

ATTACHMENT 1

**AUTHORIZATION AND
ELIGIBILITY REQUIREMENTS**



**East Contra Costa County
2014 IRWM Drought Grant Proposal**

**ATTACHMENT 1 –
AUTHORIZATION AND ELIGIBILITY REQUIREMENTS**

In accordance with the PSP, this attachment provides the authorization and eligibility documentation required for the 2014 IRWM Drought Grant Program.

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Authorizing Documentation

A resolution adopted by Contra Costa Water District's (CCWD's) Board of Directors on July 2, 2014 authorizing CCWD to submit this application and execute a grant agreement with the State of California is included in **Appendix A** of this attachment.

Eligible Applicant Documentation

A written statement from CCWD confirming its eligibility as an applicant for this grant is included in **Appendix B** of this attachment.

Acknowledgement Form – Submittal of Additional Information

The 2014 IRWM Drought Grant Acknowledgement Form is included in **Appendix C** of this attachment. In accordance with PSP requirements, the Acknowledgement Form with wet signature has been submitted in hard copy.

Adopted Plan and Proof of Formal Adoption

The East County water management group, known as the East County Water Management Association (ECWMA), prepared the East Contra Costa County Functionally Equivalent Integrated Regional Water Management Plan (FEIRWMP) in 2005. Using Proposition 84 Round 1 Planning Grant funds, the ECWMA updated this plan to reflect present-day conditions and comply with the 2012 Proposition 84 & 1E IRWM Guidelines (Department of Water Resources (DWR), November 2012). The 2013 Update of the East County Integrated Regional Water Management Plan is included in **Appendix D**.

The 2013 East County IRWMP has been reviewed by DWR. In a letter dated June 6, 2014, DWR confirmed that the Plan is consistent with the IRWM Planning Act and related IRWM Plan Standards contained in the 2012 IRWM Program Guidelines. A copy of this letter is included in **Appendix E**.

The 2013 East County IRWMP has been formally adopted by all the participating member agencies of the ECWMA:

- City of Antioch
- City of Brentwood
- Contra Costa County Flood Control
- Contra Costa Water District
- Delta Diablo Sanitation District
- Diablo Water District
- East Contra Costa County Habitat Conservancy
- Ironhouse Sanitary District
- City of Pittsburg

In addition, the 2013 East County IRWMP has also been adopted by Byron Bethany Irrigation District (BBID), a supporting agency. **Appendix F** includes proof of adoption (e.g. resolutions, signature pages) for each of the adopting entities.

Project Consistency with an Adopted IRWM Plan

The projects included in this Proposal are consistent with the 2013 East County IRWMP and the associated project vetting process.

Project #1 – CCWD-BBID Regional Intertie

The CCWD-BBID Regional Intertie project was vetted by the ECWMA as part of the recent IRWMP update, and is included in the Plan. It is listed as project # 24 in Table 3-7 “Initial List of IWMP Projects” on page 3-26 of the 2013 East County IRWMP (see **Appendix D**).

Project #2 - DWD Leak Detection and Repair

The DWD Leak Detection and Repair project was vetted by the ECWMA as part of the recent IRWMP update, and is included in the Plan. It is listed as project # 43 in Table 3-7 “Initial List of IWMP Projects” on page 3-26 of the 2013 East County IRWMP (see **Appendix D**).

Project #3 - ISD Irrigation and Recycled Water Fill Station

Although the ISD Irrigation and Recycled Water Fill Station project was not included in the 2013 IRWMP update, it has been vetted and approved by the ECWMA. The project was initially discussed at an ECWMA coordinating committee meeting on May 6, 2014, and was brought up again at the East County Water Management Governing Board Meeting held on May 22, 2014. Following those meetings, ISD prepared and submitted a project information template as per the requirements of the 2013 IRWMP for adding new projects to the Plan. As the East Contra Costa County website was down for repair, this project information template was circulated via email for review by the ECWMA representatives on July 3, 2014. ECWMA representatives agreed that the ISD Irrigation and Recycled Water Fill project was consistent with the objectives outlined in the IRWMP and approved the inclusion of the project in the official IRWMP project list. Refer to **Appendix G** for documents supporting this vetting process, including correspondence involving the request to add the ISD Project to the official project list of the IRWMP, as well as favorable responses to this request.

