Reply for RC1
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Response to the peer reviewer RC1 comments

Our response is written in italics. Changes in the revised text are shown in bold.

Comments from Reviewer 1 (Anonymous Referee #1)

In this study, the authors document an approach that aims to represent the influences of vegetation responses to rising CO2 and climate changes on potential evapotranspiration (PET) in hydrological models. The approach is a modified version of Priestley-Taylor (PT), which represents PET as a function of only the change in net energy input and temperature, but removing the long-term temperature trend (PT-MA). The approach is implemented in the WaterGAP model, which, when driven by output from historical and future (e.g., RCP8.5) global climate model simulations, is shown to capture the PET in non-water-stressed regions well compared to PT. Overall, the PT-MA method leads to a smaller increase in PET than PT, so there is a relatively smaller decrease (or larger increase) in water resources in the future.

Overall, the paper is well written, and the method presented has utility. However, there are some flaws in the analysis/interpretation and the framing of the method as "representing the effects of vegetation" is misleading. It would be more accurate to say that PT-MA accounts for processes that might oppose the influences of long-term warming on increasing PET, since it does not actually "mimic" the direct effects of vegetation. I think the paper could be publishable after a significant rewriting and reframing of the results, as well as some additional analysis (e.g., statistical significance testing). Specific suggestions are outlined in the major and minor comments below.

We thank the reviewer for the overall positive evaluation of our manuscript. We address planned improvement regarding the framing and the analysis below.

It is not accurate to say that the approach "mimics the effect of active vegetation in PET estimation" simply because it "removes the long-term temperature trend". Rather than "mimicking the effect of vegetation" (or adding something associated with plants), it is just not including the long-term warming associated with radiative effects - i.e., rather than include temperature trends and stomatal closure, the method proposed here is to include neither. This approach works to some degree for the results from primarily CO2
driven emissions scenarios, where the temperature trends and stomatal closure are both driven primarily by CO2. The method, or at least the description of the method, assumes all processes that do not contribute to PET increasing with temperature are associated with vegetation, but no evidence is provided to justify this assumption. It is likely the method would not work as well for scenarios with larger non-CO2 drivers (e.g., aerosol, non-CO2 GHGs, land-use change). For example, the effects of aerosol and/or non-CO2 greenhouse gases could influence temperature trends without having an opposing influence associated with vegetation, but this method cannot distinguish this difference. To represent the effects of CO2 stomatal closure, it would be better to have the temperature trend adjustment depend on the concentration of CO2 directly. Though even that would only capture one aspect of vegetation effects - many GCMs simulate a large increase in leaf area that can lead to more canopy interception of rainwater and thus more canopy evaporation, which can somewhat offset the stomatal closure effects on actual ET. I suggest rewriting and reframing the paper, so that it does not claim to "mimic active vegetation".

We agree with the reviewer that our approach is certainly not able to take into account all the complex interactions between e.g. non-CO2 drivers. In addition, it is not able to into account any biome specific effects, or effects of nutrient availability, or a number of other factors. These multiple interactions and factors are simulated by complex DGVMs as part of complex GCMs, and each model (GCM or stand-alone land surface model or DGVM) computes very different vegetation responses and effects on future runoff. At the same time, hydrological models from drainage basin to global scales are being applied to estimate the impact of climate change on renewable (ground)water resources, streamflow dynamics including floods and droughts, with models that simply neglect that climate change (including CO2 increase) will have an impact on PET and runoff generation. With our manuscript, we want to address hydrological modelers and provide them with a way to take into account, at least very roughly, the effect of active vegetation in their models and thus avoid (at least in most regions) an overestimation of drying due to climate change.

The verb “to mimic” means “to have the same or similar effect as something else” (Cambridge Dictionary). Our proposed approach aims at leading to a similar effect on PET and runoff as the complex GCMs (with DGVMs) show (at least on average). This is why we used the word “mimicking”. However, both reviewers think that it is not correct to use the term “mimic”. Therefore, we plan to replace the word “mimic” by the word “consider” and add the term “approximate” in the title, and also adapt the main text. So the revised title reads:

Improving the quantification of climate change hazards by hydrological models: A simple approach for considering the approximate impact of active vegetation on potential evapotranspiration.

Where we need to name our approach in the abstract and main text, we use the term “emulating approach” instead of “mimicking approach”, using the definition of “emulators” of GCMs as provided in Chen et al. (2021), p. 219.

