 1 and on Figure 6(a), based on the above screening process, approximately 20,292 domestic wells (45%) were eliminated from the original WESS domestic well dataset due to insufficient data or construction depth relative to Fall 2018 groundwater levels. As explained in Section 4, exclusion of these wells can result in an underestimation of actual impacts. As shown in Table 1 and on Figure 6(b), the refined domestic well dataset contains 24,447 domestic wells located within the study area (including 2,381 that are partially dewatered at Fall 2018 groundwater levels). These wells are located in areas where Fall 2018 depth to groundwater data are readily available, have known or inferred well construction information, and have screened intervals at or below Fall 2018 groundwater levels.

<sup>&</sup>lt;sup>8</sup> Figure adapted from Gailey (2020).



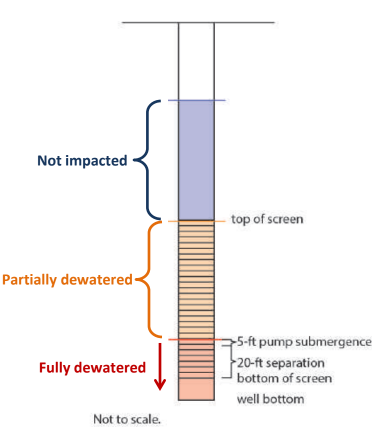


Figure 5 Conceptual Diagram of Well Dewatering Definitions

## 2.2.3 Domestic Well Evaluation

For each domestic well included in the study, estimated MO and MT depths were assigned based on values from the interpolated groundwater depths (Figure 3). As described in more detail in Section 4, many wells within the WESS domestic well dataset plot at the center of the PLSS section (one square mile). This is because the DWR OSWCR well completion report dataset identifies well locations in this manner for privacy reasons. To quantify the uncertainty associated with well locations within a PLSS section, the minimum and maximum MOs and MTs within each PLSS section were evaluated for each domestic well within the study area. Figure 7 shows the distribution of the difference between MOs and MTs within a PLSS section at each domestic well point. The largest discrepancy occurs in the areas with steep gradients, generally in the southernmost subbasins.

Domestic wells are determined to be fully or partially dewatered if water levels reach the MOs and MTs using the definitions identified in Section 2.2.2 above and illustrated on Figure 5.

The WESS population dataset summarizes estimated population by PLSS section. For PLSS sections that fall across boundaries (i.e., GSA, subbasin, or legislative district boundaries),



population is attributed based on the location of the polygon centroid. Based on the estimated population dependent on domestic wells provided in the WESS dataset, the population affected by well dewatering was estimated by dividing the population in a given PLSS section by the number of wells in that section, and multiplying by the number of partially and fully dewatered wells. For example, if 20% of the wells in a given PLSS section were dewatered, 20% of the estimated population in that section was assumed to be affected.

# 2.3 Results

Across the study area, between 17% and 23% of domestic wells are anticipated to be impacted by dewatering at MO water levels and between 20% and 49% of domestic wells are anticipated to be impacted by dewatering at MT water levels.<sup>9</sup> Figures 8 and 9 show the locations of the domestic wells anticipated to be impacted by dewatering at the MOs and MTs, respectively. Tables 2 and 3 summarize the number of domestic wells anticipated to be impacted by dewatering at the MOs and MTs, respectively.<sup>10</sup> Tables 2 and 3 are presented in four parts, with well impacts aggregated by GSP (Tables 2a and 3a), subbasin (Tables 2b and 3b), California Senate District (Tables 2c and 3c), and California Assembly District (Tables 2d and 3d). As discussed previously, these are conservative estimates and likely underestimate the potential impacts.

Based on this analysis, it is estimated that between approximately 45,700 and 62,500 people reliant on domestic wells for drinking water will be impacted by domestic well dewatering if water levels reach the MO water levels across the study area, which is anticipated as the long-term management conditions under SGMA. It is estimated that between approximately 106,000 and 126,600 people reliant on domestic wells for drinking water will be impacted by domestic well dewatering if water levels reach the MT water levels across the study area. Figures 10 and 11 show where the population is anticipated to be impacted by domestic well dewatering at the MOs and MTs, respectively. Table 4 summarizes the estimated population anticipated to be impacted by dewatering at the MOs and MTs. As above, Table 4 is presented in four parts, with population impacts aggregated by GSP (Table 4a), subbasin (Table 4b), California Senate District (Table 4c), and California Assembly District (Table 4d). Again, these are conservative estimates and likely underestimate the potential impacts.

<sup>&</sup>lt;sup>9</sup> The range of number of impacted wells reflects the uncertainty of the location of domestic wells within a given PLSS section, as illustrated in Figure 7.

<sup>&</sup>lt;sup>10</sup> Tables 2 and 3 tabulate the domestic wells impacted at MOs and MTs, including those that would be impacted when MOs and MTs are greater than current groundwater levels.



# **3** Well MITIGATION COST ANALYSIS

Declining water levels can result in economic costs to domestic well owners associated with, but not limited to, the following issues:

- Lowering the well pump so that adequate water column volume is available for pump operation;
- Well cleaning and/or redevelopment when groundwater levels decrease below the top of the well screen resulting in well screen clogging due to bacterial or mineral encrustation;
- Well replacement when groundwater levels decrease to a point at which the pump can no longer be lowered, and/or below the total well depth; and
- Increased energy costs to operate the well associated with increased pump lift.

The costs estimated in this study are limited to the increased costs to domestic well owners associated with well operation, maintenance, and replacement. Other costs, such as those associated with treating potentially degraded water quality, additional administrative costs associated with implementing a well impact mitigation program, or short-term emergency response, are not included in this assessment. Therefore, actual costs to address and prevent impacts may be significantly higher than estimated herein.

In addition, decommissioning of a defunct well requires appropriate permitting and contractor costs. Gailey (2020) does not clearly specify whether well replacement cost assumptions include the destruction and abandonment of the original well, or only construction of a new well. Thus, the costs estimated herein may not be inclusive of well abandonment, and may therefore be higher than estimated here.

## 3.1 Methodology

Gailey (2020) presents a framework to estimate the increased costs of well operation, maintenance, and replacement costs associated with declining groundwater levels. This framework was applied to domestic wells within the study area to estimate the costs to domestic well users if water levels reach the MOs and MTs. Table 5 summarizes the key assumptions used in the calculations detailed in Sections 3.1.1 through 3.1.4 below.



Table 5	
<b>Domestic Well Cost Analysis Assumptions</b>	5

Mitigation	Estimated Cost	Assumptions (Based on Gailey, 2020)
Pump Lowering	\$2,000/20 feet	<ul> <li>Pump initially located 60 feet below Fall 2018 depth to groundwater or at the mid-point between Fall 2018 depth to groundwater and the bottom of the well screen</li> <li>Pump submerged 5 feet below depth to groundwater at MO or MT</li> <li>Must maintain at least 20 feet between pump and well bottom (assumed margin of operation)</li> <li>Required pumping drawdown of 0.25 feet</li> <li>Pump lowered in 20-foot increments</li> </ul>
Well Maintenance/ Refurbishment	\$10,000 per well	- Depth to groundwater at MO or MT is below the top of well screen
Well Replacement	\$115/foot	<ul> <li>Estimated pump depth at MO or MT is less than 20 feet above the well bottom</li> <li>Replacement well is 100 feet deeper than original well, or 50 feet deeper than the MO or MT value</li> </ul>
Increased Pump Lift Energy Costs	\$0.16/kW-hr	<ul> <li>Pumping rate of 5 gpm</li> <li>Specific capacity of 20 gpm/foot</li> <li>60% pump efficiency</li> <li>Pumping volume of 0.5 AFY</li> <li>20 year period</li> </ul>

Abbreviations:

AFY = acre-feet per year gpm = gpm kW-hr = kilowatt-hour MO = measurable objective MT = minimum threshold

# 3.1.1 Pump Lowering

Pump lowering is required when the groundwater level decreases below either the initial pump depth or to a depth within the pump's operational margin. Using the Gailey (2020) framework assumptions (see Table 5), a pump must: (1) be submerged by at least 5.25 feet of water, and (2) have at least 20 feet of separation between the pump depth and bottom of the well for operational flexibility. The initial pump depth was assumed to be 60 feet below Fall 2018 depth to groundwater. For instances in which this initial estimate of pump depth fell below the well bottom, the pump depth was assumed to be located at the mid-point between Fall 2018 depth to groundwater and the well bottom.

If the depth to groundwater at the MO or MT was less than the Fall 2018 depth to groundwater plus 25.25 feet (i.e., 5 feet of pump submergence, 0.25 feet of pumping drawdown, and 20 feet



of operating margin), the pump was assumed to require lowering. The new pump depth was estimated following using the following methodology, per Gailey (2018):

Pump depth at MO or MT = Depth to groundwater at MO or MT + pumping drawdown + required pump submergence + operating margin

Pump lowering was assumed to occur in 20-foot increments and estimated to cost \$2,000 per 20-feet of lowering (Gailey, 2020). For example, if a pump depth at the MO or MT was calculated as 30 feet below the initial pump depth, it was assumed that the pump will be lowered a total of 40 feet, which would cost \$4,000. Pump lowering was assumed to occur until there is no longer 20 feet of separation between the pump depth and the well bottom, at which point it was assumed that well failure occurs and replacement is needed.

# 3.1.2 Well Maintenance/Refurbishment

When the depth to groundwater at either the MO or MT is below the top of the well screen, it is assumed that well cleaning will need to occur. This is estimated as a one-time cost of \$10,000 per well (Gailey, 2020).

# 3.1.3 Well Failure and Replacement

As mentioned above in Section 3.1.1, well failure is assumed to occur when the estimated pump depth at the MO or MT would result in less than 20 feet of separation to the well bottom. Well failure also occurs if the bottom of the well screen is shallower than the MO or MT plus 20 feet of operational margin. The replacement well is assumed to be 100 feet deeper than the bottom of the original well's screen. In cases where the MT is lower than 100 feet deeper than the bottom of the original well's screen, it is assumed that the replacement well depth is 50 feet below the MO or MT.

Gailey (2020) assumes that well replacement costs \$115 per foot of new well. For purposes of this study, it is assumed that increased pump lift energy costs (see Section 3.1.4) are additive to the \$115 per foot well replacement cost.

# 3.1.4 Increased Pump Lift Energy Costs

As water levels decline, pumps use more energy to pump water to the well head. Therefore, as water levels decline, even if a well is not dewatered, operational costs increase due to increased pump lift. Using the equations presented in Gailey (2018), increased energy costs over 20 years were calculated as follows:

Energy Cost = pump power (kW) \* operation time (hr) \* cost (\$/kW-hr)

Pump power = (0.746 \* pumping rate \* (depth to groundwater at MO or MT – current depth to water + pumping rate/specific capacity))/(3956 \* efficiency)

*Operation time = pumping volume / (60 \* pumping rate)* 



Assumed pumping rate, specific capacity, pump efficiency, and pumping volume values are specified in Table 5.

# 3.2 Results

Tables 6 and 7 summarize the estimated mitigation costs associated with domestic well dewatering for the study area at the MOs and MTs, respectively. As with Tables 2 through 4, Tables 6 and 7 are presented in four parts, with well impacts aggregated by GSP (Tables 6a and 7a), subbasin (Tables 6b and 7b), California Senate District (Tables 6c and 7c), and California Assembly District (Tables 6d and 7d).

Based on this analysis, it is estimated that the costs to mitigate impacts to domestic wells if water levels reach the MOs will be between \$88 million and \$137 million for the study area, inclusive of dewatered well mitigation costs and increased operation and maintenance costs.<sup>11</sup> The costs to mitigate domestic well impacts if water levels reach the MTs across the study area are estimated to be between \$272 million and \$359 million. These are current year costs, and inflation is not considered. Many of these costs will accrue in future years and thus cost more than what is estimated in this study. It is also noted that costs may increase due to market demand forces (e.g., limited well contractor availability during a drought when there is high demand for well construction and rehabilitation).

Due to data availability limitations, this analysis represents only a subset of the domestic wells likely in use in these subbasins, and thus the actual mitigation costs may be higher. Adjusting for the number of domestic wells within the 26 GSPs that were not included in the study due to data limitations,<sup>12</sup> costs may be on the order of \$93 million to \$144 million at MO water levels and \$286 million to \$378 million at MT water levels and the affected population may be on the order of 48,000 to 66,000 people at MO water levels and 112,000 to 133,000 people at MT water levels.

# 4 DATA CONSIDERATIONS, UNCERTAINTIES, AND OPPORTUNITIES FOR STUDY REFINEMENTS

Below is a summary of the key data considerations and uncertainties associated with this analysis, as well as opportunities for future refinements to the study. While the assessment presented in this study is rigorous and conservative within the limitations of the available data, the results presented herein should be considered in context with these limitations.

• Well impacts and associated costs are estimated for MO conditions. In many areas, GSAs anticipate that water levels will decline below MO levels before reaching sustainability

<sup>&</sup>lt;sup>11</sup> The range of well impact costs reflects the uncertainty of the location of domestic wells within a given PLSS section, as illustrated in Figure 7.

<sup>&</sup>lt;sup>12</sup> Of the domestic wells identified within the study area (within the DWR GICIMA water level contour area and the areas covered by the 26 GSPs included herein) and not identified as fully dewatered under Fall 2018 conditions, approximately 5% of the domestic wells did not have sufficient well construction information to include in this assessment.



by 2040. This decline may occur more rapidly in the near-term as GSAs work to develop and implement projects and management actions. Thus, domestic well impacts would be expected to be <u>greater than</u> estimated at the MOs in many areas, before sustainability is reached.

- This analysis was conducted based on the MOs and MTs included in the adopted GSPs that were submitted to DWR in January 2020. DWR will go through a process to review and evaluate the GSPs per 23-CCR § 355.2. Following its review, DWR may determine that a GSP is incomplete and allow the GSA to make applicable revisions, or that the GSP is inadequate and designate the subbasin as probationary under California Water Code § 10735.2. Therefore, the MOs and MTs identified in the adopted GSPs could be subject to change or become irrelevant in the future.
- The UC Berkley WESS (2020) domestic well dataset is based on well completion report data provided by DWR. This dataset is known to have limitations, but is accepted to be the most complete dataset currently available. However, it is likely that: (1) additional permitted and unpermitted domestic wells exist and are not included in this dataset; (2) not all domestic wells included in the dataset are in use for domestic well purposes; (3) well locations may not always be accurate; and (4) well construction information may not always be accurate. Based on these uncertainties, the actual impacts may be greater or less than estimated herein.
- Fall 2018 depth to groundwater contours, as available through DWR's GICIMA, do not cover all GSA/GSP areas or subbasins within the San Joaquin Valley. Therefore, potentially impacted domestic wells that fall outside the extent of the GICIMA-based contours were not included in this analysis and the total number of impacted domestic wells is likely greater than presented herein. In particular, this analysis excluded wells and GSAs located along the westernmost and easternmost sides of the San Joaquin Valley. Thus, the actual number of wells, affected population, and mitigation costs would be expected to be <u>higher than</u> estimated herein.
- Water levels at the MOs and MTs were interpolated across the study area using RMWs, and included only RMWs that were *not* identified in the GSPs as being screened in a lower, confined aquifer. In areas where multiple aquifers are present due to a significant confining layer, domestic wells tend to be shallow, and constructed within the uppermost aquifer. However, even when a confining layer is present, the degree to which aquifers are hydraulically separated into discrete upper and lower aquifer units can be spatially variable due to differing thickness and permeability of the confining layer, the prevalence of wells screened across the aquifers, and other factors, and is often the subject of differing professional opinions. A sensitivity analysis was performed to evaluate the effect of including lower aquifer RMWs in the estimation of water levels at MOs and MTs, which is documented in *Appendix C*. If deep aquifer RMWs were



included in the MO and MT contours, the impacts to domestic well users would be estimated to be greater than estimated herein.

- Uncertainties exist in the UC Berkley WESS domestic well dataset, such as well status, lack of construction information, and accurate well locations. Many well locations are mapped at the center of the PLSS section and are therefore potentially mapped as much as +/- 3,700 feet from their actual location. For areas in which MOs or MTs vary significantly across short distances, this could impact the estimate of the MO or MT water levels and associated well impacts at the well location. In order to quantify a portion of this uncertainty, a range of impacts were calculated based on the difference in contoured water levels within a PLSS section, as identified on Figure 7.
- Near GSA, subbasin, and legislative district boundaries, well locations mapped based on PLSS sections may result in wells being assigned to the incorrect GSA or subbasin. Therefore, wells located near these boundaries may be incorrectly attributed to a specific GSA, subbasin, or legislative district.
- No wells were excluded from the WESS domestic well dataset based on well age. Additionally, economic impacts do not account for well age. Well and pump efficiency decrease over time as the equipment ages. A well's lifespan varies depending on its construction, intensity of operation, and how it is maintained. Therefore, some of the wells included in this analysis may be past their usable lifespan and not in current use. Thus, costs to mitigate impacts to domestic wells may be <u>lower than</u> estimated herein.
- The UC Berkeley WESS population dataset was based on 2010 Census data. Depending on population changes that have occurred since 2010, the population dependent upon domestic wells for drinking water purposes may therefore be <u>under- or over-estimated</u>.
- Population was apportioned spatially within Census blocks<sup>13</sup> in the UC Berkeley WESS population dataset. The estimates of population dependent on domestic wells is likely overestimated in areas around the edges of service areas for public water systems when Census block boundaries do not coincide with service area boundaries. Thus, the population dependent upon domestic wells for drinking water purposes may be <u>over-estimated</u> in these areas.
- The Gailey (2020) methodology assumes pumping drawdown in the well is equal to 0.25 feet based on pumping rate/specific capacity using the assumptions presented in Table 5. Drawdown within domestic wells could be higher depending on the pumping

<sup>&</sup>lt;sup>13</sup> Census blocks are the smallest geographic area for which aggregated Census data are available. Census blocks are "generally small in area. In a city, a census block looks like a city block bounded on all sides by streets. Census blocks in suburban and rural areas may be large, irregular, and bounded by a variety of features, such as roads, streams, and transmission lines. In remote areas, census blocks may encompass hundreds of square miles" (Census, 2011).



rate and local geology. Therefore, the mitigation costs presented herein may be <u>under-</u><u>estimated.</u>

- The Gailey (2020) methodology currently does not account for inflation. The current annual U.S. inflation rate is 1.8% based on the Consumer Price Index between October 2018 and October 2019 (Bureau of Labor Statistics, 2019). If the current inflation rate is considered, domestic well mitigation costs would be <u>approximately 43% greater</u> if they are incurred in 2040 than presented herein.
- Gailey (2020) identified that the initial pump depth was a sensitive parameter with a likely bounding range of +/- 20 feet. Gailey (2020) used an assumption of an initial pump depth of 60 feet. If an initial pump depth of 40 feet below Fall 2018 depth to groundwater was used as the assumption, costs would be estimated to be approximately \$9.5 to \$13.8 million (10% to 11%) higher at MOs and approximately \$25 to \$25.7 million (7% to 9%) higher at MTs. If an initial pump depth of 80 feet below Fall 2018 depth to groundwater was used as the assumption, costs would be estimated to be approximately \$3.7 to \$6.7 million (4% to 5%) lower at MOs and approximately \$13.7 to \$16 million (5%) lower at MTs. Therefore, the mitigation costs presented herein may be <u>under- or over-estimated.</u>
- Gailey (2020) assumes a one-time cost for screen cleaning. Prolonged periods of partial dewatering may require more frequent cleaning and therefore the mitigation costs presented herein may be <u>under-estimated</u>.
- As mentioned in Section 3.1.3, this study has assumed that increased pump lift energy costs are additive to the assumed well replacement cost of \$115 per foot.
- Decommissioning of a defunct well requires appropriate permitting and contractor costs. Gailey (2020) does not clearly specify whether well replacement cost assumptions include the destruction and abandonment of the original well, or only construction of a new well. Thus, well replacement costs estimated herein may not be inclusive of well abandonment, and may be <u>under-estimated</u>.
- Gailey (2020) well replacement costs do not consider treatment of potentially degraded water quality in which a deep well may pump water with higher concentrations of dissolved constituents, such as arsenic. Therefore, the mitigation costs presented herein are likely <u>under-estimated</u>.
- The estimated costs presented herein do not include planning or administrative costs associated with establishing well mitigation programs or emergency actions such as water supply replacement efforts. Therefore, the mitigation costs presented herein are likely <u>under-estimated</u>.



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## **Groundwater Sustainability Plans:**

- Aliso Water District Groundwater Sustainability Agency Groundwater Sustainability Plan, Final. Prepared by: Provost & Pritchard Consulting Group, dated January 2020.
- Cawelo Groundwater Sustainability Agency Groundwater Sustainability Plan, Final. Prepared by: TODD Groundwater, dated 20 January 2020.
- Central Kings Groundwater Sustainability Agency Groundwater Sustainability Plan in compliance with the Sustainable Groundwater Management Act. Prepared by: Provost & Pritchard Consulting Group, adopted 11 December 2019.



