

April 10, 2025

Erik Ekdahl, Deputy Director of Water Rights State Water Resources Control Board Division of Water Rights P.O. Box 2000 Sacramento. CA 95812-2000

RE: Petitions for Temporary Urgency Change—Permits 12947A, 12949,

12950, and 16596

Dear Mr. Ekdahl:

Enclosed are Petitions for Temporary Urgency Change to modify the criteria for establishing the water supply conditions and the minimum instream flow requirements for the Russian River watershed that were established by Decision 1610 for Permits 12947A, 12949, 12950 and 16596. Accompanying the petitions are the following:

- 1) Supplement to the April 2025 Temporary Urgency Change Petition
- 2) Environmental Information for Petitions
- 3) Notice of Exemption
- 4) California Department of Fish and Wildlife Review Fee Payment
- 5) State Water Resources Control Board Petition Fee Payment

The necessity for these petitions is twofold. Since 2010, Sonoma Water has submitted petitions in the spring to protect listed salmonids under the Endangered Species Act by implementing reduced minimum instream flow requirements that were required by the Russian River Biological Opinion (2008 Biological Opinion) issued by NOAA National Marine Fisheries Service (NMFS) on September 24, 2008. While the 2008 Biological Opinion had a 15-year term that ended in 2023, Sonoma Water and the U.S. Army Corps of Engineers are in consultation with NMFS and coordinating with California Department of Fish and Wildlife to complete the successor Biological Opinion, which is expected for release by mid-year 2025.

Due to changes in the operation by PG&E of the Potter Valley Project, the hydrologic index that defines the water supply condition in the Russian River watershed is inadequate to determine actual conditions due to its reliance on Lake Pillsbury cumulative inflow and the assumption of Potter Valley Project historical transfers of Eel River water to the East Fork of the Russian River. These petitions request changes that are the same as approved most recently by the State Water Resources Control Board in an order issued on October 31, 2024, which remains active through April 29, 2025. This request for an alternate hydrologic index based on Lake Mendocino storage levels originates during the drought of 2013-2015 and was used again during the drought of 2020-

State Water Resources Control Board Division of Water Rights April 10, 2025 Page 2 of 2

2022. The implementation of the alternate hydrologic index was one of several important interventions that prevented Lake Mendocino from going dry in 2021.

I look forward to working with the Division of Water Rights staff on this important conservation effort.



- c: J. Ling, K. Emanuel State Water Resources Control Board
  - J. Fuller National Marine Fisheries Service
  - D. Hines California Department of Fish & Wildlife
  - B. McFadin, V. Quinto North Coast Regional Water Quality Control Board
  - D. Seymour, T. Schram, J. Martini-Lamb, D. Manning, K. Gylfe Sonoma Water
  - C. O'Donnell, A. Brand, V. Ball Sonoma County Counsel
  - R. Bezerra Bartkiewicz, Kronick & Shanahan

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Sonoma / Mendo.

## MAIL FORM AND ATTACHMENTS TO: State Water Resources Control Board

## DIVISION OF WATER RIGHTS P.O. Box 2000, Sacramento, CA 95812-2000

Tel: (916) 341-5300 Fax: (916) 341-5400 http://www.waterboards.ca.gov/waterrights

## PETITION FOR CHANGE

Separate petitions are required for each water right. Mark all areas that apply to your proposed change(s). Incomplete forms may not be accepted. Location and area information must be provided on maps in accordance with established requirements. (Cal. Code Regs., tit. 23, § 715 et seq.) Provide attachments if necessary.

Point of Diversion Wat. Code, § 1701  Point of Rediversion Cal. Code Regs., tit. 23, § 791(e)  Place of Use Wat. Code, § 1701  Purpose of Use Wat. Code, § 1701				
Distribution of Storage Cal. Code Regs., tit. 23, § 791(e)  Temporary Urgency Wat. Code, § 1435  Instream Flow Dedication Wat. Code, § 1707  Waste Water Wat. Code, § 1211				
Split Cal. Code Regs., tit. 23, § 836  Terms or Conditions Cal. Code Regs., tit. 23, § 791(e)  Other				
Application 12919A Permit 12947A License Statement				
I (we) hereby petition for change(s) noted above and described as follows:				
Point of Diversion or Rediversion – Provide source name and identify points using both Public Land Survey System descriptions to ¼-¼ level and California Coordinate System (NAD 83).  Present:  Proposed:				
Place of Use – Identify area using Public Land Survey System descriptions to 1/4-1/4 level; for irrigation, list number of acres irrigated.  Present:				
Proposed:				
Purpose of Use Present:				
Proposed:				
Split Provide the names, addresses, and phone numbers for all proposed water right holders.				
In addition, provide a separate sheet with a table describing how the water right will be split between the water right holders: for each party list amount by direct diversion and/or storage, season of diversion, maximum annual amount, maximum diversion to offstream storage, point(s) of diversion, place(s) of use, and purpose(s) of use. Maps showing the point(s) of diversion and place of use for each party should be provided.				
Distribution of Storage  Present:				
Proposed:				

Temporary Urgency This temporary urgency cha	nge will be effective f	from	May 1, 2025	to	October 27, 2	2025
Include an attachment that of change will result in injury to						
Instream Flow Dedication level and California Coordinate Upstream Location:		e and identify po	oints using both P	Public Land Su	urvey System des	criptions to 1/4-1/4
Downstream Location:						-
List the quantities dedicated Jan Feb Mar	to instream flow in e	ither: cu	bic feet per seco	The state of the s	gallons per da Oct	ay: Nov Dec
Will the dedicated flow be di If yes, provide the source na					Yes O No diverted from the	he stream.
Waste Water If applicable, provide the rec Will this change involve water					et per second.	
your exclusive right to this tr				0	O	
Will any legal user of the tre	ated waste water disc	charged be aff	fected? OYes	ONo		
General Information - For	all Petitions, provide	the following i	nformation, if ap	oplicable to y	our proposed cl	hange(s).
Will any current Point of Div	ersion, Point of Stora	ge, or Place o	f Use be aband	oned?	Yes No	
I (we) have access to the promote ownership		sion or contro		_		ent
If by lease or agreement, sta	ate name and addres	s of person(s)	from whom acc	cess has bee	en obtained.	
Give name and address of a rediversion and the propose affected by the proposed ch	d point of diversion o					
All Right Holders Must Sig increase in the amount of th my (our) knowledge and bel	e appropriation or the			t the above		
Right Holder or Authorized A	Agent Signature		Right Holder o	r Authorized	Agent Signature	e
NOTE: All petitions must be ac (1) the form Environmental In http://www.waterboards.c (2) Division of Water Rights for http://www.waterboards.c (3) Department of Fish and W	formation for Petitions, ca.gov/waterrights/publice, per the Water Rights ca.gov/waterrights/water	cations_forms/fo Fee Schedule, a _issues/progran	orms/docs/pet_info vailable at: ns/fees/			я

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Distribution of Storage Cal. Code Regs., tit. 23, § 791(e)  Temporary Urgency Wat. Code, § 1435  Instream Flow Dedication Wat. Code, § 1707  Wat. Code, § 1211				
Split Cal. Code Regs., tit. 23, § 836  Terms or Conditions Cal. Code Regs., tit. 23, § 791(e)  Other				
Application 15736 Permit 12949 License Statement				
I (we) hereby petition for change(s) noted above and described as follows:				
Point of Diversion or Rediversion – Provide source name and identify points using both Public Land Survey System descriptions to ¼-¼ level and California Coordinate System (NAD 83).  Present:				
Proposed:				
Place of Use – Identify area using Public Land Survey System descriptions to 1/4-1/4 level; for irrigation, list number of acres irrigated.  Present:				
Proposed:				
Purpose of Use Present:				
Proposed:				
Split Provide the names, addresses, and phone numbers for all proposed water right holders.				
In addition, provide a separate sheet with a table describing how the water right will be split between the water right holders: for each party list amount by direct diversion and/or storage, season of diversion, maximum annual amount, maximum diversion to offstream storage, point(s) of diversion, place(s) of use, and purpose(s) of use. Maps showing the point(s) of diversion and place of use for each party should be provided.				
Distribution of Storage  Present:				
Proposed:				

Temporary Urgency This temporary urgency change will be effective from May 1, 2025 to October 27, 2025
Include an attachment that describes the urgent need that is the basis of the temporary urgency change and whether the change will result in injury to any lawful user of water or have unreasonable effects on fish, wildlife or instream uses.
Instream Flow Dedication – Provide source name and identify points using both Public Land Survey System descriptions to ¼-¼ level and California Coordinate System (NAD 83).  Upstream Location:
Downstream Location:
List the quantities dedicated to instream flow in either:  cubic feet per second or  gallons per day:  Jan Feb Mar Apr May Jun Jul Aug Sep Oct Nov Dec
Will the dedicated flow be diverted for consumptive use at a downstream location? Yes No If yes, provide the source name, location coordinates, and the quantities of flow that will be diverted from the stream.
Waste Water If applicable, provide the reduction in amount of treated waste water discharged in cubic feet per second.
Will this change involve water provided by a water service contract which prohibits O Yes O No your exclusive right to this treated waste water?
Will any legal user of the treated waste water discharged be affected? OYes ONo
General Information - For all Petitions, provide the following information, if applicable to your proposed change(s).
Will any current Point of Diversion, Point of Storage, or Place of Use be abandoned? OYes No
I (we) have access to the proposed point of diversion or control the proposed place of use by virtue of:  ownership lease verbal agreement written agreement
If by lease or agreement, state name and address of person(s) from whom access has been obtained.
Give name and address of any person(s) taking water from the stream between the present point of diversion or rediversion and the proposed point of diversion or rediversion, as well as any other person(s) known to you who may be affected by the proposed change.
All Right Holders Must Sign This Form: I (we) declare under penalty of perjury that this change does not involve an increase in the amount of the appropriation or the season of diversion, and that the above is true and correct to the best of
increase in the amount of the appropriation or the season of diversion, and that the above is true and correct to the best of my (our) knowledge and belief. Dated    Uo   2075   at   Santa Rosa, CA
Right Holder or Authorized Agent Signature Right Holder or Authorized Agent Signature
NOTE: All petitions must be accompanied by:  (1) the form Environmental Information for Petitions, including required attachments, available at:     http://www.waterboards.ca.gov/waterrights/publications_forms/forms/docs/pet_info.pdf  (2) Division of Water Rights fee, per the Water Rights Fee Schedule, available at:     http://www.waterboards.ca.gov/waterrights/water_issues/programs/fees/  (3) Department of Fish and Wildlife fee of \$850 (Pub. Resources Code, § 10005)

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Proposed:

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Will the dedicated flow be diverted for consumptive use at a downstream location?
Waste Water If applicable, provide the reduction in amount of treated waste water discharged in cubic feet per second.  Will this change involve water provided by a water service contract which prohibits Yes No your exclusive right to this treated waste water?
Will any legal user of the treated waste water discharged be affected? OYes ONo
General Information – For all Petitions, provide the following information, if applicable to your proposed change(s).
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I (we) have access to the proposed point of diversion or control the proposed place of use by virtue of:  ownership lease verbal agreement written agreement
If by lease or agreement, state name and address of person(s) from whom access has been obtained.
Give name and address of any person(s) taking water from the stream between the present point of diversion or rediversion and the proposed point of diversion or rediversion, as well as any other person(s) known to you who may be affected by the proposed change.
All Right Holders Must Sign This Form: I (we) declare under penalty of perjury that this change does not involve an increase in the amount of the appropriation or the season of diversion, and that the above is true and correct to the best of my (our) knowledge and belief. Dated  Lio 2015  at Santa Rosa, CA
Right Holder or Authorized Agent Signature Right Holder or Authorized Agent Signature
NOTE: All petitions must be accompanied by:  (1) the form Environmental Information for Petitions, including required attachments, available at:

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Split Cal. Code Regs., tit. 23, § 836  Terms or Conditions Cal. Code Regs., tit. 23, § 791(e)  Other
Application 19351 Permit 16596 License Statement
I (we) hereby petition for change(s) noted above and described as follows:
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Proposed:
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Will any legal user of the treated waste water discharged be affected? OYes ONo  General Information – For all Petitions, provide the following information, if applicable to your proposed change(s).  Will any current Point of Diversion, Point of Storage, or Place of Use be abandoned? OYes No
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If by lease or agreement, state name and address of person(s) from whom access has been obtained.  Give name and address of any person(s) taking water from the stream between the present point of diversion or
rediversion and the proposed point of diversion or rediversion, as well as any other person(s) known to you who may be affected by the proposed change.
All Right Holders Must Sign This Form: I (we) declare under penalty of perjury that this change does not involve an increase in the amount of the appropriation or the season of diversion, and that the above is true and correct to the best of my (our) knowledge and belief. Dated    Compared to the perjury that this change does not involve an increase in the amount of the appropriation or the season of diversion, and that the above is true and correct to the best of my (our) knowledge and belief. Dated    Compared to the perjury that this change does not involve an increase in the amount of the appropriation or the season of diversion, and that the above is true and correct to the best of my (our) knowledge and belief. Dated
Right Holder or Authorized Agent Signature  Right Holder or Authorized Agent Signature  NOTE: All petitions must be accompanied by: (1) the form Environmental Information for Petitions, including required attachments, available at:
http://www.waterboards.ca.gov/waterrights/publications_forms/forms/docs/pet_info.pdf  (2) Division of Water Rights fee, per the Water Rights Fee Schedule, available at:     http://www.waterboards.ca.gov/waterrights/water_issues/programs/fees/  (3) Department of Fish and Wildlife fee of \$850 (Pub. Resources Code, § 10005)

### SONOMA COUNTY WATER AGENCY

# SUPPLEMENT TO THE APRIL 2025 TEMPORARY URGENCY CHANGE PETITIONS

The Sonoma County Water Agency (Sonoma Water) seeks temporary urgency changes to its four water-right permits used to provide wholesale water to cities and water districts in Sonoma and Marin Counties. The request includes changes to the hydrologic index as well as modifications to the minimum instream flow requirements which were established by the State Water Resources Control Board (State Water Board) Decision 1610. The hydrologic index changes are necessary to ensure that the designated water supply condition and corresponding minimum instream flow requirements in the Russian River watershed are aligned with actual watershed hydrologic conditions, which is essential to maintain sustainable reservoir and river operations protecting municipal water supply and listed salmon species. Additionally, changes to reduce the dry season minimum instream flow requirements are necessary under a *Normal* water supply condition to comply with the findings of the Russian River Biological Opinion issued by the National Marine Fisheries Service (NMFS) on September 24, 2008.

