

**Public Comments received through 12/11/2018
to be considered while compiling the Draft GSP**

Name	Chapter & Section	Comment	GSA	Comment Source	Date/Time	Attachment(s)
Laurie Gage, District Administrator	Ch. 1 Introduction to Paso Robles Subbasin Groundwater Sustainability Plan	The Board of Directors of the Estrella-El Pomar-Creston Water District has reviewed Chapter 1 and concluded that it has no comments on this chapter at this time. Individual Board directors may choose to personally comment on this chapter separately and independently from the Board as a whole.	City of Paso Robles GSA	pasogcp.com	10/11/2018 8:59:00 PM	
Sheila Lyons	Ch. 1 Introduction to Paso Robles Subbasin Groundwater Sustainability Plan 1.2 Description of Paso Robles Subbasin	Please read on as this comment does apply to Chapter 1. Chapter 3, Figure 3-14 Indicates current Land Use Planning subareas. There needs to be an additional Figure indicating the PR Groundwater Basin Subareas such the one from Fugro, 2002 Basin Boundary showing subareas of the Basin. This can be found on the front page of the June 10, 2015 report "Achieving Sustainability in the PR Groundwater Basin. If not in this section, the Basin subarea map from Fugro needs to be included in the GSP somewhere....Chapter #1? This is important....land use planning areas are significantly different from basin planning areas. They have different characteristics and land use planning areas would be inappropriate for basin management. Creston participated early on in meetings for setting voluntary Basin Management Objectives and we are clear that the Creston Sub-Area has different management objectives from other parts of the basin due to our location (leading head of much of the recharge water going into the aquifer). We were much more aggressive and conservative about what course of action we think needs to be implemented to obtain basin sustainability. We believe the Creston Sub-area must be considered separate from the El Pomar-Estrella Land Use Planning Area because they are very different from one another and have very different management requirements.	County of San Luis Obispo GSA	pasogcp.com	9/22/2018 2:40:00 PM	
Verna Jigour	Ch. 1 Introduction to Paso Robles Subbasin Groundwater Sustainability Plan 1.2 Description of Paso Robles Subbasin	I advise expanding the text and figure 1.1 to include the watersheds/catchments feeding the pertinent subbasins. I realize that SGMA does not require planning outside the basins of concern but, especially in the case of the Paso Robles Subbasin, opportunities to augment groundwater recharge and storage will be left out of the equation if planning is confined solely to the basins. GSA stakeholders correctly identified potential watershed approaches at the third GSP informational meeting May 14, 2018, according to the documented results of the Projects and Management Actions Rotating Group Stations. Following are pertinent excerpts: Despite that Station 1 was titled In-Basin Supply Projects some of the documented suggestions do, in fact, consider the broader watershed context, as follows: "Ideas from the small groups related to in-Basin water supply projects: Slow down flows in Salinas River Optimize Salinas River recharge Incentive-based recharge Improve local stream recharge Recharge on floodplains (with environmental benefit) Forest management Recharge above the basin/higher up in basin Station 2 Out of Basin Supply Projects Ideas from the small groups related to out-of-Basin water supply projects: Watershed restoration projects " Management "Restore after fires/reseed with native vegetation Study Salinas Watershed at headwaters for potentialStation 4 Conservation Measures Ideas from the small groups related to conservation measures: Watershed management Forest management Promote healthy soils (pastures, root crops), carbon farming While this especially pertains to CHAPTER 9. Projects and Management Actions, Chapter 1 sets the stage for all subsequent chapters, does it not? If Chapter 1 considers solely the basins, projects and management actions relevant to the watersheds/ catchments will be left out. I consider it a mistaken artifact of reductionism that SGMA dictates apply solely to the (alluvial) groundwater basins [sinks], considering that those basins are actually fed by their respective watersheds/ catchments [source]. Alas, this reductionistic paradigm, one of several documented in the Alternate Paradigms section of my website, has dominated water resources thinking for most of the past century but that was not always the case. Excerpts from the Proceedings of a Conference of Governors in the White House, Washington, D.C., convened by President Theodore Roosevelt in 1908, shared in my third blog post, How Watersheds Relate to Groundwater, demonstrate that livestock managers of that era correctly recognized that the forests and vegetation serve the same purpose as artificial reservoirs, made by dams or otherwise. They were similarly attuned to the minimum flow a.k.a. baseflow as a measure of watershed health. I offer additional details and links in the file attachments to my comments, but suffice it to state here that the approach proposed on my Rainfall to Groundwater website, based on my doctoral dissertation, Watershed Restoration for Baseflow Augmentation [Jigour 2008 (2011)], abstract attached, is literally tailor-made for the Paso Robles Subbasin GSP Chapter 11. Projects and Management. The Paso Robles Subbasin is the poster child for the Rainfall to Groundwater Approach. I only hope the GSAs will avail themselves of this nearly singular opportunity to restore watershed/catchment functions for groundwater sustainability, including restoration of steelhead habitats among other ecological benefits.		pasogcp.com	10/15/2018 9:58:00 PM	Link: 20181015_Jigour
Laurie Gage, District Administrator	Ch. 2 Agencies' Information	The Board of Directors of the Estrella-El Pomar-Creston Water District has reviewed Chapter 2 and concluded that it has no comments on this chapter at this time. Individual Board directors may choose to personally comment on this chapter separately and independently from the Board as a whole.	City of Paso Robles GSA	pasogcp.com	10/11/2018 8:59:00 PM	
Verna Jigour	Ch. 2 Agencies' Information 2.1 Agencies' Names and Mailing Addresses	Change to include watersheds/ catchments feeding the subbasins as noted for Chapter 1.		pasogcp.com	10/15/2018 9:58:00 PM	Link: 20181015_Jigour
Laurie Gage, District Administrator	Ch. 3 Description of Plan Area	The Board of Directors of the Estrella-El Pomar-Creston Water District has reviewed Chapter 3 and concluded that it has no comments on this chapter at this time. Individual Board directors may choose to personally comment on this chapter separately and independently from the Board as a whole.	City of Paso Robles GSA	pasogcp.com	10/11/2018 8:59:00 PM	
Sheila Lyons	Ch. 3 Description of Plan Area 3.1 Paso Robles Subbasin Introduction	CAB voted at our Oct 17th meeting to echo the sentiments of the public present at the Oct. 8, 2018 Workshop held in Creston, that Creston is unique and should not be lumped in with El Pomar, Estrella, or any other part of the PR Basin, but should be considered a sub-area unto itself. Our hydrology is different and our view on basin management is more conservative than other areas of the basin.	County of San Luis Obispo GSA	pasogcp.com	10/20/2018 9:27:00 AM	
