



**Redwood Valley County Water District
Regular Meeting
AGENDA**

151 Laws Avenue ♦ Ukiah, CA 95482

To participate or view the virtual meeting, go to the following link: <https://us06web.zoom.us/j/87655622945>

Or you can call in using your telephone only:

- Call 1-699-444-9171
- Enter the Access Code: 876 5562 2945

April 16, 2026 - 5:00 PM

1. CALL TO ORDER AND ROLL CALL

2. APPROVAL OF MINUTES

2.a. 2026-03-19 Redwood Valley Minutes

Attachments:

1. 2026-03-19 Redwood Valley Minutes

3. AUDIENCE COMMENTS ON NON-AGENDA ITEMS

The Ukiah Valley Water Authority (UVWA) - Redwood Valley County Water District members welcome input from the audience. In order for everyone to be heard, please limit your comments to three (3) minutes per person and not more than ten (10) minutes per subject. The Brown Act regulations do not allow action to be taken on audience comments on non-agenda items. If you wish to submit written comments, please provide information to the UVWA-Redwood Valley, located at 151 Laws Avenue, Ukiah, CA, 95482.

4. FINANCIAL REPORTS

4.a. Check Register March 2026

Attachments:

1. Redwood Check register March 2026

4.b. Balance Sheet 2-28-26

Attachments:

1. FY2026 Redwood Balance Sheet 2-28-26

4.c. YTD Budget Report: July–February 2026

Attachments:

1. FY2025 Redwood YTD Budget Report 2-28-26

5. ADMINISTRATIVE AND OPERATIONAL REPORTS

5.a. Water Sold Comparison

Attachments:

1. Redwood Valley Water Sold Comparison

5.b. Presentation on Water Supply Updates.

5.c. Small Community Drought Relief Program.

5.d. Annexation Efforts with Russian River Flood Control.

5.e. Ukiah Valley Water Authority (UVWA) Updates.

6. UNFINISHED BUSINESS

7. NEW BUSINESS

7.a. Discussion and Possible Action regarding a Common Interest Agreement.

Attachments:

1. UVWA.CommonInterestAgreement

8. COMMITTEE MEMBER ANNOUNCEMENTS AND REPORTS

8.a. UVWA Letter of Support for Annexation of Redwood Valley County Water District by Russian River Flood Control

Attachments:

1. UVWA letter of support for annexation of RVCWD by RRFC

9. SET NEXT MEETING DATE

9.a. May 21, 2026. The next regular meeting is scheduled for May 21, 2026, unless there is no business to come before the Board.

10. ADJOURNMENT

Please be advised that the Ukiah Valley Water Authority (UVWA)-Redwood Valley County Water District (RVCWD) needs to be notified 24 hours in advance of a meeting if any specific accommodations or interpreter services are needed in order for you to attend. UVWA-RVCWD complies with ADA requirements and will attempt to reasonably accommodate individuals with disabilities upon request. Materials related to an item on this Agenda submitted to the UVWA-RVCWD Board Members after distribution of the agenda packet are available for public inspection at the front counter at the Ukiah Civic Center, 300 Seminary Avenue, Ukiah, CA 95482, during normal business hours, Monday through Friday, 8:00 am to 5:00 pm. Any handouts or presentation materials from the public must be submitted to the clerk 48 hours in advance of the meeting; for handouts, please include 10 copies.

I hereby certify, under penalty of perjury under the laws of the State of California, that the foregoing agenda was posted on the bulletin board at 2370 Webb Ranch Road, Redwood Valley, California; and The Water District Office main entrance located at 151 Laws Avenue, Ukiah, California; not less than 24 hours prior to the meeting set forth on this agenda.

Signed: Kim Saylor, Deputy City Clerk

Dated: April 13, 2026



REDWOOD VALLEY WATER DISTRICT MINUTES
Regular Meeting
WATER DISTRICT OFFICE CONFERENCE ROOM
151 Laws Avenue, Ukiah, CA 95482
Virtual Meeting Link: <https://us06web.zoom.us/j/87655622945>.
March 19, 2026
5:00 p.m.

1. CALL TO ORDER AND ROLL CALL

The Redwood Valley County Water District (RVCWD) Board of Directors met at a Regular Meeting on March 19, 2026, having been legally noticed on March 16, 2026. The meeting was held in person and virtually at the following link <https://us06web.zoom.us/j/87655622945>. Chair Gaska called the meeting to order at 5:02 p.m. Roll was taken with the following **Directors Present:** Ken Todd, Tom Schoeneman, Derek Dahlen, Whitney Seckora and Chair Gaska. **Directors Absent:** None. **Staff Present:** Jared Walker, RVCWD General Manager; and Kim Saylor, Deputy Clerk. **Others present:** Beth Salomone, Director RRFC, John Reardon RRFC, Lilliana Selke, Counsel, Russian River Flood Control. (RRFC)

CHAIR GASKA PRESIDING.

2. APPROVAL OF MINUTES

February 19, 2026, Redwood Valley Minutes.

Motion/Second: Schoeneman/Seckora to approve the minutes of February 19, 2026, as submitted. Motion carries with the following roll call votes: **AYES:** K. Todd, T. Schoeneman W. Seckora and Chair Gaska. **NOES:** None. **ABSENT:** None. **ABSTAIN:** D. Dahlen.

3. AUDIENCE COMMENTS ON NON-AGENDA ITEMS

The Ukiah Valley Water Authority (UVWA) - Redwood Valley County Water District members welcome input from the audience. In order for everyone to be heard, please limit your comments to three (3) minutes per person and not more than ten (10) minutes per subject. The Brown Act regulations do not allow action to be taken on audience comments on non-agenda items. If you wish to submit written comments, please provide information to the UVWA-Redwood Valley, located at 151 Laws Avenue, Ukiah, CA, 95482.

4. CLOSED SESSION

Motion/Second: A. Gaska/T. Schoeneman to go into closed session at 5:05.

- 4.a. Conference with Legal Counsel – Existing Litigation
(Paragraph (1) of subdivision (d) of Gov. Code § 54956.9) Significant exposure to litigation: One Case

Information received no action taken.

Motion/Second: K. Todd/W. Seckora to come out of closed session at 5:48.

5. FINANCIAL REPORTS

Presenter: *Jared Walker, RVCWD General Manager.*

- 5.a. Redwood Valley CWD Check register February 2026

6. ADMINISTRATIVE AND OPERATIONAL REPORT

a. Presentation on Water Supply Updates.

Presenter: Jared Walker, RVCWD General Manager.

