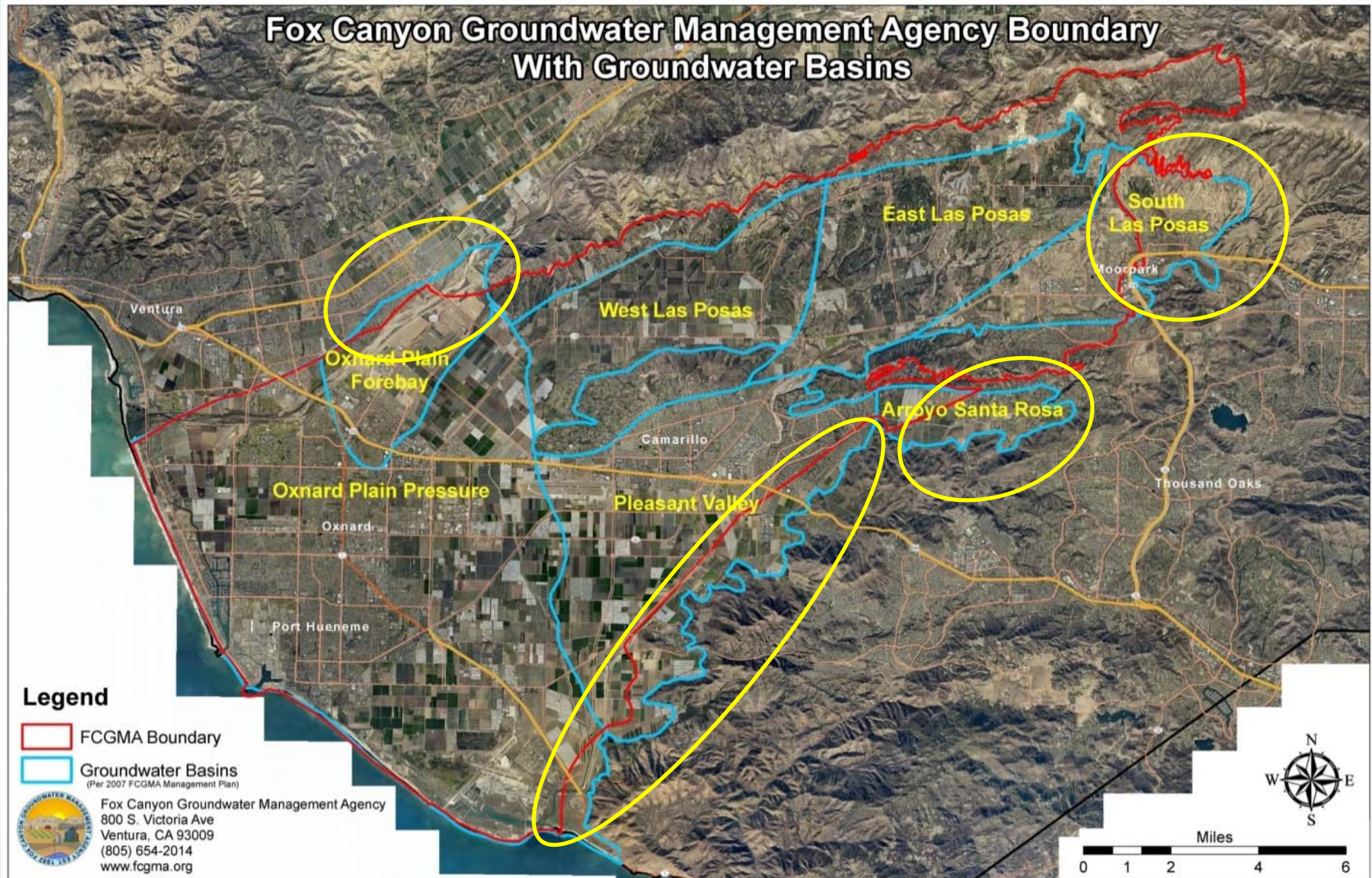


Discussion Points...

- ✓ ***Groundwater Sustainability Agency (GSA) responsible for Groundwater Sustainability Plan (GSP)***
 - FCGMA identified as GSA in legislation
 - All of W & E Las Posas basins
 - Portions of Oxnard Plain, Forebay, Pleasant Valley, Santa Rosa, S. Las Posas basins
 - GSA not yet identified for:
 - Piru, Fillmore, Mound basins (Santa Paula exempt)
 - Options (examples): Piru (County, UWCD, Castaic LWA; LA County); Fillmore (County, UWCD, City of Fillmore); Mound (County, UWCD, City of Ventura)

Fox Canyon Groundwater Management Agency Boundary With Groundwater Basins



Discussion Points...

- How are those areas outside FCGMA GSA boundary but within UWCD boundary to be managed?
 - FCGMA boundary adjustment to include those basins that partially reside within agency – how is this done?
 - Adjust basin boundary to match FCGMA boundary – must be technically and administratively defensible – DWR approval
 - Form a separate GSA for those outlying areas?

Discussion Points...

- Would UWCD continue SW & GW conjunctive use efforts within FCGMA GSA?
 - If so, how do the agencies interact?
 - ✓ How to avoid redundant efforts between FCGMA, UWCD, and other agencies (e.g., cities, irrigation districts, special districts)?
 - ✓ How should agency relationship/responsibilities be memorialized (e.g., MOU, JPA, signatory to GSP, ??)
 - ✓ Do the current funding mechanism(s) for existing programs continue?
 - ✓ FCGMA function as overarching organization that coordinates the efforts of the local agencies within Oxnard Plain, Forebay, Las Posas, Pleasant Valley and Santa Rosa basins – consistency with GSP
 - If not, how would UWCD's historical role be performed?
 - ✓ What are the options?