Verna Jigour	Ch. 3 Description of Plan Area 3.1 Paso Robles Subbasin Introduction	This GSP covers the entire Paso Robles Subbasin.This GSP covers the entire watershed/ catchment area feeding the Paso Robles Subbasin.Figure 3-1: Area Covered by GSP:Change to include watershed/ catchment area.		pasogcp.com	10/15/2018 9:58:00 PM	Link: 20181015_Jigour
Sheila Lyons	Ch. 3 Description of Plan Area 3.10 Land Use Plans	Figure 3-14 Indicates current Land Use Planning subareas. There needs to be an additional Figure indicating the PR Groundwater Basin Subareas such the one from Fugro, 2002 Basin Boundary showing subareas of the Basin. This can be found on the front page of the June 10, 2015 report "Achieving Sustainability in the PR Groundwater Basin. If not in this section, the Basin subarea map from Fugro needs to be included in the GSP somewhere....Chapter #1? This is important....land use planning areas are significantly different from basin planning areas. They have different characteristics and land use planning areas would be inappropriate for basin management. Creston participated early on in meetings for setting voluntary Basin Management Objectives and we are clear that the Creston Sub-Area has different management objectives from other parts of the basin due to our location (leading head of much of the recharge water going into the aquifer).We were much more aggressive and conservative about what course of action we think needs to be implemented to obtain basin sustainability. We believe the Creston Sub-area must be considered separate from the El Pomar-Estrella Land Use Planning Area because they are very different from one another and have very different management requirements.	County of San Luis Obispo GSA	pasogcp.com	9/22/2018 2:40:00 PM	
Dennis Loucks	Ch. 3 Description of Plan Area 3.4 Land Use	See attachment regarding Chapter 3.4 Land Use -- specifically Table 3-1, Land Use Summary.Notes:Comment uploaded by consultant via scanned hard copy. Because physical address is required to submit form, address for Dennis Loucks was found online posted in the SAN LUIS OBISPO LOCAL AGENCY FORMATION COMMISSION MEETING MINUTES FOR THURSDAY September 17, 2015. Therefore, address may be dated or incorrect. Because comment was uploaded by consultant, and the interested party's email address was not known to the consultant, the email address provided with this form belongs to uploading party.	County of San Luis Obispo GSA	pasogcp.com	9/30/2018 4:30:00 PM	Link: 20180725_Loucks
Sheila Lyons	Ch. 3 Description of Plan Area 3.4 Land Use	Section 3.4.2 and Figure 3-6, of the same name "Water Use Sectors" show the distribution of sectors but there is no table or text with the actual numbers by acres for each of these sectors, nor is there any estimate of their usage. Perhaps the second part (usage) of this will come in later chapters but the first (acreage) should be shown here.	County of San Luis Obispo GSA	pasogcp.com	9/22/2018 3:40:00 PM	

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Sheila Lyons	Ch. 3 Description of Plan Area 3.4 Land Use	Table 3-1 Land Use Summary - data from DWR 2014 is obviously out of date. Much has changed since. The SLO Department of Agriculture surely has more recent data (see there annual reports). An update of current info should be done. We believe there are closer to 40,000 or more acres in vineyards today.	County of San Luis Obispo GSA	pasogcp.com	9/22/2018 2:40:00 PM	
Verna Jigour	Ch. 3 Description of Plan Area 3.4 Land Use	3.4.2 WATER USE SECTORS Please correct the following patently incorrect statement: Native vegetation. This is the largest water use sector in the Subbasin by land area.This sector includes rural residential areas. Again, this largest water use sector is dominated by nonnative annual grasslands., as stated above. Figure 3-6: Water Use SectorsPlease correct the erroneous label stating Native Vegetation		pasogcp.com	10/15/2018 9:58:00 PM	Link: 20181015_Jigour
Verna Jigour	Ch. 3 Description of Plan Area 3.4 Land Use	The following statement is flat-out incorrect: The balance of the approximately 438,000 acres in the GSP Plan Area is largely native vegetation and could include dry farmed land. Surely the County of San Luis Obispo has its own Geographic Information System (GIS) it can use to test the veracity of the above claim. The GSP should not rely on erroneous information, even if it comes from DWR. My own past GIS work with landcover layers derived from the California Gap Analysis (explained in greater detail in my accompanying file attachment) showed me that a vast proportion of what I then referred to as upper Salinas River watershed is clothed with nonnative annual grasslands. While DWR may have referred to these lands as native vegetation they certainly not known for their discernment of vegetation types.The Land Use section should include at least a summary of historical and prehistorical (Native American) land use to fully establish the environmental setting of human cause changes in vegetative land cover. For example, the charcoal industry is known to have thrived later in SLO County than in many other regions of California. Historical removal of native oaks used in the charcoal should ideally be mapped to correlate historical changes to watershed land cover. The spatial locations of other documented impacts on native vegetation (and its watershed/ catchment functions), such as those mid-20th Century state-sanctioned projects aimed at removing woody vegetation for rangeland improvement summarized in my blog post, Ball and Chain & Other Links, should be mapped. Historical impacts for which spatial documentation may not be forthcoming should at least be considered as part of the planning process.		pasogcp.com	10/15/2018 9:58:00 PM	Link: 20181015_Jigour
Sheila Lyons	Ch. 3 Description of Plan Area 3.5 Existing Well Types, Numbers, and Density	CAB recently submitted a comment regarding Table 3-2 Wells over the Basin stating that we didn't believe the numbers shown in this table. We have since located an Excel file provided to CAB from the SLO PW Dept in recent months showing that there are 3945 production wells over the PR Basin. This indicates that there are many many more wells than the Table 3-2 of the Chapter 3 draft of the GSP would suggest. See attached file.	County of San Luis Obispo GSA	pasogcp.com	9/30/2018 8:51:00 AM	Link: 20180930_Lyons
Sheila Lyons	Ch. 3 Description of Plan Area 3.5 Existing Well Types, Numbers, and Density	Table 3-2 Types of Wells - data appears to be entirely too low. CAB members believe this number should be revisited with numbers acquired from our Public Works department rather than DWR data.. 99 productions wells is way too low. We know there are 200 wineries in North County, admittedly all are not over the PR Basin, but many are. Windfall Farms which is here is Creston has around 6 wells alone that are production wells.	County of San Luis Obispo GSA	pasogcp.com	9/22/2018 2:40:00 PM	
Dick McKinley	Ch. 4 Hydrogeologic Conceptual Model 4.3 Regional Geology	Explain transmissivity. Is 400ft fast or slow?	City of Paso Robles GSA	pasogcp.com	10/5/2018 1:06:00 PM	