From March 1, the storage curve in Lake Mendocino increases daily to allow for more storage.

Releases have been reduced to where the levels are now flat.

b. Small Community Drought Relief Program.

Presenter: Jared Walker, RVCWD General Manager.

Working with LACO Associates to close out the grant as the deadline for funds has passed.

c. Annexation Efforts with Russian River Flood Control.

Presenter: Jared Walker, RVCWD General Manager.

d. Ukiah Valley Water Authority (UVWA) Updates.

Presenter: Jared Walker, WCWD General Manager.

Discussion about the IWPC meeting on March 12, 2026 which had a lot of information about the PVP and the potential decommissioning of the dams.

Opportunity is now to start to raise money for costs: Pumping facility, dam renovations and water rights. Approx. 8–15-year window to raise the funds to make it happen.

Willow had an item go to the last city council regarding the lease/sale of the Willow Water District Building and Willow's fleet of vehicles and equipment.

7. **UNFINISHED BUSINESS**

None.

8. **NEW BUSINESS**

8.a. Second Amendment to the Memorandum of Understanding Between Mendocino County Russian River Flood Control and Water Conservation Improvement District and the Redwood Valley County Water District Regarding The Development of an Annexation Application to the Mendocino County Local Formation Agency Commission.

Motion/Second: Schoeneman/Seckora to Approve the Second Amendment to the Memorandum of Understanding Between Mendocino County Russian River Flood Control and Water Conservation Improvement District and the Redwood Valley County Water District Regarding The Development of an Annexation Application to the Mendocino County Local Formation Agency Commission. **AYES:** K. Todd, T. Schoeneman, D. Dahlen, W. Seckora and Chair A. Gaska. **NOES:** None. **ABSENT:** None. **ABSTAIN:** None.

9. **COMMITTEE ANNOUNCEMENTS AND REPORTS:**

Presenter: Jared Walker

Motion/Second: Schoeneman/Todd to approve replacing the Tank at the Chemical Room at the Treatment Plant. **AYES:** K. Todd, T. Schoeneman, Whitney Seckora and Chair Gaska. **NOES:** None. **ABSENT:** None **ABSTAIN:** None.

10. **SET NEXT MEETING DATE**

Presenter: *Jared Walker, RVCWD General Manager.*

Next Regular Meeting: April 16, 2026

11. **ADJOURNMENT**

There being no further business, the meeting adjourned at 5:50 p.m.

Kim Saylor, Deputy Clerk

Redwood Water District Check Register for March 2026

Vendor's Name	Invoice number	Description	Account description	Total amount
ACME RIGGING COMPANY INC	350430	1 1/2 M-FIRE TO 2 1/2 M FIRE, F FIRE TO HOSE	SUPPLIES	\$143.70
ALPHA ANALYTICAL LABORATORIES INC	6018229-RVCWD	MISC. LABORATORY WORK AS NEEDED	CONTRACTUAL SERVICES	\$110.00
ALPHA ANALYTICAL LABORATORIES INC	6024256-RVCWD	MISC. LABORATORY WORK AS NEEDED	CONTRACTUAL SERVICES	\$110.00
ALPHA ANALYTICAL LABORATORIES INC	6023580-RVCWD	MISC. LABORATORY WORK AS NEEDED	CONTRACTUAL SERVICES	\$135.00
ALPHA ANALYTICAL LABORATORIES INC	6025957-RVCWD	MISC. LABORATORY WORK AS NEEDED	CONTRACTUAL SERVICES	\$135.00
ALPHA ANALYTICAL LABORATORIES INC	6025566-RVCWD	MISC. LABORATORY WORK AS NEEDED	CONTRACTUAL SERVICES	\$657.00
AT&T	24850105	RV ALARM LINES	UTILITIES	\$63.14
AT&T MOBILITY	876108536X031426	VOICE & DATA CELL PHONES	TELEPHONE	\$18.62
CALPELLA COUNTY WATER DISTRICT	26-Feb	RV: WATER TRANSFER CHARGE FOR FEB 26	ELECTRIC	\$1,480.56
CALPELLA COUNTY WATER DISTRICT	26-Jan	RV WATER TRANSFER CHARGE FOR JAN 26	ELECTRIC	\$1,823.92
CITY OF UKIAH	99946-001 FEB 26	WATER SERVICES: RVCWD	WATER	\$10,678.40
DEEP VALLEY SECURITY	35174	REDWOOD VALLEY BURGLAR ALARM	BUILDING IMPROVEMENTS	\$52.95
GRANITE CONSTRUCTION COMPANY	3156091	MISC ROCK & ROAD PATCH MATERIAL	SUPPLIES	\$194.22
JACK MILLER	23579	STRLNK-LP500, STRLNK-LPTAC, SMA-MON	CONTRACTUAL SERVICES	\$1,005.00
JACK MILLER	23569	STRLNK: REDWOOD VALLEY WATER	CONTRACTUAL SERVICES	\$1,005.00
MENDO MILL & LUMBER CO	45679/1	BOLT HOOK	BUILDING MAINT. & REPAIR	\$16.76
MENDOCINO COUNTY RUSSIAN RIVER FLOOD CONTROL	3349	2025 CONTRACT QUANTITY, SURPLUS OFFERED & SOLD	FEES	\$20,416.97
MENDOCINO COUNTY RUSSIAN RIVER FLOOD CONTROL	3344	2025 SURPLUS USE: RVCWD	FEES	\$49,463.67
MINASIAN LAW LLP	9064 JAN 26	LEGAL SERVICES	LEGAL SERVICES/EXPENSES	\$929.56
PACE SUPPLY CORPORATION	211201787	CONTROL MECHANICAL APDT SJ ELECTRO	SUPPLIES	\$352.64
PACE SUPPLY CORPORATION	211225074	BRASS NIPPLE, NIPBR13, WYE STRAINER W/ TAP	SUPPLIES	\$2,566.39
PG&E CO	606-1 FEB 26	PACIFIC GAS & ELECTRIC	PG&E	\$83.26
PG&E CO	7482-8 FEB 26	PACIFIC GAS & ELECTRIC	PG&E	\$1,484.77
PG&E CO	7362-5 FEB 26	PACIFIC GAS & ELECTRIC	PG&E	\$14.07
PG&E CO	4689-3 FEB 26	PACIFIC GAS & ELECTRIC	PG&E	\$385.91
PG&E CO	4919-0 FEB 26	PACIFIC GAS & ELECTRIC	PG&E	\$462.20
PG&E CO	2653-6 FEB 26	PACIFIC GAS & ELECTRIC	PG&E	\$2,010.06
RINEHART OIL INC	CL49403	FUEL CARD CHARGES AS NEEDED	FUEL & FLUIDS	\$384.68
			Total for March	96,183.45