- Chowchilla Subbasin Sustainable Groundwater Management Act Groundwater Sustainability Plan, Final. Prepared for: Chowchilla Subbasin GSP Advisory Committee. Prepared by: Davis Engineering. Inc, Luhdorff & Scalmanini, ERA Economics, Stillwater Sciences, California State University, Sacramento, dated January 2020.
- County of Fresno GSA Management Area A & Management B Delta-Mendota Subbasin Groundwater Sustainability Plan. Prepared by: Luhdorff and Scalmanini, Consulting Engineers, dated January 2020.
- Delano-Earlimart Irrigation District Groundwater Sustainability Agency Sustainable Groundwater Management Act Groundwater Sustainability Plan, dated January 2020.
- East Kaweah GSP Groundwater Sustainability Plan. Prepared for: East Kaweah Groundwater Sustainability Agency Tulare County. Prepared by: Provost & Pritchard Consulting Group, dated January 2020.
- Eastern San Joaquin Groundwater Subbasin Groundwater Sustainability Plan. Prepared by: Eastern San Joaquin Groundwater Authority, dated November 2019.
- Eastern Tule Groundwater Sustainability Agency Tule Subbasin Sustainable Groundwater Management Act Groundwater Sustainability Plan, dated January 2020.
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- Farmers Water District Groundwater Sustainability Plan Delta-Mendota Subbasin. Prepared by Luhdorff and Scalmanini, Consulting Engineers, dated January 2020.
- Grassland Groundwater Sustainability Agency Groundwater Sustainability Plan, in Cooperation with: Merced County Delta-Mendota Groundwater Sustainability Agency. Prepared by: Provost & Pritchard Consulting Group, dated December 2019.
- Greater Kaweah Groundwater Sustainability Agency Groundwater Sustainability Plan. Prepared by: GEI Consultants, Inc. and GSI Water Solutions, Inc., dated 22 January 2020.
- James Groundwater Sustainability Agency Groundwater Sustainability Plan in compliance with the Sustainable Groundwater Management Act. Prepared by: Provost & Pritchard Consulting Group, adopted 12 December 2019.
- Kern-Tulare Water District Groundwater Sustainability Plan, dated 12 December 2019.
- Kern Groundwater Authority Groundwater Sustainability Plan Kern County, CA. Prepared by: GEI Consultants, Inc., dated January 2020.
- Kings River East Groundwater Sustainability Agency Groundwater Sustainability Plan. Prepared by: Provost & Pritchard Consulting Group, adopted 13 December 2019.



- Lower Tule River Irrigation District Groundwater Sustainability Agency Tule Subbasin Sustainable Groundwater Management Act Groundwater Sustainability Plan, dated January 2020.
- Madera Subbasin Sustainable Groundwater Management Act Joint Groundwater Sustainability Plan. Prepared for: Madera Subbasin Coordination Committee. Prepared by: Davids Engineering, Inc., Luhdorff & Scalmanini, ERA Economics, Stillwater Sciences, California State University, Sacramento, dated January 2020.
- McMullin Area Groundwater Sustainability Agency Groundwater Sustainability Plan. Prepared by: Provost & Pritchard Consulting Group, 2020.
- Merced Groundwater Subbasin Groundwater Sustainability Plan. Prepared by: Woodard & Curran, dated November 2019.
- Mid-Kaweah Groundwater Sustainability Agency Groundwater Sustainability. Prepared under the Kaweah Subbasin Coordination Agreement with Greater Kaweah GSA and East Kaweah GSA. Prepared by: GEI Consultants, Inc., dated 18 December 2019.
- North Fork Kings Groundwater Sustainability Agency Groundwater Sustainability Plan in compliance with the Sustainable Groundwater Management Act. Prepared by: Provost & Pritchard Consulting Group, adopted 18 December 2019.
- North Kern W.S.D and Shafter-Wasco I.D Management Area Plan Kern County, CA. Prepared by: GEI Consultants, Inc., dated December 2019.
- Northern & Central Delta-Mendota Groundwater Sustainability Plan. Prepared for: the Northern and Central Delta Mendota Regions. Prepared by: Provost & Pritchard Consulting Group and Woodard & Curran, dated November 2019.
- Pixley Irrigation District Groundwater Sustainability Agency Tule Subbasin Sustainable Groundwater Management Act Groundwater Sustainability Plan, dated January 2020.
- Rosedale-Rio Bravo Management Area Groundwater Sustainability Plan Chapter Kern Groundwater Authority Groundwater Sustainability Agency, dated 10 December 2019.
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- Semitropic Water Storage District Groundwater Sustainability Agency 2020 Groundwater Sustainability Plan Kern County, CA. Prepared by: GEI Consultants, Inc., dated December 2019.
- Shafter-Wasco Irrigation District 7<sup>th</sup> Standard Annex Management Area Kern County Subbasin Management Area Plan. Prepared for: Shafter-Wasco Irrigation District 7<sup>th</sup> Standard



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- Southern San Joaquin Municipal Utility District Management Area Plan Kern County CA. Prepared by: GEI Consultants, Inc., dated December 2019.
- South Kings Groundwater Sustainability Agency Groundwater Sustainability Plan. Prepared by: Provost & Pritchard Consulting Group, adopted 19 December 2019.

Tulare Lake Subbasin Groundwater Sustainability Plan Volume 1, dated January 2020.

## **A**TTACHMENTS

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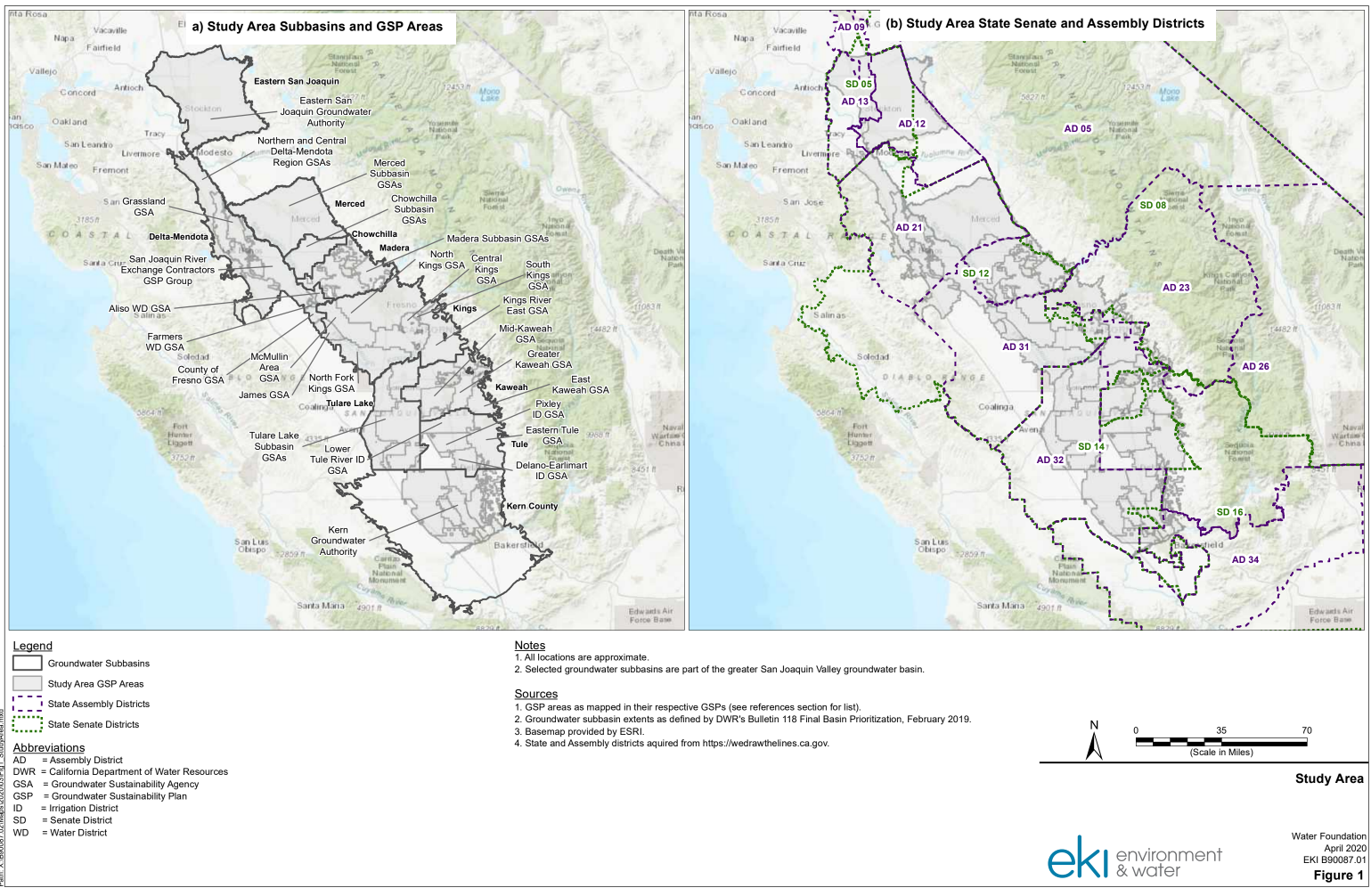
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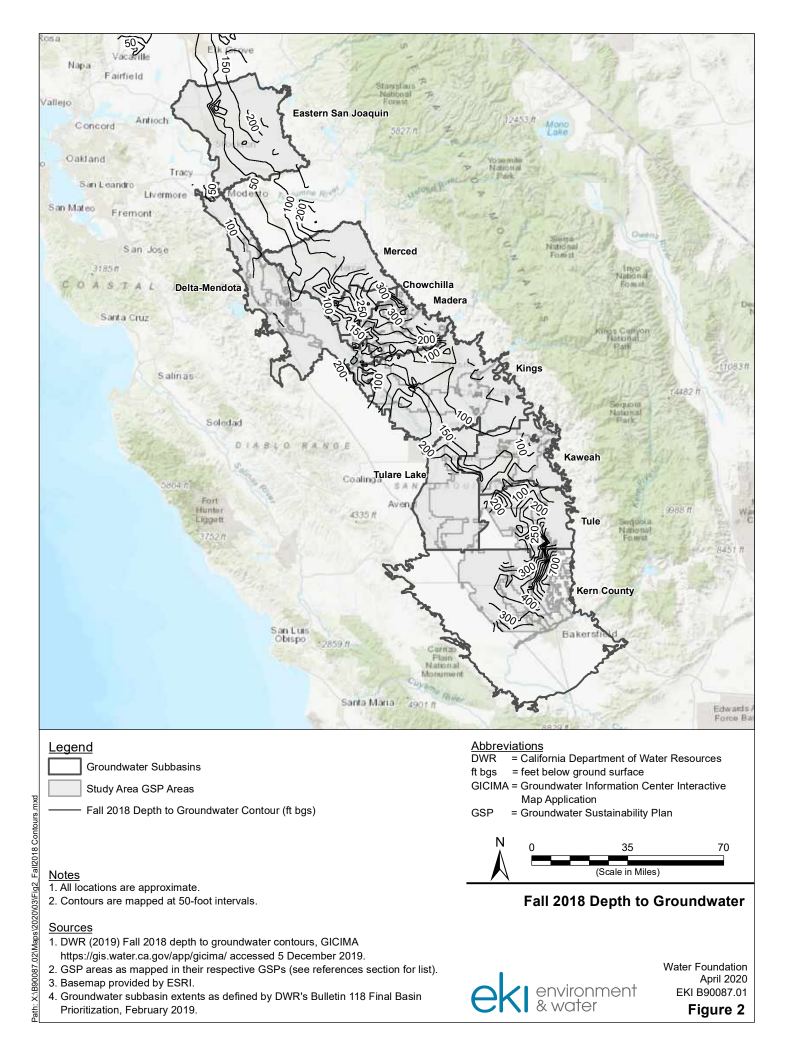
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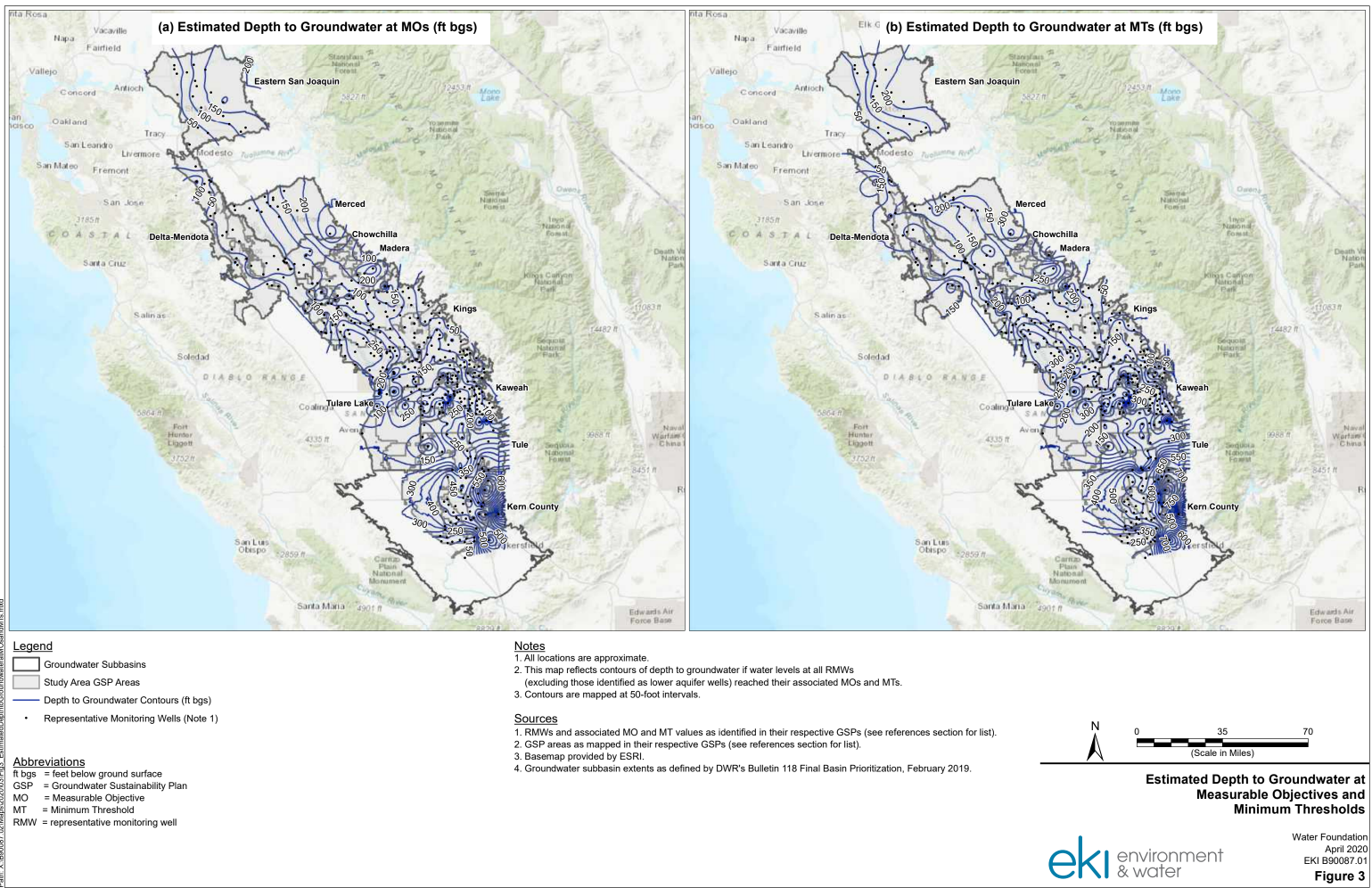
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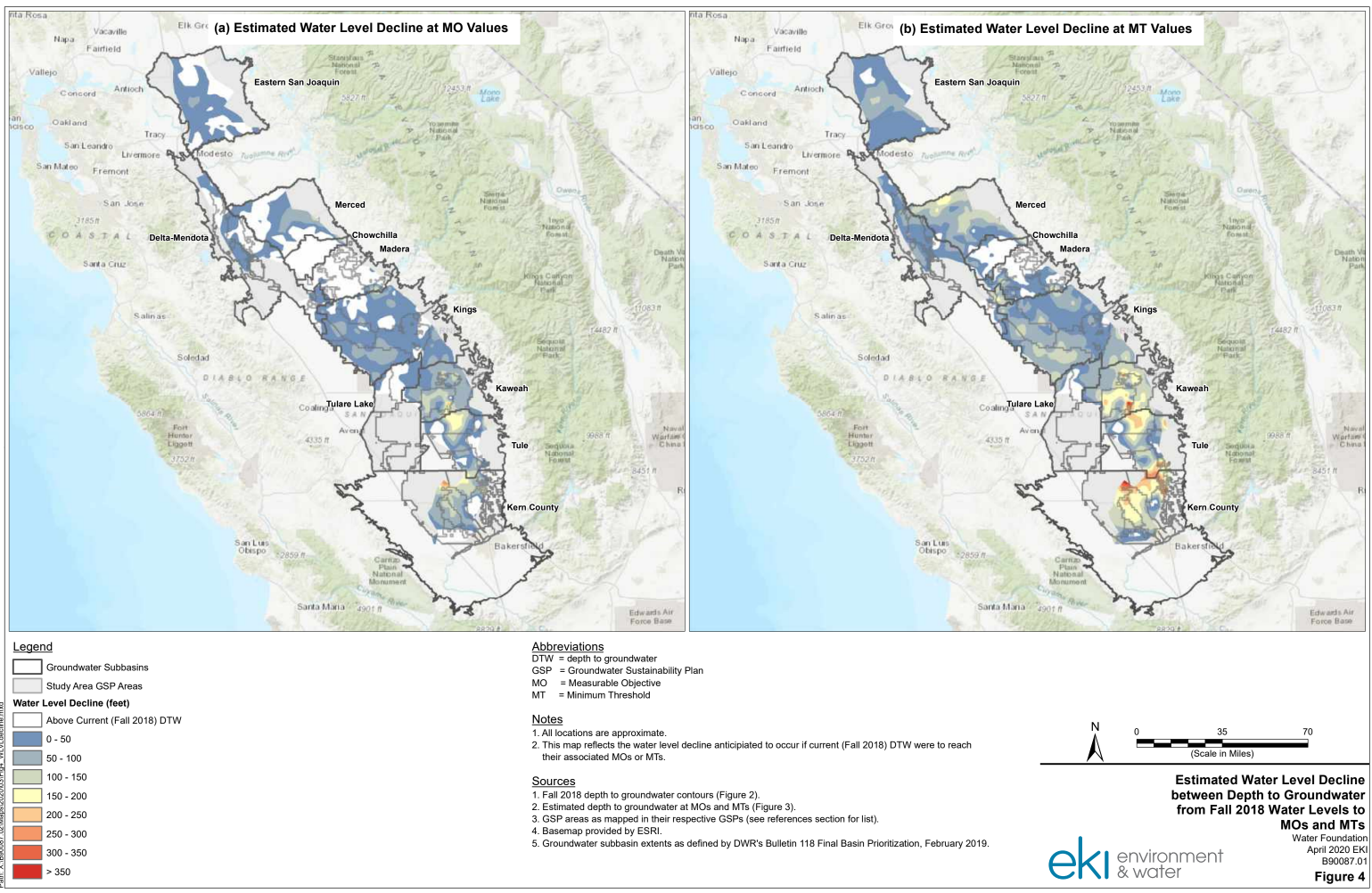
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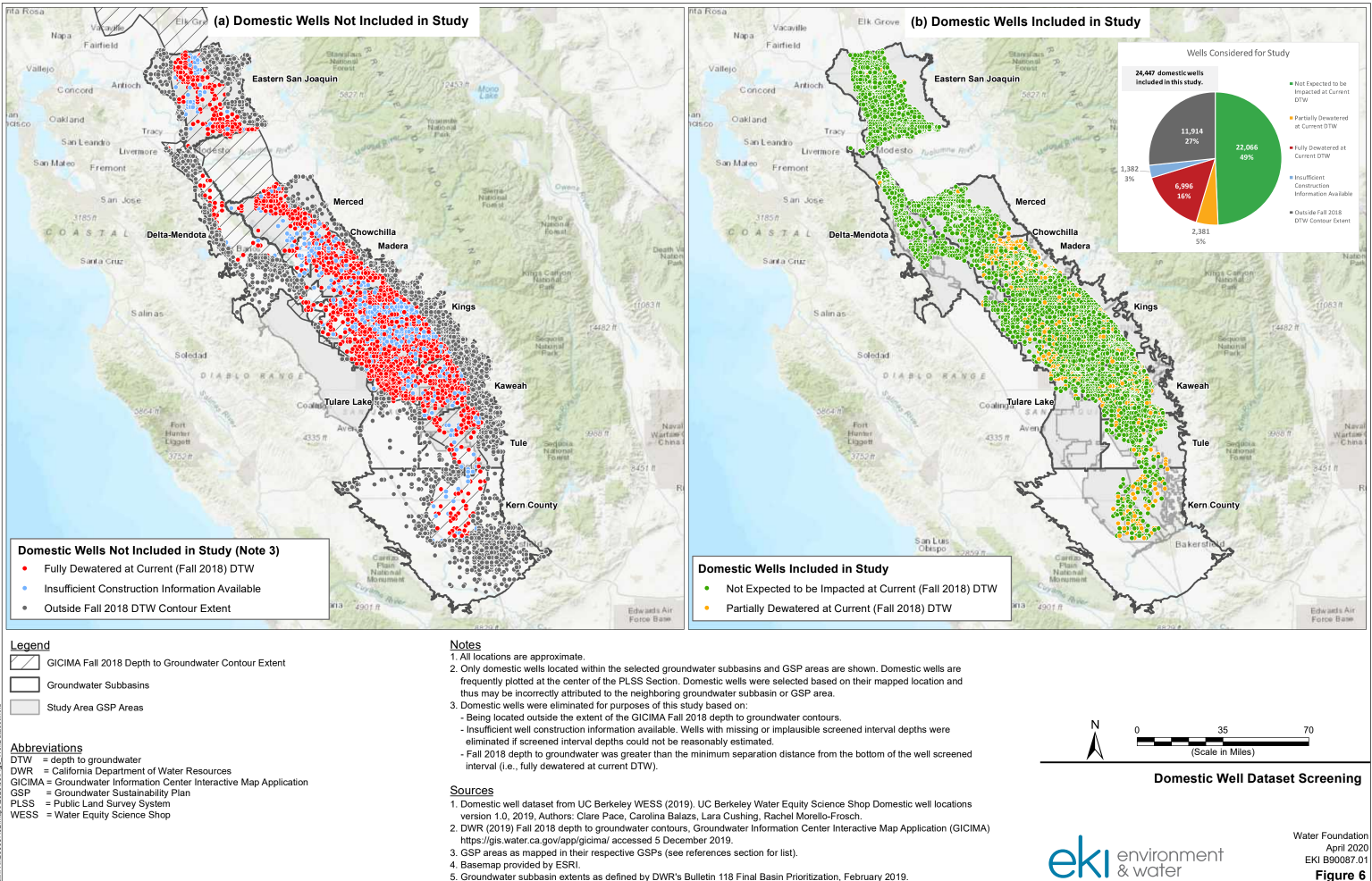
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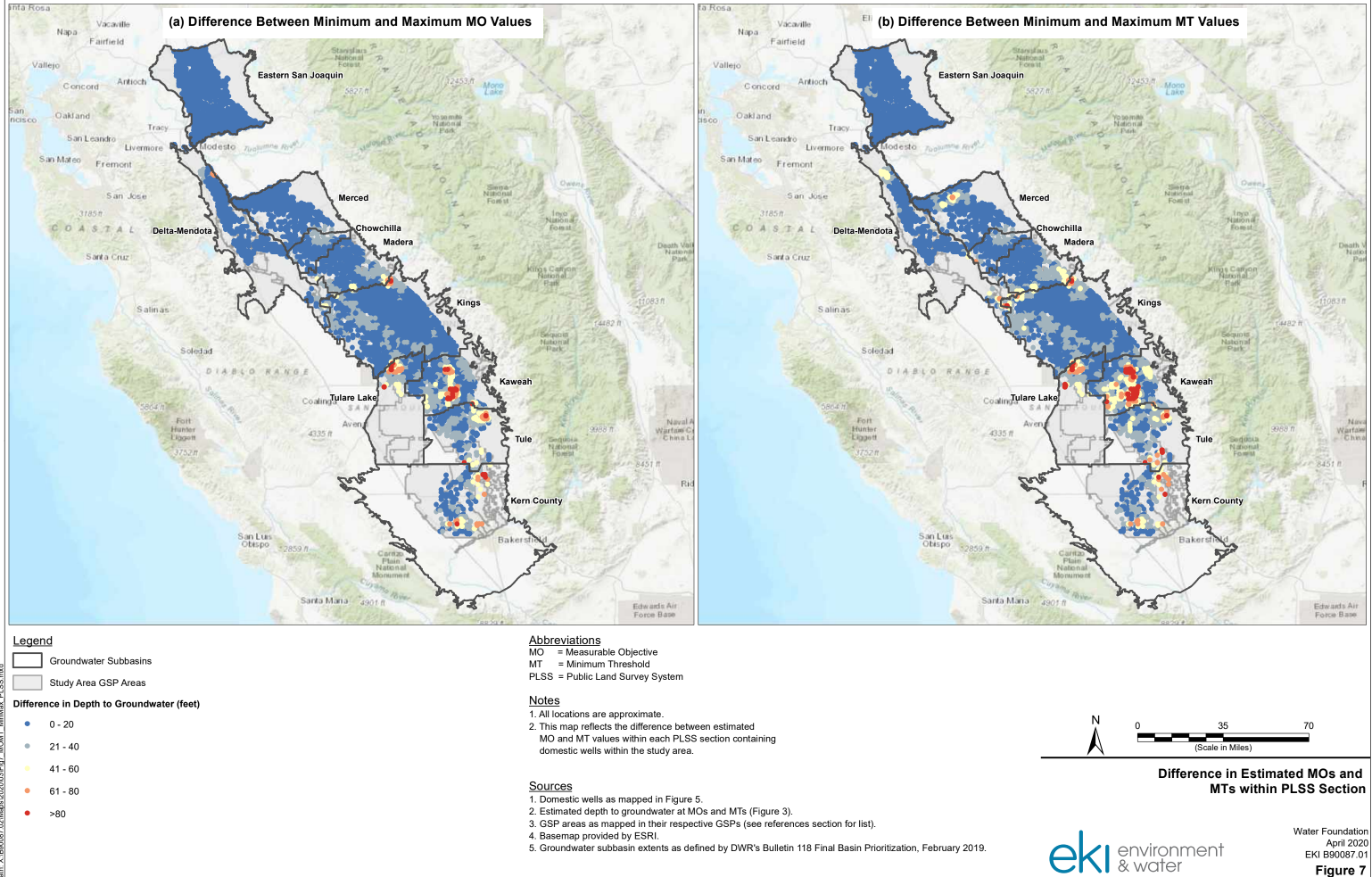