Sonoma Water's water right permits' terms established in Decision 1610 set minimum instream flow requirements in the Russian River based on the water supply condition as determined by a hydrologic index using cumulative inflow into Lake Pillsbury. Located in the Eel River watershed, Lake Pillsbury is a storage reservoir for Pacific Gas & Electric Company's (PG&E) Potter Valley Hydroelectric Project (PVP), which transfers water into the East Fork of the Russian River (East Fork). The PVP operated under a Federal Energy Regulatory Commission (FERC) license that expired on April 14, 2022, and now continues operations under an annual license while PG&E proceeds though a license surrender and decommissioning. An initial plan and schedule were approved by FERC on July 29, 2022, and revised in June 2024 based on PG&E's requested schedule extension. On January 31, 2025, PG&E submitted a Final Draft Surrender Application. It is expected that the Final Surrender Application will be filed by PG&E by July 29, 2025. FERC's license-surrender proceedings will likely take many years before PVP operations and long-term rules governing any imports to the Russian River watershed are resolved.

Notwithstanding these long-term issues, PG&E submitted a long-term flow regime request to amend flow requirements under the current FERC license on July 31, 2023. To reduce the potential seismic risk at Lake Pillsbury's Scott Dam, PG&E made the decision to keep the spillway gates open atop Scott Dam indefinitely, reducing the water storage capacity in Lake Pillsbury by approximately 20,000 acre-feet. Consequently, PG&E claims that Lake Pillsbury can no longer sustain normal operations under the current license terms. PG&E has proposed a reduction in the minimum release flow requirements for the East Fork flows starting in 2024 until project decommissioning is complete. The long-term flow regime request is still in the FERC review process. On January 30, 2025, PG&E submitted a Non-Capacity License Amendment application as requested by FERC.

In addition to these proposed reductions in transfers from lower minimum release flow requirements, a transformer bank failure at the PVP powerhouse in 2021 has resulted in significant reductions in transfers into the Russian River. This failure caused PVP hydropower generation to cease and, with it, all associated discretionary transfers of Eel River water to the East Fork. With the plans for decommissioning, PG&E announced in March 2023 that the transformer would not be replaced effectively ceasing hydropower operations.

Without the ability to generate hydropower, PG&E has stated that discretionary transfers beyond its FERC license and contract obligations will not be made. Under the FERC license, discretionary transfers to generate hydropower can occur up until early April if hydrologic conditions on the Eel River and at Lake Pillsbury are met. Without these discretionary transfers of Eel River water, the total transfer through the PVP into the East Fork will be reduced by up to 456 acre-feet per day<sup>1</sup>.

While the license amendment application is under FERC review, PG&E will continue annual requests for a temporary variance of flow requirements due to the seismic risk at Scott Dam. On February 14, 2025, PG&E submitted its request for this year. No action has been taken yet, but the request is equivalent to PG&E's request in 2024 that was approved by FERC on June 27, 2024. In that order, FERC approved changes to the minimum release flows in the Eel River and the East Fork that included: (1) a reduction in minimum release flow requirements for the Eel River below Scott Dam to the critical water year type requirement of 20 cfs; (2) a reduction in minimum release flow requirements for the East Fork immediately from 75 cfs to 25 cfs and authorized a reduction to 5 cfs if water temperatures of Lake Pillsbury releases exceeded 15 degrees Celsius; (3) the minimum release flow requirement for the East Fork to increase on September 30th to 25 cfs and remain there while the FERC order is in effect. After October 1st, the termination of the order will be dependent on when Lake Pillsbury storage exceeds 36,000 acre-feet.

As described above, multiple factors have contributed to a reduction in PVP transfers of Eel River water into the Russian River. The historical link between the two watersheds upon which Decision 1610 is based is no longer applicable. The hydrologic index of Decision 1610 is not a reliable metric for Russian River water supply conditions without the large inter-basin transfer and will not function as intended. While the Lake Pillsbury watershed on the Upper Eel River and the Upper Russian River are adjacent basins, the

<sup>&</sup>lt;sup>1</sup> PVP has design flow capacities of up to 240 cubic feet per second (cfs) through the powerhouse for power generation and up to 135 cfs through the powerhouse bypass to meet FERC license requirements for minimum release flows into the East Fork Russian River and water supply contract requirements with the Potter Valley Irrigation District.

hydrologic conditions can be quite different. For example, in water year 2021, Lake Mendocino experienced the second driest year on record for the Ukiah Valley (period of record: 128 years), unequivocally a *Critical* water supply condition. However, based on the cumulative inflow to Lake Pillsbury, water supply conditions in the Russian River were classified as a *Normal* water supply condition on January 1, 2021, and *Dry* on February 1, which remained the designated water supply condition for the rest of the calendar year.

Over a month, the difference between water needed for a *Normal* water supply condition and a *Dry* condition to maintain instream flow requirements is almost 4,500 acre-feet under the winter minimum instream flow requirements of Decision 1610. Under spring and summer requirements, the monthly difference amounts to over 6,500 acre-feet. Year-round, the additional amount of water needed between a *Dry* water supply condition and a *Critical* condition to maintain instream flow requirements is nearly 3,000 acre-feet over a month.

The importance of these monthly differentials between the water supply conditions is best exemplified by the recent 2020-2022 drought that highlighted the diligence needed to prevent the complete draining of Lake Mendocino. In February 2020, Lake Mendocino was above the water conservation pool and at the top of the Forecast Informed Reservoir Operations (FIRO) pool of 80,050 acre-feet. Over the next 20 months, the Russian River watershed experienced a severe drought and Lake Mendocino storage levels declined to 12,864 acre-feet in October 2021, despite Sonoma Water filing temporary urgency change petitions to drastically reduce minimum instream flow requirements and the State Water Board curtailing over 1,800 riparian claims and appropriative water rights. In 2021, the hydrologic index under Decision 1610 established minimum instream flow requirements for a Dry water supply condition. Using the Lake Mendocino storage threshold based hydrologic index that went into effect with the February 4, 2021 temporary urgency change petitions order, a Critical water supply condition was established. That change in designation and the subsequent June 14, 2021 temporary urgency change petitions order continued the minimum instream flows for Critical water supply conditions resulting in conserving 25,785 acre-feet of water by the time that Lake Mendocino reached the minimum storage of 12,864 acre-feet on October 23, 2021.

Under the current Decision 1610 hydrologic index, the applicable minimum instream flow requirements may require releases of water from Lake Mendocino and Lake Sonoma at unsustainable levels if the Russian River watershed experiences significantly less rainfall than the Lake Pillsbury watershed. Given the changes to PVP operations, the influence of the Eel River water imports on downstream hydrologic conditions in the Russian River is greatly diminished. Therefore, cumulative inflow into Lake Pillsbury is no longer an appropriate metric to assess the hydrologic conditions in the Russian River watershed. Consequently, Sonoma Water requests that storage thresholds in Lake Mendocino be

used as the hydrologic index to determine the water supply condition in the Russian River watershed upon which minimum instream requirements are based. This requested approach has been approved in previous orders by the State Water Board on October 31, 2024, December 27, 2023, December 14, 2022, December 10, 2021, February 4, 2021, and December 31, 2013. Under the current Temporary Urgency Change Petitions request, the storage thresholds are the same as those developed in 2023 and used in 2024. The 2023 update incorporated new operational conditions in the Russian River watershed and a new methodology (see Section 4.0).

In addition to this warranted change to the hydrologic index to establish an appropriate water supply condition, Sonoma Water requests that under the case of a *Normal* water supply condition from May 1 through October 15 that the minimum instream flow requirements be modified to comply with the 2008 Russian River Biological Opinion issued by NMFS. Since well before the 2008 Biological Opinion ended in 2023, Sonoma Water and the U.S. Army Corps of Engineers (Corps) have been working with NMFS and coordinating with the California Department of Fish and Wildlife (CDFW) on a successor Biological Opinion. It is anticipated that the successor Biological Opinion will be released by the middle of the calendar year. To protect listed salmonids while the successor Biological Opinion is being finalized, Sonoma Water will continue to work with the State Water Board, Corps, NMFS, and CDFW to implement the flow conditions required under the 2008 Russian River Biological Opinion.

#### 1.0 BACKGROUND

Sonoma Water controls and coordinates water supply releases from Lake Mendocino and Lake Sonoma to implement the minimum instream flow requirements in water rights Decision 1610, which the State Water Board adopted on April 17, 1986. Decision 1610 specifies minimum flow requirements for the Upper Russian River, Dry Creek and the Lower Russian River<sup>2</sup>. These minimum flow requirements vary based on water supply conditions, which are also specified in Decision 1610. The Decision 1610 requirements for the Upper Russian River and Lower Russian River are contained in term 20 of Sonoma Water's water-right Permit 12947A (Application 12919A). The Decision 1610 requirements for the Lower Russian River are contained in term 17 of Sonoma Water's water-right

<sup>&</sup>lt;sup>2</sup> The Upper Russian River is the stream reach from the confluence of the East Fork of the Russian River and West Fork of the Russian River to the Russian River's confluence of Dry Creek. The Lower Russian River is the stream reach from the confluence of Dry Creek and the Russian River to the Pacific Ocean.

Permit 12949 (Application 15736) and term 17 of Sonoma Water's water-right Permit 12950 (Application 15737). The Decision 1610 requirements for Dry Creek and the Lower Russian River are contained in term 13 of Sonoma Water's water-right Permit 16596 (Application 19351).

Sonoma Water's operations are also subject to the Russian River Biological Opinion issued by the NMFS on September 24, 2008, and the consistency determination issued by the CDFW on November 9, 2009.

Through April 29, 2025, Sonoma Water is operating under the temporary urgency change order issued by the State Water Board on October 31, 2024. This order establishes the water supply conditions based on the evaluation of storage thresholds for Lake Mendocino.

## 1.1 MINIMUM FLOW REQUIREMENTS

Decision 1610 requires a minimum flow of 25 cubic feet per second (cfs) in the East Fork from Coyote Valley Dam to the confluence with the West Fork of the Russian River (West Fork) under all water supply conditions. From this point downstream to Dry Creek, the Decision 1610 required minimum flows in the Russian River are 185 cfs from April through August and 150 cfs from September through March during Normal water supply conditions, 75 cfs during Dry conditions and 25 cfs during Critical conditions. Decision 1610 further specifies two variations of the Normal water supply condition, commonly known as Dry Spring 1 and Dry Spring 2. These conditions provide for lower minimum flow requirements in the Upper Russian River during times when the combined storage in Lake Pillsbury (owned and operated by the PG&E) and Lake Mendocino on May 31 is unusually low. Dry Spring 1 conditions exist if the combined storage in Lake Pillsbury and Lake Mendocino is less than 150,000 acre-feet on May 31. Under *Dry Spring 1* conditions, the required minimum flow in the Upper Russian River between the confluence of the East Fork and West Fork and Healdsburg is 150 cfs from June through March, with a reduction to 75 cfs during October through December if Lake Mendocino storage is less than 30,000 acre-feet during those months. Dry Spring 2 conditions exist if the combined storage in Lake Pillsbury and Lake Mendocino is less than 130,000 acre-feet on May 31. Under Dry Spring 2 conditions, the required minimum flows in the Upper Russian River are 75 cfs from June through December and 150 cfs from January through March.

From Dry Creek to the Pacific Ocean, the required minimum flows in the Lower Russian River are 125 cfs during *Normal* water supply conditions, 85 cfs during *Dry* conditions and 35 cfs during *Critical* conditions.