BALANCE SHEET FOR 2026 8

FUND: 927 REDWOOD VALLEY WATER DISTR			NET CHANGE FOR PERIOD	ACCOUNT BALANCE
ASSETS				
92700000	10101	POOLED CASH	5,433.16	-47,656.65
92700000	10220	LAIF	.00	130,001.50
92700000	10250	SAVINGS BANK OF MENDOCINO COUN	381,756.39	469,125.72
92700000	10252	SAVINGS BANK PAYROLL ACCOUNT	.00	991.86
92700000	10253	SAVINGS BANK BUREC ACCOUNT	3.24	84,423.35
92700000	10410	ACCOUNTS RECEIVABLE	.00	17,317.62
92700000	10410	18481 ACCOUNTS RECEIVABLE	-136,504.88	.00
92700000	10420	UTILITY RECEIVABLES	13,577.78	49,348.63
92700000	10425	DEFERRED UTILITY AR	-345.71	4,510.43
TOTAL ASSETS			263,919.98	708,062.46
LIABILITIES				
92700000	20100	ACCOUNTS PAYABLE	.00	-8,690.90
92700000	21110	CUSTOMER DEPOSITS	.00	-18,600.00
TOTAL LIABILITIES			.00	-27,290.90
FUND BALANCE				
92700000	30001	ENCUMBRANCE CONTROL	10,991.02	17,741.02
92700000	30002	ENCUMBRANCES - BUDGET FB RESER	-10,991.02	-17,741.02
92700000	30004	APPROPRIATIONS	.00	-1,597,166.00
92700000	30005	REVENUE CONTROL	-383,057.19	-1,497,542.12
92700000	30006	EXPENDITURE CONTROL	119,137.21	1,170,851.30
92700000	30007	FUND BALANCE	.00	-354,080.74
92700000	30009	ESTIMATED REVENUE	.00	1,547,626.00
92700000	30010	BUDGETARY FUND BALANCE UNRESER	.00	49,540.00
TOTAL FUND BALANCE			-263,919.98	-680,771.56
TOTAL LIABILITIES + FUND BALANCE			-263,919.98	-708,062.46

** END OF REPORT - Generated by Olga Keough **

YEAR-TO-DATE BUDGET REPORT HTTPS://MUNISAT

FOR 2026 08								
ACCOUNTS FOR:	ORIGINAL	TRANFRS/	REVISED			AVAILABLE	PCT	
927 REDWOOD VALLEY WATER DISTR	APPROP	ADJSTMTS	BUDGET	YTD	ACTUAL	BUDGET	USE/COL	
55221 WATER	250,000	0	250,000	86,619.80		163,380.20	34.6%	
55223 ELECTRIC	0	0	0	10,166.82		-10,166.82	100.0%	
TOTAL UNDEFINED CHAR	250,000	0	250,000	96,786.62		153,213.38	38.7%	
41 TAXES & FRANCHISES								
41110 SECURED PROPERTY TAX	-54,000	0	-54,000	-21,428.28		-32,571.72	39.7%	
TOTAL TAXES & FRANCHISES	-54,000	0	-54,000	-21,428.28		-32,571.72	39.7%	
43 GRANTS								
43209 GRANTS	0	0	0	-245,245.47		245,245.47	100.0%	
TOTAL GRANTS	0	0	0	-245,245.47		245,245.47	100.0%	
44 CHARGES FOR SERVICE								
44257 DELINQUENT NOTICE CHARGES	0	0	0	-79.00		79.00	100.0%	
44740 RANCHERIA FIXED & USAGE	-16,800	0	-16,800	-9,837.87		-6,962.13	58.6%	
44741 IRRIGATION WATER USAGE	-7,650	0	-7,650	-114,439.81		106,789.81	1495.9%	
44742 DOMESTIC WATER USAGE	-809,065	0	-809,065	-604,705.04		-204,359.96	74.7%	
44743 NON-POTABLE METERS FIXED CHAR	-173,420	0	-173,420	-168,263.44		-5,156.56	97.0%	
44746 WATER INSIDE-1" METER	0	0	0	-248,754.43		248,754.43	100.0%	
44748 WATER INSIDE-2" METER	-450,970	0	-450,970	-50,056.60		-400,913.40	11.1%	
44749 WATER INSIDE-3" METER	-2,010	0	-2,010	-1,334.50		-675.50	66.4%	
44750 WATER INSIDE-4" METER	0	0	0	-3,370.73		3,370.73	100.0%	
44755 FIRE SERVICE-2" METER	-1,062	0	-1,062	-957.86		-104.14	90.2%	
44768 BACKFLOW PREVENTION	-24,520	0	-24,520	-21,755.00		-2,765.00	88.7%	
TOTAL CHARGES FOR SERVICE	-1,485,497	0	-1,485,497	-1,223,554.28		-261,942.72	82.4%	
48 OTHER								

YEAR-TO-DATE BUDGET REPORT [HTTPS://MUNISAT](https://munisat)