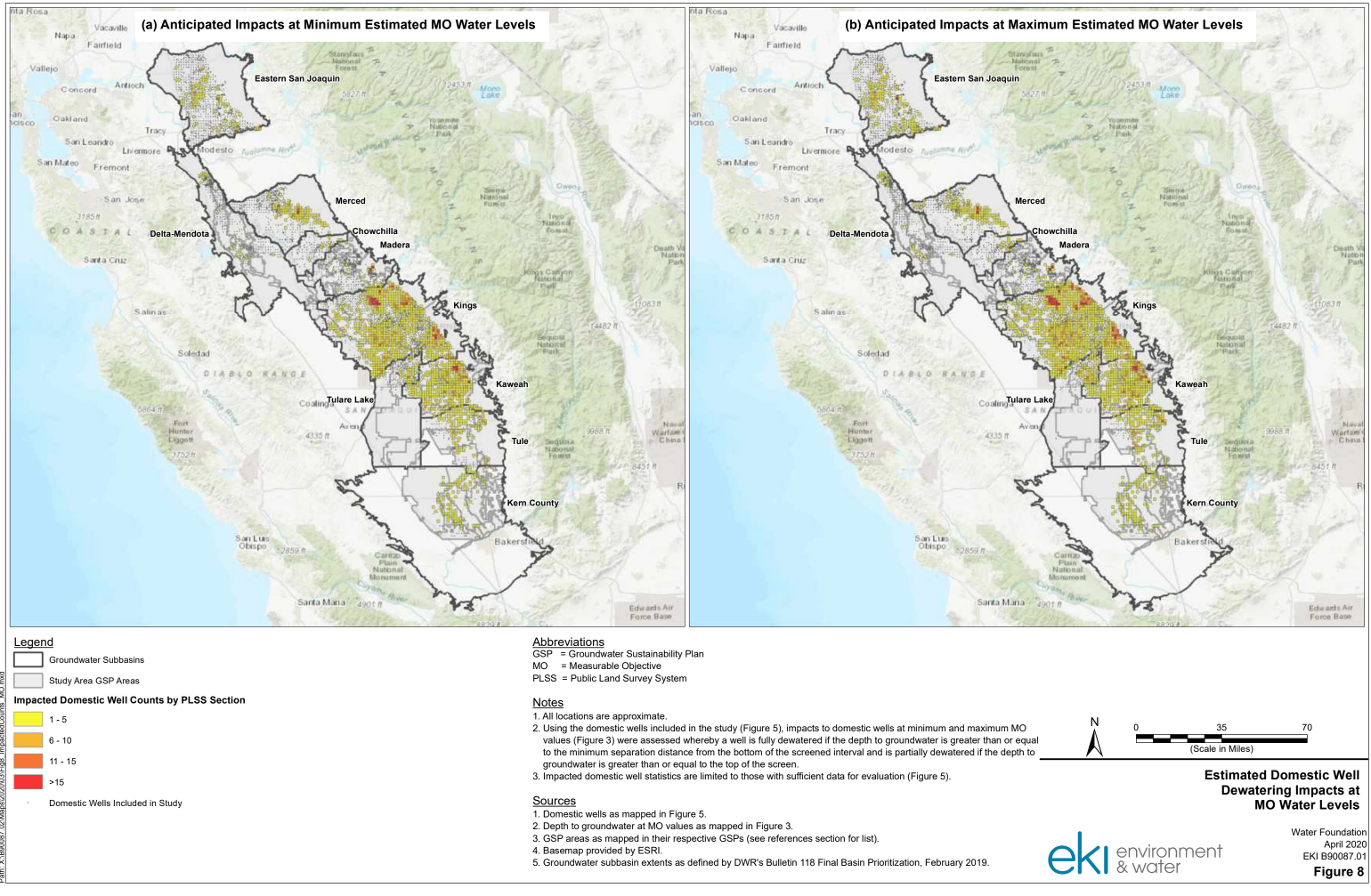




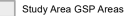


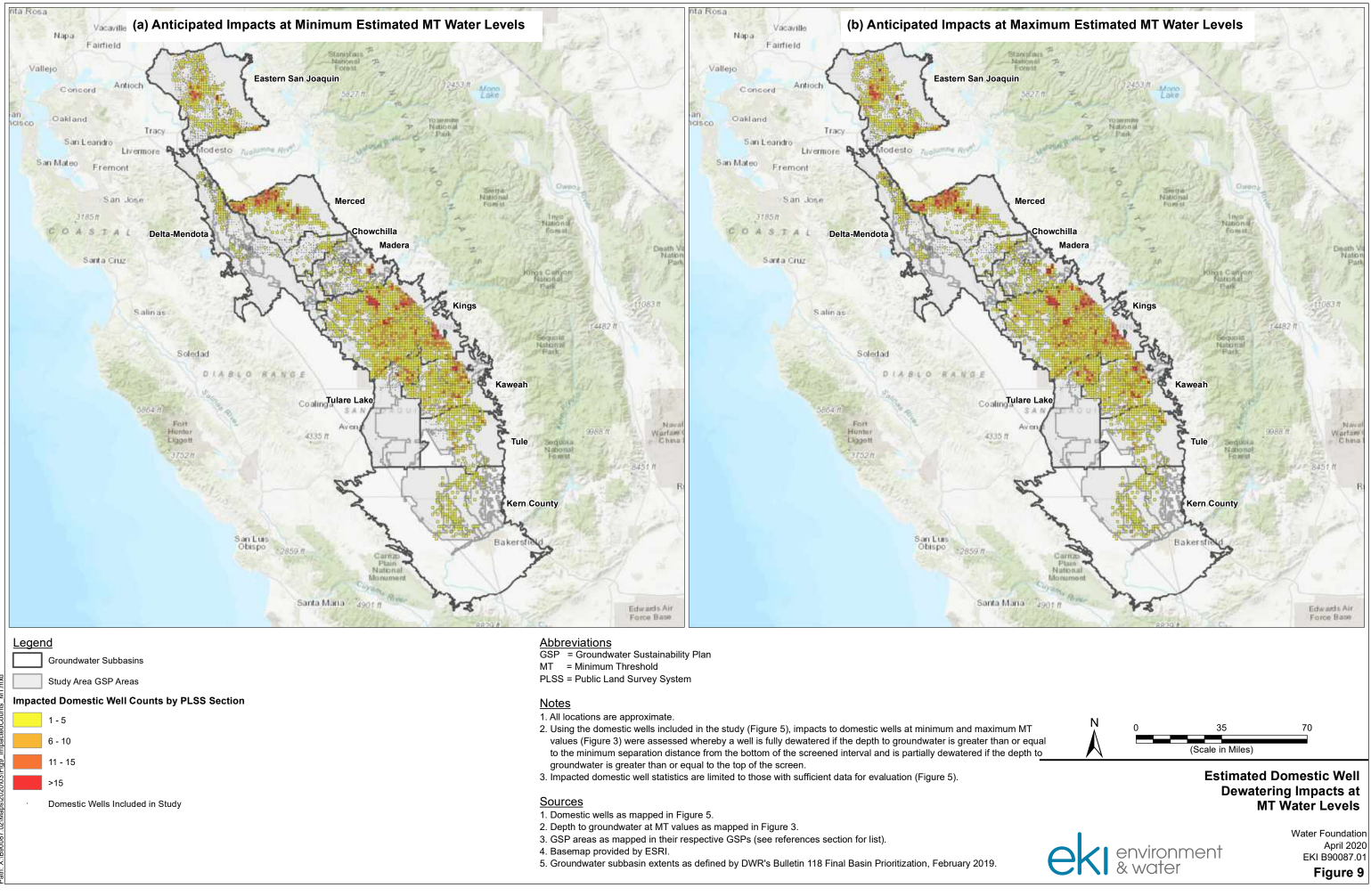
- 5. Groundwater subbasin extents as defined by DWR's Bulletin 118 Final Basin Prioritization, February 2019.



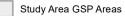




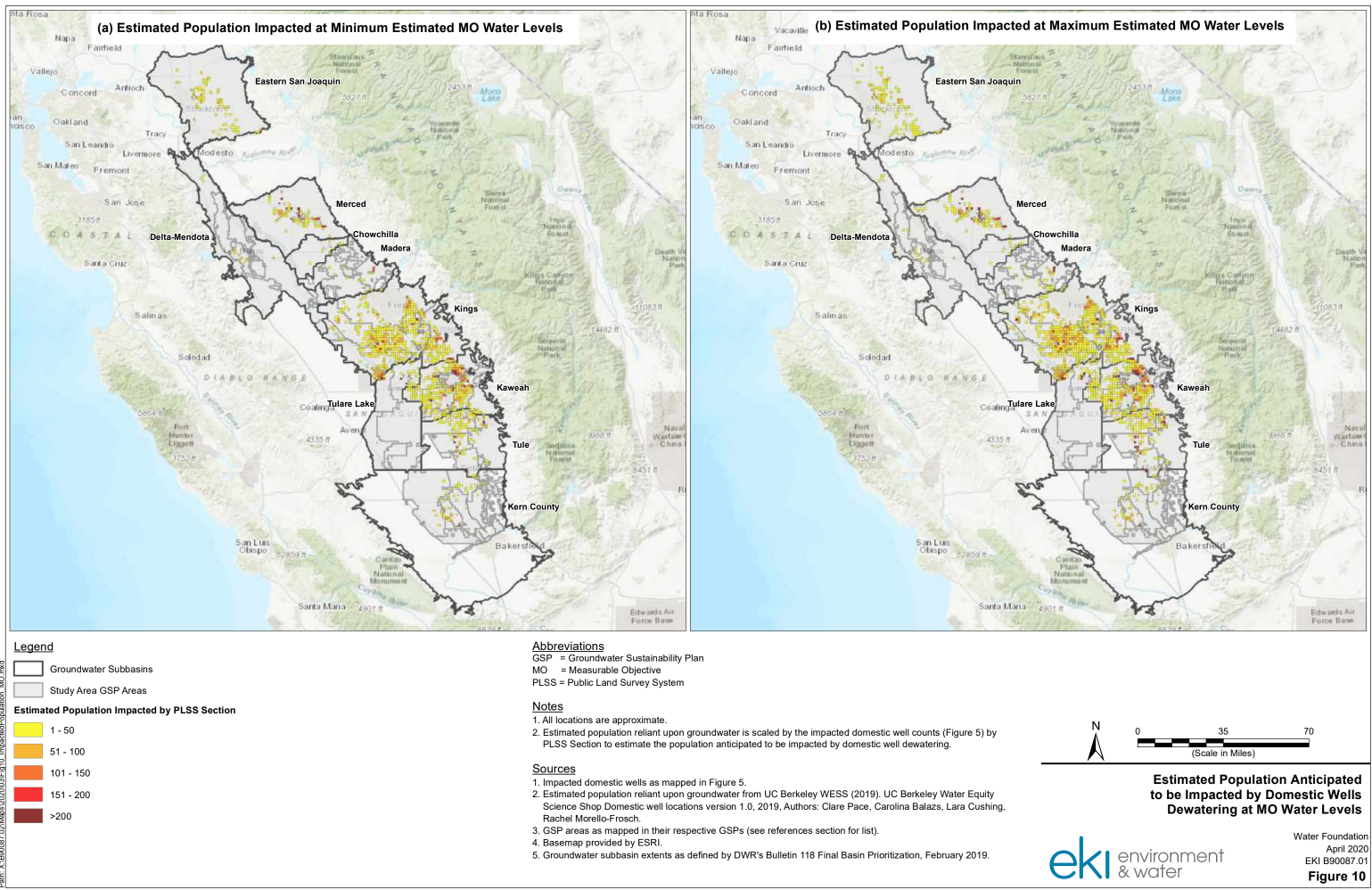


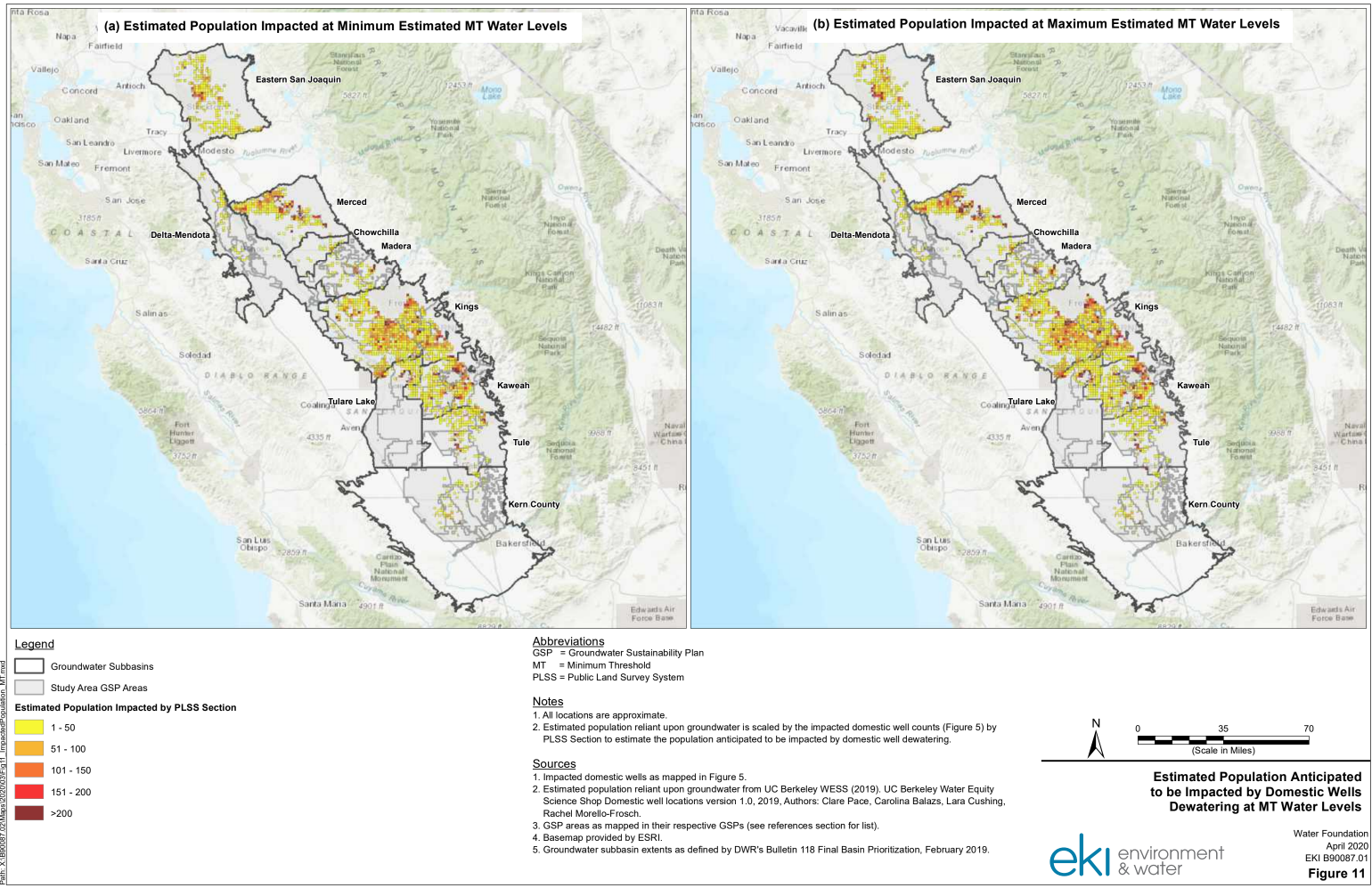












		Included	in Study	Not Included in Study				
Subbasin	Total Wells	Not Expected to be Impacted at Current DTW	Partially Dewatered at Current DTW	Fully Dewatered at Current DTW	Insufficient Construction Information Available	Outside Fall 2018 DTW Contour Extent		
Chowchilla	505	179	114	135	73	4		
Delta-Mendota	2,240	1,338	8	61	10	823		
Eastern San Joaquin	9,738	7,034	113	465	90	2,036		
Kaweah	3,492	1,224	280	695	144	1,149		
Kern County	1,994	193	95	64	25	1,617		
Kings	15,272	6,524	826	3,040	704	4,178		
Madera	4,745	1,545	745	1,317	187	951		
Merced	3,673	2,825	24	472	54	298		
Tulare Lake	1,780	794	87	672	71	156		
Tule	1,300	410	89	75	24	702		
Total	44,739	22,066	2,381	6,996	1,382	11,914		
Percentag	ge of Total Wells	49%	5%	16%	3%	27%		

### Table 1. Summary of Available Domestic Well Data

### Abbreviations:

DTW = depth to groundwater

DWR = California Department of Water Resources

GICIMA = Groundwater Information Center Interactive Map Application

WESS = Water Equity Science Shop

### Notes:

1. Current DTW is defined as Fall 2018 DTW for the purposes of this study.

2. Well is considered partially dewatered if the DTW is less than the top of the screen.

3. Well is considered fully dewatered if the DTW is less than 25 feet above the bottom of the screened interval.

4. Wells with missing or implausible screened interval depths were eliminated if screened interval depths could not be reasonably estimated. See White Paper for details.