In Dry Creek below Warm Springs Dam, the required minimum flows are 75 cfs from January through April, 80 cfs from May through October and 105 cfs in November and

December during *Normal* water supply conditions. During *Dry* and *Critical* conditions, these required minimum flows are 25 cfs from April through October and 75 cfs from November through March.

Figure 1 shows all of the required minimum instream flows specified in Decision 1610 by river reach, the gauging stations used to monitor compliance, and the definitions of the various water supply conditions.

## 1.2 WATER SUPPLY CONDITIONS

There are three main water supply conditions that are defined in Decision 1610, which set the minimum instream flow requirements based on the hydrologic conditions for the Russian River system. These water supply conditions are determined based on criteria for the calculated cumulative inflow into Lake Pillsbury from October 1 to the first day of each month from January to June. Decision 1610 defines cumulative inflow for Lake Pillsbury as the algebraic sum of releases from Lake Pillsbury, change in storage and lake evaporation.

Dry water supply conditions exist when cumulative inflow to Lake Pillsbury from October 1 to the date specified below is less than:

- . 8,000 acre-feet as of January 1
- 39,200 acre-feet as of February 1
- 65,700 acre-feet as of March 1
- 114,500 acre-feet as of April 1
- 145,600 acre-feet as of May 1
- 160,000 acre-feet as of June 1

Critical water supply conditions exist when cumulative inflow to Lake Pillsbury from October 1 to the date specified below is less than:

- 4,000 acre-feet as of January 1
- 20,000 acre-feet as of February 1
- 45,000 acre-feet as of March 1
- 50,000 acre-feet as of April 1
- 70,000 acre-feet as of May 1

### 75,000 acre-feet as of June 1

Normal water supply conditions exist whenever a *Dry* or *Critical* water supply condition is not present. As indicated above, Decision 1610 further specifies three variations of the *Normal* water supply condition based on the combined storage in Lake Pillsbury and Lake Mendocino on May 31. These three variations of the *Normal* water supply condition determine the required minimum instream flows for the Upper Russian River from the confluence of the East Fork and the West Fork to the Russian River's confluence with Dry Creek. This provision of Decision 1610 does not provide for any changes in the required minimum instream flows in Dry Creek or the Lower Russian River (the Russian River between its confluence with Dry Creek and the Pacific Ocean). A summary of the required minimum flows in the Russian River for *Normal*, *Normal* — *Dry Spring 1* and *Normal* — *Dry Spring 2* water supply conditions is provided here:

1. <u>Normal</u>: When the combined water in storage in Lake Pillsbury and Lake Mendocino on May 31 of any year exceeds 150,000 acre-feet or 90 percent of the estimated water supply storage capacity of the reservoirs, whichever is less:

From June 1 through August 31	185 cfs
From September 1 through March 31	150 cfs
From April 1 through May 31	185 cfs

2. Normal-Dry Spring 1: When the combined water in storage in Lake Pillsbury and Lake Mendocino on May 31 of any year is between 150,000 acre-feet or 90 percent of the estimated water supply storage capacity of the reservoirs, whichever is less, and 130,000 acre-feet or 80 percent or the estimated water supply storage capacity of the reservoirs, whichever is less:

From June 1 through March 31	150 cfs
From April 1 through May 31	185 cfs
If from October 1 through December 31, storage in Lake Mendocino is less than	
30,000 acre-feet	75 cfs

3. Normal-Dry Spring 2: When the combined water in storage in Lake Pillsbury and Lake Mendocino on May 31 of any year is less than 130,000 acre-feet or 80 percent of the estimated water supply storage capacity of the reservoirs, whichever is less:

From June 1 through December 31 75 cfs
From January 1 through March 31 150 cfs
From April 1 through May 31 185 cfs

#### 2.0 WATER SUPPLY CONDITIONS

As of November 1, 2024, flow management in the Russian River is operating under modified criteria with the Lake Mendocino storage threshold hydrologic index that was approved in the October 2024 Temporary Urgency Change Order (TUCO). The Lake Mendocino storage thresholds that establish the water supply conditions of *Normal*, *Dry* or *Critical* are the same as requested in these temporary urgency change petitions and described in Section 4.0.

On the most recent index evaluation date of April 8, 2025, Lake Mendocino storage was 101,272 acre-feet, which exceeded the threshold of 86,000 acre-feet to establish a *Normal* water supply condition. Under the TUCO, the water supply condition has been designated *Normal* throughout the period of the TUCO that began on November 1, 2024.

It is anticipated based on Sonoma Water's projections that the required minimum instream flows in the Russian River will be based on *Normal* water supply conditions through to the end of the TUCO. The last evaluation date under the TUCO is April 16 with a storage threshold for *Normal* of 91,000 acre-feet. Following the expiration of the TUCO, the hydrologic index of Decision 1610 would apply.

From October 1, 2024, through April 8, 2025, the cumulative inflow into Lake Pillsbury was 557,597 acre-feet, which establishes a *Normal* water supply condition for the remainder of the year under Decision 1610 requirements. Consequently, when the TUCO expires on April 29, 2025, the required minimum instream flows in the Upper Russian River under Decision 1610 will be 185 cfs. In the Lower Russian River, the required minimum instream flow will be 125 cfs.

Under Decision 1610, beginning June 1, the required minimum instream flows in the Upper Russian River may be modified for dry spring conditions based on the combined storage of Lake Pillsbury and Lake Mendocino on May 31. At this time, Sonoma Water is unable to confidently project reservoir levels due to the uncertainty that surrounds PG&E's FERC variance request from February 14, 2025. The timing of the variance approval is significant in the projections of reservoir storage. If the combined storage exceeds 150,000 acre-feet, the water supply condition would be *Normal* with no dry spring classifications.

## 2.1 POTTER VALLEY HYDROELECTRIC PROJECT

The PVP, owned and operated by PG&E, is located on the East Fork of the Russian River and the Eel River in Mendocino and Lake Counties. PVP's Lake Pillsbury is impounded by Scott Dam, which makes releases that can be diverted downstream along with Eel River natural flows at Cape Horn Dam and pass through PG&E's hydroelectric generation facilities. Those facilities release diverted water to the East Fork of the Russian River.

As discussed in the introduction above, the PVP powerhouse is inoperable and will not be repaired. This has severely reduced the PVP transfer of Eel River water, which now bypasses the generation facilities and continues to meet FERC license terms and water supply agreement obligations. In addition, PG&E has submitted a variance request and a license amendment to FERC to revise operations at Lake Pillsbury to mitigate seismic risk. If the variance is approved as it has in the past, the changes would result in further reductions in transfers of Eel River water into the East Fork of the Russian River.

## 2.2 LAKE MENDOCINO

As of April 8, 2025, the water supply storage level in Lake Mendocino was 101,272 acrefeet and gaining. This storage level is approximately 111 percent of the water supply storage curve for this time of year. Figure 2 shows observed storage in Lake Mendocino from 2016 through April 8, 2025. Current flood control operations by the Corps at Lake Mendocino are conducted under the Forecast Informed Reservoir Operations (FIRO) program, which implemented a major deviation to the reservoir's Water Control Manual allowing encroachment into the reservoir's flood control pool at the discretion of the Corps. The storage level as of April 8, 2025, is 102.2 percent of the planned deviation pool for this date. From May 11 through October 1, the FIRO major deviation storage curve is equivalent to the water supply storage curve of the Water Control Manual at a constant 111,000 acre-feet.

### 2.3 LAKE SONOMA

As of April 8, 2025, the water supply storage level in Lake Sonoma was 266,156 acre-feet. This storage level is approximately 108.6 percent of the water supply storage curve for this time of year. Figure 3 shows observed storage in Lake Sonoma from 2016 through April 8, 2025. Current flood control operations at Lake Sonoma are conducted under the protocols of a minor deviation to the reservoir's Water Control Manual that was approved by the Corps in December 2022. The storage level as of April 8, 2025, is 100.8 percent of the planned deviation pool for this date. From March 1 through September 30, the minor deviation storage curve is at 264,000 acre-feet, or 19,000 acre-feet above the water supply curve of the Water Control Manual.

#### 3.0 RUSSIAN RIVER BIOLOGICAL OPINION

Under the federal Endangered Species Act (ESA), coho salmon in the Russian River watershed are listed as an endangered species, and steelhead and Chinook salmon are listed as threatened species. Additionally, coho salmon are listed as an endangered species under the California Endangered Species Act (CESA). In September 2008, the NMFS issued the Russian River Biological Opinion (Biological Opinion). This Biological Opinion was the culmination of more than a decade of consultation under Section 7 of the ESA by Sonoma Water and Corps with NMFS regarding the effects of Sonoma Water's and Corps' water supply and flood control operations in the Russian River watershed on the survival of these listed fish species.

Studies conducted during the consultation period led NMFS to conclude in the Biological Opinion that the summer flows in the Upper Russian River and Dry Creek required by Decision 1610 create velocities that are too high for optimal juvenile salmonid habitat. NMFS also concluded in the Biological Opinion that the historical practice of breaching the sandbar that closes the mouth of the Russian River to minimize flood risk during the summer and fall may adversely affect the listed species. NMFS concluded in the Biological Opinion that it might be better for juvenile steelhead if the estuary was managed as seasonal freshwater lagoon in the summer months. Minimum instream flows lower than those required by Decision 1610 may result in flows into the estuary that improve opportunities to maintain a freshwater lagoon while minimizing risk of flooding low-lying properties.

To address these issues, NMFS's Biological Opinion required Sonoma Water and the Corps to implement a series of actions to modify existing water supply and flood control activities that, in concert with habitat enhancement measures, are intended to minimize impacts to listed salmon species and enhance their habitats in the Russian River and its tributaries. Sonoma Water is responsible for the following actions under the Biological Opinion:

- Petitioning the State Water Board to modify permanently the requirements for minimum instream flows in the Russian River and Dry Creek (original petitions filed on September 23, 2009; revised petitions filed on August 17, 2016)
- Enhancing salmonid habitat in Dry Creek and its tributaries
- Developing a bypass pipeline around Dry Creek, if habitat enhancement measures are unsuccessful
- Changing Russian River estuary management
- Improving water diversion infrastructure at Sonoma Water's Wohler and Mirabel facilities

- Modifying flood control maintenance activities on the mainstem Russian River and its tributaries
- Continuing to participate in the Coho Brood stock program.

The Biological Opinion acknowledges that implementing permanent changes to the minimum instream flow requirements for the Russian River and Dry Creek will take several years, including the time needed for review under the California Environmental Quality Act (CEQA) and compliance with state and federal regulations. Consequently, the Biological Opinion required that, beginning in 2010, Sonoma Water file annual petitions with the State Water Board for temporary changes to the Decision 1610 minimum instream flow requirements in the main stem Russian River until the State Water Board has issued an order on Sonoma Water's petitions for permanent changes to the Decision 1610 minimum instream flow requirements.

Sonoma Water and the Corps have completed a Biological Assessment and initiated consultation with NMFS to prepare the second iteration of the Russian River Biological Opinion. California Endangered Species Act compliance for state listed Coho salmon will be provided by incidental take permits issued by CDFW for specific Sonoma Water projects. The next Biological Opinion is anticipated to have a 10-year term and to start mid-year 2025. To protect listed salmonids while the Biological Opinion is being prepared, Sonoma Water will continue to work with the State Water Board, Corps, NMFS, and CDFW to implement flows required under the 2008 Biological Opinion.

The 2008 Biological Opinion required Sonoma Water to request that the mainstem minimum instream flow requirements be temporarily changed to the following values during *Normal* water supply conditions:

- 70 cfs between May 1 and October 15 at the U.S. Geological Survey (USGS) gage located at Hacienda Bridge (with the understanding that an operational buffer typically will result in flows of approximately 85 cfs)
- 125 cfs between May 1 and October 15 at the USGS gage located at Healdsburg

The temporary changes to Decision 1610 minimum instream flow requirements specified in the Biological Opinion are summarized in Figure 4. (The Biological Opinion did not require Sonoma Water to seek any temporary changes to the minimum instream flow requirements for Dry Creek.)

4.0 CRITERIA FOR APPROVING TEMPORARY URGENCY CHANGE TO PERMITS 12947A, 12949, 12950, AND 16596

As required by Water Code section 1435, subdivision (b), the State Water Board must make the following findings before issuing a temporary change order:

- The permittee or licensee has an urgent need to make the proposed change
- The proposed change may be made without injury to any other lawful user of water
- 3. The proposed change may be made without unreasonable effect upon fish, wildlife, or other instream beneficial uses
- 4. The proposed change is in the public interest.

### 4.1 URGENCY OF THE PROPOSED CHANGE

For these petitions, an urgent need exists to implement the proposed changes due to significant changes in PVP operations and the requirements of the 2008 Biological Opinion.