FOR 2026 08								
ACCOUNTS FOR:	ORIGINAL	TRANFRS/	REVISED			AVAILABLE	PCT	
927 REDWOOD VALLEY WATER DISTR	APPROP	ADJSTMTS	BUDGET	YTD	ACTUAL	ENCUMBRANCES	BUDGET	USE/COL
44825 SALES OF ASSETS	0	0	0	-1,200.00		.00	1,200.00	100.0%
48110 MISCELLANEOUS RECEIPTS	0	0	0	-3,029.46		.00	3,029.46	100.0%
TOTAL OTHER	0	0	0	-4,229.46		.00	4,229.46	100.0%
49 INTEREST EARNINGS								
46110 INTEREST ON INVESTMENTS	-8,129	0	-8,129	-3,084.63		.00	-5,044.37	37.9%
TOTAL INTEREST EARNINGS	-8,129	0	-8,129	-3,084.63		.00	-5,044.37	37.9%
52 OTHER OPERATING								
52100 CONTRACTUAL SERVICES	112,950	25,500	138,450	308,194.42		6,750.00	-176,494.42	227.5%
52115 PERFORMANCE AGREEMENTS	425,146	0	425,146	219,335.64		.00	205,810.36	51.6%
52150 LEGAL SERVICES/EXPENSES	15,000	0	15,000	400.77		.00	14,599.23	2.7%
52521 LIABILITY INSURANCE PREMIUM	3,000	0	3,000	.00		.00	3,000.00	.0%
52524 PROPERTY INSURANCE PREMIUM	12,000	0	12,000	12,635.77		.00	-635.77	105.3%
54100 SUPPLIES	3,000	0	3,000	16,744.26		.00	-13,744.26	558.1%
54101 POSTAGE	500	0	500	7.28		.00	492.72	1.5%
54102 SMALL TOOLS	0	0	0	45.22		.00	-45.22	100.0%
54320 SOFTWARE	2,500	0	2,500	548.76		.00	1,951.24	22.0%
55100 TELEPHONE	3,200	0	3,200	1,178.86		.00	2,021.14	36.8%
55200 PG&E	338,500	0	338,500	257,497.88		.00	81,002.12	76.1%
55210 UTILITIES	8,700	0	8,700	728.23		.00	7,971.77	8.4%
56120 EQUIPMENT MAINTENANCE & REPAIR	150,000	0	150,000	11,055.05		10,991.02	127,953.93	14.7%
56130 EXTERNAL SERVICES	0	0	0	15.68		.00	-15.68	100.0%
56210 FUEL & FLUIDS	0	0	0	7,429.91		.00	-7,429.91	100.0%
56300 BUILDING MAINT. & REPAIR	0	0	0	2,583.42		.00	-2,583.42	100.0%
57300 MEMBERSHIPS & SUBSCRIPTIONS	41,200	0	41,200	10,040.00		.00	31,160.00	24.4%
58202 CHEMICALS	62,000	0	62,000	36,732.08		.00	25,267.92	59.2%
59101 FEES	19,000	0	19,000	66,666.72		.00	-47,666.72	350.9%
59108 BANK FEES	100	0	100	167.20		.00	-67.20	167.2%
TOTAL OTHER OPERATING	1,196,796	25,500	1,222,296	952,007.15		17,741.02	252,547.83	79.3%

60 INTERNAL SERVICE USE

YEAR-TO-DATE BUDGET REPORT [HTTPS://MUNISAT](https://munisat)

FOR 2026 08								
ACCOUNTS FOR:	ORIGINAL	TRANFRS/	REVISED			AVAILABLE	PCT	
927 REDWOOD VALLEY WATER DISTR	APPROP	ADJSTMTS	BUDGET	YTD ACTUAL	ENCUMBRANCES	BUDGET	USE/COL	
61200 PURCHASING ALLOCATION	11,138	0	11,138	1,733.72	.00	9,404.28	15.6%	
61300 BILLING & COLLECTION ALLOCATI	48,145	0	48,145	10,819.64	.00	37,325.36	22.5%	
TOTAL INTERNAL SERVICE USE	59,283	0	59,283	12,553.36	.00	46,729.64	21.2%	
62 ADMIN AND OVERHEAD								
62100 ADMIN & OVERHEAD ALLOCATION	65,587	0	65,587	18,731.37	.00	46,855.63	28.6%	
TOTAL ADMIN AND OVERHEAD	65,587	0	65,587	18,731.37	.00	46,855.63	28.6%	
80 CAPITAL OUTLAY								
80220 BUILDING IMPROVEMENTS	0	0	0	4,314.65	.00	-4,314.65	100.0%	
80230 INFRASTRUCTURE	0	0	0	86,458.15	.00	-86,458.15	100.0%	
TOTAL CAPITAL OUTLAY	0	0	0	90,772.80	.00	-90,772.80	100.0%	
TOTAL REDWOOD VALLEY WATER DISTR	24,040	25,500	49,540	-326,690.82	17,741.02	358,489.80	-623.6%	
TOTAL REVENUES	-1,547,626	0	-1,547,626	-1,497,542.12	.00	-50,083.88		
TOTAL EXPENSES	1,571,666	25,500	1,597,166	1,170,851.30	17,741.02	408,573.68		

YEAR-TO-DATE BUDGET REPORT [HTTPS://MUNISAT](https://munisat)

FOR 2026 08

	ORIGINAL APPROP	TRANFRS/ ADJSTMTS	REVISED BUDGET	YTD ACTUAL	ENCUMBRANCES	AVAILABLE BUDGET	PCT USE/COL
GRAND TOTAL	24,040	25,500	49,540	-326,690.82	17,741.02	358,489.80	-623.6%

** END OF REPORT - Generated by Olga Keough **

YEAR-TO-DATE BUDGET REPORHTTPS://MUNISAT

REPORT OPTIONS

Sequence	Field #	Total	Page Break
Sequence 1	1	Y	Y
Sequence 2	10	Y	N
Sequence 3	11	Y	N
Sequence 4	0	N	N

Report title:
YEAR-TO-DATE BUDGET REPORHTTPS://MUNISAT

Includes accounts exceeding 0% of budget.
 Print totals only: Y
 Print Full or Short description: F
 Print full GL account: N
 Format type: 1
 Double space: N
 Suppress zero bal accts: Y
 Include requisition amount: N
 Print Revenues-Version headings: N
 Print revenue as credit: Y
 Print revenue budgets as zero: N
 Include Fund Balance: N
 Print journal detail: N
 From Yr/Per: 2021/ 1
 To Yr/Per: 2021/ 1
 Include budget entries: Y
 Incl encumb/liq entries: Y
 Sort by JE # or PO #: J
 Detail format option: 1
 Include additional JE comments: N
 Multiyear view: D
 Amounts/totals exceed 999 million dollars: N

Year/Period: 2026/ 8
 Print MTD Version: N
 Roll projects to object: N
 Carry forward code: 1

Find Criteria
 Field Name Field value
 Org 927*
 Object
 Project
 Rollup code
 Account type
 Account status

Gallons		January	February	March	April	May	June	July	August	September	October	November	December
2025	Domestic	6,809,000	7,510,267	4,648,751	6,600,844	10,318,509	10,531,216	12,898,370	14,339,592	12,556,469	9,637,071	7,370,420	6,163,370
2026	Domestic	9,946,383	7,175,262	8,264,476									
% Change over last year		46%	-4%	78%	-100%	-100%	-100%	-100%	-100%	-100%	-100%	-100%	-100%
2025	Irrigation	134,401	146,778	311,700	1,252,100	3,545,600	22,326,800	21,287,000	35,157,100	28,176,100	2,215,200	589,300	215,900
2026	Irrigation	235,500	836,400	3,821,200									
% Change over last year		75%	470%	1126%	-100%	-100%	-100%	-100%	-100%	-100%	-100%	-100%	-100%
Acre Feet		January	February	March	April	May	June	July	August	September	October	November	December
2025	Domestic	20.90	23.05	14.27	20.26	31.67	32.32	39.58	44.01	38.53	29.58	22.62	18.91
2026	Domestic	30.52	22.02	25.36	-	-	-	-	-	-	-	-	-
2025	Irrigation	0.41	0.45	0.96	3.84	10.88	68.52	65.33	107.89	86.47	6.80	1.81	0.66
2026	Irrigation	0.72	2.57	11.73	-	-	-	-	-	-	-	-	-

