

<b>Contractor:</b> <u>Del Puerto Water District</u>	
<b>Contract No.:</b> <u>14-06-200-922-LTR1-P</u>	
<b>Historical Use<sup>1</sup></b>	
	<u>26</u> acre-feet (avg)
Year <u>2017</u>	<u>8</u> acre-feet
Year <u>2019</u>	<u>1</u> acre-feet
Year <u>2023</u>	<u>68</u> acre-feet
<b>Population</b>	
	<u>N/A</u> people
<b>CII</b>	
	<u>N/A</u> acre-feet (total)
Commercial	_____ acre-feet
Institutional	_____ acre-feet
Industrial	_____ acre-feet
<b>Non-CVP Water<sup>2</sup></b>	
	<u>N/A</u> acre-feet (total)
Surface	_____ acre-feet
Groundwater	_____ acre-feet
Storage	_____ acre-feet
Recycled Water	_____ acre-feet
Other (Transfers)	_____ acre-feet

Not Applicable     
  Concur     
  Updated Information

**Paul Stearns** Digitally signed by Paul Stearns  
Date: 2025.03.18 08:35:40 -07'00'

Signature

Date

<sup>1</sup> Historical Use is defined by the Central Valley Project M&I Shortage Policy as: "The average quantity of CVP water put to beneficial use, within the Contractor's CVP Service Area, during the last three years of unconstrained CVP water deliveries. At the Contractor's request, Reclamation will review documentation for adjustment of the historical use for population growth, extraordinary water conservation measures, or use of non-CVP water supplies. Also, Reclamation may agree to adjust the historical use based on unique circumstances, after consultation with the Contractor."

<sup>2</sup> Non-CVP Water is defined by the Central Valley Project M&I Shortage Policy as: "Water from sources other than the CVP used to satisfy M&I demand within the Contractor's Service Area. Subject to written documentation from the Contractor that shows the extent to which use of the non-CVP water reduced the Contractor's use of CVP water in the unconstrained years. Example sources may include, but are not limited to, local surface water supplies; water rights water, groundwater; transfer water; and, recycled water, subject to Reclamation approval."

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**DEL PUERTO WATER DISTRICT 2024-25 SUPPLY/USE/COMPLETED TRANSACTIONS SUMMARY  
as of February 28, 2025**

Supply Type	2024-25
2023-24 Rescheduled NVRWP Supply	8,694
2023-24 Rescheduled CVP Supply	14,021
Less: Monthly 1% Storage Loss Est.	(274)
Sub-Total: Rescheduled Supplies	<b>22,441</b>
2024 CVP Allocation (50%)	70,111
2024 NVRWP	17,069
Sub-Total: Current Year Customer Supplies	<b>87,180</b>
2024 GWD Transfer	57
2020 Lower Tule River I.D. (Rtn)	452
2015 City of Huron Exchange (Rtn)	100
2024 SLCC Pump-in Exchange	171
Subtotal: Outside Purchases	<b>780</b>
<b>Total Gross Projected Supply Available</b>	<b>110,401</b>

February 2025 Quantity	Completed to Date
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193	17069
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0	57
0	452
0	100
0	171

2023-24 IN DISTRICT USE		2024-25 IN DISTRICT USE	2024-25 OCRP USE	2024-25 TRANSFERS OUT	2024-25 MONTHLY USE
135	MAR	2,281		4,474	6,755
4,057	APR	4,039	55	290	4,384
7,900	MAY	12,161		3,028	15,189
11,855	JUN	14,294		4,581	18,875
14,380	JUL	14,683		1,258	15,941
11,283	AUG	9,196		63	9,259
6,662	SEP	6,820		548	7,368
4,429	OCT	4,970		22	4,992
1,518	NOV	1,343			1,343
930	DEC	229			229
18	JAN	676		1,018	1,694
151	FEB	789		1,042	1,831
63,318		71,481	55	16,324	
<b>TOTAL USED &amp; TRANSFERRED OUT</b>					<b>87,860</b>
<b>TOTAL SCHEDULED</b>					<b>0</b>
<b>TOTAL ESTIMATED FOR RESCHEDULING INTO 2025-26</b>					<b>22,541</b>
<b>TOTAL GROSS PROJECTED SUPPLY AVAILABLE</b>					<b>110,401</b>

Stored Supplies: 3,209 AF - AEWS 2020, 500 AF - LTRID 2020, 4,934 AF - AEWS 2023, 1,445 AF - OCRP 2023, 49 AF - OCRP 2024.  
Drought Pool: 4,204 AF

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P.O. Box 1596 Patterson, CA 95363-1596

Phone (209) 892-4470 • Fax (209) 892-4469

Ms. Rain Emerson, Acting Area Manager  
South-Central California Area Office  
1243 N Street  
Fresno, CA 93721  
remerson@usbr.gov

March 10, 2025

VIA ELECTRONIC MAIL

Subject: Final request to Reschedule 2024 Stored Central Valley Project (CVP) Contract Supply and 2024 Exchanged/Stored North Valley Regional Recycled Water Program (NVRWP) Supply.