With the drastic reduction of potential Eel River water imports through PVP resulting from the inoperability of the powerhouse and revised operations at Lake Pillsbury, the volume of Eel River water that can be transferred to the Russian River is no longer correlated to cumulative inflow into Lake Pillsbury. Under these conditions, an evaluation of the hydrologic condition in the Russian River is more appropriately established by conditions in its watershed. Without the proposed changes to the hydrologic index to establish an appropriate water supply condition, the applicable minimum instream flow requirements may require releases of water from Lake Mendocino and Lake Sonoma at levels that would risk significant depletions of storage levels. Such depletions in storage could cause serious impacts to human health and welfare and reduce water supplies needed for fishery protection.

Decision 1610 set the minimum instream flow requirements that the State Water Board concluded, in 1986, would benefit both fishery and recreation uses, and would "preserve the fishery and recreation in the river and in Lake Mendocino to the greatest extent possible while serving the needs of the agricultural, municipal, domestic, and industrial uses which are dependent upon the water" (D 1610, § 13.2, page 21). The State Water Board also concluded in Decision 1610 that additional fishery studies should be done (D 1610, § 14.3.1, pages 26-27).

In 2008, the Biological Opinion concluded that summertime flows in the Russian River during *Normal* water supply conditions, as required by Decision 1610, are higher than the optimal levels for the listed fish species. The Biological Opinion contains an extensive analysis of the impacts of these required minimum instream flows on listed fish species. The Biological Opinion required Sonoma Water to file petitions (original petitions filed on

September 23, 2009; revised petitions filed on August 17, 2016) with the State Water Board to improve conditions for listed species by seeking permanent reductions in the minimum instream flow requirements contained in Sonoma Water's existing water rights permits. The Biological Opinion also contains the following requirement:

"To help restore freshwater habitats for listed salmon and steelhead in the Russian River estuary, SCWA will pursue interim relief from D1610 minimum flow requirements by petitioning the SWRCB for changes to D1610 beginning in 2010 and for each year prior to the permanent change to D1610. These petitions will request that minimum bypass flows of 70 cfs be implemented at the USGS gage at the Hacienda Bridge between May 1 and October 15, with the understanding that for compliance purposes SCWA will typically maintain about 85 cfs at the Hacienda gage. For purposes of enhancing steelhead rearing habitats between the East Fork and Hopland, these petitions will request a minimum bypass flow of 125 cfs at the Healdsburg gage between May 1 and October 15. NMFS will support SCWA's petitions for these changes to D1610 in presentations before the SWRCB."

(Biological Opinion, page 247)

One of the species listed under the federal ESA (coho salmon) is also listed under the California Endangered Species Act (CESA). The CDFW issued a consistency determination in which it determined that the incidental take statement issued to Sonoma Water by NMFS in connection with the Biological Opinion is consistent with the provisions and requirements of CESA.

As discussed in the Biological Opinion, the temporary changes that are requested in these petitions will improve habitat for the listed species by reducing instream flows and by increasing storage for later fishery use, without unreasonably impairing other beneficial uses, thus maximizing the use of Russian River water resources. Moreover, given the listings of Chinook salmon, coho salmon, and steelhead under the federal ESA, there is a need for prompt action. As demonstrated by the Biological Opinion, there has been an extensive analysis of the needs of the fishery, and fishery experts agree that the Decision 1610 minimum instream flows appear to be too high. In light of this background, an urgent need exists for the proposed change of the minimum instream flow requirements under the case of a *Normal* water supply condition.

## 4.2 NO INJURY TO ANY OTHER LAWFUL USER OF WATER

If these petitions are granted, Sonoma Water will still be required to maintain specified minimum instream flows in the Russian River. Because Sonoma Water will continue to make reservoir releases as necessary to satisfy minimum instream flow requirements and pass through natural and imported flows for downstream senior water rights, all legal users

of water will still be able to divert and use the amounts of water that they are legally entitled to. Accordingly, granting these petitions will not result in any injury to any other lawful user of water.

## 4.3 NO UNREASONABLE EFFECT UPON FISH, WILDLIFE, OR OTHER INSTREAM BENEFICIAL USES

If these petitions are approved, monthly storage thresholds in Lake Mendocino would determine the water supply condition that sets the Russian River minimum instream flow requirements. This change could result in lower instream flows in the Russian River. Any effects associated with such flow reductions would not be unreasonable, considering the potential catastrophic impacts to fish, wildlife and other instream beneficial uses that could occur under minimum instream flow requirements that the Russian River watershed and reservoirs cannot sustain.

In addition, if the hydrologic index establishes a *Normal* water supply condition, then these petitions would implement minimum instream flow requirements based upon the analysis contained in the 2008 Biological Opinion, which included measures to improve conditions for salmonid resources in the Russian River system. Two types of improved conditions will result from an order approving these petitions. First, the Biological Opinion concludes that stream flows that are required by Decision 1610 are too high for optimum rearing habitat. If these petitions are granted, then lower stream flows, which will result in better salmonid rearing habitat, will occur. Second, lowering the required minimum instream flows will result in higher fall storage levels in Lake Mendocino. The resulting conservation of water in Lake Mendocino will allow enhanced management of Russian River flows in early fall for the benefit of salmonid migration.

It is possible that reduced flows in the Russian River may impair some instream beneficial uses, principally recreational uses. However, although some recreational uses may be affected by these reduced flows, any such impacts on recreation this summer will be reasonable in light of the impacts to fish that could occur if the petitions were not approved.

## 4.4 THE PROPOSED CHANGE IS IN THE PUBLIC INTEREST

Approval of these petitions would provide alternative criteria for determining minimum instream flow requirements for the Russian River that would be based on a more accurate assessment of water supply conditions in the Russian River watershed. This would result in minimum instream flow requirements that more likely can be sustained with releases from Lake Mendocino and Lake Sonoma without severely depleting storage. It is in the public interest to manage these water supplies based on an index that is more reflective of the hydrologic conditions of the Russian River watershed.

Moreover, another key purpose of these petitions is to improve conditions under *Normal* water supply conditions for listed Russian River salmonid species, as determined by NMFS and CDFW. Approval of Sonoma Water's petitions to reduce instream flow requirements to benefit the fishery will also result in higher fall storage levels in Lake Mendocino, which will make more water available in the fall for fishery purposes.

Under these circumstances, it is in the public interest to temporarily modify the hydrologic index and change the Decision 1610 minimum required instream flows.

## 5.0 REQUESTED TEMPORARY URGENCY CHANGE TO PERMITS 12947A, 12949, 12950, AND 16596

To address the changes in PVP operations and corresponding loss of Eel River water imports through the project, as well as to protect listed salmonids while the new Biological Opinion is being prepared, Sonoma Water is filing these petitions requesting that the State Water Board make the following temporary changes to the Decision 1610 requirements<sup>3</sup>:

Starting May 1, 2025, until October 27, 2025, the minimum instream flow requirements for the Russian River will be established using an index based on water storage in Lake Mendocino, rather than the current index based on cumulative inflow into Lake Pillsbury. This temporary change is requested to ensure that the water supply condition for the Russian River is determined by an index that is reflective of actual watershed conditions. Specifically, Sonoma Water proposes that the monthly storage values listed below be used, in lieu of cumulative Lake Pillsbury inflow, to determine the water supply conditions that establish which minimum instream flow requirements in Term 20 of Permit 12947A, Term 17 of Permits 12949 and 12950, and Term 13 of Permit 16596 will apply to the Russian River:

a. *Dry* water supply conditions will exist when storage in Lake Mendocino is less than:

58,000 acre-feet as of October 1 51,000 acre-feet as of November 1 49,000 acre-feet as of December 1 68,400 acre-feet as of January 1 68,400 acre-feet as of February 1

<sup>&</sup>lt;sup>3</sup> The analysis to develop a hydrologic index based on Lake Mendocino storage thresholds resulted in an evaluation period from October 1<sup>st</sup> through June 1<sup>st</sup>. While the requested period of these temporary urgency change petitions does not span the full period of these evaluation dates, the developed hydrologic index in full is requested as such to present the proposed hydrologic index in its totality.

68,400 acre-feet as of March 1 77,000 acre-feet as of March 16 86,000 acre-feet as of April 1 91,000 acre-feet as of April 16 93,000 acre-feet as of May 1 94,000 acre-feet as of May 16 94,000 acre-feet as of June 1

b. *Critical* water supply conditions exist when storage in Lake Mendocino is less than:

46,000 acre-feet as of October 1
41,000 acre-feet as of November 1
40,000 acre-feet as of December 1
42,000 acre-feet as of January 1
49,000 acre-feet as of February 1
57,000 acre-feet as of March 1
67,000 acre-feet as of March 16
73,000 acre-feet as of April 1
74,000 acre-feet as of April 16
75,000 acre-feet as of May 1
76,000 acre-feet as of May 16
76,000 acre-feet as of June 1

c. *Normal* water supply conditions exist in the absence of defined *Dry* or *Critical* water supply conditions.

Because the proposed criteria for determining the applicable minimum instream flow requirements will be tied to Lake Mendocino storage, it will more accurately reflect the hydrologic conditions in the Russian River, adjusting monthly from October through February and then biweekly from March 1 through June 1. This framework allows more responsive changes to the minimum flows in the late winter and spring as yields and hydrologic conditions develop. The proposed index establishes new criteria for determining the water supply conditions of Decision 1610. This will shift the criteria for establishing hydrologic conditions in the Russian River watershed to local conditions rather than rely on cumulative inflows to Lake Pillsbury in the Eel River watershed, which are no longer representative of Russian River hydrologic conditions. The storage thresholds in Lake Mendocino were developed by Sonoma Water engineering staff using its Russian River ResSim Model. The modeling scenarios assume: (1) current Russian River system losses; (2) WY 1911 to WY 2017 unimpaired flow hydrology, and (3) Potter

Valley Project operations (consistent with those outlined in the October 2023 and June 2024 FERC orders approving PG&E's flow variance requests, and PG&E's recent variance request filed on February 14, 2025). The thresholds were developed based on an analysis of maintaining carryover storage in Lake Mendocino over a simulated historical hydrologic dataset followed by a 1 in 100-year synthetic drought. A detailed description of the hydrologic analysis is presented in the technical memorandum included as Attachment A. In addition, Sonoma Water will continue to work with the State Water Board, Corps, NMFS, and CDFW to implement flows required under the 2008 Russian River Biological Opinion. Therefore, to be in accordance with the terms and conditions of the 2008 Biological Opinion and to avoid excessively high flows that could result in violations to the Biological Opinion's Incidental Take Statement, Sonoma Water is requesting that the State Water Board make the following changes to Sonoma Water's permits for a period from May 1, 2025, until October 15, 2025:

- (1) reduce the required minimum instream flow in the Russian River from the confluence of the East and West Forks to the river's confluence with Dry Creek from 185 cfs to 125 cfs; and
- (2) reduce required minimum instream flow in the Russian River from its confluence with Dry Creek to the Pacific Ocean from 125 cfs to 70 cfs.

If approved, under a *Normal* water supply condition, the 2008 Biological Opinion minimum instream flows will be in effect. During this period, Sonoma Water requests (as in previous petitions) that the minimum instream flow requirements be implemented on a 5-day running average of average daily streamflow measurements with the condition that instantaneous flows on the Upper Russian River be no less than 110 cfs and on the Lower Russian River be no less than 60 cfs. The purpose is to improve the Biological Opinion's efforts at achieving the optimal habitat conditions in the Lower Russian River and to optimally manage flows in the entire river. This adjustment will allow Sonoma Water to manage stream flows with a smaller operational buffer, thereby facilitating the attainment of the lower flow conditions that the Biological Opinion identifies as being conducive to the enhancement of salmonid habitat. Reducing the operational buffer will also conserve water supply in Lake Mendocino, resulting in higher storage levels in the fall for increased releases for migrating Chinook salmon and improving carry over storage for the following year.

#### 6.0 PROPOSED ACTIONS BY SONOMA WATER

To inform State Water Board staff and interested stakeholders in the Russian River watershed regarding reservoir and watershed conditions, Sonoma Water will prepare a

weekly hydrologic status report that contains the following information:

- Current reservoir levels and reservoir storage hydrographs for Lake Mendocino and Lake Sonoma;
- The daily rate of change in storage, inflow and reservoir release for Lake Mendocino and Lake Sonoma; and
- Cumulative rainfall plot for current water year versus historical precipitation range for Ukiah. Cumulative rainfall forecasts for 3-day, 7-day and 16-day.

These reports will be made available on Sonoma Water's website during the term of the order approving Sonoma Water's requested temporary changes.

#### 7.0 WATER CONSERVATION ACTIVITIES

The following water conservation activities reflect the efforts of Sonoma Water and the Sonoma-Marin Saving Water Partnership (Partnership). The Partnership represents 13 North Bay water utilities in Sonoma and Marin counties that have joined together to provide regional solutions for water use efficiency. The utilities (Partners) are: the Cities of Santa Rosa, Rohnert Park, Petaluma, Sonoma, Cloverdale, Cotati, Healdsburg; North Marin, Valley of the Moon and Marin Municipal Water Districts; California American Water Company-Larkfield; the Town of Windsor and Sonoma Water. The Partnership was formed to identify and recommend water use efficiency projects and to maximize the cost-effectiveness of water use efficiency programs in our region.

