<table>
<thead>
<tr>
<th>PAGE</th>
<th>Chapter</th>
<th>SECTION</th>
<th>COMMENT</th>
</tr>
</thead>
<tbody>
<tr>
<td>0-4</td>
<td>Executive Summary</td>
<td>Management Goal</td>
<td>Define what is meant by “…a <strong>quality</strong> of non-irrigation uses.” Is it referring to the types of uses?</td>
</tr>
<tr>
<td>0-4</td>
<td>Executive Summary</td>
<td>Management Goal</td>
<td>In this section ADWR notes that A.R.S.§ 45-562(B) “does not specify the length that agricultural economies should be preserved, nor does it specify a quality (quantity?) of non-irrigation uses”. ADWR has arbitrarily and conservatively taken the position that “a balance is necessary between existing agricultural demands and future non-irrigation demands – if either of these cannot be met, then the goal is not being met. This statement is both subjective and ambiguous. ADWR needs to provide the rational and justification behind this statement.</td>
</tr>
<tr>
<td>0-5</td>
<td>Executive Summary</td>
<td>Management Goal</td>
<td>The phrase “Due to groundwater not being available for future residential development,…” is incorrect and misleading since new residential subdivisions located within the service area of providers with a designation based solely on groundwater (of which there are 5) can still receive a AWS.</td>
</tr>
<tr>
<td>1-3</td>
<td>Chapter 1 Hydrology</td>
<td>1.1.3 Groundwater Recharge &amp; Discharge Info</td>
<td>The phrase “…effluent recharge that is released into the Santa Cruz River.” should be moved in to the subsequent sentence identifying artificial recharge since it is a managed recharge project of the City of Casa Grande.</td>
</tr>
<tr>
<td>1-4</td>
<td>Chapter 1 Hydrology</td>
<td>1.1.4 PAMA Water Quantity Info</td>
<td>In Table 1.1 under Net Natural Recharge all of the yearly values listed are presented as negative numbers which would infer a deduction in groundwater volume verses an addition to the groundwater volume with a resultant decline in groundwater without any groundwater withdrawals. This may cause confusion for a person unfamiliar with groundwater accounting.</td>
</tr>
<tr>
<td>1-6</td>
<td>Chapter 1 Hydrology</td>
<td>1.2.1 Introduction</td>
<td>The first sentence in the third paragraph needs to be revised as follows: “…limits for nitrates, <strong>arsenic</strong> and fluoride.”</td>
</tr>
<tr>
<td>2-12</td>
<td>Chapter 2 Supply &amp; Demand</td>
<td>2.7.3 Communication And Assessment…</td>
<td>In the first paragraph of this section the phrase “Safe Yield” has been used twice when this term is not applicable to this AMA. It should be replaced with the phrase “the PAMA Management Goal” in both instances to be technically correct.</td>
</tr>
<tr>
<td>2-12</td>
<td>Chapter 2 Supply &amp; Demand</td>
<td>2.7.3 Communication And Assessment…</td>
<td>The last sentence of the third paragraph states “A balance is necessary between existing agricultural demands and future non-irrigation demands – if either aspect of the goal is not feasible, then the goal is not being met.” Once again this is an arbitrary presumption based on the Department’s interpretation of PAMA’s Management Goal which is not supported by clearly defined parameters.</td>
</tr>
<tr>
<td>2-12</td>
<td>Chapter 2 Supply &amp; Demand</td>
<td>2.7.3 Communication And Assessment…</td>
<td>In the last sentence of the 2nd to last paragraph the statement is made that “…the result of the unmet demand is that additional AWS applications based on groundwater cannot be approved in the Pinal AMA” is incorrect and</td>
</tr>
<tr>
<td>Page</td>
<td>Chapter</td>
<td>Section</td>
<td>Comment</td>
</tr>
<tr>
<td>------</td>
<td>---------</td>
<td>---------</td>
<td>---------</td>
</tr>
<tr>
<td>2-12</td>
<td>Chapter 2</td>
<td>Supply &amp; Demand</td>
<td>2.7.3 Communication And Assessment… misleading since new residential subdivisions located within the service area of providers with a designation based solely on groundwater (of which there are 5) can still receive a AWS.</td>
</tr>
<tr>
<td>3-4</td>
<td>Chapter 3</td>
<td>Underground Water Storage</td>
<td>3.2.3 Recharge Facility, Storage, And Recovery Data</td>
</tr>
<tr>
<td>3-10</td>
<td>Chapter 3</td>
<td>Underground Water Storage</td>
<td>3.3 Arizona Water Bank Authority</td>
</tr>
<tr>
<td>5-1</td>
<td>Chapter 5</td>
<td>Municipal</td>
<td>5.1 Introduction</td>
</tr>
<tr>
<td>5-35</td>
<td>Chapter 5</td>
<td>Municipal</td>
<td>5-1110 Individual User Requirements</td>
</tr>
<tr>
<td>5-35</td>
<td>Chapter 5</td>
<td>Municipal</td>
<td>5-1110 Individual User Requirements</td>
</tr>
<tr>
<td>6-1</td>
<td>Chapter 6</td>
<td>Industrial</td>
<td>6.1 Introduction &amp; Background</td>
</tr>
<tr>
<td>6-18</td>
<td>Chapter 6</td>
<td>Industrial</td>
<td>6-401 Definitions</td>
</tr>
<tr>
<td>6-18</td>
<td>Chapter 6</td>
<td>Industrial</td>
<td>6-401 Definitions</td>
</tr>
<tr>
<td>6-18</td>
<td>Chapter 6</td>
<td>Industrial</td>
<td>6-401 Definitions</td>
</tr>
</tbody>
</table>