DON'T FORGET TO ADD AUX

RV Meter Reads 2024/2025

Gallons		January	February	March	April	May	June	July	August	September	October	November	December
2024	Domestic	6,512,000	6,450,600	7,119,900	7,410,100	10,186,600	12,976,300	14,919,300	14,626,100	9,508,000	11,529,700	6,166,200	7,441,500
2025	Domestic	6,809,000	7,510,267	4,648,751	6,600,844	10,318,509	10,531,216	12,898,370	14,339,592	12,556,469	9,637,071	7,370,420	6,163,370
% Change		(4.56)	(16.43)	34.71	10.92	(1.29)	18.84	13.55	1.96	-32.06	16.42	(19.53)	17.18
2024	Irrigation	0	0	6,097,000	9,429,000	7,702,000	20,612,000	44,976,000	31,785,000	16,917,000	7,453,000	254,200	2,040,100
2025	Irrigation	134,401	146,778	311,700	1,252,100	3,545,600	22,326,800	21,287,000	35,157,100	28,176,100	2,215,200	589,300	215,900
% Change		0	0	95	87	54	-8.32	52.67	-10.61	-66.55	70.28	-131.83	89.42
Acre Feet		January	February	March	April	May	June	July	August	September	October	November	December
2024	Domestic	19.98	19.80	21.85	22.74	31.26	39.82	45.79	44.89	29.18	35.38	18.92	22.84
2025	Domestic	20.90	23.05	14.27	20.26	31.67	32.32	39.58	44.01	38.53	29.58	22.62	18.91
2024	Irrigation	-	-	18.71	28.94	23.64	63.26	138.03	97.54	51.92	22.87	0.78	6.26
2025	Irrigation	0.41	0.45	0.96	3.84	10.88	68.52	65.33	107.89	86.47	6.80	1.81	0.66

6,379,270

DON'T FORGET TO ADD AUX

RV Meter Reads 2023/2024

Gallons		January	February	March	April	May	June	July	August	September	October	November	December
2023	Domestic	6,695,300	6,363,200	6,157,554	6,632,200	8,118,800	12,196,200	10,849,200	14,262,800	9,297,900	8,253,700	7,855,800	7,889,300
2024	Domestic	6,512,000	6,450,600	7,119,900	7,410,100	10,186,600	12,976,300	14,919,300	14,626,100	9,508,000	11,529,700	6,166,200	7,441,500
% Change		(2.81)	1.35	13.52	10.50	20.30	6.01	27.28	2.48	2.21	28.41	(27.40)	(6.02)
2023	Irrigation	4,478,000	2,346,000	0	4,193,000	5,904,000	22,235,000	25,715,000	29,324,000	17,286,000	7,548,000	949,000	-
2024	Irrigation	0	0	6,097,000	9,429,000	7,702,000	20,612,000	44,976,000	31,785,000	16,917,000	7,453,000	254,200	2,040,100
% Change		0	0	100	\$ 55.53	\$ 23.34	\$ (7.87)	\$ 42.83	\$ 7.74	\$ (2.18)	\$ (1.27)	\$ (273.33)	\$ 100.00
Acre Feet		January	February	March	April	May	June	July	August	September	October	November	December
2023	Domestic	20.55	19.53	18.90	20.35	24.92	37.43	33.29	43.77	28.53	25.33	24.11	24.21
2024	Domestic	19.98	19.80	21.85	22.74	31.26	39.82	45.79	44.89	29.18	35.38	18.92	22.84
2023	Irrigation	13.74	7.20	-	12.87	18.12	68.24	78.92	89.99	53.05	23.16	2.91	-
2024	Irrigation	-	-	18.71	28.94	23.64	63.26	138.03	97.54	51.92	22.87	0.78	6.26

RV Meter Reads 2022/2023

Gallons		January	February	March	April	May	June	July	August	September	October	November	December
2022	Domestic	6,054,600	6,704,900	7,336,900	7,259,200	7,743,400	10,134,000	9,699,000	10,664,900	11,085,700	8,083,046	6,673,054	7,449,500
2023	Domestic	6,695,300	6,363,200	6,157,554	6,632,200	8,118,800	12,196,200	10,849,200	14,262,800	9,297,900	8,253,700	7,855,800	7,889,300
% Change		10.58	(5.10)	(16.07)	(8.64)	4.85	20.35	11.86	33.74	(16.13)	2.11	17.72	5.90
2022	Irrigation	-	-	-	-	120,000	9,000	-	-	-	7,948,000	2,742,000	-
2023	Irrigation	4,478,000	2,346,000	-	4,193,000	5,904,000	22,235,000	25,715,000	29,324,000	17,286,000	7,548,000	949000	-

Acre Feet		January	February	March	April	May	June	July	August	September	October	November	December
2022	Domestic	18.58	20.58	22.52	22.28	23.76	31.10	29.77	32.73	34.02	24.81	20.48	22.86
2023	Domestic	20.55	19.53	18.90	20.35	24.92	37.43	33.29	43.77	28.53	25.33	24.11	24.21
2022	Irrigation	-	-	-	-	0.37	0.03	-	-	-	24.39	8.41	-
2023	Irrigation	13.74	7.20	-	12.87	18.12	68.24	78.92	89.99	53.05	23.16	2.91	-

RV Meter Reads 2021/2022

Gallons		January	February	March	April	May	June	July	August	September	October	November	December
2021	Domestic	8,484,400	9,905,000	7,610,200	8,914,240	11,520,560	10,529,900	12,714,960	9,851,479	8,679,710	8,153,090	5,997,100	6,857,500
2022	Domestic	6,054,600	6,704,900	7,336,900	7,259,200	7,743,400	10,134,000	9,699,000	10,664,900	11,085,700	8,083,046	6,673,054	
% Change		(28.64)	(32.31)	(3.59)	(18.57)	(32.79)	(3.76)	(23.72)	8.26	27.72	(0.86)	11.27	
2021	Irrigation	-	12,963,000	7,501,000	53,067,000	91,000	160,000	1,000	6,000	-	-	-	-
2022	Irrigation	-	-	-	-	120,000	9,000	-			7,948,000	2,742,000	-
% Change		0	(100)	(100.00)	(100.00)	31.87	(94.38)	(100.00)	(100.00)	100.00	100.00		