Sonoma Water and the retail agencies of the Partnership continue to implement their primary programs, water waste prohibitions, and outreach campaigns to achieve long-term water savings and the adoption of efficient water use habits in alignment with the state's Urban Water Use Objectives for retail water agencies. The Partnership's 2024 water production totals were 14 percent below 2020 totals. Water production for January and February in 2025 is five percent below 2020 for the same period and reflects lower wintertime savings available. It is anticipated that the 2025 reduction compared to 2020 will once again increase when the irrigation months arrive.

The Partnership completed the Dye Tab Challenge social media campaign in spring to incentivize customers to complete and report the results of toilet leak tests during February and March. Free leak dye-test tablets were distributed by mail or made available for pickup at utility offices. The Dye Tab Challenge coincided with the national E.P.A. WaterSense Program's Fix a Leak Week Campaign held March 17 to 23 and was promoted through a social media campaign on Facebook, X, Instagram, and Nextdoor. On May 10<sup>th</sup>, the

Partnership will host the 15<sup>th</sup> annual Eco-Friendly Garden Tour at 20 gardens throughout Sonoma and Marin counties. The tour showcases water-wise and sustainable landscape practices to provide inspiration for participants interested in learning about and implementing similar practices at their homes.

Development of the Partnership's summer outreach campaign is underway which will run from June through September. This year's theme will once again focus on creating climate ready landscapes that are better adapted to survive the climate change induced weather extremes of fire, floods, and drought. The campaign will highlight different topics each month, such as choosing water smart plants, irrigating efficiently, good garden design and maintenance, and use of rainwater and greywater. Weekly social media ads are placed over the 16-week campaign in addition to online and print ad placements. The use of video reels in place of social media still ads will be a new tool deployed this summer to boost the reach and engagement of the campaign.

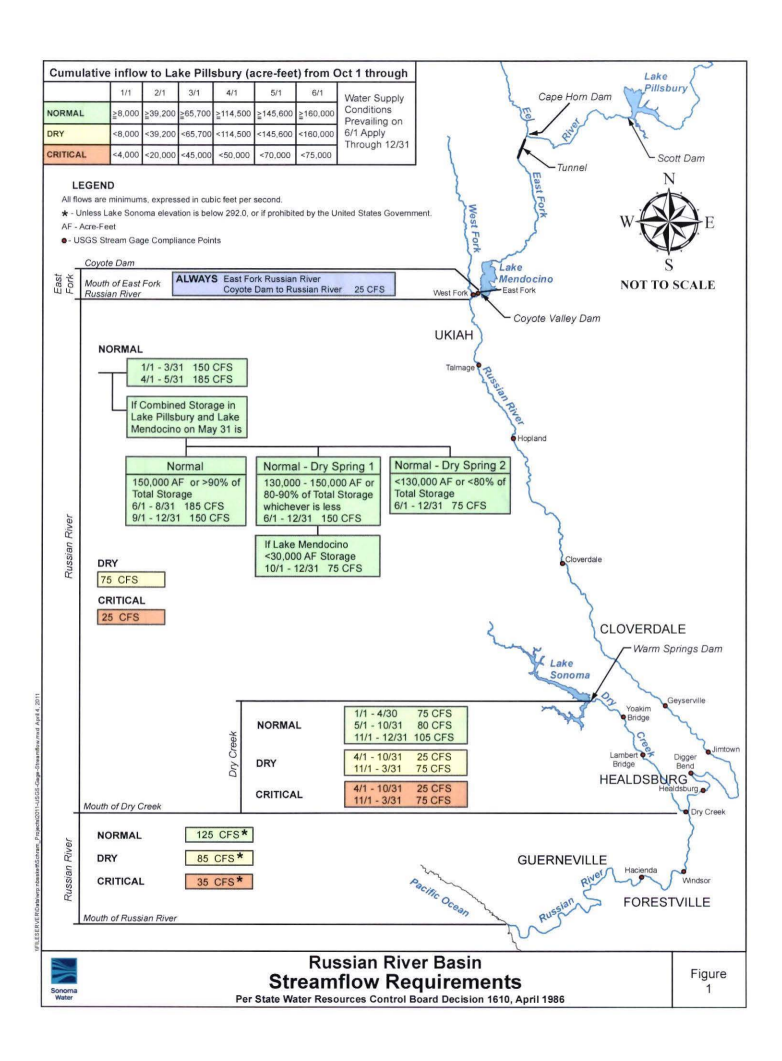
In addition to its residential focused summer campaign, the Partnership is developing tools and resources to support green industry professionals and their client businesses and HOAs in preparation for the new statewide ban on the use of potable water for irrigating nonfunctional turf (Assembly Bill 1572). These tools and resources will help provide education on best practices for transitioning turf landscapes to lower water use plantings, implementing needed irrigation system changes, and maintaining tree health where turf and trees are co-planted.

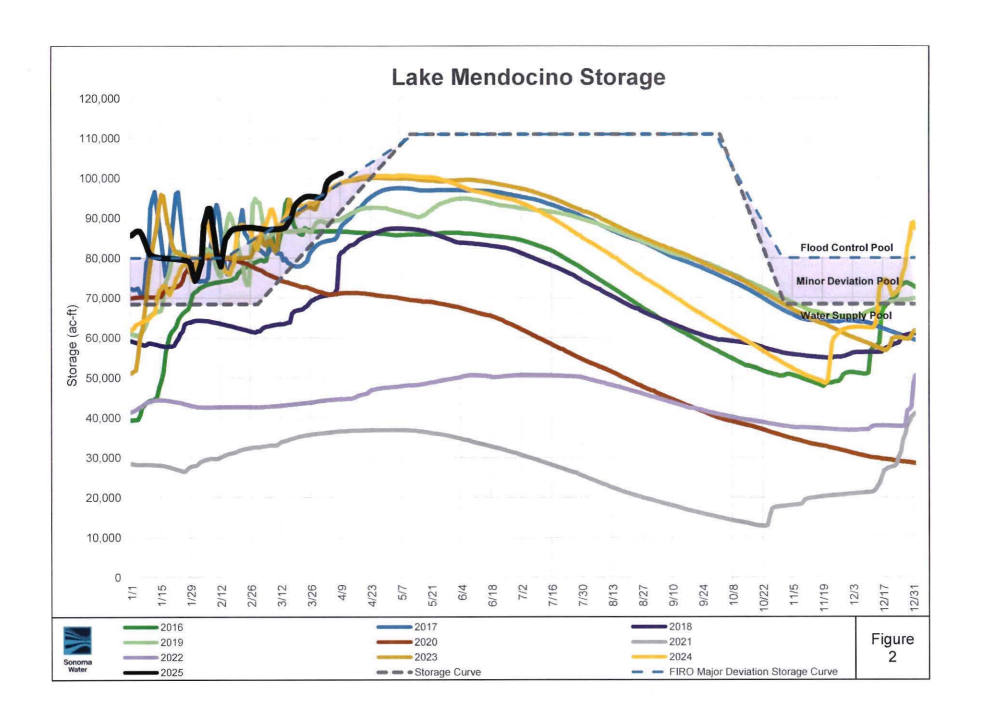
The Partnership will continue its practice of tabling at in-person events in the spring, summer, and fall at popular community events such as Earth Day, the City of Santa Rosa WaterSmart Expo, Zero Waste Sonoma's Fix-it Fair, and the annual Fiesta de Independencia held at the Luther Burbank Center for the Arts. The Partnership is planning to sponsor a climate-ready landscape display in the Hall of Flowers Courtyard Annex at the Sonoma County Fair. This year's exhibit will focus on the benefit of raingardens to capture, spread, sink, and store stormwater in the soil.

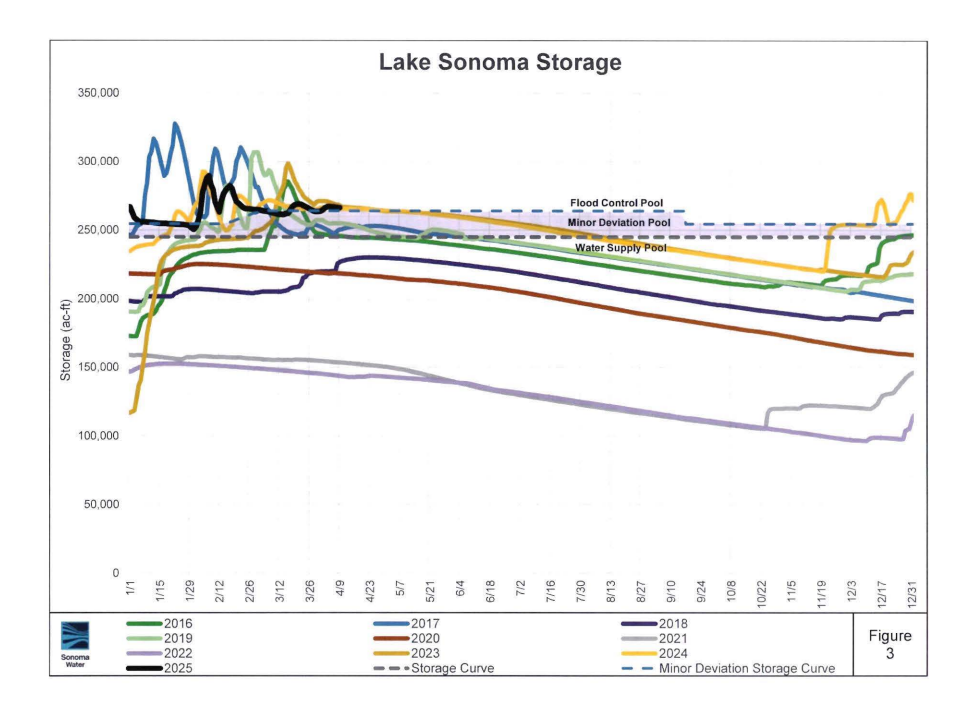
Lastly, the Partnership hosted a Qualified Water Efficient Landscaper (QWEL) training on rainwater catchment system design and installation in January 2025 and will host its next irrigation auditor training beginning April 8, 2025. The QWEL program is an EPA WaterSense labeled professional certification in irrigation system audits. QWEL Pros receive training in efficient irrigation principles and sustainable landscaping practices. The program has recently expanded to offer training to landscape professionals interested in learning about and growing their services to include rainwater catchment system design and installation.

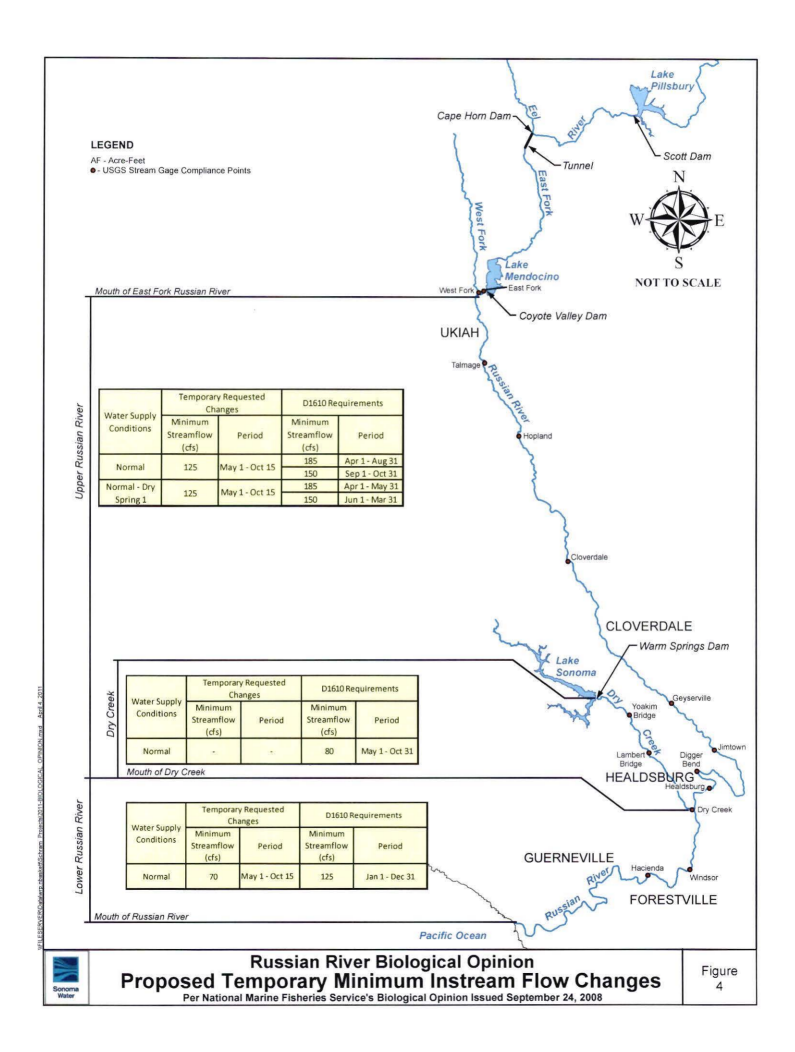
Additional program information, tools, and resources are available on the Partnership's website at https://www.savingwaterpartnership.org/.