Urban Water Management Compliance

Urban Water Management Plan Compliance

Table 1 provides a list of the urban water suppliers that would receive 2014 IRWM Drought Grant funding for their proposed projects.

Table 1. List of Urban Water Suppliers

Agency	Contact Information	Proposed Project
Contra Costa Water District (CCWD)	Jeff Quimby Planning Manager (925) 688-8310 jqimby@ccwater.com	CCWD-BBID Regional Intertie
Diablo Water District (DWD)	Mike Yeraka General Manager 925.625.6159 Mikegm1@aol.com	DWD Leak Detection and Repair Project

Appendix H includes copies of letters from DWR verifying that the 2010 Urban Water Management Plans (UWMPs) prepared by CCWD and DWD meet the requirements of the California Water Code (CWC).

AB 1420 Compliance

Each urban supplier listed in Table 1 has completed the self-certification form regarding compliance with requirements contained in AB 1420. These forms are included in **Appendix I**. As required by the PSP, each AB 1420 self-certification form with wet signature has been submitted in hard copy.

Water Metering Compliance

Each urban supplier listed in Table 1 has completed the self-certification form regarding compliance with the water metering requirements contained in CWC §525 *et seq.* These forms are included in **Appendix J**. As required by the PSP, each water metering self-certification form with wet signature has been submitted in hard copy.

Agricultural Water Management Compliance

No agricultural water suppliers are seeking 2014 IRWM Drought Grant funding for the projects proposed in this application.

Surface Water Diverter Compliance

Table 2 provides a list of the surface water diverters that are seeking 2014 IRWM Drought Grant funding for their proposed projects.

Table 2. List of Surface Water Diverters

Agency	Contact Information	Proposed Project
Contra Costa Water District (CCWD)	Lucinda Shih Senior Water Resources Specialist 925.688.8168, lshih@ccwater.com	CCWD-BBID Regional Intertie

Appendix K provides documentation that CCWD has submitted surface water diversion reports to the State Water Resources Control Board (SWRCB) in compliance with the requirements outlined in Part 5.1 of Division 2 of the CWC.

Groundwater Management Compliance

Table 3 provides a list of the groundwater users that are seeking 2014 IRWM Drought Grant funding for their proposed projects.

Table 3. List of Groundwater Users

Agency	Contact Information	Proposed Project
Diablo Water District (DWD)	Mike Yeraka, General Manager 925.625.6159 Mikegm1@aol.com	DWD Leak Detection and Repair Project

Three proposed drought relief projects are included within this proposal. A discussion of how each of the proposed projects does or does not directly affect groundwater quality or levels is provided in the following sections.

Project #1 – CCWD-BBID Regional Intertie

Implementation of the CCWD-BBID Regional Intertie project involves construction of water infrastructure to allow for the physical transfer of water from CCWD’s water system into BBID’s water system. It is not anticipated that this project will have any direct effects on the quality or levels of groundwater in the region.

Project #2 - DWD Leak Detection and Repair

The DWD Leak Detection and Repair project involves identifying and repairing leaks within 10 miles of DWD’s water distribution system. It is not anticipated that this project will impact the quality or levels of groundwater in the region.

Project #3 - ISD Irrigation and Recycled Water Fill Station

The ISD Irrigation and Recycled Water Fill Station project involves the installation of approximately 1,500 feet of 8” pipeline, and appurtenances, to establish recycled water service fill station so that recycled water can be used for sewer cleaning, dust control and landscape irrigation. It is not anticipated that this project will impact the quality or levels of groundwater in the region.

CASGEM Compliance

The East Contra Costa County (East County) region is compliant with the CASGEM requirements outlined in the PSP. **Table 4** provides the information requested in the PSP to demonstrate CASGEM eligibility, and **Appendix L** includes GIS shape files of the service area boundary of the implementing agency.