Sheila Lyons	Ch. 3 Description of Plan Area 3.6 Existing Monitoring Programs	Section 3.6.4 Climate MonitoringTable 3-4 Average Month Climate Summary Avg of 2010-2017 If this data is to be used for any calculations going forward the more important number would be the slope of the line for the average increase in monthly temperatures over time. Fixed numbers are not really useful for predicting future events. Or, at a minimum if this is a "for information only" section, the rate of temperature increases should be calculated and included as part of this section.	County of San Luis Obispo GSA	pasogcp.com	9/22/2018 2:40:00 PM	
Verna Jigour	Ch. 4 Hydrogeologic Conceptual Model 4.2 Soils Infiltration Potential	The first sentence, Saturated hydraulic conductivity of surficial soils is a good indicator of the soils infiltration potential may have been assumed true by many in the early 20th century, but by mid-century empirical observations began to show that woody plant roots and their decay products strongly influence both infiltration and percolation. Furthermore, soil structure mediated by especially woody plant roots, along with their soil ecosystems, also influences infiltration and percolation rates. Ecohydrology emerged around the turn of this current century/ millennium and it's past time to be integrating it into such public planning processes as this. Remember, infiltration and percolation begin in the unsaturated a.k.a vadose zone (not the saturated zone) and the properties of the vadose zone are highly influenced by the vegetation there. While inferences based on the purely physical property of saturated hydraulic conductivity offer some insight, they tell far from the whole story. Infiltration and percolation may be greatly enhanced by restoring native woody plants to historically degraded watersheds the case for most in this subbasin, as per my comments on earlier chapters. If this GSP overlooks that it will be overlooking important opportunities to enhance sustainability. For some pertinent insights, please see the following pages on my website: Plants in an Ecohydrology Context: https://rainfalltgroundwater.net/plants-in-an-ecohydrology-context/ and Surface-Groundwater Systems in a Holistic Water Cycle: https://rainfalltgroundwater.net/surface-groundwater-systems/		pasogcp.com	12/10/2018 5:48:00 PM	
John Thompson	Ch. 4 Hydrogeologic Conceptual Model 4.1 Subbasin Topography and Boundaries	Bottom of Page 4. "...very little well data in this portion of the subbasin." Is the lack of data something that is looking to be corrected? It would seem that a local well drilling company could be a huge source of data and information. I do not know the legalities of such things, just an idea.		pasogcp.com	12/6/2018 1:00:00 PM	
Patricia Wilmore	Ch. 4 Hydrogeologic Conceptual Model 4.5 Primary Users of Groundwater	Municipal use, when addressed in future chapters, should indicate, outline and encourage opportunities where in the City of Paso Robles can utilize other sources besides groundwater. This should be one of the highest priority means of balancing the basin.	City of Paso Robles GSA	pasogcp.com	12/9/2018 3:16:00 PM	
Patricia Wilmore	Ch. 4 Hydrogeologic Conceptual Model 4.7 Groundwater Recharge and Discharge Areas	Figure 4-16 provides an excellent basis for bringing additional water into the basin via recharge.	City of Paso Robles GSA	pasogcp.com	12/9/2018 3:16:00 PM	
Verna Jigour	Ch. 4 Hydrogeologic Conceptual Model 4.7 Groundwater Recharge and Discharge Areas	Re: the last sentence of 4.7.1: "this map provides good guidance on where natural recharge likely occurs" it actually offers only a partial picture considering solely recharge occurring from strictly vertical infiltration/percolation from surfaces directly above the identified recharge areas. It fails to consider "interflow" from natural infiltration/percolation on uplands draining to those apparently optimal areas. See the catchment model on my web page, Stream Networks vs Watersheds/ Catchments: https://rainfalltgroundwater.net/stream-networks-vs-catchments/		pasogcp.com	12/10/2018 5:48:00 PM	
Dick McKinley	Ch. 4 Hydrogeologic Conceptual Model 4.7 Groundwater Recharge and Discharge Areas	We may need to date this page at a later date because it is an amended page.	City of Paso Robles GSA	pasogcp.com	10/5/2018 1:06:00 PM	
John Thompson	Ch. 4 Hydrogeologic Conceptual Model 4.9 Data Gaps in the Hydrogeologic Conceptual Model	Since well logs are readily available, it would seem a model could be made (realizing that someone has to gather the data and create the map and probably would not do it for free). I have noticed that well drillers do not always describe formations the same. But if you took a driller of 40 years who has drilled all over the basin and mapped using his/her logs you could have a GOOD map. You could go onsite with said driller and see what they call cemented gravel and everyone could be on the same page.		pasogcp.com	12/6/2018 1:00:00 PM	

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Verna Jigour	Ch. 4 Hydrogeologic Conceptual Model 4.9 Data Gaps in the Hydrogeologic Conceptual Model	Another method for ascertaining aquifer continuity and/or fault influence on groundwater flow is isotope analysis, e.g., see the following: Zdon, A., M. L. Davisson, and A. H. Love. 2018. Understanding the source of water for selected springs within Mojave Trails National Monument, California. Environmental Forensics 19:99-111 https://doi.org/10.1080/15275922.2018.1448909		pasogcp.com	12/10/2018 5:48:00 PM	
Dana Merrill	Ch. 4 Hydrogeologic Conceptual Model 4.9 Data Gaps in the Hydrogeologic Conceptual Model	In my opinion options for cutbacks that won't cause major reverse economic impacts across our presently robust local economy are very limited, I am most interested in Supply and Recharge options. The upper range of the PR (below the Alluvial) has experience the most decline. It is where the majority of domestic and smaller capacity agricultural wells are located, mostly drilled 20+ years ago. A major effort to recharge that zone would accomplish a great deal and should be an area of major focus immediately. What's needed to focus on this aspect? Vertical zone basin studies for one. There are a good many wells in this range and some could be converted to recharge wells since they don't pump water anymore. Figure a way to comply with regulations on recharge. If the upper range could be restored and regularly recharged it helps rural landowners, agriculture and really everyone. Let's get to meaningful work ASAP. Background efforts I realize are required in the process but the challenges are pretty obvious after decades of study and recent history of wells going dry.	County of San Luis Obispo GSA	pasogcp.com	11/12/2018 7:15:00 AM	
Todd Beights	Ch. 5 Groundwater Conditions 5.2 Change in Groundwater Storage	A neighbor nearby has recently installed 30,000 gallons of water storage tanks with another 10,000 gallons of storage about to be installed. Our water wells are only a few hundred feet apart and they have to run their well around the clock to continually fill these storage tanks that are used for agricultural benefits. I am nervous that over drafting is occurring and potentially jeopardizing the future of our domestic well use. Is unlimited storage and well pumping a sound practice that you endorse or do you view it some other way that might warrant addressing the issue?		pasogcp.com	11/26/2018 3:00:00 PM	