**FIGURES** 











#### SONOMA COUNTY WATER AGENCY

### TECHNICAL MEMORANDUM

DATE:

APRIL 8, 2025

SUBJECT: WATER RIGHTS LAKE MENDOCINO STORAGE HYDROLOGIC INDEX EVALUATION

## **Purpose**

This technical memorandum provides the basis for the proposed Russian River hydrologic index in Sonoma Water's Temporary Urgency Change Petitions filing in April 2025 to replace the hydrologic index in Sonoma Water's water rights for water supply. The current hydrologic index was incorporated into Sonoma Water's water rights with the issuance of State Water Resources Control Board Decision 1610 (D-1610). The proposed hydrologic index will set the minimum instream flow requirements for the Upper Russian River, Dry Creek, and Lower Russian based on Lake Mendocino storage levels.

## Methodology

Sonoma Water engineering staff utilized its Russian River reservoir/river operations model referred to as the Russian River System Model (RR ResSim) to develop and test the proposed hydrologic index. RR ResSim simulates reservoir operations with a daily time step over a range of hydrologic conditions. The proposed hydrologic index was designed to closely capture hydrologic conditions in the Russian River watershed and increase water supply reliability compared to the D-1610 hydrologic index that primarily relies on cumulative inflow into Lake Pillsbury in the Eel River watershed. The proposed hydrologic index evaluates Lake Mendocino storage against a storage threshold schedule to determine the water supply condition in the Russian River. The storage thresholds were designed based on a water supply analysis of Lake Mendocino storage by modeling a simulated historical hydrologic dataset and a 1 in 100-year synthetic drought hydrologic dataset using the RR ResSim model.

#### Potter Valley Project Imports to Russian River

Projected Potter Valley Project (PVP) imports (or diversions) by Pacific Gas & Electric (PG&E) are simulated using the Potter Valley System Model (PVP ResSim). The PVP ResSim model was developed



by the Water Supply Working Group as part of Congressman Jared Huffman's PVP Ad Hoc Committee. It was used for a PVP/Russian River operations alternatives analysis that met the Ad Hoc's objective of developing a 'Two-Basin Solution'. The simulated PVP diversions capture current operations based on changes to PVP that are described below.

Since October 2021, PVP normal operations have been interrupted by the failure of the transformer bank at the PVP powerhouse. PG&E has indicated that it does not intend to repair/replace the transformer bank based on costs to its rate payers and that they are in the process of surrendering the project's Federal Energy Regulatory Commission (FERC) license. Under these conditions, PG&E is no longer making discretionary transfers through the project for power generation, thereby limiting imports strictly to their license obligations for: 1) minimum release requirements into the East Fork Russian River, and 2) water supply contract deliveries to the Potter Valley Irrigation District.

Furthermore, in March 2023, PG&E informed FERC that they will no longer be closing the spillway gates on Scott Dam in the spring due to seismic concerns with the dam. This reduced the total storage capacity of Lake Pillsbury from approximately 77,000 acre-feet (ac-ft) to approximately 56,000 ac-ft. The reduction in storage capacity going into the summer season has necessitated PG&E to request flow variances to reduce releases from Scott Dam in order to manage the reservoir's cold-water pool. Cold water releases support suitable habitat for steelhead and salmon species listed under the Endangered Species Act that rear in the Eel River downstream of Scott Dam in the late summer and early fall.

With the development of the proposed hydrologic index completed in 2023, the supporting hydrologic analysis assumed PG&E would operate the PVP consistent with the operations described in the *Order Approving Temporary Variance of Flow Requirements Under License Article 52* (October 2, 2023) from the FERC. PG&E requested the flow variances on May 23, 2023 (approved on October 2, 2023), February 21, 2024 (Approved on June 26, 2024), and February 14, 2025 (in review). PG&E also requested an amendment to the FERC license on January 30, 2025, that would result in PVP operations that are slightly different than described in the flow variance request. The October 2023 order's impact to the Russian River watershed was a decrease in the minimum flow release requirements to the East Fork of the Russian River from 75 cfs to 25 cfs immediately and authorizing a decrease to 5 cfs under specific conditions. In the July 2024 order and February 2025 request,



essentially the same changes to minimum releases were approved with only a slight variation in the specific conditions that authorized decreasing to 5 cfs. Departing from these requests, the license amendment request from January 2025 seeks to decrease the minimum instream flow release requirements to the East Fork of the Russian River after April 15th, to 5 cfs as soon as uncontrolled releases from Scott Dam cease, as opposed to the 25 cfs in the previous orders and requests. The modified operating conditions under these orders attempt to preserve Lake Pillsbury's cold-water pool. The orders state that the variance remains in effect until Lake Pillsbury reaches 36,000 ac-ft after October 1st.

The impact of these changes is a reduction in PVP diversions from a maximum of 130 cfs in the summer to 75 cfs with the likelihood of further decreases to 55 cfs based on recent year's historical operations. For this analysis, the limitation of a potential maximum diversion of 75 cfs was assumed to begin on May 16th and run through June 30th with 55 cfs thereafter. This assumption is consistent with 2023 and 2024 orders and 2025 request, but slightly different than the 2025 license amendment request as described above. The maximum PVP diversion is calculated as the minimum release flow requirement on the East Fork of the Russian River plus the maximum contract request of 50 cfs from Potter Valley Irrigation District. These changes represent an approximate reduction of 19,000 ac-ft in PVP diversions over the summer months. Depending on the hydrologic conditions, this reduction in diversions may continue into a dry fall and winter if Lake Pillsbury storage does not recover to 36,000 ac-ft after October 1st.

## Hydrologic Index Design

The proposed hydrologic index was designed to meet three objectives: 1) capture hydrologic conditions in the Russian River watershed, 2) maintain threshold evaluation dates similar to D-1610 hydrologic index evaluation dates, and 3) ensure Lake Mendocino storage will reliably not be depleted during a 1 in 100-year design drought.

The proposed hydrologic index will evaluate Lake Mendocino storage against storage thresholds to determine the water supply condition that the sets the minimum instream flow requirements for the Russian River. Lake Mendocino storage was determined to be a suitable index for the Russian River due to its location as the upstream point in the watershed as well as its relatively low storage capacity, which results in its water supply reliability being very sensitive to changes in the watershed and PVP imports from the Eel River.



Storage threshold evaluation dates were selected to be similar to the D-1610 hydrologic index evaluation dates, which are the first of the month from January through June. The proposed index will evaluate storage thresholds on the first of the month from January through February, then the first and middle of the month from March through May, and then the first of the month for June and October through December. The additional evaluation days during March through May allow the hydrologic index to be more responsive to developing dry conditions in the spring that may result in excessive loss of storage in Lake Mendocino under drier than average conditions. The October through December evaluation dates serve the same purpose as D-1610 as they capture abnormally dry winters. However, the proposed hydrologic index can adjust the water supply condition for the Upper River, Dry Creek, and Lower River to any drier or wetter schedule, while D-1610 can only adjust the Upper River water supply condition from a *Normal* to *Dry* condition during the October through December evaluation period.

The primary priority in developing the proposed hydrologic index was ensuring Lake Mendocino water supply reliability. The storage threshold values were developed to achieve a minimum carryover storage on October 1st that would be sufficient to prevent storage from being depleted in the event of a subsequent 1 in 100-year design drought. This involved two steps: (1) determine the minimum carry over needed for a subsequent synthetic 1 in 100-year drought, (2) simulate the 107 years of hydrologic data through the RR ResSim model to determine how many years meet the minimum carry over storage criteria.

The minimum Lake Mendocino carryover storage needed for a subsequent 1 in 100-year drought was determined using three different scenarios simulated in RR ResSim. Each simulation runs from October 1st through December 31st of the following water year for a total of 15 months, with the synthetic drought used as the input hydrology. Each scenario corresponded to a different initial water supply condition (Normal, Dry, and Critical) that stayed constant until January 1st when all scenarios switched to a *Critical* water supply condition. The PVP imports were set to the appropriate water supply condition based on the scenario. Initial storage for Lake Mendocino was set high enough for each scenario so that the reservoir would not be depleted during the simulation. All simulated storage values were then adjusted lower so that the lowest storage was equal to the depleted reservoir storage value of approximately 2,100 ac-feet (Figure 1). The result is a time series of minimum storage values required to survive the 1 in 100-year synthetic drought starting on October 1st for each scenario (Figure 2). For example, to maintain a *Normal* water supply condition from



October 1st through December 31st and not deplete the reservoir in a following 1 in 100-year drought, Lake Mendocino will require a minimum storage of approximately 58,000 ac-ft on October 1st. The absolute minimum required storage values to not deplete the reservoir correspond to the values shown for the *Critical* water supply condition in Figure 6, with approximately 36,000 ac-ft required on October 1st.

Figure 1: Lake Mendocino 1 in 100 Year Drought Analysis

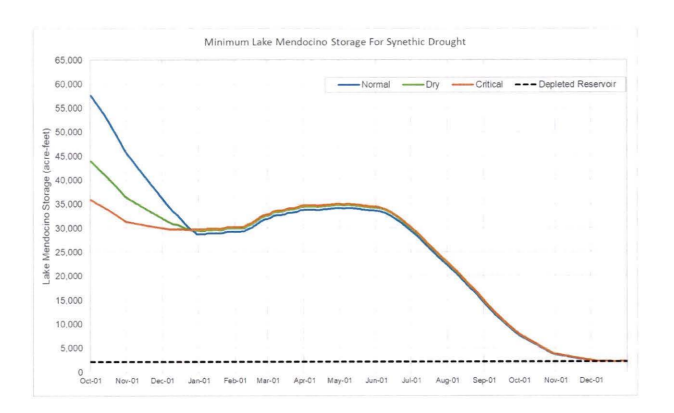


Figure 2: Minimum Required Lake Mendocino Storage for 1 in 100-year Drought

Minimum Required Lake Mendocino Storage (ac-ft)						
	Initial Wate	Initial Water Supply Condition				
	Normal Dry Criti					
October 1st	57,644	44,021	35,956			
November 1st	45,469	36,305	31,311			
December 1st	36,139	32,024	30,001			

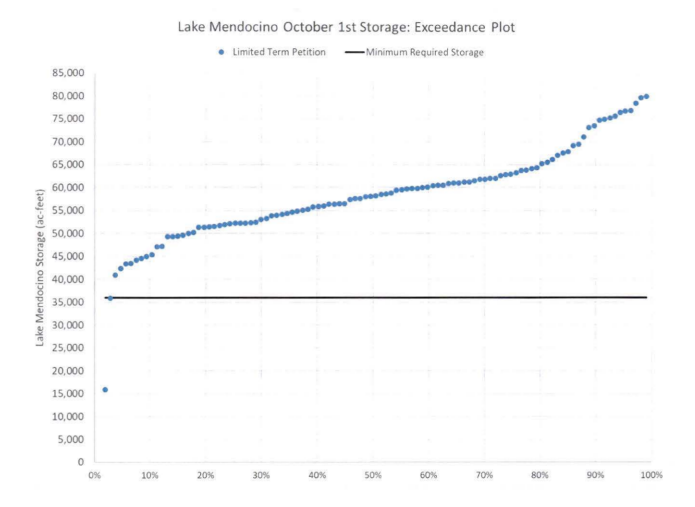


January 1st 28,743 29,452 29,718

Storage thresholds for the proposed hydrologic index were developed using RR ResSim by simulating Lake Mendocino storage for the 107-year hydrologic record. The storage threshold values were iterated to achieve Lake Mendocino October 1st carry over storages that are greater than the minimum required calculated in the 1 in 100-year drought analysis, while maintaining even distribution of water supply condition occurrences over the calendar year. The iterations resulted in storage thresholds where simulated Lake Mendocino storage on October 1st exceeded the minimum required in all but two years (Figure 3). The two years that did not meet the minimum required October 1st storage are 1924 and 1977. Water year 1977 was significantly drier than 1 in 100-year synthetic drought and was determined to be too conservative to not meet the minimum storage requirement. Water year 1924 was abnormally dry in the Lake Pillsbury watershed, which resulted in a depleted reservoir in the early fall and the PVP diversions dropping to 0 cfs.

Figure 3: Exceedance Plot of Simulated October 1st Lake Mendocino Storage





The final storage thresholds for the proposed hydrologic index are shown in Figure 4. The thresholds were finalized based on an iterative process resulting in a distribution of water supply conditions that are shown in Figure 5. April through December time periods with *Normal* water supply condition ranges between 42% and 63%, *Dry* conditions between 28% and 49%, and *Critical* condition between 6% and 9%. From January through March there is more variation in the water supply condition distribution due to the storage thresholds being limited by the Lake Mendocino conservation pool. The RR ResSim model assumes Lake Mendocino can store water up to the maximum that is authorized under the major deviation limit that is currently in place and is expected to be formalized in a water control manual update. However, the storage thresholds are set to the conservation pool because Sonoma Water does not have operational control above that storage level.