Table 4. CASGEM Compliance

Proposed Project	Implementing Agency	Project Location	Groundwater Basin & Priority	Designated Monitoring Entity
Project #1 – CCWD-BBID Regional Intertie	CCWD is the lead agency with BBID as a project partner	Latitude: 37° 52’ 53”N Longitude: 121° 39’ 8”W	Basin: Tracy Subbasin of the San Joaquin Valley Groundwater Basin Priority: MEDIUM	DWD
Project #2 – DWD Leak and Repair Detection	DWD	<u>Project Area A</u> Latitude: 38° 00’ 16” N Longitude: 121° 43’ 20”W <u>Project Area B</u> Latitude: 37° 59’ 51.20” N Longitude: 121 ° 43’ 06”W	Basin: Tracy Subbasin of the San Joaquin Valley Groundwater Basin Priority: MEDIUM	DWD
Project #3 – ISD Irrigation and Recycled Water Fill Station	ISD	Latitude: 37° 59’ 51.20” N Longitude: 121° 42’ 11.54” W	Basin: Tracy Subbasin of the San Joaquin Valley Groundwater Basin Priority: MEDIUM	DWD

As noted in the table above, DWD is the designated monitoring entity for the Tracy Subbasin of the San Joaquin Valley Groundwater Basin, which is the only groundwater basin in the region that has been designated medium or high priority. DWD is in the process of modifying the area of its CASGEM compliance to include all of the remaining portions of the Tracy subbasin within Contra Costa County that are within the East Contra Costa County IRWMP. The updated CASGEM Monitoring Plan and an updated CASGEM map is included in **Appendix M** of this attachment as evidence of our current efforts to complete the CASGEM coverage for the East Contra Costa County IRWM.

Locally Not Cost Effective Water Conservation Programs and Measures

A discussion of the present value of local benefits of implementing each water conservation measure in comparison to the present value of the local costs of implementing that measure is provided for each of the proposed projects below.

Project #1 – CCWD-BBID Regional Intertie

This project is being implemented as a drought preparedness project. Therefore, the “not locally cost effective” assessment is not required.

Project #2 – DWD Leak Detection and Repair

This project is being implemented as a drought preparedness project. Therefore, the “not locally cost effective” assessment is not required.

Project #3 – ISD Irrigation and Recycled Water Fill Station

This project is being implemented as a drought preparedness project. Therefore, the “not locally cost effective” assessment is not required.

**APPENDIX H –
Urban Water Management Plan Compliance Letters**

CCWD UWMP Compliance Letter

DEPARTMENT OF WATER RESOURCES

1416 NINTH STREET, P.O. BOX 942836
SACRAMENTO, CA 94236-0001
(916) 653-5791



October 27, 2011

RECEIVED

Mr. Jeff Quimby
Contra Costa Water District
1331 Concord Avenue
Concord, California 94524

NOV 03 2011

Contra Costa Water District
Planning Dept.

Dear Mr. Quimby:

The Department of Water Resources (DWR) has reviewed the Contra Costa Water District's (CCWD) 2010 Urban Water Management Plan (UWMP) received on July 5, 2011. The California Water Code (CWC) directs DWR to report to the legislature once every five years on the status of submitted plans. In meeting this legislative reporting requirement, DWR reviews all submitted plans.

DWR's review of the CCWD's 2010 plan has found that the plan has addressed the requirements of the CWC. DWR's review of plans is limited to assessing whether suppliers have addressed the required legislative elements. In its review, DWR does not evaluate or analyze the supplier's UWMP data, projections, or water management strategies. This letter is simply meant to acknowledge that the CCWD has addressed these requirements. The results of the review will also be provided to DWR's Financial Assistance Branch.

If you have any questions regarding the review of the plan or urban water management planning please don't hesitate to email or call.

Sincerely,

A handwritten signature in blue ink, appearing to read "Peter Brostrom".

