

- Setting up a pumping allowance trading platform and system
- Should GSAs implement some projects outside of the water charges framework structure? Should we start bringing in State Water Project water outside of this financial structure? Should we fund this based on a flat fee per acre?
- Status of de-minimis pumpers
 - Do we monitor their pumping?
 - Do they pay the base fee?
 - Are they exempt from monitoring and paying any fee?
 - Do we cap the total number of de-minimis pumpers allowed before they start paying a base fee?
 - Are they a special class with a lower base fee?
- What are the options for calculating pumping allowances?
 - Use only 2015 crop acreage
 - Use a longer period than 2010 to 2015 for averaging
 - Use the maximum crop acreage (by water use) between 2010 and 2015
 - Use other standardized crop duties – not San Luis Obispo crop duties.
- What are the options for the pumping allowance ramp down?
 - Should we ramp down over five, seven, or 10 years?
 - How does the ramp down acknowledge various types of water rights? Do all water rights holders ramp down at the same rate, or do some water rights holders ramp down more quickly or more slowly than others?
 - Should ramp downs be equal across the Subbasin (not recommended).
- Carryover
 - How much should carryover be capped?
- Pumping Re-Location
 - Can pumping for one use be transferred to another use?
- State Water Project
 - Is the county the correct subcontractor?
 - How would the county be repaid by other GSAs?