The Introduction is very well written but is somewhat misleading in its discussion of processes that are not represented in GCMs. For example, it discusses biome shifts (changes in plant type distributions), which is not represented interactively in current GCMs. Land use change is included in the RCP scenarios, but these are prescribed changes. Furthermore, it is not clear that this approach would be applicable to biome shifts - e.g., if vegetation died in a region, PET might actually depend more directly on the temperature trends. Also, different plant types will be influenced by water availability at different soil levels depending on their root depth, which is not accounted for here. To show that this approach would be applicable to biome shifts, it would need to include some analysis of models that include this interactively.

We thank the reviewer for this comment, according to Randall et al., 2017, table 8.1. Most of the GCMs are coupled with a Land surface model, and some GCMs are coupled with DGVMs; for example: the IPSL-CM5A-LR model is coupled with the dynamic vegetation model ORCHIDEE (Sepulchre et al., 2020). However, we agree with the reviewer that those coupled model GCMs do not fully consider the effect of vegetation dynamics, such as biome shifts. To address this, We added “but still neglect other relevant vegetation responses”, which now reads as follow:

DGVMs simulate physiological processes, such as photosynthesis and respiration, and biogeochemical cycles and include the effects of fire, atmospheric CO2, concentration and competition between plant life forms for light, water and nutrients on vegetation dynamics but still neglect other relevant vegetation responses

No statistical significance testing is provided to demonstrate that the differences are meaningful. In particular, the DC metric may appear to have very large differences if the climate change signal is very small. For example, if PT results in a change of 0.001 and PT-MA is -0.001, this will appear to be a much larger difference than changes of 1 and 2, respectively. It would be helpful to first determine if the climate change signal is statistically significant and then assess the impact of the two methods. Furthermore, the color bar choices (yellow vs. light green) make it impossible to determine if a change is very small - I suggest including a color (white) that is centered on zero to indicate very small or no change. Also, where the changes/differences are statistically significant should be indicated with stippling in the Figures.

Line 296: With the color bar used in Figure 5 and no statistical significance testing, it is not possible to determine if the changes in the western US are meaningful. I suggest adding a color (white) centered on zero to indicate regions with no change. And adding some statistical significance testing to these figures.

Line 303: As mentioned in the main comment above, the DC metric may appear to show large differences where the climate change signals are small. I suggest adding some indication in this figure for where the climate change signal is significant.

Figure 6: Again, with the color bar it is not possible to determine if the differences are meaningful for panels a and b. Very small values (e.g., -0.00001 would appear as yellow and 0.00001 would appear as light green) could be from rounding error. I suggest adding a color (white) that is centered on zero (e.g., -0.5 to 0.5), and adding significance testing.

Here we reply to the above four comments concerning Figs. 4, 5, and 6. Testing of the actual significance of the changes of e.g., renewable water resources change (Fig. 5), is
conceptually difficult to do at the global scale. The same absolute value of change as in Fig. 5c-f has a quite different societal or ecological significance depending on the value during the reference period (e.g. comparing the humid Amazon basin to dry Southern Africa). This is one reason why we do not consider significance tests to be meaningful for these figures.

We agree with your suggestion to indicate where small changes in renewable water resources (Fig. 5) or PET occur in the DC figures (4 g-h, 5 g-h, 6c-d) by overlaying in grey areas below a certain change in renewable water resources or PET. We also changed the legends of Figs. 4a-f, 5a-f, 6a-b such that small positive and negative changes centered around zero are indicated in one color (light yellow). Thank you for helping us to improve the figures.

Line 10: It is not clear in the abstract how the approach attempts to capture the effects of "active vegetation". I suggest adding a sentence or two that explains/justifies this connection more directly.

We revised the sentence (adding "which simulates the active vegetation"), which now reads as follows:

Our approach is based on the work of Milly and Dunne (2016) (MD), which compared the change of non-water-stressed actual evapotranspiration (NWSAET) as computed by an ensemble of global climate models (GCM), which simulate the active vegetation, with various methods for computing PET change.

Line 110: Why is the approach only validated against 3 (or 4) GCMs? Why not use all 16 models that MD used? What criteria were used to choose the GCMs that were used in this study?

To conduct future runs, GHM needs the bias-corrected GCM-generated climate data (temperature, rainfall, radiation and etc.). Therefore, the analysis is limited to 4 GCMs where the bias-corrected climate data is produced and published by ISIMIP. The explanation is provided in section 2.3, lines 180 – 186. We refer to Frieler et al. (2017), where the explanation for the GCM selection is provided.

Line 124: This paragraph describes how the different components of evapotranspiration are calculated, as dependent on PET. Is the PT-MA method for calculating PET applied to all components or just some? Further down (line 175) it is stated that modified T is not used for open water, but what about regions where there is little vegetation (i.e., leaf area index is low), why use a version of PET adjusted for vegetated conditions in those regions? Also, vegetation effects would mostly have an influence during the growing season, so would it be more appropriate to use the original approach during winter?