Peter Brostrom
UWMP Program Manager
brostrom@water.ca.gov
(916) 651-7034

cc: Kim Rosmaier
DWR North Central Regional Office

DWD UWMP Compliance Letter

DEPARTMENT OF WATER RESOURCES

1416 NINTH STREET, P.O. BOX 942836
SACRAMENTO, CA 94236-0001
(916) 653-5791



March 28, 2013

Mr. Mike Yeraka
General Manager
Diablo Water District
2107 Main Street
Oakley, California 94561

Dear Mr. Yeraka:

The Department of Water Resources (DWR) has reviewed the Diablo Water District's (DWD) 2010 Urban Water Management Plan (UWMP) received on July 21, 2011. The California Water Code (CWC) directs DWR to report to the legislature once every five years on the status of submitted plans. In meeting this legislative reporting requirement, DWR reviews all submitted plans.

DWR's review of DWD's 2010 plan has found that the plan has addressed the requirements of the CWC. DWR's review of plans is limited to assessing whether suppliers have addressed the required legislative elements. In its review, DWR does not evaluate or analyze the supplier's UWMP data, projections, or water management strategies. This letter is simply meant to acknowledge that DWD's 2010 UWMP has addressed these requirements. The results of the review will also be provided to DWR's Financial Assistance Branch.

If you have any questions regarding the review of the plan or urban water management planning please don't hesitate to email or call.

Sincerely,

A handwritten signature in blue ink, appearing to read "Peter Brostrom".

Peter Brostrom
UWMP Program Manager
brostrom@water.ca.gov
(916) 651-7034

cc: Jeff Smith
DWR North Central Regional Office

APPENDIX I –
AB 1420 Self-Certification Compliance Forms

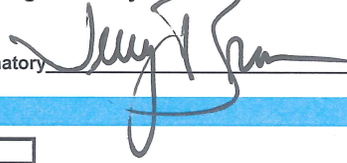
AB 1420 Self-Certification Statement Table 1

Note: Table 1 documents Status of Past and Current BMP implementation.

Self-Certification Statement: The Urban Water Supplier and its authorized representative certifies, under penalty of perjury, that all information and claims, stated in this table, regarding compliance and implementation of the BMPs, including alternative conservation approaches, are true and accurate. This signed AB 1420 Self-Certification Statement Table 1, and Table 2 are the basis for granting funds by the Funding Agency. Falsification and/or inaccuracies in AB 1420 Self Certification Statement Table 1, and Table 2 and in any supporting documents substantiating such claims may, at the discretion of the funding agency, result in loss of all State funds to the applicant. Additionally, the Funding Agency, in its sole discretion, may halt disbursement of grant or loan funds, not pay pending invoices, and/or pursue any other applicable legal remedy and refer the matter to the Attorney General's Office.

Name of Signatory Jerry Brown

Title of Signatory General Manager

Signature of signatory 

Date 7/18/14

Application Date:

Proposal Identification Number: CUWCC Member? Yes/No Yes

Has Urban Water Supplier submitted a 2010 Urban Water Management Plan? Yes/No Yes Is the UWM Plan Deemed Complete by DWR? Yes/No Yes

Applicant Name:

Project Title:

Applicant's Contact Information: Name: Phone: E-mail:

Participants:

Retailer (List Below)					Wholesaler (List Below)				

C1	C2	C3	C4	C5	*C6	C7	**C8	**C9	**C10	C11	C12	C13	C14	C15	C16	C17	C18
BMPs required for Wholesale Supplier	BMPs required for Retail Supplier	BMPs	BMP Implemented by Retailers and/or Wholesalers / BMP			Compliance Options/Alternative Conservation Approaches (1)			BMP Is Exempt (2)			BMP Implementation Requirements Met					
			Retailer Yes/No	Wholesaler Yes/No	Regional Yes/No	BMP Checklist	Flex Track	Gallons Per Capita Per Day GPCD	Not Cost Effective	Lack of Funding	Lack of Legal Authority	CUWCC MOU Requirement Met: Retailer Yes/No	CUWCC MOU Requirement Met: Wholesaler Yes/No	Date of BMP Report Submitted to CUWCC for (2007-2008) (MOU Signatories)	Date BMP Implementation Data Submitted to DWR in CUWCC Format (Non MOU Signatories) (3)	All Supporting Documents have been Submitted Yes/No	
	✓	BMP 1 Water Survey for Single/Multi-Family Residential Customers	Yes										Yes		8/22/2013		Yes
	✓	BMP 2 Residential Plumbing Retrofit	Yes										Yes				Yes
✓	✓	BMP 3 System Water Audits, Leak Detection	Yes	Yes									Yes	Yes			Yes
✓	✓	BMP 3 Leak Repairs	Yes	Yes									Yes	Yes			Yes
	✓	BMP 4 Metering with Commodity Rates for All New connections	Yes										Yes		8/22/2013		Yes
	✓	BMP 4 Retrofit of Existing Connections	Yes										Yes		8/22/2013		Yes

