

Attachment 1, Urban Water Management consists of the following:

✓ **DWR Verification of Urban Management Plan**

Coachella Valley Water District (CVWD) and Desert Water Agency (DWA) are urban water suppliers and were required by the Urban Water Management Planning Act (CWC §10610 et seq.) to submit a 2010 UWMP to DWR by July 1, 2011. CVWD submitted and received approval by the Department of Water Resources (DWR) of a complete 2010 UWMP. The documentation from DWR that verifies the 2010 UWMP for CVWD has met the requirements of the CWD is included in in this attachment.

Desert Water Agency updated its Urban Water Management Plan (UWMP) and submitted it to the State of California's Department of Water Resources in 2011. On June 26, 2014 the Agency received a letter from the Department of Water Resources (attached) stating that the updated UWMP was out of compliance with the California Water Code.

In order to be in compliance, DWA must approve an amendment to the updated UWMP (attached) following a public hearing. DWA has been in contact with DWR to ensure the amendment will meet requirements of the California Water Code; DWR has verified that the draft amendment sent to DWR for review addresses the requirements of the California Water Code. As a next step, DWA will hold a public hearing on December 16, 2014. Following the Public Hearing, it will be requested that the amendment to the Urban Water Management Plan be adopted. Staff will then forward the amendment to DWR. Documentation provided includes a DWA staff report with the aforementioned information, as well as documentation from DWR that verifies that the draft amendment is acceptable and will address requirements of the California Water Code.

✓ **Demand Management Measures (AB 1420 Compliance Forms)**

As urban water suppliers, CVWD and DWA have submitted scanned, signed, self-certification forms (AB 1420 Compliances Tables). CVWD submitted Tables 1 and 2 to DWR on July 21, 2014 through submittal of the Coachella Valley Integrated Regional Water Management Proposition 84 2014 Drought Grant Proposal. Because the previous submittal was within the last year and there have been no changes in the implementation schedule, financing, budget, and level of coverage since the prior submittal, these tables have not been resubmitted. DWA's completed AB 1420 tables are included in this attachment.

✓ **Water Meter Requirements (AB 1420 Metering Compliance Form)**

As urban water suppliers, CVWD and DWA have submitted scanned, signed AB 1420 Metering Compliance Forms. CVWD submitted these forms to DWR on July 21, 2014 through submittal of the Coachella Valley Integrated Regional Water Management Proposition 84 2014 Drought Grant Proposal. DWA's water meter compliance forms are included in this attachment.

DEPARTMENT OF WATER RESOURCES

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



November 10, 2011

Ms. Patti Reyes
Coachella Valley Water District
Post Office Box 1058
Coachella, California 92236

Dear Ms. Reyes:

The Department of Water Resources (DWR) has reviewed the Coachella Valley Water District's (CVWD) 2010 Urban Water Management Plan (UWMP) received on June 29, 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 CVWD'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 simply acknowledges that CVWD's 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 black ink, appearing to read "Peter Brostrom".

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

cc: David Inouye
DWR Southern Regional Office

**STAFF REPORT
TO
DESERT WATER AGENCY
BOARD OF DIRECTORS**

NOVEMBER 4, 2014

**RE: REQUEST AUTHORIZATION TO CALL FOR PUBLIC HEARING ON
PROPOSED ADOPTION OF 2010 URBAN WATER MANAGEMENT
PLAN AMENDMENT**

Desert Water Agency updated the Urban Water Management Plan (UWMP) and submitted it to the State of California's Department of Water Resources (DWR) in early 2011.

On June 26, 2014 the Agency received a letter from the Department of Water Resources (attached) stating that we are out of compliance with the California Water Code. A problem with the Demand Management Measures worksheets used for UWMPs resulted in 44 water agencies missing one or more criteria required in the code.

In order to be in compliance, DWA must approve an amendment to the plan (attached) following a public hearing.

Staff requests that the Board set a public hearing for December 16, 2014. Following the Public Hearing, it will be requested that the amendment to the Urban Water Management Plan be adopted. Staff will then forward the amendment to DWR. Staff anticipates, based on the email attached, that this process will resolve the compliance issue.