Acre Feet		January	February	March	April	May	June	July	August	September	October	November	December
2021	Domestic	26.04	30.40	23.35	27.36	35.36	32.32	39.02	30.23	26.64	25.02	18.40	21.04
2022	Domestic	18.58	20.58	22.52	22.28	23.76	31.10	29.77	32.73	34.02	24.81	20.48	-
2021	Irrigation	-	39.78	23.02	162.86	0.28	0.49	0.00	0.02	-	-	-	-
2022	Irrigation	-	-	-	-	0.37	0.028	-	-	78.38	24.39	8.41	-

RV Meter Reads 2020/2021

Gallons		January	February	March	April
2020	Domestic	7,422,900	7,509,600	8,440,000	10,134,000
2021	Domestic	8,484,400	9,905,000	7,610,200	8,914,240
% Change		14.30	31.90	(9.83)	(12.04)

2020	Irrigation	-	-	24,239,000	26,715,000
2021	Irrigation	-	12,963,000	7,501,000	53,067,000
% Change		0		(69.05)	98.64

Acre Feet		January	February	March	April
2020	Domestic	22.78	23.05	25.90	31.10
2021	Domestic	26.04	30.40	23.35	27.36

2020	Irrigation	-	-	74.39	81.99
2021	Irrigation	-	39.782	23.020	162.857

RV Meter Reads 2020/2021

May	June	July	August	September	October
11,017,800	16,137,000	18,437,700	19,451,678	15,607,300	14,195,091
11,520,560	10,529,900	12,714,960	9,851,479	8,679,710	8,153,090
4.56	(34.75)	(31.04)	(49.35)	(44.39)	(42.56)
11,188,000	40,510,000	50,011,000	47,444,000	27,674,000	12,356,000
91,000	160,000	1,000	6,000	-	-
(99.19)	(99.61)	(100.00)	(99.99)	(100.00)	(100.00)

May	June	July	August	September	October
33.81	49.52	56.58	59.70	47.90	43.56
35.36	32.32	39.02	30.23	26.64	25.02

34.33	124.32	153.48	145.60	84.93	37.92
0.279	0.491	0.0031	0.0184	-	-

RV Meter Reads 2020/2021

November	December
8,267,800	8,023,100
5,997,100	6,857,500
(27.46)	(14.53)
8,773,000	1,699,000
-	-
(100.00)	(100.00)

November	December
25.37	24.62
18.40	21.04

26.92	5.21
-	-

COMMON INTEREST AGREEMENT

Regarding

UKIAH VALLEY WATER AUTHORITY AND PURPOSES THEREOF

1. This Common Interest Agreement (“Agreement”) is entered into and by Calpella County Water District (“Calpella”), Millview County Water District (“Millview”), Redwood Valley County Water District (“Redwood”), the City of Ukiah (“Ukiah”), and Willow County Water District (“Willow”) (collectively, the “Members”), and the Ukiah Valley Water Authority (the “Water Authority”) (collectively, the “Parties”). The Members are members of the Water Authority, a Joint Exercise of Powers Authority formed pursuant to the Joint Exercise of Powers Act (Gov. Code sections 6500 *et seq.*). Each of the Parties have been and continue to be engaged in discussions regarding powers and authorities of the Water Authority, including, but not limited to, the consolidation of the Members’ various water systems, associated water rights, and applications for funding from the State of California. The Parties have a common interest in the successful prosecution, implementation, and defense of the various powers, authorities, and purposes discussed in the Joint Exercise of Powers Agreement, as is and may be amended, (the “JPA”) and which formed the Water Authority (the “Common Interest”)
2. In pursuit of the Common Interest, each of the Parties recognizes that the ability to freely share data, reports, studies, communications, and memoranda, and to coordinate their efforts related to the Common Interest without waiving any privilege or confidentiality of said information, will be greatly enhanced by the abilities of the respective Parties’ employees, experts, and legal counsel to communicate about these matters. At the same time, the Parties recognize that certain proceedings may very likely take place in front of federal or state agencies, other administrative entities, and courts of law. This recognition makes it imperative that the associated communication between the Parties and their respective experts and legal counsel associated with these matters remain privileged and confidential. Thus, the Parties each have an interest in sharing materials as further defined below, including but not limited to: data, modelling, assumptions, legal analyses, draft and final studies and plans, contingencies, and negotiation strategy associated with the Common Interest, all of which are considered by the Parties to be information covered by this Agreement.
3. Each of the Parties have consulted their respective attorneys both for separate purposes and for purposes within the Common Interest. The Parties believe that disclosure of certain privileged information among the Parties will advance the Common Interest (including legal interests), will further the interest of the disclosing Party, and is reasonably necessary to accomplish the purpose for which the disclosing Party’s attorney was consulted. In this regard, the Parties wish to continue to pursue both their separate interests and the Common Interest, and to avoid any suggestions or claims of waiver of the protections of the attorney-

client privilege, the work-product doctrine, and all other privileges or confidences, as are applicable.

4. The Water Executive Committee of the Water Authority may appoint an attorney licensed to practice law in California who shall then serve at the pleasure of the Water Authority. Until such appointment, and in accordance with the JPA, the City shall provide legal counsel to the Water Authority. Any such attorney shall act as counsel for the Water Authority until such time as the Water Executive Committee appoint a replacement counsel. The Parties, and each of them, acknowledge that joint representation of the Water Authority and any of the Members can constitute a conflict of interest and may raise issues associated with the duty of loyalty, client communication, and duty of confidentiality. It is the expectation of the Parties that the Water Authority will be staffed by staff persons working for the Members, particularly the City of Ukiah. In addition, the Water Executive Committee, the legislative body of the Water Authority, is made up of by directors of the Members. In addition, the Parties are sophisticated in their provisioning of legal services. For these reasons, the Parties are in good positions to evaluate this conflict of interest and by the approval of this Agreement the governing boards of the Parties agree to waive such potential conflicts of interest. In the event of actual litigation between any of the Parties, each Member shall be permitted to continue to retain its own counsel, but the Authority will be required to retain independent counsel. Legal counsel for the Water Authority, whether independent or provided by a Member, shall work cooperatively with Water Authority staff but shall report to the Water Executive Committee.
5. In order to effectively pursue matters related to the Common Interest, the Parties agree that, from time to time, the Common Interest is best served by exchanging oral, electronic, and/or written communications or documents which, in the absence of such sharing, would be protected from disclosure to any third party by the attorney-client privilege, the work product doctrine, the exceptions to disclosure provided to public agencies by the California Public Records Act, and/ or other applicable privilege or basis for maintaining material within the Common Interest as confidential. All such shared information is considered by the Parties, and will be treated in accordance with the provisions of this Agreement, as “Common Interest Material.”
6. The purpose of this Agreement is to ensure that the exchange or disclosure of Common Interest Material in furtherance of the Common Interest does not diminish in any way the confidentiality of the Common Interest Material or be deemed to constitute a waiver of any privilege or other protection accorded to the Common Interest Material, and the Parties hereby declare their intent that no sharing of information as set forth above shall waive the attorney-client privilege, the attorney work product doctrine, any exception applicable under the CPRA, and/ or other applicable privilege, confidence, or basis for maintaining the Common Interest Material as confidential.