John Thompson	Ch. 5 Groundwater Conditions 5.6 Groundwater Quality Distribution and Trends	Of your groundwater constituents, it is not clear why each of them is being considered as a constituent. For example, "elevated chloride concentrations in groundwater can damage crops and affect plant growth," is strait forward and I could see why you would measure it. However, TDS, sulfate, and gross alpha radiation are not adequately explained as to their usefulness as groundwater quality constituents. And gross alpha radiation is not adequately defined so that I would even know what it is.		pasogcp.com	12/6/2018 1:28:00 PM	
Patricia Wilmore	Ch. 5 Groundwater Conditions 5.1 Groundwater Elevations	Significant data gaps are indicated due to lack of publicly available groundwater level data. How can this be remedied? Since confidentiality appears to be important, pursue getting additional agreements.	City of Paso Robles GSA	pasogcp.com	12/9/2018 3:16:00 PM	
John Thompson	Ch. 5 Groundwater Conditions 5.1 Groundwater Elevations	Some items that could use another paragraph to put more in layman's terms: Standardized precipitation Index Vertical Groundwater Gradients		pasogcp.com	12/6/2018 1:28:00 PM	
John Thompson	Ch. 5 Groundwater Conditions 5.1 Groundwater Elevations	The map of monitoring wells seem to be lacking some of the most critical areas such as Jardine, Ground Squirrel Hollow, and Independence Ranch. IDEA: Waive water offset fee/tax for continued monitoring allowance.		pasogcp.com	12/6/2018 1:00:00 PM	
John Thompson	Ch. 5 Groundwater Conditions 5.1 Groundwater Elevations	Is there a better map available to see where the monitoring wells are or does that violate certain rights?		pasogcp.com	12/6/2018 1:00:00 PM	
John Thompson	Ch. 5 Groundwater Conditions 5.1 Groundwater Elevations	Overlay figures 5-7 & 5-1 to really see where data is lacking and where it is really needed.		pasogcp.com	12/6/2018 1:00:00 PM	
John Thompson	Ch. 5 Groundwater Conditions 5.1 Groundwater Elevations	Regarding Hydrographs, I have noticed that everyone wants to think of water levels in terms of feet below ground surface instead of feet above sea level. I think both could be represented on the graph so all could see the correlation. For instance, feet above sea level could stay on the left hand vertical axis and the right hand vertical axis could be stated in feet below ground surface.		pasogcp.com	12/6/2018 1:00:00 PM	
John Onderdonk	Ch. 5 Groundwater Conditions 5.1 Groundwater Elevations	The last sentence of the first paragraph of Section 5.1.2.2 states: The lack of publicly available groundwater level data for the Paso Robles Formation Aquifer is a significant data gap. This data gap combined with uncertainty with regard to aquifer continuity within the Subbasin (Section 4.9) and continuity with neighboring Subbasins, particularly given the Northern boundary of the Subbasin defined by the county line not by a physical barrier to groundwater flow (Section 4.1), highlights the limited understanding of aquifer attributes and current conditions. The GSP must establish a clear protocol for how this uncertainty will be addressed. According to Section 5.1.2.1, the lack of data will be partially addressed through a recommended expansion of the Subbasin monitoring network which will be detailed in Chapter 8. It would be beneficial if the GSP explicitly states a timeline for this monitoring expansion and provided specific guidance on whether or not the additional monitoring and data collection will be done before or after the adoption of the GSP and how new monitoring data will be incorporated during GSP implementation. Specific procedures for how the GSP can be refined, modified and challenged as new data is presented should be clearly defined in advance. While the collection of additional data will improve the development and implementation of the GSP, uncertainty will still remain. Given that fact, the GSP should clearly define where the burden of proof for compliance/non-compliance lies (with the landowner or GSA). Additionally, clear procedures for demonstrating compliance in light of limited data and uncertainty should be defined.	County of San Luis Obispo GSA	pasogcp.com	12/10/2018 8:59:00 AM	

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Timothy Cleath	Ch. 5 Groundwater Conditions 5.1 Groundwater Elevations	<p>Fig 5-2: as shown should not be included in the alluvial aquifer map as these areas are typically on elevated terraces and are not saturated. Paso Robles Formation aquifer infers that there is only one aquifer. In fact, within the Paso Robles Formation there are many aquifers. Modify the title to say Aquifers.</p> <p>Fig 5-3, -4, -5 and -6 contours extend considerably beyond where well water level information occurs (Fig. 5-1) northeast of Whitley Gardens and east of the San Juan River. Either show the basis for these contours (on Figure 5-1) or remove or dash the contours in these areas on Fig 5-3. Showing the "inferred groundwater flow direction" can be misleading (the gradient of the interpreted contours may be due to various factors and is not always the direction of flow) and should be removed. Fig 5-6 and 5-7 similarly include areas where the contours have extended beyond the water level information. The depression west of Creston is based on one data point and may not be representative of other wells in this area (the basin is shallower in this area and may show significant variability in water levels from one well to another). This should be noted in the text. The water level rise along the western edge of the basin near Paso Robles is acknowledged to be a result of limited data and it is best to not try to guess why in the text (delete last sentence on para. 1 of page 5-13).</p> <p>5.1.2.2 Identify where the 18 monitored wells are located. In light of the potential need for "key wells" as a basis for groundwater management, further discussions should be included regarding available publicly reviewable groundwater level hydrographs. With respect to the hydrographs, Fig 5-11 shows the water level at nearly the bottom of the well. This well, in the Creston area, would not be good for a future water level monitoring well. The well water level for the Shandon area shows stability during the recent dry period, while the other two hydrographs (Creston and Estrella subareas) show a 40- to 50-foot decline. Please consider including some comment on this in the text.</p> <p>5.1.3 Historically an upward vertical gradient in the Estrella River valley near Shandon has been indicated by flowing wells in this area. As groundwater levels decline in the lower aquifers, the vertical gradient will change. Similarly, wells in the Creston area have flowed during wet periods.</p>		pasogcp.com	12/10/2018 11:29:00 AM	