### Sources:

1. DWR (2019). Fall 2018 depth to groundwater contours, GICIMA https://gis.water.ca.gov/app/gicima/ accessed 5 December 2019.

2. UC Berkeley WESS (2019). UC Berkeley Water Equity Science Shop Domestic well locations version 1.0, 2019, Authors: Clare Pace, Carolina Balazs, Lara Cushing, Rachel Morello-Frosch.

GSP Area	Domestic Wells	Partially Dewatered		Fully Dewatered		Partially or Fully Dewatered	
	Included in Study	Count	Percentage	Count	Percentage	Count	Percentage
Aliso WD GSA	4	0 - 1	0 - 25%	0 - 0	0 - 0%	0 - 1	0 - 25%
Central Kings GSA	1,884	139 - 143	7 - 8%	249 - 455	13 - 24%	388 - 598	21 - 32%
Chowchilla Subbasin GSAs	293	11 - 16	4 - 5%	0 - 0	0 - 0%	11 - 16	4 - 5%
County of Fresno GSA	23	0 - 0	0 - 0%	0 - 1	0 - 4%	0 - 1	0 - 4%
Delano-Earlimart ID GSA	47	15 - 17	32 - 36%	8 - 15	17 - 32%	23 - 32	49 - 68%
East Kaweah GSA	86	30 - 18	35 - 21%	9 - 31	10 - 36%	39 - 49	45 - 57%
Eastern San Joaquin Groundwater Authority	7,147	96 - 131	1 - 2%	109 - 221	2 - 3%	205 - 352	3 - 5%
Eastern Tule GSA	136	28 - 39	21 - 29%	20 - 43	15 - 32%	48 - 82	35 - 60%
Farmers WD GSA	2	0 - 0	0 - 0%	0 - 0	0 - 0%	0 - 0	0 - 0%
Grassland GSA	82	0 - 0	0 - 0%	0 - 0	0 - 0%	0 - 0	0 - 0%
Greater Kaweah GSA	998	171 - 151	17 - 15%	408 - 519	41 - 52%	579 - 670	58 - 67%
James GSA	95	5 - 4	5 - 4%	17 - 29	18 - 31%	22 - 33	23 - 35%
Kern Groundwater Authority	288	86 - 82	30 - 28%	43 - 65	15 - 23%	129 - 147	45 - 51%
Kings River East GSA	1,113	117 - 133	11 - 12%	290 - 400	26 - 36%	407 - 533	37 - 48%
Lower Tule River ID GSA	183	51 - 44	28 - 24%	44 - 64	24 - 35%	95 - 108	52 - 59%
Madera Subbasin Joint GSP	2,290	86 - 122	4 - 5%	12 - 34	1 - 1%	98 - 156	4 - 7%
McMullin Area GSA	337	84 - 89	25 - 26%	39 - 99	12 - 29%	123 - 188	36 - 56%
Merced Subbasin GSAs	2,849	36 - 40	1 - 1%	177 - 242	6 - 8%	213 - 282	7 - 10%
Mid-Kaweah GSA	421	98 - 85	23 - 20%	199 - 265	47 - 63%	297 - 350	71 - 83%
North Fork Kings GSA	538	110 - 108	20 - 20%	200 - 255	37 - 47%	310 - 363	58 - 67%
North Kings GSA	3,290	462 - 504	14 - 15%	465 - 840	14 - 26%	927 - 1,344	28 - 41%
Northern and Central Delta- Mendota Region GSAs	543	2 - 2	0 - 0%	6 - 25	1 - 5%	8 - 27	1 - 5%
Pixley ID GSA	132	33 - 37	25 - 28%	27 - 42	20 - 32%	60 - 79	45 - 60%
San Joaquin River Exchange Contractors GSP Group	692	3 - 3	0 - 0%	9 - 14	1 - 2%	12 - 17	2 - 2%
South Kings GSA	93	6 - 6	6 - 6%	2 - 10	2 - 11%	8 - 16	9 - 17%
Tulare Lake Subbasin GSAs	881	42 - 91	5 - 10%	38 - 74	4 - 8%	80 - 165	9 - 19%
Tota	l 24,447	1,711 - 1,866	7 - 8%	2,371 - 3,743	10 - 15%	4,082 - 5,609	17 - 23%

## Table 2a. Estimated Domestic Wells Impacted at MOs by GSP Area

### Abbreviations:

DTW = depth to groundwater

DWR = California Department of Water Resources

GICIMA = Groundwater Information Center Interactive Map Application

GSA = Groundwater Sustainability Agency

GSP = Groundwater Sustainability Plan

### Table 2a. Estimated Domestic Wells Impacted at MOs by GSP Area

- ID = Irrigation District
- MO = Measurable Objective
- MT = Minimum Threshold
- PLSS = Public Land Survey System
- SGMA = Sustainable Groundwater Management Act
- WD = Water District

### Notes:

- 1. GSA Groups represent those GSAs who developed and adopted a joint GSP.
- 2. Range of domestic wells impacted reflects the uncertainty of the location of domestic wells within a given PLSS section.
- 3. Well is considered partially dewatered if the DTW is less than the top of the screen.
- 4. Well is considered fully dewatered if the DTW is less than 25 feet above the bottom of the screened interval.
- 5. Of the five GSPs prepared within the Kern County subbasin, only the GSP prepared by the Kern County Groundwater Authority ("KGA") GSA overlaps the study area. The KGA GSA GSP is structured such that monitoring network and MO and MT information are included in separate Management Area Plan documents for each Management Area within the GSA. Given this, only Management Areas with significant coverage of the DWR GICIMA dataset are included in the study area.
- 6. Four GSPs have been prepared within the Madera subbasin, but because the subbasin Coordination Agreement has not yet been signed, DWR has not released the GSPs via the DWR SGMA Portal website. The Madera Subbasin Joint GSP comprises 94% of the subbasin by area. For purposes of this study, the Madera Subbasin Joint GSP as posted on the Madera County Water & Natural Resources website was used to represent the entirety of the Madera subbasin.

Subbasin	Domestic Wells	Partially Dewatered		Fully Dewatered		Partially or Fully Dewatered	
	Included in Study	Count	Percentage	Count	Percentage	Count	Percentage
Chowchilla	293	11 - 16	4 - 5%	0 - 0	0 - 0%	11 - 16	4 - 5%
Delta-Mendota	1,346	5 - 6	0 - 0%	15 - 40	1 - 3%	20 - 46	1 - 3%
Eastern San Joaquin	7,147	96 - 131	1 - 2%	109 - 221	2 - 3%	205 - 352	3 - 5%
Kaweah	1,504	299 - 254	20 - 17%	615 - 814	41 - 54%	914 - 1,068	61 - 71%
Kern County	288	86 - 82	30 - 28%	43 - 65	15 - 23%	129 - 147	45 - 51%
Kings	7,350	923 - 987	13 - 13%	1,262 - 2,088	17 - 28%	2,185 - 3,075	30 - 42%
Madera	2,290	86 - 122	4 - 5%	12 - 34	1 - 1%	98 - 156	4 - 7%
Merced	2,849	36 - 40	1 - 1%	177 - 242	6 - 8%	213 - 282	7 - 10%
Tulare Lake	881	42 - 91	5 - 10%	38 - 74	4 - 8%	80 - 165	9 - 19%
Tule	499	127 - 137	25 - 27%	100 - 165	20 - 33%	227 - 302	45 - 61%
Total	24,447	1,711 - 1,866	7 - 8%	2,371 - 3,743	10 - 15%	4,082 - 5,609	17 - 23%

Table 2b. Estimated Domestic Wells Impacted at MOs by Subbasin

### Abbreviations:

DTW = depth to groundwater

- DWR = California Department of Water Resources
- GSA = Groundwater Sustainability Agency
- GSP = Groundwater Sustainability Plan
- MO = Measurable Objective
- PLSS = Public Land Survey System
- SGMA = Sustainable Groundwater Management Act

### Notes:

1. Range of domestic wells impacted reflects the uncertainty of the location of domestic wells within a given PLSS section.

2. Well is considered partially dewatered if the DTW is less than the top of the screen.

3. Well is considered fully dewatered if the DTW is less than 25 feet above the bottom of the screened interval.

4. Four GSPs have been prepared within the Madera subbasin, but because the subbasin Coordination Agreement has not yet been signed, DWR has not released the GSPs via the DWR SGMA Portal website. The Madera Subbasin Joint GSP comprises 94% of the subbasin by area. For purposes of this study, the Madera Subbasin Joint GSP as posted on the Madera County Water & Natural Resources website was used to represent the entirety of the Madera subbasin.

California Senate Domestic Wells		Partially Dewatered		Fully Dewatered		Partially or Fully Dewatered	
District	Included in Study	Count	Percentage	Count	Percentage	Count	Percentage
5	6,457	87 - 118	1 - 2%	80 - 177	1 - 3%	167 - 295	3 - 5%
8	2,749	387 - 363	14 - 13%	429 - 757	16 - 28%	816 - 1,120	30 - 41%
12	9,643	476 - 571	5 - 6%	579 - 1,012	6 - 10%	1,055 - 1,583	11 - 16%
14	4,578	556 - 634	12 - 14%	826 - 1,202	18 - 26%	1,382 - 1,836	30 - 40%
16	1,020	205 - 180	20 - 18%	457 - 595	45 - 58%	662 - 775	65 - 76%
Total	24,447	1,711 - 1,866	7 - 8%	2,371 - 3,743	10 - 15%	4,082 - 5,609	17 - 23%

### Table 2c. Estimated Domestic Wells Impacted at MOs by California Senate District

Abbreviations:

DTW = depth to groundwater

MO = Measurable Objective

PLSS = Public Land Survey System

### Notes:

1. Range of domestic wells impacted reflects the uncertainty of the location of domestic wells within a given PLSS section.

2. Well is considered partially dewatered if the DTW is less than the top of the screen.

3. Well is considered fully dewatered if the DTW is less than 25 feet above the bottom of the screened interval.

California Assembly District	Domestic Wells Included in Study	Partially Dewatered		Fully Dewatered		Partially or Fully Dewatered	
		Count	Percentage	Count	Percentage	Count	Percentage
5	2,578	96 - 138	4 - 5%	12 - 34	0 - 1%	108 - 172	4 - 7%
9	572	0 - 0	0 - 0%	0 - 1	0 - 0%	0 - 1	0 - 0%
12	5,117	91 - 119	2 - 2%	73 - 151	1 - 3%	164 - 270	3 - 5%
13	1,468	5 - 12	0 - 1%	36 - 69	2 - 5%	41 - 81	3 - 6%
21	4,148	42 - 46	1 - 1%	192 - 281	5 - 7%	234 - 327	6 - 8%
23	1,999	366 - 342	18 - 17%	385 - 690	19 - 35%	751 - 1,032	38 - 52%
26	2,637	489 - 477	19 - 18%	897 - 1,223	34 - 46%	1,386 - 1,700	53 - 64%
31	4,401	446 - 513	10 - 12%	596 - 1,029	14 - 23%	1,042 - 1,542	24 - 35%
32	1,483	170 - 216	11 - 15%	180 - 261	12 - 18%	350 - 477	24 - 32%
34	44	6 - 3	14 - 7%	0 - 4	0 - 9%	6 - 7	14 - 16%
Total	24,447	1,711 - 1,866	7 - 8%	2,371 - 3,743	10 - 15%	4,082 - 5,609	17 - 23%

Table 2d. Estimated Domestic Wells Impacted at MOs by California Assembly District

Abbreviations:

DTW = depth to groundwater

MO = Measurable Objective

PLSS = Public Land Survey System

### Notes:

1. Range of domestic wells impacted reflects the uncertainty of the location of domestic wells within a given PLSS section.

2. Well is considered partially dewatered if the DTW is less than the top of the screen.

3. Well is considered fully dewatered if the DTW is less than 25 feet above the bottom of the screened interval.

GSP Area	Domestic Wells	Partially D	ewatered	Fully Dev	watered	Partially or Fully Dewatered		
	Included in Study	Count	Percentage	Count	Percentage	Count	Percentage	
Aliso WD GSA	4	2 - 1	50 - 25%	0 - 2	0 - 50%	2 - 3	50 - 75%	
Central Kings GSA	1,884	184 - 195	10 - 10%	847 - 1,009	45 - 54%	1,031 - 1,204	55 - 64%	
Chowchilla Subbasin GSAs	293	38 - 53	13 - 18%	2 - 5	1 - 2%	40 - 58	14 - 20%	
County of Fresno GSA	23	1 - 3	4 - 13%	0 - 1	0 - 4%	1 - 4	4 - 17%	
Delano-Earlimart ID GSA	47	12 - 8	26 - 17%	22 - 30	47 - 64%	34 - 38	72 - 81%	
East Kaweah GSA	86	20 - 13	23 - 15%	44 - 55	51 - 64%	64 - 68	74 - 79%	
Eastern San Joaquin Groundwater Authority	7,147	369 - 470	5 - 7%	728 - 1,062	10 - 15%	1,097 - 1,532	15 - 21%	
Eastern Tule GSA	136	21 - 19	15 - 14%	79 - 94	58 - 69%	100 - 113	74 - 83%	
Farmers WD GSA	2	0 - 0	0 - 0%	0 - 0	0 - 0%	0 - 0	0 - 0%	
Grassland GSA	82	0 - 0	0 - 0%	2 - 4	2 - 5%	2 - 4	2 - 5%	
Greater Kaweah GSA	998	153 - 145	15 - 15%	627 - 711	63 - 71%	780 - 856	78 - 86%	
James GSA	95	5 - 9	5 - 9%	30 - 41	32 - 43%	35 - 50	37 - 53%	
Kern Groundwater Authority	288	105 - 109	36 - 38%	90 - 105	31 - 36%	195 - 214	68 - 74%	
Kings River East GSA	1,113	136 - 115	12 - 10%	626 - 755	56 - 68%	762 - 870	68 - 78%	
Lower Tule River ID GSA	183	41 - 40	22 - 22%	80 - 92	44 - 50%	121 - 132	66 - 72%	
Madera Subbasin Joint GSP	2,290	239 - 340	10 - 15%	142 - 229	6 - 10%	381 - 569	17 - 25%	
McMullin Area GSA	337	77 - 68	23 - 20%	134 - 197	40 - 58%	211 - 265	63 - 79%	
Merced Subbasin GSAs	2,849	138 - 151	5 - 5%	1,404 - 1,646	49 - 58%	1,542 - 1,797	54 - 63%	
Mid-Kaweah GSA	421	61 - 52	14 - 12%	295 - 352	70 - 84%	356 - 404	85 - 96%	
North Fork Kings GSA	538	105 - 96	20 - 18%	353 - 386	66 - 72%	458 - 482	85 - 90%	
North Kings GSA	3,290	527 - 518	16 - 16%	1,444 - 1,802	44 - 55%	1,971 - 2,320	60 - 71%	
Northern and Central Delta- Mendota Region GSAs	543	2 - 6	0 - 1%	30 - 59	6 - 11%	32 - 65	6 - 12%	
Pixley ID GSA	132	39 - 38	30 - 29%	57 - 68	43 - 52%	96 - 106	73 - 80%	
San Joaquin River Exchange Contractors GSP Group	692	7 - 10	1 - 1%	82 - 97	12 - 14%	89 - 107	13 - 15%	
South Kings GSA	93	6 - 8	6 - 9%	40 - 49	43 - 53%	46 - 57	49 - 61%	
Tulare Lake Subbasin GSAs	881	134 - 155	15 - 18%	259 - 407	29 - 46%	393 - 562	45 - 64%	
Tota	l 24,447	2,422 - 2,622	10 - 11%	7,417 - 9,258	30 - 38%	9,839 - 11,880	40 - 49%	

# Table 3a. Estimated Domestic Wells Impacted at MTs by GSP Area

#### Abbreviations:

DTW = depth to groundwater

DWR = California Department of Water Resources

GICIMA = Groundwater Information Center Interactive Map Application

GSA = Groundwater Sustainability Agency

GSP = Groundwater Sustainability Plan

## Table 3a. Estimated Domestic Wells Impacted at MTs by GSP Area

- ID = Irrigation District
- MO = Measurable Objective
- MT = Minimum Threshold
- PLSS = Public Land Survey System
- SGMA = Sustainable Groundwater Management Act
- WD = Water District

# Notes:

- 1. GSA Groups represent those GSAs who developed and adopted a joint GSP.
- 2. Range of domestic wells impacted reflects the uncertainty of the location of domestic wells within a given PLSS section.
- 3. Well is considered partially dewatered if the DTW is less than the top of the screen.
- 4. Well is considered fully dewatered if the DTW is less than 25 feet above the bottom of the screened interval.
- 5. Of the five GSPs prepared within the Kern County subbasin, only the GSP prepared by the Kern County Groundwater Authority ("KGA") GSA overlaps the study area. The KGA GSA GSP is structured such that monitoring network and MO and MT information are included in separate Management Area Plan documents for each Management Area within the GSA. Given this, only Management Areas with significant coverage of the DWR GICIMA dataset are included in the study area.
- 6. Four GSPs have been prepared within the Madera subbasin, but because the subbasin Coordination Agreement has not yet been signed, DWR has not released the GSPs via the DWR SGMA Portal website. The Madera Subbasin Joint GSP comprises 94% of the subbasin by area. For purposes of this study, the Madera Subbasin Joint GSP as posted on the Madera County Water & Natural Resources website was used to represent the entirety of the Madera subbasin.

Subbasin	Domestic Wells	Partially Dewatered		Fully De	watered	Partially or Fu	Partially or Fully Dewatered		
Cussuem	Included in Study	Count	Percentage	Count	Percentage	Count	Percentage		
Chowchilla	293	38 - 53	13 - 18%	2 - 5	1 - 2%	40 - 58	14 - 20%		
Delta-Mendota	1,346	12 - 20	1 - 1%	114 - 163	8 - 12%	126 - 183	9 - 14%		
Eastern San Joaquin	7,147	369 - 470	5 - 7%	728 - 1,062	10 - 15%	1,097 - 1,532	15 - 21%		
Kaweah	1,504	234 - 210	16 - 14%	965 - 1,117	64 - 74%	1,199 - 1,327	80 - 88%		
Kern County	288	105 - 109	36 - 38%	90 - 105	31 - 36%	195 - 214	68 - 74%		
Kings	7,350	1,040 - 1,009	14 - 14%	3,474 - 4,239	47 - 58%	4,514 - 5,248	61 - 71%		
Madera	2,290	239 - 340	10 - 15%	142 - 229	6 - 10%	381 - 569	17 - 25%		
Merced	2,849	138 - 151	5 - 5%	1,404 - 1,646	49 - 58%	1,542 - 1,797	54 - 63%		
Tulare Lake	881	134 - 155	15 - 18%	259 - 407	29 - 46%	393 - 562	45 - 64%		
Tule	499	113 - 105	23 - 21%	239 - 285	48 - 57%	352 - 390	71 - 78%		
Total	24,447	2,422 - 2,622	10 - 11%	7,417 - 9,258	30 - 38%	9,839 - 11,880	40 - 49%		

Table 3b. Estimated Domestic Wells Impacted at MTs by Subbasin

DTW = depth to groundwater

- DWR = California Department of Water Resources
- GSA = Groundwater Sustainability Agency
- GSP = Groundwater Sustainability Plan
- MT = Minimum Threshold
- PLSS = Public Land Survey System
- SGMA = Sustainable Groundwater Management Act

# Notes:

1. Range of domestic wells impacted reflects the uncertainty of the location of domestic wells within a given PLSS section.

2. Well is considered partially dewatered if the DTW is less than the top of the screen.

3. Well is considered fully dewatered if the DTW is less than 25 feet above the bottom of the screened interval.

4. Four GSPs have been prepared within the Madera subbasin, but because the subbasin Coordination Agreement has not yet been signed, DWR has not released the GSPs via the DWR SGMA Portal website. The Madera Subbasin Joint GSP comprises 94% of the subbasin by area. For purposes of this study, the Madera Subbasin Joint GSP as posted on the Madera County Water & Natural Resources website was used to represent the entirety of the Madera subbasin.

California Senate District	Domestic Wells Included in Study	Partially Dewatered		Fully Dev	watered	Partially or Fully Dewatered		
		Count	Percentage	Count	Percentage	Count	Percentage	
5	6,457	349 - 446	5 - 7%	590 - 894	9 - 14%	939 - 1,340	15 - 21%	
8	2,749	350 - 347	13 - 13%	1,133 - 1,385	41 - 50%	1,483 - 1,732	54 - 63%	
12	9,643	867 - 979	9 - 10%	2,915 - 3,615	30 - 37%	3,782 - 4,594	39 - 48%	
14	4,578	692 - 700	15 - 15%	2,097 - 2,571	46 - 56%	2,789 - 3,271	61 - 71%	
16	1,020	164 - 150	16 - 15%	682 - 793	67 - 78%	846 - 943	83 - 92%	
Total	24,447	2,422 - 2,622	10 - 11%	7,417 - 9,258	30 - 38%	9,839 - 11,880	40 - 49%	

# Table 3c. Estimated Domestic Wells Impacted at MTs by California Senate District

Abbreviations:

DTW = depth to groundwater

MT = Minimum Threshold

PLSS = Public Land Survey System

### Notes:

1. Range of domestic wells impacted reflects the uncertainty of the location of domestic wells within a given PLSS section.