Discussion Points...

- What is the role of UWCD outside FCGMA GSA?
 - GSA can be “...any local agency or combination of local agencies overlying a groundwater basin...”
 - Should UWCD be a GSA for areas within its current boundary? (i.e., Fillmore basin, most of Piru and Mound basins [Santa Paula exempt])
 - Is Board supportive of District expanding its boundaries to encompass all of the basins that reside partially within its current boundaries? (i.e., Piru and Mound)

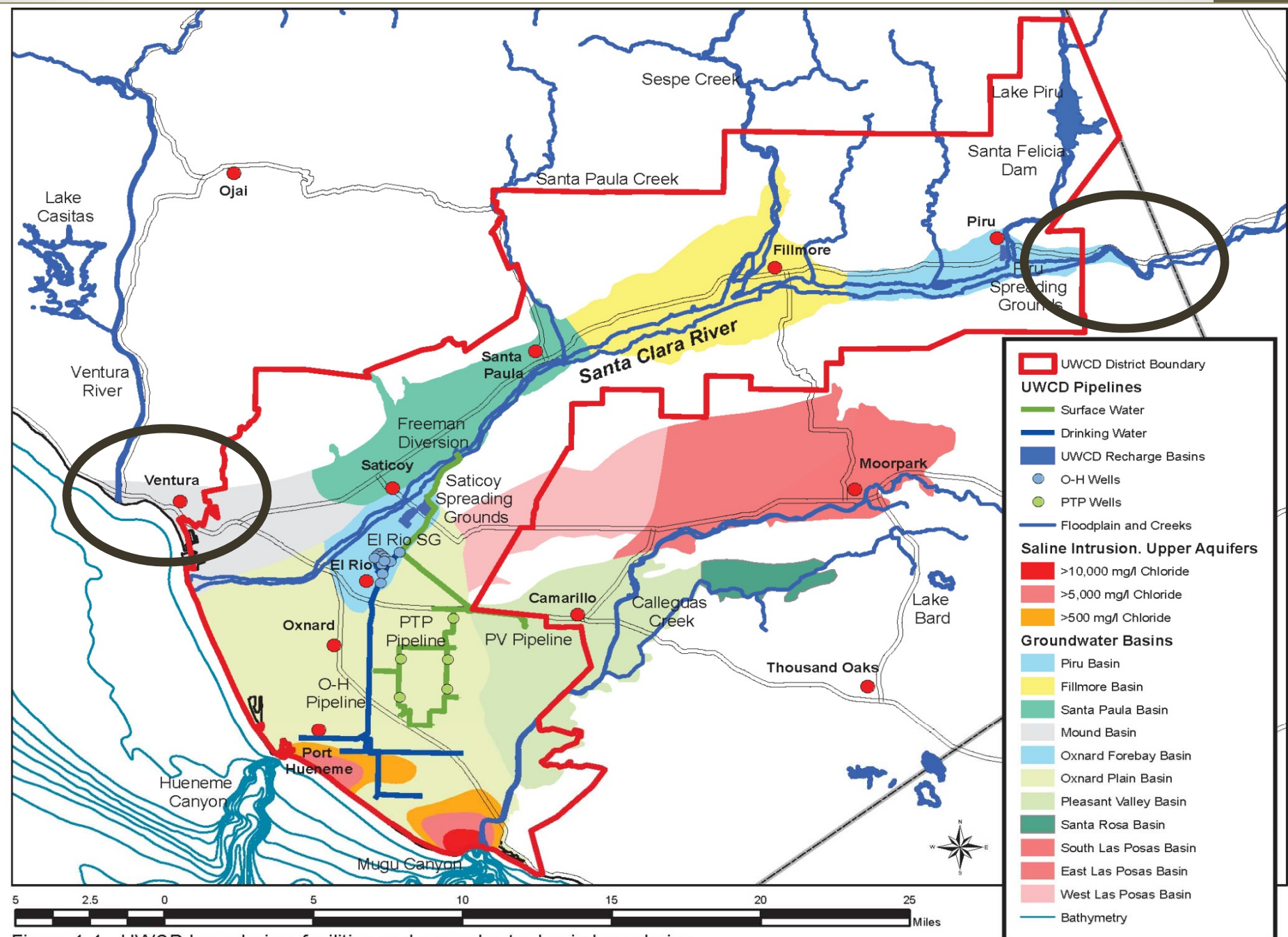


Figure 1-1. UWCD boundaries, facilities and groundwater basin boundaries

- What are the next steps for the District?
 - Elect to be a GSA for those basins residing totally or partially within its current boundaries?
 - Initiate administrative actions to expand boundaries to include all of Piru and Mound basins?
 - Function as overarching organization that coordinates the efforts of each of the local agencies within Piru, Fillmore, and Mound basins?

What about adjudication?

- “...everyone has a right to their two decades in court...”
- Often lengthy and expensive with uncertain outcome
- Court decides your water rights and how much you can pump – *may not be the same amount*
- Court appointed “water master” often responsible for ensuring groundwater basin managed according to court’s decision
- Is my ability to pump ensured by Court? – maybe

- What about adjudication?
 - What could impact a Court decision? Changes in, for example, hydrology, increases or decreases in recharge or water demand, lack of imported water, new or expanded environmental regulation, etc.
 - Environmental water use and impacts of pumping on surface water / groundwater interaction must now be considered
 - Can adjudication avoid creating a GSA? – good question...