7. Nothing in this Agreement shall be deemed to require that any Party share any particular information or material, including Common Interest Material, with any other Party, or to create or establish any right of any Party to request or demand any information or material, including Common Interest Material, from another Party.
8. All written materials exchanged in accordance with this Agreement shall be clearly marked "PRIVILEGED AND CONFIDENTIAL – SUBJECT TO COMMON INTEREST AGREEMENT." The Parties shall use their best efforts to so mark all such written materials, and shall instruct all attorneys, paralegals, clerical, consultants, experts, and other personnel as to this requirement; *provided*, however, that failure to mark such exchanged materials shall not be treated as waiving any applicable privilege as to any materials not so marked. This requirement for marking of materials is prospective in nature and does not apply to materials previously exchanged pursuant to oral common interest agreements which did not include a requirement for such marking.
9. The Parties agree that this Agreement also pertains to information shared prior to this Agreement and in pursuance of the Common Interest. To the extent the Parties have previously agreed to a common interest and to share information in pursuance of that common interest, all information shared under such prior agreement(s) shall continue to be protected by all applicable privileges. This Agreement memorializes any earlier oral agreement(s) and incorporates and supersedes any prior written or oral agreements between any of the Parties pursuant to which Common Interest Material has been exchanged.
10. Except as expressly stated in writing to the contrary, any and all Common Interest Material obtained by any of the counsel from each other and/ or each other's clients has been and is being provided solely for the internal use of the Parties and their respective counsel in pursuance of the Common Interest and shall remain confidential and be protected from disclosure to any third party by the common interest privilege, the common interest doctrine, the respective Party's attorney client privilege, the attorneys' work product privilege, and/ or any other applicable privileges, confidences, and immunities.
11. All Common Interest Material shall be used solely in pursuance of the Common Interest; *provided*, however, that nothing in this paragraph shall limit the rights of the originating Party with regard to the use of information developed by that Party or its counsel, without using or relying upon Common Interest Material, whether or not shared with the other Party, in any manner it wishes; *provided further*, no Party is required to treat information or material obtained from sources other than exchanges pursuant to this Agreement as Common Interest Material.
12. All communications, oral and written, between the Parties in matters related to the Common Interest, or among or between necessary persons acting on their behalf, including, but not limited to, counsel for the Parties and their paralegals, consultants, experts, agents, or others acting on behalf of a Party or the Parties in matters related to the Common Interest are

conclusively presumed to be made pursuant to this Agreement and to convey Common Interest Material; unless, however, a Party to such communication, at the outset of such communication, specifies that the particular communication is not being made pursuant to this Agreement.

13. Each Party will take all necessary and appropriate measures to ensure that any person who is granted access to any Common Interest Material, or who participates in work on joint projects in pursuance of the common interest, or who otherwise assists counsel in connection with the performance of this Agreement, is familiar with the terms of this Agreement and complies with such terms as they relate to the duties of such person. Any such person shall, prior to accessing Common Interest Material, sign the attached Individual Acknowledgment and Agreement, and the Party Representative shall attest to that person's participation in the Common Interest and distribute an executed copy of the Individual Acknowledgment and Agreement to the other Parties.
14. The Parties agree that, in the event any Party determines it no longer shares, or no longer will share, the Common Interest with the other Parties for any reason, that Party will promptly notify the other Parties of its intent to withdraw from this Agreement. The notice shall be given in accordance with this Agreement and the issuance of the notice of withdrawal shall terminate the Party's interest in this Agreement; provided, however, that the obligation of confidentiality and privilege with respect to Common Interest Material previously provided pursuant to this Agreement shall survive such withdrawal and termination.
15. If a Party or person identified in Sections 1 or 13 becomes subject to a bona fide requirement by law, regulation, deposition question, interrogatory, request for public information, records, or documents, including under the California Public Records Act, subpoena, civil investigative demand, or similar process (collectively, a "Requirement") to disclose any Common Interest Material, such Party: (i) will, upon receipt of the Requirement and prior to producing any Common Interest Material, immediately notify the other Parties of the existence, terms, and circumstances of such Requirement to the extent permitted by law and in accordance with that Party's legal counsel; and (ii) will cooperate fully with any other Party seeking a protective order. The Party that received the Requirement shall determine whether the requested or demanded Common Interest Material can be protected in accordance with the law. If, in the opinion of that Party, the requested or demanded Common Interest Material is not exempt from disclosure or production, that Party shall promptly notify the other Parties, each of whom shall have the right to seek a protective order that may be based upon a privilege the Party that received the Requirement might hold. If such an order is sought, the Party that received the Requirement will refrain from disclosing the requested or demanded Common Interest Material until such time as a final disclosure agreement or judicial determination is made concerning the Requirement; *provided*, however, that the Party that received the Requirement shall not be required to refrain from disclosing the requested or demanded Common Interest Material if doing so would violate the law. The costs and expenses for seeking any protective order pursuant to this paragraph shall only be

borne by the Party(ies) opposing the Requirement. If a Party subject to a Requirement, who has complied with the notification and cooperation obligations described in this paragraph, is compelled, in the opinion of its legal counsel, to make disclosure of Common Interest Material or else stand liable for contempt or other substantial penalty, such Party: (i) will furnish only that portion of the Common Interest Material which is legally required pursuant to the terms of such Requirement as modified by any protective order; and (ii) will not be liable to any other Party for the disclosure of Common Interest Material. The Parties intend to consider sharing costs and other resources involved in protecting Common Interest Material from improper disclosure. The Parties acknowledge that such costs cannot be shared exactly equally all the time; therefore, should a Party that received a Requirement believe the costs of preventing improper disclosure of Common Interest Material are, have become, or will become disproportionate, the Parties agree to jointly consult to discuss whether and to what extent such costs should be shared.