DEPARTMENT OF WATER RESOURCES

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



June 26, 2014

Mr. David K. Luker
General Manager
Desert Water Agency
1200 S. Gene Autry Trail
Palm Springs, California 92264

Dear Mr. Luker:

The Department of Water Resources (DWR) has reviewed Desert Water Agency's 2010 Urban Water Management Plan (UWMP). The California Water Code 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 plan to ensure that they have addressed the required elements of the California Water Code.

DWR's review of Agency's 2010 plan has determined the following required elements have not been addressed in accordance with the Water Code:

The 2010 UWMP for the Desert Water Agency did not address the demand management measures (DMMs) A (residential assistance program), B (landscape water survey), C (system water audits, leak detection and repair), and H (school education programs). Each DMM listed in the Water Code must be addressed by providing a description of the program currently being implemented, or, for any DMM not being implemented, provide either a cost/benefit analysis, or a plan of implementation. CWC Sections 10631 (f) (g) and (h).

To meet the requirements of the water code and to be eligible for state water grants and loans, the Agency should consider revising its 2010 UWMP to address the UWMP elements listed above. Revised plans must be adopted by the agency's governing board following the public process specified in the UWMP Act. DWR encourages water suppliers to send drafts of the revised sections to DWR for review before adopting the revised plan.

Mr. David K. Luker
June 26, 2014
Page 2

After adoption, copies of the revised plan should be sent to DWR, the state library, and local cities and counties. On receiving the revised plan, DWR will review the revised sections for compliance with the UWMP Act.

Please feel free to contact me if you would like to discuss this further.

Sincerely,



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

cc: Michael Bergan, Administrative Officer
Desert Water Agency

Sergio Fierro
DWR Southern Regional Office

Marty Berbach
DWR Headquarters Office

Gwen Huff
DWR Headquarters Office

The 2010 Urban Water Management Plan is amended as follows:

1. Residential Assistance Program:
 - a. Desert Water Agency has programs in place to assist single family and multi-family housing developments save water. These programs include smart irrigation controller programs, publications how to check for leaks, multi-family landscape water audits, toilet rebate programs, and targeted outreach. As of 2014, DWA has installed 1,070 controllers, 77 new toilets for residential customers, and conducted approximately 25 water audits per year.

2. Landscape Water Survey
 - a. DWA conducts landscape water surveys for large water use customers and has done so for several decades. The survey involves a landscape auditor meeting with the property manager and/or gardener. The team then walks the property and identifies areas where water efficiency could be improved. Following the meeting, DWA prepares a report of the findings which is submitted to the property manager. DWA also offers to meet with the board to present the findings. DWA conducts approximately 25 water audits per year, mostly for homeowner's associations.

3. System Water Audits, Leak Detection and Repair
 - a. DWA has recently launched a "Check for Leaks" campaign to encourage customers to use their meter as a leak detector and fix leaks right away. In addition, DWA has distributed publications on how to check for leaks and how to repair leaks.

 - b. DWA also has in-house leak detection and repair procedures. Last year, DWA repaired 240 leaks.

4. High School Education Programs
 - a. DWA's Public Information Officer speaks to Palm Springs High School science students annually. Additionally, DWA is a sponsor of Cathedral City High School, which participates in the Solar Cup competition and produces a water conservation project. In 2014, DWA partnered with Palm Springs High School's football team to promote conservation messaging by producing a public service announcement, including conservation messaging in the program, and having the announcers read conservation messages between plays at home games.

Katie Ruark

From: Huff, Gwen@DWR <Gwen.Huff@water.ca.gov>
Sent: Tuesday, October 28, 2014 3:42 PM
To: Katie Ruark
Subject: RE: 2010 Urban Water Management Plan Amendment.docx

Katie –

The draft amendment sent today addresses the requirements of the water code.

I look forward to receiving the adopted and amended plan.

Gwen

From: Katie Ruark [mailto:Katie@dwa.org]
Sent: Tuesday, October 28, 2014 2:13 PM
To: Huff, Gwen@DWR
Subject: 2010 Urban Water Management Plan Amendment.docx

Hi Gwen,

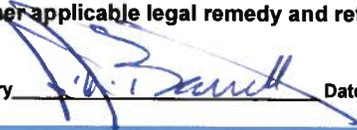
I revised the amendment. Please review.