2. Well is considered partially dewatered if the DTW is less than the top of the screen.

3. Well is considered fully dewatered if the DTW is less than 25 feet above the bottom of the screened interval.

California Assembly	Domestic Wells Included in Study	Partially D	ewatered	Fully Dev	watered	Partially or Fully Dewatered		
District		Count	Percentage	Count	Percentage	Count	Percentage	
5	2,578	277 - 392	11 - 15%	145 - 237	6 - 9%	422 - 629	16 - 24%	
9	572	3 - 8	1 - 1%	33 - 50	6 - 9%	36 - 58	6 - 10%	
12	5,117	311 - 362	6 - 7%	536 - 749	10 - 15%	847 - 1,111	17 - 22%	
13	1,468	55 - 100	4 - 7%	159 - 263	11 - 18%	214 - 363	15 - 25%	
21	4,148	149 - 169	4 - 4%	1,517 - 1,805	37 - 44%	1,666 - 1,974	40 - 48%	
23	1,999	320 - 313	16 - 16%	963 - 1,178	48 - 59%	1,283 - 1,491	64 - 75%	
26	2,637	428 - 382	16 - 14%	1,614 - 1,899	61 - 72%	2,042 - 2,281	77 - 86%	
31	4,401	590 - 582	13 - 13%	1,917 - 2,355	44 - 54%	2,507 - 2,937	57 - 67%	
32	1,483	274 - 298	18 - 20%	528 - 715	36 - 48%	802 - 1,013	54 - 68%	
34	44	15 - 16	34 - 36%	5 - 7	11 - 16%	20 - 23	45 - 52%	
Total	24,447	2,422 - 2,622	10 - 11%	7,417 - 9,258	30 - 38%	9,839 - 11,880	40 - 49%	

Table 3d. Estimated Domestic Wells Impacted at MTs by California Assembly District

DTW = depth to groundwater

MT = Minimum Threshold

PLSS = Public Land Survey System

### Notes:

1. Range of domestic wells impacted reflects the uncertainty of the location of domestic wells within a given PLSS section.

2. Well is considered partially dewatered if the DTW is less than the top of the screen.

3. Well is considered fully dewatered if the DTW is less than 25 feet above the bottom of the screened interval.

	Estimated			Estimated Pop	ulation Impacted		
GSP Area	Estimated Total		MO Value			MT Value	
	Population	Partially Dewatered	Fully Dewatered	Partially or Fully Dewatered	Partially Dewatered	Fully Dewatered	Partially or Fully Dewatered
Aliso WD GSA	52	0 - 5	0 - 0	0 - 5	5 - 5	0 - 0	5 - 5
Central Kings GSA	23,514	1,731 - 1,822	2,768 - 5,222	4,505 - 7,050	2,335 - 2,778	9,723 - 11,932	12,055 - 14,713
Chowchilla Subbasin GSAs	3,792	103 - 114	0 - 0	103 - 114	305 - 442	6 - 6	311 - 448
County of Fresno GSA	191	0 - 0	0 - 0	0 - 0	0 - 22	0 - 0	0 - 22
Delano-Earlimart ID GSA	2,374	884 - 1,102	45 - 61	929 - 1,163	897 - 888	133 - 303	1,031 - 1,191
East Kaweah GSA	12,675	437 - 296	158 - 420	595 - 713	337 - 259	604 - 764	942 - 1,023
Eastern San Joaquin Groundwater Authority	70,157	684 - 842	477 - 1,264	1,165 - 2,109	3,067 - 3,944	5,459 - 7,759	8,535 - 11,710
Eastern Tule GSA	23,551	274 - 459	654 - 1,173	927 - 1,632	115 - 172	1,710 - 1,850	1,825 - 2,019
Farmers WD GSA	1	0 - 0	0 - 0	0 - 0	0 - 0	0 - 0	0 - 0
Grassland GSA	521	0 - 0	0 - 0	0 - 0	0 - 0	3 - 7	3 - 7
Greater Kaweah GSA	20,510	1,916 - 1,694	7,321 - 8,412	9,232 - 10,106	1,934 - 1,584	10,239 - 11,341	12,176 - 12,924
James GSA	588	23 - 11	60 - 99	82 - 110	8 - 24	104 - 133	112 - 157
Kern Groundwater Authority	10,831	823 - 510	1,572 - 2,008	2,393 - 2,517	500 - 429	2,202 - 2,308	2,702 - 2,736
Kings River East GSA	21,341	972 - 1,202	2,526 - 3,616	3,501 - 4,821	1,192 - 1,027	5,498 - 6,521	6,689 - 7,550
Lower Tule River ID GSA	3,695	567 - 483	467 - 730	1,037 - 1,214	459 - 731	887 - 1,001	1,345 - 1,731
Madera Subbasin Joint GSP	29,399	453 - 749	24 - 96	477 - 845	1,874 - 2,782	811 - 1,603	2,683 - 4,384
McMullin Area GSA	4,535	904 - 924	478 - 1,179	1,383 - 2,104	853 - 760	1,474 - 2,238	2,329 - 2,997
Merced Subbasin GSAs	50,078	783 - 1,202	6,216 - 7,117	7,000 - 8,321	2,882 - 2,233	19,190 - 22,889	22,077 - 25,120
Mid-Kaweah GSA	12,917	1,615 - 1,418	2,234 - 3,052	3,848 - 4,470	1,219 - 721	3,659 - 5,422	4,882 - 6,145
North Fork Kings GSA	5,614	928 - 810	2,008 - 2,444	2,939 - 3,257	906 - 792	3,169 - 3,415	4,073 - 4,205
North Kings GSA	33,069	1,369 - 2,344	823 - 1,790	2,193 - 4,132	3,367 - 3,368	6,377 - 8,632	9,738 - 12,001
Northern and Central Delta- Mendota Region GSAs	23,609	0 - 0	14 - 49	14 - 49	15 - 100	110 - 224	125 - 323
Pixley ID GSA	3,128	601 - 975	252 - 528	853 - 1,503	771 - 679	905 - 1,076	1,675 - 1,754
San Joaquin River Exchange Contractors GSP Group	9,491	19 - 19	105 - 132	124 - 151	40 - 38	431 - 497	471 - 535
South Kings GSA	429	0 - 0	12 - 82	12 - 82	22 - 22	204 - 228	226 - 250
Tulare Lake Subbasin GSAs	35,320	1,479 - 2,486	918 - 3,515	2,395 - 6,005	2,745 - 2,438	7,232 - 10,194	9,978 - 12,639
TOTAL	401,383	16,565 - 19,467	29,132 - 42,989	45,707 - 62,473	25,848 - 26,238	80,130 - 100,343	105,988 - 126,589
Perc	entage of Total	4 - 5%	7 - 11%	11 - 16%	6 - 7%	20 - 25%	26 - 32%

### Table 4a. Estimated Population Anticipated to be Impacted by Domestic Well Dewatering by GSP Area

Abbreviations:

DTW = depth to groundwater

DWR = California Department of Water Resources

GICIMA = Groundwater Information Center Interactive Map Application

GSA = Groundwater Sustainability Agency

GSP = Groundwater Sustainability Plan

ID = Irrigation District

MO = Measurable Objective

MT = Minimum Threshold

PLSS = Public Land Survey System

- SGMA = Sustainable Groundwater Management Act
- WD = Water District
- WESS = Water Equity Science Shop

### Notes:

- 1. GSA groups represent those GSAs who developed and adopted a joint GSP.
- 1. Range of population impacted reflects the uncertainty of the location of domestic wells within a given PLSS section.
- 3. Well is considered partially dewatered if the DTW is less than the top of the screen.
- 4. Well is considered fully dewatered if the DTW is less than 25 feet above the bottom of the screened interval.
- 5. Of the five GSPs prepared within the Kern County subbasin, only the GSP prepared by the Kern County Groundwater Authority ("KGA") GSA overlaps the study area. The KGA GSA GSP is structured such that monitoring network and MO and MT information are included in separate Management Area Plan documents for each Management Area within the GSA. Given this, only Management Areas with significant coverage of the DWR GICIMA dataset are included in the study area.
- 6. Four GSPs have been prepared within the Madera subbasin, but because the subbasin Coordination Agreement has not yet been signed, DWR has not released the GSPs via the DWR SGMA Portal website. The Madera Subbasin Joint GSP comprises 94% of the subbasin by area. For purposes of this study, the Madera Subbasin Joint GSP as posted on the Madera County Water & Natural Resources website was used to represent the entirety of the Madera subbasin.

#### Sources:

1. UC Berkeley WESS (2019). UC Berkeley Water Equity Science Shop Domestic well communities version 1.0, 2019, Authors: Clare Pace, Carolina Balazs, Lara Cushing, Rachel Morello-Frosch.

2. Estimated domestic wells impacted at MOs and MTs, see Tables 2a and 3a, respectively.

	Estimated			Estimated Popu	ulation Impacted		
Subbasin	Total		MO Value			MT Value	
Gubbusin	Population	Partially Dewatered	Fully Dewatered	Partially or Fully Dewatered	Partially Dewatered	Fully Dewatered	Partially or Fully Dewatered
Chowchilla	3,888	103 - 114	0 - 0	103 - 114	305 - 442	6 - 6	311 - 448
Delta-Mendota	33,769	19 - 24	119 - 181	138 - 205	60 - 165	544 - 728	604 - 892
Eastern San Joaquin	70,157	684 - 842	477 - 1,264	1,165 - 2,109	3,067 - 3,944	5,459 - 7,759	8,535 - 11,710
Kaweah	46,085	3,968 - 3,408	9,696 - 11,867	13,658 - 15,272	3,490 - 2,564	14,485 - 17,510	17,983 - 20,075
Kern County	10,831	823 - 510	1,572 - 2,008	2,393 - 2,517	500 - 429	2,202 - 2,308	2,702 - 2,736
Kings	89,091	5,927 - 7,113	8,675 - 14,432	14,615 - 21,556	8,683 - 8,771	26,549 - 33,099	35,222 - 41,873
Madera	29,399	453 - 749	24 - 96	477 - 845	1,874 - 2,782	811 - 1,603	2,683 - 4,384
Merced	50,078	783 - 1,202	6,216 - 7,117	7,000 - 8,321	2,882 - 2,233	19,190 - 22,889	22,077 - 25,120
Tulare Lake	35,320	1,479 - 2,486	918 - 3,515	2,395 - 6,005	2,745 - 2,438	7,232 - 10,194	9,978 - 12,639
Tule	32,765	2,326 - 3,019	1,435 - 2,509	3,763 - 5,529	2,242 - 2,470	3,652 - 4,247	5,893 - 6,712
TOTAL	401,383	16,565 - 19,467	29,132 - 42,989	45,707 - 62,473	25,848 - 26,238	80,130 - 100,343	105,988 - 126,589
Perc	entage of Total	4 - 5%	7 - 11%	11 - 16%	6 - 7%	20 - 25%	26 - 32%

Table 4b. Estimated Population Anticipated to be Impacted by Domestic Well Dewatering by Subbasin

DTW = depth to groundwater

MO = Measurable Objective

MT = Minimum Threshold

PLSS = Public Land Survey System

WESS = Water Equity Science Shop

#### Notes:

1. Range of population impacted reflects the uncertainty of the location of domestic wells within a given PLSS section.

2. Well is considered partially dewatered if the DTW is less than the top of the screen.

3. Well is considered fully dewatered if the DTW is less than 25 feet above the bottom of the screened interval.

#### Sources:

1. UC Berkeley WESS (2019). UC Berkeley Water Equity Science Shop Domestic well communities version 1.0, 2019, Authors: Clare Pace, Carolina Balazs, Lara Cushing, Rachel Morello-Frosch.

2. Estimated domestic wells impacted at MOs and MTs, see Tables 2b and 3b, respectively.

	Estimated			Estimated Popu	lation Impacted				
California Senate	Total		MO Value		MT Value				
District	Population	Partially Dewatered	Fully Dewatered	Partially or Fully Dewatered	Partially Dewatered	Fully Dewatered	Partially or Fully Dewatered		
5	61,146	651 - 778	382 - 1,069	1,036 - 1,850	2,954 - 3,786	4,804 - 6,958	7,764 - 10,750		
8	29,960	762 - 951	752 - 1,278	1,516 - 2,226	1,317 - 1,512	2,833 - 3,553	4,154 - 5,063		
12	152,265	4,804 - 6,160	9,968 - 14,593	14,778 - 20,759	10,230 - 10,194	34,032 - 42,638	44,260 - 52,832		
14	129,827	7,630 - 9,096	12,354 - 18,804	19,989 - 27,914	8,904 - 8,992	29,939 - 36,265	38,842 - 45,262		
16	28,184	2,718 - 2,482	5,676 - 7,245	8,388 - 9,724	2,443 - 1,754	8,522 - 10,929	10,968 - 12,682		
TOTAL	401,383	16,565 - 19,467	29,132 - 42,989	45,707 - 62,473	25,848 - 26,238	80,130 - 100,343	105,988 - 126,589		
Perc	entage of Total	4 - 5%	7 - 11%	11 - 16%	6 - 7%	20 - 25%	26 - 32%		

#### Table 4c. Estimated Population Anticipated to be Impacted by Domestic Well Dewatering by California Senate District

### Abbreviations:

MO = Measurable Objective

MT = Minimum Threshold

PLSS = Public Land Survey System

WESS = Water Equity Science Shop

### Notes:

1. Range of population impacted reflects the uncertainty of the location of domestic wells within a given PLSS section.

2. Well is considered partially dewatered if the DTW is less than the top of the screen.

3. Well is considered fully dewatered if the DTW is less than 25 feet above the bottom of the screened interval.

#### Sources:

1. UC Berkeley WESS (2019). UC Berkeley Water Equity Science Shop Domestic well communities version 1.0, 2019, Authors: Clare Pace, Carolina Balazs, Lara Cushing, Rachel Morello-Frosch.

2. Estimated domestic wells impacted at MOs and MTs, see Tables 2c and 3c, respectively.

DTW = depth to groundwater

	Estimated			Estimated Popu	ulation Impacted		
California Assembly	Total		MO Value			MT Value	
District	Population	Partially Dewatered	Fully Dewatered	Partially or Fully Dewatered	Partially Dewatered	Fully Dewatered	Partially or Fully Dewatered
5	37,691	556 - 868	24 - 96	580 - 964	2,184 - 3,229	817 - 1,609	2,999 - 4,837
9	8,380	0 - 0	0 - 12	0 - 12	32 - 314	1,213 - 1,582	1,245 - 1,898
12	42,016	673 - 772	413 - 1,052	1,089 - 1,827	2,590 - 3,020	3,522 - 4,884	6,122 - 7,908
13	15,843	11 - 70	64 - 200	76 - 270	445 - 610	724 - 1,293	1,168 - 1,904
21	81,743	802 - 1,221	6,335 - 7,298	7,138 - 8,521	2,937 - 2,371	19,734 - 23,617	22,676 - 25,985
23	24,248	729 - 887	657 - 1,083	1,387 - 1,967	1,204 - 1,354	2,178 - 2,752	3,383 - 4,103
26	89,047	6,910 - 7,282	13,102 - 17,175	20,010 - 24,460	6,585 - 5,710	22,507 - 27,080	29,100 - 32,788
31	52,570	4,162 - 4,938	4,726 - 9,031	8,894 - 13,975	6,150 - 6,241	18,048 - 22,870	24,188 - 29,116
32	49,427	2,722 - 3,429	3,811 - 7,042	6,533 - 10,477	3,721 - 3,389	11,387 - 14,656	15,107 - 18,050
34	417	0 - 0	0 - 0	0 - 0	0 - 0	0 - 0	0 - 0
TOTAL	401,383	16,565 - 19,467	29,132 - 42,989	45,707 - 62,473	25,848 - 26,238	80,130 - 100,343	105,988 - 126,589
Perc	entage of Total	4 - 5%	7 - 11%	11 - 16%	6 - 7%	20 - 25%	26 - 32%

Table 4d. Estimated Population Anticipated to be Impacted by Domestic Well Dewatering by California Assembly District

DTW = depth to groundwater

MO = Measurable Objective

MT = Minimum Threshold

PLSS = Public Land Survey System

WESS = Water Equity Science Shop

#### Notes:

1. Range of population impacted reflects the uncertainty of the location of domestic wells within a given PLSS section.

2. Well is considered partially dewatered if the DTW is less than the top of the screen.

3. Well is considered fully dewatered if the DTW is less than 25 feet above the bottom of the screened interval.

4. Based on the available data and methodology used in this assessment, no impacted population is identified within Assembly District 34. This is due to generalizations of the locations of the population and domestic well datasets, and the minimal overlap of Assembly District 34 with the study area.

#### Sources:

1. UC Berkeley WESS (2019). UC Berkeley Water Equity Science Shop Domestic well communities version 1.0, 2019, Authors: Clare Pace, Carolina Balazs, Lara Cushing, Rachel Morello-Frosch.

2. Estimated domestic wells impacted at MOs and MTs, see Tables 2d and 3d, respectively.

### Table 6a. Estimated Mitigation Costs Anticipated for Domestic Wells at MOs by GSP Area

GSP Area	Increased Lift Over 20 Years	Screen Cleaning	Pump Lowering	Well Replacement	Total Costs	Total Cost per Capita Reliant on Groundwater	Total Cost per Well
Aliso WD GSA	\$61 - \$269	\$ \$ 10,000	\$\$-	\$\$-	\$61 - \$10,269	\$1 - \$198	\$15 - \$2,567
Central Kings GSA	\$ 72,425 - \$ 121,366	\$ 1,500,000 - \$ 1,760,000	\$ 28,000 - \$ 468,000	\$ 5,390,395 - \$ 10,962,605	\$ 6,990,820 - \$ 13,311,971	\$ 297 - \$ 566	\$ 3,711 - \$ 7,066
Chowchilla Subbasin GSAs	\$ \$ 45	\$ \$ 10,000	\$\$-	\$\$-	\$ \$ 10,045	\$ \$3	\$ \$ 34
County of Fresno GSA	\$ 380 - \$ 739	\$ \$ 10,000	\$\$-	\$\$-	\$ 380 - \$ 10,739	\$2 - \$56	\$17 - \$467
Delano-Earlimart ID GSA	\$ 7,202 - \$ 10,613	\$ 150,000 - \$ 160,000	\$ 82,000 - \$ 134,000	\$ 390,310 - \$ 698,855	\$ 629,512 - \$ 1,003,468	\$ 265 - \$ 423	\$ 13,394 - \$ 21,350
East Kaweah GSA	\$ 4,568 - \$ 10,547	\$ 270,000 - \$ 220,000	\$4,000 - \$64,000	\$ 225,975 - \$ 820,870	\$ 504,543 - \$ 1,115,417	\$40 - \$88	\$ 5,867 - \$ 12,970
Eastern San Joaquin Groundwater Authority	\$ 171,198 - \$ 280,994	\$ 930,000 - \$ 1,650,000	\$ 296,000 - \$ 1,136,000	\$ 2,102,545 - \$ 4,058,810	\$ 3,499,743 - \$ 7,125,804	\$50 - \$102	\$490 - \$997
Eastern Tule GSA	\$ 7,190 - \$ 18,701	\$ 170,000 - \$ 330,000	\$ 44,000 - \$ 120,000	\$ 539,695 - \$ 1,218,080	\$ 760,885 - \$ 1,686,781	\$32 - \$72	\$ 5,595 - \$ 12,403
Farmers WD GSA	\$\$-	\$\$-	\$\$-	\$\$-	\$\$-	\$\$-	\$\$-
Grassland GSA	\$835 - \$1,868	\$\$-	\$\$-	\$\$-	\$835 - \$1,868	\$2 - \$4	\$10 - \$23
Greater Kaweah GSA	\$ 153,757 - \$ 209,885	\$ 1,920,000 - \$ 1,680,000	\$ 1,256,000 - \$ 1,982,000	\$ 12,005,885 - \$ 16,224,206	\$ 15,335,642 - \$ 20,096,091	\$ 748 - \$ 980	\$ 15,366 - \$ 20,136
James GSA	\$ 6,933 - \$ 12,488	\$ 90,000 - \$ 40,000	<b>\$ \$ 72,000</b>	\$ 431,595 - \$ 969,450	\$ 528,528 - \$ 1,093,938	\$899 - \$1,861	\$ 5,563 - \$ 11,515
Kern Groundwater Authority	\$ 42,166 - \$ 55,075	\$ 750,000 - \$ 720,000	\$ 764,000 - \$ 962,000	\$ 2,406,381 - \$ 4,014,366	\$ 3,962,548 - \$ 5,751,440	\$ 366 - \$ 531	\$ 13,759 - \$ 19,970
Kings River East GSA	\$ 92,200 - \$ 124,373	\$ 1,450,000 - \$ 1,830,000	\$ 308,000 - \$ 658,000	\$ 5,772,425 - \$ 8,355,670	\$ 7,622,625 - \$ 10,968,043	\$ 357 - \$ 514	\$6,849 - \$9,854
Lower Tule River ID GSA	\$ 40,140 - \$ 49,673	\$ 500,000 - \$ 460,000	\$654,000 - \$752,000	\$ 1,610,119 - \$ 2,344,566	\$ 2,804,259 - \$ 3,606,239	\$759 - \$976	\$ 15,324 - \$ 19,706
Madera Subbasin Joint GSP	\$ 10,752 - \$ 25,978	\$ 510,000 - \$ 660,000	\$ 78,000 - \$ 146,000	\$ 582,245 - \$ 1,736,500	\$ 1,180,997 - \$ 2,568,478	\$40 - \$87	\$516 - \$1,122
McMullin Area GSA	\$ 19,348 - \$ 37,341	\$ 830,000 - \$ 950,000	\$ 36,000 - \$ 206,000	\$ 1,224,520 - \$ 3,263,700	\$ 2,109,868 - \$ 4,457,041	\$465 - \$983	\$ 6,261 - \$ 13,226
Merced Subbasin GSAs	\$ 124,964 - \$ 172,453	\$ 340,000 - \$ 350,000	\$692,000 - \$1,326,000	\$ 4,989,160 - \$ 6,802,825	\$ 6,146,124 - \$ 8,651,278	\$ 123 - \$ 173	\$ 2,157 - \$ 3,037
Mid-Kaweah GSA	\$ 81,392 - \$ 124,828	\$ 980,000 - \$ 860,000	\$ 812,000 - \$ 1,138,000	\$ 6,830,915 - \$ 9,753,145	\$ 8,704,308 - \$ 11,875,973	\$674 - \$919	\$ 20,675 - \$ 28,209
North Fork Kings GSA	\$60,280 - \$81,029	\$ 1,140,000 - \$ 1,140,000	\$ 260,000 - \$ 588,000	\$ 6,941,285 - \$ 8,965,055	\$ 8,401,565 - \$ 10,774,084	\$ 1,496 - \$ 1,919	\$ 15,616 - \$ 20,026
North Kings GSA	\$ 110,711 - \$ 196,190	\$ 4,580,000 - \$ 5,550,000	\$ 284,000 - \$ 348,000	\$ 9,784,660 - \$ 20,326,825	\$ 14,759,371 - \$ 26,421,015	\$446 - \$799	\$ 4,486 - \$ 8,031
Northern and Central Delta-Mendota Region GSAs	\$ 11,539 - \$ 29,936	\$ 20,000 - \$ 20,000	\$ 4,000 - \$ 12,000	\$ 152,605 - \$ 552,920	\$ 188,144 - \$ 614,856	\$8 - \$26	\$346 - \$1,132
Pixley ID GSA	\$ 22,680 - \$ 28,798	\$ 330,000 - \$ 390,000	\$ 422,000 - \$ 516,000	\$ 987,160 - \$ 1,600,593	\$ 1,761,840 - \$ 2,535,391	\$ 563 - \$ 811	\$ 13,347 - \$ 19,208
San Joaquin River Exchange Contractors GSP Group	\$ 16,254 - \$ 24,673	\$ 10,000 - \$ 10,000	\$4,000 - \$4,000	\$ 147,200 - \$ 242,880	\$ 177,454 - \$ 281,553	\$19 - \$30	\$ 256 - \$ 407
South Kings GSA	\$803 - \$1,997	\$ 40,000 - \$ 90,000	\$\$-	\$ \$ 85,560	\$ 40,803 - \$ 177,557	\$95 - \$413	\$439 - \$1,909
Tulare Lake Subbasin GSAs	\$ 21,506 - \$ 41,897	\$ 400,000 - \$ 820,000	\$ 8,000 - \$ 28,000	\$ 998,660 - \$ 2,135,780	\$ 1,428,166 - \$ 3,025,677	\$40 - \$86	\$ 1,621 - \$ 3,434
Total	\$ 1,079,285 - \$ 1,661,754	\$ 16,910,000 - \$ 19,720,000	\$ 6,036,000 - \$ 10,660,000	\$ 63,513,736 - \$ 105,133,260	\$ 87,539,021 - \$ 137,175,014	\$ 218 - \$ 342	\$ 3,581 - \$ 5,611