The simulation results show that for February, Lake Mendocino sees large enough inflows to increase storage above the conservation pool in 69% of the years of the historical dataset. The occurrence of *Normal* water supply conditions in the summer were decreased compared to the fall to allow higher flows during steelhead and salmonid outmigration.

Figure 4: Lake Mendocino Storage Thresholds

Storage Thresholds and Evaluation Dates for Proposed Hydrologic Index (ac-ft)

	1/1	2/1	3/1	3/16	4/1	4/16	5/1	5/16	6/1	10/1	11/1	12/1
Dry	68,400	68,400	68,400	77,000	86,000	91,000	93,000	94,000	94,000	58,000	51,000	49,000
Critical	42,000	49,000	57,000	67,000	73,000	74,000	75,000	76,000	76,000	46,000	41,000	40,000

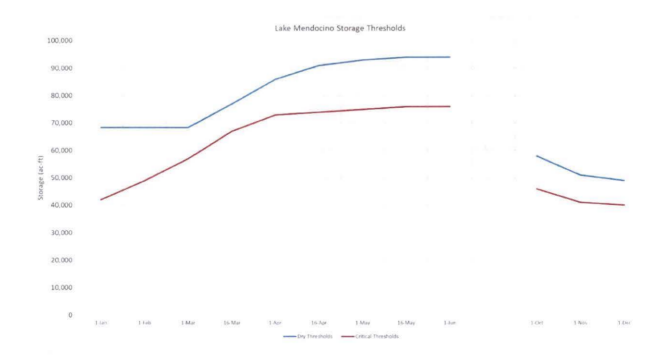




Figure 5: Percent Occurrence of Water Supply Conditions in Proposed Hydrologic Index

Water Supply	Condition - F	Percent Occu	rrence
Month	1	2	3
Jan	44%	51%	5%
Feb	69%	20%	11%
Mar	84%	10%	7%
Apr	63%	28%	8%
May	44%	47%	9%
Jun	42%	49%	9%
Jul	42%	49%	9%
Aug	42%	49%	9%
Sep	42%	48%	9%
Oct	51%	39%	9%
Nov	54%	37%	8%
Dec	57%	38%	6%
Average	53%	39%	8%

## State of California State Water Resources Control Board DIVISION OF WATER RIGHTS

P.O. Box 2000, Sacramento, CA 95812-2000 Tel: (916) 341-5300 Fax: (916) 341-5400

http://www.waterboards.ca.gov/waterrights

## ENVIRONMENTAL INFORMATION FOR PETITIONS

This form is required for all petitions.

Before the State Water Resources Control Board (State Water Board) can approve a petition, the State Water Board must consider the information contained in an environmental document prepared in compliance with the California Environmental Quality Act (CEQA). This form is not a CEQA document. If a CEQA document has not yet been prepared, a determination must be made of who is responsible for its preparation. As the petitioner, you are responsible for all costs associated with the environmental evaluation and preparation of the required CEQA documents. Please answer the following questions to the best of your ability and submit any studies that have been conducted regarding the environmental evaluation of your project. If you need more space to completely answer the questions, please number and attach additional sheets.

### DESCRIPTION OF PROPOSED CHANGES OR WORK REMAINING TO BE COMPLETED

For a petition for change, provide a description of the proposed changes to your project including, but not limited to, type of construction activity, structures existing or to be built, area to be graded or excavated, increase in water diversion and use (up to the amount authorized by the permit), changes in land use, and project operational changes, including changes in how the water will be used. For a petition for extension of time, provide a description of what work has been completed and what remains to be done. Include in your description any of the above elements that will occur during the requested extension period.

See 'Supplement to the April 2025Temporary Urgency Change Petitions' for a summary of the requested changes.
*
v
Insert the attachment number here, if applicable:

Page 1 of 4

## Coordination with Regional Water Quality Control Board

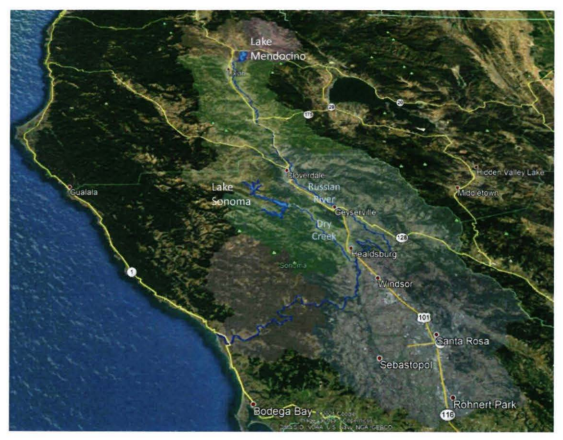
For change petitions only, you must request consultation with the Regional Water Quality Control Board regarding the potential effects of your proposed to the control of t			Date of	f Reque	est
change on water quality and other instream beneficial uses. (Cal. Code Regs., tit. 23, § 794.) In order to determine the appropriate office for consultation, see: http://www.waterboards.ca.gov/waterboards_map.shtml. Provide the date you submitted your request for consultation here, then provide the following information.			4/1/2025		
Will your project, during construction or operation, (1) generate waste or wastewater containing such things as sewage, industrial chemicals, metal or agricultural chemicals, or (2) cause erosion, turbidity or sedimentation?	S,	0	Yes	•	No
Will a waste discharge permit be required for the project?		$\circ$	Yes	$\odot$	No
If necessary, provide additional information below:					
On April 1, 2025, Sonoma Water staffJessica Martini-Lamb, Jeff Church, Don Seymour, and Todd S under the current order as well as the anticipated order from with Bryan McFadin and Michael Thoma Control Board (NCRWQCB) as well as describing the pending filing of these temporary urgency chan	s of the North				
Insert the attachment number here, if applicable:					
Local Permits	***				
For temporary transfers only, you must contact the board of supervisors for county(ies) both for where you currently store or use water and where you to transfer the water. (Wat. Code § 1726.) Provide the date you submitted your request for consultation here.	propose		Date o	f Conta	ct
For change petitions only, you should contact your local planning or public information below.	works de	parti	ment an	ıd provi	de the
Person Contacted: Date of Contact	et:				
Department: Phone Number	r:				
County Zoning Designation:					
Are any county permits required for your project? If yes, indicate type belo	w. C	) Y	es	No	
Grading Permit Use Permit Watercourse	Ot	stru	iction Pe	ermit	
Change of Zoning General Plan Change Other (	explain be	low)	İ		
If applicable, have you obtained any of the permits listed above? If yes, pr	ovide copi	es.	OY	es (	) No
If necessary, provide additional information below:					
Insert the attachment number here if applicable:					

## Check any additional agencies that may require permits or other approvals for your project: Regional Water Quality Control Board Department of Fish and Game Dept of Water Resources, Division of Safety of Dams California Coastal Commission State Reclamation Board U.S. Army Corps of Engineers U.S. Forest Service Bureau of Land Management Federal Energy Regulatory Commission Natural Resources Conservation Service Have you obtained any of the permits listed above? If yes, provide copies. Yes ( No For each agency from which a permit is required, provide the following information: Permit Type Person(s) Contacted Contact Date Phone Number Agency If necessary, provide additional information below: Insert the attachment number here, if applicable: Construction or Grading Activity Does the project involve any construction or grading-related activity that has significantly Yes ( No altered or would significantly alter the bed, bank or riparian habitat of any stream or lake? If necessary, provide additional information below: Insert the attachment number here, if applicable:

**Federal and State Permits** 

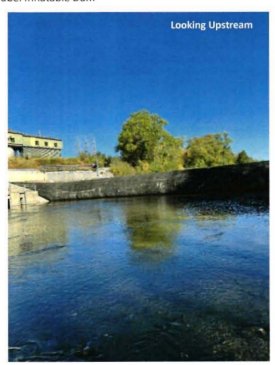
Archeology		
Has an archeological report been prepared for this project? If yes, provide a copy.	OYes	<ul><li>No</li></ul>
Will another public agency be preparing an archeological report?	OYes	<ul><li>No</li></ul>
Do you know of any archeological or historic sites in the area? If yes, explain below.	OYes	● No
If necessary, provide additional information below:	NO.0960	19040
Insert the attachment number here, if applicable:	,	
Photographs		
For all petitions other than time extensions, attach complete sets of color photographs labeled, showing the vegetation that exists at the following three locations:	s, clearly da	red and
Along the stream channel immediately downstream from each point of diversion	on	
Along the stream channel immediately upstream from each point of diversion		
At the place where water subject to this water right will be used		
Maps		
For all petitions other than time extensions, attach maps labeled in accordance with trapplicable features, both present and proposed, including but not limited to: point of crediversion, distribution of storage reservoirs, point of discharge of treated wastewater location of instream flow dedication reach. (Cal. Code Regs., tit. 23, §§ 715 et seq., 7	liversion, po r, place of u	int of
Pursuant to California Code of Regulations, title 23, section 794, petitions for change may not be accepted.	submitted w	rithout maps
All Water Right Holders Must Sign This Form:  I (we) hereby certify that the statements I (we) have furnished above and in the attach the best of my (our) ability and that the facts, statements, and information presented a best of my (our) knowledge. Dated  4 10125  at  Santa Rosa, Control of the statements of the statement o	are true and	
Water Right Holder or Authorized Agent Signature Water Right Holder or Authorized Water Right Wa	orized Agent	Signature
NOTE:	1800 (2002) - 1800 <u>- 1</u>	1 2 2 16 2
<ul> <li>Petitions for Change may not be accepted unless you include proof that a copy of the petiti Department of Fish and Game. (Cal. Code Regs., tit. 23, § 794.)</li> <li>Petitions for Temporary Transfer may not be accepted unless you include proof that a copy</li> </ul>		
<ul> <li>Petitions for Temporary Transfer may not be accepted unless you include proof that a copy on the Department of Fish and Game and the board of supervisors for the county(ies) where water and the county(ies) where you propose to transfer the water. (Wat. Code § 1726.)</li> </ul>		

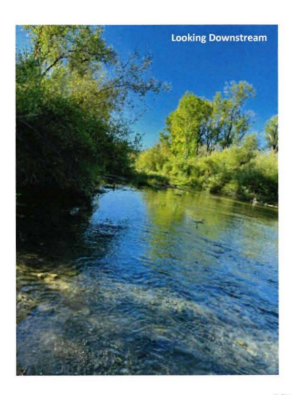
SONOMA WATER
Russian River Watershed Place of Water Use



# Photographs of Russian River Downstream of River Diversion System at Mirabel Park on Oct 14, 2021

Mirabel Inflatable Dam





#### NOTICE OF EXEMPTION

To: X Office of Planning & Research 1400 Tenth Street Sacramento, CA 95814

From: Sonoma County Water Agency 404 Aviation Boulevard

X County Clerk
County of Sonoma
Santa Rosa, CA 95401

404 Aviation Boulevard Santa Rosa, CA 95403

X County Clerk
County of Mendocino
Ukiah, CA 95482

**Project Title:** 

Petition by Sonoma County Water Agency Requesting Approval of a Temporary Urgency Change in Permits 12947A, 12949, 12950 and 16596 in Mendocino and Sonoma Counties (Applications 12919A, 15736, 15737, and 19351): 2025 Temporary Changes to Minimum Instream Flow Requirements of Decision 1610

**Project Location-Specific:** The project will occur in Mendocino and Sonoma counties at Lake Mendocino, in the Upper Russian River from Coyote Valley Dam/Lake Mendocino to the confluence with Dry Creek, and in the Lower Russian River from its confluence with Dry Creek to the Pacific Ocean. Figure 1 shows the minimum instream streamflow requirements for the Russian River system. Communities and cities along the Russian River include Ukiah, Hopland, Cloverdale, Geyserville, Healdsburg, Forestville, Mirabel Park, Rio Nido, Guerneville, Monte Rio, Duncans Mills, and Jenner.

Project Location – City:	N/A	Project Location - County:	Mendocino and Sonoma
하는 이번에 선생기 원리에 하는 이번 시간 회사를 가게 되었다면 가게 되는 것이 되었다. 그렇게 되었다고 있다.		[ - [ - [ - [ - [ - [ - [ - [ - [ -	

Project Background: The Sonoma County Water Agency (Sonoma Water) controls and coordinates water supply releases from the Coyote Valley Dam and Warm Springs Dam projects in accordance with the provisions of water rights Decision 1610, which the State Water Resources Control Board (State Water Board) adopted on April 17, 1986. Decision 1610 specifies the water supply conditions for the Russian River and the minimum instream flow requirements for the Upper Russian River, Dry Creek, and the Lower Russian River, which vary based on hydrological conditions and cumulative inflow into Lake Pillsbury as the hydrologic index.