Kevin Peck	Ch. 5 Groundwater Conditions 5.1 Groundwater Elevations	Paragraph 1 of 5.1.2.2 explains that there is a lack of publicly available ground water data. Has there been an effort during this GSP process, to contact basin landowners to access their wells for acquiring additional water levels data?	Shandon San Juan GSA	pasogcp.com	11/26/2018 3:59:00 PM	
Patricia Wilmore	Ch. 5 Groundwater Conditions 5.2 Change in Groundwater Storage	5.2.1. Alluvial Aquifer Notes that Figure 5-14 "suggests that the loss in groundwater during low precipitation years is not due to increased pumping but is more likely a result of lack of recharge during low precipitation years" is a key point for future planning.	City of Paso Robles GSA	pasogcp.com	12/9/2018 3:16:00 PM	
Molly Scott	Ch. 5 Groundwater Conditions 5.2 Change in Groundwater Storage	Good morning, With mutual respect for the effort that has been put into writing these chapters, it would be my recommendation to ensure there is a glossary defining critical terms such as: Alluvial Aquifer, Groundwater Storage, Groundwater pumping, etc. Having a specific outlined definition for terms such as these would be beneficial for all parties and allow for greater consistency when discussing and ready future chapters. Thank you, Molly Scott, Grower Relations Manager JUSTIN Vineyards & Winery	County of San Luis Obispo GSA	pasogcp.com	12/6/2018 11:44:00 AM	
John Thompson	Ch. 5 Groundwater Conditions 5.2 Change in Groundwater Storage	From page 5-23, "This suggests that the loss in groundwater storage is not due to increased pumping, but is more likely a result of lock of recharge during low precipitation years." Figures 5-14 and 5-15 are supposed to visually describe this, but I think they do not help with comprehending the above statement. It seems obvious in figure 5-14 but is unclear in 5-15. I think the visual of the chart/graph can be better represented or the statement should be modified.		pasogcp.com	12/6/2018 1:28:00 PM	
John Thompson	Ch. 5 Groundwater Conditions 5.2 Change in Groundwater Storage	Is there such a thing as groundwater storage potential? Does this change? Is this where subsidence comes into play?		pasogcp.com	12/6/2018 1:28:00 PM	
Verna Jigour	Ch. 5 Groundwater Conditions 5.2 Change in Groundwater Storage	5.2.1 ALLUVIAL AQUIFER, 3rd paragraph: Some text seems to be missing here: As indicated on _____ presumably Figure 5-14?		pasogcp.com	12/10/2018 5:48:00 PM	
Jerry Reaugh	Ch. 5 Groundwater Conditions 5.2 Change in Groundwater Storage	<p>Comments Pertaining to Chapter 5 of the Paso Robles Subbasin Groundwater Sustainability Plan</p> <ol style="list-style-type: none"> Page 5-16: The document references Appendix 5A. I have been unable to find this Appendix. Page 5-16: The document says, "The lack of publicly available groundwater level data for the Paso Robles Formation Aquifer is a significant data gap". I agree with this statement. I would like to see a more indepth assessment of this problem. Where are the data gaps, how significant are these data gaps and what is the GSP Committee's plan for solving this problem? Page 5-23: This is a general comment about clarification. I find it confusing when the document talks about storage. I think it would be clearer for the Chapter(s) to say groundwater in storage. Groundwater storage could be construed to mean the basin's capacity to store water. Since the Paso Basin in general doesn't have a subsidence problem, the ability for the basin to store water is not changing. Figure 5-14 and Figure 5-15: My comments here apply to both figures. These two Figures are very significant to the overall understanding of the state of the basin. The red chart lines are dramatic and demonstrate declines that are important. I think it's useful to show the red line with the backdrop of the water year type periods. These two Figures become confusing when you include the pumping data. Pumping data is only one of many components of the red line decline. To show just one component is misleading. The natural question that arises when one looks at the red line is how is this number derived. I think it's imperative that for proper inspection and understanding of the significant assertions these two red lines represent that the underlying data must be presented. I would suggest, perhaps in a table form, that the major components comprising the declines are delineated. Such factors as rainfall, in-flows and out-flows, pumping, evapotranspiration, and others should add up to the total decline. We need to see, analyze and understand these numbers. Page 5-23: At the bottom of this page, the document speculates about the secondary cause of the decline. I would suggest that speculation be left out of analysis when supporting data is absent. A more appropriate comment might be something like the following. Further studies are required to determine the other factors contributing to this decline. Page 5-24, Figure 5-14: There seems to be an unexplained anomaly in the Figure. The red line declines significantly in the years 2007 through 2011 even though this was an average precipitation period. The decline is similar to the years 1999 through 2004 but not as severe. Is there an explanation for this? Page 5-25: In the first sentence the document states shows precipitation data. I believe this should be changed to water year type periods. Page 5-25 & Figure 5-15: The finding that the Basin has lost 170,000 acre feet of groundwater in storage over the 31 year period of 1981 through 2011 and a very surprising loss of 270,000 acres feet of groundwater in storage in just 5 years from 2012 through 2016 is very significant. To me, this is the Rosetta Stone of the entire GSP Process. It's troubling to me that just a scant few sentences are dedicated to this finding. This is a profound finding and will likely determine the direction of the work to come in future chapters. As mentioned in Item 4 above, we need the supporting data for analysis and understanding. The pumping data in the chart in Figure 5-15 should be removed. It's just one of the components of this decline. <p>Regards, Jerry Reaugh Director, EPC Water District</p>	County of San Luis Obispo GSA	pasogcp.com	12/10/2018 12:49:00 PM	

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Name	Chapter & Section	Comment	GSA	Comment Source	Date/Time	Attachment(s)
Jerry Reaugh	Ch. 5 Groundwater Conditions 5.2 Change in Groundwater Storage	This comment should be referred to the SLO County Paso Basin GSA. The EPC WD is in the County GSA but the way you do the addresses prevents this comment from being assigned to the proper GSA. Jerry Reaugh Director, EPC Water District	County of San Luis Obispo GSA	pasogcp.com	12/10/2018 12:31:00 PM	
Herb Rowland	Ch. 5 Groundwater Conditions 5.2 Change in Groundwater Storage	In regards to Figures 5-14 and 5-15, how is the annual groundwater pumping determined? How was this measured historically and how will it be estimated going forward? If wells are not metered, and even the ones that are metered aren't being reported, how is that number established? It is a very crucial number to determine the water budget for the basin and will affect a large number of people and businesses if it is incorrect. There needs to be a high level of confidence and consensus in this number, throughout the basin, if the overall plan is to succeed. This number is too important to just make generalizations and the assumptions that whatever model you use takes, must be vetted under a very high level of scrutiny.	County of San Luis Obispo GSA	pasogcp.com	12/10/2018 11:50:00 AM	