### Abbreviations:

DWR = California Department of Water Resources

GICIMA = Groundwater Information Center Interactive Map Application

GSA = Groundwater Sustainability Agency

GSP = Groundwater Sustainability Plan

ID = Irrigation District

MO = Measurable Objective

MT = Minimum Threshold

PLSS = Public Land Survey System

SGMA = Sustainable Groundwater Management Act

WD = Water District

### Notes:

1. Increased lift is assumed to occur over 20 years. Screen cleaning, pump lowering, and well replacement are assumed to be a one-time cost. Range of costs reflects the uncertainty of the location of domestic wells within a given PLSS section.

2. Total cost per capita is based on estimated total population reliant upon groundwater by GSP Area (Table 4a).

3. Estimated costs do not include wells anticipated to have MTs above current (Fall 2018) depth to groundwater. Costs due to dewatering at current water levels (approximately \$1.8 - \$2.7 million) are assumed to already be incurred by domestic well owners.

4. Of the five GSPs prepared within the Kern County subbasin, only the GSP prepared by the Kern County Groundwater Authority ("KGA") GSA overlaps the study area. The KGA GSA GSP is structured such that monitoring network and MO and MT information are included in separate Management Area Plan documents for each Management Area within the GSA. Given this, only Management Areas with significant coverage of the DWR GICIMA dataset are included in the study area.

5. Four GSPs have been prepared within the Madera subbasin, but because the subbasin Coordination Agreement has not yet been signed, DWR has not released the GSPs via the DWR SGMA Portal website. The Madera Subbasin Joint GSP comprises 94% of the subbasin by area. For purposes of this study, the Madera Subbasin Joint GSP as posted on the Madera County Water & Natural Resources website was used to represent the entirety of the Madera subbasin.

# Table 6b. Estimated Mitigation Costs Anticipated for Domestic Wells at MOs by Subbasin

Subbasin	Increased Lift Over 20 Years	Screen Cleaning	Pump Lowering	Well Replacement	Total Costs	Total Cost per Capita Reliant on Groundwater	Total Cost per Well
Chowchilla	\$ -     -   \$ 45	\$ \$ 10,000	\$\$-	\$\$-	\$ \$ 10,045	\$\$3	\$ \$ 34
Delta-Mendota	\$ 29,069 - \$ 57,484	\$ 30,000 - \$ 50,000	\$ 8,000 - \$ 16,000	\$ 299,805 - \$ 795,800	\$ 366,874 - \$ 919,284	\$11 - \$27	\$ 273 - \$ 683
Eastern San Joaquin	\$ 171,198 - \$ 280,994	\$ 930,000 - \$ 1,650,000	\$ 296,000 - \$ 1,136,000	\$ 2,102,545 - \$ 4,058,810	\$ 3,499,743 - \$ 7,125,804	\$ 50 - \$ 102	\$ 490 - \$ 997
Kaweah	\$ 239,661 - \$ 344,961	\$ 3,170,000 - \$ 2,760,000	\$ 2,072,000 - \$ 3,184,000	\$ 19,028,045 - \$ 26,763,491	\$ 24,509,706 - \$ 33,052,451	\$ 532 - \$ 717	\$ 16,296 - \$ 21,976
Kern County	\$ 42,166 - \$ 55,075	\$ 750,000 - \$ 720,000	\$ 764,000 - \$ 962,000	\$ 2,406,381 - \$ 4,014,366	\$ 3,962,548 - \$ 5,751,440	\$ 366 - \$ 531	\$ 13,759 - \$ 19,970
Kings	\$ 362,700 - \$ 574,783	\$ 9,630,000 - \$ 11,360,000	\$ 916,000 - \$ 2,340,000	\$ 29,544,880 - \$ 52,928,865	\$ 40,453,580 - \$ 67,203,648	\$ 454 - \$ 754	\$ 5,504 - \$ 9,143
Madera	\$ 10,752 - \$ 25,978	\$ 510,000 - \$ 660,000	\$ 78,000 - \$ 146,000	\$ 582,245 - \$ 1,736,500	\$ 1,180,997 - \$ 2,568,478	\$40 - \$87	\$516 - \$1,122
Merced	\$ 124,964 - \$ 172,453	\$ 340,000 - \$ 350,000	\$ 692,000 - \$ 1,326,000	\$ 4,989,160 - \$ 6,802,825	\$ 6,146,124 - \$ 8,651,278	\$ 123 - \$ 173	\$ 2,157 - \$ 3,037
Tulare Lake	\$ 21,506 - \$ 41,897	\$ 400,000 - \$ 820,000	\$ 8,000 - \$ 28,000	\$ 998,660 - \$ 2,135,780	\$ 1,428,166 - \$ 3,025,677	\$40 - \$86	\$ 1,621 - \$ 3,434
Tule	\$77,269 - \$108,085	\$ 1,150,000 - \$ 1,340,000	\$ 1,202,000 - \$ 1,522,000	\$ 3,562,014 - \$ 5,896,824	\$ 5,991,283 - \$ 8,866,909	\$ 183 - \$ 271	\$ 12,007 - \$ 17,769
Total	\$ 1,079,285 - \$ 1,661,754	\$ 16,910,000 - \$ 19,720,000	\$ 6,036,000 - \$ 10,660,000	\$ 63,513,736 - \$ 105,133,260	\$ 87,539,021 - \$ 137,175,014	\$ 218 - \$ 342	\$ 3,581 - \$ 5,611

## Abbreviations:

DWR = California Department of Water Resources

GICIMA = Groundwater Information Center Interactive Map Application

GSA = Groundwater Sustainability Agency

GSP = Groundwater Sustainability Plan

MO = Measurable Objective

MT = Minimum Threshold

PLSS = Public Land Survey System

SGMA = Sustainable Groundwater Management Act

## Notes:

1. Increased lift is assumed to occur over 20 years. Screen cleaning, pump lowering, and well replacement are assumed to be a one-time cost. Range of costs reflects the uncertainty of the location of domestic wells within a given PLSS section.

2. Total cost per capita is based on estimated total population reliant upon groundwater by subbasin (Table 4b).

3. Estimated costs do not include wells anticipated to have MTs above current (Fall 2018) depth to groundwater. Costs due to dewatering at current water levels (approximately \$1.8 - \$2.7 million) are assumed to already be incurred by domestic well owners.

4. Of the five GSPs prepared within the Kern County subbasin, only the GSP prepared by the Kern County Groundwater Authority ("KGA") GSA overlaps the study area. The KGA GSA GSP is structured such that monitoring network and MO and MT information are included in separate Management Area Plan documents for each Management Area within the GSA. Given this, only Management Areas with significant coverage of the DWR GICIMA dataset are included in the study area.

5. Four GSPs have been prepared within the Madera subbasin, but because the subbasin Coordination Agreement has not yet been signed, DWR has not released the GSPs via the DWR SGMA Portal website. The Madera Subbasin Joint GSP comprises 94% of the subbasin by area. For purposes of this study, the Madera Subbasin Joint GSP as posted on the Madera County Water & Natural Resources website was used to represent the entirety of the Madera subbasin.

# Table 6c. Estimated Mitigation Costs Anticipated for Domestic Wells at MOs by California Senate District

California Senate District	Increased Lift Over 20 Years	Screen Cleaning	Pump Lowering	Well Replacement	Total Costs	Total Cost per Capita Reliant on Groundwater	Total Cost per Well
5	\$ 163,950 - \$ 267,735	\$ 870,000 - \$ 1,500,000	\$ 292,000 - \$ 1,136,000	\$ 1,470,735 - \$ 3,125,355	\$ 2,796,685 - \$ 6,029,090	\$46 - \$99	\$ 433 - \$ 934
8	\$ 102,688 - \$ 174,055	\$ 4,080,000 - \$ 4,200,000	\$ 268,000 - \$ 294,000	\$ 9,080,285 - \$ 18,463,480	\$ 13,530,973 - \$ 23,131,535	\$ 452 - \$ 772	\$ 4,922 - \$ 8,415
12	\$ 302,995 - \$ 486,439	\$ 4,060,000 - \$ 5,200,000	\$ 1,090,000 - \$ 2,808,000	\$ 16,607,610 - \$ 29,817,775	\$ 22,060,605 - \$ 38,312,214	\$ 145 - \$ 252	\$ 2,288 - \$ 3,973
14	\$ 325,493 - \$ 469,244	\$ 5,790,000 - \$ 6,980,000	\$ 2,536,000 - \$ 3,886,000	\$ 21,751,106 - \$ 33,186,377	\$ 30,402,599 - \$ 44,521,621	\$ 234 - \$ 343	\$6,641 - \$9,725
16	\$ 184,159 - \$ 264,282	\$ 2,110,000 - \$ 1,840,000	\$ 1,850,000 - \$ 2,536,000	\$ 14,603,999 - \$ 20,540,273	\$ 18,748,158 - \$ 25,180,555	\$ 665 - \$ 893	\$ 18,381 - \$ 24,687
Total	\$ 1,079,285 - \$ 1,661,754	\$ 16,910,000 - \$ 19,720,000	\$ 6,036,000 - \$ 10,660,000	\$ 63,513,736 - \$ 105,133,260	\$ 87,539,021 - \$ 137,175,014	\$ 218 - \$ 342	\$ 3,581 - \$ 5,611

Abbreviations:

GSP = Groundwater Sustainability Plan

МО = Measurable Objective

= Public Land Survey System PLSS

## Notes:

1. Increased lift is assumed to occur over 20 years. Screen cleaning, pump lowering, and well replacement are assumed to be a one-time cost. Range of costs reflects the uncertainty of the location of domestic wells within a given PLSS section.

2. Total cost per capita is based on estimated total population reliant upon groundwater by California Senate District (Table 4c).

3. Estimated costs do not include wells anticipated to have MTs above current (Fall 2018) depth to groundwater. Costs due to dewatering at current water levels (approximately \$1.8 - \$2.7 million) are assumed to already be incurred by domestic well owners.

California Assembly District	Increased Lift Over 20 Years	Screen Cleaning	Pump Lowering	Well Replacement	Total Costs	Total Cost per Capita Reliant on Groundwater	Total Cost per Well
5	\$ 10,813 - \$ 26,292	\$ 510,000 - \$ 680,000	\$ 78,000 - \$ 146,000	\$ 582,245 - \$ 1,736,500	\$ 1,181,058 - \$ 2,588,792	\$31 - \$69	\$458 - \$1,004
9	\$ 1,338 - \$ 3,243	\$\$-	\$\$-	\$\$-	\$ 1,338 - \$ 3,243	\$0 - \$0	\$2 - \$6
12	\$ 95,692 - \$ 165,414	\$ 840,000 - \$ 1,410,000	\$ 240,000 - \$ 608,000	\$ 1,520,645 - \$ 2,815,890	\$ 2,696,337 - \$ 4,999,304	\$64 - \$119	\$ 527 - \$ 977
13	\$ 74,168 - \$ 112,337	\$ 90,000 - \$ 240,000	\$ 56,000 - \$ 528,000	\$ 581,900 - \$ 1,242,920	\$ 802,068 - \$ 2,123,257	\$51 - \$134	\$ 546 - \$ 1,446
21	\$ 153,521 - \$ 228,559	\$ 370,000 - \$ 380,000	\$ 700,000 - \$ 1,342,000	\$ 5,288,965 - \$ 7,598,625	\$ 6,512,486 - \$ 9,549,184	\$80 - \$117	\$ 1,570 - \$ 2,302
23	\$ 92,341 - \$ 155,128	\$ 3,860,000 - \$ 3,970,000	\$ 260,000 - \$ 286,000	\$ 8,128,430 - \$ 16,872,340	\$ 12,340,771 - \$ 21,283,468	\$ 509 - \$ 878	\$ 6,173 - \$ 10,647
26	\$ 355,508 - \$ 510,534	\$ 5,180,000 - \$ 5,330,000	\$ 3,114,000 - \$ 4,678,000	\$ 25,681,949 - \$ 37,210,404	\$ 34,331,458 - \$ 47,728,939	\$ 386 - \$ 536	\$ 13,019 - \$ 18,100
31	\$ 198,102 - \$ 317,767	\$ 4,410,000 - \$ 5,610,000	\$ 588,000 - \$ 1,732,000	\$ 14,845,120 - \$ 27,359,995	\$ 20,041,222 - \$ 35,019,762	\$ 381 - \$ 666	\$ 4,554 - \$ 7,957
32	\$ 97,696 - \$ 141,510	\$ 1,630,000 - \$ 2,090,000	\$ 1,000,000 - \$ 1,336,000	\$ 6,884,481 - \$ 10,082,456	\$ 9,612,177 - \$ 13,649,966	\$ 194 - \$ 276	\$ 6,482 - \$ 9,204
34	\$ 106 - \$ 970	\$ 20,000 - \$ 10,000	\$ \$ 4,000	\$ \$ 214,130	\$ 20,106 - \$ 229,100	\$ 48 - \$ 549	\$ 457 - \$ 5,207
Tota	l \$ 1,079,285 - \$ 1,661,754	\$ 16,910,000 - \$ 19,720,000	\$ 6,036,000 - \$ 10,660,000	\$ 63,513,736 - \$ 105,133,260	\$ 87,539,021 - \$ 137,175,014	\$ 218 - \$ 342	\$ 3,581 - \$ 5,611

GSP = Groundwater Sustainability Plan

MO = Measurable Objective

PLSS = Public Land Survey System

# Notes:

1. Increased lift is assumed to occur over 20 years. Screen cleaning, pump lowering, and well replacement are assumed to be a one-time cost. Range of costs reflects the uncertainty of the location of domestic wells within a given PLSS section.

2. Total cost per capita is based on estimated total population reliant upon groundwater by California Assembly District (Table 4d).

3. Estimated costs do not include wells anticipated to have MTs above current (Fall 2018) depth to groundwater. Costs due to dewatering at current water levels (approximately \$1.8 - \$2.7 million) are assumed to already be incurred by domestic well owners.

