

Agenda
M&I Water Shortage Policy Workshop
December 11, 2000

1. Policy's impact to Irrigation Contractors water supplies: Reclamation law and CVPIA
2. September 30, 1994 date for reliability for transfers/conversions from irrigation to M&I
 - a. 1996 Municipal and Industrial Water Rates book
 - b. Comparison Table between Rate Book and Needs Assessment
 - c. P.L. 101-514 contracts
3. Draft Policy - M&I Contractor's December 8, 2000 draft
4. Issues
 - a. Rate Book figures, used 2000 Rate Book (page 1, last paragraph)
 - b. Term 1. Policy "is not intended" versus "shall be implemented"
 - c. Term 3. Quantity is "greatest quantity" versus "from year 2030."
 - d. Term 6. When the M&I allocation will be reduced below 75%
 - e. Term 6 & 7. When Reclamation will consider contractor's other water supplies
 - f. Term 8. Definition of public health and safety protection.
 - i. State of California to set criteria
 - ii. If State doesn't, Reclamation will in consultation with the M&I contractors
 - iii. All M&I will be provided public health and safety level regardless of the September 30, 1994 date.
 - g. Historic use. Last year with 100% allocation versus largest amount of water made available to the contractor for M&I purposes in any year.
 - h. Extraordinary water conservation measures. "Minimum required" by the best management practices was deleted.
 - i. Supplemental water supplies. If supplemental supplies count towards historic use, if available during dry years, it should count towards offsetting CVP allocations in dry years up to the credit adjustment received.
5. Summarize Agreement
6. Next Actions