BMPs required for Wholesale Supplier	BMPs required for Retail Supplier	BMPs	BMP Implemented by Retailers and/or Wholesalers / BMP			Compliance Options/Alternative Conservation Approaches (1)			BMP Is Exempt (2)			BMP Implementation Requirements Met				
			Retailer Yes/No	Wholesaler Yes/No	Regional Yes/No	BMP Checklist	Flex Track	Gallons Per Capita Per Day GPCD	Not Cost Effective	Lack of Funding	Lack of Legal Authority	CUWCC MOU Requirement Met: Retailer Yes/No	CUWCC MOU Requirement Met: Wholesaler Yes/No	Date of BMP Report Submitted to CUWCC for (2007-2008) (MOU Signatories)	Date BMP Implementation Data Submitted to DWR in CUWCC Format (Non MOU Signatories) (3)	All Supporting Documents have been Submitted Yes/No
	✓	BMP 5 Large Landscape Conservation Programs and Incentives	Yes									Yes		8/22/2013		Yes
	✓	BMP 6 High-Efficiency Washing Machine Rebate Programs	Yes									Yes		8/22/2013		Yes
✓	✓	BMP 7 Public Information	Yes	Yes								Yes		8/22/2013		Yes
✓	✓	BMP 8 School Education	Yes	Yes								Yes		8/22/2013		Yes
	✓	BMP 9 Conservation programs for Commercial, Industrial, and Institutional (CII) Accounts	Yes									Yes		8/22/2013		Yes
✓		BMP 10 Wholesale Agency Assistance Programs		Yes									Yes	8/22/2013		Yes
	✓	BMP 11 Conservation Pricing	Yes									Yes		8/22/2013		Yes
✓	✓	BMP 12 Conservation Coordinator		Yes								Yes	Yes	8/22/2013		Yes
	✓	BMP 13 Water Waste Prohibitions	Yes									Yes		8/22/2013		Yes
	✓	BMP 14 Residential ULFT Replacement Programs	Yes									Yes		8/22/2013		Yes

*C6: Wholesaler may also be a retailer (supplying water to end water users)

**C8, **C9, **, and C10: Agencies choosing an alternative conservation approach are responsible for achieving water savings equal or greater than that which they would have achieved using only BMP list.

(1) For details, please see: <http://www.cuwcc.org/mou/exhibit-1-bmp-definitions-schedules-requirements.aspx>.

(2) BMP is exempt based on cost-effectiveness, lack of funding, and lack of legal authority criteria as detailed in the CUWCC MOU

(3) Non MOU signatories must submit to DWR reports and supporting documents in the same format as CUWCC.

AB 1420 Self- Certification Statement Table 1

Note: Table 1 documents Status of Past and Current BMP implementation.

Self-Certification Statement: The Urban Water Supplier and its authorized representative certifies, under penalty of perjury, that all information and claims, stated in this table, regarding compliance and implementation of the BMPs, including alternative conservation approaches, are true and accurate. This signed AB 1420 Self-Certification Statement Table 1, and Table 2 are the basis for granting funds by the Funding Agency. Falsification and/or inaccuracies in AB 1420 Self Certification Statement Table 1, and Table 2 and in any supporting documents substantiating such claims may, at the discretion of the funding agency, result in loss of all State funds to the applicant. Additionally, the Funding Agency, in its sole discretion, may halt disbursement of grant or loan funds, not pay pending invoices, and/or pursue any other applicable legal remedy and refer the matter to the Attorney General's Office.