### Table 7a. Estimated Mitigation Costs Anticipated for Domestic Wells at MTs by GSP Area

GSP Area	Increased Lift Over 20 Years	Screen Cleaning	Pump Lowering	Well Replacement	Total Costs	Total Cost per Capita Reliant on Groundwater	Total Cost per Well
Aliso WD GSA	\$ 697 - \$ 1,043	\$ 20,000 - \$ 10,000	\$ 14,000 - \$ 12,000	\$ \$ 77,970	\$ 34,697 - \$ 101,013	\$669 - \$1,947	\$ 8,674 - \$ 25,253
Central Kings GSA	\$ 232,572 - \$ 296,546	\$ 2,330,000 - \$ 2,440,000	\$836,000 - \$1,410,000	\$ 21,809,520 - \$ 26,615,025	\$ 25,208,092 - \$ 30,761,571	\$ 1,072 - \$ 1,308	\$ 13,380 - \$ 16,328
Chowchilla Subbasin GSAs	\$ 1,977 - \$ 3,855	\$60,000 - \$70,000	\$ 12,000 - \$ 18,000	\$ 28,865 - \$ 123,625	\$ 102,842 - \$ 215,480	\$27 - \$57	\$ 351 - \$ 735
County of Fresno GSA	\$714 - \$1,414	\$ 10,000 - \$ 30,000	\$ 8,000 - \$ 22,000	\$ \$ 25,300	\$ 18,714 - \$ 78,714	\$98 - \$412	\$814 - \$3,422
Delano-Earlimart ID GSA	\$ 16,075 - \$ 20,635	\$ 130,000 - \$ 80,000	\$ 196,000 - \$ 176,000	\$ 1,147,754 - \$ 1,658,858	\$ 1,489,829 - \$ 1,935,493	\$627 - \$815	\$ 31,698 - \$ 41,181
East Kaweah GSA	\$ 19,129 - \$ 25,542	\$ 210,000 - \$ 130,000	\$ 246,000 - \$ 250,000	\$ 1,356,425 - \$ 1,876,354	\$ 1,831,554 - \$ 2,281,896	\$ 145 - \$ 180	\$ 21,297 - \$ 26,534
Eastern San Joaquin Groundwater Authority	\$ 658,405 - \$ 849,086	\$ 4,580,000 - \$ 5,600,000	\$ 5,966,000 - \$ 8,178,000	\$ 17,108,090 - \$ 26,863,310	\$ 28,312,495 - \$ 41,490,396	\$ 404 - \$ 591	\$ 3,961 - \$ 5,805
Eastern Tule GSA	\$ 35,234 - \$ 50,274	\$ 220,000 - \$ 210,000	\$ 264,000 - \$ 336,000	\$ 2,614,923 - \$ 3,363,535	\$ 3,134,157 - \$ 3,959,809	\$ 133 - \$ 168	\$ 23,045 - \$ 29,116
Farmers WD GSA	\$\$-	\$\$-	\$\$-	\$\$-	\$\$-	\$\$-	\$\$-
Grassland GSA	\$ 5,670 - \$ 7,671	\$\$-	\$ 12,000 - \$ 18,000	\$ 43,930 - \$ 88,205	\$ 61,600 - \$ 113,876	\$118 - \$219	\$ 751 - \$ 1,389
Greater Kaweah GSA	\$ 278,678 - \$ 353,124	\$ 1,740,000 - \$ 1,560,000	\$ 2,460,000 - \$ 2,548,000	\$ 20,609,245 - \$ 25,099,061	\$ 25,087,923 - \$ 29,560,185	\$ 1,223 - \$ 1,441	\$ 25,138 - \$ 29,619
James GSA	\$ 13,530 - \$ 21,011	\$ 70,000 - \$ 90,000	\$ 106,000 - \$ 248,000	\$ 911,950 - \$ 1,431,290	\$ 1,101,480 - \$ 1,790,301	\$ 1,873 - \$ 3,045	\$ 11,595 - \$ 18,845
Kern Groundwater Authority	\$ 88,356 - \$ 107,752	\$ 1,010,000 - \$ 1,100,000	\$ 1,390,000 - \$ 1,582,000	\$ 5,698,896 - \$ 6,910,237	\$ 8,187,252 - \$ 9,699,988	\$ 756 - \$ 896	\$ 28,428 - \$ 33,681
Kings River East GSA	\$ 214,201 - \$ 256,388	\$ 1,540,000 - \$ 1,510,000	\$ 1,740,000 - \$ 1,940,000	\$ 15,586,672 - \$ 19,097,869	\$ 19,080,873 - \$ 22,804,256	\$ 894 - \$ 1,069	\$ 17,144 - \$ 20,489
Lower Tule River ID GSA	\$ 57,974 - \$ 69,522	\$ 400,000 - \$ 380,000	\$662,000 - \$728,000	\$ 3,190,563 - \$ 3,806,931	\$ 4,310,537 - \$ 4,984,453	\$ 1,166 - \$ 1,349	\$ 23,555 - \$ 27,237
Madera Subbasin Joint GSP	\$ 59,408 - \$ 102,919	\$ 1,330,000 - \$ 2,380,000	\$626,000 - \$738,000	\$ 6,397,910 - \$ 10,715,585	\$ 8,413,318 - \$ 13,936,504	\$ 286 - \$ 474	\$ 3,674 - \$ 6,086
McMullin Area GSA	\$ 49,226 - \$ 70,380	\$ 870,000 - \$ 790,000	\$ 434,000 - \$ 682,000	\$ 4,742,025 - \$ 7,299,740	\$ 6,095,251 - \$ 8,842,120	\$ 1,344 - \$ 1,950	\$ 18,087 - \$ 26,238
Merced Subbasin GSAs	\$ 699,271 - \$ 818,680	\$ 1,490,000 - \$ 1,630,000	\$ 6,894,000 - \$ 7,202,000	\$ 41,291,178 - \$ 49,821,973	\$ 50,374,449 - \$ 59,472,653	\$ 1,006 - \$ 1,188	\$ 17,681 - \$ 20,875
Mid-Kaweah GSA	\$ 141,912 - \$ 202,497	\$ 700,000 - \$ 550,000	\$ 920,000 - \$ 828,000	\$ 11,256,691 - \$ 15,378,783	\$ 13,018,603 - \$ 16,959,280	\$ 1,008 - \$ 1,313	\$ 30,923 - \$ 40,283
North Fork Kings GSA	\$ 129,591 - \$ 153,181	\$ 1,110,000 - \$ 980,000	\$ 1,092,000 - \$ 1,132,000	\$ 12,898,745 - \$ 14,598,879	\$ 15,230,336 - \$ 16,864,060	\$ 2,713 - \$ 3,004	\$ 28,309 - \$ 31,346
North Kings GSA	\$ 340,158 - \$ 445,928	\$ 6,710,000 - \$ 6,110,000	\$ 562,000 - \$ 1,872,000	\$ 35,164,470 - \$ 47,556,297	\$ 42,776,628 - \$ 55,984,225	\$ 1,294 - \$ 1,693	\$ 13,002 - \$ 17,016
Northern and Central Delta-Mendota Region GSAs	\$ 20,801 - \$ 50,802	\$ 30,000 - \$ 60,000	\$ 44,000 - \$ 186,000	\$ 594,205 - \$ 1,448,655	\$ 689,006 - \$ 1,745,457	\$29 - \$74	\$ 1,269 - \$ 3,214
Pixley ID GSA	\$ 38,520 - \$ 45,450	\$ 390,000 - \$ 380,000	\$604,000 - \$640,000	\$ 2,361,211 - \$ 2,867,826	\$ 3,393,731 - \$ 3,933,276	\$ 1,085 - \$ 1,257	\$ 25,710 - \$ 29,798
San Joaquin River Exchange Contractors GSP Group	\$ 78,357 - \$ 95,708	\$ 90,000 - \$ 110,000	\$ 432,000 - \$ 1,044,000	\$ 1,678,195 - \$ 2,135,205	\$ 2,278,552 - \$ 3,384,913	\$ 240 - \$ 357	\$ 3,293 - \$ 4,891
South Kings GSA	\$ 7,642 - \$ 10,500	\$ 80,000 - \$ 100,000	\$ 12,000 - \$ 16,000	\$ 797,985 - \$ 1,083,990	\$ 897,627 - \$ 1,210,490	\$ 2,090 - \$ 2,819	\$ 9,652 - \$ 13,016
Tulare Lake Subbasin GSAs	\$ 97,768 - \$ 139,789	\$ 1,420,000 - \$ 1,720,000	\$ 984,000 - \$ 1,356,000	\$ 8,429,615 - \$ 13,224,080	\$ 10,931,383 - \$ 16,439,869	\$ 309 - \$ 465	\$ 12,408 - \$ 18,660
Total	\$ 3,285,866 - \$ 4,199,695	\$ 26,540,000 - \$ 28,020,000	\$ 26,516,000 - \$ 33,162,000	\$ 215,719,062 - \$ 283,168,583	\$ 272,060,928 - \$ 348,550,278	\$ 678 - \$ 868	\$ 11,129 - \$ 14,257

### Abbreviations:

DWR = California Department of Water Resources

GICIMA = Groundwater Information Center Interactive Map Application

GSA = Groundwater Sustainability Agency

GSP = Groundwater Sustainability Plan

ID = Irrigation District

MO = Measurable Objective

MT = Minimum Threshold

PLSS = Public Land Survey System

SGMA = Sustainable Groundwater Management Act

WD = Water District

### Notes:

1. Increased lift is assumed to occur over 20 years. Screen cleaning, pump lowering, and well replacement are assumed to be a one-time cost. Range of costs reflects the uncertainty of the location of domestic wells within a given PLSS section.

2. Total cost per capita is based on estimated total population reliant upon groundwater by GSP Area (Table 4a).

3. Estimated costs do not include wells anticipated to have MTs above current (Fall 2018) depth to groundwater. Costs due to dewatering at current water levels (approximately \$1.7 - \$1.8 million) are assumed to already be incurred by domestic well owners.

4. Of the five GSPs prepared within the Kern County subbasin, only the GSP prepared by the Kern County Groundwater Authority ("KGA") GSA overlaps the study area. The KGA GSA GSP is structured such that monitoring network and MO and MT information are included in separate Management Area Plan documents for each Management Area within the GSA. Given this, only Management Areas with significant coverage of the DWR GICIMA dataset are included in the study area.

5. Four GSPs have been prepared within the Madera subbasin, but because the subbasin Coordination Agreement has not yet been signed, DWR has not released the GSPs via the DWR SGMA Portal website. The Madera Subbasin Joint GSP comprises 94% of the subbasin by area. For purposes of this study, the Madera Subbasin Joint GSP as posted on the Madera County Water & Natural Resources website was used to represent the entirety of the Madera subbasin.

# Table 7b. Estimated Mitigation Costs Anticipated for Domestic Wells at MTs by Subbasin

Subbasin	Increased Lift Over 20 Years	Screen Cleaning	Pump Lowering	Well Replacement	Total Costs	Total Cost per Capita Reliant on Groundwater	Total Cost per Well
Chowchilla	\$ 1,977 - \$ 3,855	\$ 60,000 - \$ 70,000	\$ 12,000 - \$ 18,000	\$ 28,865 - \$ 123,625	\$ 102,842 - \$ 215,480	\$26 - \$55	\$351 - \$735
Delta-Mendota	\$ 106,239 - \$ 156,637	\$ 150,000 - \$ 210,000	\$ 510,000 - \$ 1,282,000	\$ 2,316,330 - \$ 3,775,335	\$ 3,082,569 - \$ 5,423,972	\$91 - \$161	\$ 2,290 - \$ 4,030
Eastern San Joaquin	\$ 658,405 - \$ 849,086	\$ 4,580,000 - \$ 5,600,000	\$ 5,966,000 - \$ 8,178,000	\$ 17,108,090 - \$ 26,863,310	\$ 28,312,495 - \$ 41,490,396	\$ 404 - \$ 591	\$ 3,961 - \$ 5,805
Kaweah	\$ 439,433 - \$ 580,701	\$ 2,650,000 - \$ 2,240,000	\$ 3,626,000 - \$ 3,626,000	\$ 33,187,631 - \$ 42,309,679	\$ 39,903,064 - \$ 48,756,380	\$866 - \$1,058	\$ 26,531 - \$ 32,418
Kern County	\$ 88,356 - \$ 107,752	\$ 1,010,000 - \$ 1,100,000	\$ 1,390,000 - \$ 1,582,000	\$ 5,698,896 - \$ 6,910,237	\$ 8,187,252 - \$ 9,699,988	\$ 756 - \$ 896	\$ 28,428 - \$ 33,681
Kings	\$ 986,920 - \$ 1,253,932	\$ 12,710,000 - \$ 12,020,000	\$ 4,782,000 - \$ 7,300,000	\$ 91,911,367 - \$ 117,683,090	\$ 110,390,287 - \$ 138,257,022	\$ 1,239 - \$ 1,552	\$ 15,019 - \$ 18,810
Madera	\$ 59,408 - \$ 102,919	\$ 1,330,000 - \$ 2,380,000	\$ 626,000 - \$ 738,000	\$ 6,397,910 - \$ 10,715,585	\$ 8,413,318 - \$ 13,936,504	\$ 286 - \$ 474	\$ 3,674 - \$ 6,086
Merced	\$ 699,271 - \$ 818,680	\$ 1,490,000 - \$ 1,630,000	\$ 6,894,000 - \$ 7,202,000	\$ 41,291,178 - \$ 49,821,973	\$ 50,374,449 - \$ 59,472,653	\$ 1,006 - \$ 1,188	\$ 17,681 - \$ 20,875
Tulare Lake	\$ 97,768 - \$ 139,789	\$ 1,420,000 - \$ 1,720,000	\$ 984,000 - \$ 1,356,000	\$ 8,429,615 - \$ 13,224,080	\$ 10,931,383 - \$ 16,439,869	\$ 309 - \$ 465	\$ 12,408 - \$ 18,660
Tule	\$ 148,088 - \$ 186,343	\$ 1,140,000 - \$ 1,050,000	\$ 1,726,000 - \$ 1,880,000	\$ 9,349,181 - \$ 11,741,669	\$ 12,363,269 - \$ 14,858,012	\$ 377 - \$ 453	\$ 24,776 - \$ 29,776
Total	\$ 3,285,866 - \$ 4,199,695	\$ 26,540,000 - \$ 28,020,000	\$ 26,516,000 - \$ 33,162,000	\$ 215,719,062 - \$ 283,168,583	\$ 272,060,928 - \$ 348,550,278	\$ 678 - \$ 868	\$ 11,129 - \$ 14,257

### Abbreviations:

DWR = California Department of Water Resources

GICIMA = Groundwater Information Center Interactive Map Application

GSA = Groundwater Sustainability Agency

GSP = Groundwater Sustainability Plan

MO = Measurable Objective

MT = Minimum Threshold

PLSS = Public Land Survey System

SGMA = Sustainable Groundwater Management Act

## Notes:

1. Increased lift is assumed to occur over 20 years. Screen cleaning, pump lowering, and well replacement are assumed to be a one-time cost. Range of costs reflects the uncertainty of the location of domestic wells within a given PLSS section.

2. Total cost per capita is based on estimated total population reliant upon groundwater by subbasin (Table 4b).

3. Estimated costs do not include wells anticipated to have MTs above current (Fall 2018) depth to groundwater. Costs due to dewatering at current water levels (approximately \$1.7 - \$1.8 million) are assumed to already be incurred by domestic well owners.

4. Of the five GSPs prepared within the Kern County subbasin, only the GSP prepared by the Kern County Groundwater Authority ("KGA") GSA overlaps the study area. The KGA GSA GSP is structured such that monitoring network and MO and MT information are included in separate Management Area Plan documents for each Management Area within the GSA. Given this, only Management Areas with significant coverage of the DWR GICIMA dataset are included in the study area.

5. Four GSPs have been prepared within the Madera subbasin, but because the subbasin Coordination Agreement has not yet been signed, DWR has not released the GSPs via the DWR SGMA Portal website. The Madera Subbasin Joint GSP comprises 94% of the subbasin by area. For purposes of this study, the Madera Subbasin Joint GSP as posted on the Madera County Water & Natural Resources website was used to represent the entirety of the Madera subbasin.

# Table 7c. Estimated Mitigation Costs Anticipated for Domestic Wells at MTs by California Senate District

California Senate District	Increased Lift Over 20 Years	Screen Cleaning	Pump Lowering	Well Replacement	Total Costs	Total Cost per Capita Reliant on Groundwater	Total Cost per Well
5	\$ 609,502 - \$ 786,295	\$ 4,280,000 - \$ 5,310,000	\$ 5,796,000 - \$ 7,890,000	\$ 13,721,915 - \$ 22,241,805	\$ 24,407,417 - \$ 36,228,100	\$ 399 - \$ 592	\$ 3,780 - \$ 5,611
8	\$ 278,840 - \$ 360,140	\$ 4,520,000 - \$ 4,100,000	\$ 486,000 - \$ 1,550,000	\$ 27,453,950 - \$ 36,498,700	\$ 32,738,790 - \$ 42,508,840	\$ 1,093 - \$ 1,419	\$ 11,909 - \$ 15,463
12	\$ 1,270,110 - \$ 1,607,818	\$ 8,230,000 - \$ 9,160,000	\$ 10,572,000 - \$ 12,960,000	\$ 87,242,418 - \$ 113,339,509	\$ 107,314,528 - \$ 137,067,328	\$705 - \$900	\$ 11,129 - \$ 14,214
14	\$ 804,672 - \$ 1,010,311	\$ 7,730,000 - \$ 7,890,000	\$ 7,306,000 - \$ 8,478,000	\$ 62,614,213 - \$ 79,317,894	\$ 78,454,885 - \$ 96,696,205	\$ 604 - \$ 745	\$ 17,137 - \$ 21,122
16	\$ 322,743 - \$ 435,130	\$ 1,780,000 - \$ 1,560,000	\$ 2,356,000 - \$ 2,284,000	\$ 24,686,566 - \$ 31,770,675	\$ 29,145,308 - \$ 36,049,805	\$ 1,034 - \$ 1,279	\$ 28,574 - \$ 35,343
Total	\$ 3,285,866 - \$ 4,199,695	\$ 26,540,000 - \$ 28,020,000	\$ 26,516,000 - \$ 33,162,000	\$ 215,719,062 - \$ 283,168,583	\$ 272,060,928 - \$ 348,550,278	\$678 - \$868	\$ 11,129 - \$ 14,257

Abbreviations:

GSP = Groundwater Sustainability Plan

MT = Minimum Threshold

= Public Land Survey System PLSS

## Notes:

1. Increased lift is assumed to occur over 20 years. Screen cleaning, pump lowering, and well replacement are assumed to be a one-time cost. Range of costs reflects the uncertainty of the location of domestic wells within a given PLSS section.

2. Total cost per capita is based on estimated total population reliant upon groundwater by California Senate District (Table 4c).

3. Estimated costs do not include wells anticipated to have MTs above current (Fall 2018) depth to groundwater. Costs due to dewatering at current water levels (approximately \$1.7 - \$1.8 million) are assumed to already be incurred by domestic well owners.

# Table 7d. Estimated Mitigation Costs Anticipated for Domestic Wells at MTs by California Assembly District

California Assembly District	Increased Lift Over 20 Years	Screen Cleaning	Pump Lowering	Well Replacement	Total Costs	Total Cost per Capita Reliant on Groundwater	Total Cost per Well
5	\$ 62,040 - \$ 107,783	\$ 1,410,000 - \$ 2,460,000	\$ 652,000 - \$ 768,000	\$ 6,458,975 - \$ 10,949,380	\$ 8,583,015 - \$ 14,285,163	\$ 228 - \$ 379	\$ 3,329 - \$ 5,541
9	\$ 27,719 - \$ 40,895	\$ 90,000 - \$ 130,000	\$ 12,000 - \$ 4,000	\$ 435,505 - \$ 930,120	\$ 565,224 - \$ 1,105,015	\$67 - \$132	\$ 988 - \$ 1,932
12	\$ 449,697 - \$ 570,028	\$ 3,720,000 - \$ 4,270,000	\$ 3,720,000 - \$ 4,750,000	\$ 13,470,525 - \$ 19,854,175	\$ 21,360,222 - \$ 29,444,203	\$ 508 - \$ 701	\$ 4,174 - \$ 5,754
13	\$ 180,989 - \$ 238,163	\$ 770,000 - \$ 1,200,000	\$ 2,234,000 - \$ 3,424,000	\$ 3,202,060 - \$ 6,079,015	\$ 6,387,049 - \$ 10,941,178	\$ 403 - \$ 691	\$ 4,351 - \$ 7,453
21	\$ 803,522 - \$ 971,572	\$ 1,610,000 - \$ 1,800,000	\$ 7,382,000 - \$ 8,436,000	\$ 43,575,308 - \$ 53,461,838	\$ 53,370,830 - \$ 64,669,411	\$653 - \$791	\$ 12,867 - \$ 15,591
23	\$ 222,219 - \$ 286,836	\$ 4,080,000 - \$ 3,700,000	\$ 296,000 - \$ 1,224,000	\$ 23,274,735 - \$ 30,786,420	\$ 27,872,954 - \$ 35,997,256	\$ 1,149 - \$ 1,485	\$ 13,943 - \$ 18,008
26	\$ 712,231 - \$ 914,713	\$ 4,720,000 - \$ 4,200,000	\$ 6,166,000 - \$ 6,422,000	\$ 52,254,371 - \$ 65,879,100	\$ 63,852,602 - \$ 77,415,813	\$ 717 - \$ 869	\$ 24,214 - \$ 29,358
31	\$ 568,069 - \$ 731,934	\$ 7,140,000 - \$ 6,910,000	\$ 3,000,000 - \$ 4,428,000	\$ 52,351,680 - \$ 67,432,941	\$ 63,059,749 - \$ 79,502,875	\$ 1,200 - \$ 1,512	\$ 14,329 - \$ 18,065
32	\$ 255,733 - \$ 331,255	\$ 2,850,000 - \$ 3,200,000	\$ 3,048,000 - \$ 3,662,000	\$ 20,432,898 - \$ 27,377,454	\$ 26,586,630 - \$ 34,570,709	\$ 538 - \$ 699	\$ 17,928 - \$ 23,311
34	\$ 3,648 - \$ 6,516	\$ 150,000 - \$ 150,000	\$ 6,000 - \$ 44,000	\$ 263,005 - \$ 418,140	\$ 422,653 - \$ 618,656	\$ 1,013 - \$ 1,482	\$ 9,606 - \$ 14,060
Tota	l \$ 3,285,866 - \$ 4,199,695	\$ 26,540,000 - \$ 28,020,000	\$ 26,516,000 - \$ 33,162,000	\$ 215,719,062 - \$ 283,168,583	\$ 272,060,928 - \$ 348,550,278	\$ 678 - \$ 868	\$ 11,129 - \$ 14,257

Abbreviations:

GSP = Groundwater Sustainability Plan

MT = Minimum Threshold

PLSS = Public Land Survey System

# Notes:

1. Increased lift is assumed to occur over 20 years. Screen cleaning, pump lowering, and well replacement are assumed to be a one-time cost. Range of costs reflects the uncertainty of the location of domestic wells within a given PLSS section.

2. Total cost per capita is based on estimated total population reliant upon groundwater by California Assembly District (Table 4d).

3. Estimated costs do not include wells anticipated to have MTs above current (Fall 2018) depth to groundwater. Costs due to dewatering at current water levels (approximately \$1.7 - \$1.8 million) are assumed to already be incurred by domestic well owners.



# **Appendix A**

# **Raster Interpolation Methodology for Fall 2018 Depth to Groundwater**

This Attachment describes the methodology used to process Fall 2018 depth to water ("DTW") geospatial data used in the study to represent the current groundwater conditions, prior to implementation of Groundwater Sustainability Plans ("GSPs").

Fall 2018 depth to water contours were obtained from the DWR Groundwater Information Center Interactive Map Application ("GICIMA") <u>https://gis.water.ca.gov/app/gicima/</u> on 5 December 2019. A polygon shapefile was created to represent the extent of the Fall 2018 DTW contours.

The Fall 2018 DTW contour layer was then used as input to the ArcGIS Spatial Analyst 'Topo to Raster' tool<sup>1</sup> with the settings shown in the screen shots provided on the following pages. Any settings not shown were left as the default settings.

The 'Topo to Raster' tool is typically used to create topographically correct rasters of terrain from various data sets including elevation contours, stream networks, and other elevation data. The ArcGIS documentation states that this tool "is the only ArcGIS interpolator specifically designed to work intelligently with contour inputs." Therefore, this tool was used to create the raster from the depth to water contours. In this case, only the contours of Fall 2018 DTW were used; no other elevation input was provided. Spot-checking of raster values along contours indicates that the results are representative of the original data source.

<sup>&</sup>lt;sup>1</sup> ArcGIS Desktop version 10.6 was used for this analysis.



# Main Tool Window:

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# Environment Settings - Raster Analysis:

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# Appendix B Raster Interpolation Methodology for Depth to Groundwater at MOs and MTs

Numerous different statistical methods and algorithms are available for creating contoured surfaces from point data. Some methods are very "true" to the data and interpolate values strictly between points, and other methods apply various weighting techniques to "smooth" the data and minimize what, in some contexts, could be considered to be outlier or insignificant points.

In order to ensure that the contouring method selected for this purposes was appropriate and "true" to the data, a methodology sensitivity analysis was performed. Various contouring methods available within Surfer 11<sup>1</sup> were evaluated using a subset of data within the Study area. Specifically, this sensitivity analysis used Measurable Objective ("MO") values from the Merced and Tule Subbasins, which appear to have a high degree of variability between Representative Monitoring Wells ("RMWs") within relatively small geographic areas. Contouring methods evaluated included: Inverse Distance to a Power, Kriging, Minimum Curvature, Modified Shepard's Method, Natural Neighbor, Nearest Neighbor, Radial Basis Function, Triangulation with Linear Interpolation, and Local Polynomial.