Timothy Cleath	Ch. 5 Groundwater Conditions 5.2 Change in Groundwater Storage	For comparison purposes, use the same scales for the alluvial aquifer and Paso Robles Formation plots. The net change in storage in the alluvial aquifer is highly dependent on inflows from rainfall runoff, releases from reservoirs and wastewater discharges. This should be noted. The lack of alluvial aquifer water level data in the various stream valleys limits the verification of the modeled change in storage. This should be noted. fourth para p. 5-23: "As indicated on" ?? what? Total groundwater in alluvial aquifer storage should be stated to understand the impact of the "cumulative change in storage". This would also be appropriate for the Paso Robles Formation aquifers. page 5-25 first sentence: Fig 5-15 shows climate periods not precipitation data.		pasogcp.com	12/10/2018 11:29:00 AM	
John Thompson	Ch. 5 Groundwater Conditions 5.3 Seawater Intrusion	Regarding subsidence. On the surface it seems a trite item if we can stabilize groundwater levels. However, if it persists, are we harming how much water our aquifer can potentially hold? If so, maybe our minimal threshold should be geared more towards this type of data. Is there any plans to measure this? Is there a way to differentiate between natural and pumping causes?		pasogcp.com	12/6/2018 1:28:00 PM	
Timothy Cleath	Ch. 5 Groundwater Conditions 5.4 Subsidence	Comment on whether subsidence is significant for groundwater management of this basin. What is the level at which it is significant? Has there been any impacts to date?		pasogcp.com	12/10/2018 11:29:00 AM	
Dennis Loucks, Fred Hoey & Greg Grewal	Ch. 5 Groundwater Conditions 5.4 Subsidence	(See attachment)		Other	10/17/2018	Link: 20181017_LouGreHoe Link: 20181017_USGS
Timothy Cleath	Ch. 5 Groundwater Conditions 5.5 Interconnected Surface Water	Why wouldn't groundwater elevations in the alluvial wells at or above the stream channel at any time suggest interconnectivity between the surface water and the groundwater? Paso Robles Formation wells would not necessarily indicate interconnectivity based on water levels. Water levels for model simulation time step durations are not be the best indicator of connectivity. Are the surface water areas and the alluvial aquifers not interconnected if they are not shown in red on Fig. 5-17? The depletion of interconnected surface water across the basin is much more complex than is depicted in this section. A discussion of the factors and their significance in different areas of the basin would be a good start toward a more thorough analysis of this interconnectivity.		pasogcp.com	12/10/2018 11:29:00 AM	
John Thompson	Ch. 5 Groundwater Conditions 5.6 Groundwater Quality Distribution and Trends	Last paragraph. Is there any examples of this happening? Is this a legitimate concern?		pasogcp.com	12/6/2018 1:28:00 PM	
Verna Jigour	Ch. 5 Groundwater Conditions 5.6 Groundwater Quality Distribution and Trends	5.6.1 GROUNDWATER QUALITY SUITABILITY FOR DRINKING WATER, last sentence: Please explain the likely source for exceedance of mercury in 1990 and whether/why it may no longer be an issue (?)		pasogcp.com	12/10/2018 5:48:00 PM	
Timothy Cleath	Ch. 5 Groundwater Conditions 5.6 Groundwater Quality Distribution and Trends	Since the 2002 report, changes to MCLs and additional water quality data has occurred. Arsenic has been found at levels above the MCL. More information about boron is available in the western portion of the basin between San Miguel and Paso Robles. These should be discussed and possible recommendations made to further delineate areas/aquifers where these occur. The quality of wastewater discharges has changed but current discharges can be a significant source of salt to the groundwater recharge. This should be discussed and potential management measures to evaluate and reduce this source of salt contribution to the basin. TDS and Chloride concentrations are shown to be high on Figs 5-20 and -21 in the area near Paso Robles. Groundwater recharge is also high in this area. Sustainability projects and management actions could result in improvements to this condition. Average Boron Concentration as noted in table 5-6 is probably not correct for most of the Estrella subarea (high boron does occur in the underlying formations beneath the Paso Robles Formation and in the area west of Highway 101).		pasogcp.com	12/10/2018 11:29:00 AM	
Laurie Gage, District Administrator	Ch. 11 Notice and Communications	The Board of Directors of the Estrella-El Pomar-Creston Water District has reviewed Chapter 11 and concluded that it has no comments on this chapter at this time. Individual Board directors may choose to personally comment on this chapter separately and independently from the Board as a whole.	City of Paso Robles GSA	pasogcp.com	10/11/2018 8:59:00 PM	
Sheila Lyons	Ch. 11 Notice and Communications 11.1 Communications and Engagement Plan	Anywhere in the GSP where there is a reference to interested parties, including the Appendix D of Chapter 11, all Citizen Advisory Groups over the Paso Basin should be listed. CAB is writing to ask specifically that we be added throughout, including Appendix D of this chapter.	County of San Luis Obispo GSA	pasogcp.com	10/20/2018 9:26:00 AM	
Dan Penkauskas	Ch. 11 Notice and Communications 11.1 Communications and Engagement Plan	Hi All. We're in the Creston area and have a single domestic well for our drinking water. We vote for maintaining levels as they are today. Also, please sign us up to monitor our well. Thank you, Dan	County of San Luis Obispo GSA	pasogcp.com	10/12/2018 6:41:00 AM	
Sheila Lyons		In reading the notes from various PR Basin Cooperative Committee meetings we don't see anywhere that the local Citizen's Advisory Councils are included for receiving notices or communications. Additionally in those lists we have seen all entities listed have specific addresses by which the organizations or agencies may be noticed, however, Rural Residents are simply called out as Rural Residents. It seems greatly amiss to us that Rural Residents who are the great majority of the people living over the Paso Basin and who will be impacted the very most are not being communicated with directly. At the very least all Citizen Advisory Councils over the Basin should be noticed. Please add the Creston Advisory Body (CAB) to your contact lists. All notices may be sent directly to our chairperson, Sheila Lyons, (removed)	County of San Luis Obispo GSA	Other	9/22/2018 2:47:00 PM	

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Name	Chapter & Section	Comment	GSA	Comment Source	Date/Time	Attachment(s)