Dear Ms. Emerson:

Based on its final 2024 Water Year figures, the Del Puerto Water District (DPWD) requests consideration for the Rescheduling of 14,021 AF of CVP water under Contract 14-06-922-LTR1-P and 8,520 AF of water exchanged/stored under the NVRWP Contract WA-16-WC-20-1924. These two supply types total 22,541 AF of supply, all of which is currently stored in San Luis Reservoir, and which will be delivered off of the Delta-Mendota Canal. DPWD's proposed schedule for delivery of these supplies in the 2025-26 Water Year is attached for your review.

In making this request, DPWD confirms that its Contract allows for the Rescheduling of water and agrees to abide by the January 31, 2022 Rescheduling Guidelines, which include a 10% of maximum Contract Supply limitation on the Rescheduling of CVP Contract Supply, and a 1% evaporation and system loss on all Rescheduled Supply types each month beginning on April 1, 2025 and continuing until the Rescheduled Supply has been exhausted. DPWD further confirms it will remit the Rescheduling Fee payment in March 2025.

If you have any questions regarding this letter, please contact me at (209) 892-4470, or by electronic mail at [pstearns@delpuertowd.org](mailto:pstearns@delpuertowd.org).

Sincerely,

Mr. Paul Stearns  
Deputy General Manager – Water Operations,  
DPWD

Enclosures

cc: Mr. David Hyatt  
Mr. Richard Reyes  
Mr. Jeremy Manning  
South-Central California Area Office  
1243 N Street  
Fresno, CA 93721  
[remerson@usbr.gov](mailto:remerson@usbr.gov)  
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[bor-sha-sccaocabprogram@usbr.gov](mailto:bor-sha-sccaocabprogram@usbr.gov)  
Mr. Pablo Arroyave, SLDMWA  
[Pablo.arroyave@sldmwa.org](mailto:Pablo.arroyave@sldmwa.org)

**Del Puerto Water District  
2025 Final Water Delivery Schedule of Carryover Water**

	16-WC-20-1924 2024 NVRWMP	Long Term Contract 14-06-922-LTR1-P	16-WC-20-1924 2024 NVRWMP	Long Term Contract 14-06-922-LTR1-P	1% Carryover Losses	1% Carryover Losses	DMC Actual Metered Deliveries Ag
Mar-25	2000		2000				2000
Apr-25	4000		4000		65		4000
May-25	2430	7570	10000		25		10000
Jun-25		6110	6110		0		6110
Jul-25							
Aug-25							
Sep-25							
Oct-25							
Nov-25							
Dec-25							
Jan-26							
Feb-26							
Unsthd							
TOTAL	8430	13680	22110		90		341

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# 2024-25 Annual Additional Supplies Pool

03.19.25

YEAR 2024-25	252	57	100	452	861
	District Bank*	GWD L2 Exch	City of Huron	LTRID Return	Misc
SLDMWA		\$25.00		\$25.00	-\$1,407,536.32
BOR Rate					\$397,996.32
Other		\$400.00		\$101.31	\$1,039,342.84
To Seller	\$62.00	\$425.00	\$150.00	\$126.31	\$1,619.00
Est Cost	<u>252</u>	<u>57</u>	<u>100</u>	<u>452</u>	<u>861</u>
	\$15,624.00	\$24,225.00	\$17,500.00	\$57,092.12	\$259,506.97
					<b>\$301.40</b>

\*Note: Despite the voluntary reduction of 103 AF in Additional Supply requests, balancing this year's pool will require delivery of 252 AF of Supplies Stored or, if available, District Bank Supplies. This will need to be accomplished after the start of the new water year before the Pool can be closed.

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**Del Puerto Water District**  
**Active Permits and Licenses**  
**As of February 28, 2025**

VIII D

**Active Permits**

<u>Permit No.</u>	<u>Issued Date</u>	<u>Expires</u>	<u>Project</u>	<u>Landowner/Entity</u>	<u>Location</u>
P2502004	4/23/2024	4/22/2025	Temporary Pipeline on DMC Right-of-Way	Yamamoto Farms	28.19L
P2502006	4/29/2024	4/29/2025	Monthly Water Samples for Trihalomethanes (THM's), FFD, and CEC	City of Turlock/NVRRWP	37.24 to 45.77
P2502015	7/2/2024	2/28/2025	PG&E to reestablish electrical service	Amaravati Farms	56.85L
P2502018	8/12/2024	8/12/2025	Drafting of Water for Landfill Dust Control	Stan. Co./Fink Road Landfill	45.77R/Davis Rd.
P2502023	12/10/2024	12/16/2025	Drafting of Water for Stanislaus County Solar Project	Stan. Co./NextEra Solar	45.78R
P2502024	12/19/2024	2/28/2025	Pipeline Repair	WMD Farming	24.38L
P2502025	12/19/2024	2/28/2025	Pipeline Repair	JEM/Bays/Lucich & Santos/Traina	36.68L
P2502028	2/6/2025	2/14/2025	Replacement of Sand Filters	Amaravati Farms	57.46L
P2502030	2/27/2025	3/15/2025	New Pipeline Connection to 'B' Line	JEM Ranches	48.60LB