Based on this analysis, the Kriging method was selected as the most appropriate method for purposes of this study. Groundwater elevation contours of MO and MTs values were therefore created using the following steps: (1) MOs and MTs were compiled from twenty-six Groundwater Sustainability Plans ("GSPs"), (2) default settings were applied to the Kriging grid creation with a grid spacing of 250 meters, and (3) contour intervals were set to 10 feet and smoothed using the Spline Smooth command in Surfer 11 with default settings applied. The resultant raster datasets were used for purposes of comparing domestic well construction data to MO and MT water level conditions.

<sup>&</sup>lt;sup>1</sup> Surfer 2D and 3D mapping software by Golden Software: https://www.goldensoftware.com/products/surfer.



# Appendix C Sensitivity Analysis Regarding Inclusion of Deep Aquifer Wells in MO and MT Water Level Surface Contours

In areas where multiple aquifers are present due to a significant confining layer, domestic wells tend to be shallow, and constructed within the uppermost aquifer. However, even when a confining layer is present, the degree to which aquifers are hydraulically separated into discrete upper and lower aquifer units can be spatially variable due to differing thickness and permeability of the confining layer, the prevalence of wells screened across the aquifers, and other factors, and is often the subject of differing professional opinions. In order evaluate the effect of including lower aquifer representative monitoring wells ("RMWs") in the estimation of water levels at measurable objectives ("MOs") and minimum thresholds ("MTs"), a sensitivity analysis was conducted.

Figure C-1 shows the distribution of RMWs across the study area GSAs. The left panel includes all RMWs, regardless of aquifer designation, and the right panel excludes RMWs identified in their respective GSPs as being from a "lower" or "confined" aquifer. Figures C-2 and C-3 show contours of MO and Mt water levels both with and without the inclusion of lower and confined aquifer RMWs.

Figure C-4 shows the changes in contoured water levels that would result if the lower/confined RMWs are included, for both MOs and MTs. The areas shown in red would result in lower water levels (likely reflecting more impacted domestic wells), yellow areas are approximately the same water levels, and blue areas result in higher water levels (likely reflecting fewer impacted domestic wells).

Figures C-5 and C-6 are histograms summarizing the distribution of known depths of domestic wells and the depths of lower and confined aquifer RMWs in the three subbasins included in the sensitivity analysis.

Based on the results of this sensitivity analysis and for the reasons identified below, RMWs identified in Groundwater Sustainability Plans ("GSPs") as being from a lower or confined aquifer were excluded from the calculation of MO and MT water levels:

 The California Department of Water Resources ("DWR") Groundwater Information Center Interactive Map Application ("GICIMA") dataset used for comparison to current groundwater conditions, is intended to represent the uppermost aquifers - "water level measurements are selected based on measurement date and well construction information (where available) and approximate groundwater levels in the unconfined to uppermost semi-confined aquifers" per <u>https://gis.water.ca.gov/app/gicima/</u>). While DWR does not present detailed methodologies for how the GICIMA water levels are



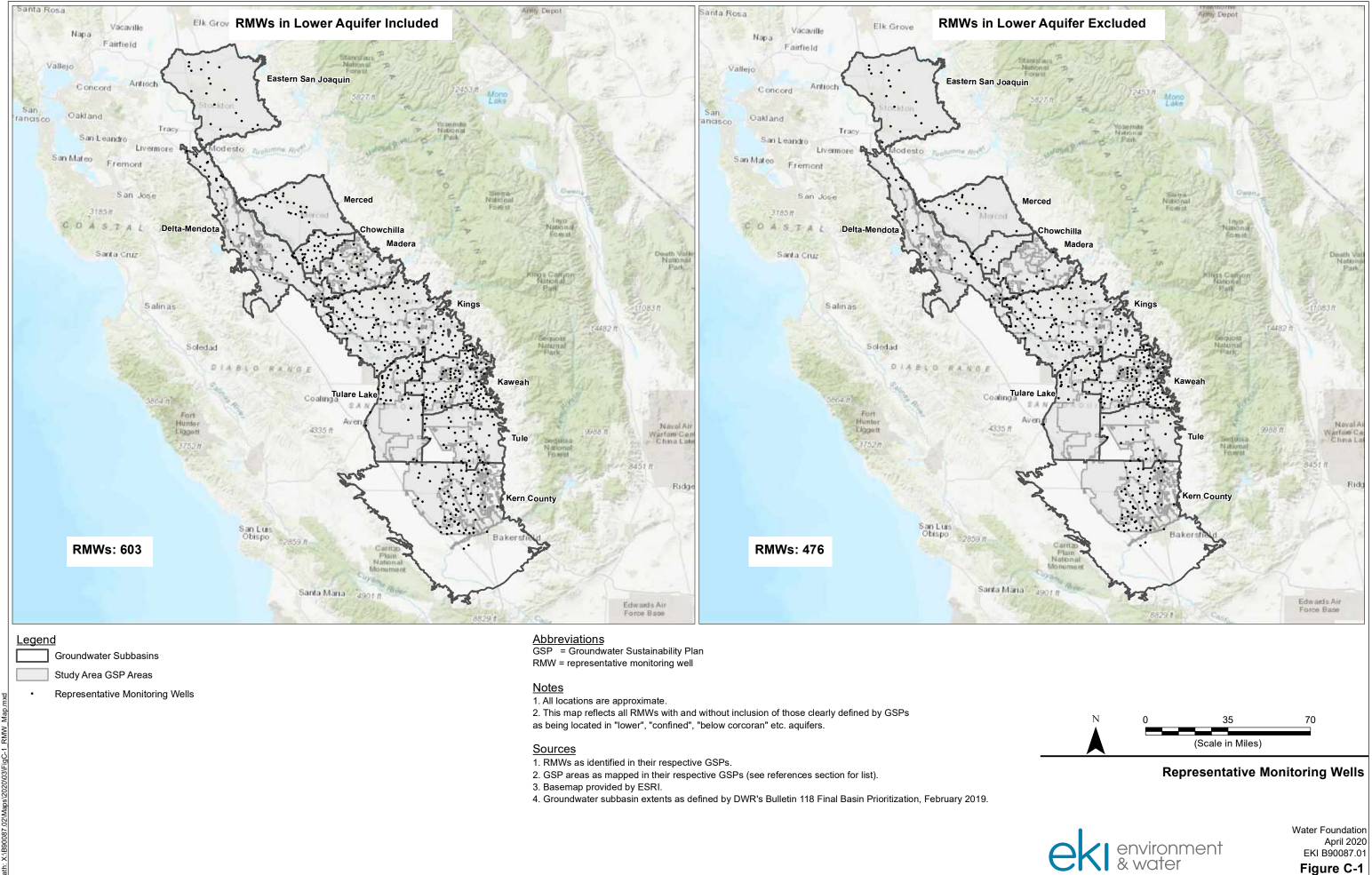
developed, given the way the dataset is described, it may not be appropriate to compare MOs/MTs from lower aquifer RMWs to the GICIMA dataset.

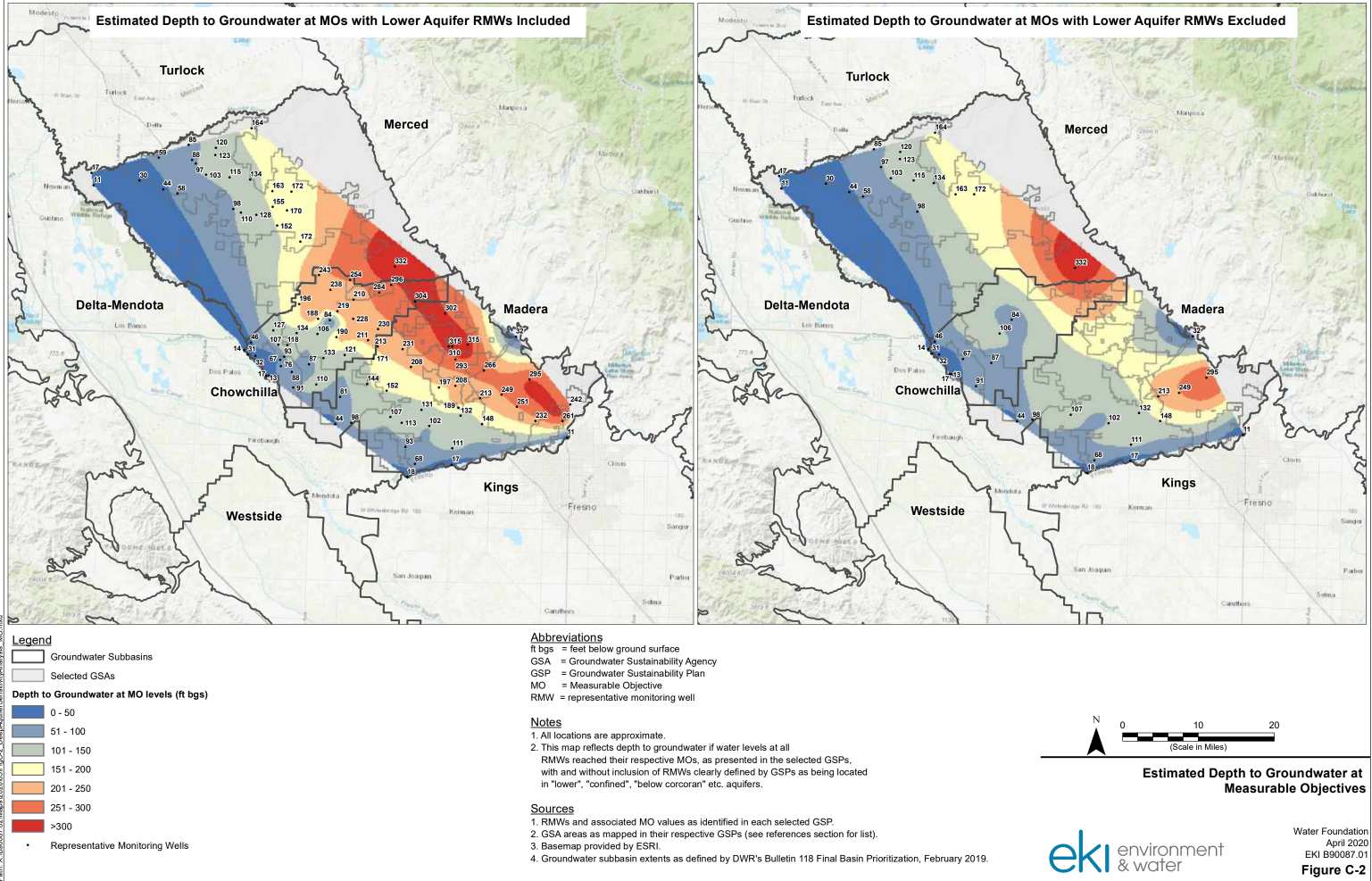
- As illustrated in Figures C-5 and C-6, domestic wells appear to be distinctly and significantly more shallow than lower aquifer RMWs. Within the area evaluated for this analysis, 90% of domestic wells are shallower than 500 feet, and 78% of RWMs are deeper than 500 feet. These data are consistent with the assumption that domestic wells tend to be shallow, and represent first encountered groundwater. The grouping of the lower aquifer RMW depths is also consistent with there being a relatively consistent designation of a confined aquifer across these subbasins.
- It is noted that in one area (the Madera Subbasin) a closer review of the GSP suggests that some of the RMWs identified as lower aquifer wells may actually be located in unconfined areas. That is, the GSP appears to be internally inconsistent, and designates RMWs as upper, lower, and composite aquifer in areas where the GSP indicates that the Corcoran clay is not present. However, due to the scale of this study, it is not feasible or appropriate to thoroughly review the hydrogeological conceptual models, aquifer delineations, and RMW designations presented in the GSPs for accuracy.

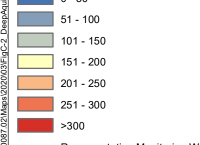
While the details and data are imperfect, relying on the DWR GICIMA dataset and the GSP aquifer designations is a robust and consistent method to apply the available data, but likely underestimates the potential risk to domestic wells. If deep aquifer RMWs were included in the MO and MT contours, the impacts to domestic well users would be estimated to be more significant. It is acknowledged that water level changes in lower aquifer RMWs may have an influence on upper aquifer water levels that is not captured in by this assessment.

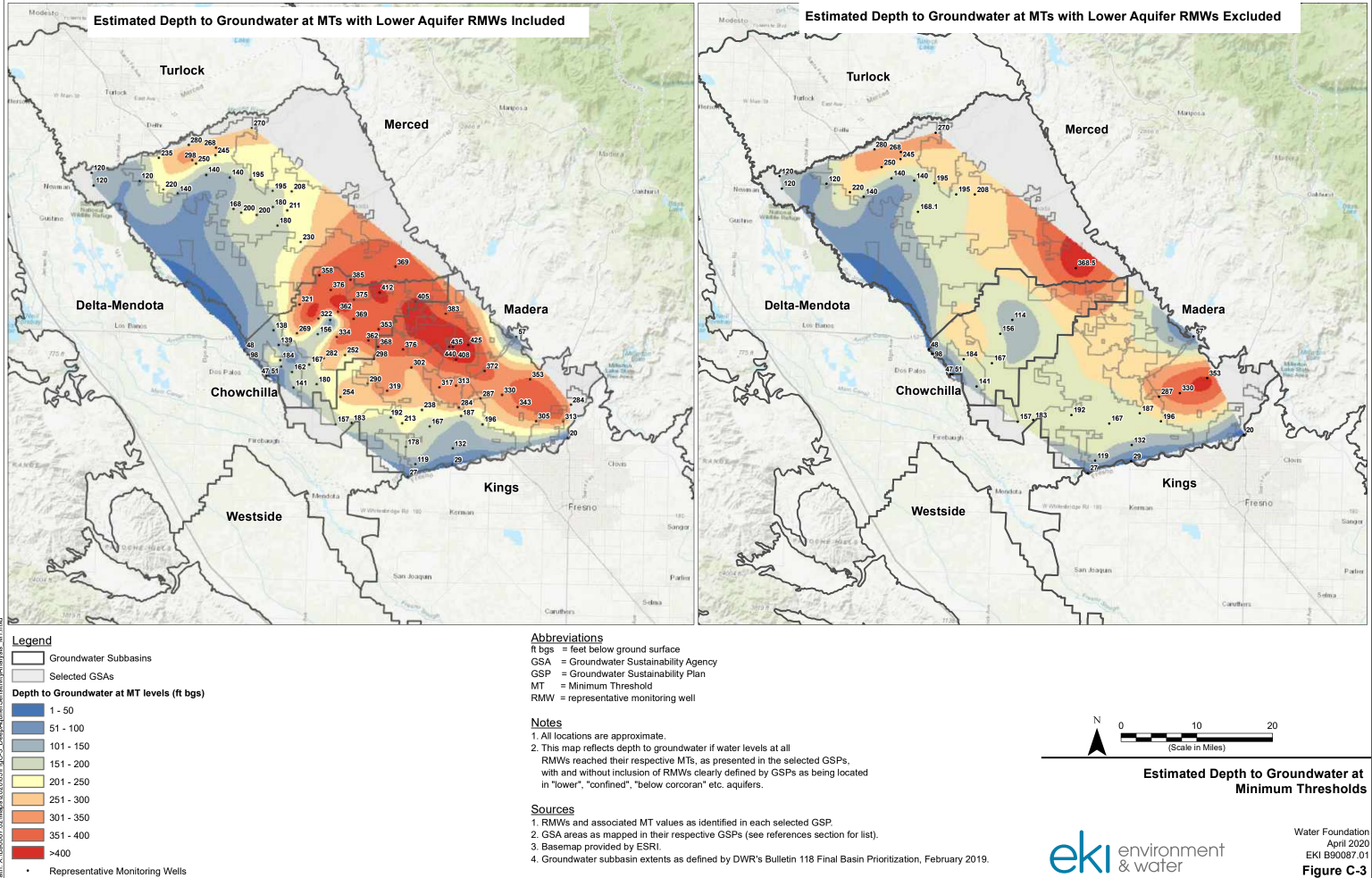
# Figures

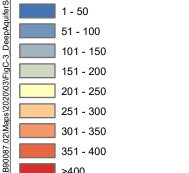
- Figure C-1 Representative Monitoring Wells
- Figure C-2 Estimated Depth to Groundwater at Measurable Objectives
- Figure C-3 Estimated Depth to Groundwater at Minimum Thresholds
- Figure C-4 Effect of Lower Aquifer RMWs on Contoured Groundwater Levels
- Figure C-5 Frequency of Lower/Confined Aquifer RMWs by Well Depth
- Figure C-6 Frequency of Domestic Wells by Well Depth

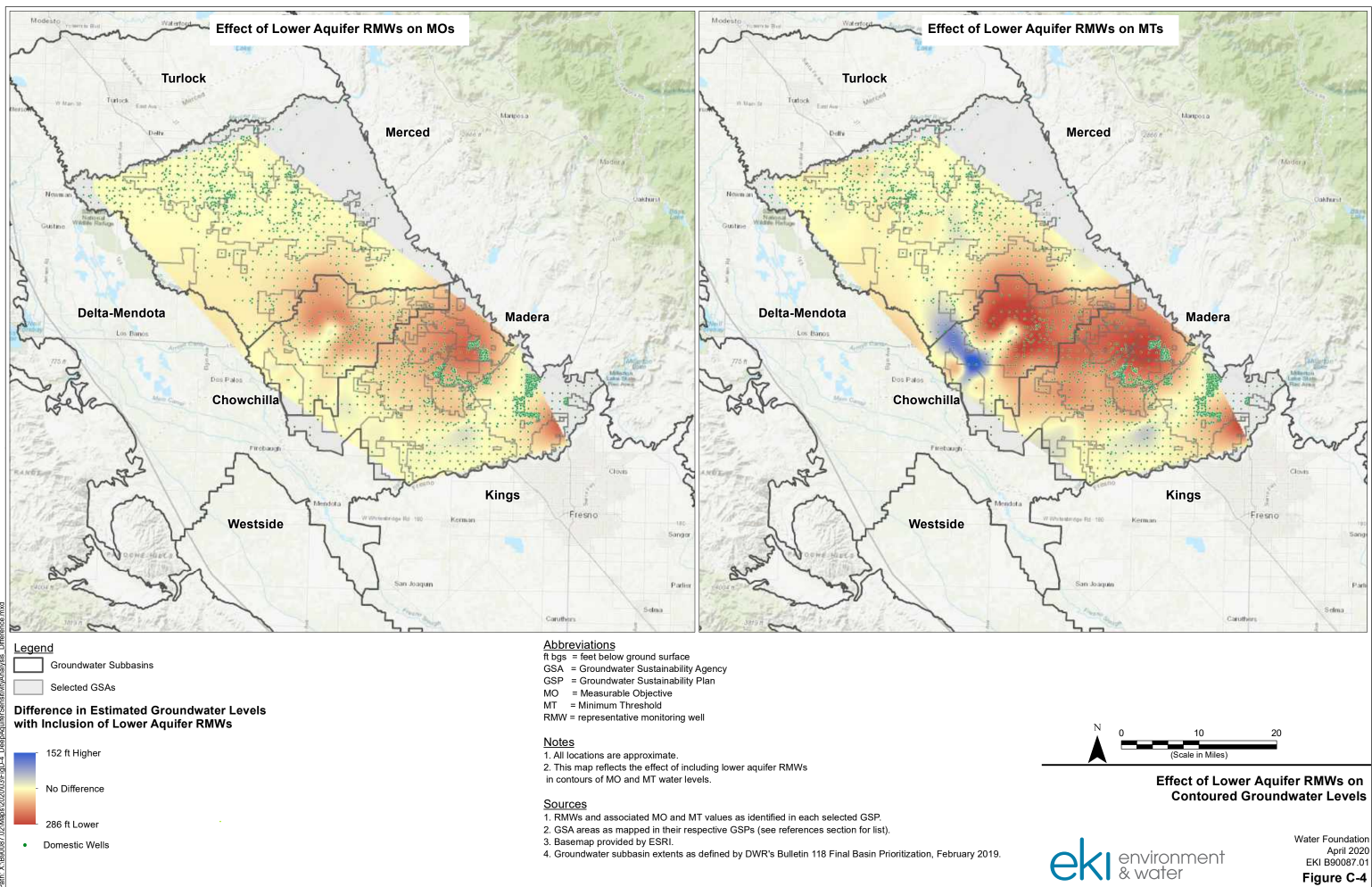












	152 ft Higher	
	No Difference	
	286 ft Lower	
٠	Domestic Wells	



Figure C-5 Frequency of Lower/Confined Aquifer RMWs by Well Depth

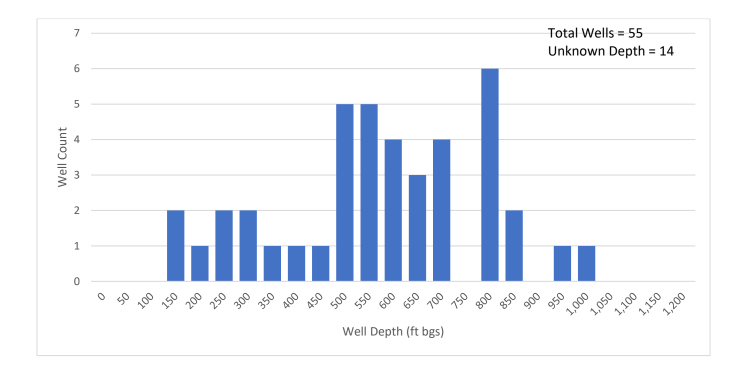


Figure C-6 Frequency of Domestic Wells by Well Depth