Steve Sinton		<p>Can the chapter draw any conclusions as to what would happen to groundwater levels if we had a period of above normal rainfall years?</p> <p>2. Can you further clarify the different aquifers? Most readers are familiar with the deep sulfur water and the aquifer above it, but Chapter 5 seems to further divide the upper aquifer in a way that isn't perfectly clear.</p> <p>3. Figure 5-8 does not reflect the groundwater elevation conditions I experience on Shell Creek. Perhaps the extrapolation used in the figure covers too wide an area.</p> <p>4. In 5.1.3 there is discussion of upward vertical groundwater flow. What is this based on and what does it mean to the management of the basin?</p> <p>5. It may just be me, but I find Figures 5-15 and 5-16 very confusing. 5-15 makes it look like water use (the black lines coming down) is declining, but the text says the opposite.</p> <p>6. Section 5.5 talks about gaining streams, but other than a few places where underflow is forced to the surface, I don't know of anything that is a gaining stream. The same applies to 5.5.1 where the chapter talks about groundwater discharge to surface water. I don't know of any place where it exists. The conclusion that the mean annual surface water depletion was about 8500 af/year seems impossible. If that statement (and Figure 5-18) is based solely on the model, that only makes the model seem less valid.</p>	Shandon San Juan GSA	pasogcp.com	12/9/2018 9:55:00 PM	
John Thompson		In general, when a source is referred to in the text, it would be nice if it were properly cited. I do not know that we need a literature cited at the end of each section, but one online literature sited page would suffice. For instance, on page 5-38 the map is cited as RMC, 2015, but that resource is hard to find without a proper literature cited appendix or reference. Better yet, a website that could digitally link you to all cited works.		pasogcp.com	12/6/2018 1:00:00 PM	
John Thompson		This probably seems tedious, but when reviewing the draft, the dark "DRAFT" across the page is distracting. Possibly lighten the text across the page or put "DRAFT" as a header.		pasogcp.com	12/6/2018 1:00:00 PM	
Timothy Cleath		<p>General comments:</p> <p>Paso Robles Aquifer suggests there is only one aquifer-change to Aquifers. In light of the need to adjust the basin boundaries, there should be a discussion and illustration showing the 2002 basin boundary and the San Juan/Red Hills faults should be shown. The Base of the Permeable Sediments map from the 2002 Paso study is in need of a revision based on more recent information. The deep basin area near San Miguel is much shallower than was shown in that map. Soils infiltration rates in the table are not quantitative and the clay content and sand and gravel content do not add up. Explain why. Figure 14 has extensive areas where no soil infiltration information is available. Explain why.</p>		pasogcp.com	12/10/2018 9:36:00 AM	
Timothy Cleath		<p>Specific Edits:</p> <p>P. 7 Para 4: Delete sentences 5 and 6 (King City fault?).</p> <p>Fig 4-6: Geologic Map does not agree with portions of this cross section.</p> <p>P. 17 Delete last sentence of first paragraph: not necessary and not significant.</p> <p>P. 17 para 2: Identify arsenic as a constituent of concern.</p> <p>P. 19 para 1: Poor quality water in the Pancho Rico is not necessarily associated with the tar sands. We don't see tar sands in the Pancho Rico underlying the basin.</p> <p>P. 19 para : The Santa Margarita Formation varies in permeability but is typically much lower than the Paso Robles Formation. That is the basis for not including it in the basin sediments. Where the geothermal water is present, groundwater quality is more brackish.</p> <p>P. 19 para 4: Vaqueros Formation groundwater is typically brackish.</p> <p>Fig 4-12 to 4-15: Reference map showing locations of cross sections. Aquifers shown in blue stop abruptly in some areas. Please explain why.</p> <p>P. 25 para 2: sentence 4: Not shown on Figure 14-4. Last sentence: Not clear what is meant by the "shallow aquifer.... may be an isolated aquifer area". Please explain.</p> <p>Table 4-1: Define Q/s. Note that the hydraulic conductivity is an average based on the full perforated interval and is not a specific aquifer hydraulic conductivity.</p> <p>P. 26 Para 2: Is the reference to the Paso Robles Formation and the shallow aquifer zone correct? This seems to be conflicting.</p> <p>P. 27 The specific yield for the Paso Robles Formation gravels is appropriate in light of the flatness and compaction of these gravel beds.</p> <p>P. 27 last para: Folds and faults do affect groundwater flow in the Subbasin. Consider particularly the Red Hills/San Juan faults and the folds near the Rinconada fault.</p> <p>P. 28 para 1: Municipal demands are significantly met by Nacimiento and State Water Project waters (Paso and Shandon)</p> <p>Fig 4-16: This map is incomplete and also not a good representation of where groundwater recharge can occur to the Paso Robles Formation. The alluvial areas are obvious. It may be best to exclude this figure and provide more discussions related to factors for recharge such as is discussed in the Huer Huero and Paso banking studies.</p> <p>P. 31 The areas identified as "discharge areas" just happen to be near where wastewater discharges occur and may not be areas of groundwater discharge. The areas of mapped springs and seeps are likely to be due to stratigraphic and structural conditions and not shallow and perched aquifer units.</p> <p>P. 34 Include the Nacimiento River and Shell Creek in the surface water features. Surface Water Bodies would seem to refer to lakes and ponds and not so much streams. It would be better to take out "bodies" from the title.</p> <p>P. 36 Recommendations should be for a geostatistical analysis of well completion reports and for general geophysics, not just aerial geophysics. Also, note that there is one nested well as is discussed in Chapter 5.</p>		pasogcp.com	12/10/2018 9:36:00 AM	
Dana Merrill		<p>RE Survey While the comments are interesting to read and seem to suggest in general experience with falling water levels and concern for more to follow, they have several shortcomings in my opinion.</p> <p>1. Done in a vacuum as no mention of cost or who would pay renders them useless without follow up</p> <p>2. Sample size is likely too small and cannot be verified as to authenticity</p> <p>3. Time and cost hopefully was minimal as time is passing while the drought continues and meaningful measures and strategies are urgently needed for individuals and businesses to plan and budget for the future.</p> <p>4. More critical work is needed, asking whether Utopia is desired is of minimal interest without quoting a cost Sorry but that's my feeling on the Survey. Maybe a well intentioned legislative mandate that it be included but we need to get on to the real issues and strategies. Every stakeholder, landowner, and even cities will feel the impact of severe pumping cutbacks in the Paso Basin as economic multipliers in reverse mean higher taxes, less jobs, tourism and lower property values. The Urgency Ordinance is an example of how land values plummet if water is restricted. Let's get going on solutions and figure out whether we can find a way to pay for them!</p>	County of San Luis Obispo GSA	pasogcp.com	11/12/2018 7:56:00 AM	

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Name	Chapter & Section	Comment	GSA	Comment Source	Date/Time	Attachment(s)