Name of Signatory Mike Yeraka Title of Signatory General Manager Signature of signatory  Date June 23, 2014

Application Date:

Proposal Identification Number: CUWCC Member? Yes/No

Has Urban Water Supplier submitted a 2005 Urban Water Management Plan? Yes/No Is the UWM Plan Deemed Complete by DWR? Yes/No

Applicant Name:

Project Title: DWD Leak Detection and Repair

Applicant's Contact Information: Name: Phone: E-mail:

Participants:

Retailer (List Below)	Wholesaler (List Below)
<u>Diablo Water District</u>	<u>Contra Costa Water District</u>

C1	C2	C3	C4	C5	*C6	C7	**C8	**C9	**C10	C11	C12	C13	C14	C15	C16	C17	C18
BMPs required for Wholesaler Supplier	BMPs required for Retail Supplier	BMPs	BMP Implemented by Retailers and/or Wholesalers / BMP			Compliance Options/Alternative Conservation Approaches (1)			BMP Is Exempt (2)			BMP Implementation Requirements Met					
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	✓	BMP 1 Water Survey for Single/Multi-Family Residential Customers	YES			YES							YES			JUNE 2010	YES
	✓	BMP 2 Residential Plumbing Retrofit	YES			YES							YES			JUNE 2010	YES
✓	✓	BMP 3 System Water Audits, Leak Detection	YES			YES							YES			JUNE 2010	YES
✓	✓	BMP 3 Leak Repairs	YES			YES							YES			JUNE 2010	YES
	✓	BMP 4 Metering with Commodity Rates for All New connections	YES			YES							YES			JUNE 2010	YES
	✓	BMP 4 Retrofit of Existing Connections	YES			YES							YES			JUNE 2010	YES

BMPs required for Wholesale Supplier	BMPs required for Retail Supplier	BMPs	BMP Implemented by Retailers and/or Wholesalers / BMP			Compliance Options/Alternative Conservation Approaches (1)			BMP Is Exempt (2)			BMP Implementation Requirements Met					
			Retailer Yes/No	Wholesaler Yes/No	Regional Yes/No	BMP Checklist	Flex Track	Gallons Per Capita Per Day GPCD	Not Cost Effective	Lack of Funding	Lack of Legal Authority	CUWCC MOU Requirement Met: Retailer Yes/No	CUWCC MOU Requirement Met: Wholesaler Yes/No	Date of BMP Report Submitted to CUWCC for (2007-2008) (MOU Signatories)	Date BMP Implementation Data Submitted to DWR in CUWCC Format (Non MOU Signatories) (3)	All Supporting Documents have been Submitted Yes/No	
	✓	BMP 5 Large Landscape Conservation Programs and Incentives	YES			YES							YES			JUNE 2010	YES
	✓	BMP 6 High-Efficiency Washing Machine Rebate Programs	YES			YES							YES			JUNE 2010	YES
✓	✓	BMP 7 Public Information	YES			YES							YES			JUNE 2010	YES
✓	✓	BMP 8 School Education	YES			YES							YES			JUNE 2010	YES
	✓	BMP 9 Conservation programs for Commercial, Industrial, and Institutional (CII) Accounts	YES			YES							YES			JUNE 2010	YES
✓		BMP 10 Wholesale Agency Assistance Programs	NO										NO			Not Applicable	
	✓	BMP 11 Conservation Pricing	YES			YES							YES			JUNE 2010	YES
✓	✓	BMP 12 Conservation Coordinator	YES			YES							YES			JUNE 2010	YES
	✓	BMP 13 water waste Prohibitions	YES			YES							YES			JUNE 2010	YES
	✓	BMP 14 Residential ULFT Replacement Programs	YES			YES							YES			JUNE 2010	YES

*C6: Wholesaler may also be a retailer (supplying water to end water users)

**C8, **C9, **, and C10: Agencies choosing an alternative conservation approach are responsible for achieving water savings equal or greater than that which they would have achieved using only BMP list.

(1) For details, please see: <http://www.cuwcc.org/mou/exhibit-1-bmp-definitions-schedules-requirements.aspx>.

(2) BMP is exempt based on cost-effectiveness, lack of funding, and lack of legal authority criteria as detailed in the CUWCC MOU

(3) Non MOU signatories must submit to DWR reports and supporting documents in the same format as CUWCC.