16. Each of the Parties understands and acknowledges that each respective Party is represented exclusively by the Party's own counsel with respect to the Common Interest and that nothing in this Agreement transforms counsel for any Party into counsel for any other Party or creates an attorney-client relationship with any counsel other than the Party's own counsel. Each party also understands and acknowledges that counsel representing another Party owes an uncompromising duty of loyalty to its client and to no other Party, and that while all counsel subject to this Agreement have a duty to preserve the confidences disclosed to them pursuant to this Agreement, they will not act for any Party other than their own client with respect to the Common Interest.
17. Participation in this Agreement or in any effort related to the Common Interest shall not be the basis for a claim of conflict of interest or for recusal in any proceeding in which the Parties are or may be adverse to each other or where counsel for the Parties may represent adverse interests. The obligations under this paragraph will survive the termination or dissolution of this Agreement and will continue to bind each Party should that Party withdraw from this Agreement.
18. The obligations of the Parties with respect to any aspect of the protection of Common Interest Material from improper disclosure survive the withdrawal of a Party for any reason and survive the complete resolution of any action or proceeding related to the Common Interest.
19. This Agreement shall not constitute or be interpreted, construed, or used as evidence of any admission of liability, law, or fact, a waiver of any right or defense, or an estoppel against any Party. However, nothing in this Agreement is intended or should be construed to limit, bar, or otherwise impede the resolution of any dispute between the Parties.
20. The effective date of this Agreement shall be the date it is executed by the Parties.

21. All modifications of this Agreement must be in writing and signed by an authorized representative of each Party.
22. Additional parties may be added to this Agreement upon: a) approval by the Water Executive Committee; and b) valid execution by the additional party; provided, however, that any such additional party first executes the JPA and is thus a Member of the Water Authority.
23. This Agreement shall be interpreted under the substantive laws of the State of California without regard to choice-of-law principles. If any provision of this Agreement is found invalid or unenforceable, then the balance of this Agreement shall remain in full force and effect.
24. Nothing in this Agreement shall be construed to waive any rights, claims, or privileges which any Party shall have against the other party or any other person or entity.
25. This Agreement does not form a joint venture or partnership by or among the Parties. Unless otherwise expressly agreed to in writing by the Parties, no Party shall be entitled to compensation or reimbursement from any other Party for the participation of its employees, officers, agents, servants, contractors, or attorneys in the defense of any threatened or asserted claims subject to this Agreement or for the costs of participation in this Agreement.
26. This Agreement may be signed in separate counterparts, each of which shall be binding on all Parties who are signatory to any counterpart.
27. The Parties hereby authorize this Agreement to be executed upon the facsimile or electronic signatures of the authorized representatives of the respective Parties and agree that such facsimile or electronic signature shall be valid and binding as though original signatures had been provided.
28. All notices pursuant to this Agreement shall be in writing and shall be given using one of the following methods: hand-delivery; registered or certified mail, postage pre-paid, return receipt requested; nationally recognized courier service; or e-mail. Any notice shall be deemed delivered five (5) business days after such mailing date, except that any notice hand-delivered or sent via overnight delivery service or e-mail shall be deemed delivered one (1) business day after the dispatch date. Notices shall be addressed to the Parties at the addresses or e-mails set forth below. A Party's address may be changed by written notice to the other Parties.
29. Each signatory, by signing this Agreement, warrants his or her authority to bind his or her respective Party and to act as the Party Representative for purposes of this Agreement.

30. Nothing in this Agreement modifies or alters any prior agreements between the Parties. In the event of a conflict with the terms of this Agreement and some other agreement between the Parties, the terms of whichever agreement was executed earlier shall prevail.

Calpella County Water District:

_____ Date:
Printed Name: _____
Title: _____
Address: _____
Phone: _____
Email: _____

Millview County Water District:

_____ Date:
Printed Name: _____
Title: _____
Address: _____
Phone: _____
Email: _____

Redwood Valley County Water District:

_____ Date:
Printed Name: _____
Title: _____
Address: _____
Phone: _____
Email: _____

The City of Ukiah:

Date:

Printed Name: _____

Title: _____

Address: _____

Phone: _____

Email: _____

Willow County Water District:

Date:

Printed Name: _____

Title: _____

Address: _____

Phone: _____

Email: _____

The Ukiah Valley Water Authority:

Date:

Printed Name: _____

Title: _____

Address: _____

Phone: _____

Email: _____

**COMMON INTEREST AGREEMENT
INDIVIDUAL ACKNOWLEDGEMENT AND AGREEMENT**

By signing below, I, (individual's name) _____, with and for
(Party) _____, acknowledge I have read and understand
the terms of the Common Interest Agreement and agree to abide by the terms of the Common
Interest Agreement.

Date: _____

Printed Name: _____

Title: _____

By signing below, I, (Party Representative) _____, attest the
above individual is an authorized agent of (Party) _____ for
purposes of the Common Interest Agreement.

Party: _____

Printed Name: _____

Title: _____

The Ukiah Valley Water Authority (UVWA) wishes to voice its support of the application of Russian River Flood Control and Conservation Improvement District (RRFC) to Mendocino Local Agency Formation Commission (LAFCo) to annex the entirety of Redwood Valley County Water District (RVCWD) into its boundaries. If the annexation application is approved, RVCWD would be able to directly use the 328.85 Acre Feet of water contracted through a Uniform Water Supply & Purchase Agreement with RRFC. The proposed annexation would afford RVCWD a measured level of water security to supply its customers, domestic and agricultural.

UVWA was founded under the principle that collaborating to combine and coordinate the operations of our respective water systems into a Combined Water System is in the best interest of all water districts within the Greater Ukiah Valley. It is recognized that all member agencies of the UVWA benefit through the coordinated use of their respective water resources and water systems.

Redwood Valley County Water District has been jurisdictionally restricted to fully benefit from the 328.85 acre feet of water it has contracted through a Uniform Water Supply & Purchase Agreement with RRFC due to large portions of its district boundaries lying outside of the district boundaries of RRFC. RVCWD and RRFC seek to remedy that restriction by seeking approval by LAFCo to allow RRFC to fully annex RVCWD, to make their district boundaries coterminous.

In the spirit of collaboration and cooperation, the UVWA supports the application to Mendocino LAFCo for RRFC to fully annex RVCWD and urges Mendocino LAFCo to approve the application for annexation.