Frederick Hoey		These comments relate to Figure 3-14: North County Planning Subareas: I object to the El Pomar-Estrella-Sub Area as defined. Interestingly, this Sub Area is startlingly similar to the boundaries of the "area of influence" of the Estrella-El Pomar-Creston Water District as defined by SLO-LAFCO. I expect this harmony is deliberate. The Creston area is distinctly different from both the El Pomar and Estrella area; accordingly, actions that are appropriate and necessary for the El Pomar and Estrella areas will not be appropriate for Creston. For instance within the Estrella areas a significant "cone of depression" has been created by the egregious groundwater pumping by the City of Paso Robles, which has been compounded by the local concentrations of large vineyard operations. Many Creston landowners have long been concerned that Creston groundwater would ultimately be utilized to remedy the damage that has been done to the Estrella groundwater levels. By combining three geographic areas, each with their own unique issues, into a Planning Sub Area, the authors of Chapter 3 wrongly assumed that the citizens of Creston would not rise up in strong opposition to such blatant, potential piracy of our water resources to cover the sins of the City of Paso Robles through the exploitation of the Estrella area. I strongly urge that the Creston area be identified as a separate Planning Sub Area, a view shared by all of my Creston friends and connections.	County of San Luis Obispo GSA	pasogcp.com	10/6/2018 4:03:00 PM	
Dick McKinley		Figures 4.6-4.10 have print that is too small to read.	City of Paso Robles GSA	pasogcp.com	10/5/2018 1:06:00 PM	
Verna Jigour		This is just to note my apologies if you received two copies of my comment addendum file. My comment on this web input function is that I could not tell how many files I had attached the screen only shows the most recent attachment. I intended/ attempted to attach two files 1. my comments addendum and 2. my doctoral dissertation abstract. If you did not receive both files, please advise me and I will provide them again. Thanks for the opportunity to comment! Verna Jigour, PhD Rainfall to Groundwater		pasogcp.com	10/15/2018 9:58:00 PM	Link: 20181015_Jigour
Stephen Sinton		Figure 4-12 makes zones look simple and continuous when they are probably more complicated and multi-layered with impervious and semi-impervious layers scattered both vertically and horizontally. I believe our newest well on Shell Creek was 592' with almost continuous sand from surface to the bottom of the formation. It test pumped more like 1500 gpm, although we don't use it at that level. The transmissivity information could be very significant. Is there a source for where this came from? Artesian wells existed within the boundaries of Shandon itself. Overall Much of the information available for this GSP is uncertain, but we will know a lot more as we begin implementation. The risk, therefore, is that facts will become immovable and immutable if we don't repeatedly state our uncertainties and the need for refinement. The Plan needs to be clear that our understanding of the basin is likely to change over time, numbers will have to be changed, basin limits will undoubtedly be revised and many other aspects will be altered by new information. So we need to be unambiguous that each "fact" may potentially require updating and decisions and actions based on those facts may need to be altered.	County of San Luis Obispo GSA	pasogcp.com	10/15/2018 8:01:00 AM	
Dennis Loucks		(See attachment)		Other	10/15/2018	Link: 20181017_USGS
Frederick Hoey		(See attachment)		Other	10/12/2018	Link: 20181012_Hoey
Dennis Loucks		Dear Mr Peschong, Attached are my comments pertaining to the GSP plan to date. Please refer them to your Cooperative Committee. (See attachment)		Other	10/8/2018	Link: 20181008_Loucks
James Green		Good afternoon, Micki: Please distribute the attached letter regarding County Groundwater Sustainability Agency (GSA) Meetings to the Supervisors, all districts. Thank you. Warm Regards, James Green Government Affairs Specialist		Other	10/8/2018	Link: 20181008_Green
Sheila Lyons		Hello Supervisor Arnold, I submitted the following Excel file, that CAB received from the Public Works Dept back in the spring, to the Paso Basin Groundwater Sustainability Cooperative Committee through the GCP Portal. You may recall that CAB questioned the table in Chapter 3 of the GSP (Table 3-2, page 22) because it didn't appear to be up to date. In fact Table 3-2 of Chapter 3 showed only about 1/3 of the total wells that the SLO PW Dept indicated as being in production over the PR Basin, as given to CAB earlier this year. Sheila Lyons CAB Chairperson (See attachment)		Other	10/2/2018	Link: 20181002_Lyons
Melenie Ristow		Hello, I'm on vacation & won't be able to attend the water meeting in Creston. I wanted you to know I'm extremely worried about what will happen to my residential water well for my home & 20 acres. I've lived on Huer Huero rd for 38+ yrs with a mix of drought, normal & wet years & so far never run out of water, but I'm a lucky one. We've always known water is life out here & we have chosen a variety of ways to be responsible & conserve our water to be able to live here. I too worry about my investment in my property & realize my investment will be compromised if my well runs dry. Not being a big or corporate water user I have very few alternatives or be financially able to truck water to my home. And thus count on my representatives to protect my water interests. I implore you to do just that. Please protect mine & the thousands of residential water user wells in our Creston area. Thank You, Melenie Ristow		Other	10/1/2018	
Leslie Jordan		(See attachment)		Other	9/25/2018	Link: 20180925_Jordan

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Tommy & Kathy Carter		(See attachment)		Other	7/26/2018	Link: 20180727_Carter
Dianne Jackson		Supervisors Peschong & Arnold, and Chairperson Hamon, I am in complete agreement and support the comments CAB submitted to the Paso Basin Cooperative Committee. CAB has been working on this topic for over a decade and has tried to include the many comments that they have received from the public, over the years. The new groundwater sustainability plans require each basin to reverse groundwater overdraft. There is only one way to get that accomplished, stop over pumping. Hoping you will take into serious consideration every point that was addressed. Grace and Peace, Dianne Jackson		Other	7/26/2018	
Carol & Harold Rowland		(See attachment)		Other	7/26/2018	Link: 20180726_Rowland
William Enholm		(See attachment)		Other	7/25/2018	Link: 20180725_Elholm
Sheila Lyons		Please find enclosed below a letter and an attachment with input from the Creston Advisory Body representing the Creston Community and Rural Residents across the Basin. The vote of endorsement for the contents of this letter by the CAB member at last night's CAB meeting was unanimous. We hope you will find this information helpful when making decisions on Basin management. Thank you for your attention to our input. Sheila Lyons CAB Chairperson		Other	7/19/2018	Link: 20180719_Lyons
Donald Morris		(See attachment)		Other	5/21/2018	Link: 20180521_Morris
Greg Grewal		(See attachment)		Other	5/14/2018	Link: 20180514_Grewal
Mackenna Buchholz		(See attachment)		Other	5/3/2018	Link: 20180503_Buchholz