The PT-MA method is applied to canopy evaporation, snow sublimation, and evapotranspiration because in Milly and Dunne (2016), total non-water-stressed evapotranspiration of GCMs was analyzed. We did not apply it to evaporation from surface bodies because WaterGAP takes into account other and mostly more surface water bodies than the GCMs. Regarding vegetation cover and seasonality, we believe that our global hydrological model cannot take this into account in a meaningful way.
Line 126: Since canopy evaporation is calculated as a function of PET and leaf area index, is leaf area index from the GCM simulations also used? Leaf area increases due to rising CO2 and will influence both canopy evaporation and transpiration.

*No. In addition, leaf area does not change with climate change in WaterGAP (because the model does not simulate vegetation development).*

Line 170: Given that vegetation effects will be most important during the growing season, why not remove the long-term monthly (or seasonal) trend? For example, if the summer is warming more quickly than the winter, would it be more appropriate to remove the summer trend rather than the annual trend?

*The Milly and Dunne approach was developed using only a few grid cells and months with NWSAET. So they could not evaluate any seasonal differences; consequently, we do not have any basis to do so and would lack any validation data.*

Line 235: How is it possible that actual ET is higher than net radiation (i.e., HadGEM2-ES)? What is the energy balance of net radiation, latent heating, sensible heating, and ground heat flux?

*In Table 1, non-water-stressed actual ET is higher than net radiation, which can be explained: It is the net radiation of WGHM, which WGHM computes from bias-corrected short-wave down and long-wave down GCM radiation plus WGHM specific estimates of short-wave up and long-wave up radiation (lines 139-144). And it is the NWSAET directly from the GCM, which is based on net radiation that is different from WGHM net radiation. In the caption of Table 1, we indicate the source of the listed non-water-stressed actual ET and net radiation.*

Line 244: A fixed value of 0.8 would likely not apply in all regions (as the authors discussion in section 4.2), so it makes sense that it would not match the PT-MA results. It could be that it is less than or more than 80% of net radiation in some regions. If you calculated the net radiation directly from the GCMs to compare to WGHM, you could determine if it is the radiation that is different or if it is the "scaling factor", which would help the discussion here.

*This is beyond the scope of the work. In addition, GCMs do not provide net radiation as an output, but the components for the radiation include surface solar radiation downward, Surface upwelling short-wave radiation, Surface upwelling long-wave radiation, etc.*

Line 263: Why is it intended that there is no difference before 2001? Was there no long-term temperature trend in those locations prior to 2001? Why do you not remove the temperature trend for the entire time series?

Figure 2/3: Why is there no difference between PT vs PT-MA (and T vs modified T) before 2000? With a reference period of 1981-2000, it would be assumed that actual temperature T would be lower than the modified temperature for the early 1900s, since a
long-term warming trend would be present from 1900 to 2000.

*We did not explain the objective of the approach well enough. We thank the reviewer for this constructive comment. We have now added to the second but last paragraph of the Introduction the following sentence:*

**The approach is applicable for estimating the change of hydrological variables between a reference period and a period in the future.**

*We selected as reference period the reference period used in Milly and Dunne (2016) (1981-2000) so that we could validate the approach. In line 417 in the Conclusion, we have written that “the reference period for another climate change study can be easily adjusted.”*

Line 260: Why not include all the models in Figure 3? Since there are only 4 GCMs, it seems somewhat random to choose 2 to put in the main manuscript and 2 others for the appendix.

*Given that the figures include many panels, it is not possible to include all four GCMs in one figure. One alternative would be to move Figures B1, B2 and B3 to the main but comparison would not be made easier by this, and the flow of the text would be disturbed.*

Line 272: Again, why are these 2 GCMs chosen over the other 2? Or why not show the multi-model mean?

*The objective of Figure 3 (and Fig. B1) is to show how the variables T, PET and PET-to-Rn ratios relate to each other. This is only possible when showing individual GCMs, not the ensemble mean.*

Line 291: I suggest removing "and open water bodies", since there wouldn't be any limit on water availability in open water bodies.

*The words should not be removed as the relative increase of renewable water resources due to the proposed approach depends on the fraction of the grid cell that is covered by open water bodies, as there is no change of PET for the area covered by open water bodies. To clarify this, we added the following:*

**If a large part of a grid cell is covered by open water bodies, the RWR increase will be small as the PET of open water is not affected by the PT-MA method.**