We will be taking this to our board on November 18th and will publish the notice of public hearing this week.

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: Jim Barrett Title of Signatory: General Manger Signature of signatory  Date : 07/17/2014

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:

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

Retailer (List Below)						Wholesaler (List Below)					
Coachella Valley Water District											
City of Coachella											
Desert Water Agency											
Indio Water Authority											
Mission Springs Water District											

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															
	✓	BMP 2 Residential Plumbing Retrofit															
✓	✓	BMP 3 System Water Audits, Leak Detection	yes						X				no			December 2005 UWM Plan and updated in 2010 UWMP	no
✓	✓	BMP 3 Leak Repairs	yes						X				yes			December 2005 UWM Plan updated in 2010 UWMP	yes
	✓	BMP 4 Metering with Commodity Rates for All New connections	yes						X				yes			December 2005 UWM Plan updated in 2010 UWMP	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 4 Retrofit of Existing Connections	yes					X				yes			December 2005 UWM Plan updated in 2010 UWMP	yes
	✓	BMP 5 Large Landscape Conservation Programs and Incentives														
	✓	BMP 6 High-Efficiency Washing Machine Rebate Programs														
✓	✓	BMP 7 Public Information	yes					X				yes			December 2005 UWM Plan and updated in 2010 UWMP	yes
✓	✓	BMP 8 School Education	yes					X				yes			December 2005 UWM Plan and updated in 2010 UWMP	yes
	✓	BMP 9 Conservation programs for Commercial, Industrial, and Institutional (CII) Accounts														
✓		BMP 10 Wholesale Agency Assistance Programs	exempt													
	✓	BMP 11 Conservation Pricing	yes					X				yes			Compliance documented in 2010 UWMP	yes
✓	✓	BMP 12 Conservation Coordinator	yes					X				yes			December 2005 UWM Plan and updated in 2010 UWMP	yes
	✓	BMP 13 Water Waste Prohibitions	yes					X				yes			Compliance documented in 2010 UWMP	yes
	✓	BMP 14 Residential ULFT Replacement Programs														

*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.

CUWCC 2010 Flex Track BMPs	BMPs required for Wholesale Supplier	BMPs required for Retail Supplier	BMPs	BMP Implemented by Retailers and/or Wholesalers			Alternative Conservation Approaches Yes/No	Compliance Options / Alternative Conservation Approaches (1)			BMP is Exempt (2)			Implementation Scheduled to Commence within 1st Year of Agreement					
				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	Start Date (MM/YR)	Completion Level (%)	BMP Completion Date (MM/YR)	Budget (Dollars)	Funding Source & Finance Plan to Implement BMPs	Meets CUWCC Coverage Yes/No
3.12			BMP 1 Outdoor Water Survey for Single/Multi-Family Residential Customers																
3.20		✓	BMP 2 Residential Plumbing Retrofit																
3.30		✓	BMP 6 High-Efficiency Washing Machine Rebate Programs																
3.40		✓	BMP 14 Residential ULFT Replacement Programs																
4. Commercial, Industrial, Institutional																			
4.00		✓	BMP 9 Conservation programs for Commercial, Industrial, and Institutional (CI) Accounts																
5. Landscape																			
5.00		✓	BMP 5 Large Landscape Conservation Programs and Incentives																

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

**C9, ** C10, and **C11: 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, or lack of legal authority, as detailed in the CUWCC MOU.

Craig A. Ewing, President
James Cioffi, Vice President
Joseph K. Stuart, Secretary-Treasurer
Patricia G. Oygar, Director
Richard Oberhaus, Director



David K. Luker, General Manager-Chief Engineer
Best, Best & Krieger, General Counsel
Krieger & Stewart, Consulting Engineer

December 5, 2014

Betsy Vail
Office of Water Use & Efficiency
California Department of Water Resources
P.O. Box 942836
Sacramento, CA 94236-0001

Dear Ms. Vail,

This cover letter is attached with AB 1420 forms from the Desert Water Agency (DWA) to provide clarifications and backup documentation as requested.

