

From: Geye, Brian <BGeye@autoclubspeedway.com>

Sent: Thursday, November 21, 2019 1:54 PM

To: Mark Wildermuth, PE <mwildermuth@weewater.com>; Edgar Tellez Foster <etellezfoster@cbwm.org>

Cc: Peter Kavounas <PKavounas@cbwm.org>; Anna Nelson <atruongnelson@cbwm.org>

Subject: NAP Storage Comments / Questions

On behalf of the Non-Ag pool, below are Storage Management Plan comments/questions:

Page 1-2 – Last sentence of Background section

This sentence omits that Non-Agricultural Pool parties can have Supplemental Waters. Please make the correction.

Page 1-4 and Page 2-1 – Conjunctive-Use

Section 1.2 and Section 2.1 talk about conjunctive-use. How is conjunctive-use defined? What is included and excluded?

Page 2-3 & 2-4 – Local Storage Applications/Agreements

Section 2.5 addresses the evergreen concept and the need for a revised Form 8. Will a new Form 1 also be needed? Will input from the pools be considered in crafting a revised forms?

Section 2.5 also comments that the evergreen agreements would be valid for the duration of the Peace Agreement. What happens upon expiration and how much advance notice will parties have?

Page 2-4 – MPI

The last sentence in Section 2.5 discusses MPI. Please provide a summary of what MPI may be caused by water in storage if the parties do not exceed the proposed First Managed Storage Band of 800,000 AF. What MPI could be caused over 800,000 AF?

Regards,
Brian

Brian Geye
Senior Director, Operations | Auto Club Speedway
O: (909) 429-5651 | F: (909) 429-5590 | bgeye@autoclubspeedway.com

This message (and any attachments) contains confidential information and is intended only for the use of the person(s) named above. If you are not the intended recipient, any review, dissemination, distribution or duplication of this communication is strictly prohibited. In addition, please immediately contact the sender by reply e-mail and destroy all copies of the original message. E-mail transmission cannot be guaranteed to be secure or error-free as information could be intercepted, corrupted, lost, destroyed, arrive late or incomplete or contain viruses. The sender therefore does not accept liability for any errors or omissions in the contents of this message, which arise as a result of e-mail transmission. Any views or opinions presented in the e-mail above are solely those of the author and do not necessarily represent those of NASCAR including its parent, subsidiaries and affiliates (collectively "NASCAR"). NASCAR will not accept any liability as a result of such communication(s). No employee or agent is authorized to conclude any binding agreement on behalf of International Speedway Corporation with another party by e-mail. All agreements must be contained in a separate writing executed with an original non-electronic signature.