**APPENDIX J –
Water Metering Self-Certification Compliance Forms**

California State Water Resources Control Board
California Department of Water Resources
California Department of Public Health



**CERTIFICATION FOR
COMPLIANCE WITH WATER METERING REQUIREMENTS
FOR FUNDING APPLICATIONS**

In 2004, Assembly Bill 2572 added section 529.5 to the Water Code, providing that, commencing January 1, 2010, urban water suppliers must meet certain volumetric pricing and water metering requirements in order to apply for permits for new or expanded water supply, or state financial assistance for the following types of projects:

1. wastewater treatment projects
2. water use efficiency projects (including water recycling projects)
3. drinking water treatment projects

For the purposes of compliance with Section 529.5, a "water use efficiency project" means an action or series of actions that ensure or enhance the efficient use of water or result in the conservation of water supplies.

Please consult with your legal counsel and review sections 525 through 529.7 of the Water Code before completing this certification.

Applicants Affected

This requirement applies to urban water suppliers.

"Urban water supplier" means a supplier, either publicly or privately owned, providing water for municipal purposes either directly or indirectly to more than 3,000 customers or supplying more than 3,000 acre-feet of water annually. An urban water supplier includes a supplier or contractor for water, regardless of the basis of right, which distributes or sells for ultimate resale to customers.

When Certification is Required

State Water Resources Control Board (SWRCB): The application for financial assistance must include a completed and signed certification form demonstrating compliance with the water metering requirements.

Department of Water Resources (DWR) funding applications: This certification must be completed and submitted with the funding application. Check the specific proposal solicitation package for directions on applicability and submittal instructions.

Department of Public Health (DPH) Safe Drinking Water State Revolving Fund Program: This certification must be completed and submitted with the executed Notice of Acceptance of Application (NOAA).

California State Water Resources Control Board
California Department of Water Resources
California Department of Public Health



**CERTIFICATION FOR
COMPLIANCE WITH WATER METERING REQUIREMENTS
FOR FUNDING APPLICATIONS**

Funding Agency name: Department of Water Resources

Funding Program name: 2014 Drought Grant, Proposition 84

Applicant (Agency name): Contra Costa Water District

Project Title (as shown on application form): CCWD-BBID Regional Intertie

Please check one of the boxes below and sign and date this form.

As the authorized representative for the applicant agency, I certify under penalty of perjury under the laws of the State of California, that the agency is not an urban water supplier, as that term is understood pursuant to the provisions of section 529.5 of the Water Code.

As the authorized representative for the applicant agency, I certify under penalty of perjury under the laws of the State of California, that the applicant agency has fully complied with the provisions of Division 1, Chapter 8, Article 3.5 of the California Water Code (sections 525 through 529.7 inclusive) and that ordinances, rules, or regulations have been duly adopted and are in effect as of this date.

I understand that the Funding Agency will rely on this signed certification in order to approve funding and that false and/or inaccurate representations in this Certification Statement may result in loss of all funds awarded to the applicant for its project. Additionally, for the aforementioned reasons, the Funding Agency may withhold disbursement of project funds, and/or pursue any other applicable legal remedy.

Jerry Brown
Name of Authorized Representative
(Please print)


Signature

General Manager
Title

July 18, 2014
Date

California State Water Resources Control Board
California Department of Water Resources
California Department of Public Health



**CERTIFICATION FOR
COMPLIANCE WITH WATER METERING REQUIREMENTS
FOR FUNDING APPLICATIONS**

In 2004, Assembly Bill 2572 added section 529.5 to the Water Code, providing that, commencing January 1, 2010, urban water suppliers must meet certain volumetric pricing and water metering requirements in order to apply for permits for new or expanded water supply, or state financial assistance for the following types of projects:

1. wastewater treatment projects
2. water use efficiency projects (including water recycling projects)
3. drinking water treatment projects

For the purposes of compliance with Section 529.5, a "water use efficiency project" means an action or series of actions that ensure or enhance the efficient use of water or result in the conservation of water supplies.