Located in the Eel River watershed, Lake Pillsbury is a storage reservoir for Pacific Gas & Electric Company's (PG&E) Potter Valley Hydroelectric Project (PVP), which transfers water into the East Fork of the Russian River (East Fork). The PVP operated under a Federal Energy Regulatory Commission (FERC) license that expired on April 14, 2022, and now continues operations under an annual license while PG&E proceeds though a license surrender and decommissioning. An initial plan and schedule were approved by FERC on July 29, 2022, and revised in June 2024 based on PG&E's requested schedule extension. On January 31, 2025, PG&E submitted a Final Draft Surrender Application. It is expected that the Final Surrender Application will be filed by PG&E by July 29, 2025. FERC's license-surrender proceedings will likely take many years before PVP operations and long-term rules governing any imports to the Russian River watershed are resolved.

PG&E submitted a long-term flow regime request to amend flow requirements under the current FERC license on July 31, 2023. To reduce the potential seismic risk at Lake Pillsbury's Scott Dam, PG&E made the decision to keep the spillway gates open atop Scott Dam indefinitely, reducing the water storage capacity in Lake Pillsbury by approximately 20,000 acre-feet. Consequently, PG&E claims that Lake Pillsbury can no longer sustain normal operations under the current license terms. PG&E has proposed a reduction in the minimum release flow requirements for the East Fork flows starting in 2024 until project decommissioning is complete. The long-term flow regime request is still in the FERC review process. On January 30, 2025, PG&E submitted a Non-Capacity License Amendment application as requested by FERC.

In addition to these proposed reductions in minimum release requirements to the East Fork Russian River, a transformer bank failure at the PVP powerhouse in 2021 has also resulted in significant reductions in transfers of Eel River water into the Russian River. This failure caused PVP hydropower generation to cease and, with it, all associated discretionary transfers of Eel River water to the East Fork of the Russian River. On March 22, 2023, PG&E announced in a letter to the FERC that it does not intend to replace the transformer.

PG&E has indicated that without the ability to generate hydropower, PG&E will not likely make discretionary transfers through the PVP above its FERC license and contract obligations. Discretionary transfers to generate hydropower can occur up until early April if hydrologic conditions on the Eel River and at Lake Pillsbury are met. Without the discretionary transfer of Eel River water to generate hydropower, the total transfer through the PVP to the East Fork of the Russian River will be reduced by up to 456 acre-feet per day.<sup>1</sup>

While the license amendment application is under FERC review, PG&E will continue annual requests for a temporary variance of flow requirements due to the seismic risk at Scott Dam. On February 14, 2025, PG&E submitted its request for this year. No action has been taken yet, but the request is equivalent to PG&E's request in 2024 that was approved by FERC on June 27, 2024. In that order, FERC approved changes to the minimum release flows in the Eel River and the East Fork that included: (1) a reduction in minimum release flow requirements for the Eel River below Scott Dam to the critical water year type requirement of 20 cfs; (2) a reduction in minimum release flow requirements for the East Fork immediately from 75 cfs to 25 cfs and authorized a reduction to 5 cfs if water temperatures of Lake Pillsbury releases exceeded 15 degrees Celsius; (3) the minimum release flow requirement for the East Fork to increase on September 30th to 25 cfs and remain there while the FERC order is in effect. After October 1st, the termination of the order will be dependent on when Lake Pillsbury storage exceeds 36,000 acrefeet.

Under Decision 1610, beginning June 1, the required minimum instream flows in the Upper Russian River may be modified for dry spring conditions based on the combined storage of Lake Pillsbury and Lake Mendocino on May 31. At this time, Sonoma Water is unable to confidently project reservoir levels due to the uncertainty that surrounds PG&E's FERC variance request from February 14, 2025. The timing of the variance approval is significant in the projections of reservoir storage. If the combined storage exceeds 150,000 acre-feet, the water supply condition would be *Normal* with no dry spring classifications.

Under the current Decision 1610 hydrologic index, the applicable minimum instream flow requirements may require releases of water from Lake Mendocino and Lake Sonoma at unsustainable levels if the Russian River watershed experiences significantly less rainfall than the Lake Pillsbury watershed. Given the changes to PVP operations, the influence of the Eel River water imports on downstream hydrologic conditions in the Russian River is greatly diminished. Therefore, cumulative inflow into Lake Pillsbury is no longer an appropriate metric to assess the hydrologic conditions in the Russian River watershed. Consequently, Sonoma Water requests that storage thresholds in Lake Mendocino be used as the hydrologic index to determine the water supply condition in the Russian River watershed upon which minimum instream requirements are based.

Sonoma Water's operations are also subject to the Russian River Biological Opinion issued by the National Marine Fisheries Service (NMFS) on September 24, 2008 (2008 Russian River Biological Opinion), and the consistency determination issued by the California Department of Fish and Wildlife (CDFW) on November 9, 2009.

The term of the 2008 Russian River Biological Opinion was for 15 years, thereby ending in 2023. Sonoma Water and the U.S. Army Corps of Engineers (Corps) have completed a Biological Assessment and initiated consultation with NMFS to prepare the second iteration of the Russian River Biological Opinion. California Endangered Species Act compliance for state-listed Coho salmon will be provided by incidental take permits issued by CDFW for specific Sonoma Water projects. The next Biological Opinion will have a 10-year term and is anticipated to start by the middle

<sup>&</sup>lt;sup>1</sup> PVP has design flow capacities of up to 240 cubic feet per second (cfs) through the powerhouse for power generation and up to 135 cfs through the powerhouse bypass to meet FERC license requirements for minimum release flows into the East Fork Russian River and water supply contract requirements with the Potter Valley Irrigation District.

of the calendar year. To protect listed salmonids while the Biological Opinion is being prepared, Sonoma Water will continue to work with the State Water Board, Corps, NMFS, and CDFW to implement flows required by the 2008 Russian River Biological Opinion.

NMFS' 2008 Russian River Biological Opinion requires changes to the Decision 1610 minimum instream flow requirements to enable alternative flow management scenarios that will increase available rearing habitat in Dry Creek and the Upper Russian River, and provide a lower, closer-to-natural inflow to the estuary between late spring and early fall, thereby enhancing the potential for maintaining a seasonal freshwater lagoon that will likely support increased production of juvenile steelhead and salmon.<sup>2</sup>

Description of Nature, Purpose and Beneficiaries of Project: Sonoma Water seeks temporary urgency changes to its four water-right permits used to provide wholesale water to cities and water districts in Sonoma and Marin counties. The request includes changes to the hydrologic index as well as modifications to the minimum instream flow requirements which were established by the State Water Board's Decision 1610. The hydrologic index changes are necessary to ensure that the designated water supply condition and corresponding minimum instream flow requirements in the Russian River watershed are aligned with actual watershed hydrologic conditions, which is essential to maintain sustainable reservoir and river operations protecting municipal water supply and listed salmon species. Additionally, changes to reduce the dry season minimum instream flow requirements are necessary under a *Normal* water supply condition to comply with the findings of the 2008 Russian River Biological Opinion.

In addition to this warranted change to the hydrologic index to establish an appropriate water supply condition, Sonoma Water requests that under the case of a *Normal* water supply condition from May 1 through October 15 that the minimum instream flow requirements be modified to comply with the 2008 Russian River Biological Opinion issued by NMFS. Prior to the 15-year term of the Biological Opinion ending in 2023, Sonoma Water and the Corps have been working with NMFS and coordinating with CDFW on a successor Biological Opinion. It is anticipated that the successor Biological Opinion will be released by the middle of the calendar year. To protect listed salmonids while the Biological Opinion is being finalized, Sonoma Water will continue to work with the State Water Board, Corps, NMFS, and CDFW to implement the flows required under the 2008 Russian River Biological Opinion.

Approval of these petitions would provide alternative criteria for determining minimum instream flow requirements for the Russian River that would be based on a more accurate assessment of water supply conditions in the Russian River watershed. This would result in minimum instream flow requirements that more likely can be sustained with releases from Lake Mendocino and Lake Sonoma without severely depleting storage. It is in the public interest to manage these water supplies based on an index that is more reflective of the hydrologic conditions of the Russian River watershed.

During the period that the proposed temporary flow changes are in effect, Sonoma Water will also monitor water quality and fish, and collect and report information and data related to monitoring activities, to be in accordance with NMFS' 2008 Russian River Biological Opinion.

<sup>&</sup>lt;sup>2</sup> National Marine Fisheries Service. Biological Opinion for Water Supply, Flood Control Operations, and Channel Maintenance conducted by the U.S. Army Corps of Engineers, the Sonoma County Water Agency, and the Mendocino County Russian River Flood Control and Water Conservation District in the Russian River Watershed. p. 243. September 2008.

Name of Public Agency Approving Project: State Water Resources Control Board - Division of Water Rights

Name of Person or Agency Carrying Out Project: Sonoma County Water Agency

Exempt Status: (check one)

	Ministerial (Sec. 21080(b)(1); 15268)					
	Declared Emergency (Sec. 21080(b)(3); 15269(a))					
Х	Emergency Project (Sec.21080 (b)(4); 15269(b)(c)):	Section 21080(b)(4) and State CEQA Guidelines 15269(c): Specific actions necessary to prevent or mitigate an emergency				
X	Categorical Exemption. State type and section number:	State CEQA Guidelines 15307: Actions by Regulatory Agencies for Protection of Natural Resources				
		State CEQA Guidelines 15308: Actions by Regulatory Agencies for Protection of the Environment				
		State CEQA Guidelines 15301(i): Existing Facilities				
	Statutory Exemptions. State code number:					

Reasons why project is exempt: The project is statutorily exempt under the California Environmental Quality Act (CEQA) Statute 21080(b)(4) and categorically exempt from CEQA under the State CEQA Guidelines Sections 15269(c), 15307 and 15308, and 15301(i).

## A. Actions to Prevent or Mitigate an Emergency

The California Public Resources Code, Division 13, Section 21080(b)(4) provides that specific actions necessary to prevent or mitigate an emergency are exempt from CEQA. The emergency conditions are due to an urgent need to implement the proposed changes as a result of the drastic reduction of potential Eel River water imports through the PVP resulting from the inoperability of the powerhouse for the foreseeable future and PG&E's decision to keep the spillway gates open atop Scott Dam indefinitely, consequently revising the operations at Lake Pillsbury, and filling a long-term flow regime request to modify flow requirements. The volume of Eel River water that can be transferred to the Russian River is no longer correlated to cumulative inflow into Lake Pillsbury. An evaluation of the hydrologic condition in the Russian River is more appropriately established by conditions in its watershed. Without the proposed changes, the applicable minimum instream flow requirements may require releases of water from Lake Mendocino and Lake Sonoma at levels that would risk significant depletions of storage levels. Such depletions in storage could cause serious impacts to human health and welfare and reduce water supplies needed for fishery protection. The required change is urgent and cannot be accomplished within the timeframe required for completion of the Environmental Impact Report (already in process) that evaluates broader proposed changes to Decision 1610.

## B. Actions by Regulatory Agencies for Protection of Natural Resources and the Environment

CEQA Guidelines Sections 15307 and 15308 provide that actions taken by regulatory agencies to assure the maintenance, restoration or enhancement of a natural resource and the environment are categorically exempt from CEQA. Sonoma Water is proposing temporary urgency changes to its water right Permits 12947A, 12949, 12950, and 16596 that the State Water Board, as the regulatory agency, will consider and potentially approve. Those changes are necessary to ensure an accurate evaluation of water supply conditions that would maintain viable operations to support municipal use and protect listed salmon species. Approval of the TUCPs would provide alternative storage thresholds and criteria for determining minimum instream flow requirements for the Russian River that would be based on a more accurate assessment of water supply conditions in the Russian River watershed. This would result in minimum instream flow requirements that more likely can be sustained with releases from Lake Mendocino and Lake Sonoma without the risk of severely depleting storage and potential harm to natural resources and the environment.

Additionally, the proposed changes in Russian River minimum instream flow requirements will increase available rearing habitat in the Upper Russian River and provide a lower, closer to natural inflow to the estuary between late spring and early fall, thereby enhancing the potential for maintaining a seasonal freshwater lagoon that could support increased production of juvenile steelhead. NMFS' 2008 Russian River Biological Opinion states that these changes are necessary to avoid jeopardizing the continued existence of the listed species.<sup>3</sup>

C. Existing Facilities

Guidelines Section 15301(i) provides, generally, that the operation of existing facilities involving negligible or no expansion of use beyond that existing at the time of the lead agency's determination is categorically exempt from CEQA. Subdivision (i) of Section 15301 specifically includes maintenance of streamflows to protect fish and wildlife resources. Sonoma Water's petition to the SWRCB to change to the minimum instream flow requirements specified in the 2008 Russian River Biological Opinion does not request and will not expand Sonoma Water's use or increase the water supply available to Sonoma Water for consumptive purposes. The proposed change in Russian River minimum instream flow requirements still will be within the existing operational parameters established by Decision 1610.

Lead Agency Cont	act Person: Co	Area Code	707-547-1905		
Signature:	0	Date:	April 10, 2025	Title: _	General Manager
X Lead Agency	X Applicant	Date Received for filing	g at OPR:		

<sup>3</sup> Ibid.