**Active Licenses**

<u>Permit No.</u>	<u>Issued Date</u>	<u>Expires</u>	<u>Project</u>	<u>Landowner/Entity</u>	<u>Location</u>
23-LC-20-3085	9/11/2023	9/11/2048	Orestimba Creek Recharge and Recovery Project	CCID/DPWD	51.65L/O-Creek

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VIII E

**Anthea Hansen**

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**From:** Hyatt, David E <dhyatt@usbr.gov>  
**Sent:** Friday, March 7, 2025 10:46 AM  
**To:** Anthea Hansen  
**Cc:** Papendick, Jeffrey E; Reyes, Richard E  
**Subject:** Del Puerto WD transfer to Triangle T - Transfer Checklist  
**Attachments:** SCCAO Water Transfer Request Form\_v4.pdf

Good Morning Anthea,

Please find the attached subject checklist for your proposed action. Note: This is a recent addition to our process, and we will be using this form to initiate transfers in the future. As the form is still being refined, I expect we may need additional information.

Would you share another copy of the EA you mentioned on our call yesterday with this group? We are working on the question regarding the use of the new CE for this action.

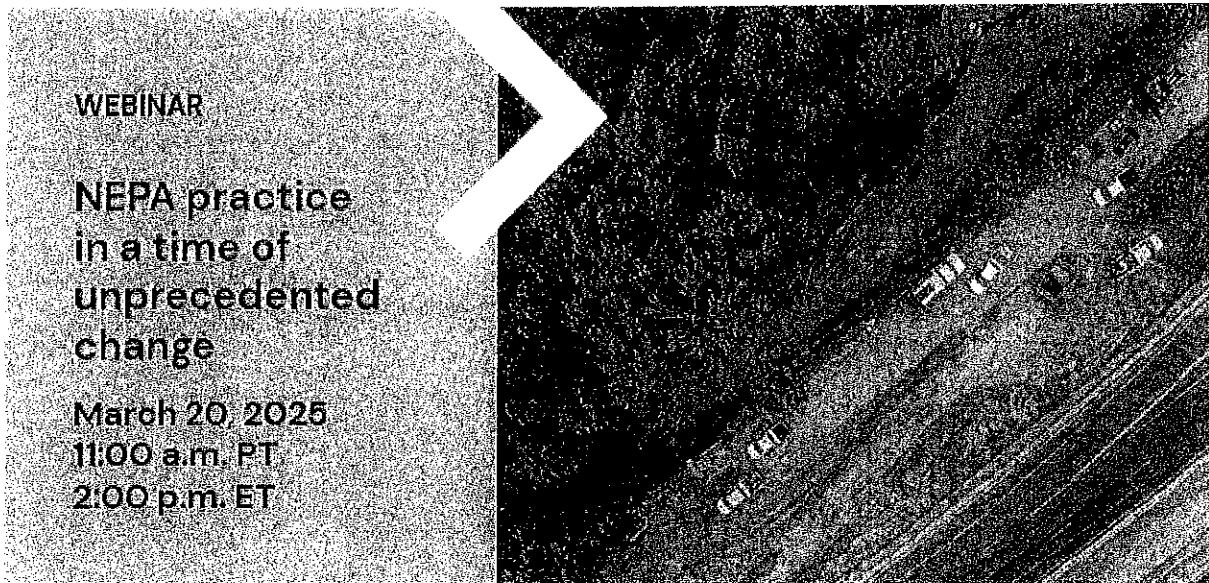
I will ask the team to work with you, or your designee, as we prepare our documents.

D

**David E. Hyatt**  
**Resource Management Division Chief**  
**Bureau of Reclamation**  
**1243 N Street**  
**Fresno CA 93727**  
**Desk (559) 262-0334**  
**Cell (559) 905-0279**

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**From:** ICF <hello@email.icf.com>  
**Sent:** Tuesday, March 18, 2025 6:02 AM  
**To:** Anthea Hansen  
**Subject:** NEPA practice in a time of unprecedented change



NEPA practitioners are facing significant changes due to recent Executive Orders, the Council on Environmental Quality (CEQ) interim final rule removing NEPA implementing regulations, CEQ NEPA Implementation Guidance, and federal court actions.

Given all these changes and the implications on NEPA practice, our experts are hosting a live session to discuss:

- Which topics previously addressed in NEPA documents are no longer required.
- Additional changes we anticipate in the near future.
- Guidance for complying with or writing NEPA documents during interim periods.
- Methods for streamlining NEPA compliance and ensuring sufficient review (e.g., programmatic, PELs, permitting dashboard).