This cover letter confirms that channeling funds from BMP 6 to BMP 5 enables DWA to increase the water savings from implementation of BMP 5 and assist DWA in meeting established 20x2020 conservation goals. As noted in DWA's 2010 Urban Water Management Plan, DWA studies have concluded that as much as 80 percent of all residential water use is for landscape irrigation. Therefore, DWA has concluded that it is more cost-effective to concentrate its efforts on reducing outdoor water use consumption and direct its resources into performing BMP 5 instead of BMP 6.

This cover letter also confirms that DWA is on track for the BMPs as of today's date, and is also on track to meet their 663 gallon per capita per day (GPCD) target for 2015 as calculated in the 2010 Urban Water Management Plan. Estimated GPCD information is provided in the tables below. Please keep in mind these are estimated and will be formally calculated during the 2015 UWMP update.

Year	Estimated Annual GPCD
2010	736
2011	565
2012	561
2013	565

Please let me know if you have any questions about these materials.

Sincerely,

Katie Ruark
Public Information Officer
Desert Water Agency
(760) 323-4971 ext. 184
kruark@dwa.org

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: Katie Ruark Title of Signatory: Public Information Officer Signature of signatory  Date 12/15/14

Application Date:

Proposal Identification Number: Water-Energy Grant, 2014 CUWCC Member? Yes/No Yes

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

Applicant Name: Desert Water Agency

Project Title:

Applicant's Contact Information: Name: Katie Ruark Phone: 760-323-4971 E-mail: kruark@dwa.org

Participants:

Retailer (List Below)			Wholesaler (List Below)		
<u>Desert Water Agency</u>					

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					Yes			7/1/2011	Yes
	✓	BMP 2 Residential Plumbing Retrofit	Yes					Yes					Yes			7/1/2011	Yes
✓	✓	BMP 3 System Water Audits, Leak Detection	Yes					Yes					Yes			7/1/2011	Yes
✓	✓	BMP 3 Leak Repairs	Yes					Yes					Yes			7/1/2011	Yes

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 4 Metering with Commodity Rates for All New connections	Yes					Yes					Yes			7/1/2011	Yes
	✓	BMP 4 Retrofit of Existing Connections	Yes					Yes					Yes			7/1/2011	Yes
	✓	BMP 5 Large Landscape Conservation Programs and Incentives	Yes					Yes					Yes			7/1/2011	Yes
	✓	BMP 6 High-Efficiency Washing Machine Rebate Programs	No					Directing Funding to BMP 5 due to high outdoor water use in DWA's service area					Yes			7/1/2011	Yes
✓	✓	BMP 7 Public Information	Yes					Yes					Yes			7/1/2011	Yes
✓	✓	BMP 8 School Education	Yes					Yes					Yes			7/1/2011	Yes
	✓	BMP 9 Conservation programs for Commercial, Industrial, and Institutional (CII) Accounts	Yes					Yes					Yes			7/1/2011	Yes
✓		BMP 10 Wholesale Agency Assistance Programs	No					Agency is not a wholesale supplier					Yes			7/1/2011	Yes
	✓	BMP 11 Conservation Pricing	Yes					Yes					Yes			7/1/2011	Yes
✓	✓	BMP 12 Conservation Coordinator	Yes					Yes					Yes			7/1/2011	Yes
	✓	BMP 13 Water Waste Prohibitions	Yes					Yes					Yes			7/1/2011	Yes
	✓	BMP 14 Residential ULFT Replacement Programs	Yes					Yes					Yes			7/1/2011	Yes

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 / <i>BMP</i>			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

*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.

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: prop 84, Round 3 Drought Implementation
Applicant (Agency name): Coachella Valley Water District
Project Title (as shown on application form): Coachella Valley Iewm
2014 Iewm Drought Solicitation Implementation Grant Proposal

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.

Jim Barrett
Name of Authorized Representative
(Please print)
General Manager
Title

[Signature]
Signature
7.17.14
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**

Funding Agency name: Department of Water Resources

Funding Program name: Water-Energy Grant Program

Applicant (Agency name): Desert Water Agency

Project Title (as shown on application form): Regional Turf Reduction Program

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.

Katie Ruark

Name of Authorized Representative
(Please print)

Signature

Public Information Officer

Title

December 5, 2014

Date