Please consult with your legal counsel and review sections 525 through 529.7 of the Water Code before completing this certification.

Applicants Affected

This requirement applies to urban water suppliers.

"Urban water supplier" means a supplier, either publicly or privately owned, providing water for municipal purposes either directly or indirectly to more than 3,000 customers or supplying more than 3,000 acre-feet of water annually. An urban water supplier includes a supplier or contractor for water, regardless of the basis of right, which distributes or sells for ultimate resale to customers.

When Certification is Required

State Water Resources Control Board (SWRCB): The application for financial assistance must include a completed and signed certification form demonstrating compliance with the water metering requirements.

Department of Water Resources (DWR) funding applications: This certification must be completed and submitted with the funding application. Check the specific proposal solicitation package for directions on applicability and submittal instructions.

Department of Public Health (DPH) Safe Drinking Water State Revolving Fund Program: This certification must be completed and submitted with the executed Notice of Acceptance of Application (NOAA).

California State Water Resources Control Board
California Department of Water Resources
California Department of Public Health



**CERTIFICATION FOR
COMPLIANCE WITH WATER METERING REQUIREMENTS
FOR FUNDING APPLICATIONS**

Funding Agency name: Department of Water Resources
2014 IRWM Drought Solicitation IRWM Implementation Grant
Funding Program name: Program
Applicant (Agency name): Diablo Water District
Project Title (as shown on application form): DWD Leak Detection and Repair

Please check one of the boxes below and sign and date this form.

As the authorized representative for the applicant agency, I certify under penalty of perjury under the laws of the State of California, that the agency is not an urban water supplier, as that term is understood pursuant to the provisions of section 529.5 of the Water Code.

As the authorized representative for the applicant agency, I certify under penalty of perjury under the laws of the State of California, that the applicant agency has fully complied with the provisions of Division 1, Chapter 8, Article 3.5 of the California Water Code (sections 525 through 529.7 inclusive) and that ordinances, rules, or regulations have been duly adopted and are in effect as of this date.

See attached Resolution 2010-6

I understand that the Funding Agency will rely on this signed certification in order to approve funding and that false and/or inaccurate representations in this Certification Statement may result in loss of all funds awarded to the applicant for its project. Additionally, for the aforementioned reasons, the Funding Agency may withhold disbursement of project funds, and/or pursue any other applicable legal remedy.

Mike Yeraka

Name of Authorized Representative

Signature

General Manager
Title

June 23, 2014
Date

RESOLUTION NO. 2010 – 6

A RESOLUTION OF THE BOARD OF DIRECTORS OF
DIABLO WATER DISTRICT AUTHORIZING ACTIONS TO BE TAKEN TO BE FULLY
COMPLIANT WITH CALIFORNIA WATER CODE SECTIONS 525 – 529.7

Whereas, the California Water Code (the Water Code) requires that all Urban Water Suppliers receiving Central Valley Project Water shall have installed water meters on all residential and nonagricultural commercial buildings before January 1, 2013; and

Whereas, the Water Code requires that all Urban Water Suppliers receiving Central Valley Project Water shall commence charging customers for water based on the actual volume of deliveries, measured by a water meter on and after March 1, 2013; and

Whereas, Diablo Water District receives Central Valley Project Water and is an Urban Water Supplier as defined in the Water Code; and

Whereas, Diablo Water District owns the three well water systems known as, Knightsen Water System, the Willow Park Marina Water System and the Beacon West Water System which are generally unmetered systems.

Now Therefore Be It Resolved, that the General Manager is hereby authorized to take the actions necessary to bring the three water systems and any other unmetered water service within the District into compliance with Water Code Sections 525 - 529.7 by the time specified therein.

* * * * *

I hereby certify that the foregoing is a true and complete copy of a resolution duly and regularly adopted by the Board of Directors of Diablo Water District at a regular meeting thereof held on May 26, 2010, by the following vote:

AYES: Hobbs, Head, Crockett, Garcia, and Cinquini

NOES: NONE

ABSENT: NONE

Dated: May 27, 2010

A handwritten signature in black ink, appearing to read "Mike Yeraka", is written over a horizontal line.

Mike Yeraka, Secretary